THIS DOCUMENT IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION. If you are in any doubt about the contents of this Document or the action you should take, you are recommended to seek your own financial advice immediately from an appropriately authorised stockbroker, bank manager, solicitor, accountant or other independent financial adviser who, if you are taking advice in the United Kingdom, is duly authorised under the Financial Services and Markets Act 2000 ("FSMA").

This document comprises a prospectus (the "Prospectus") relating to Zenith Energy Ltd (the "Company") prepared in accordance with the Prospectus Regulation Rules of the Financial Conduct Authority (the "FCA") made under section 73A of FSMA and approved by the FCA under section 87A of FSMA. The Prospectus has been approved by the FCA, as competent authority under the UK version of Regulation (EU) No 2017/1129, which is part of UK law by virtue of the European Union (Withdrawal) Act 2018 (the "Prospectus Regulation"). The FCA only approves the Prospectus as meeting the standards of completeness, comprehensibility and consistency imposed by the Prospectus Regulation. Such approval shall not be considered as an endorsement of the issuer that it the subject of this Prospectus. Such approval should not be considered as an endorsement of the quality of the securities that are the subject of this Prospectus. Investors should make their own assessment as to the suitability of investing in the securities. The Prospectus has been drawn up as part of a simplified prospectus in accordance with Article 14 of the Prospectus Regulation. The Prospectus has been made available to the public in accordance with Rule 3.2 of the Prospectus Regulation Rules and Article 21 of the Prospectus Regulation.

Application has been made to the FCA for the Subscription Shares, Capitalisation and the Admission Shares to be admitted to the Official List maintained by the FCA (the "Official List") (by way of a standard listing under Chapter 14 of the listing rules published by the UK Listing Authority under section 73A of FSMA as amended from time to time (the "Listing Rules")) and to the London Stock Exchange plc (the "London Stock Exchange") for the Subscription Shares, Capitalisation Shares and Admission Shares to be admitted to trading on the London Stock Exchange's main market for listed securities (together, "Admission"). It is expected that Admission will become effective, and that unconditional dealings in the Admission Shares, Capitalisation Shares and Subscription Shares will commence, at 8.00 a.m. on 16 November 2021.

THE WHOLE OF THE TEXT OF THIS DOCUMENT SHOULD BE READ BY PROSPECTIVE INVESTORS. YOUR ATTENTION IS SPECIFICALLY DRAWN TO THE DISCUSSION OF CERTAIN RISKS AND OTHER FACTORS THAT SHOULD BE CONSIDERED IN CONNECTION WITH AN INVESTMENT IN THE COMMON SHARES, AS SET OUT IN THE SECTION ENTITLED "RISK FACTORS" BEGINNING ON PAGE 10 OF THIS DOCUMENT.

The Directors, whose names appear on page 28, and the Company accept responsibility for the information contained in the prospectus. To the best of the knowledge of the Company and the Directors, the information contained in this document is in accordance with the facts and this document makes no omission likely to affect the import of such information.



(Incorporated in British Columbia, Canada under the Business Corporations Act (British Columbia))

Subscription of 272,727,273 Subscription Shares at a Subscription Price of 1.1 pence per Common Share Admission to Trading on the Standard Segment of the Official List and the Main Market of the London Stock Exchange of the Subscription Shares, the Capitalisation Shares and the Admission Shares

COMMON SHARES IN ISSUE IMMEDIATELY FOLLOWING ADMISSION 1,792,574,449



Allenby Capital Limited

Financial Adviser & Broker

Allenby Capital Limited, who is authorised and regulated by the FCA in the United Kingdom, is acting exclusively as financial adviser the Company in relation to the Admission and no one else. Allenby Capital Limited will not regard any other person (whether or not a recipient of this Document) as its client in relation to the Admission and will not be responsible to anyone (other than the Company) for protections afforded to the clients of Allenby Capital Limited or for providing any advice in relation to the Admission, the Subscription, the contents of this Document or any transaction or arrangement referred to herein. No liability whatsoever is accepted by Allenby Capital Limited for the accuracy of any information or opinions contained in this Document or for the omission of any material information, for which it is not responsible. However, nothing in this paragraph excludes or limits any responsibility which Allenby Capital Limited may have under FSMA or the regulatory regime established thereunder, or which, by law or regulation cannot otherwise be limited or excluded.

This Document does not constitute an offer to sell or an invitation to subscribe for, or the solicitation of an offer or invitation to buy or subscribe for, Common Shares in any jurisdiction where such an offer or solicitation is unlawful or would impose any unfulfilled registration, publication or approval requirements on the Company.

The Common Shares are not listed on any exchange or market in Canada and this Document has not been approved by any securities regulatory authority in Canada.

The Common Shares have not been and will not be registered under the US Securities Act of 1933, as amended (the "Securities Act"), or the securities laws of any state or other jurisdiction of the United States or qualified for sale under applicable securities laws of Australia, Canada, Japan or the Republic of South Africa. Subject to certain exceptions, the Common Shares may not be, offered, sold, resold, transferred or distributed, directly or indirectly, within, into or in the United States or to or for the account or benefit of U.S. persons (as defined in Rule 902 under the Securities Act) or to persons in the United States, Australia, Canada (other than pursuant to exemptions from the prospectus requirement under Canadian securities legislation), Japan, the Republic of South Africa or any other jurisdiction where such offer or sale would violate the relevant securities laws of such jurisdiction. The Subscription Shares may not be resold in Canada or to a resident of Canada for a period of four months and one day following Admission.

The distribution of this Document in or into jurisdictions other than the United Kingdom may be restricted by law and therefore persons into whose possession this Document comes should inform themselves about and observe any such restrictions. Any failure to comply with these restrictions may constitute a violation of the securities laws of any such jurisdiction.

Application has been made for the Subscription Shares, the Capitalisation Shares and the Admission Shares to be admitted to the standard list segment of the Official List. The Company's existing Common Shares (apart from the Admission Shares) are currently admitted to the standard list segment of the Official List. A Standard Listing affords investors in the Company a lower level of regulatory protection than that afforded to investors in companies with Premium Listings on the Official List, which are subject to additional obligations under the Listing Rules.

It should be noted that the FCA does not and will not have the authority to (and will not) monitor the Company's compliance with any of the Listing Rules which the Company has indicated herein that it intends to comply with on a voluntary basis, nor to impose sanctions in respect of any failure by the Company so to comply. However, the FCA would be able to impose sanctions for non-compliance where the statements regarding compliance in this Document are themselves misleading, false or deceptive.

Without prejudice to any obligation of the Company to publish a supplementary prospectus pursuant to section 87G of FSMA or Rule 3.4 of the Prospectus Regulation Rules, the publication of this Document does not create any implication that there has been no change in the affairs of the Group since, or that the information contained herein is correct at any time subsequent to, the date of this Document. Notwithstanding any reference herein to the Company's website, the information on the Company's website does not form part of this Document.

Notice to Distributors

Solely for the purposes of the temporary product intervention rules made under sections \$137D and 138M of the FSMA and the FCA Product Intervention and Product Governance Sourcebook (together, the "**Product Governance Requirements**"), and disclaiming all and any liability, whether arising in tort, contract or otherwise, which any "manufacturer" (for the purposes of the Product Governance Requirements) may otherwise have with respect thereto, the Subscription Shares have been subject to a product approval process, which has determined that the Subscription Shares are: (i) compatible with an end target market of retail investors and investors who meet the criteria of professional clients and eligible counterparties, as defined under the FCA Conduct of Business Sourcebook COBS 3 Client categorisation, and are eligible for distribution through all distribution channels as are permitted by the FCA Product Intervention and Product Governance Sourcebook (the "**Target Market Assessment**").

Notwithstanding the Target Market Assessment, distributors should note that: the price of the Subscription Shares may decline and investors could lose all or part of their investment; the Common Shares offer no guaranteed income and no capital protection; and an investment in the Common Shares is compatible only with investors who do not need a guaranteed income or capital protection, who (either alone or in conjunction with an appropriate financial or other adviser) are capable of evaluating the merits and risks of such an investment and who have sufficient resources to be able to bear any losses that may result therefrom. The Target Market Assessment is without prejudice to the requirements of any contractual, legal or regulatory selling restrictions in relation to the Subscription. Furthermore, it is noted that, notwithstanding the Target Market Assessment, Allenby Capital Limited will only procure investors who meet the criteria of professional clients and eligible counterparties. For the avoidance of doubt, the Target Market Assessment does not constitute: (a) an assessment of suitability or appropriateness for the purposes of the FCA Conduct of Business Sourcebook COBS 9A and 10A respectively; or (b) a recommendation to any investor or group of investors to invest in, or purchase, or take any other action whatsoever with respect to the Subscription Shares.

Each distributor is responsible for undertaking its own target market assessment in respect of the Subscription Shares and determining appropriate distribution channels.

This prospectus is dated 12 November 2021.

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SUMMARY

Introduction and Warnings

This document is issued by Zenith Energy Ltd, whose legal entity identification number (LEI) is 213800AYTYOYD61S4569 and relates to the admission to trading of new common shares of no par value, whose international securities identification number (ISIN) is CA98936C1068.

The Company can be contacted in writing at Zenith Energy (O&G) Ltd., 52 Grosvenor Gardens, London, England, SW1W 0AU, by telephone on +44 2038070649, and by email at info@zenithenergy.ca

This Document was approved on 12 November 2021 by the Financial Conduct Authority, who can be contacted in writing at 12 Endeavour Square, London E20 1JN UK.

This summary should be read as an introduction to this Document. Any decision to invest in the Common Shares should be based on consideration of this Document as a whole. Civil liability attaches only to those persons who have tabled this summary, including any translation thereof, but only if this summary is misleading, inaccurate or inconsistent when read together with the other parts of this Document, or if this summary does not provide, when read together with the other parts of this Document, key information in order to aid investors when considering whether to invest in the Common Shares. Investors could lose all or part of their invested capital in Common Shares.

Key Information on the Issuer

Who is the issuer of the securities?

The legal and commercial name of the issuer is Zenith Energy Ltd, whose LEI is 213800AYTYOYD61S4569, and is registered and domiciled in British Columbia, Canada under the Business Corporations Act (British Columbia) as a corporation with registered number BC0803216.

The Company's primary activity is an international oil and gas exploration, development and production business. The Company has a portfolio of oil and gas assets in Italy and Africa. The Group's principal assets are held through:

- (i) its wholly owned subsidiary, Zenith Energy Netherlands BV ("**Zenith Netherlands**"), which holds a 45% interest in the Sidi El Kilani Concession in Tunisia (subject to Tunisian government approval of the acquisitions);
- (ii) its wholly owned subsidiary, Zenith Energy Africa Limited ("**Zenith Africa**"), which holds a 45% interest in the Tunisian onshore Ezzaouia Concession ("**Ezzaouia**");
- (iii) its wholly owned subsidiary, Compagnie Du Desert Ltd ("CDD"), which holds a 100% interest in the El Bibane and Robbana concessions in Tunisia;
- (iv) its wholly owned subsidiary, Zenith Congo SA ("**Zenith Congo**") which has received (subject to final approval and negotiation of a production sharing agreement) a 25-year licence for the Tilapia oilfield in the Republic of the Congo, in which it holds an anticipated 60% interest (subject to final licence terms); and
- (v) Canoel Italia S.r.l. (in which the Company has a 98.64% shareholding), which holds various working interests in 13 onshore exploration and production properties in Italy.

The Company is seeking to acquire further oil and gas assets in West Africa to complement its existing assets in Italy, Congo and Tunisia.

On March 2, 2020, the Company announced that, in view of Zenith's strategic focus on pursuing large-scale oil production and development opportunities in Africa, it will hand over the Contract Rehabilitation Area, operated under the REDSPA, to SOCAR. Zenith announced its final exit from Azerbaijan on 10 November 2020 and received final payment for oil produced in December 2020.

The Company decided to exit Azerbaijan as, after several years and more than USD 5 million invested, the challenging geology of the oilfield and its production reservoirs, the unreliability of historical field data and the poor condition of many of the Soviet-era wells made it economically undesirable to continue.

The REDSPA was terminated in May 2020 and the handover of all production infrastructure and employees in Azerbaijan completed in June 2020. Zenith received a payment for oil production of approximately US\$508,000 from SOCAR corresponding to material revenues for the months of April, May and part of June 2020.

During the financial year ended March 31, 2020, the Company produced 74,290 bbls of oil and sold 70,005 bbls of oil from its assets in Azerbaijan. During the financial year ended March 31, 2020, the Company sold 17,660 mcf of natural gas and 214 bbls of condensate from its Italian assets and sold 10,500 MWh of electricity in Italy.

As at 21 September 2021, the following persons required disclosure under the DTR:

Name	Number of Shares held	% of Issued Shares held
Andrea Cattaneo	63,438,512	4.51%

The Company's key executive officers are Andrea Cattaneo, President and Chief Executive Officer and Luca Benedetto, Chief Financial Officer.

The Company's statutory auditors are Jeffreys Henry LLP of 5-7 Cranwood Street, London EC1V 9EE UK, whose audit registration number is C001108797.

What is the key financial information regarding the issuer?

The table below sets out summary audited consolidated statements of financial position for the Financial Year ended 31 March 2021 and 2020, and for the interim six months ended 30 September 2020 and 2019.

		Audited financial year ended		Unaudited financial six months ended	
	31 March 2021 CAD\$'000	31 March 2020 CAD\$'000	30 September 2020 CAD\$'000	30 September 2019 CAD\$'000	
ASSETS					
Non-current assets					
Property, Plant & Equipment	100,482	37,600	33,230	1,080,311	
Other receivables	12	13	12	408	
	100,494	37,613	33,242	1,080,719	
Current Assets	•	,	•	, ,	
Other	17,311	30,902	16,076	4,000	
Cash & Cash Equivalents	1,631	3,118	1,453	1,681	
	18,942	34,020	17,529	5,681	
TOTAL ASSETS	119,436	71,633	50,771	1,086,400	
EQUITY AND LIABILITIES Equity attributable to equity holders					
for the parent	23,803	16,639	8,723	571,845	
Total equity	23,803	16,639	8,723	571,845	
Current Liabilities					
Trade and other payables	21,028	17,234	17,739	10,731	
Consideration payable	_		_	857	
Debt	9,325	2,274	2,197	1,866	
Total current liabilities	30,353	19,508	19,936	13,454	
Non-current liabilities	C 022	21.005	0.005	0.005	
Debt	6,823	21,985	8,805	9,905	
Decommissioning provision Consideration payable	16,219 42,238	13,501	13,307	8,807 482,389	
Consideration payable	42,230			402,309	
Total non-current Liabilities	65,280	35,486	22,112	501,101	
TOTAL EQUITY AND LIABILITIES	119,436	71,633	50,771	1,086,400	

The table below sets out the audited consolidated Statement of Comprehensive Income or the Financial Year ended 31 March 2021 and 2020, and for the interim six months ended 30 September 2020 and 2019.

	Audited financial year ended		Unaudited financial six months ended	
	31 March 2021 CAD\$'000	31 March 2020 CAD\$'000	30 September 2020 CAD\$'000	30 September 2019 CAD\$'000
Continuing operations Revenue Cost of Sales	596 (2,441)	735 (3,210)	145 (854)	344 (1,361)
Gross Profit/(Loss) Administrative expenses	(1,845) (16,201)	(2,475) (6,991)	(709) (3,548)	(1,017) (1,989)
Operating Profit/(Loss) Gain on business combination Other gain/(losses) Finance Expense	(18,046) 36,491 (13,466) (1,451)	(9,466) 20,111 1425 (1,742)	(4,257) — (284)	(3,006) — 1,038
Profit/(loss) for the year before Taxation Taxation	3,528 (3)	10,328 (4)	(4,541) (3)	(1,968)
Gain/(loss) from continuing operations Loss from discontinued operations Profit/(loss) for the year attributable	3,525	10,324 (580,633)	(4,544)	(1,968)
to owners of the Parent Other Comprehensive Income	3,525 1,054	(570,309) (651)	(4,544) 563	(1,968) (5)
Comprehensive Income for the year attributable to owners of the Parent	4,579	(570,960)	(3,981)	(1,973)
Earnings per share (CAD) Basic	0.004	(1.42)	(0.01)	(0.01)
Diluted	0.003	(1.42)	(0.01)	(0.01)

The table below sets out extracts from the audited consolidated Statement of cash flows of the Group for the or the Financial Year ended 31 March 2021 and 2020, and for the interim six months ended 30 September 2020 and 2019.

	Audited financial year ended		Unaudited financial six months ended	
	31 March 2021 CAD\$'000	31 March 2020 CAD\$'000	30 September 2020 CAD\$'000	30 September 2019 CAD\$'000
Net cash flows from operating activities	(9,813)	(12,061)	(12,517)	(11,065)
Net cash flows from investing activities	(202)	(1,242)	(8)	(1,951)
Net cash flows from financing activities	10,426	11,465	12,297	10,500
Net (decrease)/increase in cash	411	(1,838)	(228)	(2,516)
Cash and cash equivalents at beginning				
of period	1,220	3,058	1,681	4,197
Cash and cash equivalent at end of year	1,631	1,220	1,453	1,681

No pro forma financial information is included in this prospectus.

There are no qualifications in the audit opinions on the historical financial information the years ended 31 March 2018, 2019 and 2020 that are incorporated by reference. For the year ended 31 March 2021, the audit opinion includes a material uncertainty in relation to going concern.

What are the key risks that are specific to the issuer?

The impact of global oil prices on the Company

Demand for oil and gas is closely related to the health of the world economy while supply is determined more by political matters. The price of oil and gas is set at a global level with small variances for local conditions. Zenith is a very small producer and the price it receives for the oil and gas it produces is determined by global supply and demand factors beyond its control. The Company's financial performance may therefore be substantially impacted both positively and negatively by factors beyond its control. Changes in global prices for oil and gas may result in the Company no longer being able to produce oil and/or gas on a profitable basis. Historically, international crude oil and natural gas prices have fluctuated widely. A material decline in the price of crude oil or natural gas would have a material adverse effect on the Company's financial results and reserves estimates.

Zenith's oil and natural gas reserves data presented in this prospectus are only estimates which may vary significantly from the actual quantities of oil and gas reserves that may be recovered

The reserves data set forth in this prospectus represent only estimates and should not be construed as exact quantities. Numerous uncertainties are inherent in estimating quantities of proved reserves, future rates of production, and the timing of development expenditures. The reliability of proven reserve estimates depends on a number of factors, assumptions and variables, many of which are beyond Zenith's control. Results of drilling, testing and production after the date of the estimates may require substantial downward revisions in Zenith's reserve data. Any downward adjustment could lead to lower future production and higher depreciation charges, and thus adversely affect Zenith's results of operations, financial condition and future prospects.

Activities in the oil and gas sectors can be dangerous, posing health, safety and environmental risks

Oil and natural gas exploration, development and production operations are subject to all the risks and hazards typically associated with such operations, including hazards such as fire, explosion, blowouts, cratering, sour gas releases and spills, each of which could result in substantial damage to oil and natural gas wells, production facilities, other property as well as the environment or personal injury. In particular, Zenith may produce sour natural gas in certain areas. An unintentional leak of sour natural gas could result in personal injury, loss of life or damage to property and may necessitate an evacuation of populated areas, all of which could result in liability to the Group. In accordance with industry practice, Zenith is not fully insured against all of these risks, nor are all such risks insurable. Although Zenith maintains liability insurance in an amount that it considers consistent with industry practice, the nature of these risks is such that liabilities could exceed policy limits, in which event Zenith could incur significant costs.

Government intervention and regulation may have a material adverse effect on Zenith's business. Zenith might not be able to comply with its obligations under licences.

The oil and gas industry is subject to regulation and intervention by governments, in particular in matters such as the award of exploration and production interests, restrictions on production and exports, environmental measures, control over the development and abandonment of fields and installations, the nationalisation or renationalisation of assets, imposition of specific drilling obligations, environmental and health and safety protection controls and other risks relating to changes in local government regimes and policies. In addition, Zenith has to comply with conditions contained in licences, such as operating permits. A failure by Zenith to comply with substantial conditions might lead to governmental intervention. Any violations of substantial conditions may therefore have a material adverse effect on Zenith's business, results of operations and financial condition.

Zenith is subject to general operational risks

Zenith is subject to general operational risks such as the risk of loss due to errors, infringements, interruptions or damages caused by internal processes, personnel, systems or due to external events. The Group is exposed to many types of operational risk, including the risk of fraud by employees and external parties, the risk of unauthorized transactions carried out by employees and the risk of operational errors, including those resulting from defects or malfunctions of the computer or telecommunication systems, and the risk of accidental events making unusable plant and equipment used in production processes. The systems and methods of management of operational risks are designed to ensure that such risks associated with the Group's activities are kept adequately under control. However, any inconvenience or defect of such systems, plant and machinery could adversely affect the financial position and operation results of the Group.

Zenith is subject to going concern risks

We draw attention to the yearly audit report in the financial statements as of 31 March 2021, which explains that the Group is dependent upon additional fund raises within the going concern period in order to continue developing its oil and gas projects and to simultaneously satisfy loan repayments which are due within the going concern period. The Group has secured additional funds from the Subscription, which combined with the improved prices being received for oil, gas and electricity, the Board believes will be sufficient to meet all its contracted requirements during the forthcoming 12 months.

Key Information on the Securities

What are the main features of the securities?

The Company is seeking admission to trading of a further 1,467,751,863 Common Shares, made up of 272,727,273 Subscription Shares, 108,181,818 Capitalisation Shares and 1,086,842,772 Admission Shares. The ISIN for the Common Shares is CA98936C1068, the SEDOL is BYNXNZ9 and the TIDM is ZEN. Each of the Subscription Shares and Admission Shares carries one voting right and rank *pari passu* with the existing Common Shares. The Subscription Price is payable in Pounds Sterling. The Common Shares have no nominal value and their term is perpetual. The Common Shares are the ordinary equity of the Company and rank at the bottom of the Company's capital structure in the event of insolvency, with all creditors being paid out first. The Company only has one class of shares, the Common Shares. The Common Shares are freely transferable. Currently the Company does not pay a dividend and there are no plans to do so in the foreseeable future. There is no guarantee attached to the Common Shares.

Where will the securities be traded?

The Admission Shares, the Capitalisation Shares and the Subscription Shares will be admitted to trading on the Main Market of the London Stock Exchange, alongside the Existing Common Shares. The Common Shares are also admitted to trading on the Euronext Growth Market of the Oslo Børs, and the Subscription Shares and Capitalisation Shares will be admitted to trading on this market.

What are the key risks that are specific to the securities?

Further issues of securities will dilute existing holders

The Company is likely to make further issues of Common Shares in the future either to finance the development of its existing assets or to acquire new assets. Such issues of new Common Shares would cause dilution to existing Shareholders and may not necessarily be priced at a premium to the price which Shareholders may have purchased their Common Shares.

No history of paying dividends

The Company has never paid a dividend and is unlikely to do so in the foreseeable future. There can be no certainty that the Company will ever pay a dividend. This will impact on the future value of the Common Shares if no dividend is ever paid.

Key information on the admission to trading on a regulated market Under which conditions and timetable can I invest in this security?

This Prospectus does not constitute an offer or an invitation to any person to subscribe for or purchase any Common Shares. The Subscription Shares are not being offered to the public.

Why is a prospectus being produced?

The Company's Existing Common Shares are admitted to trading on the Main Market of the London Stock Exchange. This Document is required to admit the Subscription Shares, the Capitalisation Shares and the Admission Shares to the Main Market of the London Stock Exchange. There are no material conflicts of interest relating to the admission to trading of the Subscription Shares, Capitalisation Shares or the Admission Shares. There is no underwriting agreement. The proceeds of the subscription will be £3,000,000 (the Net Proceeds will be £2,850,000) and will be utilised as follows:

Use	Amount (£)
Work on Ezzaouia concession, Tunisia	£1,300,000
Drilling well in Robbana concession, Tunisia	£600,000
Transportation of Zenith's drilling rig to Africa	£300,000
Work on Tilapia II, Congo (subject to licence grant)	£250,000
Prospectus and associated costs	£150,000
General working capital	£400,000
Total	£3,000,000

RISK FACTORS

Investing in and holding the Common Shares involves financial risk. Accordingly, investors in the Common Shares should carefully review all of the information contained in this Prospectus and should pay particular attention to the risks associated with an investment in the Common Shares, the Group's business and the industries in which the Group participates. Further, the following risks should be considered together with all other information contained in this Prospectus.

In addition, prospective investors should note that the risks relating to the Group, its industries and the Common Shares summarised beginning on page 4 of this Document in the section of this Prospectus headed "Summary" are the risks that the Company believes to be the most essential to an assessment by a prospective investor of whether to consider an investment in the Common Shares. However, as the risks which the Group faces relate to events and depend on circumstances that may or may not occur in the future, prospective investors should consider not only the information on key risks summarised in the section of this Prospectus headed "Summary" but also, among other things, the risks and uncertainties described below.

The risks and uncertainties described below are not an exhaustive list and do not necessarily comprise all, or explain all, of the risks associated with the Group and the industries within which it operates or an investment in the Common Shares. However, they do comprise the material risks and uncertainties in this regard that are known to the Directors. Additional risks and uncertainties relating to the Group and/or the Common Shares that are not currently known to the Directors, or which the Directors currently deem immaterial, may arise or become (individually or collectively) material in the future and may have a material adverse effect on the Group's business, results of operations or financial condition and, if any such risk or risks should occur, the price of the Common Shares may decline and investors could lose part or all of their investment.

Prospective investors should consider carefully whether an investment in the Common Shares is suitable for them in light of the information in this Prospectus and their personal circumstances. Investors should consult a legal adviser, an independent financial adviser or a tax adviser for legal, financial or tax advice if they do not understand this Prospectus (or any part of it).

Risks related to Zenith's business Activities The impact of global oil prices on the Company

Demand for oil and gas is closely related to the health of the world economy while supply is determined more by political matters. The price of oil and gas is set at a global level with small variances for local conditions. Zenith is a very small producer and the price it receives for the oil and gas it produces is determined by global supply and demand factors beyond its control. The Company's financial performance may therefore be substantially impacted both positively and negatively by factors beyond its control. Changes in global prices for oil and gas may result in the Company no longer being able to produce oil and/or gas on a profitable basis. Historically, international crude oil and natural gas prices have fluctuated widely. A material decline in the price of crude oil or natural gas would have a material adverse effect on the Company's financial results and reserves estimates.

Zenith's oil and natural gas reserves data presented in this prospectus are only estimates which may vary significantly from the actual quantities of oil and gas reserves that may be recovered

The reserves data set forth in this prospectus represent only estimates and should not be construed as exact quantities. Numerous uncertainties are inherent in estimating quantities of proved reserves, future rates of production, and the timing of development expenditures. The reliability of proved reserve estimates depends on a number of factors, assumptions and variables, many of which are beyond Zenith's control. Results of drilling, testing and production after the date of the estimates may require substantial downward revisions in Zenith's reserve data. Any downward adjustment could lead to lower future production and higher depreciation charges, and thus adversely affect Zenith's results of operations, financial condition and future prospects.

Zenith faces competition from other oil and gas companies in all areas of its operations

The petroleum industry is competitive and investing in Zenith contains an inherent level of risk. Zenith will compete with numerous other organizations in the search for, and the acquisition of, oil and natural gas properties and in the marketing of oil and natural gas. Zenith's competitors will include oil and natural gas companies that have substantially greater financial resources, staff and facilities than those of Zenith. Zenith's ability to increase its reserves in the future will depend not only on its ability to explore and develop its present properties, but also on its ability to select and acquire other suitable producing properties or prospects for exploratory drilling. The Issuer is looking to acquire new oil and gas fields. There is a risk that competitors of the Issuer's, who have greater financial resources, staff and facilities, are more successful in the selection and acquisition of new suitable producing properties or prospects for exploratory drilling. The selection by the Issuer of a property which is not suitable for producing and exploratory drilling, or the granting of suitable producing properties to competitors of the Issuer can significantly worsen the future cash flow assumptions of the Group and the overall financial outlook of the Issuer in the future.

The economic, legal and political position in its countries of operation may negatively impact on Zenith's business

Zenith operates in a number of different jurisdictions, which, with the exception of Italy, would be described as "emerging economies". In such emerging economies, the economic, legal and political infrastructures are often less developed and more volatile than in a jurisdiction such as the United Kingdom. These factors may therefore have a detrimental impact on the business of Zenith, including, but not limited to: the risk of partial or full nationalisation; the imposition of punitive taxation or royalty regimes; degraded physical infrastructure; inconsistent or capricious application of laws and regulations; revocation of business or mineral licences on changes of governments; civil disturbances or military action.

Country Specific Risks

Italy

The non-renewal of Italian gas production concessions could impact the Issuer's business activities negatively

The gas concession regarding the production and exploration properties of Torrente Cigno, Masseria Grottavecchia, San Teodoro, Misano Adriatico and San Mauro were scheduled to expire between 2018 and 2020; the Issuer requested an extension of the concession regarding these properties. Under Italian law, if the authority does not serve its decision within ninety days from the filing of an application, the application is considered as accepted/granted (concept of silent approval). While the concept of silent approval does not apply in all areas of administrative law, this is the standard practice in relation to oil and gas concessions, and thus these concessions are considered extended and are scheduled to expire between 2029 and 2030. While there is legal uncertainty with silent approval that could lead to negative impacts on the Issuer, such as in case of an unprocessed application, this risk is considered to be low, however if it did come to pass, it would be material since the majority of the Issuer's revenues currently derive from the Italian gas production. Thus, a non-renewal of the concessions would have a significant negative impact on the Issuer's revenues. In particular, the non-renewal of the Torrente Cigno exploration property would affect the Issuer significantly since this property currently is responsible for approximately 13 per cent of the Group's production.

Tunisia

Approval for the acquisition of a 45% working interest in the North Kairouan permit and the Sidi El Kilani concession might not be granted

Zenith Netherlands has signed two conditional sale and purchase agreements with KUFPEC and CNPC respectively as sellers for the acquisition of their working interest of each 22.5 per cent in, *inter alia*, the North Kairouan permit and the Sidi El Kilani concession (together the "Tunisian Acquisition"). The completion of the Tunisian Acquisition remains conditional on the approval being granted by the Comité Consultatif des Hydrocarbures of the Republic of Tunisia in respect of the transfer of the sellers' rights, title and interest in and under the Tunisian Acquisition to Zenith Netherlands. The Issuer looks forward to receiving regulatory approval from the Comité Consultatif des Hydrocarbures of the Republic of Tunisia in respect of the transfer of ownership for both acquisitions in the second half of the current financial year. In the case that the Comité Consultatif des Hydrocarbures of the Republic of Tunisia will deny the approval of this acquisition, Zenith will lose its investments made in Tunisia and the probable reserves mentioned in the Chapman Report 2021 – Tunisia will not be accessible for the Group.

Insufficient data is an obstacle to support reserves for future locations

The Issuer relies on finding new fields and evaluating their potential correctly. Insufficient information and data in some regions may prevent the Issuer from evaluating the potential of certain fields correctly and the Issuer may consequently lose business or invest in unprofitable fields.

Economic and political developments in Tunisia may negatively affect the development of Zenith's business

Political unrest in Tunisia would expose the Issuer to political risks, including expropriation and nationalisation of property, civil strife and acts of war or terrorism, which could, in turn, have a significant adverse effect on the country's economy. Political unrest may lead to danger of attacks on employees and/or facilities, social unrest, including strikes and political protests and demonstrations. Next to the overall security concern regarding the safety of employees and/or facilities, there is a risk that political unrest may lead to interruptions in the production of oil. Any interruption to the Issuer's drilling operations affects the production and therefore the revenue of the Issuer significantly.

Republic of the Congo

The Ministry of Hydrocarbons of the Republic of the Congo might not award a new 25-year license for the Tilapia oilfield to the group

The existing license of the Group for the Tilapia oilfield expired on 18 July 2020. Zenith has made a commercial and technical offer to the Ministry of Hydrocarbons of the Republic of the Congo for the award of a new 25-year license for the Tilapia oilfield. On 23 December 2020, the Issuer announced that Zenith Congo has been selected as the successful bidder for the award of a new 25-year license to operate the Tilapia II oilfield. In accordance with Congolese procedures for the award of new hydrocarbon licenses, the award of the Tilapia II license is subject to the completion of an inquiry of public utility to be organised and performed by the Ministry of Hydrocarbons. On 10 February 2021, the Issuer announced that that it has received formal confirmation regarding the successful completion of the inquiry of public utility. The final award of the license is subject to the finalization and ratification of a production contract to operate the Tilapia II oilfield.

In the case that the Ministry of Hydrocarbons of the Republic of the Congo will deny the award of the operating license, Zenith will lose its investments made in the Republic of the Congo and the probable reserves mentioned in the Chapman Report 2021 – Congo will not be accessible for the Group. The non-acquisition of the new 25-year license for the Tilapia oilfield would therefore significantly worsen the future cash flow assumptions of the Group, the overall outlook of the Issuer in the future and would make a change in the business strategy necessary.

The Issuer has no proven reserves in the Republic of the Congo

According to the Chapman Report 2021 – Congo, as of the date of this Prospectus the Issuer has no proven oil reserves in the Republic of the Congo. All reserves mentioned in the Chapman Report 2021 – Congo are shown as probable reserves. Probable reserves are reserves that are less certain to be recovered than proven reserves. Since all Congolese reserves attributed to the Issuer are probable, there is a risk that the actual remaining quantities are significantly lower than or cannot be recovered in the amount shown in the Chapman Report 2021 – Congo. The future cash flow assumptions, the expected revenue and the overall business strategy of the Group would have to be adapted considerably if the actual remaining quantities are significantly lower than or cannot be recovered in the amount shown in the Chapman Report 2021 – Congo. Furthermore, the reserve values of the properties in the Republic of the Congo have to be devaluated, which would have a negative impact on the Issuer's financial statements. Any devaluation of the reserve values of the Issuer's properties could lead to lower future production, lower future cash flow and higher depreciation charges and thus adversely affect the Issuer's results of operations, financial condition and future prospects.

Insufficient data is an obstacle to support reserves for future locations

The Issuer relies on finding new fields and evaluating their potential correctly. Insufficient information and data in some regions may prevent the Issuer to evaluate the potential of certain fields correctly and the Issuer may consequently lose business or invest in unprofitable fields.

Deteriorating economic conditions in emerging markets such as the Republic of the Congo may adversely affect Zenith's business

The Issuer is invested in the Republic of the Congo since spring 2020. As an emerging market, this country is subject to greater risks than more developed markets, including significant legal, economic and political risks. Investors should also note that an emerging economy, such as the Republic of the Congo's, is subject to rapid change and that the information set out may become outdated relatively quickly. The disruptions recently experienced in the international capital markets have led to reduced liquidity and increased credit risk premiums for certain market participants and have resulted in a reduction of available financing. Companies located in countries in the emerging markets may be particularly susceptible to these disruptions and reductions in the availability of credit or increases in financing costs, which could result in them experiencing financial difficulty. In addition, the availability of credit to entities operating within the emerging markets is significantly influenced by levels of investor confidence in such markets as a whole and so any factors that impact market confidence (for example, a decrease in credit ratings or state or central bank intervention in one market) could affect the price or availability of funding for entities within any of these markets.

Economic and political developments in the Republic of the Congo may negatively affect the development of Zenith's business

Political unrest in the Republic of the Congo would expose the Issuer to political risks, including expropriation and nationalisation of property, civil strife and acts of war or terrorism, which could, in turn, have a significant adverse effect on the countries' economy. Political unrest may lead to danger of attacks on employees and/or facilities, social unrest, including strikes, political protests and demonstrations. Next to the overall security concern regarding the safety of employees and/or facilities, there is a risk that political unrest may lead to interruptions in the production of oil. Any interruption to the Issuer's drilling operations affects the production and therefore the revenue of the Issuer significantly. In Transparency International's 2019 Corruption Perceptions Index the Republic of the Congo ranked 165 out of 180. The Issuer's operations could be adversely affected by illegal activities, corruption or claims implicating the Issuer in illegal activities. There is a risk that the Issuer is not able to secure new assets and investments, which are subject to regulatory approval, despite submitting the best offer.

Risks associated with COVID-19

As a consequence of the COVID-19 pandemic, significantly adverse market conditions have occurred, which had a negative impact on the Company, particularly due to the fall in oil prices that followed the initial lock downs in industrial countries. Quarantines, curfews and further restrictions of business and social life have been imposed for several countries of the world, including those where the Issuer has its operations (Italy, Tunisia and the Republic of the Congo). The principal impact on the issuer has involved the restrictions in international travel which have inhibited the ability of the Company's management and external specialists to visit the Company's operating sites, potential suppliers and acquisition opportunities. The length of the COVID-19 pandemic cannot reasonably be predicted at this stage, though the introduction of vaccines in late 2020 will help reduce the spread of the virus and businesses around the world have adjusted to the revised circumstances; the Company has experienced far fewer issues in the second and third waves of the virus than it did in the first. However, a repeated material decline in the demand for oil and natural gas products comparable to the one caused by the outbreak of the COVID-19 pandemic will increase the competition between suppliers and lead to a sharp decline in prices.

Risks related to the environment

Activities in the oil and gas sectors can be dangerous, posing health, safety and environmental risks

Oil and natural gas exploration, development and production operations are subject to all the risks and hazards typically associated with such operations, including hazards such as fire, explosion, blowouts, cratering, sour gas releases and spills, each of which could result in substantial damage to oil and natural gas wells, production facilities, other property as well as the environment or personal injury. In particular, Zenith may produce sour natural gas in certain areas. An unintentional leak of sour natural gas could result in personal injury, loss of life or damage to property and may necessitate an evacuation of populated areas, all of which could result in liability to the Group. In accordance with industry practice, Zenith is not fully insured against all of these risks, nor are all such risks insurable. Although Zenith maintains liability insurance in an amount that it considers consistent with industry practice, the nature of these risks is such that liabilities could exceed policy limits, in which event Zenith could incur significant costs. Oil and natural gas production

operations are also subject to all the risks typically associated with such operations, including encountering unexpected formations or pressures, premature decline of reservoirs and the invasion of water into producing formations. Losses resulting from the occurrence of any of these risks may have a material adverse effect on Zenith's business, financial condition, results of operations and prospects.

Future climate change and carbon pricing may result in increased expenditure and reduced profitability

Compliance with laws, regulations and obligations relating to climate change and carbon pricing could result in substantial capital expenditure and reduced profitability from higher operating costs and lower revenues and may have a material adverse effect on Zenith's business, results of operations and financial condition. This is most likely to impact on Zenith's operations in Italy where it is engaged in domestic energy production as the political environment to reduce carbon emissions is greatest in Western Europe. Italy, Congo and Tunisia are signatories to the United Nations Framework Convention on Climate Change and has ratified the Kyoto Protocol, and is thus required to establish legally binding targets to reduce nation-wide emissions of carbon dioxide, methane, nitrous oxide and other "greenhouse gases". There is the risk that Zenith may be subject to legislation in Italy regulating emissions of greenhouse gases. The direct and indirect costs of complying with these emissions regulations may adversely affect the business of Zenith.

Zenith is subject to stringent environmental and health and safety regulations which result in costs relating to compliance and remediation that may adversely affect its results of operations and financial condition

Zenith is subject to significant environmental regulations in respect of its operational activities in all jurisdictions and seeks to conduct its operations in an environmentally responsible manner and to maintain the productivity goals achieved. All phases of the oil and natural gas business present environmental risks and hazards and are subject to environmental regulation pursuant to a variety of federal, provincial and local laws and regulations. Environmental legislation provides for, among other things, restrictions and prohibitions on spills, releases or emissions of various substances produced in association with oil and natural gas operations. The legislation also requires that wells and facility sites be operated, maintained, abandoned and reclaimed to the satisfaction of applicable regulatory authorities. Compliance with such legislation can require significant expenditures and a breach of applicable environmental legislation may result in the imposition of fines and penalties, some of which may be material. Should Zenith be unable to fully fund the cost of remedying an environmental problem, Zenith might be required to suspend operations or enter into interim compliance measures pending completion of the required remedy. Environmental legislation is evolving in a manner expected to result in stricter standards and enforcement, larger fines and liability and potentially increased capital expenditures and operating costs. The discharge of oil, natural gas or other pollutants into the air, soil or water may give rise to liabilities to governments and third parties and may require Zenith to incur costs to remedy such discharge. No assurance can be given that environmental laws will not result in a curtailment of production or a material increase in the costs of production, development or exploration activities or otherwise have a material adverse effect on Zenith's business, financial condition, results of operations and prospects.

Aging infrastructure in Zenith's operations, improper waste management and operational incidents may lead to spills, leakages and other contamination. Such incidents may cause substantial environmental clean-up, decommissioning and restoration costs and damage not only the environment but also affect communities and Zenith's reputation

Zenith's facilities and pipeline operations require regular monitoring, maintenance and renewal. Aging facilities may not always be replaced and upgraded in due time. This could, among other things, result in spills and leakages. Spills, leakages and other contamination resulting from aging infrastructure and other contamination, e.g. as a result of improper waste management, may result in substantial environmental decommissioning and restoration costs and could cause damages to communities and Zenith's reputation. In addition, spills, leakages and contamination can result from operational incidents, and may be particularly severe in the case of offshore drilling. Any operational incident resulting in environmental contamination could result in substantial financial and reputational damages, considering the limitations of insurances. In addition, international regulations and insurance requirements may increase as a result of an accident, and offshore operations could become more difficult and expensive in the future. This would have a material adverse effect on Zenith's business, results of operations and financial condition.

Compliance and control risks

Government intervention and regulation may have a material adverse effect on Zenith's business. Zenith might not be able to comply with its obligations under licences.

The oil and gas industry is subject to regulation and intervention by governments, in particular in matters such as the award of exploration and production interests, restrictions on production and exports, environmental measures, control over the development and abandonment of fields and installations, the nationalisation or renationalisation of assets, imposition of specific drilling obligations, environmental and health and safety protection controls and other risks relating to changes in local government regimes and policies.

In addition, Zenith has to comply with conditions contained in licences, such as operating permits. A failure by Zenith to comply with substantial conditions might lead to governmental intervention. Any violations of substantial conditions may therefore have a material adverse effect on Zenith's business, results of operations and financial condition.

Incidents of non-compliance with applicable laws and regulations could be damaging to Zenith's reputation and shareholder value.

Zenith's reputation is critical to Zenith's ability to maintain its licences to operate and secure new resources. Zenith's code of conduct defines its commitment to integrity, compliance with all applicable legal requirements, ethical standards and the behaviours and actions Zenith expects of its businesses and employees. Non-compliance with applicable laws and regulations or Zenith's code of conduct could be damaging to Zenith's reputation and shareholder value. Multiple events of non-compliance could call into question the integrity of Zenith's operations and may have a material adverse effect on Zenith's business, results of operations and financial condition, including the revocation of licences to operate. The highly regulated sector that Zenith operates in requires compliance to a plethora of laws and regulations. Incidents of non-compliance to applicable laws may be a result of accidental failure to comply with any enforced regulations, such as related to environmental regulations or country specific political expectations. This probability is increased due to the sometimes capricious nature of laws and regulations in developing countries which Zenith operate in (specifically Tunisia and Congo).

Operational risks

Zenith is subject to general operational risks

Zenith is subject to general operational risks such as the risk of loss due to errors, infringements, interruptions or damages caused by internal processes, personnel, systems or due to external events. The Group is exposed to many types of operational risk, including the risk of fraud by employees and external parties, the risk of unauthorized transactions carried out by employees and the risk of operational errors, including those resulting from defects or malfunctions of the computer or telecommunication systems, and the risk of accidental events making unusable plants and equipment used in production processes. The systems and methods of management of operational risks are designed to ensure that such risks associated with the Group's activities are kept adequately under control. However, any inconvenience or defect of such systems, plant and machinery could adversely affect the financial position and operation results of the Group. These factors, particularly in times of economic and financial crisis, could lead the Group to incur losses, increases in financing costs, reductions in the value of the Group's assets, with a potential negative impact on the liquidity of the Group and on its own capital strength. As oil and gas production is always a physically hazardous activity, the operational risks for Zenith are greater than for most industries.

Zenith is subject to operational risks relating to the production, transportation and storage of oil and gas, crude refining and processing and, in the future, power generation. Some of these risks may be uninsured or uninsurable

Oil, gas, power and chemical activities involve significant hazards. Zenith's operations are subject to risks generally relating to the exploration for and production of oil and gas, including blowouts, fires, equipment failure, tanker accidents, damage or destruction of key assets and other risks that can result in personal injuries, loss of life and property and environmental damage. Offshore operations, in particular, are subject to a wide range of hazards, including capsizing, collision, bad weather and environmental pollution (see also "—Risks related to the environment" above). In addition, Zenith's operations of gas transportation and compression facilities, refinery and petrochemical complexes, oil pipeline systems, storage and loading facilities, chemical facilities and, in the future, power plants subject Zenith to the risks generally relating to such operations. In certain circumstances, Zenith's insurance may not cover or be adequate to cover the

consequences of such events, or insurance coverage may not be available. Moreover, Zenith may not be able to maintain adequate insurance in the future at rates that it considers reasonable. The occurrence of any event that is not fully covered by insurance could have a material adverse effect on Zenith's business, results of operations and financial condition.

Zenith may experience operational and/or technological problems which may delay or hinder the progress of ongoing and planned projects

Zenith develops its business in part through investments in projects designed to improve its competitive position, such as construction of pipelines or upgrading various facilities. Zenith may experience operational, technological or other problems beyond Zenith's control, both of its own and of its contractual partners, which may delay or hinder the progress of its projects and lead to increased costs, and consequently may have a material adverse effect on Zenith's business, results of operations and financial condition. Zenith is a small company compared to many operators of oil and gas production facilities, and therefore does not have the depth of human and technical resources that would be available to a large operator.

Zenith may be required to curtail, delay or cancel drilling operations

Exploration and production require high levels of investment and are subject to natural hazards and other uncertainties, including those relating to the physical characteristics of an oil or natural gas field. The cost of drilling, completing or operating wells is often uncertain. Zenith may be required to curtail, delay or cancel drilling operations because of a variety of factors, including unexpected drilling conditions, pressure or irregularities in geological formations, equipment failures or accidents, adverse weather conditions and compliance with governmental requirements, such as drilling moratoria following an accident. The realization of any of these risks may have a material adverse effect on Zenith's business, results of operations and financial condition.

Shortcomings or failures in Zenith's systems, risk management, internal controls processes or personnel could lead to disruption of its business

In the normal course of business, Zenith is subject to operational risk around its treasury and trading activities. Controls over these activities are dependent on Zenith's ability to process, manage and monitor a large number of complex transactions across many markets and currencies. Shortcomings or failures in its systems, risk management, internal controls processes or personnel could lead to disruption of Zenith's business, financial loss, regulatory intervention or damage to its reputation and may have a material adverse effect on Zenith's business, results of operation and financial condition. Zenith is a small company compared to many operators of oil and gas production facilities, and therefore does not have the depth of human and technical resources that would be available to a large operator.

Major disruption of Zenith's information technology systems may have a material adverse effect on Zenith's business

Zenith's activities are increasingly dependent on sophisticated information technology ("IT") systems. IT systems are vulnerable to a number of problems, such as software or hardware malfunctions, malicious hacking, physical damage to vital IT centres and computer virus infection. IT systems need regular upgrading to meet the needs of changing business and regulatory requirements and to keep pace with the requirements of Zenith's existing operations and possible expansion into new markets. Zenith may not be able to implement necessary upgrades on a timely basis, and upgrades may fail to function as planned. Consequently, any major disruption of its existing IT systems may have a material adverse effect on Zenith's business, results of operations and financial condition.

Zenith is dependent on its key personnel

Zenith's future success depends to a significant extent upon the leadership and performance of the members of the executive board as well as certain other key employees. The Issuer may not be able to retain its executive officers and key personnel or attract additional qualified members to its management team in the future. The loss of the services of members of the executive board could have a material adverse effect on Zenith's business, results of operations and financial condition.

Litigation and disputes may have a material adverse effect on Zenith's business

Zenith may face litigation and disputes worldwide; however, it is not currently engaged in any material litigation nor has been in the last 12 months. From time to time, cultural and political factors may lead to unprecedented and unanticipated judicial outcomes, which may sometimes even be contrary to local and international law. In addition, certain governments, state and regulatory bodies have, in the opinion of Zenith, exceeded their constitutional authority by attempting unilaterally to amend or cancel existing agreements or arrangements, by failing to honour existing contractual commitments and by seeking to adjudicate disputes between private litigants. Litigation and disputes may have a material adverse effect on Zenith's business, results of operations and financial condition.

Expiration of permits, licenses and leases

Zenith's properties are held in the form of permits, licenses, leases and working interests in permits, licenses and leases. If Zenith or the holder of the permit, license or lease fails to meet the specific requirement of a permit, license or lease, the permit, license or lease may terminate or expire. There can be no assurance that any of the obligations required maintaining each permit, license or lease will be met. The termination or expiration of Zenith's permits, licenses or leases or the working interests relating to a permit, license or lease may have a material adverse effect on Zenith's results of operations and business.

Financial risks

The Company will likely need to raise further capital for expansion

The Company does not generate sufficient cash to fund its planned capital expenditure programme. It is also likely that the Company will identify additional capital expenditure and acquisition opportunities. It therefore will need to raise expansion capital through the issue of further Common Shares or by borrowing. There can be no surety that the Company will be able to raise the required additional capital, or at what price. The Company has a successful history of raising external capital, both equity and debt, but this cannot be relied upon for the future. There is no requirement to raise additional capital for its immediate (within the next 12 months) working capital requirements, and all these expansion capital requirements are discretionary; this also applies for months 13-18. The Group produces sufficient cash flows to finance its maintenance costs and for any capital expenditure that is a requirement of any of its current licences and concessions. The Company may need to raise additional capital to further develop its existing assets beyond the next 12 months, depending on the results of its exploration programme, but all these requirements are discretionary and non-contracted.

Economic and political dislocations could have a rare but material adverse effect on Zenith's business, results of operations and financial condition

The financial position of Zenith could be affected by the inability to sell its products, by unexpected outgoing cash flows, by the obligation to provide additional guarantees or by the inability to access money and/or capital markets. This situation could arise due to rare but serious circumstances beyond Zenith's control, such as a general market disruption or an operational problem affecting Zenith or third parties or also by the expectation, among the market participants, that Zenith or other market participants are having a greater financial risk. For Zenith this would most likely happen due to either a sharp fall in oil prices due to a demand slump, such as the Covid-19 lockdowns in 1H2020, the 2008 financial crisis, or through local political instability due to the less developed nature of economies such as the Republic of Congo and Tunisia, as happened during the "Arab Spring" uprisings. Should Zenith be unable to ensure that it retains the necessary financial flexibility and maintains sufficient cash reserves, this could have a material adverse effect on Zenith's business, results of operations and financial position.

Movements in foreign currency exchange rates and interest rates can have a material effect on Zenith's results of operations and financial condition

World oil and gas prices are quoted in United States Dollars, while the Company accounts are prepared in Canadian Dollars, and is therefore affected by the Canadian/US dollar exchange rate. A significant portion of Zenith's international activities are conducted in Euros in Italy, while it has material costs in Norwegian Kronor and Pounds Sterling from having its Common Shares traded on markets in Norway and the UK, so it is exposed to changes in foreign exchange rates as operating expenses, capital expenditures, and financial instruments fluctuate due to changes in exchange rates. Zenith is increasing its activities in Africa, where the local currencies are not freely exchangeable on international markets. Zenith has never used derivative instruments to hedge

its exposure to foreign exchange risks. For the reason stated, the Company is therefore subject to material levels of exchange rate risk. Any currency risks may have adverse effects on Zenith's cash flow, income statement or balance sheet. To the extent that Zenith engages in risk management activities related to foreign exchange rates, there is a credit risk associated with counterparties with which Zenith may contract. An increase in interest rates could result in a significant increase in the amount Zenith pays to service debt.

Adverse financial market conditions may affect Zenith's ability to refinance

The costs and availability of financing have been adversely affected by the crisis in the financial markets. Zenith may encounter difficulties in refinancing its financial obligations or may be able to refinance only at increased market rates. It might especially be difficult to borrow funds from banks. The inability of Zenith to refinance would have a material adverse effect on its liquidity position and might, in a worst case, result in its insolvency.

Delay of cash receipts could have a material adverse effect on Zenith's business, results of operation and financial condition

In addition to the expected time-lags in payment by producers of oil and natural gas to the operators of Zenith's properties, and by the operators to Zenith, payments between any of such parties may also be delayed by restrictions imposed by lenders, delays in the sale or delivery of products, delays in the connection of wells to a gathering system, blowouts or other accidents, recovery by the operator of expenses incurred in the operation of Zenith's properties or the establishment by the operator of reserves for such expense. Zenith is a small company compared to many operators of oil and gas production facilities, and therefore does not have the depth of capital resources that would be available to a large operator.

Borrowing levels, leverage and restrictive covenants could have a material adverse effect on Zenith's ability to finance expansion of its business

The ability of Zenith to finance capital expenditures or acquisitions in the future may be limited if it is unable to raise additional debt finance, which may be impacted by its debt levels, general economic conditions and the requirements of lenders. This includes if it is unable to find purchasers for their 25,000,000 Euro Medium Term Note Programme which is anticipated to be used to finance its developments in Republic of Congo.

Limited insurance cover can lead to financial problems for Zenith

Zenith's involvement in the exploration for and development of oil and natural gas properties may result in Zenith becoming subject to liability for pollution, blow outs, leaks of sour natural gas, property damage, personal injury or other hazards. Although Zenith maintains insurance in accordance with industry standards to address certain of these risks, such insurance has limitations on liability and may not be sufficient to cover the full extent of such liabilities. In addition, such risks are not, in all circumstances, insurable or, in certain circumstances, Zenith may elect not to obtain insurance to deal with specific risks due to the high premiums associated with such insurance or other reasons. The payment of any uninsured liabilities would reduce the funds available to Zenith. The occurrence of a significant event that the Company is not fully insured against, or the insolvency of the insurer of such event, leads to the risk of a material adverse effect on Zenith's business, financial condition, results of operations and prospects.

Zenith is subject to going concern risks

We draw attention to the yearly audit report in the financial statements as of 31 March 2021, which explains that the Group is dependent upon additional fund raises within the going concern period in order to continue developing its oil and gas projects and to simultaneously satisfy loan repayments which are due within the going concern period. The Group has secured additional funds from the Subscription, which combined with the improved prices being received for oil, gas and electricity, the Board believes will be sufficient to meet all its contracted requirements during the forthcoming 12 months.

Risks Relating to the Securities

Further issues of securities will dilute existing holders

The Company is likely to make further issues of Common Shares in the future either to finance the development of its existing assets or to acquire new assets. Such issues of new Common Shares would cause dilution to existing Shareholders and may not necessarily be priced at a premium to the price which Shareholders may have purchased their Common Shares.

No history of paying dividends

The Company has never paid a dividend and is unlikely to do so in the foreseeable future. There can be no certainty that the Company will ever pay a dividend. This will impact on the future value of the Common Shares if no dividend is ever paid.

The Common Shares are listed on the Standard Segment of the UK Official List which affords investors a lower level of protection than a listing on the Premium Segment

The Existing Common Shares are admitted to the Standard Segment of the UK Official List. An application will be made also to admit the SubscriptionShares and the Admission Shares to the Standard Segment of the UK Official List. A Standard Listing affords investors in the Company a lower level of regulatory protection than that afforded to investors in a company with a Premium Listing, which is subject to additional obligations under the Listing Rules. A Standard Listing will not permit the Company to gain a FTSE indexation, which may have an adverse effect on the valuation of the Common Shares.

Shareholders will not have the Opportunity to vote to approve transactions

Unless such approval is required by law or other regulatory process, Shareholders will not have the opportunity to vote on transactions even if Common Shares are being issued as consideration for the transaction. Chapter 10 of the Listing Rules relating to significant transactions will not apply to the Company while the Company has a Standard Listing. The Company does not expect that Shareholder approval will be required in connection with transactions, and therefore, investors will be relying on the Company's and the Directors' ability to identify potential targets, evaluate their merits, conduct or monitor diligence and conduct negotiations.

Shareholders will not be entitled to protections provided by the City Code

The City Code applies, inter alia, to offers for all listed public companies considered by the Panel on Takeovers and Mergers to be incorporated or resident in the United Kingdom, the Channel Islands or the Isle of Man. The Company is not so incorporated or resident and therefore Shareholders will not receive the benefit of the takeover offer protections provided by the City Code. As the Company is a reporting issuer in Alberta and British Columbia, certain offers to purchase outstanding shares of the Company may be subject to the application of Canadian securities laws which require the making of an offer on identical terms to all shareholders in the local jurisdiction (with limited exceptions). Such rules are not necessarily equivalent to the rules under the City Code. Moreover, such laws may not necessarily apply where an offer is not made to a shareholder in Canada. Canadian securities laws provide that a person or company (the "offeror") that offers to purchase equity or voting securities (such as the Company's Common Shares) of a reporting issuer from security holders in Canada and resulting in an offeror owning or exercising control or direction, directly or indirectly, over equity or voting securities representing 20% or more of the outstanding securities of the class (including securities that the person or company has the right or obligation to acquire within 60 days, with or without conditions) must, subject to certain exemptions, make the offer, on identical terms, to all security holders in Canada in accordance with a number of requirements (referred to as "Canadian takeover bid rules"). Exemptions from the Canadian takeover bid rules are available in certain circumstances, including in the case of certain private transactions involving five or fewer vendors where the purchase price does not exceed 115% of the market price of the shares. Another exemption is available in the case of purchases on the open market where the aggregate number of shares pursuant to this exemption together with other acquisitions does not exceed 5% of the issued and outstanding shares over a twelve-month period.

The Canadian takeover bid rules apply where purchases are made from shareholders in Canada. Although Canadian securities regulatory authorities do have discretion to commence regulatory proceedings on the basis of public interest notwithstanding the fact that the relevant parties are not residents of Canada, the purchase and sale of securities from or by shareholders who are not in Canada may not necessarily be afforded the protection of the Canadian takeover bid rules.

The Company is incorporated in Canada, and as such is subject to Canadian company law

The Company is a company incorporated under the Business Corporations Act (British Columbia), and as such its corporate structure, the rights and obligations of Shareholders and its corporate bodies may be different from those of the home countries of international investors. Furthermore, non-Canadian residents may find it more difficult and costly to exercise shareholder rights. International investors may also find it costly and difficult to effect service of process and enforce their civil liabilities against the Company or some of its directors, controlling persons or officers.

Risks Relating to Taxation

The treatment of Zenith's group entities is subject to changes in tax regulation or practices in territories in which Group entities are resident for tax purposes (that includes at the date of this Prospectus *inter alia* Canada, the United Kingdom, Italy, Africa, Switzerland, the Netherlands, Norway and the British Virgin Islands). Such changes may include (but are not limited to) the taxation of operating income, investment income, dividends received or (in the specific context of withholding tax) dividends paid. Any changes to tax legislation in territories in which Group entities are resident for tax purposes may have a material adverse effect on the financial position of Zenith. In many jurisdictions, the resources sector is subject to particular taxation regimes which sometimes impose a comparatively heavy burden on activities within the sector. Such particular taxation regimes, that are – due to their specific and narrow nature – more likely to be subject to changes, are in place in both countries, in which the Group produces oil and gas (Italy and Africa).

CONSEQUENCES OF A STANDARD LISTING

Application has been made for the Subscription Shares, Capitalisation Shares and Admission Shares to be admitted to listing on the standard segment of the Official List pursuant to Chapter 14 of the Listing Rules, which sets out the requirements for Standard Listings. The existing Common Shares (other than the Admission Shares) are already listed on the standard segment of the Official List. A Standard Listing affords Shareholders and investors in the Company a lower level of regulatory protection than that afforded to investors in companies whose securities are admitted to a Premium Listing, which are subject to additional obligations under the Listing Rules.

Listing Principles 1 and 2, as set out in Chapter 7 of the Listing Rules, also apply to the Company, and the Company complies with such Listing Principles.

Chapter 14 of the Listing Rules sets out the requirements for Standard Listings and does not require the Company to comply with, *inter alia*, the provisions of Chapters 6 to 13 of the Listing Rules, which includes, in particular:

- Chapter 8 of the Listing Rules regarding the appointment of a listing sponsor to guide the Company in understanding and meeting its responsibilities under the Listing Rules in connection with certain matters. The Company has not appointed and does not intend to appoint such a sponsor in connection with the Subscription and Admission;
- Chapter 9 of the Listing Rules relating to further issues of shares, issuing shares at a discount in excess of 10% of market value, notifications and contents of financial information;
- Chapter 10 of the Listing Rules relating to significant transactions. It should be noted therefore that transactions will not require Shareholder consent, even if Common Shares are being issued as consideration for such transactions. However, the Company will seek Shareholder consent at a general meeting for transactions if it would constitute a reverse takeover;
- Chapter 11 of the Listing Rules regarding related party transactions. It should be noted therefore that related party transactions will not require Shareholder consent, however the related party transaction requirements of Chapter 7 of the Disclosure Guidance and Transparency Rules will apply;
- Chapter 12 of the Listing Rules regarding purchases by the Company of its Common Shares. In particular, the Company has not adopted a policy consistent with the provisions of Listing Rules 12.4.1 and 12.4.2. The Company will have unlimited authority to purchase Common Shares; and
- Chapter 13 of the Listing Rules regarding the form and content of circulars to be sent to Shareholders.

There are, however, a number of continuing obligations set out in Chapter 14 of the Listing Rules that will be applicable to the Company. These include requirements as to:

- the forwarding of circulars and other documentation to the FCA for publication through the document viewing facility and related notification to a regulatory information service;
- the provision of contact details of appropriate persons nominated to act as a first point of contact with the FCA in relation to compliance with the Listing Rules and the Disclosure Guidance and Transparency Rules;
- the form and content of temporary and definitive documents of title;
- the appointment of a registrar;
- the making of regulatory information service notifications in relation to a range of debt and equity capital issues; and
- at least 25% of the Common Shares being held by the public.

In addition, as a company whose securities are admitted to trading on a regulated market, the Company will be required to comply with the Disclosure Guidance and Transparency Rules and the Market Abuse Regulation.

There are no provisions in the Articles that require new Common Shares to be issued on a pre-emptive basis to existing Shareholders and there are no statutory pre-emption rights.

It should be noted that the FCA does not and will not have the authority to (and will not) monitor the Company's compliance with any of the Listing Rules which the Company has indicated herein that it intends to comply with on a voluntary basis, nor to impose sanctions in respect of any failure by the Company so to comply. However, the FCA would be able to impose sanctions for non-compliance where the statements regarding compliance in this Document are themselves misleading, false or deceptive.

It should be noted that the Common Shares are, and will continue to be, admitted for trading on the Euronext Growth Market of the Oslo Stock Exchange and consequently obligations arising from applicable securities legislation in Norway, as well as the rules of the Euronext Growth Market, will continue to apply to the Company. The Company is incorporated in British Columbia, Canada, and is therefore subject to the corporate and securities legislation at both a provincial and federal level.

IMPORTANT INFORMATION

In deciding whether or not to invest in Common Shares, prospective investors should rely only on the information contained in this Document. No person has been authorised to give any information or make any representations other than as contained in this Document and, if given or made, such information or representations must not be relied on as having been authorised by the Company or the Directors. Without prejudice to the Company's obligations under FSMA, the Prospectus Regulation Rules, Listing Rules and Disclosure Guidance and Transparency Rules, the delivery of this Document shall not, under any circumstances, create any implication that there has been no change in the affairs of the Company since the date of this Document or that the information contained herein is correct as at any time after its date.

Prospective investors must not treat the contents of this Document or any subsequent communications from the Company, the Directors, or any of their respective affiliates, officers, directors, employees or agents as advice relating to legal, taxation, accounting, regulatory, investment or any other matters.

The section headed "Summary" should be read as an introduction to this Document. Any decision to invest in the Common Shares should be based on consideration of this Document as a whole by the investor. In particular, investors must read the section headed "Section D—Risks" of the Summary together with the risks set out in the section headed "Risk Factors" beginning on page 10 of this Document.

Any reproduction or distribution of this Document, in whole or in part, and any disclosure of its contents or use of any information herein for any purpose other than considering an investment in the Common Shares offered hereby is prohibited.

This Document does not constitute, and may not be used for the purposes of, an offer to sell or an invitation or the solicitation of an offer or invitation to subscribe for or buy, any Common Shares by any person in any jurisdiction (i) in which such offer or invitation is not authorised; (ii) in which the person making such offer or invitation is not qualified to do so; or (iii) in which, or to any person to whom, it is unlawful to make such offer, solicitation or invitation. The distribution of this Document and the offering of the Common Shares in certain jurisdictions may be restricted. Accordingly, persons outside the United Kingdom who obtain possession of this Document are required by the Company, and the Directors to inform themselves about, and to observe any restrictions as to the offer or sale of Common Shares and the distribution of, this Document under the laws and regulations of any territory in connection with any applications for Common Shares, including obtaining any requisite governmental or other consent and observing any other formality prescribed in such territory. No action has been taken or will be taken in any jurisdiction by the Company or the Directors, that would permit a public offering of the Common Shares in any jurisdiction where action for that purpose is required, nor has any such action been taken with respect to the possession or distribution of this Document other than in any jurisdiction where action for that purpose is required. Neither the Company, nor the Directors accepts any responsibility for any violation of any of these restrictions by any other person.

The Common Shares have not been and will not be registered under the Securities Act, or the securities laws of any state or other jurisdiction of the United States or qualified for sale or distribution under applicable securities laws of Australia, Canada, Japan or the Republic of South Africa. Subject to certain exceptions, the Common Shares may not be offered, sold, resold, reoffered, pledged, transferred, distributed or delivered, directly or indirectly, within, into or in the United States or to or for the account or benefit of U.S. persons (as defined in Rule 902 under the Securities Act) or to persons in the United States, Australia, Canada (other than pursuant to exemptions from the prospectus requirement under Canadian securities legislation), Japan, the Republic of South Africa or any other jurisdiction where such offer or sale would violate the relevant securities laws of such jurisdiction. The Subscription Shares may not be resold in Canada or to a resident of Canada for a period of four months and one day following Admission, unless a trade is permitted under Canadian securities laws.

Data Protection

The Company may delegate certain administrative functions in relation to the Company to third parties and will require such third parties to comply with data protection and regulatory requirements of any jurisdiction in which data processing occurs. Such information will be held and processed by the Company (or any third party, functionary or agent appointed by the Company) for the following purposes:

- a) verifying the identity of the prospective investor to comply with statutory and regulatory requirements in relation to anti-money laundering procedures;
- b) carrying out the business of the Company and the administering of interests in the Company;
- c) meeting the legal, regulatory, reporting and/or financial obligations of the Company in Canada, the United Kingdom or elsewhere; and
- d) disclosing personal data to other functionaries of, or advisers to, the Company to operate and/or administer the Company.

Where appropriate it may be necessary for the Company (or any third party, functionary or agent appointed by the Company) to:

- a) disclose personal data to third party service providers, agents or functionaries appointed by the Company to provide services to prospective investors; and
- b) transfer personal data outside of the EEA to countries or territories which do not offer the same level of protection for the rights and freedoms of prospective investors as the United Kingdom.

If the Company (or any third party, functionary or agent appointed by the Company) discloses personal data to such a third party, agent or functionary and/or makes such a transfer of personal data it will use reasonable endeavours to ensure that any third party, agent or functionary to whom the relevant personal data is disclosed or transferred is contractually bound to provide an adequate level of protection in respect of such personal data.

In providing such personal data, investors will be deemed to have agreed to the processing of such personal data in the manner described above. Prospective investors are responsible for informing any third-party individual to whom the personal data relates of the disclosure and use of such data in accordance with these provisions.

Selling and Transfer Restrictions

Prospective investors should consider (to the extent relevant to them) the notices to residents of various countries set out in Part 19: "Notices to Investors".

Investment Considerations

In making an investment decision, prospective investors must rely on their own examination, analysis and enquiry of the Company, this Document and the terms of the Subscription, including the merits and risks involved. The contents of this Document are not to be construed as advice relating to legal, financial, taxation, investment decisions or any other matter. Prospective investors should inform themselves as to:

- the legal requirements within their own countries for the purchase, holding, transfer or other disposal of the Common Shares;
- any foreign exchange restrictions applicable to the purchase, holding, transfer or other disposal of the Common Shares which they might encounter; and
- the income and other tax consequences which may apply in their own countries as a result of the purchase, holding, transfer or other disposal of the Common Shares or distributions by the Company, either on a liquidation and distribution or otherwise. Prospective investors must rely upon their own representatives, including their own legal advisers and accountants, as to legal, tax, investment or any other related matters concerning the Company and an investment therein.

An investment in the Company should be regarded as a long-term investment. There can be no assurance that the Company's objective will be achieved.

It should be remembered that the price of the Common Shares, and any income from such Common Shares can go down as well as up.

This Document should be read in its entirety before making any investment in the Common Shares. All Shareholders are entitled to the benefit of, are bound by, and are deemed to have notice of, the provisions of the Notice of Articles and Articles of the Company, which investors should review.

EXPECTED TIMETABLE OF PRINCIPAL EVENTS

Publication of this Document 12 November 2021

Admission and commencement of unconditional dealings in Subscription Shares

8.00 a.m. on 16 November 2021

CREST members' accounts credited in respect of Depository Interests

8.00 a.m. on 16 November 2021

Despatch of definitive share certificates for Shares no later than

30 November 2021

These dates and times are indicative only, subject to change and may be brought forward as well as moved back, in which case new dates and times will be announced. All references to time in this Document are to London, UK time unless otherwise stated and each of the times and dates are indicative only and may be subject to change.

For the purposes of this Document, the exchange rates applicable are, unless otherwise disclosed, as follows:

From	То	Exchange Rate
USD	GBP	0.722
GBP	USD	1.385
EUR	GBP	1.169
GBP	EUR	0.855
CAD	GBP	0.580
CAD	USD	0.804
CAD	NOK	6.911
GBP	NOK	11.908
EUR	NOK	10.185
USD	NOK	8.598

ADMISSION STATISTICS

Number of Common Shares in issue as at the date of this document	1,411,665,358
Number of Admission Shares	1,086,842,772
Number of Subscription Shares	272,727,273
Number of Capitalisation Shares	108,181,818
Total number of Common Shares in issue on Admission	1,792,574,449
Subscription Price per Subscription Share	1.1 pence
Market capitalisation at the Subscription Price	£19.72m
Number of Options outstanding at 30 September 2021	140,771,165
Number of Warrants outstanding at 30 September 2021	382,123,972
Convertible Loan Notes outstanding at 30 September 2021	100,000,000
Fully diluted Share Capital on Admission	2,415,469,586
The Subscription Proceeds receivable by the Company	£3,000,000
Estimated transaction costs	£150,000
The Net Proceeds available to the Company	£2,850,000

DIRECTORS AND ADVISERS

Directors Jose Ramon Lopez-Portillo (Chairman and Non-Executive Director)

Andrea Cattaneo (President, CEO and Director)

Luca Benedetto (Chief Financial Officer)
Dario E. Sodero (Non-Executive Director)
Sergey Borovskiy (Non-Executive Director)

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Reporting Accountants Jeffreys Henry LLP

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INFORMATION ON THE GROUP

1. Introduction and Background

The Company is an international oil and gas exploration, development and production company that is incorporated and domiciled in Canada.

The last year has seen a substantial change in the Company's business, with its exit from its operations in Azerbaijan and a new focus on assets in Africa. The current prime focus is on Tunisia, where the Company holds a majority working interest, subject to final regulatory approval, in a producing field. The Company is also seeking to progress a production licence application in the Republic of Congo while exploring other opportunities in Africa to complement the Company's interests in Tunisia and the Republic of Congo. The Company retains its long-standing gas and electricity production activities in Italy. The Company's financial position and performance remains materially unchanged from that described in the annual report for the year to 31 March 2021 that is incorporated by reference in Part 11. Revenues are expected to remain modest until the licence processes in both Tunisia and Republic of Congo are concluded.

2. History and Development of the Issuer

Overview

The Issuer is a corporation domiciled in British Columbia, Canada, and was incorporated and registered as Canoel International Energy Ltd. under the Business Corporations Act (British Columbia) on 20 September 2007 and changed its name to "Zenith Energy Ltd." on 2 October 2014.

The Issuer is the holding company of the Group which engages in the oil production as well as natural gas and electricity production. The Group's operations are carried out through operating subsidiaries. As of the date of this Prospectus, the Group is operating in Italy, in Tunisia and will start operations in the Republic of the Congo once the pending license has been granted.

The main subsidiaries of the Group are:

Canoel Italia S.r.l.

On 11 November 2010, Zenith established Canoel Italia S.r.l. ("Canoel Italia") an Italian subsidiary of the Company, in order to enable the Issuer to have an Italian operating entity and thereby have the possibility to be awarded oil and gas production and exploration assets posted for auction by the Italian Ministry for Economic Development. The Issuer owns 98.64 per cent of Canoel Italia. Canoel Italia. is specialised in the gas and electricity production in Italy.

Zenith Energy Congo SA

Zenith Energy Congo SA ("**Zenith Congo**"), a fully owned subsidiary of Zenith, was established on 13 August 2020 under the laws of the Republic of the Congo. The purpose of Zenith Congo is to receive a new 25-year license to operate the Tilapia oilfield named "Tilapia II". The offer for the granting of such license was submitted on 20 July 2020. On 23 December 2020, the Issuer announced that it has received official confirmation from the Ministry of Hydrocarbons of the Republic of the Congo that Zenith Congo has been selected as the successful bidder for the award of a new 25-year license to operate the Tilapia II oilfield. The Issuer announced on 10 February 2021 that it has successfully completed the inquiry of public utility. The final step is the finalization and ratification of a production contract to operate the Tilapia II oilfield. With the finalization and ratification of a production contract, Zenith Congo will be granted a drilling license by the Congolese Ministry of Hydrocarbons. The Groups drilling operations in the Republic of the Congo can start after the granting of the drilling license by the Congolese Ministry of Hydrocarbons.

Anglo African Oil & Gas Congo S.A.U.

In spring 2020, the Group acquired the Anglo African Oil & Gas Congo S.A.U. ("**AAOG Congo**"). AAOG Congo is now a fully owned subsidiary of the Issuer. It held a 56 per cent majority interest in the now expired Tilapia oilfield in the Republic of the Congo. The other 44 per cent were held through Société Nationale des Pétroles du Congo ("**SNPC**"). SNPC owes the Issuer total receivables in the amount of approximately

USD 5.3 million. As a result, and in agreement with the Ministry of Hydrocarbons, the Group has terminated the cooperation with SNPC regarding the Tilapia oilfield in August 2020 and returned the operatorship of the original Tilapia license from AAOG Congo to a subsidiary of SNPC. As of the day of this Prospectus, the purpose of AAOG Congo is to collect the outstanding amount of USD 5.3 million from SNPC. After receiving the USD 5.3 million and after the settlement of the ongoing lawsuit (described on page 42), AAOG Congo will be liquidated since Zenith Congo has been established as the new operating entity for the operations in the Republic of the Congo and expects a new 25-year license for the operations regarding the Tilapia II oilfield.

Zenith Energy Netherlands B.V.

Zenith Energy Netherlands B.V. ("Zenith Netherlands") has its corporate seat in Amsterdam and was incorporated on 8 April 2020. Zenith Energy Netherlands B.V is a fully owned subsidiary of the Issuer and is developing the Tunisian market since May 2020. Currently, the Group has no established company in Tunisia. On 20 April 2020, the Zenith Netherlands had signed a conditional sale and purchase agreement with KUFPEC (Tunisia) Limited (a 100 per cent subsidiary of Kuwait Foreign Petroleum Exploration Company K.S.C.C., a subsidiary of the State of Kuwait's national oil company), for the acquisition of a working interest of 22.5 per cent in, inter alia, the North Kairouan permit and the Sidi El Kilani concession (the "Tunisian Acquisition Part I"), which contains the Sidi El Kilani oilfield ("SLK") and covers an area of 204 square kilometres, located onshore, in the Pelagian Basin, Eastern Tunisia. On 8 September 2020, Zenith Netherlands signed a conditional sale and purchase agreement with the China National Petroleum Corporation ("CNPC") as seller for the acquisition of its working interest of 22.5 per cent in, inter alia, the North Kairouan permit and the Sidi El Kilani concession (the "Tunisian Acquisition Part II", together with the Tunisian Acquisition Part I "Tunisian Acquisition"). The completion of the Tunisian Acquisition remains conditional on the approval being granted by the Comité Consultatif des Hydrocarbures of the Republic of Tunisia in respect of the transfer of the sellers' rights, title and interest in and under the Tunisian Acquisition to Zenith Netherlands. Despite the pending approval, Zenith Netherlands already has the right to exploit the Tunisian assets.

Zena Drilling Limited

Zena Drilling Limited ("**Zena**") was incorporated in the United Arab Emirates on 29 July 2017. Zena is a fully owned subsidiary of the Issuer, providing international oilfield services.

History

Initially, in 2010 the Issuer acquired two oilfields in Argentina. As of June 2011, the Issuer started its operations in Italy by establishing its Italian subsidiary Canoel Italia S.r.l. By August 2013, Zenith's Italian subsidiary started the production of natural gas and natural gas condensate. In October 2015, Zenith purchased a "gas to power" plant, to start producing electricity from its Torrente Cigno concession, in Italy, and announced the beginning of electricity production activities at Torrente Cigno concession following the acquisition of gas- powered electricity generation infrastructure.

In January 2016, the Issuer established a fully owned subsidiary, Zenith Aran Oil Company Limited ("Zenith Aran"), to operate in Azerbaijan. Soon after that in March 2016, Zenith announced the signing of Rehabilitation, Exploration, Development and Production Sharing Agreement ("REDPSA") with the State Oil Company of the Azerbaijan Republic ("SOCAR"). The Parliament of the Republic of Azerbaijan unanimously ratified the REDPSA between SOCAR and Zenith and enacted this agreement into statutory law. By August 2016, Zenith started the production of first oil under the Zenith banner in Azerbaijan following completion of the handover process from SOCAR to Aran Oil Operating Company Limited ("Aran Oil"), an entity jointly created and owned by Zenith Aran (80 per cent) and SOCAR (20 per cent).

The Issuer's common share capital was admitted to trading on the Main Market of the London Stock Exchange on 11 January 2017.

In February 2017, Zenith performed divestment of its operations in Argentina. This was a strategic move with the primary intention of directing management focus towards the transformational opportunities in Azerbaijan and the consolidation of energy production interests in Italy. In addition, due to a series of circumstances beyond the Issuer's control, caused by the collapse of a major storage tank owned by Argentina's national oil company, Zenith's Argentinian operations were suspended. Until the date of disinvestment, the issues affecting the transportation of oil were not fully resolved and a persisting

uncertainty on the recommencement of operations led the Issuer to reconsider the operational involvement in Argentina. The sale of the Group's Argentinian subsidiary was fixed at a nominal sum in recognition of the costs the new owner was expected to incur to return the affected field to production. In addition, the Group was no longer liable for any environmental responsibilities or future well abandonment obligations in regard of the Argentinian wells or fields.

By March 2018, the gross oil production revenues of the Issuer's subsidiary in Azerbaijan peaked since the beginning of operations in the country, with a daily production of 260 barrels of oil a day and due to the higher oil selling price obtained from the market. The Group had been unsuccessful in achieving material increases in its daily production of oil. The primary reasons for not increasing the daily production of oil included the poor condition of many of the Issuer's existing wells, the challenging geology of the Issuer's field, as well as the unreliability of well data and historical records from the Soviet-era which have rendered workovers in some of the Issuer's wells extremely challenging.

On 8 November 2018, the Issuer's common share capital was admitted to trading on the Euronext Growth Market (at that time called the Merkur Market) of the Oslo Børs.

On 2 March 2020, the Issuer announced that, in view of Zenith's strategic focus on pursuing large-scale oil production and development opportunities in Africa, it would hand over the Contract Rehabilitation Area to SOCAR. Zenith continued to operate the Contract Rehabilitation Area until the handover of the Contract Rehabilitation Area which was completed during the month of June 2020.

In Spring 2020, the Issuer entered the markets of the Republic of the Congo and Tunisia. Terminating the activities of the Issuer in Azerbaijan had set free financial and operative resources to develop the activities in the new markets Congo and Tunisia.

With effect as of 29 May 2020 (close of business), the common shares of the Issuer were delisted from the TSX-V (Toronto Stock Exchange-Venture) at the Issuer's request. At the date of this Prospectus, the shares of the Issuer are listed on the Main Market of the London Stock Exchange and the Euronext Growth Market of the Oslo Børs.

3. Principal Activities of the Group

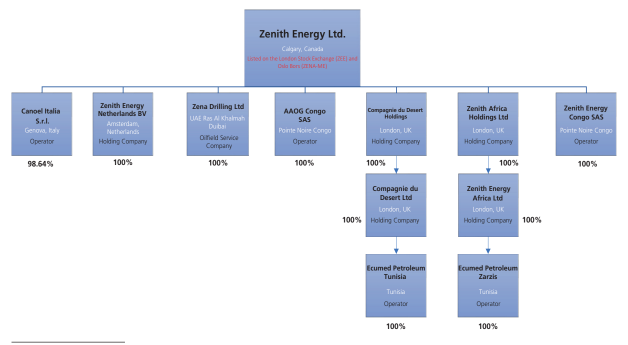
The Issuer is a holding company with a number of subsidiary companies whose principal activities of are the exploration and production of hydrocarbons for energy which include a variety of different projects in Italy (where it also produces electricity directly from the natural gas it produces), the Republic of the Congo (since spring 2020) and Tunisia (since spring 2020). Until the end of June 2020, the Issuer was also invested in Azerbaijan.

The articles of association of the Issuer contain no restrictions on the Issuer's principal objects or the type of business that may be carried out by the Issuer.

4. Organisational Structure of the Group

The Issuer, as the parent company of the Group, is a holding company and the operations of the Group are carried out through the operating subsidiaries of the Issuer.

Below is an organization chart of the Group which includes the main subsidiaries relevant for its operations:



Source: Internal information of the Issuer as of 28 May 2021.

5. Activities in Italy

In Italy, the Group owns various working interests in 13 onshore exploration and production properties and two gas concessions currently shut-in. The two gas concessions (Canaldente and Torrente Vulgano) were assigned to Canoel Italia S.r.l. from the Ministry of Economic Development in 2011, whilst the other onshore exploration and production properties were acquired from Medoilgas Italia S.P.A. and Medoilgas Civita Limited, each a subsidiary of Mediterranean Oil and Gas Plc, in June 2013. The concessions have various expiration dates.

6. Reserves and Concessions in Italy

A detailed evaluation of the oil reserves and the value of future net revenue for Zenith in Italy as at 30 September 2021 can be found in the CPR section "Chapman Report 2021 – Italy"; Part 19 (A) to this Prospectus. This estimates the Proved Developed Producing Reserves at 876 MMscf (gross & net) for natural gas and 11 Mbbls (gross & net) for natural gas liquids; Proved Developed Non-Producing Reserves at 115 MMscf (gross & net) for natural gas; the Probable Developed Producing Reserves at 1,480 MMscf (gross & net) for natural gas and 25 Mbbls (gross & net) for natural gas liquids; the Probable Developed Non-Producing Reserves at 28 MMscf (gross & net) for natural gas; and the Probable Undeveloped Reserves at 13,413 MMscf (gross & net) for natural gas and 241 Mbbls (gross & net) for natural gas liquids.

All of the Issuer's currently producing gas wells are located onshore in three concessions of Italy: Torrente Cigno, Misano Adriatico and San Mauro. The Misano Adriatico and Torrente Cigno concessions each have one producing well. The Lucera concession had problems with gas treatment plant and the production is temporarily suspended. Production in the Lucera concession is expected to resume in December 2021. There is an additional horizontal location in the Torrente Cigno concession, which is expected to be drilled in 2023.

The production and exploration properties comprise the following concessions, permits and applications, further details of which are set out below:

- 6 operated onshore gas production concessions:
 - o Torrente Cigno (45% working interest)
 - o Massseria Grottavecchia (20% working interest)
 - o San Teodoro (100% working interest)
 - o Misano Adriatico (100% working interest)
 - o Sant' Andrea (40% working interest)
 - o Masseria Petrilli (50% working interest)

- 3 non-operated onshore gas production concessions:
 - o Masseria Acquasalsa (8.8% working interest)
 - o Lucera (13.6% working interest)
 - o San Mauro (18% working interest)
- 1 operated exploration permit:
 - o Montalbano (57.15% working interest)
- 1 non-operated exploration permit:
 - o Colle dei nidi (25% working interest)
- 2 exploration applications:
 - o Serra dei Gatti (100% working interest)
 - o Villa Carbone (50% working interest)

The Company owns a 45% working interest in the Torrente Cigno gas and condensate concession covering approximately 38,163 acres and located onshore in southern Italy, along the Adriatic coast. From 1 October 2015, the Company has used the gas produced to generate electricity which is sold directly to the national electrical grid in Italy. As at March 2021, production at Torrente Cigno (from one well) was approximately 462 Mscf/d. (13,089 stmc/d)). This concession is scheduled to expire in 2029.

The Company owns a 20% working interest in the Masseria Grottavecchia gas concession covering approximately 13,160 acres and located onshore in southern Italy, along the Adriatic coast. This concession is not currently producing, but development plans are in progress. This concession is scheduled to expire in 2028.

The Company owns a 100% working interest in the San Teodoro gas concession covering approximately 14,640 acres and located onshore in southern Italy, along the Adriatic coast. This concession is not currently producing, but development plans are in progress. This concession is scheduled to expire in 2029.

The Company owns a 100% working interest in the Misano Adriatico gas concession covering approximately 18,610 acres and located onshore in central Italy, along the Adriatic coast. As at December 2020, production at Misano Adriatico (from one well) was approximately 35 Mscf/d. (989 stmc/d). This concession is scheduled to expire in 2030.

The Company owns a 40% working interest in the Sant'Andrea gas concession covering approximately 40,605 acres and located onshore in northern Italy, along the Adriatic coast. This concession is not currently producing. This concession is scheduled to expire in 2022, with the intention that it be renewed to align with the Company's additional development plans.

The Company owns a 50% working interest in the Masseria Petrilli gas concession covering approximately 29,227 acres and is located onshore in southern Italy, along the Adriatic coast. This concession is not currently producing. On June 14, 2019, a request to renounce the Concession was presented to the Ministry of Economic Development.

The Company owns a 8.8% working interest in the Masseria Acquasalsa gas concession covering approximately 10,200 acres and located onshore in southern Italy, along the Adriatic coast. This concession is not currently producing. In June 2018 a request to renounce the Concession was presented to the Ministry of Economic Development.

The Company owns a 13.6% working interest in the Lucera gas concession covering approximately 38,514 acres and located onshore in southern Italy, along the Adriatic coast. This concession is not currently producing. This concession is scheduled to expire in 2022, with the intention that it be renewed to align with the Company's additional development plans.

The Company owns a 18% working interest in the San Mauro gas concession covering approximately 6,257 acres and located onshore in southern Italy, along the Adriatic coast. This concession is not currently producing. This concession is scheduled to expire in 2030.

Production Estimates

The following table sets forth the volume of production estimated by the Issuer for 2021 based on proved reserves and before the deduction of royalties payable to others (i.e. gross values):

	Natural Gas (MMscf)	Natural Gas Liquids (Mbbl)
Italy	<u>170</u>	2

Source: internal information of the Issuer as of 31 March 2021

The following table sets forth the volume of production estimated by the Issuer for 2021 based on proved plus probable reserves and before the deduction of royalties payable to others (i.e. gross values):

Natural Gas (MMscf	
Italy172	2

Source: internal information of the Issuer as of 31 March 2021.

7. Information on the Oil and Gas Industry in Italy

Italy produces small volumes of natural gas and oil and virtually no coal. Therefore, most of the country's fossil-fuel supplies (as well as a significant share of its electricity) are imported. They are augmented by local production of energy from renewable sources resulting in an increasing local dependence on imports in recent years.

In 2013, after more than twenty years, the Italian Government released a new National Energy Strategy. The four main pillars of the National Energy Strategy are:

- fostering the competitiveness of the Italian economic system;
- protecting the environment;
- strengthening the security of energy supply; and
- promoting green economic growth.

Natural gas and other fossil fuels are central elements in the National Energy Strategy policy. Specific measures include the promotion of a competitive natural gas market, the development of a European-integrated electricity market, an increase in the national production of fossil fuels and the restructuring of the downstream oil market.

Italy has liberalised its electricity and gas sectors progressively in conformance with EU directives. Transmission and distribution of natural gas and electricity have been unbundled and a regulator, Autorità per l'Energia Elettrica e il Gas, set up to supervise access to networks and to regulate tariffs. The Italian oil market is fully liberalised, and the Italian Government intervenes only to protect competition or to prevent an abuse of a dominant position.

The prices of all forms of energy except electricity are set freely by the market. Additionally, electricity and gas productions are exempt from VAT for producers, except for the final seller to consumers. Gas consumers have a choice of supply from incumbent suppliers at regulated tariffs or from alternative suppliers at market rates. The choice is non-binding and consumers can change from one service to another at no additional cost.

In Italy, for onshore permits, the state royalty on production of both oil and gas is a maximum of 10%, with a provision that no royalties are paid on yearly production below 125,000 bbls of oil and approximately 700 MMcf of gas, per field (or approximately 340 bbls/d and 1.9 MMcf/d). At the present time, the Group does not pay any state royalties since all its producing fields fall below the minimum royalty threshold.

Italy applies different rates of VAT and excise tax on energy at the national level. Oil products are subject to excise tax and VAT (at a rate of 22%) for gasoline, diesel, light fuel oil and LPG. Natural gas is subject to an excise tax, VAT and additional taxes at the regional level; together they represent approximately 37.4% of the final price paid by end-consumers. A lower rate of VAT, currently 10%, is applied to sales of

natural gas up to 480 cubic metres a year, and 22% for the remaining consumption. Different rates of excise tax are levied on gas according to whether the consumer is a business or a household and to the level of consumption.

In Italy, for onshore permits, the state royalty on the production of oil and gas is a maximum of 10 percent, with a provision that no royalties are to be paid on yearly production less than 125,000 bbls of oil and approximately 700 MMcf of gas, per field (or approximately 340 bbls/d and 1.9 MMcf/d). At the present time, the Group does not pay any state royalties since all its producing fields fall below the minimum royalty threshold. The corporate tax is a maximum of 28 percent and there are no restrictions on repatriation of profits. Going forward, there is the risk that potential changes in the tax and/or royalty system, such as the abolition of exemptions or an increase in royalties payable could have a significant impact on the tax payable by the Group and therefore on the rentability of oil and gas wells operated by the Group in Italy.

8. Activities in Tunisia

8.1 North Kairouan permit and SLK

Through its wholly owned subsidiary Zenith Netherlands, Zenith holds, subject to final regulatory approval, a 45% working interest in the North Kairouan permit and SLK, covering an area of circa 204 square kilometres, located onshore in the Pelagian Basin in Eastern Tunisia, which is operated by CTKCP. SLK currently (December 2020) produces 505 barrels per day of 39 API gravity oil from a fractured carbonate reservoir (Abiod Formation), at a depth of c. 1,600 metres. Facilities include a permanent Gas Oil Separation Plant ("GOSP") and a Pipeline of 125 km x 8" diameter, 22,000 bpd capacity from the field to La Skhira terminal. The Company's assets in Tunisia were acquired during 2020 and the acquisition remains subject to the approval of *Comité Consultatif des Hydrocarbures* of the Republic of Tunisia. This approval is expected during 4Q2021 but cannot be guaranteed. Prior to this approval, the share of the production that accrues to Zenith Netherlands since acquisitions is in oil held in storage in Tunisia, so currently no revenues are generated from this asset.

The Sale and Purchase Agreement for the acquisition of KUFPEC Tunisia Ltd's working interest in the SLK concession had had a revised long stop date of 31 October 2021. It has not proved possible to obtain the required regulatory approvals within that timescale. The parties are currently in discussion regarding restructuring the nature of the transaction, however there can be no guarantee that this will be successfully completed. The revised agreement may or may not include the accumulated oil production since the original agreement was agreed. The Company's financial plan has not included any revenues from SLK.

The steadily improving level of oil prices since 1H2020 have significantly improved the economics of the Company's Tunisian assets since their acquisition earlier in the year.

8.2 Ezzaouia concession

On March 15, 2021, the Company announced that Zenith Energy Africa Limited ("ZEAL"), its newly incorporated fully owned subsidiary, has entered into a share purchase agreement ("SPA") with Candax Energy Limited ("Candax") for the acquisition of a 100 percent interest in Candax's fully owned subsidiary in Barbados, Ecumed Petroleum Zarzis Ltd ("EPZ") (the "Acquisition"), which holds a 45% interest in the Ezzaouia Concession ("Ezzaouia").

Pursuant to the terms of the SPA, ZEAL has agreed to acquire 100% of the issued share capital of EPZ for the aggregate amount of US\$150,000, paid by the Company at completion, as well an additional US\$100,000 to be satisfied by the issue of ordinary shares in the share capital of Zenith to be issued within sixty days of completion ("Consideration Shares") and a royalty payable and calculated as US\$0.35 per each barrel of hydrocarbons produced from the Ezzaouia oilfield and allocable to EPZ, with the royalty not being less than an amount of US\$50,000 per annum for a period of ten years.

Acquisition Highlights

- Ezzaouia is located in onshore Tunisia on the Zarzis peninsula, south of the island of Djerba in the southern Gulf of Gabes.
- First discovered by Marathon Petroleum Corporation in 1986, with production activities starting in 1990 with a peak production being achieved of 35,000 barrels of oil per day in 1991.

- Ezzaouia produces an average of 40 API gravity oil from the Zebbag (Lower Cretaceous) and Mrabatine (Upper Jurassic) formations.
- It is operated by MARETAP, a joint operating company owned in partnership with the national oil company of Tunisia, ETAP (Entreprise Tunisienne d'Activités Pétrolières) on a 50:50 basis, which holds a 55 percent interest in Ezzaouia.
- It produced at a rate of approximately of 551 bopd (approximately 248 bopd net to Zenith) during March 2021
- Approximately 25,000 barrels of oil were held in storage at the acquisition date, with a commercial value of approximately US\$1,250,000.
- Planned field production optimisation and workover activities are expected to increase Ezzaouia gross production to 1,000 bopd (potentially resulting in a production of 450 bopd net to Zenith).
- The Acquisition has certain development obligations during the course of the new 20-year concession including the drilling of a side-track, the drilling of a replacement well and that of a development well.
- On April 19, 2019, the Tunisian State represented by the Ministry of Industry and Small & Medium Enterprises informed ETAP and EPZ that the Comité Consultatif des Hydrocarbures ("CCH") had provided a favourable opinion to the application submitted by ETAP and EPZ for a new 20-year concession to be called "Ezzaouia" (the "New Concession").
- A Convention for the New Concession (the agreed work programme between ETAP and EPZ) has been signed by both parties.
- The New Concession is currently awaiting parliamentary approval.
- Ezzaouia has modern oil treatment and storage facilities with a total field storage capacity of approximately 20,000 barrels of oil.
- MARETAP, the joint operating company, operates an oil storage terminal, connected to Ezzaouia by way of two pipelines (one for gas and one for oil respectively), at the port of Zarzis, with a storage capacity of approximately 200,000 barrels of oil, from which all oil production from Ezzaouia is exported to the international markets.

8.3 Robbana and El Bibanea concessions

On April 30, 2021, the Company announced that Compagnie Du Desert Ltd ("CDD"), its recently incorporated fully owned subsidiary, has entered into a share purchase agreement ("SPA") with Candax Energy Limited ("Candax") for the acquisition of a 100 percent interest in Candax's fully owned subsidiary in Barbados, Ecumed Petroleum Tunisia Ltd ("EPT") (the "Acquisitions"), which holds a 100% interest in the El Bibane and Robbana concessions in Tunisia.

Pursuant to the terms of the SPA, CDD has agreed to acquire 100% of the issued share capital of EPT for a nominal consideration of US\$100 payable at completion, as well an additional consideration of approximately USD\$200,000 in the form of assumption of debt payable by the close of May 2021.

El Bibane Highlights

- The El Bibane concession ("El Bibane") is located 16 kilometres offshore from the port of Zarzis in the Gulf of Gabes, covering an area of approximately 228 square kilometres and in approximately 7-8 meters water depth. The field was discovered by Marathon Oil Corporation in 1982. However, it was not developed until 1998. Upon initial development, a peak production of 4,500 bopd was achieved. The reservoir is located in the cretaceous Zebbag fractured dolomite formation at approximately 2,150 metres below surface.
- Zenith has acquired a 100% working interest in El Bibane.
- A total of three wells remain active within El Bibane: EBB-5, EBB-4 and EBB-3RE2. A total of 6 wells plus 4 sidetracks have been drilled.

- EBB-5 currently produces approximately 80-100 barrels of condensate per day (API 49/50) with 5.5-6 MMSCF of natural gas from well EBB-5, which is re-injected into the formation via well EBB-4.
- It is expected that, by utilising new technologies, well EBB-4 may achieve commercial production of natural gas in addition to its current use as an injector well.
- EBB-3 suffered string damage and has been temporarily shut-in, having previously produced at a rate of between approximately 500-600 barrels of oil per day (35 API) prior to production being suspended. The low oil price environment during 2020 and the material investment required to restore production from this well have prevented the necessary repair work from being implemented.
- Zenith has already obtained market quotations for the well intervention required to restore production from well EBB-3 for an amount of approximately US\$3.5 million.
- In the event of a successful well intervention in EBB-3, the Company expects to produce approximately 500 barrels of oil equivalent per day from El Bibane.
- Candax commissioned an independent reserves evaluation, as of December 31, 2019, for the contingent reserves (1C) of El Bibane which evaluated remaining oil in place as 25.7 MMSTBO and 6.5 BCF of natural gas.
- Zenith has commissioned a new Competent Person's Report, in compliance with Canadian securities laws, specifically the COGE Handbook and National Instrument 51-101 Standards of Disclosure for Oil and Gas Activities, in order to obtain an updated reserves evaluation for the El Bibane concession.
- El Bibane expires on December 31, 2033.

Robbana Highlights

- The Robbana concession ("Robbana"), covering 48 square kilometres and located onshore in the island of Djerba in the southern Gulf of Gabes, was discovered in 1988, achieving a peak production of 500 bopd in 1994. The ROB-1 well encountered two hydrocarbon-bearing reservoirs in the Cretaceous Upper Meloussi Sandstone formation. Only two wells have been drilled in Robbana since discovery, ROB-1 which is still in production and ROB-2 which is temporarily abandoned.
- Robbana currently produces approximately 25 barrels of oil per day from ROB-1, having previously produced approximately 50 barrels of oil per day prior to an unsuccessful well intervention.
- Studies have suggested that an infill well, to be drilled in the proximity of well ROB-1, is expected to produce approximately 200 barrels of oil per day.
- Candax commissioned an independent reserves evaluation, as of December 31, 2019, for the
 contingent reserves (1C) of Robbana which evaluated remaining oil in place as 10.99 MMSTBO.
 The study noted specifically noted that the "Middle Triassic sandstones of the Ras Hamra
 formation present a very significant 'high-risk/high reward' exploration objective."
- Zenith has commissioned a new Competent Person's Report, in compliance with Canadian securities laws, specifically the COGE Handbook and National Instrument 51-101 – Standards of Disclosure for Oil and Gas Activities, in order to obtain an updated reserves evaluation for Robbana.
- Robbana expires on November 4, 2034.

During July 2021, the Company agreed to the sale of oil production from its Tunisian assets of approximately 68,000 barrels net to Zenith (including approximately 20,000 barrels of domestic market sales) for total receivables of approximately US\$4.5 million. This production was from the El Bibane, Robbana and Ezzaouia Concessions.

9. Reserves in Tunisia

A detailed evaluation of the oil reserves and the value of future net revenue for Zenith in Tunisia as at 30 September 2021 can be found in the CPR sections "Chapman Report 2021 – Tunisia (Sidi El Kilani Concession)"; Part 19 (B) to this Prospectus and "Chapman Report 2021 – Tunisia (El Bibane, Robbana and Ezzaouia Concessions)"; Part 19 (C) to this Prospectus. For the Sidi El Kilani concession, this estimates the Proved Developed Producing Reserves at 787 MSTB (gross) and 695 MSTB (net), with the Probable Undeveloped Reserves at 1,644 MSTB (gross) and 1,445 MSTB (net). For the El Bibane concession, this estimates the Proved Developed Producing Reserves at 37 MSTB (gross) and 34 MSTB (net). For the Ezzaouia concession, this estimates the Proved Developed Producing Reserves at 260 MSTB (gross) and 242 MSTB (net); the Probable Developed Producing Reserves at 241 MSTB (gross) and 219 MSTB (net); and the Probable Undeveloped Reserves at 2,869 MSTB (gross) and 2,593 MSTB (net). For the Robbana concession, this estimates the Probable Undeveloped Reserves at 746 MSTB (gross) and 723 MSTB (net), with the Possible Reserves at 281 MSTB (gross) and 262 MSTB (net).

10. Information on the Oil and Gas Industry in Tunisia

Tunisia is a small but well-established producer of oil and natural gas, with oil first being discovered in 1966¹, with production peaking at 120,000 barrels per day during the mid-1980s but declining to 39,000 barrels per day by 2019². The country has been a net importer of oil since 2000. The country's largest deposit is located at El Borma on the Tunisia-Algeria border, while offshore fields were first discovered in 1971 and brought into production in 1974³. Natural gas production was 45bcf in 2018, a fall from a peak of 105bcf in 2008⁴. While the industry has been in decline in terms of production levels, the new Nawara gas field is hoped to help reverse this.

The Tunisian government created the country's state-owned oil company, Enterprises Tunisienne d'Activities Petrolieres ("**ETAP**"), in 1972. ETAP's mission is to manage the oil and natural gas exploration and production activities for the Tunisian government. ETAP has the right to participate in the development of any oil and gas field. This participation normally takes the form of either a production sharing agreement or joint venture. Typically, the Tunisian's government share of profit, through a combination of participation and taxation is around 60-70%⁵.

The Hydrocarbon Law of 1999 governs oil and gas exploration and production in Tunisia, with permits being granted by the Minister for Hydrocarbons.

In Tunisia, Zenith will be subject to the fiscal provisions set forth by decree-law 85-9 dated 14 September 1985 as ratified as amended by subsequent regulations. The holders are subject to the payment of a royalty on the production and the income tax on the profit made on the exploitation of the concession.

The proportional royalty and Company Income tax are, for every co-holders, function of the ratio (R) of accrued net earnings to total accrued expenditures relative to every exploitation concession and to the parent exploration permit.

Because of the present R factor being actually in the range of 1.5-2, the SLK holders are subject to

- a royalty rate of 12%
- a company income tax rate of 55%

For the application of the present:

- The term "accrued net earnings" means the sum of the sales of all fiscal years, including the present one, minus the amount of tax and levies due or paid during all the fiscal years previous to the present one and relative to the considered concession.
- The term "accrued total expenditures" means the sum of all the expenses relative to the exploration activities performed in the permit in addition to the prospecting expenses if any, and all the development and exploitation costs for the considered concession, except for taxes and levies due or paid by the Holder for the exploitation thereof.

² US Energy Information Administration

¹ KeyFacts Energy

³ Societe de Recherches et d'Exploitation des Petroles en Tunisie

⁴ US Energy Information Administration

⁵ KeyFacts Energy

• The exploration expenses incurred in the permit including the prospecting expenses, if any, considered for the determination of the (R) factor for a given concession shall not be considered for the determination of the said (R) factor for other concessions.

Any changes to the tax regimes that currently apply in Tunisia may have an adverse effect on the financial position of the Group.

11. Activities in the Republic of Congo

The Company completed the acquisition of AAOG Congo on May 5, 2020. AAOG Congo held Congo Licence I, which expired on 18 July 2020. The Company, through its new wholly owned subsidiary, Zenith Congo, applied for Congo Licence II, a new 25-year licence over the Tilapia II oilfield, for which it was the successful bidder, in December 2020. The granting of this new licence is subject to a public enquiry on Zenith, which was successfully completed in February 2021. The negotiation of a new production sharing contract and final legislative approval; the timing of the final granting of the licence remains uncertain and cannot be guaranteed. Zenith Congo is expected to hold a 60% interest in the new Congo Licence II once issued, with the remaining 40% held by SNPC, however this is subject to the final licence conditions. AAOG Congo has assets that are expected to be very useful if the new Congo Licence II once issued, having previously operated the same asset for several years. In addition, AAOG Congo holds outstanding receivables from SNPC totalling \$5.7m, which it expects to receive payment for during 2021 and 2022, however this cannot be guaranteed.

Zenith Congo expects to commence production at the Tilapia II oilfield during 2H2021, as well as further exploration drilling, subject to the successful issue of the licence. During 2019, the Tilapia I oilfield had an average production of 30 bopd, which Zenith Congo believe they will rapidly be able to emulate and then exceed, once the licence is issued.

12. Reserves in the Republic of Congo

A detailed evaluation of the oil reserves and the value of future net revenue for Zenith in the Republic of the Congo as at 30 September 2021 can be found in the CPR section "Chapman Report 2021 – Congo"; Part 19 (D) to this Prospectus. This estimates the Probable Undeveloped Reserves at 6,000 MSTB (gross). A net reserves figure cannot be calculated currently as the final licence terms and production sharing contract terms have not yet been finalised.

13. Information on the Oil and Gas Industry in the Republic of Congo

The Republic of the Congo ("Congo") is a significant oil producer, predominantly from offshore fields, and the country is a member of OPEC. While Congo emerged as a significant oil producer in the late 1970s, the coming online of the deep-water Moho-Bilondo oil field in 2008 increased production significantly. Production increased from 65,000 barrels per day in 1980 to 280,000 barrels per day in 2000. While it subsequently declined to 207,000 barrels per day in 2007, the new deep-water fields saw this increase to 330,000 barrels per day by 2019. Natural gas production was a rather more modest 49bcf in 2018 and is mainly utilised by the oil production sector. In 2014 the country's total crude oil reserves were estimated at 1.6bn barrels. On 22 June 2018, the Republic of the Congo, Africa's third largest oil producer, joined the Organisation for Petroleum Exporting Countries (OPEC). Congo Brazzaville became the fifteenth member of OPEC and the seventh African member nation.

Historically, the petroleum industry accounts for an estimated 60% of the State budget. The Congolese government has initiated political and economic actions to diversify its revenue stream in a bid to reduce its dependence on hydrocarbon and increase the contribution of tax-based revenue. The provisions of the 2016 Congolese Hydrocarbon Code aim to valorize both the oil and the gas sectors. Incentives are also granted for the development of other sectors such as agriculture, forestry, tourism, etc. The 2020 Finance Act, as well as numerous decrees were published to change the Congo oil environment from a regulatory perspective. The 2020 Finance Act has inserted numerous provisions relating to the Exploration and Production (E&P) sector, as well as to the Energy and utilities sectors.

Congolese-registered companies are taxed on the territoriality principle. As a result, Congolese companies engaged in business outside of the Republic of Congo are not taxed in the Republic of Congo on the related profits.

In the absence of a tax treaty stating otherwise, a non-resident company is liable for CIT on income realised in the Republic of Congo or derived from or resulting from work/services of any nature supplied or used in the Republic of Congo.

The standard CIT rate in the Republic of Congo is 30%, with certain exceptions.

A withholding tax of 15% or 20% is imposed on income sourced in the Republic of Congo that is derived by foreign companies not necessarily engaged in activities in the Republic of Congo (see the Withholding taxes section for more information).

The minimum tax payable is 1% of the annual turnover and cannot be less than 1 million CFA francs (XAF) (XAF 500,000 if annual turnover is less than XAF 10 million).

A 2% minimum tax is payable by companies showing losses during two consecutive fiscal years. The 2% rate is applied to the sum of gross turnovers, products, and benefits realised by the company in the most recent year in which it earned a profit. The 2% tax is not deductible for CIT purposes. However, in a company's first profit-making year after incurring the losses, half of the 2% tax is deductible.

The minimum tax is 2% of the taxable base, with a minimum amount payable of XAF 2 million, for companies that are totally exempt from CIT during the extension of their Convention of Establishment and/or any specific agreement.

The Congolese VAT rate is 18%. In addition to VAT, a surtax calculated at the rate of 5% applies to the amount of VAT, which must be invoiced and paid at the same time as the VAT. Therefore, the VAT rate is globally 18.9%. The surtax is not deductible (final cost).

A reduced VAT at the rate of 5% is levied on importation and cement produced locally.

Under the provisions of the VAT Law, all economic activities conducted in the Republic of Congo are subject to VAT, regardless of their purpose, profitability, or the legal status of the business performing them, and irrespective of whether these activities are habitual, occasional, or originate in the Republic of Congo or from a foreign country. Therefore, any person, natural or legal, engaged in an industrial, commercial, or professional activity is subject to VAT unless specifically exempt by law.

Section 8 of the VAT Law states that a service is considered as provided in the Republic of Congo when the service is used or exploited in the Republic of Congo.

The following fees for the registration of contracts are due within three months from date of signature:

- Purchase orders for public contracts at the rate of 2% for contracts with a value exceeding XAF 10 million.
- Subcontracts in the building construction and public work sector at a fixed fee of XAF 100,000.
- A fixed fee of XAF 1 million for the registration of every oil services contract with foreign companies and their sub-contractors before the execution of the contract.
- All insurance policies carried out by oil, mining, and telephone companies are subject to registration free of charge; failure to register will result in penalties that total XAF 3 million.

Specific rules and caps apply for the upstream (production) oil and gas industry.

The tax on pollution is payable by petroleum and mining extracting companies in the production phase, at the rate of 0.2% on the annual turnover.

This tax constitutes a non-deductible expense for the extracting mining/hydrocarbon company in the production phase.

This tax is due in the course of the year and payable quarterly by instalment, proportionally to the production realised during the just-ended quarter and not later than the 20th day of the month following the end of the quarter.

For the energy sector, the royalty rate is as follows:

- 1% on turnover for independent producers.
- 0.75% on turnover for self-producers.

For the hydraulic sector, the fee ranges to XAF 400 per cubic metre of water withdrawn, depending on the usage (i.e. mining, industrial, agropastoral, etc.).

Any delay in the payment of the royalty is subject to 10% penalty, and omission to pay is subject to penalty at 100%.

An environmental risk contribution is due for the prevention of environmental risk. The contribution is at the rate of 0.05% of the oil production of an oil field multiplied by the fixed rate.

The contribution constitutes petroleum cost.

Any changes to the tax regimes that currently apply in Congo may have an adverse effect on the financial position of the Group.

14. Description of the Development and Expected Financing of the Issuer's Activities

The drilling and enhancement of oil and gas wells is a capital-intensive activity, and currently the Company does not generate sufficient cashflow to fund all these capital expenditures, and thus this typically requires the Issuer to raise additional funds in order to continue developing its oil and gas projects. These capital expenditures are of an expansionary nature and are discretionary; the Group produces sufficient cashflow to finance maintenance costs and any expenditure that is a requirement of any of its current licences and concessions. The funding can, and has in the past, been achieved through issuing equity or by borrowings by way of either loans or note issuance.

During 2021 and 2022, the focus of the Company's developments is expected to be in Tunisia and the Republic of Congo, with the Tilapia II licence in the latter expected to require the majority of the investment. These developments are intended to increase the Group's level of oil production.

All the development and production plans will be significantly influenced by the success of drilling, the existence of estimated reserves and the presence or absence of structural impediments, geological and operational risks that are inherent in the oil & gas industry.

Republic of the Congo

The Tilapia II licence will be subject to the terms of the finalised production sharing contract and licence terms, which remain outstanding at this point; the timing of this capital investment is still somewhat uncertain due to this. It is anticipated that the net amount (see point 3 below) will be financed by the issue of notes under the Company's Euro Medium Term Note Programme, details of which can be found in section 25.10 of Part 14, the Group's working capital (including £250,000 of the Net Proceeds) and the proceeds from the collection of the outstanding receivable from SNPC (see 1 below). The following steps are required in order to reach the production capacities as listed in the CPR:

Action required in the Republic of the Congo:

- 1. Collection of the outstanding amount of USD\$5.3 million from SNPC by AAOGC. The Issuer and SNPC are in discussions in order to settle this issue, and all capital expenditure will be deferred until the proceeds are received.
- 2. Completion of the drilling of the Tilapia II well. The previous owner of the Tilapia II oilfield completed the drilling well at 80 per cent. Geological studies affirmed that by expanding the completion level to 100 per cent, a considerable additional oil production can be expected. The respective costs amount to a total of approximately USD\$5 million. The Group intends to invest an additional amount of USD\$2.2 million to increase the level of completion of the drilling, i.e. a total of USD\$7.2m. This expenditure is at the discretion of the Group, is not contracted, and will be conditional on receipt of the receivable set out in 1 above.

- 3. The net requirement is therefore approximately USD\$1.9m. An initial £250,000 of which has been allocated from the Subscription.
- 4. The Issuer estimates that the production from the developed well will stand at 2,000/2,500 barrels of oil per day.

Tunisia

The capital investment requirements in Tunisia, which are set out in point 3 below, will be financed from the Company's existing cash resources and the Net Proceeds of the Subscription, and are expected to be primarily fall due within the forthcoming 12 months.

Action required in Tunisia:

- 1. Completion of the regulatory approval regarding the acquisition of the 45 per cent interest in the North Kairouan permit and the Sidi El Kilani concession. The completion of this Tunisian Acquisition remains conditional on the approval of the Comité Consultatif des Hydrocarbures of the Republic of Tunisia in respect of the transfer of the sellers' rights, title and interest to Zenith Netherlands. The timing of this approval is currently uncertain and alternative ways for completing the acquisition are currently under discussion.
- 2. The Issuer expects to run a daily oil production ranging between 550 600 barrels of oil per day.
- 3. Producing operations from the Ezzaouia Concession, acquired on 15/03/2021, and it is expected to spend an aggregate amount of £1,300,000 for 3 workover interventions and two sidetracks in non-producing wells during the next 18 months, financed from the Group's working capital resulting from local production and the Subscription.
- 4. Producing from the Robbana and El Bibane concessions, acquired on 29/04/2021, will continue during the next 18 months without capital expenditure interventions.
- 5. The planned drilling of the ROB-3 well in the Robanna concession on which the Company plans to spend £600,000, plus £300,000 for the cost of transporting the Company's drilling rig to Africa, financed from the Subscription.

Italy

The Company does not expect to make any material capital expenditure in Italy during 2021 or 2022. The financing of the planned capital expenditure requirement for 2023 (as set out in point 1 below) will be evaluated closer to the time but is provisionally expected to be financed by the issue of notes under the Company's Euro Medium Term Note Programme, details of which can be found in section 25.10 of Part 14.

Action required in Italy:

- 1. The Issuer plans to drill an offset horizontal well (Masseria Vincelli 2) in the year 2023, when the Company expects current production to have fallen to uneconomic levels. The drilling will require 4 months of work and an investment of approx. EUR 6 million, to be shared between the partners. Out of this amount, the investment of the Group should amount to approx. USD \$2.7 million, and a decision as to how to fund this will be made closer to the time.
- 2. The Lucera gas concession is currently not producing, because some compressors need extraordinary maintenance or to be substituted. Production is expected to resume in June 2021.
- 3. The Masseria Vincelli 2 well will approximately produce at a rate of 1,000 Mscf/d which will maintain the operation of the electrical generation facility for the next years.
- 4. The Issuer is currently not planning to develop the concessions in "Montalbano" and "Colle dei Nidi". Therefore, no further action or investments are required.

15. Market Overview

The Group operates in the energy and oil market in Italy, the Republic of the Congo and Tunisia. The overview of the global energy and oil market is set out below, and should be read in conjunction with the earlier sections in this part of the Prospectus on the energy and oil markets in Italy, in the Republic of the Congo and in Tunisia respectively.

The Global Energy Market

The world energy consumption has seen a steady increase since the industrial revolution and is expected to continue to do so in the years to come. Fossil fuels continue to supply more than 84 per cent of the world's energy of which 33 per cent is oil, according to the BP Statistical Review of World Energy in June 2020. In 2019 oil remains the most used fuel in the energy mix (Source: Statistical Review of World Energy – British Petroleum, 2020)⁶.

The world consumption of primary energy – including oil, natural gas, coal, nuclear, hydropower and other renewable energy – increased by 1.3 per cent in 2019, according to the BP Statistical Review of World Energy June 2020. This is less than half the rate of growth in 2018.⁷

The Oil and Gas Prices

Oil prices traded at all-time high levels (in terms of annual average) for most of 2011, 2012, 2013 and the first half of 2014. The Brent oil price stayed commonly in a range of USD 100-125/bbl. However, since the summer of 2014, oil prices have declined steeply, and Brent reached USD 28/bbl in mid-January 2016. The price decline was a result of high oil prices for an extended period of time, which helped unlock technological breakthroughs in US onshore production, combined with relatively weak global oil demand growth and the return of Libyan production. The prolonged oil crisis resulted in a reduction in upstream investment in 2015 and 2016, respectively 25 per cent and 26 per cent, according to the International Energy Agency ("IEA") 2018 Oil Information Overview. This was the first occurrence of two consecutive years of declining investments since the 1980s. In 2016, oil prices remained low and were strongly affected by resilient US producers. The oil price began creeping upwards during 2017 and the Brent oil price reached the USD 60/bbl mark during the third quarter. IEA's World Energy Report 2017 highlights underinvestment in conventional projects and the possibility for a shortfall of new supply post-2020.

According to the IEA Oil Information Overview 2020, world oil production stood at 98.1 mb/d in 2019.8 However, geopolitical uncertainty continues to influence the supply side, especially related to Iran and Venezuela. The same applies to the situation in Saudi Arabia due to the latest incidents in September 2019. High oil prices combined with a strong dollar are projected to contribute to slower demand growth. Although, reduced economic confidence may weaken demand, supply side risks will most likely underpin oil prices moving forward.

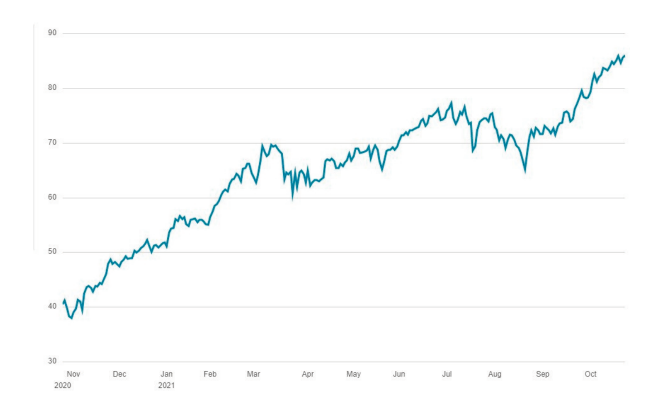
As evidenced by the oil crisis and recent market developments, the oil price is highly dependent on the current and expected future supply and demand of oil. In addition, the oil price is influenced by global macroeconomic conditions and may experience material fluctuations on the basis of economic indicators, material economic events and geopolitical events. Historically, oil prices have also been heavily influenced by organizational and national policies, most significantly the implementation of OPEC and subsequent production policies announced by the organization.

The first quarter of 2020 saw the worst performance on record for the market as the impact of the Covid19 pandemic became apparent, a trend that continued until late Spring. Oil prices went from over USD 110 per barrel in June 2014 to around USD 17 in April 2020. However, since that low point they have been on general rising trend, reaching USD 80 per barrel for the first time since October 2018 (Brent Crude Oil futures for the year and 5 years to 20 July 2021, charts below, Source: BBC), however oil prices are inherently volatile, so no assurance can be made that this upward trend will continue.

⁶ Available at https://www.bp.com/content/dam/bp/business-sites/en/global/corporate/pdfs/energy-economics/statistical-review/bp-stats-review-2020-full-report.pdf.

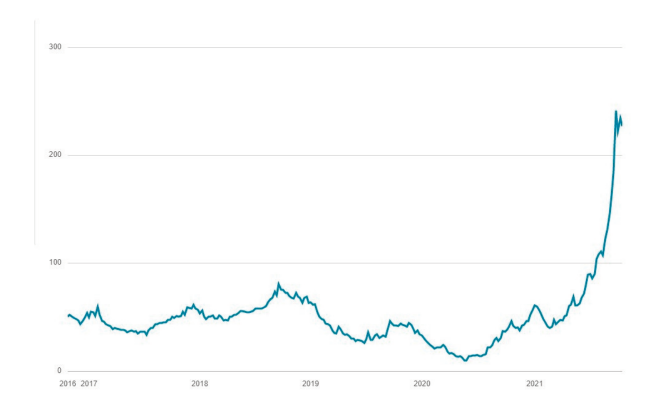
Available at https://www.bp.com/content/dam/bp/business-sites/en/global/corporate/pdfs/energy-economics/statistical-review/bp-stats-review-2020-full-report.pdf.

⁸ Available at https://webstore.iea.org/oil-information-overview-2020-edition (free registration required).





In addition to the recent rising trend in oil prices, European natural gas prices have shown an even stronger trend. From a 5-year low point in May 2020 of under 10p per therm, UK Natural Gas futures prices (Source: BBC – chart below) have risen by more the 20 times to over 210p per therm. This has benefited Zenith's natural gas business in Italy, both directly from gas sales, and from increases in electricity prices that the Company generates on site from its gas production.



16. Recent Developments

508,519,038 of the Admission Shares, which are currently traded on the Euronext Growth Market of the Oslo Børs, were issued over 12 months ago. As these shares will not be admitted to trading on the Main Market of the London Stock Exchange until Admission, the Company has not been in compliance with section 14.3.4 of the Listing Rules since 7 November 2019 until Admission. The publication of this Prospectus and Admission will address the Company's non-compliance with section 14.3.4 of the Listing Rules. The Company announced that it was preparing this Prospectus for that purpose on 18 May 2021.

10 November – Termination of Exploration in Azerbaijan

The Company agreed with SOCAR to terminate its remaining interests in Azerbaijan, involving exploration in parts of the licence area covered by the REDSPA. The Company received US\$85,000 for past oil sales from SOCAR.

30 November 2020 – Half-Year Results

The Company published its interim unaudited results for the six-months to 30 September 2020.

18 December 2020 – Change of Auditor and Board Appointment

Jeffreys Henry LLP replace PKF Littlejohn LLP as statutory auditor of the Company. Luca Benedetto, the Chief Financial Officer of the Company was appointed a director of the Company.

23 December 2020 – Award of Tilapia Licence in Republic of Congo

The Group was the successful bidder for a 25-year licence over the Tilapia oilfield, subject to completion of an inquiry of public utility (Enquête d'Utilité Publique) ("**IPU**") to be organised and performed by the Ministry of Hydrocarbons during the month of January 2021, as well as the subsequent potential finalisation and ratification of the Production Sharing Contract ("**PSC**"), the timing of which is uncertain. SNPC will be the partner in the new licence.

29 December 2020 – Payment for Oil Production

SOCAR made a final payment of US\$480,000 for past oil production in Azerbaijan.

30 December 2020 – Granting of Stock Options

The Company granted options over 50,000,000 Common Shares at a price of NOK 0.20 with a term of 5 years to certain directors and employees.

6 January 2021 - Debt Reduction & Warrant Exercise

The Company paid off bank borrowings totalling US\$442,000 owed to banks in Azerbaijan. US\$54,650 remains outstanding. 28,571,429 warrants were exercised at NOK 0.15 per Common Share for a total value of NOK 4,285,714.

11 January 2021 – Sale of Treasury Shares

The Company sold 25,395,828 Common Shares held in Treasury at NOK 0.148 for total proceeds of NOK 3,758,582 (approximately £328,000).

18 January 2021 – Result of AGM, Board Changes and Grant of Stock Options

All resolutions were passed at the Annual General Meeting ("**AGM**") of the Company. Luigi Regis Milano and Erik Sture Larre stepped down as directors at the AGM. The Company granted options over 45,414,775 Common Shares at NOK 0.20 and a term of 5 years to certain directors and employees.

29 January 2021 – Bond Coupon Payments

Confirmation that all coupon payments have been made on the Company's outstanding bonds.

10 February 2021 – Successful Completion of IPU

Confirmation that the IPU described in the announcement of 23 December 2020 has been successfully completed.

24 February 2021 – Credit Line Agreement and Debt Settlement

The Company has been granted a €1.5m one-year revolving credit facility for general working capital purposes. The lender has been issued 85m warrants with a one-year life and an exercise price of NOK0.20 and 85m warrants with a one-year life and an exercise price of NOK0.25. The Company has issued 1,816,410 Common Shares at NOK0.145 in settlement of a debt.

15 March 2021 – Acquisition of Oil Production and Development Asset in Tunisia

Zenith Energy Africa Limited ("**ZEAL**"), its newly incorporated fully owned subsidiary, has entered into a share purchase agreement ("**SPA**") with Candax Energy Limited ("**Candax**") for the acquisition of a 100 percent interest in Candax's fully owned subsidiary in Barbados, Ecumed Petroleum Zarzis Ltd ("**EPZ**") (the "**Acquisition**"), which holds a 45% interest in the Ezzaouia Concession ("**Ezzaouia**").

Pursuant to the terms of the SPA, ZEAL has agreed to acquire 100% of the issued share capital of EPZ for the aggregate amount of US\$150,000 payable at completion, as well an additional US\$100,000 to be satisfied by the issue of ordinary shares in the share capital of Zenith to be issued within sixty days of completion ("Consideration Shares") and a royalty payable and calculated as US\$0.35 per each barrel of hydrocarbons produced from the Ezzaouia oilfield and allocable to EPZ, with the royalty not being less than an amount of US\$50,000 per annum for a period of ten years.

Ezzaouia is located in onshore Tunisia on the Zarzis peninsula, south of the island of Djerba in the southern Gulf of Gabes. First discovered by Marathon Petroleum Corporation in 1986, with production activities starting in 1990 with a peak production being achieved of 35,000 barrels of oil per day in 1991.

Ezzaouia produces an average of 40 API gravity oil from the Zebbag (Lower Cretaceous) and Mrabatine (Upper Jurassic) formations. It is operated by MARETAP, a joint operating company owned in partnership with the national oil company of Tunisia, ETAP (Entreprise Tunisienne d'Activités Pétrolières) on a 50:50 basis, which holds a 55 percent interest in Ezzaouia.

It currently produces at a rate of approximately of 465 bopd (approximately 210 bopd net to Zenith). Approximately 25,000 barrels of oil are currently held in storage with a commercial value of approximately US\$1,250,000.

Planned field production optimisation and workover activities are expected to increase Ezzaouia gross production to 1,000 bopd (potentially resulting in a production of 450 bopd net to Zenith). The Acquisition has certain development obligations during the course of the new 20-year concession including the drilling of a side-track, the drilling of a replacement well and that of a development well. On April 19, 2019, the Tunisian State represented by the Ministry of Industry and Small & Medium Enterprises informed ETAP and EPZ that the *Comité Consultatif des Hydrocarbures* ("**CCH**") had provided a favourable opinion to the application submitted by ETAP and EPZ for a new 20-year concession to be called "Ezzaouia" (the "**New Concession**"). A *Convention* for the New Concession (the agreed work programme between ETAP and EPZ) has been signed by both parties. The New Concession is currently awaiting parliamentary approval.

Ezzaouia has modern oil treatment and storage facilities with a total field storage capacity of approximately 20,000 barrels of oil. MARETAP, the joint operating company, operates an oil storage terminal, connected to Ezzaouia by way of two pipelines (one for gas and one for oil respectively), at the port of Zarzis, with a storage capacity of approximately 200,000 barrels of oil, from which all oil production from Ezzaouia is exported to the international markets.

17 March 2021 – Extension of SPA for acquisition of SLK from CNPC

Zenith Netherlands B.V. signed an extension agreement (the "**Extension**") in respect of the conditional sale and purchase agreement ("**SPA**") it signed with CNPC International (Tunisia) Ltd., ("**CNPCI**"), a 100% subsidiary of CNPCI, CNPC International Ltd., for the acquisition of a participation in, *inter alia*, the North Kairouan permit and the Sidi El Kilani Concession (the "**Tunisian Acquisition**"), which includes the Sidi El Kilani oilfield ("**SLK**"). The SPA was announced to the market on September 8, 2020.

CNPCI holds an undivided 22.5% interest in the Tunisian Acquisition, together with 25 Class B shares in Compagnie Tuniso-Koweito-Chinoise de Pétrole (CTKCP), the operator, representing 25% of the issued share capital of the company.

Completion of the SPA remains conditional on a favourable opinion being granted by the *Comité Consultatif des Hydrocarbures* ("**CCH**") of the Republic of Tunisia and the approval of the Tunisian State represented by the Ministry of Industry and Energy in respect of the transfer of CNPCI's right, title and interest in and under the SLK Concession to Zenith Netherlands ("**Completion**").

The Extension has been granted in view of the difficulties caused by the ongoing COVID-19 pandemic which have not enabled Completion to be achieved. The new Longstop date for Completion of the SPA is November 30, 2021.

19 March 2021 – Exercise of Warrants

An investor in the Company exercised warrants to acquire a total of 16,428,571 new Common Shares with an exercise price of NOK 0.15 (equivalent to approximately £0.013) for a total consideration of 2,464,286 NOK (approximately £209,600).

22 March 2021 – Private Placement in Norway

A Private Placement for the issuance of 75 million new Common Shares for a total consideration of NOK 8,625,000 (approximately £ 725,000 or EUR 846,000).

The subscription price of the new Common Shares was **NOK 0.115** (equivalent to approximately £0.01), a discount of approximately 8.7% in respect of the closing price of the Company's Common Shares admitted to trading on the Euronext Growth of the Oslo Stock Exchange on March 19, 2021.

Proceeds from the private placement will be deployed to fund planned field development activities to be performed in the Ezzaouia Concession following the acquisition of Ecumed Petroleum Zarzis Ltd ("**EPZ**"), announced to the market on March 15, 2021, as well as providing additional general working capital to support Zenith's development activities.

24 March 2021 – Completion of Acquisition

ZEAL completed the acquisition of a 100 percent interest in the fully owned subsidiary of Candax, which holds a 45% interest in the Ezzaouia Concession.

8 April 2021 – Extension of SPA for acquisition of SLK from KUFPEC

Zenith Netherlands signed an extension agreement (the "**Extension**") in respect of the conditional sale and purchase agreement ("**SPA**") it signed with KUFPEC (Tunisia) Limited ("**KUFPEC**"), a 100% subsidiary of Kuwait Foreign Petroleum Exploration Company K.S.C.C, a subsidiary of the State of Kuwait's national oil company, for a participation in, *inter alia*, the North Kairouan permit and the Sidi El Kilani Concession (the "**Tunisian Acquisition**"), which includes the Sidi El Kilani oilfield ("**SLK**"). The SPA was announced to the market on April 20, 2020.

KUFPEC holds an undivided 22.5% interest in the Tunisian Acquisition, together with 25 Class B shares in Compagnie Tuniso-Koweito-Chinoise de Pétrole (CTKCP), the operator, representing 25% of the issued share capital of the company.

Completion of the SPA remains conditional on a favourable opinion being granted by the *Comité Consultatif* des *Hydrocarbures* ("**CCH**") of the Republic of Tunisia and the approval of the Tunisian State represented by the Ministry of Industry and Energy in respect of the transfer of KUFPEC's right, title and interest in and under the SLK Concession to Zenith Netherlands ("**Completion**").

The Extension has been granted in view of the difficulties caused by the ongoing COVID-19 pandemic which have not enabled Completion to be achieved. The new Longstop date for Completion of the SPA is June 30, 2021.

21 April 2021 – Binding Offer to acquire oil production and development assets in Tunisia

Zenith announced that it had made a binding offer (the "Offer") to wholly acquire a company holding a 100% interest in two hydrocarbons production and development concessions in Tunisia (the "Potential Acquisitions"), which has now been accepted.

The Offer is represented by a mix of cash payments and assumption of debt by Zenith for a total consideration of approximately USD\$200,000.

The Potential Acquisitions currently produce approximately 80-100 barrels of condensate per day with 5.5-6 MMSCF of natural gas, which is re-injected into the formation, from the first Potential Acquisition concession, and approximately 25 barrels of oil per day from the second Potential Acquisition concession. One well within the first Potential Acquisition concession suffered tubing string damage and has been temporarily shut-in, having had a stabilised production range of between approximately 500-600 barrels of oil per day prior to production being suspended. The low oil price environment during 2020 and the material investment required to restore production from this well have prevented the necessary repair work from being implemented.

A recent study carried out by seller in respect of the second Potential Acquisition, comprising production, cost-effectiveness and feasibility evaluations, concluded that the current production of approximately 25 barrels of oil per day could be increased to up to approximately 200 barrels of oil per day via drilling activities. The seller did not implement the recommendations of the study due to the low oil price environment during 2020 and the emergence of financing difficulties.

Both Potential Acquisitions will be acquired with a 100% working interest. The Company can confirm that the Potential Acquisitions are due to expire during the years 2033 and 2034 respectively.

23 April 2021 – Debt reduction, amendment of terms and issue of warrants

Zenith announced that it has reduced its liabilities, extended the maturity date of two existing loans and issued share purchase warrants to certain lenders of the Company.

On February 14, 2020, the Company announced that, in relation to its US\$2.5 million convertible loan facility (the "**Facility**") it had reduced its liability to US\$1.05 million. The Company confirmed that, following recent repayments, the current liability in relation to the Facility stands at US\$0.7 million.

As last announced on January 6, 2021, the Company had an outstanding credit agreement with a financial institution in Azerbaijan for an amount US\$54,650.00 plus accrued interest payable by June 30, 2021. This liability has now been reduced to a total amount of US\$25,000.

The Company confirms that it has amended the terms of the US\$2.5 million convertible loan facility and of an existing revolving credit line, extending the current repayment terms. In connection with these loan extensions, Zenith has issued:

- 45,000,000 share purchase warrants exercisable at NOK 0.12 (approximately £0.01) per common share payable in full in cash on subscription, and expiring within six months from the date of issue; and,
- 13,593,113 share purchase warrants to the lenders exercisable at NOK 0.156 (approximately £0.013) per common share payable in full in cash on subscription expiring three years from the date of issue.

30 April 2021 – Acquisition of Robbana and El Bibane in Tunisia

Zenith announced that, following its market announcement dated April 21, 2021, Compagnie Du Desert Ltd ("CDD"), its recently incorporated fully owned subsidiary, has entered into a share purchase agreement ("SPA") with Candax Energy Limited ("Candax") for the acquisition of a 100 percent interest in Candax's fully owned subsidiary in Barbados, Ecumed Petroleum Tunisia Ltd ("EPT") (the "Acquisitions"), which holds a 100% interest in the El Bibane and Robbana concessions in Tunisia.

Pursuant to the terms of the SPA, CDD has agreed to acquire 100% of the issued share capital of EPT for a nominal consideration of US\$100 payable at completion, as well an additional consideration of approximately USD\$200,000 in the form of assumption of debt payable by the close of May 2021.

The El Bibane concession ("**El Bibane**") is located 16 kilometres offshore from the port of Zarzis in the Gulf of Gabes, covering an area of approximately 228 square kilometres and in approximately 7-8 meters water depth. The field was discovered by Marathon Oil Corporation in 1982. However, it was not developed until 1998. Upon initial development, a peak production of 4,500 bopd was achieved. The reservoir is located in the cretaceous Zebbag fractured dolomite formation at approximately 2,150 metres below surface. Zenith has acquired a 100% working interest in El Bibane. A total of three wells remain active. A total of 6 wells plus 4 sidetracks have been drilled. El Bibane expires on December 31, 2033.

The Robbana concession ("**Robbana**"), covering 48 square kilometres and located onshore in the island of Djerba in the southern Gulf of Gabes, was discovered in 1988, achieving a peak production of 500 bopd in 1994. The ROB-1 well encountered two hydrocarbon-bearing reservoirs in the Cretaceous Upper Meloussi Sandstone formation. Only two wells have been drilled in Robbana since discovery, ROB-1 which is still in production and ROB-2 which is temporarily abandoned. Robbana expires on November 4, 2034.

30 April 2021 – Exercise of Options

Zenith announced the exercise of warrants to acquire a total of 45,000,000 new Common with an exercise price of NOK 0.12 (approximately £0.01) for a total consideration of 5,400,000 NOK (approximately £450,000).

10 May 2021 – Norwegian institutional investment

Zenith announced that it had secured Norwegian institutional investment in Zenith by way of a private placement in Norway which has also attracted the participation of a high-net-worth private investor (the "**Private Placement**").

The Private Placement has resulted in the issuance of 60 million new common shares in the share capital of the Company (the "**Private Placement Shares**") for a total consideration of NOK 6,000,000 (approximately 522,000 or EUR 600,000).

The subscription price of the Placement Shares was **NOK 0.10** (equivalent to approximately £0.087), a discount of approximately 8.75 percent in respect of the closing price of the Company's common shares admitted to trading on the Euronext Growth of the Oslo Stock Exchange on May 7, 2021.

The Company issued the following share purchase warrants ("Warrants") as part of the Private Placement:

- 34,284,000 Warrants with an exercise price of **NOK 0.25** expiring on July 1, 2022
- 25,716,000 Warrants with an exercise price of NOK 0.325 expiring on July 1, 2023

Each Warrant will provide the investor the right to one new common share in the share capital of Zenith upon exercise.

Proceeds from the Private Placement will be deployed to fund planned field development activities to be performed in the recently acquired Ezzaouia, El Bibane and Robbana concessions in Tunisia, as well as providing additional general working capital to support Zenith's broader development activities in Africa.

26 May 2021 – Loan for Tunisian Development

Zenith announced that it has entered into a loan agreement with Winance, a Dubai registered single-family office (the "**Lender**"), for a total amount of EUR 2.1 million (approximately £1.8 million or approximately NOK 21.4 million) (the "**Loan Agreement**").

The Loan Agreement has a duration of six months, does not attract interest and an upfront arrangement fee, equal to 5 percent of the total drawdown amount, has been paid to the Lender in accordance with the terms of the Loan Agreement.

During each month prior to the maturity date, Zenith shall make repayments in accordance with the Loan Agreement ("**Instalments**"), with the first Instalment being payable during the month of July 2021.

100,000,000 new common shares of no par value (the "**Reserve Shares**") have been issued to the Lender to be held in a depositary institution designated by the Lender.

Under the terms of the Loan Agreement, Zenith may elect to pay each Instalment either by cash or by utilising the Reserve Shares, by delivering to the Lender an amount of Reserves Shares equivalent to the quotient obtained by dividing the Instalment Amount by 95 percent of the applicable VWAP (volume weighted average price) for the period of ten business days prior to the due date for each Instalment.

The Company has also issued a total of 8,400,000 new common shares at a price of NOK 0.10 (equivalent to approximately £0.085) to be held in Treasury (the "**Treasury Shares**").

1 June 2021 – Debt reduction

As announced on January 6, 2021, the Company had an outstanding credit agreement with a financial institution in Azerbaijan for US\$54,650.00 plus accrued interest payable by June 30, 2021. This liability was reduced to a total amount of US\$25,000 as per announcement dated April 23,2021 and on May 31, 2021, the Company announced that it completely repaid this facility.

The Company also announced that, in relation to the loan agreement announced on May 26, 2021, issued 89,053,125 warrants at an exercise price of NOK 0.12 and an expiry date of two years from the issue.

10 June 2021 – Drilling activities in Robbana, onshore Tunisia

The Company announced that it is in the process of finalising plans to commence drilling activities in the recently acquired Robbana concession ("**Robbana**") in onshore Tunisia.

The Company intends to drill ROB-3, an infill vertical well, in the proximity of the producing Robbana-1 well ("ROB-1"), to a total depth of approximately 2,400 metres.

ROB-3 will target two proven hydrocarbon-bearing reservoirs in the Cretaceous Upper Meloussi sandstone formation, from which successful production has been achieved from Robbana-1 for many years.

A production of approximately 100-150 barrels of oil per day is expected in the event of a successful drilling operation, with a P10 probability of success of approximately 150-170 barrels of oil per day being achieved.

Robbana currently produces approximately 25 barrels of oil per day from ROB-1.

25 June 2021 – Extension of SPA longstop date for acquisition from KUFPEC, Eurobond coupon payments and new appointments to Advisory Committee

The Company announced

• that its wholly owned subsidiary Zenith Energy Netherlands B.V. signed an extension agreement of the longstop date in respect of the conditional sale and purchase agreement it signed with KUFPEC

(Tunisia) Limited, a 100% subsidiary of Kuwait Foreign Petroleum Exploration Company K.S.C.C, a subsidiary of the State of Kuwait's national oil company, for a participation in, *inter alia*, the North Kairouan permit and the Sidi El Kilani Concession. The signing of the SPA was announced to the market on April 20, 2020. The new longstop date for Completion of the SPA is October 31, 2021.

- The coupon payments, in full and on time, in relation to its bonds Zenith Energy Ltd 8% Dec 2021 AT0000A23S79 the Company has issued.
- The appointment of Messieurs Jacky Fleschen and Mohamed Bouleymen to its Advisory Committee.
 - o Mr Fleschen is a civil engineer with a degree from the École Spéciale des Travaux Publics, du bâtiment et de l'industrie (ESTP Paris). He has 40 years' experience in major transactions, specifically in the construction and infrastructure sector, with responsibility for the signing of contracts for a value in excess of 10 billion US\$, and has advised companies including Alston, Groupe ADP, Siemens, Sinopec and China Power.
 - He has formerly served as Director of KAIC (Kuwaiti Algerian Investment Company SA) FLAVELAB SA in France, and Aston SA in Luxembourg. He is a French citizen based in Dubai.
 - o Mr Bouleymen is a former Mayor of Tunis, the capital city of the Republic of Tunisia, having served for two terms (1986-1988 and 1990-2000), during which time he was awarded the UNESCO (United Nations Educational, Scientific and Cultural Organization) award for the best managed Arab city.
 - Since his mayoral tenure, he has held a number of positions including serving as President and Director of SITEP (Société Italo-Tunisienne d'Exploitation Pétrolière), a company that operates the El Borma oilfield in Tunisia, one of the most productive oilfields in the country, and is jointly owned by Italian oil major ENI and the State of Tunisia.
- The settlement of a liability by providing a total of 8,400,000 common shares held in treasury to a creditor wishing to be paid in equity at a price of NOK 0.12 (equivalent to approximately £0.0124).

8 July 2021 – Sale of Tunisian Oil Production

The Company announced that it had agreed an international crude oil lifting, scheduled to take place during the month of July 2021, of approximately 68,000 barrels net to Zenith (including approximately 20,000 barrels of domestic market sales) for total receivables of approximately US\$4.5 million.

29 July 2021 - Debt settlement

On July 29, 2021, the Company announced that it had concluded a debt settlement agreement (the "Debt Settlement") in respect of the drawdown of EUR 500,000 (approximately £426k or CAD\$742k) (the "CreditFacility") made following the signing of a revolving line of credit agreement with a financial institution announced on February 24, 2021.

The Company has issued a total of 30,422,319 new common shares at a price of NOK 0.1725 (equivalent to approximately £0.01412 or CAD\$0.025) to settle the Credit Facility in full.

In connection with the Debt Settlement, the Company has issued the Lender the following Warrants with a duration of two years:

- 20 million Warrants to acquire one common share for each Warrant at an exercise price of NOK 0.16 (equivalent to approximately £0.01310 or CAD\$ 0.023).
- 23 million Warrants to acquire one common share for each Warrant at an exercise price of NOK 0.20 (equivalent to approximately £0.01637 or CAD\$0.028).

20 August 2021 – Receipt of payment from SNPC subsidiary in Congo

On August 20, 2021, the Company announced that one of its fully owned subsidiaries in the Republic of the Congo, Anglo African Oil & Gas Congo S.A.U. ("AAOG Congo"), has received a payment for an amount of approximately US\$128,000, in respect of past oil production produced during the now expired Tilapia I licence by AAOG Congo from Congolaise de Raffinage, a subsidiary of the national oil company of the Republic of the Congo, Société Nationale des Pétroles du Congo.

23 August 2021 – Payment of multi-currency bond coupon

On August 23, 2021, the Company announced that it had recently made coupon payments, in full and on time, in respect of its multi-currency Euro Medium Term Notes the Company has issued on the Vienna MTF of the Vienna Stock Exchange.

August 31, 2021 – Filing of 2021 FY annual audited results

On August 31, 2021, the Company:

- published its independently audited financial results for the financial year ended March 31, 2021.
- announced that it has entered into an exclusivity agreement (the "Exclusivity") with Noble Hill-Network Limited ("NHNL"), a private Nigerian oil and gas company, that holds 100% of the Risk Service Contract ("RSC") for the development of the North-West Corner of OML 141 ("NW OML 141").

September 6, 2021 – Commencement of ROB-1 workover, Tunisia

On September 6, 2021, the Company announced the commencement of workover activities in well Robbana-1 ("ROB-1") in the Robbana concession, onshore Tunisia.

September 9, 2021 - Granting of Stock Options

On September 9, 2021, the Company announced that it had granted a total of 13,882,232 stock options (the "Options") to certain Directors and employees of the Company in accordance with the Company's Stock Option Plan.

September 14, 2021 – Credit Rating Upgrade

On September 14, 2021, the Company announced that BCRA Credit Rating Agency AD ("BCRA") has upgraded Zenith's long-term debt issuer credit rating to 'B- with Positive Outlook'.

September 16, 2021 – Electricity Production Revenue

The Company has been generating an average of approximately 900 MWh per month at the Torrente Cigno concession, where low-grade natural gas production is used to generate electricity. Electricity has been sold at an average sale price of approximately EUR 110 per MWh resulting in net revenues of approximately EUR 110,000 per month. The current net production costs are approximately EUR 35,000 per month.

October 5, 2021 – Electricity Production Revenue

During the month of September 2021, the Company produced a total of approximately 920 MWh, a small increase in respect of the previous month. Electricity prices during the month of September 2021 have averaged approximately EUR 157 per MWh, resulting in net revenues of approximately EUR 150,000 per month. The current net production costs remain fixed at approximately EUR 35,000 per month.

October 12, 2021 – Workover of Well in Tunisia

Zenith reported that the workover of ROB-1 is progressing successfully. As last announced on September 6, 2021, ROB-1 has not undergone any form of well intervention since 2012 and was producing at a stabilised rate of approximately 20 bopd prior to the commencement of workover operations.

The well completion string has been fully pulled out of the wellbore, encountering approximately 200 hundred meters of paraffin and wax deposits cleared by way of reverse circulation using diesel fuel. The Company will now proceed with bottom hole cleaning and scraping of the casing to be followed by the installation of a new tubing anchor and sucker rod pump supplied by Weatherford.

October 25, 2021 - Workover of Well in Tunisia

Zenith reported the successful workover of the ROB-1 well in Tunisia.

October 29, 2021 – Significant production uplift from ROB-1

The Company reported that following its workover, production at the ROB-1 well has increased from 20 to 124 bopd.

November 2, 2021 – Subscription for £3m

The Company announced that it had raised £3m through the issue of 272,727,273 Common Shares through a subscription at 1.1 pence per Common Shares. This is the "**Subscription**" detailed in Part 10 of this Prospectus.

November 2, 2021 – Credit Rating Upgrade

The Company announced that Rating-Agentur Expert RA ("RAEX") has upgraded its debt issuer credit rating to 'B' with 'Stable Outlook', from B-.

PART 9

DIRECTORS, KEY PERSONNEL AND CORPORATE GOVERNANCE

1. The Directors

The Directors believe the Board comprises a knowledgeable and experienced group of professionals with relevant experience for sourcing, evaluating, structuring and executing the business strategy of the Company. The Board will have full responsibility for its activities.

Details of the current Directors are listed below.

2. Jose Ramon Lopez-Portillo (Non-Executive Chairman, aged 67)

Mr. Lopez-Portillo has been Managing Director and then Chairman of the Board since 24 September 2007. He is an economist with a large network of business contacts worldwide, and who previously served as Mexican Permanent Representative in Rome, Italy. Mr. Lopez- Portillo is a leading researcher in the energy security of Mexico and acts as Deputy Minister at Mexico's Planning and Budget Secretariat. Mr. Lopez-Portillo holds a Doctorate degree in Political Sciences and International Relations from the University of Oxford.

3. Andrea Cattaneo Della Volta Cattaneo Adorno (President and Chief Executive Officer, aged 65)

Mr. Cattaneo has been a Director of the Company since 9 December 2008 and has served as President and CEO of the Group since 2009. He is an energy specialist with a focus on emerging countries and has 30 years' experience in advising governments in financial, industrial and energy-related matters. Mr. Cattaneo has strong expertise and experience in structuring and negotiating contracts in the international markets, specifically the oil industry. He also has significant experience in former socialist countries and arranged the first US\$ loan to Vietnam in 1985. Mr. Cattaneo holds an undergraduate degree in Economics from the University of Genoa and a postgraduate degree in Taxation Law from the University of Bologna. He currently serves as Non-Executive Member of the Anglo-Azerbaijan Society, Partner of the Buenos Aires Stock Exchange and Member of the IADC Caspian Chapter Steering Committee. He is a former member of the Business Advisory Council to the Great Tumen Initiative, a United Nations project for regional economic cooperation in Northeast Asia. He is one of Zenith's founders.

4. Dario Ezio Sodero (Non-Executive Director, aged 80)

Mr. Sodero was appointed to the Board on 24 June 2009. As an experienced energy industry executive with 47 years of experience in North America, the Sub-Arctic, North Africa and the Middle East, Mr. Sodero has strong geological, exploration and technical expertise. Mr. Sodero has formerly acted as director and executive of several other TSX- and TSXV-listed exploration and production companies. Mr. Sodero holds a Doctorate degree in Geology from the University of Turin, Italy.

5. Sergey Borovskiy (Non-Executive Director, aged 48)

Sergey Borovskiy has over 25 years of experience in business management in China and Hong Kong. He has lived and worked in China since 1991 and is fluent in Russian, English and Mandarin.

He is CEO of Sanju Environmental Protection (Hong Kong) Limited, overseeing the international projects of controlling shareholder Sanju Group (sanju.cn), a company specialized in energy purification and environmental protection technologies listed on the Shenzhen Stock Exchange. He is CEO and Chairman of General Transactions Inc., an oil & gas consulting, engineering, trading, seismic research and exploration services company. Sergey also serves as Chairman of the Board of Directors at Petro Chemical Solutions and South China Heavy Industries Group. Sergey Borovskiy studied in both China and Russia and holds a degree in economics.

6. Luca Benedetto (Chief Financial Officer and Executive Director, aged 50)

Luca Benedetto is an Italian national, trained in Italy as a registered accountant with further education in IFRS accounting and consolidation at IPSOA Milan. He has more than twenty-five years of accounting, auditing and financial administration experience. Mr. Benedetto began his professional career as an accountant and computer programmer responsible for financial software development and worked for the Italian division of IBM as an internal auditor and accountant as well as providing staff training in these aforementioned fields. He also served for seven years as a financial and administrative officer in a well-established Italian company specialising in the construction of fuel and water storage tanks.

He joined the Zenith Energy Ltd. group in 2013 as Chief Financial Officer of the Group's Italian subsidiary, Canoel Italia S.r.l., and has since progressed to also hold the position of Group Financial Controller. In this capacity he has been directly involved in the monitoring of business performance, cash flow management, budgetary oversight, accounts team supervision, accounts preparation and strategic planning. Since January 2016, he has also been responsible for compiling and reviewing of the quarterly Consolidated Financial Statements and Management's Discussion and Analysis of the Group. Mr Benedetto was appointed to the Board of Directors in December 2020.

7. Independence of the Board

Jose Ramon Lopez-Portillo, Dario Ezio Sodero and Sergey Borovskiy are currently deemed "independent" members of the Board, however the Company does not subscribe to either the UK or QCA Corporate Governance Codes.

8. Directors' Fees and Other Remuneration

For the financial year ending 31 March 2021, the fees payable to the Directors were as follows:

- Jose Ramon Lopez-Portillo no fee provided
- Andrea Cattaneo CAD \$694,000
- Luigi Regis Milano CAD \$30,000 (ceased to be a director 15 January 2021)
- Dario Sodero CAD \$3,000
- Erik Larre no fee provided (ceased to be a director 15 January 2021)
- Sergey Borovskiy no fee provided
- Luca Benedetto CAD\$232,000 (Luca Benedetto became a director on 18 December 2020)

Andrea Cattaneo was appointed President and Chief Executive Officer effective 01 January 2009. As proposed by the Compensation Committee, Mr. Cattaneo's annual consulting fee payment is approximately £210k (CAD \$364k), payable in equal monthly instalments, plus an annual bonus compensation of CAD\$200k from the parent Company.

In addition, Andrea Cattaneo also received other benefits for the year ended March 31, 2021, of CAD\$130k for health insurance and accommodation.

Mr. Luigi Regis Milano had a yearly compensation of CAD\$30k (Euro 20k equivalent) from subsidiary undertakings for the year ended March 31, 2021

Mr. Sodero received a fee for professional consulting services of approximately CAD\$3k during the year ended March 31, 2021.

Mr. Luca Benedetto was appointed as Chief Financial Officer from April 2017 and received compensation of CAD\$166k from the parent Company and CAD\$62k from subsidiary undertakings, and other benefits for CAD\$4k for health insurance, during the year ended March 31, 2021.

Further details of the Directors' service agreements and letters of appointment (as the case may be) are set out in Part 14.

9. Corporate Governance

The Directors are responsible for carrying out the Company's objectives, setting its business strategy and conducting its overall supervision. Acquisitions, divestment and other strategic decisions will all be considered and determined by the Board.

The Board has established the corporate governance framework of the Company and will have overall responsibility for setting the Company's strategic aims, defining the business plan and strategy and managing the financial and operational resources of the Company. No Shareholder approval will be sought by the Company in relation to transactions following Admission unless it constitutes a reverse takeover under the Listing Rules or is otherwise acquired under applicable law or regulation.

The Board is committed to the highest standards of corporate governance. On and following Admission, the Board will continue to comply with the corporate governance requirements imposed on the Company as a result of the Company's continued listing on the standard segment of the London Stock Exchange

The Board will schedule meetings every two months and will hold additional meetings as and when required. The expectation is that this will result in more than six meetings of the Board each year.

The Company currently complies with the corporate governance regime applicable to the Company pursuant to the laws of British Columbia, the securities law in Canada and the standard segment of the Official List. Directors are considered to be independent if they have no direct or indirect material relationship with the Company. A "material relationship" is a relationship which could, in the view of the Company's Board of Directors, be reasonably expected to interfere with the exercise of a director's independent judgment.

Management has been delegated the responsibility for meeting defined corporate objectives, implementing approved strategic and operating plans, carrying on the Company's business in the ordinary course, managing cash flow, evaluating new business opportunities, recruiting staff and complying with applicable regulatory requirements. The Board of Directors facilitates its independent supervision over management by reviewing and approving long-term strategic, business and capital plans, material contracts and business transactions, and all debt and equity financing transactions.

The Board has established an audit committee, a remuneration committee and a corporate governance committee with formally delegated duties and responsibilities. The composition of these committees may change with time and if there are changes in the composition of Zenith's Board of Directors.

The Audit Committee comprises Jose Ramon Lopez-Portillo, Dario Sodero and Sergey Borovskiy and is chaired by Dario Sodero. The Audit Committee meets at least three times a year and otherwise as required. It has responsibility for ensuring that the financial performance of the Issuer is properly reported on and reviewed, and its role includes monitoring the integrity of the financial statements of the Issuer (including annual and interim accounts and results announcements), reviewing the effectiveness of the Issuer's internal control review function and risk management systems, reviewing any changes to accounting policies, reviewing and monitoring the extent of the non-audit services undertaken by external auditors and advising on the appointment of external auditors. The Audit Committee has unrestricted access to the Issuer's external auditors. The ultimate responsibility for reviewing and approving the annual reports and accounts and the interim reports remains with the Board. The Audit Committee gives due consideration to laws and regulations and the requirements of the Listing Rules. The Issuer has an Audit Committee Charter.

The Remuneration Committee comprises Jose Ramon Lopez-Portillo, Dario Sodero and Sergey Borovskiy and is chaired by Sergey Borovskiy. The Remuneration Committee has not met during the year ended 31 March 2020. The Remuneration Committee has responsibility for determining the Issuer's policy on the remuneration packages of the Issuer's chief executive, the chairman, the executive and non-executive directors and other senior executives. The Remuneration Committee also has responsibility for (i) recommending to the Board a compensation policy for directors and executives and monitoring its implementation; (ii) approving and recommending to the Board and the Issuer's Shareholders the total individual remuneration package of the chairman, each executive and non-executive director and the chief executive officer (including bonuses, incentive payments and share options or other share awards); and (iii) approving and recommending to the Board the total individual remuneration package of all other senior executives (including bonuses, incentive payments and share options or other share awards), in each case within the terms of the Issuer's remuneration policy and in consultation with the chairman of the Board and/or the chief executive officer. No Director or manager may be involved in any discussions as to their own remuneration.

The Corporate Governance Committee comprises Sergey Borovskiy, Dario Sodero and Jose Ramon Lopez-Portillo and is chaired by Jose Ramon Lopez-Portillo. The Corporate Governance Committee did not meet during the year ended 31 March 2020. The Corporate Governance Committee ensures that the Issuer has in place sufficient procedures, resources and controls to enable it to comply with its continuing obligations as a company admitted to the Standard Segment of the Official List.

The Corporate Governance Committee also monitors the Issuer's procedures to approve (a) announcements to ensure that the information disclosed by the Issuer is timely, accurate, comprehensive and relevant to the business of the Issuer and (b) any share dealings by directors or employees or announcements made by the Issuer to ensure compliance with the Issuer's policies, the Market Abuse Regulation, the Disclosure Guidance and Transparency Rules and the Listing Rules and such other regulations to which the Issuer is subject from time to time.

The Company has adopted an anti-bribery and corruption policy and also implemented appropriate procedures to ensure that the Board, employees and consultants comply with the UK Bribery Act 2010.

The Company has adopted a media policy to ensure that the information disclosed by the Company is timely, accurate, comprehensive and relevant to the business of the Company. Adherence to this policy is intended to provide an effective and efficient framework to facilitate the timely dissemination of information. The media policy applies to all employees of the Company and its subsidiaries and divisions, as well as the members of its Board of Directors.

Andrea Cattaneo is designated as the Company's principal media contact and Company spokesperson. Depending on the situation, an individual external to the Group (e.g. an external technical consultant) may be asked to be a spokesperson on a particular issue due to their knowledge, experience and technical expertise.

PART 10

THE SUBSCRIPTION

1. Description of the Subscription

Under the Subscription, 272,727,273 Subscription Shares have been unconditionally subscribed for by investors at the Subscription Price of 1.1 pence per new Common Share, which has raised gross proceeds of £3,000,000. There are no commissions payable on the Subscription. The Subscription and Admission are subject to estimated total expenses of £150,000. The Net Proceeds are approximately £2,850,000. The Subscription Shares will be issued credited as fully paid and will rank *pari passu* in all respects with all other Common Shares including the right to receive all dividends or other distributions declared, made or paid after their issue. The Subscription will result in the Existing Shares being diluted so as to constitute 78.75% of the Enlarged Common Shares in Issue at Admission. The Subscription was not underwritten. The Subscription is unconditional and the commitments received under the Subscription are irrevocable.

The Subscription Shares have been made available primarily to institutional investors in the European Economic Area, Switzerland and in the UK. In accordance with Listing Rule 14.3, at Admission, at least 25% of the Common Shares of the listed class will be in public hands (as defined in the Listing Rules). No expenses and taxes are charged to the subscribers.

Completion of the Subscription has been announced via a regulatory information service on 2 November 2021

2. Allocation

Allocations under the Subscriptionhave been determined by the Company following receipt of indications of interest from prospective investors. A number of factors were considered in deciding the basis of allocation under the Subscription, including the level and nature of the demand for the Subscription Shares and the objective of establishing an investor profile consistent with the long-term objective of the Company. The Company has notified investors of their allocations.

All Subscription Shares issued pursuant to the Subscription have been issued, fully paid, at the Subscription Price.

The Common Shares issued pursuant to the Subscription have been issued in registered form. The Common Shares were issued pursuant to the Subscription on 2 November 2021.

3. Dealing arrangements

Application has been made to the FCA for the Subscription Shares, Capitalisation Shares and Admission Shares to be listed on the standard segment of the Official List and an application has been made to the London Stock Exchange for the Subscription Shares, Capitalisation Shares and Admission Shares to be admitted to trading on the London Stock Exchange's Main Market for listed securities. The Subscription Shares and Capitalisation Shares will also be admitted to trading on the Euronext Growth Market of the Oslo Børs.

It is expected that Admission will take place and unconditional dealings in the Subscription Shares, Capitalisation and Admission Shares will commence on the London Stock Exchange at 8.00 a.m. on 16 November 2021. This date and time may change.

It is intended that settlement of Subscription Shares allocated to investors will take place by means of crediting Depositary Interests to relevant CREST stock accounts on Admission. When admitted to trading, the Subscription Shares will be registered with ISIN number CA98936C1068, SEDOL number BYNXNZ9 and TIDM code ZEN. The Common Shares have no par value. The Company prepares its accounts in Canadian Dollars.

4. CREST

CREST is the system for paperless settlement of trades in listed securities operated by Euroclear. CREST allows securities to be transferred from one person's CREST account to another's without the need to use share certificates or written instruments of transfer.

The Depositary Interests are admitted to CREST. Accordingly, settlement of transactions in the Depositary Interests may take place within the CREST System if any Shareholder (as applicable) so wishes. CREST is a voluntary system and holders of Shares who wish to receive and retain share certificates will be able to do so. Any investor who applied for Subscription Shares in the Subscription may elect to receive Subscription Shares in uncertificated form in the form of Depositary Interests if the investor is a system member (as defined in the CREST Regulations) in relation to CREST.

5. Use of Proceeds

The Proceeds of the Subscription are £3,000,000, and costs of approximately £150,000 have been incurred in relation to the Subscription and Admission.

The Company's intention is to use the Proceeds (including costs associated with the Subscription and Admission, which are included below) as follows:

Use	Amount (£)
Work on Ezzaouia concession, Tunisia	£1,300,000
Drilling well in Robbana concession, Tunisia	£600,000
Transportation of Zenith's drilling rig to Africa	£300,000
Work on Tilapia II, Congo (subject to licence grant)	£250,000
Prospectus and associated costs	£150,000
General working capital	£400,000
Total	£3,000,000

6. Issue of additional Common Shares in Settlement of Debts

The Company has contracted to issue 8,181,818 new Common Shares at the Subscription Price in full and final settlement of an existing liability of £90,000 on Admission. In addition, the Company has agreed to issue 100,000,000 Common Shares in full and final settlement of the €1m outstanding liability as set out in section 25.17 of Part 14 on Admission. (Collectively the "Capitalisation Shares"). The 108,181,818 Capitalisation Shares will be issued fully paid at Admission.

PART 11

HISTORICAL FINANCIAL INFORMATION OF THE COMPANY

On 29 October 2020 the Company published the Financial Statements 2020, which were audited by PKF Littlejohn LLP and prepared in accordance with International Financial Report Standards. The Audit Report was without qualification. The Financial Statements 2020 are being incorporated by reference in accordance with the Prospectus Regulation Rule 2.7.1.

On 2 July 2019 the Company published the Financial Statements 2019, which were audited by PKF Litttlejohn LLP and prepared in accordance with International Financial Report Standards. The Audit Report was without qualification. The Financial Statements 2019 are being incorporated by reference in accordance with the Prospectus Regulation Rule 2.7.1.

On 2 July 2018 the Company published the Financial Statements 2018, which were audited by PKF Litttlejohn LLP and prepared in accordance with International Financial Report Standards. The Audit Report was without qualification. The Financial Statements 2018 are being incorporated by reference in accordance with the Prospectus Regulation Rule 2.7.1.

On 30 November 2020 the Company published the Interim Financial Statements 2020/2021, which were prepared in accordance with International Financial Report Standards. The Interim Financial Statements 2020/2021 are being incorporated by reference in accordance with the Prospectus Regulation Rule 2.7.1.

This document should be read in conjunction with the Financial Statements 2021, Financial Statements 2020, Financial Statements 2018 and Interim Financial Statements 2020/2021, links to which on the Company's website can be found below.

Financial Statements 2021

https://wp-zenith-2020.s3.eu-west-2.amazonaws.com/media/2021/08/31090954/Zenith-Energy-Ltd-31.3.21-Signed-accounts.pdf

Financial Statements 2020

https://wp-zenith-2020.s3.eu-west-2.amazonaws.com/media/2020/10/29105540/Zenith-Energy-audited-results-2020-FY-Final-28.10.2020.pdf

Financial Statement 2019

https://wp-zenith-2020.s3.eu-west-2.amazonaws.com/media/2020/03/24134459/Zenith-Energy-Ltd-FS-FY2019-signed.pdf

Financial Statements 2018

https://wp-zenith-2020.s3.eu-west-2.amazonaws.com/media/2020/03/26130149/Zenith-Energy-Ltd.-annual-report-financial-statements-year-ended-31.03.2018-final-.pdf

Interim Financial Statements 2020/2021

https://wp-zenith-2020.s3.eu-west-2.amazonaws.com/media/2020/12/01094058/Zenith-FS-30.09.2020.pdf

PART 12

CAPITALISATION AND INDEBTEDNESS

The following table shows the capitalisation and indebtedness of the Company, extracted without material adjustment from the Group's consolidated management accounts as at 31 August 2021. The Company confirms that there has not been a material change in the capitalisation and indebtedness of the Company since 31 August 2021, other than is set out below.

All the amounts are expressed in thousand Canadian Dollars (CAD\$'000).

CAPITALISATION AND INDEBTEDNESS

	August 31, 2021	
Total Current debt		40,648
Guaranteed		
Secured Unguaranteed/Unsecured	35,856 4,792	
Total Non-Current debt	4,732	CE 112
Guaranteed		65,112
Secured	44,246	
Unguaranteed/Unsecured	20,866	
Shareholder's equity:		131,752
Share capital	51,237	
Legal Reserve Other Reserves	— 80,515	
		227 542
Total		237,512
Cash	5,639	
Receivables	22,510	
Trading securities		
Liquidity		28,149
Current Financial Receivable		6,424
Current Bank debt	4,792	
Current portion of non current debt Other current financial debt	— 2F 9F <i>6</i>	
	35,856	40.640
Current Financial Debt		40,648
Net Current Financial Indebtedness		6,075
Non current Bank loans	745	
Bonds Issued Other non current loans	2,500 3,045	
Non current Financial Indebtedness		6,290
Net Financial Indebtedness		-
ivet rinalitial indebtedness		12,365

Amount outstanding (CAD\$'000)

LOAN SITUATION	31/03/2021	as of the date of this document	Repayment of the principal	Maturity date
Euro bank debt	16	_	repaid	
USD \$200,000 General line of credit agreement	96	_	repaid	
Swiss loan CHF 837,500	801	_	repaid	
Convertible loan USD 1,500,000	938	568	Equity sharing agreement	31/12/2021
Convertible loan GBP 1,000,000 EUR 1,500,000 Credit Line Agreement &	561	561	3	
Debt Settlement	595	_	repaid	
Euro 200,000 Revolving facility	297	238	•	
Loan in Tunisia	1,788	1,788		31/07/2022
SACE/SIMEST Loan in Italy Euro 126,100	187	187		07/08/2026
TOTAL	5,279	3,342		

PART 13

TAXATION

1 United Kingdom taxation

The following statements are intended only as a general guide to current UK tax legislation and to the current practice of HMRC and may not apply to certain shareholders in the Company, such as dealers in securities, insurance companies and collective investment schemes. They relate (except where stated otherwise) to persons who are resident and domiciled in the UK for UK tax purposes, who are beneficial owners of Common Shares (and any dividends paid on them) and who hold their Common Shares as an investment (and not as employment-related securities and other than via an individual savings account). They are based on current UK legislation and what is understood to be the current practice of HMRC as at the date of this Document, both of which may change, possibly with retroactive effect. The tax position of certain categories of shareholders who are subject to special rules (such as persons acquiring their Common Shares in connection with employment, dealers in securities, insurance companies and collective investment schemes or those who, either alone or together with connected parties, hold 5% or more of the Common Shares) is not considered.

Any person who is in any doubt as to his or her tax position, or who is subject to taxation in any jurisdiction other than that of the UK, should consult his or her own professional advisers immediately.

2 Taxation of dividends

Under UK tax legislation, the Company is not required to withhold tax at source from dividend payments it makes.

For the current tax year, the rate of income tax applied to dividends received by an individual Shareholder liable to income tax at the higher rate will be 32.5%. In the case of a dividend received by an individual Shareholder liable to income tax at the additional rate, the rate of income tax will be 38.1%. With effect from 6 April 2016, the UK dividend tax credit (formerly 1/9th of the dividend received) no longer applies but individual shareholders may be entitled to a tax-free dividend allowance of £5,000 per tax year.

Dividends paid to a UK resident corporate Shareholder will be taxable income of the UK corporate Shareholder unless the dividends fall within an exempt class and certain other conditions are met. It is, however, expected that dividends paid by the Company to a UK resident corporate Shareholder would generally be exempt, provided certain anti-avoidance provisions are not triggered.

To the extent that dividends are not exempt, UK resident corporate Shareholders may be able to obtain credit for any withholding tax and any underlying tax paid by the Company, subject to certain conditions. The UK has complex double tax relief rules where UK resident companies receive dividends from non-UK resident companies and therefore UK resident corporate Shareholders should seek further advice on these issues.

Trustees who are liable to income tax at the rate applicable to trusts (currently 45.0%) will pay tax on the gross dividend at the dividend trust rate of 38.1% for the current tax year.

United Kingdom pension funds and charities are generally exempt from tax on dividends which they receive.

Other Shareholders who are not resident in the UK for tax purposes should consult their own advisers concerning their tax liabilities on dividends received.

3 Chargeable gains

Shareholders who are resident in the UK for tax purposes and who dispose of their Common Shares at a gain will ordinarily be liable to UK taxation on chargeable gains, subject to any available exemptions or reliefs. The gain will be calculated as the difference between the sale proceeds and any allowable costs and expenses, including the original acquisition cost of the Common Shares.

Shareholders who are not resident in the UK for tax purposes but who carry on a trade, profession or vocation in the UK through a branch, agency or fixed place of business in the UK may be liable to UK taxation on chargeable gains on any gain on a disposal of their Common Shares, if those shares are or have been held, used or acquired for the purposes of that trade, profession or vocation or for the purposes of that branch, agency or fixed place of business.

If an individual Shareholder ceases to be resident in the UK and subsequently disposes of Common Shares, in certain circumstances any gain on that disposal may be liable to UK capital gains tax upon that Shareholder becoming once again resident in the UK.

4 Stamp duty and Stamp Duty Reserve Tax ("SDRT")

The statements below are intended as a general guide to the current position under UK tax law. They do not apply to certain intermediaries who may be eligible for relief from stamp duty or SDRT, or to persons connected with depository arrangements or clearance services (or, in either case, their nominees or agents), who may be liable to stamp duty or SDRT at a higher rate.

Admission of the Common Shares to the standard segment of the Official List will not give rise to a liability to stamp duty or SDRT on the basis that the Admission does not involve a change in title to the Common Shares for consideration. (The definition of consideration for stamp duty purposes is restricted to consideration in the form of cash, shares or debt. However, the definition for SDRT purposes is broader and will include anything in money or money's worth.)

The central management and control of the Company currently takes place outside the UK and the shareholders' register is currently maintained outside the UK. As such, upon the admission of the Common Shares to the Official List and to trading on the London Stock Exchange's Main Market for listed securities, any transfer of Depositary Interests should no longer attract SDRT.

Provided that the shareholders' register continues to be maintained outside the UK, there will be no SDRT on any agreement to transfer the Common Shares themselves. However, any document transferring title to the Common Shares will attract stamp duty at the rate of 0.5% (rounded to the nearest £5 if necessary) if it is executed in the UK or relates (wheresoever executed) to any matter or thing done or to be done in the UK.

Where a document transfers title to non-UK shares, but the transfer has such a UK nexus, it may not be relied upon as evidence in civil proceedings within the UK unless it is exempt or has been duly stamped by the UK tax authorities.

5 Inheritance Tax

If any individual Shareholder is regarded as domiciled in the UK for inheritance tax purposes, inheritance tax may be payable in respect of the Common Shares on the death of the Shareholder or on certain gifts of the Common Shares during their lifetime, subject to any allowances, exemptions or reliefs. This is the case regardless of their residence status. In the case of an individual Shareholder who is not regarded as domiciled in the UK for inheritance tax purposes at the date of death, their liability is limited to assets situated in the UK.

A transfer of Common Shares at less than market value may be treated for inheritance tax purposes as a gift of the Common Shares. Special rules may apply to close companies and to trustees of certain settlements who hold Common Shares, which may bring them into the charge to inheritance tax.

Non-UK domiciled individual Shareholders may be regarded as deemed domiciled for inheritance tax purposes only following a long period of residence in the UK.

Situs of shares for inheritance tax purposes is a complex matter and is governed by case law. To the extent the Common Shares are not already treated as UK assets for inheritance tax purposes, then admittance of the Common Shares to the standard segment of the Official List may result in the Common Shares being treated as UK assets for UK inheritance tax purposes. Admission of the Common Shares to the Official List will not constitute a disposal of the Common Shares held by existing Shareholders. However, if the Common Shares are considered UK situs, this could have an adverse impact on the reliefs available from inheritance tax to individual Shareholders.

UK inheritance tax is a complex area and individuals should obtain their own advice in respect of this.

6 Certain Canadian Federal Income Tax Considerations

The following summary describes, as of the date hereof, the principal Canadian federal income tax considerations under the Income Tax Act (Canada) and the regulations promulgated thereunder (the "Tax Act") generally applicable to an investor who acquires, as beneficial owner, Common Shares pursuant to the Subscription who, at all relevant times and for purposes of the Tax Act is not, and is not deemed to be, resident in Canada, holds the Common Shares as capital property, does not, and will not be deemed to use or hold the Common Shares in the course of carrying on a business in Canada, and deals at arm's length with, and is not affiliated with, the Company (a "Holder").

Common Shares will generally be considered to be capital property to a Holder unless the Holder acquires or holds such Common Shares in the course of carrying on a business or in one or more transactions considered to be an adventure or concern in the nature of trade. Special rules, which are not discussed below, may apply to a Holder that is an insurer that carries on business in Canada and elsewhere. Such Holders should consult their own tax advisers.

This summary is based on the provisions of the Tax Act in force on the date hereof and the current administrative policies and assessing practices of the Canada Revenue Agency (the "CRA") published in writing and publicly available prior to the date hereof. This summary takes into account all specific proposals to amend the Tax Act which have been publicly announced by or on behalf of the Minister of Finance (Canada) prior to the date hereof (the "Proposed Amendments") and assumes that all such Proposed Amendments will be enacted in the form proposed. However, no assurance can be given that the Proposed Amendments will be enacted in the form proposed, or at all. This summary does not otherwise take into account or anticipate any changes in law, whether by judicial, governmental or legislative decision or action or changes in the administrative policies and assessing practices of the CRA, nor does it take into account the laws of any province or territory of Canada or of any jurisdiction outside of Canada, which may differ from those discussed in this summary.

This summary is of a general nature only, is not exhaustive of all possible Canadian federal income tax considerations and is not intended to be, nor should it be construed to be, legal or tax advice to any particular Holder. Holders should consult their own tax advisors having regard to their own particular circumstances.

6.1 Currency Conversion

Generally, for purposes of the Tax Act, all amounts relating to the acquisition, holding or disposition of the Common Shares must be determined in Canadian dollars. Any such amount that is expressed or denominated in a currency other than Canadian dollars must be converted into Canadian dollars using the relevant exchange rate quoted by the Bank of Canada on the relevant day or such other rate of exchange acceptable to the Minister of National Revenue (Canada).

6.2 Dividends

A dividend paid or credited (or deemed under the Tax Act to be paid or credited) on the Common Shares to a Holder will generally be subject to Canadian withholding tax under the Tax Act at a rate of 25%, subject to any reduction in the rate of such withholding under the provisions of an applicable income tax treaty or convention.

6.3 Disposition of Shares

A Holder will generally not be subject to tax under the Tax Act in respect of any capital gain realized on a disposition or deemed disposition of Common Shares unless the Common Shares constitute "taxable Canadian property" (as defined in the Tax Act) to the Holder at the time of the disposition and the Holder is not entitled to relief under an applicable income tax treaty or convention.

Provided the Common Shares are listed on a designated stock exchange for purposes of the Tax Act at the time of disposition, which currently includes the TSXV and the London Stock Exchange, the Common Shares will generally not constitute taxable Canadian property to a Holder at that time, unless at any time during the 60-month period immediately preceding the disposition of the Common Shares: (a) one or any combination of (i) the Non-Resident Holder, (ii) persons with whom the Holder does not deal at arm's length, (iii) partnerships in which the Holder or a person described in (ii) holds a membership interest directly or indirectly through one or more partnerships, has owned 25% or

more of the issued shares of any class of the Company, and (b) more than 50% of the fair market value of the Common Shares was derived directly or indirectly from one or any combination of: (i) real or immovable property situated in Canada; (ii) Canadian resource properties; (iii) timber resource properties; and (iv) options in respect of, or interests in or for civil law rights in, property in any of the foregoing whether or not the property exists. Common Shares may also be deemed to be taxable Canadian property to a Holder in certain circumstances.

A Holder whose Common Shares may constitute taxable Canadian property to such Holder should consult its own tax advisers.

This summary is for general information only and it is not intended to be, nor should it be construed to be, legal advice to any Shareholder or prospective investor.

PART 14

ADDITIONAL INFORMATION

1 Responsibility

- 1.1 The Directors, whose names appear on page 28, and the Company accept responsibility for the information contained in the prospectus. To the best of the knowledge of the Company and the Directors, the information contained in this document is in accordance with the facts and this document makes no omission likely to affect the import of such information.
- 1.2 Chapman Petroleum Engineering Ltd. ("Chapman Petroleum"), of 1122 4th Street SW, Suite 700, Calgary, AB Canada T2R 1M1, in its capacity as Competent Person, accepts responsibility for the information contained in its Competent Person's Reports as set out in Part 19 this Document. To the best of the knowledge of Chapman Petroleum, the Competent Person's Report is in accordance with the facts and the Competent Person's Reports makes no omission likely to affect the import of such information. Chapman Petroleum have consented to the inclusion of this responsibility statement and the Competent Person's Reports in this Prospectus. Mr C W Chapman, the President of Chapman Petroleum, is a registered Professional Engineer in the Province of Alberta, Canada, and a member of the Australasian Institute of Mining and Metallurgy. Chapman Petroleum have no material interest in Zenith Energy Ltd.
- 1.3 Where information has been sourced from a third party, the Directors confirm that this information has been accurately reproduced and that as far as the issuer is aware and is able to ascertain from information published by that third party, no facts have been omitted which would render the reproduced information inaccurate or misleading, and the sources of this information have been identified.

2 The Company

- 2.1 The Company was incorporated and registered in British Columbia on 20 September 2007 under the Business Corporations Act (British Columbia) as a corporation with the name Canoel International Energy Ltd. and with registered corporation number BC0803216. Pursuant to a shareholders' resolution dated 30 September 2014, the Company's name was changed to Zenith Energy Limited, which is both its legal and commercial name. Its Common Shares were admitted to trading on the TSXV on 10 April 2008.
- 2.2 The Company is domiciled in British Columbia, Canada. The Company's head office is located in Calgary, Alberta, Canada. The head office of the Company and business address for all the Directors and the Senior Manager, as at the date of this Document, is at 15th Floor, Bankers Court, 850 2nd Street S.W. Calgary, Alberta, T2P 0R8, Canada. The principal legislation under which the Company operates is the Business Corporations Act (British Columbia). The liability of the Shareholders of the Company is limited. The Company's Legal Entity Identification (LEI) is 213800AYTYOYD61S4569.
- 2.3 The Company is regulated by the Alberta Securities Commission as its principal regulator, but it is not regulated by the FCA or any financial services regulator. The Company is subject to the Listing Rules and the Disclosure Guidance and Transparency Rules (and the resulting jurisdiction of the FCA), to the extent such rules apply to companies with a Standard Listing.
- 2.4 The Company's auditors for the period covered by the historical financial information (years ended 31 March 2018-2020) were PKF Littlejohn LLP, which is a Registered Auditor and is regulated in the conduct of its services by the Financial Reporting Council and the Institute of Chartered Accountants in England & Wales (ICAEW). The Company's auditors for the period covered by the historical financial information (years ended 31 March 2021) were Jeffreys Henry LLP, who remain as auditors subsequent to the period covered by the historical financial information. Jeffreys Henry LLP is a Registered Auditor and is regulated in the conduct of its services by the Financial Reporting Council and the Institute of Chartered Accountants in England & Wales (ICAEW).

3 Share Capital

- 3.1 As at 2 November 2021, (being the latest practicable date before publication of this Document) the Company is authorised to issue an unlimited number of Common Shares and Preferred Shares (issued in a series) and 1,411,665,358 common shares are issued, outstanding, all fully paid, and admitted to trading on Euronext Growth Oslo, of which 313,400,824 fully paid common shares are issued, outstanding, all fully paid, and admitted to trading on the Main Market of the London Stock Exchange. All the Common Shares carry one vote each and there are no restrictions on transfer.
- 3.2 The Subscription Shares, Capitalisation Shares and the Admission Shares (whose ISIN is CA98936C1068) will be listed on the Official List and will be traded on the main market of the London Stock Exchange. The Subscription Shares and Capitalisation Shares will also be admitted to trading on Euronext Growth Oslo. Save for the forgoing, the Common Shares are not listed or traded on, and no application has been or is being made for the admission of the Common Shares to listing or trading on any other stock exchange or securities market.
- 3.3 During the period of the historical financial information, there have been the following changes in the issued and authorised share capital of the Company:
 - I. On April 2, 2019, the Group announced that it had completed two offerings with a consortium of private and institutional investors and raised an aggregate total amount of approximately £1,020k (approximately CAD\$1,794k).

Canadian Financing

Zenith issued a total of 20,000,000 common shares of no-par value in the capital of the Group ("**Common Shares**") at a price of CAD\$0.05 in connection with the Canadian Financing to raise gross proceeds of CAD\$1,000k (approximately £570k). The Company also paid related Issue costs for CAD\$40k.

UK Financing

Zenith issued a total of 17,647,059 Common Shares of no-par value in the capital of the Group at a price of £0.0255 (approximately CAD\$0.045) in connection with the UK Financing and raised gross proceeds of £450k (approximately CAD\$794k). The Company also paid related Issue costs for CAD\$63k.

II. On May 3, 2019 the Group announced that it had completed a placing of new common shares of no-par value in the capital of the Group ("**Common Shares**") in the United Kingdom (the "**Financing**").

Zenith issued a total of 14,334,602 Common Shares at a price of £0.028 (approximately CAD\$0.049) in connection with the Financing to raise gross proceeds of £401k (approximately CAD\$702k). The Company also paid related Issue costs for CAD\$42k.

- III. On July 3, 2019, the Chief Executive Officer & President of the Company, Mr. Andrea Cattaneo exercised stock options to acquire 622,407 common shares of no-par value in the capital of the Company, at an exercise price of CAD\$0.12 per New Share.
- IV. On July 4, 2019 the Chief Executive Officer & President of the Company, Mr. Andrea Cattaneo, exercised stock options to acquire 688,797 common shares of no-par value in the capital of the Company, at an exercise price of CAD\$0.12 per New Share.
- V. On August 2, 2019, the Company completed a placing in Canada issuing a total of 47,812,500 Common Shares, at a price of CAD\$0.04 per unit, consisting of one common share of no par value in the capital of the Company ("Common Shares") and one full common share purchase warrant ("Warrants"), exercisable within 12 months at an exercise price of CAD\$0.10, raising gross proceeds of CAD\$1,912,500 (approximately £1,195,000 or NOK 12,856,000). The Company paid Issue costs for CAD\$34k.
- VI. On September 17, 2019 the Company has agreed to issue 6,589,678 common shares at an average price of CAD\$0.05 per common share, to settle debts of CAD\$303k owed by the Company.

- VII. On October 24, 2019, the Company announced that It had received three Conversion Notices ("Conversion") from the consortium of lenders (the "Lenders") for the US\$1,500,000 Convertible Loan Facility ("Convertible Loan") announced on September 5, 2018. A total of 11,421,402 Conversion Shares, equivalent to a total amount of US\$340,000, were issued.
- VIII. On November 1, 2019, the Company announced the fully closing of the private placing on Euronext Growth Oslo. The aggregate number of common shares issued as part of the private placement was 37,000,000 and the private placement was completed at a subscription price of NOK 0.35 per share (£0.03 or CAD\$0.02). The Company also paid Issue costs for CAD\$97k.
- IX. On December 17, 2019, the Company announced a Private Placement on Euronext Growth Oslo. The Company has successfully raised gross proceeds of NOK 7,700,000 (approximately £638,000 or CAD\$1,123,430) to subscribe for 35,000,000 common shares of no-par value in the capital of the Company ("New Common Shares") at a price of NOK 0.22 per New Common Share (approximately £0.02 or CAD\$0.03).
- X. On January 29, 2020, the Company successfully raised gross proceeds of NOK 11,105,882 (approximately £935,000 or CAD\$1,610,000) to subscribe for 55,529,412 common shares of no-par value in the capital of the Company at a price of NOK 0.20 per New Common Share (approximately £0.02 or CAD\$0.03).
- XI. On February 14, 2020, the Company completed an offering in the United Kingdom with a significant existing institutional shareholder, as well as a selection of high net-worth private investors, to issue 9,000,000 new common shares in the capital of the company to raise gross proceeds of £135,000 (approximately CAD\$232,000). The issue price of the UK Financing is £0.015, representing a premium of 5.26% over the closing mid-market price of Zenith's common shares admitted to trading on the London Stock Exchange on February 13, 2020.
- XII. On February 14, 2020, the Company announced that it has entered into an equity sharing agreement, with a consortium of institutional investors, for a total amount of NOK 9,700,000 (approximately £810,000 or US\$1,051,000), by a subscription for 50,000,000 new common shares, an issue price of NOK 0.194 per share, (approximately £0.02 or CAD\$0.03).
- XIII. On February 17, 2020, the Company issued 11,000,000 new common shares in Norway at a price of NOK 0.18. to raise gross proceeds of NOK 1,980,000 (approximately CAD\$284,000 or £165,000).
- During the period from 1 April 2020 to the date of this Document, there have been the following changes in the issued and authorised share capital of the Company:
 - I. On April 8, 2020, the Company completed an offering in the United Kingdom, and an offering in Norway (the "**Financings**"). Zenith raised an aggregate total amount of approximately £525k or NOK 6,750k or CAD\$921k, issuing 75,000,000 new Common shares at a price of £0.007 (0.7 pence), CAD\$0.012 or NOK 0.09.
 - II. On April 30, 2020, the Company announced the issue of 60,000,000 new common shares, raising gross proceeds of approximately £540k or NOK 6,600k or CAD\$900k (the "**Private Placement**"). The issue price of the new common shares issued under the Private Placement is £0.009 (0.90 pence), NOK0.11 or CAD\$0.015.
 - III. On June 9, 2020, the Company announced that it had completed a private placement in Norway, to raise an aggregate total amount of approximately NOK 7,600k (approximately £645k or CAD\$1,098k), issuing a total of 80,000,000 common shares of no-par value in the capital of the Company at an issue price of NOK 0.095, equivalent to approximately £0.008 (0.8 pence) or CAD\$0.013.
 - IV. On July 10, 2020, the Company announced that it has completed a private placement in Norway, to raise an aggregate total amount of approximately NOK 3,120k (approximately £260k or CAD\$449k), issuing a total of 60,000,000 common shares of no-par value in the capital of the Company at an issue price of NOK 0.08, equivalent to approximately £0.007 (0.7 pence) or CAD\$0.012 per share.

- V. On August 6, 2020, the Company announced that it has completed a private placement in Norway, to raise an aggregate total amount of approximately NOK 7,200k (approximately £604k or CAD\$1,060k). The issue price of the Financing was NOK 0.08 per common share of no-par value in the capital of the Company ("**Common Shares**"), equivalent to approximately £0.007 (0.7 pence) or CAD\$0.012.
 - Zenith has issued a total of 90,000,000 new Common Share units ("**Units**"). Each Unit comprises 1 Common Share and half a warrant. The Company therefore issued 90,000,000 new Common Shares in connection with the Financing and 45,000,000 Common Share purchase warrants (the "Warrants") exercisable within 12 months at an exercise price of NOK 0.15 (approximately CAD\$0.022).
- VI. On September 25, 2020, the Company announced that it has completed a private placement in Norway, to raise an aggregate total amount of approximately NOK 4,520k (approximately £409k or CAD\$ 635k), issuing a total of 100,000,000 common shares of no-par value in the capital of the Company at an issue price of NOK 0.045, equivalent to approximately £0.004 (0.4 pence) or CAD\$0.01 per share.
- VII. On January 6, 2021, the Company announced that an investor in the Company had exercised warrants to acquire a total of 28,571,429 new common shares of no par value (the "Common Shares") in the capital of the Company with an exercise price of NOK 0.15 (equivalent to approximately £0.013) for a total consideration of NOK 4,285k NOK (approximately £371k or CAD\$641k).
- VIII. On February 24, 2021, Zenith issued a total of 1,816,410 new common shares ("Debt Settlement Shares") at a price of NOK 0.145 (equivalent to approximately £0.0124) to settle an amount owed by the Company to a creditor wishing to be paid in equity.
- IX. On March 19, 2021, an investor in the Company exercised warrants to acquire a total of 16,428,571 new common shares of no par value the capital of the Company with an exercise price of NOK 0.15 (equivalent to approximately £0.013) for a total consideration of 2,464,286 NOK (approximately £209,600
- X. On March 22, 2021, the Company announced that it had completed a private placement in Norway, to raise an aggregate total amount of approximately NOK 8,6250k (approximately £725k or EUR 846k), issuing a total of 75,000,000 common shares of no-par value in the capital of the Company at an issue price of NOK 0.115, equivalent to approximately £0.01 (1 pence) or CAD\$0.02 per share.
- XI. On April 30, 2021, The Company announced that an investor in the Company had exercised warrants to acquire a total of 45,000,000 new common shares of no par value (the "Warrant Shares") in the capital of the Company with an exercise price of NOK 0.12 (approximately £0.01) for a total consideration of 5,400,000 NOK (approximately £450,000)
- XII. On May 10, 2021, the Company announced that it had secured Norwegian institutional investment in Zenith by way of a private placement in Norway which has also attracted the participation of a high-net-worth private investor (the "**Private Placement**").
 - The Private Placement has resulted in the issuance of 60 million new common shares in the share capital of the Company, at ac subscription price of the Placement Shares was **NOK 0.10** (equivalent to approximately £0.087) (the "**Private Placement Shares**"), for a total consideration of NOK 6,000,000 (approximately £522,000 or EUR 600,000).
 - In connection with this private placement the Company issued 60,000,000 share purchase warrants, of which 45 million warrants with an exercise price of **NOK 0.25** expiring on 01/07/20222 and 15,000,000 warrants with an exercise price of **NOK 0.325** expiring on 07/07/2023.
- XIII. On May 26, 2021, Zenith announced that it had entered into a loan agreement with Winance, a Dubai registered single-family office (the "**Lender**"), for a total amount of EUR 2.1 million (approximately £1.8 million or approximately NOK 21.4 million) (the "**Loan Agreement**").

The Loan Agreement has a duration of six months, does not attract interest and an upfront arrangement fee, equal to 5 percent of the total drawdown amount, has been paid to the Lender in accordance with the terms of the Loan Agreement.

During each month prior to the maturity date, Zenith shall make repayments in accordance with the Loan Agreement ("**Instalments**"), with the first Instalment being payable during the month of July 2021.

100,000,000 new common shares of no par value (the "**Reserve Shares**") have been issued to the Lender to be held in a depositary institution designated by the Lender.

Under the terms of the Loan Agreement, Zenith may elect to pay each Instalment either by cash or by utilising the Reserve Shares, by delivering to the Lender an amount of Reserves Shares equivalent to the quotient obtained by dividing the Instalment Amount by 95 percent of the applicable VWAP (volume weighted average price) for the period of ten business days prior to the due date for each Instalment.

The Company has also issued a total of 8,400,000 new common shares at a price of NOK 0.10 (equivalent to approximately £0.085) to be held in Treasury (the "**Treasury Shares**").

XIV. On July 29, 2021, the Company announced that it had concluded a debt settlement agreement (the "Debt Settlement") in respect of the drawdown of EUR 500,000 (approximately £426k or CAD\$742k) (the "Credit Facility") made following the signing of a revolving line of credit agreement with a financial institution announced on February 24, 2021.

The Company has issued a total of 30,422,319 new common shares at a price of NOK 0.1725 (equivalent to approximately £0.01412 or CAD\$0.025) to settle the Credit Facility in full.

4 Outstanding Warrants

As of September 30, 2021 the Group had 382,123,972 (2020 – 52,851,484) warrants outstanding relating to 382,123,972 shares and exercisable at a weighted average exercise price of CAD\$0.03 per share with a weighted average life remaining of 0.93 years.

The fair value of the warrants was calculated using the Black-Scholes pricing model calculations based on the following significant assumptions:

Risk-free interest rate 0.50% – 0.70%

Expected volatility 75-100%

Expected life 2 years

Dividends Nil

During the six-month period to September 30, 2021, the Company issued 250,646,238 warrants (2020 - 45,000,000), 450,000,000 warrants were exercised (2020 - Nil) and 1,373,750 (2020 - 47,812,500) warrants expired.

The issue of 250,646,238 warrants (2020 – 45,000,000) during the six months ended 30 September 2020, originated a fair value amount of CAD\$892k (2019 – CAD\$48k) that was debited as share-based payment, non-cash item cost, in the P&L.

The expiry of 45,000,000 (2020 – 47,812,500) warrants during the year was recognised in the contributed surplus amount of Equity section.

Туре	Grant Date	Number of Warrants	Price per unit CAD\$	Expiry Date
Warrants	April-18	93,750	0.40	May-21
Warrants	June-19	1,280,000	0.07	June-21
Warrants	October-19	6,477,734	0.06	October-22
Warrants	August 20	45,000,000	0.022	August 21
	Total warrants at 30 September 2020	52,851,484		
Warrants	Oct-19	6,477,734	\$0.06	Oct-22
Warrants	Feb-21	85,000,000	\$0.03	Feb-22
Warrants	Feb-21	85,000,000	\$0.04	Feb-22
Warrants	Apr-21	13,593,113	\$0.02	Apr-24
Warrants	May-21	34,284,000	\$0.04	Jul-22
Warrants	May-21	25,716,000	\$0.05	Jul-22
Warrants	May-21	89,053,125	\$0.02	May-23
Warrants	Jul-21	20,000,000	\$0.02	Jul-23
Warrants	Jul-21	23,000,000	\$0.03	Jul-23
	Total warrants at 30 September 2021	382,123,972		

5 Loans

5.1 Euro 220,000 GBM Banca of Rome Loan

On August 6, 2015, the Group obtained a €220k loan (CAD\$349k) from the GBM Banca of Rome. The loan is unsecured, bears fixed interest at 7% per annum and is repayable in 60 monthly payments of principal and interest until August 6, 2020.

This loan has been repaid in full.

5.2 **Convertible loan USD 1,500,000**

On 5 September 2018, the Company entered into a US\$1,500,000 unsecured convertible loan facility, with YA II PN Ltd and Riverfort Global Opportunities PCC Ltd with a term of 18 months starting from August 30, 2018. Zenith shall pay interest on the outstanding amount of the convertible loans at the rate of 0% per annum. The Facility includes an initial immediate advance of US\$1,300,000 and a further advance of US\$200,000, to be provided at a later time and only at the discretion of the Lenders.

On January 7, 2019, the Company successfully renegotiated the terms of this unsecured Convertible Loan Facility, that now is also repaid in cash.

On September 17, 2019, a Conversion was made for a total of 5,343,774 common shares (the "Conversion Shares") at a price of £0.021 per Conversion Share equivalent to a total amount of US\$140,000.

As announced on April 23, 2021, the Company extended the maturity date for this loan that, now is repayable at the end of the year 2021 and following recent repayments, the current liability in relation to the Facility stands at US\$0.5 million.

5.3 Convertible loan up to GBP 1,000,000

On January 7, 2019, the Company entered into a new unsecured convertible loan facility with Charles Street Securities Europe LLP, for an aggregate total amount of up to £1 million with a consortium of lenders. The loan facility had a term of 24 months, and the Company pays interest on the outstanding amount of the loan facility at the rate of 8% per annum. The loan facility was repayable on January 15, 2021. On January 2021, the loan repayment terms were amended and now the loan is repayable on January 15, 2022, and the Company repaid the 50% of the outstanding principal amount for £323,747 (approximately CAD\$ 562,000). With certain limitations, the Convertible Loan Notes ("CLNs") is convertible into Common Shares of the Company. To date, the current liability in relation to the Facility stands at £323,747 (approximately CAD\$ 562,000).

5.4 Summary of the Notice of Articles and Articles of the Company

The following summarizes certain provisions in respect of the amended and restated articles of the Company (together with the Notice of Articles of the Company, the "Articles"). This summary of the Articles does not purport to be complete and is subject to and is qualified in its entirety by the Articles.

5.5 Restrictions on objects/business

The Articles contain no restrictions on the Company's principal objects or the type of business that may be carried out by the Company.

5.6 **Shares**

The Company is authorized to issue an unlimited number of common shares and preferred shares (issuable in series), having attached thereto the rights, privileges, restrictions hereinafter set forth.

The authorized share structure of the Company consists of shares of the class and series, if any, described in the Notice of Articles of the Company.

Each share certificate issued by the Company must comply with, and be signed as required by, the Business Corporations Act (British Columbia).

5.7 Articles

The rights attaching to the Common Shares, as set out in the Articles, contain, amongst others, the following provisions:

(a) Rights of Shareholders

- (i) The holders of Common Shares shall be entitled to receive notice of, and to vote at every meeting of the shareholders of the Company and shall have one (1) vote thereat for each such Common Share so held.
- (ii) Subject to the rights, privileges, restrictions and conditions attached to any preferred shares of the Company, the holders of Common Shares shall be entitled to receive such dividends as the Directors may from time to time, by resolution declare.
- (iii) Subject to the rights, privileges, restrictions and conditions attached to any preferred shares of the Company, in the event of liquidation, dissolution or winding up of the Company or upon any distribution of the assets of the Company among shareholders being made (other than by way of dividend out of the monies properly applicable to the payment of dividends) the holders of Common Shares shall be entitled to share *pro rata*.

(b) Variation of rights

Subject to the Business Corporation Act, the Company may by special resolution:

- (i) create special rights or restrictions for, and attach those special rights or restrictions to, the shares of any class or series of shares, whether or not any or all of those shares have been issued; or
- (ii) vary or delete any special rights or restriction attached to the shares of any class or series of shares, whether or not any or all of those shares have been issued.

(c) Transfers of Common Shares

A transfer of a Common Share of the Company must not be registered unless:

- (i) a duly signed instrument of transfer in respect of the share has been received by the Company;
- (ii) if a share certificate has been issued by the Company in respect of the share to be transferred, that share certificate has been surrendered to the Company; and
- (iii) if a non-transferable written acknowledgment of the shareholder's right to obtain a share certificate has been issued by the Company in respect of the share to be transferred, that acknowledgment has been surrendered to the Company.

Other than described above, there are no provisions in the Company's Articles limiting the transfer of the Common Shares.

(d) Payment of dividends

Subject to the Business Corporations Act (British Columbia), the Directors may from time to time declare and authorize payment of such dividends as they may deem advisable.

The Directors may set a date as the record date for the purpose of determining shareholder entitled to receive payment of a dividend. The record date must not precede the date on which the dividend is to be paid by more than two months. If no record date is set, the record date is 5 p.m. on the date on which the Directors pass the resolution declaring the dividend.

All dividends on shares of any class or series of shares must be declared and paid according to the number of such shares held.

No dividends bear interest against the Company.

Any dividend or other distribution payable in cash in respect of shares may be paid by cheque, made payable to the order of the person to whom is sent, and mailed to the address of the shareholder.

(e) Borrowing powers

The Company, if authorized by the Directors, may:

- (i) borrow money in the manner and amount, on the security, from the sources and on the terms and conditions that they consider appropriate;
- (ii) issue bonds, debentures and other debt obligations either outright or as security for any liability of obligation of the Company or any other person and at such discounts or premiums and on such other terms as they consider appropriate;
- (iii) guarantee the repayment of money by any other person or the performance of any obligation of any other person; and
- (iv) mortgage, charge, whether by way of specific or floating charge, grant a security interest in, or give other security on, the whole or any part of the present and future assets and undertaking of the Company.

(f) Directors

- (i) Directors shall be elected by an ordinary resolution of Shareholders or approved by a resolution of the Directors
- (ii) The minimum number of Directors is three and there is no maximum number of Directors.
- (iii) Each Director ceases to hold office prior to the election of Directors at an annual general meeting.
- (iv) The Directors may, at any time, appoint a person to be a Director either to fill a vacancy or as an addition to the existing Directors. Where a person is appointed to fill a vacancy, or as an additional Director (provided that the number of additional Directors must not exceed one third of the number of Directors elected at the last annual general meeting), the term shall not exceed the term that remained when the person who has ceased to be a Director ceased to hold office.
- (v) A Director may be removed from office:
 - (A) with or without cause, by a special resolution of Shareholders passed at a meeting of Shareholders called for the purposes of removing the Director or for purposes including the removal of the Director; or
 - (B) if a Director is no longer qualified to act.

- (vi) No shareholding qualification is required by a Director.
- (vii) The Directors may by resolution of the Directors appoint officers of the Company at such times as may be considered necessary or expedient.

(g) Meetings of Shareholders

The Directors may call meetings of the Shareholders at such times and in such manner and at such places as they consider necessary or desirable, subject to the provisions of the Articles and the Business Corporations Act (British Columbia). In addition, the Directors will convene a meeting of Shareholders upon the written requisition of Shareholders entitled to exercise 5% or more of the issued shares that carry the right to vote at the meeting.

An annual general meeting of the Shareholders shall be called by at least 21 days' notice.

The accidental omission to give notice of a meeting to a Shareholder or another Director, or the fact that a Shareholder or another Director has not received notice, does not invalidate the meeting. A Shareholder may be represented at a meeting of Shareholders by a proxy who may speak and vote on behalf of the Shareholder. The instrument appointing a proxy shall be produced at the place designated for the meeting before the time for holding the meeting at which the person named in such instrument proposes to vote. The notice of the meeting may specify an alternative or additional place or time at or by which the proxy shall be presented.

(h) Pre-emption rights of Shareholders

There are no provisions in the Articles that require new Common Shares to be issued on a preemptive basis to existing Shareholders.

6 Stock Option Plan

6.1 **Background**

The purpose of the Stock Option Plan is to provide an incentive to the directors, officers, employees, consultants and other personnel of the Company or any of its subsidiaries to achieve the longer-term objectives of the Company, to give suitable recognition to the ability and industry of such persons who contribute materially to the success of the Company and to attract and retain persons of experience and ability by providing them with the opportunity to acquire an increased proprietary interest in the Company.

6.2 **Administration**

The Directors are responsible for administering the Stock Option Plan and have full and final discretion to interpret its provisions and to prescribe, amend, rescind and waive the rules and regulations governing its administration and operation.

6.3 *Eligibility*

The Directors can designate those directors, officers, employees, consultants or other personnel of the Company or its subsidiaries who are granted Options ("Optionholders") pursuant to the Stock Option Plan. Subject to the policies (the "Exchange Policies") of the TSXV or any other stock exchange on which the Common Shares are listed (the "Exchange") and certain other limitations, the Directors are authorized to provide for the grant and exercise of Options on such terms (which may vary as between Options) as they shall determine. No Option may be granted to any person except upon recommendation of the Board.

6.4 **Participation**

Participation in the Stock Option Plan is entirely voluntary and any decision not to participate shall not affect an individual's relationship or employment with the Company. The granting of an Option pursuant to the Stock Option Plan shall in no way be construed as conferring on any Optionholder any right with respect to continuance as a director, officer, employee or consultant of the Company or any of its subsidiaries. Options are not affected by any change of employment of the Optionholder or by the Optionholder ceasing to be a director, officer or a consultant of the Company or any of its subsidiaries where the Optionholder at the same time becomes or continues to be a director, officer, full-time employee or consultant of the Company or any of its subsidiaries.

6.5 Shares subject to Options

The number of authorized but unissued Common Shares that may be issued upon the exercise of Options granted under the Stock Option Plan at any time plus the number of Common Shares reserved for issuance under outstanding incentive stock options otherwise granted by the Company shall not exceed 10% of the issued and outstanding Common Shares as at the closing of the initial public offering of the Common Shares on the TSXV.

In addition, unless the Company receives the permission of the stock exchange or exchanges on which the Common Shares are listed to exceed such threshold, the Options granted under the Stock Option Plan together with all of the Company's other previously established stock option plans or grants, must not result at any time in:

- (a) the number of Common Shares reserved for issuance pursuant to Options granted to insiders (as defined in the Exchange Policies) exceeding 10% of the issued and outstanding Common Shares;
- (b) the grant to insiders (as defined in the Exchange Policies) within a 12-month period, of a number of Options exceeding 10% of the outstanding Common Shares; or
- (c) the grant to any one Optionholder within a 12-month period, of a number of Options exceeding 5% of the issued and outstanding Common Shares.

6.6 **Option price and exercise price**

Subject to prior termination under the Stock Option Plan, each Option and all rights thereunder expire on the date set out in the stock option agreement entered into between the Company and each Optionholder, which shall be the date of expiry of the period determined by the Board of Directors during which the Optionholder may exercise the Option (the "Option Period"). The Option Period cannot exceed a period of 5 years from the date the relevant Option is granted unless the Company receives the permission of the stock exchange or exchanges on which the Common Shares are then listed, and, in any event, no Option can be exercisable for a period exceeding 10 years from the date it is granted.

Subject to Exchange Policies and any limitations imposed by any relevant regulatory authority, the exercise price of an Option granted under the Stock Option Plan shall be as determined by the Board of Directors when such Option is granted and shall be an amount at least equal to the last per share closing price for the Common Shares on the Exchange before the date of grant of the Option (less any applicable discount under the Exchange Policies).

6.7 Exercise of Options

Subject to Exchange Policies, the Board of Directors may, in its sole discretion, determine the time during which an Option shall vest and the method of vesting, or that no vesting restriction shall exist.

Subject to any vesting limitations which may be imposed by the Directors at the time of grant of an Option, an Optionholder is generally entitled to exercise an Option granted to him at any time prior to the expiry of the Option Period. If an Optionholder ceases to be a director, officer, employee or consultant of the Company or its subsidiaries for any reason other than death, the Optionholder may within 90 days or prior to the expiry of the Option Period, whichever is earlier, exercise any Option held. If an Optionholder dies, the Option previously granted to him is exercisable within one year following the date of the death or prior to the expiry of the Option Period, whichever is earlier, by the person or persons to whom the Optionholder's rights under the Option pass.

6.8 Anti-dilution

On certain variations to the share capital of the Company, the number of Common Shares comprised in existing Options may be adjusted so as to avoid the dilution of such Options.

6.9 Transferability of Options

No right or interest of any Optionholder under the Stock Option Plan is assignable or transferable.

6.10 Options granted to the Directors and Senior Managers

As at September 21, 2021, (being the latest practicable date prior to publication of this Document) the outstanding Options that have been granted to the Directors and Senior Managers or any member of their immediate families ("Connected Persons"), are as follows:

		Number of options over	Exercise price	
Name	Date of grant		ĊAD\$	Expiry date
Sodero Dario	18 November 2016	500,000	\$ 0.10	18 November 2021
Lopez-Portillo Jose Ramon	18 November 2016	600,000	\$ 0.10	18 November 2021
Lopez-Portillo Jose Ramon	5 April 2018	244,286	\$ 0.12	5 April 2023
Sodero Dario	5 April 2018	203,571	\$ 0.12	5 April 2023
Borovskiy Sergey	5 April 2018	703,571	\$ 0.12	5 April 2023
Benedetto Luca	5 April 2018	1,312,858	\$ 0.12	5 April 2023
Cattaneo Andrea	5 April 2018	3,910,225	\$ 0.12	5 April 2023
Sodero Dario	30 December 2020	4,285,714	\$ 0.03	30 December 2025
Lopez-Portillo Jose Ramon	30 December 2020	4,285,714	\$ 0.03	30 December 2025
Borovskiy Sergey	30 December 2020	4,285,714	\$ 0.03	30 December 2025
Benedetto Luca	30 December 2020	4,285,714	\$ 0.03	30 December 2025
Cattaneo Andrea	30 December 2020	20,000,002	\$ 0.03	30 December 2025
Ippolito Cattaneo	30 December 2020	4,285,714	\$ 0.03	30 December 2025
Sodero Dario	18 January 2021	5,449,773	\$ 0.03	18 January 2026
Lopez-Portillo Jose Ramon	18 January 2021	5,449,773	\$ 0.03	18 January 2026
Borovskiy Sergey	18 January 2021	5,449,773	\$ 0.03	18 January 2026
Benedetto Luca	18 January 2021	5,449,773	\$ 0.03	18 January 2026
Cattaneo Andrea	18 January 2021	18,165,910	\$ 0.03	18 January 2026
Ippolito Cattaneo	18 January 2021	5,449,773	\$ 0.03	18 January 2026
Cattaneo Andrea	13 May 2021	19,542,645	\$ 0.02	13 May 2026
Ippolito Cattaneo	13 May 2021	6,514,215	\$ 0.02	13 May 2026
Benedetto Luca	13 May 2021	6,514,215	\$ 0.02	13 May 2026
Cattaneo Andrea	06 September 2021	8,329,340	\$ 0.02	06 September 2026
Ippolito Cattaneo	06 September 2021	2,776,446	\$ 0.02	06 September 2026
Benedetto Luca	06 September 2021	2,776,446	\$ 0.02	06 September 2026
	TOTAL	140,771,165		

7 Financial assistance to purchase Common Shares of the Company or its holding company

The Company may give financial assistance to any person in connection with the acquisition of its own Common Shares, subject to applicable law.

8 Purchase of Common Shares

A company may, subject to applicable law and its articles, purchase, redeem or otherwise acquire and hold its own shares in the manner provided for under its articles.

Subject to any limitations in the memorandum or articles, shares that a company purchases, redeems or otherwise acquires may be cancelled or retained.

A company is not prohibited from purchasing and may purchase its own warrants subject to applicable laws and in accordance with the terms and conditions of the relevant warrant instrument or certificate. There is no requirement under British Columbia law that a company's articles contain a specific provision enabling such purchases and the directors of a company may rely upon the general power contained in its articles.

9 Protection of minorities

The Business Corporations Act (British Columbia) provides certain statutory remedies to Shareholders including derivative actions, personal actions and representative actions. The courts may consider claims by shareholders alleging that a company has acted in a manner aggressive or unfairly prejudicial to a shareholder.

The Business Corporations Act (British Columbia) further provides that any shareholder of a company is entitled to payment of the fair value of his shares upon dissenting from any of the following:

- (a) certain amendments to the articles of the Company;
- (b) a merger, if the company is a constituent company, unless the company is the surviving company and the shareholder continues to hold the same or similar class of shares;
- (c) an amalgamation, other than in the case of certain wholly-owned companies;
- (d) any sale, transfer, lease or other disposition of all or substantially all of the Company's undertaking other than in the orderly course of business;
- (e) a continuation to a jurisdiction other than British Columbia; or
- (f) an arrangement, if permitted by the court.

Generally, any other claims against a company by its shareholders must be based on the general laws of contract or tort applicable in the British Columbia.

Amalgamations and arrangements generally require the approval of two thirds of the votes entitled to vote and voted at a meeting to approve the transaction.

Any sale, transfer, lease or other disposition of all or substantially all of the undertaking of the company other than in the ordinary course of business, requires the approval of two thirds of the votes entitled to vote and voted at a meeting to approve the transaction.

Shareholders dissenting from the proposal to dispose of 50% or more of the assets or from any arrangement (which may cover other types of reorganization or reconstruction of a company) are entitled to require the company to pay the fair value of their shares, in accordance with the procedures and conditions laid down by the Business Corporations Act (British Columbia).

In addition, the Company is subject to Multilateral Instrument 61-101 Protection of Minority Security Holders in Special Transactions, that regulates transactions such as "insider bids", "issuer bids," "business combinations" and "related party transactions" in order to ensure equal treatment of shareholders. Pursuant to the rule, certain transactions may be subject to valuation and shareholder voting requirements that are in addition to those imposed by the Business Corporations Act (British Columbia) and the rules of the TSXV.

10 Management

The Company is managed by its Directors, consisting of not less than three directors. Directors are required under the Business Corporations Act (British Columbia) to act honestly and in good faith with a view to the best interests of the company, and to exercise the care, diligence and skill that a reasonably prudent individual would exercise in comparable circumstances. As outlined above, certain actions require prior approval of the Shareholders, as a matter of statute. While the Company may provide certain indemnity for its Directors, the Business Corporations Act (British Columbia) precludes the Directors from taking advantage of such indemnities unless they act honestly and in good faith and in what they believed to be in the best interests of the Company, and in the case of criminal proceedings, where the Director had no reasonable cause to believe that his conduct was unlawful.

11 Inspection of corporate records

Shareholders are entitled to inspect the Articles, the register of directors and other documents listed in the Business Corporation Act at the records office.

12 Winding up

The Business Corporations Act (British Columbia) makes provision for both voluntary and compulsory winding up of a company. The shareholders may resolve to appoint a voluntary liquidator.

13 Takeovers

The Business Corporations Act (British Columbia) and Canadian securities legislation govern takeover bids for Canadian companies incorporated in the Province of British Columbia. A takeover bid is generally defined as an offer to acquire outstanding voting or equity securities of a class, made to any holder in the local jurisdiction of the securities, if such securities, together with the securities held by the offeror and any person acting jointly or in concert with the offeror would constitute 20% or more of the outstanding securities of that class, in the aggregate, at the date of the offer. A takeover bid must be made to all holders of securities of the class subject to the bid who are in the local jurisdiction (with limited exceptions) and must allow those holders at least 105 days to deposit securities pursuant to the bid. Notwithstanding the foregoing, the Canadian Securities Administrators have adopted a policy permitting them to issue a cease trade order in the event the takeover offer is not made to all Canadian security holders.

The availability of a takeover bid to shareholders residing outside Canada will be dependent on whether such takeover bid may be made to such non-Canadian shareholders pursuant to applicable legislation of the jurisdiction in which the non-Canadian shareholders resides and the actions of the offeror.

A takeover bid circular will be delivered to the security holders by the offeror detailing the terms of the bid. The directors of the reporting issuer (in this case, the Company) would then be required to deliver a directors' circular within 15 days of the date of the bid. The directors' circular would set out the Board's recommendation to accept or reject the bid, including reasons therefor or a statement that the Board is unable to comment and providing reasons in support of that position.

The Business Corporations Act (British Columbia) permits an acquiror who has been successful in acquiring 90% of the shares of a company (excluding those shares already held by the acquiror), to, within four months of making the offer to acquire such shares, send written notice to any shareholder who did not accept the offer, compelling them to sell their shares on the same terms as contained in the original offer. The tendering obligation is subject to the right of the shareholder to make application to the court, which may set the terms of the transaction and make any other consequential orders it deems fit. There is no reciprocal mechanism under Canadian law permitting a shareholder who refuses the original offer to compel the acquirer to acquire its shares on the terms of the original offer.

Significant amendments to the takeover bid regime in Canada came into force on 9 May 2016. Among other things the amendments:

- (a) have a mandatory tender condition that a minimum of more than 50% of all outstanding securities of the class subject to the bid be tendered and not withdrawn before the bidder can take up any securities under the bid (the "New Mandatory Minimum Tender Condition");
- (b) the bid must be extended by the bidder for at least 10 days once the New Mandatory Minimum Tender Condition has been satisfied and all other terms and conditions of the bid have been complied with or waived; and
- (c) the bid must remain open for a minimum deposit period of 105 days. A target company will be allowed to reduce the deposit period to not less than 35 days in certain circumstances and subject to certain conditions.

14 Disclosure of Interests in Common Shares

The Company is a reporting issuer in Canada and is subject to Canadian securities laws. Pursuant to such laws, when a person (an "Acquiror") acquires beneficial ownership of, or the power to exercise control or direction over, or securities convertible into, voting or equity securities of any class of a reporting issuer (such as the Company) that, together with such Acquiror's securities would constitute 10% or more of the outstanding securities of that class, the Acquiror must immediately issue and file a press release announcing the acquisition and file a report of the acquisition with the applicable securities regulatory authority within two business days thereafter. Certain institutional investors may elect an alternate reporting system. The Acquiror has a continuing obligation to disclose each further acquisition or disposition of a beneficial ownership of, the power to exercise direction or control over, or securities convertible into an additional 2% or more of the outstanding securities of the applicable class.

The Company is required by Form 51-102F5 of National Instrument 51-102 — Continuous Disclosure Obligations, to disclose in its information circulars whether, to the knowledge of the Company's Directors or executive officers, any person or company beneficially owns, or controls or directs, directly or indirectly, voting securities carrying 10% or more of the voting rights attached to any class of voting securities of the Company.

15 Directorships and partnerships

In addition to their respective roles and directorships at the Company and its subsidiaries, the Directors have been, members of the administrative, management or supervisory bodies (the "directorships") or partners of the following companies or partnerships, at any time in the five years prior to the date of this Document.

Name	Current directorships/partnerships	Previous directorships/partnerships	
Jose Ramon Lopez-Portillo	Hybridair Ltd World SkyCat Ltd	_	
Luca Benedetto	_	_	
Andrea Cattaneo	_	Belpeso Ltd.	
Dario Ezio Sodero	Planaval Resources Ltd	Cygam Energy Inc. Rockbridge Resources Inc	
Sergey Borovskiy	ITI Capital Asia Kaisun Holdings General Transactions Inc. ational Agency for Direct Investment (NAPI) South China Heavy Industries Group	Sanju Hong Kong PetroChemical Solution	

16 Directors' confirmations

- 16.1 Save as set out below and as at the date of this Document, none of the Directors have, at any time within the last five years:
 - (a) had any convictions in relation to fraudulent offences;
 - (b) been associated with any bankruptcy, receivership or liquidation while acting in the capacity of a member of the administrative, management or supervisory body or senior management of any company or other entity;
 - (c) been subject to any official public incrimination and/or sanctions by any statutory or regulatory authorities (including any designated professional bodies); or
 - (d) ever been disqualified by a court from acting as a director of a company or from acting as a member of the administrative, management or supervisory bodies of an issuer or from acting in the management or conduct of the affairs of any issuer.

Andrea Cattaneo was appointed as a director of PEX Plc on 20 December 1995, a company listed on the main market of the London Stock Exchange, manufacturing socks, holder of the brands Pex and Bridgedale. Following a severe deterioration of the market in which PEX Plc operated, on 5 November 1999 PEX Plc was placed into administration ultimately resulting in its insolvent liquidation.

- 16.2 Certain Directors of the Company are also directors of other oil and gas companies and as such may, in certain circumstances, have a conflict of interest requiring them to abstain from certain decisions. Conflicts, if any, will be subject to the procedures and remedies set out in the Articles and the Business Corporations Act (British Columbia). Save as set out below, as at the date of this Document there are no potential conflicts of interest between any duties owed by the Directors, the Proposed Director or the Senior Manager of the Company and their private interests or other duties:
 - (a) Dario Sodero is the is the President and sole director of Planaval Resources Ltd, an oil and gas company.

17 Directors' and other interests

17.1 In addition to the Options and Warrants referred to in paragraphs 17.2 and 17.3 below, respectively, the interests (beneficial or non-beneficial) in the shares of the Company or any of its subsidiaries held by the Directors and their respective Connected Persons as at the date of this Document, as well as the anticipated interests of such persons immediately following Admission, are as follows:

	As at the o this Docu	Immediately following the Subscription and the Admission		
Name	Number of Shares	Percentage of issued Common Shares (%)	Number of Shares	Percentage of Enlarged Common Shares in issue
Jose Ramon Lopez-Portillo	48,000	0.01	48,000	0.01
Andrea Cattaneo	61,484,115	4.46	61,484,115	4.46
Dario E. Sodero ⁽¹⁾	77,500	0.01	77,500	0.01
Sergey Borowskiy	3,849,289	0.28	3,849,289	0.28

Notes:

17.2 As at May 31, 2021, (being the latest practicable date prior to publication of this Document) the Warrants held by the Directors and their respective Connected Persons, are as follows:

	Grant date	Number of shares covered by the warrants	Exercise Price (CAD\$)	Expiry Date
Andrea Cattaneo	_			_
Dario Sodero	_	_	_	_
Jose Ramon Lopez-Portillo	_	_	_	_
Sergey Borowskiy	_	_	_	_

17.3 As at the date of this Document, the Options set out in paragraph 6.10 above have been granted to the current Directors pursuant to the Stock Option Plan.

		Number of options over	Exercise price	
Name	Date of grant	Common shares	CAD\$	Expiry date
Sodero Dario	18 November 2016	500,000	\$ 0.10	18 November 2021
Lopez-Portillo Jose Ramon	18 November 2016	600,000	\$ 0.10	18 November 2021
Lopez-Portillo Jose Ramon	5 April 2018	244,286	\$ 0.12	5 April 2023
Sodero Dario	5 April 2018	203,571	\$ 0.12	5 April 2023
Borovskiy Sergey	5 April 2018	703,571	\$ 0.12	5 April 2023
Benedetto Luca	5 April 2018	1,312,858	\$ 0.12	5 April 2023
Cattaneo Andrea	5 April 2018	3,910,225	\$ 0.12	5 April 2023
Sodero Dario	30 December 2020	4,285,714	\$ 0.03	30 December 2025
Lopez-Portillo Jose Ramon	30 December 2020	4,285,714	\$ 0.03	30 December 2025
Borovskiy Sergey	30 December 2020	4,285,714	\$ 0.03	30 December 2025
Benedetto Luca	30 December 2020	4,285,714	\$ 0.03	30 December 2025
Cattaneo Andrea	30 December 2020	20,000,002	\$ 0.03	30 December 2025
Ippolito Cattaneo	30 December 2020	4,285,714	\$ 0.03	30 December 2025
Sodero Dario	18 January 2021	5,449,773	\$ 0.03	18 January 2026
Lopez-Portillo Jose Ramon	18 January 2021	5,449,773	\$ 0.03	18 January 2026
Borovskiy Sergey	18 January 2021	5,449,773	\$ 0.03	18 January 2026
Benedetto Luca	18 January 2021	5,449,773	\$ 0.03	18 January 2026
Cattaneo Andrea	18 January 2021	18,165,910	\$ 0.03	18 January 2026
Ippolito Cattaneo	18 January 2021	5,449,773	\$ 0.03	18 January 2026
Cattaneo Andrea	13 May 2021	19,542,645	\$ 0.02	13 May 2026
Ippolito Cattaneo	13 May 2021	6,514,215	\$ 0.02	13 May 2026
Benedetto Luca	13 May 2021	6,514,215	\$ 0.02	13 May 2026
	TOTAL	126,888,933		

⁽¹⁾ The 77,500 Common Shares in which Dario Sodero has a beneficial interest are held by Planaval Resources Ltd., a company controlled by Mr Sodero. Mr Sodero owns 100% of the share capital of Planaval Resources Ltd.

- 17.4 Save as disclosed in paragraphs 17.1, 17.2 and 17.3 above, no Director or their respective Connected Persons has, nor will they have immediately following Admission, any interest (whether beneficial or non-beneficial) in the share or loan capital of the Company or any of its subsidiary undertakings.
- 17.5 Under Canadian law, any person or company that has beneficial ownership of, or control or direction over, whether direct or indirect, or a combination of beneficial ownership of, and control or direction over, whether direct or indirect, securities of an issuer carrying more than 10% of the voting rights attached to all the issuer's outstanding voting securities, including securities (issued and unissued) that the person or company is the beneficial owner of, which are convertible into voting securities within 60 days following that date, or has a right or obligation permitting or requiring the person or company, whether or not on conditions, to acquire beneficial ownership of the security within 60 days, by a single transaction or a series of linked transactions, is required to notify their holdings publicly. As at 31 March 2021 (being the latest practicable date before publication of this Document), in addition to the interests of the Directors, the Proposed Director and the Senior Manager and their respective Connected Persons disclosed in paragraphs 17.1, 17.2 and 17.3 above, the Company is not aware of any Shareholders that have a notifiable interest under Canadian law ("Major Shareholders").
- 17.6 The Company is not aware of any Major Shareholders that intend to participate in the Subscription and the Directors and the Senior Managers have not made any applications in respect of the offer of Subscription Shares.
- 17.7 Immediately following Admission, as a result of the Subscription, the Directors expect that a number of persons will have an interest, directly or indirectly, in at least 3% of the voting rights attached to the Company's issued Common Shares. Such persons will be required to notify such interests to the Company in accordance with the provisions of Chapter 5 of the Disclosure Guidance and Transparency Rules sourcebook, and such interests will be notified by the Company to the public.
- 17.8 As at May 31, 2021, (being the latest practicable date prior to the publication of this Document), the Company was not aware of any person or persons who, directly or indirectly, jointly or severally, exercise or could exercise control over the Company nor is it aware of any arrangements, the operation of which may at a subsequent date result in a change in control of the Company.
- 17.9 Those interested, directly or indirectly, in 3% or more of the issued Common Shares of the Company do not now and, following the Subscription and Admission, will not have, different voting rights from other holders of Common Shares.

18 Directors' terms of employment

The Directors and their functions are set out in Part 11: "Directors, Senior Management and Corporate Governance". The Directors are appointed at each annual general meeting of the Shareholders (each an "AGM") and may also be appointed at a special meeting of shareholders if one of the purposes for which the meeting was called was the election of directors. Directors will hold office until the close of the next AGM or until a successor is duly elected or appointed or his or her office is earlier vacated in accordance with the Business Corporations Act (British Columbia) and the Articles of the Company.

The Directors' may receive an annual retainer, meeting fees plus options (which options are set within the guidelines prescribed by the TSXV) and expense reimbursements. The Remuneration Committee is responsible for reviewing and recommending to the Board the retainer and fees to be paid to members of the Board.

A Director's term of office is terminable in accordance with the provisions of the Business Corporations Act (British Columbia). Pursuant to the Business Corporations Act (British Columbia), a director will cease to hold office by reason of: (i) death or resignation; (ii) expiration of his or her term of office; or

- (i) removal or disqualification in accordance with the provisions of the Business Corporations Act (British Columbia). A director may be removed from office if the shareholders of a corporation so vote by special resolution or otherwise as provided for in the Articles. A director may become disqualified if:
- (ii) he is less than 18 years of age; (ii) is found by a court to be of unsound mind; (iii) is an undischarged bankrupt; or (iv) is convicted of an offense involving fraud. Further details of the terms of employment of each Director are set out below.

The Company has a Board that it believes has the expertise to identify, select and complete successful acquisitions and to manage the Group.

For the current financial year, the Directors will be entitled to receive a fee to be determined by the Remuneration Committee following Admission.

The Directors are subject to the Canadian common law fiduciary duty in respect of the Company which obliges them not to disclose the confidential information of the Company and to act honestly and in good faith, with a view to the best interests of the Company. Mr Lopez-Portillo, and Mr Sodero do not have a service contract with the Company or any other member of the Group. Details of the Directors are set out at paragraph 2.1 of Part 11 of the Prospectus.

19 Personnel

- 19.1 As at May 31, 2021, (being the latest practicable date prior to publication of this Document) the Company and its subsidiaries had 41 full time employees based in its offices in London in the UK, Point Noire (Republic of the Congo), Tunisia and Genoa in Italy.
- 19.2 The daily operations and maintenance of producing fields in Italy are managed, on behalf of Canoel Italia S.r.l., by a leading service company that employs more than 12 work units for the management of the wells. These numbers are not included in the roster of the Company's employees.

20 Working Capital

The Company is of the opinion that, taking into account the Net Proceeds receivable by the Company, the Company will have sufficient working capital for its present requirements, that is for the next 12 months from the date of this Document.

21 Significant changes

Financial performance

There has been no significant change in the financial performance of the Group since 31 March 2021, being the end of the last financial period for which the annual financial information to have been published.

Financial Position

Save for the following changes, there has been no significant change in the financial position of the Group since 31 March 2021, being the end of the last financial period for which the annual financial information to have been published:

- 1. The Subscription to raise £3m announced on 2 November 2021 (and as set out in Part 10).
- 2. The issue of the Capitalisation Shares in settlement of liabilities of €1m and £90k (as set out in Part 10).
- 3. The Sale of Tunisian oil production for approximately US\$4.5m announced on 8 July 2021.
- 4. The Loan for Tunisian Development of €2.1m announced on 26 May 2021.
- 5. The Placing of new Common Shares of NOK6m announced on 11 May 2021.

22 Litigation

There are no governmental, legal or arbitration proceedings (including any such proceedings which are pending or threatened of which the Group is aware) since the Company's incorporation which may have, or have had in the recent past, significant effects on the financial position or profitability of the Group.

23 Dividends

The Company has never paid a dividend and currently has no plans to do so.

24 City Code

The City Code does not apply to the Company. There are no Canadian laws relating to the Common Shares and squeeze-out and/or sell-out rules, save as provided by the Business Corporations Act (British Columbia) and Canadian securities laws (as to which see the paragraph 14 of this Part 18).

25 Material contracts

The following are all of the contracts (not being contracts entered into in the ordinary course of business) that have been entered into by the Group which (i) are, or may be, material to the Group; or (ii) contain obligations or entitlements which are, or may be, material to the Group as at the date of this Document.

25.1 Share Purchase Agreement ("SPA") with Anglo African Oil & Gas plc

On December 27, 2019, the Company announced that it had signed a conditional share purchase agreement ("**SPA**") with AIM quoted Anglo African Oil & Gas plc ("**AAOG**") for the acquisition of an 80 percent interest in AAOG's fully owned subsidiary in the Republic of the Congo, Anglo African Oil & Gas Congo S.A.U ("**AAOG Congo**") ("**Acquisition**").

The SPA is conditional, *inter alia*, on the passing of an ordinary resolution of shareholders in AAOG in a General Meeting approving the Acquisition and certain regulatory requirements in the Republic of the Congo including consent of the Minister of Hydrocarbons ("**Completion**").

This SPA was subject to modification, in the subsequent months and, on 5 May 2020, Zenith announced the successful completion of the acquisition from the AIM listed Anglo African Oil & Gas PLC of a 100 per cent interest in its fully owned subsidiary in the Republic of the Congo, AAOG Congo. The total consideration paid to Anglo African Oil & Gas PLC amounted to GBP 200,000.

The transfer of ownership of AAOG Congo is subject to a regulatory approval in the Republic of the Congo.

AAOG Congo held a 56 per cent majority interest in, and was the operator of the Tilapia oilfield in the Republic of the Congo (the "Congo License I"). The remaining 44 per cent were held by the national oil company, Société Nationale des Pétroles du Congo ("SNPC"). The Congo License I is located in the Lower Republic of the Congo Basin, West African Atlantic Margin, which extends from Gabon down to Angola, a prolific hydrocarbon region in which certain individual wells have recorded production rates of up to 5,000 barrels of oil per day. It is situated 1.8 kilometres offshore and entered into production in 2008. Having been drilled from onshore, there is no requirement for offshore drilling equipment. Oil storage and processing facilities are a 45-minute drive from Pointe Noire and 17 kilometres from the nearest refinery.

25.2 Agreement regarding the publication of a prospectus with Allenby Capital Limited

Pursuant to an agreement dated 23 July 2020 between the Company and Allenby Capital Limited, the Company engaged Allenby Capital Limited as the Company's exclusive financial adviser in connection with the proposed publication of this Document.

In consideration for its services in relation to the appointment, Allenby Capital Limited will be paid: (i) 3 payments of £7,500, with the first payment to be paid on signing the engagement letter and the 2 further payments to be paid for each month for 2 months thereafter; and (ii) £52,500 on the approval of the prospectus by the FCA. The Company agreed to reimburse Allenby Capital Limited for all expenses incurred in connection with its services including Allenby Capital Limited's legal fees and the Company will be liable for certain abortive fees if the engagement is terminated for a reason other than a material breach by Allenby Capital Limited.

This agreement was put on hold in December 2019 and recommenced with certain amendments on 1 August 2020, including two additional payments of £7,500 each based on progress with the Prospectus.

25.3 Transfer Agency and Registrarship Agreement

The Company entered into a transfer agency and registrarship agreement (the "Registrar Agreement") with Olympia Trust Company ("Olympia") on 5 March 2008. On 11 July 2014, the

Company consented to the assignment and transfer by Olympia to Computershare Trust Company of Canada (the "Registrar") of all of the right, title and interest of Olympia in the Registrar Agreement. The formal assignment and transfer to the Registrar occurred on such date as was determined by the Registrar on or before 30 November 2014.

Pursuant to the Registrar Agreement, the Company appoints the Registrar to act as registrar and transfer agent to the Company, to keep, *inter alia*, the registers of holders and the registers of transfers for the Common Shares in the capital of the Company at its principal office in Calgary, Canada and to provide certain other administrative services to the Company in relation to its business and affairs.

The Company is required to pay for the services provided in accordance with a tariff or schedule of fees, which fees are subject to revision from time to time during the term of the agreement. The Company is also required to reimburse all costs and expenses, including the fees, disbursements and expenses of any sub-agents, advisors and legal counsel, if applicable, incurred in carrying out the duties under the Registrar Agreement.

If the Company defaults in its payment obligations under the Registrar Agreement, the Registrar has the right to immediately terminate the agreement. In addition, the Registrar Agreement may be terminated by either party upon three months' written notice.

Under the Registrar Agreement the Company indemnifies the Registrar (provided it has acted in good faith and without negligence), its directors, officers, employees, agents and assigns against all liabilities, losses, claims, damages, penalties, actions, suits, demands, costs, expenses and disbursements (including legal and advisor fees and disbursements) howsoever arising from or out of any act or omission of the Registrar pursuant to or in relation to the Registrar Agreement.

25.4 Depositary Agreement

A depositary agreement dated 3 January 2017 (the "Depositary Agreement") between the Company and Computershare Investor Services PLC (the "Depositary") under which the Company appoints the Depositary to constitute and issue from time to time, upon the terms of the deed poll executed by Computershare on or about the date of the Depositary Agreement (the "Deed Poll"), a series of uncertificated depositary interests ("Depositary Interests") representing securities issued by the Company and to provide certain other services in connection with such Depositary Interests with a view to facilitating the indirect holding by participants in CREST. Computershare agrees that it will comply with the terms of the Deed Poll and that it will perform its obligations with reasonable care and skill. Computershare assumes certain specific obligations, including the obligation to issue to a CREST member Depositary Interests in uncertificated form and to maintain the register of Depositary Interests. Computershare undertakes to provide the depositary services in compliance with the requirements of the Financial Services and Markets Act 2000. Computershare will either itself or through its appointed Custodian as bare trustee hold the deposited property (which includes, inter alia, the securities represented by the Depositary Interests) as may be designated from time to time by the Depositary. The Company agrees to provide such assistance, information and documentation to Computershare as is reasonably required by Computershare for the purposes of performing its duties, responsibilities and obligations under the Deed Poll and the Depositary Agreement, including (to the extent available to the Company) information, which concerns or relates to Computershare's obligations under the Depositary Agreement. The agreement sets out the procedures to be followed where the Company is to pay or make a dividend or other distribution. The Company is to indemnify Computershare for any loss it may suffer as a result of the performance of the Depositary Agreement except to the extent that any losses result from Computershare's own negligence, fraud or wilful default. Computershare is to indemnify the Company for any loss the Company may suffer as a result of or in connection with Computershare's fraud, negligence or wilful default save that the aggregate liability of the Depositary to the Company over any 12-month period shall in no circumstances whatsoever exceed twice the amount of the fees payable to the Depositary in any 12-month period in respect of a single claim or in the aggregate. Subject to earlier termination, the Depositary is appointed for a fixed term of one year and thereafter until terminated by either party giving not less than six months' notice. In the event of termination, the parties agree to phase out the Depositary's operations in an efficient manner without adverse effect on the members of the Company and the Depositary shall deliver to the Company (or as it may direct) all documents, papers and other records relating to the Depositary Interests which are in its possession and which is the property of the Company. The Company is to pay certain fees and charges, including an annual fee, a fee based on the number of Depositary Interests per year and certain CREST related fees. Computershare is also entitled to recover reasonable out of pocket fees and expenses.

25.5 REDPSA

On 16 March 2016, the Company's wholly owned subsidiary, Zenith Aran, entered into the REDPSA with SOCAR and SOA, a wholly owned subsidiary of SOCAR (Zenith Aran and SOA being referred to herein as the "Contractor Parties"). The REDPSA covers 642 square kilometers which include the active Muradkhanli, Jafarli and Zardab oil fields (the "Contract Area"). Zenith Aran will hold an 80% participating interest in the REDPSA while SOA holds the remaining 20%. The delivery of the capital assets previously used in respect of the petroleum operations at the three fields in Azerbaijan from the previous operating company to Aran Oil Operating Company Limited, a wholly owned subsidiary of the Contractor Parties, officially completed on 11 August 2016 (the "Effective Date").

Under the REDPSA, the Contractor Parties must provide all necessary funds to explore, appraise, evaluate, and develop the crude oil and natural gas resources within the Contract Area.

The Contract Area includes areas where the existing production needs to be improved (the "Contract Rehabilitation Area") and where new production needs to be developed (the "Contract Exploration Area"). The Contractor Parties have different obligations in respect of each area.

Rehabilitation and production programme

The Rehabilitation and Production programme was signed on 3 October 2017 and approved by SOCAR on the same date. It provides for a maximum production of approximately 2,382 barrels of crude oil per day. The programme involved drilling 26 development wells: 21 in Muradkhanli and 5 in Jafarli with the cost per well, being \$4.3million. Therefore, a total of \$111.8 million would be spent on drilling. The programme also involved the workover of 44 wells, which includes 12 old well reactivations, with the cost per workover being \$150,000. Therefore, a total of \$6.85 million would be spent on the workovers. Additionally, the programme provided for facility upgrades of \$2.5million and involved running a 64km2 3D exploration seismic and drilling a 1-5000m exploration well. The total net cash flow for the programme was \$176 million and the total OPEX of \$122.5 million and total CAPEX of \$121.15 million.

The wholly owned subsidiary of Zenith Energy Ltd., Zenith Aran has acquired the exclusive rights to conduct petroleum operations in three petroleum producing onshore fields in Azerbaijan.

Termination

The REDPSA can be terminated at any time by either party if the other party commits a material breach of the REDPSA or the "Government Guarantee" in the form attached to the REDPSA and fails to remedy such breach within 90 days of written notice from the other party. SOCAR may terminate by 90 days written notice for, *inter alia*, certain insolvency events. The Contractor Parties may voluntarily relinquish the Contract Area by giving 90 days written notice to SOCAR.

Compensatory petroleum

The Contractor Parties have an obligation to:

- 1. within one year following the Effective Date, deliver at no charge to SOCAR 5% of the total production of petroleum produced from the contract rehabilitation area in each calendar quarter; and
- 2. commencing on the first anniversary of the Effective Date, start delivering at no charge to SOCAR 15% of the total production of petroleum produced from the contract rehabilitation area in each calendar quarter,

until the amount delivered is the equivalent of approximately 315,000 barrels of "compensatory" crude oil to SOCAR ("Compensatory Petroleum").

The balance of production remaining after (i) the relevant Compensatory Petroleum has been delivered and (ii) quantities to enable recovery of certain operating and capital costs are deducted, is calculated on a quarterly basis and is shared between SOCAR and the Contractor Parties according to a detailed "R factor" model.

The REDPSA was terminated in accordance with its terms on 18 May 2020.

25.6 Convertible loan USD 1,500,000

On 5 September 2018, the Company entered into a US\$1,500,000 unsecured convertible loan facility, with the lenders, YA II PN Ltd and Riverfort Global Opportunities PCC Ltd, with a term of 18 months starting from August 30, 2018. Zenith shall pay interest on the outstanding amount of the convertible loans at the rate of 0% per annum. The Facility includes an initial immediate advance of US\$1,300,000 and a further advance of US\$200,000, to be provided at a later time and only at the discretion of the Lenders.

On January 7, 2019, the Company successful renegotiated the terms of this unsecured Convertible Loan Facility, that now is also repaid in cash.

On September 17, 2019, conversion has been made for a total of 5,343,774 common shares (the "Conversion Shares") at a price of £0.021 per Conversion Share equivalent to a total amount of US\$140,000.

As announced on April 23, 2021, the Company extended the maturity date for this loan that now is repayable at the end of the year 2021 and following recent repayments, the liability in relation to the Facility stands at US\$0.45 million as at the date of this document.

25.7 Convertible loan up to GBP 1,000,000

On January 7, 2019, the Company entered into a new unsecured convertible loan facility with Charles Street Securities Europe LLP, for an aggregate total amount of up to £1 million with a consortium of lenders. The loan facility had a term of 24 months, and the Company pays interest on the outstanding amount of the loan facility at the rate of 8% per annum. The loan facility was repayable on January 15, 2021. On January 2021, the loan repayment terms were amended and now the loan is repayable on January 15, 2022, and the Company repaid the 50% of the outstanding principal amount for £323,747 (approximately CAD\$ 562,000). With certain limitations, the Convertible Loan Notes ("CLNs") is convertible into Common Shares of the Company. To date, the current liability in relation to the Facility stands at £323,747 (approximately CAD\$ 562,000).

25.8 USD \$320,000 and USD \$200,000 General Line of Credit Agreements

As disclosed in the latest audited accounts for the financial year ended March 31,2020, the Company had two general line of credit agreements (the "Credit Agreements") for an outstanding combined principal amount of US\$480,000 on which interest continued to accrue.

These facilities were partially repaid on January 6, 2021 and April 23, 2021 and the final repayment was completed on June 1, 2021, as announced by the Company to the market. The Credit Agreements are no longer in place and no amounts are oustanding.

25.9 Zenith 8% EMTN – Loan Notes

Commencing 11 January 2019, the Issuer issued Loan Notes with the duration of 2 years. The maturity date of the Notes is 20 December 2021, and they carry an interest charge of 8 per cent per annum, payable semi-annually. As at the date of this document, the Issuer sold an aggregate amount of EUR 2,960,000 of the Ioan notes. These Ioan notes will be settled on maturity from a combination of the Company's existing cash resources and an exchange for Medium Term Notes (as set out in 25.10 below).

The Loan Notes listed on the Third Market (MTF) of the Vienna Stock Exchange ("Wiener Borse AG") This issuance is part of an approval to list up to EURO 10 million in several tranches. The Notes are governed by Austrian law and, since the Notes are not convertible into equity of Zenith.

25.10 Zenith Multi-Currency Medium Term Note Programme

On 6 November 2019, the Company had its prospectus approved for a EUR 25m Euro Medium Term Note programme, allowing notes to be issued in multiple currencies including EUR, CAD, GBP, USD and CHF. The notes are governed by Austrian law and traded on the Vienna Stock Exchange ("Wiener Borse AG"). The notes mature on 27 January 2024. As of the date of this document, the Company had sold notes for

Currency	Quantity	CAD\$ equivalent	ISIN	Description
EUR	506,000	729,674	XS2108546735	ZEEX 10.125 01/27/24 MTN
USD	1,954,000	2,194,792	XS2108546651	ZEEX 10.300 01/27/24 MTN
GBP	1,352,000	2,449,313	XS2108546578	ZEEX 10.375 01/27/24 MTN

, all of which were held in treasury. The Notes are governed by Austrian law and, since the Notes are not convertible into equity of Zenith.

25.11 Equity Sharing Agreement

On February 14, 2020, the Company entered into an equity sharing agreement ("**ESA**") with a consortium of institutional investors ("**Investors**") for a total amount of NOK 9,700,000 (approximately £810,000 or US\$1,051,000)

The Investors conditionally agreed to subscribe for 50,000,000 ESA Shares at the issue price of NOK 0.194 for gross proceeds of NOK 9,700,000. The ESA proceeds will be pledged to the Investors under the ESA pursuant to which the Company is entitled to receive back those proceeds on a *pro rata* monthly basis over a period of 12 months, subject to adjustment upwards or downwards each month depending on the Company's share price at the time. As a result of entering into the ESA, the aggregate amount received by the Company under the ESA may be more or less than NOK 9,700,000, as further explained below.

There is no upper limit placed on the additional proceeds receivable by the Company as part of the monthly settlements and the amount available in subsequent months is not affected. At the same time, the Company notes the corresponding risk that a fall in Zenith's share price could reduce the amount of proceeds received by the Company.

In accordance with the terms of the ESA, the Company will enter into the ESA, pursuant to which Zenith will return the NOK 9,700,000 proceeds of the ESA to the Investors. The ESA will enable the Company to benefit from any share price appreciation over the Benchmark Price of NOK 0.2231 (as defined below). However, if the Company's share price is less than the Benchmark Price then the amount received by the Company under the ESA will be less than the gross proceeds of the ESA which were pledged by the Company to the Investors at the outset.

The ESA provides that the Company will receive 12 equal monthly settlement amounts as measured against a benchmark share price of NOK 0.2231 per ESA Share (the "Benchmark Price"). The monthly settlement amounts for the Sharing Agreement are structured to commence one month following the signature of the Sharing agreement.

If the measured share price (the "Measured Price"), calculated as the average of the 10 lowest daily VWAP of the Company's ordinary shares for the calendar month of each settlement date, exceeds the Benchmark Price, the Company will receive more than 100 per cent. of that monthly settlement due on a pro rata basis according to the excess of the Measured Price over the Benchmark Price. There is no upper limit placed on the additional proceeds receivable by the Company as part of the monthly settlements and the amount available in subsequent months is not affected. Should the Measured Price be below the Benchmark Price, the Company will receive less than 100 per cent. of the monthly settlement calculated on a pro rata basis and the Company will not be entitled to receive the shortfall at any later date.

In no event will fluctuations in the Company's share price result in any increase in the number of ESA Shares issued by the Company or received by the Investors. A decline in the Company's share price would not result in any advantage accruing to the Investors and the ESA allows both the Investors and the Company to benefit from future share price appreciation.

According to an agreement between the parties, this facility is currently suspended due to the market difficulties subsequent to the pandemic covid-19 emergency. This facility will recommence on Admission. Prior to suspension of the agreement, 3 monthly *pro rata* entitlements of proceeds had been paid to the Company; the new termination date of the agreement following its recommencement from Admission it will be June 2022.

25.12 Share Purchase Agreement ("SPA") with KUFPEC Tunisia Limited

On April 20, 2020, the Company's newly created wholly owned subsidiary Zenith Energy Netherlands B.V. ("Zenith Netherlands") has signed a conditional sale and purchase agreement ("SPA") with KUFPEC (Tunisia) Limited ("Seller"), a 100% subsidiary of Kuwait Foreign Petroleum Exploration Company K.S.C.C, a subsidiary of the State of Kuwait's national oil company, for the acquisition of a working interest in, *inter alia*, the North Kairouan permit and the Sidi El Kilani Concession (the "Tunisian Acquisition"), which contains the Sidi El Kilani oilfield ("SLK").

The Seller holds an undivided 22.5% interest in the Tunisian Acquisition, together with 25 Class B shares in Compagnie Tuniso-Koweito-Chinoise de Pétrole (CTKCP), the operator, representing 22.5% of the issued share capital of the company.

Zenith's partners in the Tunisian Acquisition will include the national oil company of Tunisia, Entreprise Tunisienne d'Activités Pétrolières (ETAP) with a 55% interest and CNPC, China National Petroleum Corporation with a 22.5% interest.

The Seller has agreed to sell, assign and transfer to Zenith Netherlands the Tunisian Acquisition on the terms and subject to the conditions set out in the SPA.

The consideration payable by Zenith Netherlands under the SPA is US\$500,000 (equivalent to CAD\$700k).

On June 11, 2020, the Company announced that it had made payment for a total of US\$250,000 to Kuwait Foreign Petroleum Exploration Company K.S.C.C ("**KUFPEC**"), in relation to the **Tunisian Acquisition**.

Completion of the Tunisian Acquisition remains conditional on approval being granted from the Comité Consultatif des Hydrocarbures of the Republic of Tunisia in respect of the transfer of the Seller's right, title and interest in and under the Tunisian Acquisition to Zenith Netherlands. Zenith has initiated the necessary formalities in relation to the aforementioned approval process and a final decision is expected by 3Q2021.

On June 25, 2021, the Companies agreed for an extension agreement of the longstop date for the completion, which is now 31 October 2021.

The SPA for the acquisition of KUFPEC Tunisia Ltd's working interest in the SLK concession had had a revised long stop date of 31 October 2021. It has not proved possible to obtain the required regulatory approvals within that timescale. The parties are currently in discussion regarding restructuring the nature of the transaction, however there can be no guarantee that this will be successfully completed. The revised agreement may or may not include the accumulated oil production since the original agreement was agreed. The Company's financial plan has not included any revenues from SLK.

25.13 Share Purchase Agreement ("SPA") with CNPC International (Tunisia) Ltd.

On September 8, 2020, the Company's wholly owned subsidiary, Zenith Energy Netherlands B.V. signed a conditional sale and purchase agreement ("SPA") with CNPC International (Tunisia) Ltd., ("Seller"), a 100% subsidiary of CNPCI, China National Petroleum Corporation International Ltd., for the acquisition of a working interest in, *inter alia*, the North Kairouan permit and the Sidi El Kilani Concession (the "Tunisian Acquisition"), which contains the producing Sidi El Kilani oilfield ("SLK").

The Seller holds an undivided 22.5% interest in the Tunisian Acquisition, together with 25 Class B shares in Compagnie Tuniso-Koweito-Chinoise de Pétrole (CTKCP), the operator, representing 25% of the issued share capital of the company.

The Seller agreed to sell, assign and transfer to Zenith Netherlands the Tunisian Acquisition on the terms and subject to the conditions set out in the SPA. The consideration payable by Zenith Netherlands under the terms of the SPA is US\$300,000 (the "Consideration").

Completion of the SPA is conditional on approval being granted by the Comité Consultatif des Hydrocarbures ("**CCH**") of the Republic of Tunisia in respect of the transfer of the Seller's right, title and interest in and under the SLK Concession to Zenith Netherlands ("**Completion**"), which is expected by 4Q2021 (long stop date 30 November 2021).

25.14 Swiss Loan CHF 837,500

On 30 March 2017, the Group acquired the Swiss based company Altasol SA, and assumed a loan subscribed for the former owner on 21 December 2015 for the initial amount of CHF 838,000 The loan bears interest at a rate of 2.32 per cent per annum. The loan is repayable in anticipated quarterly tranches of CHF 12,500 (plus accrued interest) and the maturity date is 7 July 2022.

As at the date of this document, this loan has been repaid in full, in advance of the scheduled repayment.

25.15 Share Purchase Agreement ("SPA") with Candax Energy Limited for the acquisition of Ecumed Petroleum Zarzis Ltd in Tunisia.

On March 15, 2021, the Company announced that Zenith Energy Africa Limited ("ZEAL"), its newly incorporated fully owned subsidiary, has entered into a share purchase agreement ("SPA") with Candax Energy Limited ("Candax") for the acquisition of a 100 percent interest in Candax's fully owned subsidiary in Barbados, Ecumed Petroleum Zarzis Ltd ("EPZ") (the "Acquisition"), which holds a 45% interest in the Ezzaouia Concession ("Ezzaouia").

Pursuant to the terms of the SPA, ZEAL has agreed to acquire 100% of the issued share capital of EPZ for the aggregate amount of US\$150,000, paid by the Company at completion, as well an additional US\$100,000 to be satisfied by the issue of ordinary shares in the share capital of Zenith to be issued within sixty days of completion ("Consideration Shares") and a royalty payable and calculated as US\$0.35 per each barrel of hydrocarbons produced from the Ezzaouia oilfield and allocable to EPZ, with the royalty not being less than an amount of US\$50,000 per annum for a period of ten years.

Acquisition Highlights

- Ezzaouia is located in onshore Tunisia on the Zarzis peninsula, south of the island of Djerba in the southern Gulf of Gabes.
- First discovered by Marathon Petroleum Corporation in 1986, with production activities starting in 1990 with a peak production being achieved of 35,000 barrels of oil per day in 1991.
- Ezzaouia produces an average of 40 API gravity oil from the Zebbag (Lower Cretaceous) and Mrabatine (Upper Jurassic) formations.
- It is operated by MARETAP, a joint operating company owned in partnership with the national oil company of Tunisia, ETAP (Entreprise Tunisienne d'Activités Pétrolières) on a 50:50 basis, which holds a 55 percent interest in Ezzaouia.
- It produced at a rate of approximately of 551 bopd (approximately 248 bopd net to Zenith) during March 2021
- Approximately 25,000 barrels of oil were held in storage at the acquisition date, with a commercial value of approximately US\$1,250,000.
- Planned field production optimisation and workover activities are expected to increase Ezzaouia gross production to 1,000 bopd (potentially resulting in a production of 450 bopd net to Zenith).
- The Acquisition has certain development obligations during the course of the new 20-year concession including the drilling of a side-track, the drilling of a replacement well and that of a development well.

- On April 19, 2019, the Tunisian State represented by the Ministry of Industry and Small & Medium Enterprises informed ETAP and EPZ that the Comité Consultatif des Hydrocarbures ("CCH") had provided a favourable opinion to the application submitted by ETAP and EPZ for a new 20-year concession to be called "Ezzaouia" (the "New Concession").
- A Convention for the New Concession (the agreed work programme between ETAP and EPZ) has been signed by both parties.
- The New Concession is currently awaiting parliamentary approval.
- Ezzaouia has modern oil treatment and storage facilities with a total field storage capacity of approximately 20,000 barrels of oil.
- MARETAP, the joint operating company, operates an oil storage terminal, connected to Ezzaouia by way of two pipelines (one for gas and one for oil respectively), at the port of Zarzis, with a storage capacity of approximately 200,000 barrels of oil, from which all oil production from Ezzaouia is exported to the international markets.
- 25.16 Share Purchase Agreement ("SPA") with Candax Energy Limited for the acquisition of Ecumed Petroleum Tunisia Ltd in Tunisia.

On April 30, 2021, the Company announced that Compagnie Du Desert Ltd ("CDD"), its recently incorporated fully owned subsidiary, has entered into a share purchase agreement ("SPA") with Candax Energy Limited ("Candax") for the acquisition of a 100 percent interest in Candax's fully owned subsidiary in Barbados, Ecumed Petroleum Tunisia Ltd ("EPT") (the "Acquisitions"), which holds a 100% interest in the El Bibane and Robbana concessions in Tunisia.

Pursuant to the terms of the SPA, CDD has agreed to acquire 100% of the issued share capital of EPT for a nominal consideration of US\$100 payable at completion, as well an additional consideration of approximately USD\$200,000 in the form of assumption of debt, paid by the Company on May 2021.

El Bibane Highlights

- The El Bibane concession ("El Bibane") is located 16 kilometres offshore from the port of Zarzis in the Gulf of Gabes, covering an area of approximately 228 square kilometres and in approximately 7-8 meters water depth. The field was discovered by Marathon Oil Corporation in 1982. However, it was not developed until 1998. Upon initial development, a peak production of 4,500 bopd was achieved. The reservoir is located in the cretaceous Zebbag fractured dolomite formation at approximately 2,150 metres below surface.
- Zenith has acquired a 100% working interest in El Bibane.
- A total of three wells remain active within El Bibane: EBB-5, EBB-4 and EBB-3RE2. A total of 6 wells plus 4 sidetracks have been drilled.
- EBB-5 currently produces approximately 80-100 barrels of condensate per day (API 49/50) with 5.5-6 MMSCF of natural gas from well EBB-5, which is re-injected into the formation via well EBB-4.
- It is expected that, by utilising new technologies, well EBB-4 may achieve commercial production of natural gas in addition to its current use as an injector well.
- EBB-3 suffered string damage and has been temporarily shut-in, having previously produced at
 a rate of between approximately 500-600 barrels of oil per day (35 API) prior to production
 being suspended. The low oil price environment during 2020 and the material investment
 required to restore production from this well have prevented the necessary repair work from
 being implemented.
- Zenith has already obtained market quotations for the well intervention required to restore production from well EBB-3 for an amount of approximately US\$3.5 million.
- In the event of a successful well intervention in EBB-3, the Company expects to produce approximately 500 barrels of oil equivalent per day from El Bibane.

- Candax commissioned an independent reserves evaluation, as of December 31, 2019, for the contingent reserves (1C) of El Bibane which evaluated remaining oil in place as 25.7 MMSTBO and 6.5 BCF of natural gas.
- Zenith has commissioned a new Competent Person's Report, in compliance with Canadian securities laws, specifically the C OGE Handbook and National Instrument 51-101 Standards of Disclosure for Oil and Gas Activities, in order to obtain an updated reserves evaluation for the El Bibane concession.
- El Bibane expires on December 31, 2033.

Robbana Highlights

- The Robbana concession ("Robbana"), covering 48 square kilometres and located onshore in the island of Djerba in the southern Gulf of Gabes, was discovered in 1988, achieving a peak production of 500 bopd in 1994. The ROB-1 well encountered two hydrocarbon-bearing reservoirs in the Cretaceous Upper Meloussi Sandstone formation. Only two wells have been drilled in Robbana since discovery, ROB-1 which is still in production and ROB-2 which is temporarily abandoned.
- Robbana currently produces approximately 25 barrels of oil per day from ROB-1, having previously produced approximately 50 barrels of oil per day prior to an unsuccessful well intervention.
- Studies have suggested that an infill well, to be drilled in the proximity of well ROB-1, is expected to produce approximately 200 barrels of oil per day.
- Candax commissioned an independent reserves evaluation, as of December 31, 2019, for the contingent reserves (1C) of Robbana which evaluated remaining oil in place as 10.99 MMSTBO. The study noted specifically noted that the "Middle Triassic sandstones of the Ras Hamra formation present a very significant 'high-risk/high reward' exploration objective."
- Zenith has commissioned a new Competent Person's Report, in compliance with Canadian securities laws, specifically the COGE Handbook and National Instrument 51-101 – Standards of Disclosure for Oil and Gas Activities, in order to obtain an updated reserves evaluation for Robbana.
- Robbana expires on November 4, 2034.
- 25.17 Loan for Tunisian Development with Winance for a total amount of EUR 2.1 million

On May 26, 2021, Zenith entered into a loan agreement with Winance, a Dubai registered single-family office (the "**Lender**"), for a total amount of EUR 2.1 million (approximately £1.8 million or approximately NOK 21.4 million) (the "**Loan Agreement**"), including fees.

The Loan Agreement has a duration of six months, does not attract interest and an upfront arrangement fee, equal to 5 percent (\in 0.1m) of the total drawdown amount of \in 2.0m, has been paid to the Lender in accordance with the terms of the Loan Agreement.

During each month prior to the maturity date, Zenith shall make repayments in accordance with the Loan Agreement ("**Instalments**"), with the first Instalment was paid on the month of July 2021. The required amount of each monthly repayment Instalment will be of Euro250,000.

100,000,000 new common shares of no par value (the "**Reserve Shares**") have been issued to the Lender to be held in a depositary institution designated by the Lender.

Under the terms of the Loan Agreement, Zenith may elect to pay each Instalment either by cash or by utilising the Reserve Shares, by delivering to the Lender an amount of Reserve Shares equivalent to the quotient obtained by dividing the Instalment Amount by 95 percent of the applicable VWAP (volume weighted average price) for the period of ten business days prior to the due date for each Instalment.

As of the date of this document, the outstanding balance to be repaid stands at Euro 1,000,000, with all four monthly repayments to date having been settled by the transfer of the Reserve Shares to the Lender. The Company has agreed with the Lender regarding an issue of 100,000,000 further Common Shares in full and final settlement, to be issued on Admission.

25.18 EUR 1,500,000 Credit Line Agreement & Debt Settlement

On 24 February 2021, the Issuer announced that it has entered into a credit line agreement with the lender, Orca Capital GmbH, for a period of one year for an amount of up to EUR 1,500,000. The credit line bears interest at a rate of 9 per cent per annum in respect of any amount advanced by the lender. This facility was repaid during 2021, with the final payment being made on 29 July 2021.

25.19 Subscription agreement with Investors

On 27 October 2021 the Company entered into identical subscription agreements with certain existing shareholders in both the UK and Norway, who wished to invest in the Common Shares of the Company.

Under these Subscription Agreements, the Company issued a total of 272,727,273 Common Shares at a price of £0.011 (equivalent to approximately NOK 0.13), a discount of approximately 7% to Zenith's London Stock Exchange closing share price on November 1, 2021, to raise gross proceeds of approximately £3 million (equivalent to approximately 34,500,000 NOK). No commissions were payable under the Subscription Agreements.

26 Related party transactions

Details of related party transactions entered into by the Company or members of the Group during the period covered by the historic financial information are set out in note 24 of the consolidated financial statements of the Company for the years ended 31 March 2021, and note 25 of those for 2020 and 2019 and in note 21 to the unaudited condensed consolidated interim financial statements of the Company for the six months ended 30 September 2020 and comparative period (30 September 2019), all of which are incorporate by reference in Part 11: "Historical Financial Information" of this Document.

Save as set out above, there are no related party transactions that were entered into (and still subsist) during the period covered by the consolidated historical financial information and during the period from 1 October 2020 to the date of this Document.

27 Remuneration and benefits – named executive officers

Key management compensation

Key management personnel are those people having authority and responsibility for planning, directing and controlling the activities of an entity, either directly or indirectly. The following table summarizes annual compensation and long-term compensation of the Group's "Named Executive Officers" for the two most recently completed financial years that ended on March 31, 2020. The named executive officers equate to key management personnel:

Name	Year ⁽²⁾	Short term employee benefit CAD \$'000	Other short-term benefits CAD \$'000	Other long-term benefits CAD \$'000	Share based payments CAD \$'000	Other benefits CAD \$'000	Total CAD \$'000
Andrea Cattaneo(1)	2020	567	_	_	_	724	1,291
	2021	564	_	_	_	130	694
Luigi Regis Milano ⁽²⁾	2020	61	_	_	_	31	92
	2021	30	_	_	_	_	30
Jose Ramon Lopez-Portillo	2020	_		_		31	31
	2021	_		_		_	
Dario Ezio Sodero ⁽³⁾	2020	19				31	50
	2021	3	_	_	_	_	3
Erik Larre	2020	_	_	_	_	_	
	2021	_	_	_	_	_	
Sergey Borovskiy	2020	_	_	_	_	31	31
	2021	_	_	_	_	_	
Luca ⁽⁴⁾ Benedetto	2020	231	_	_	_	38	269
	2021	228	_	_	_	4	232

Notes:

- 1. Andrea Cattaneo was appointed President and Chief Executive Officer effective 01 January 2009. As proposed by the Compensation Committee, Mr. Cattaneo's annual consulting fee payment is approximately £210k (CAD \$364k), payable in equal monthly instalments, plus an annual bonus compensation of CAD\$200k from the parent Company.
 - In addition, Andrea Cattaneo also received other benefits for the year ended March 31, 2021, of CAD\$130k for health insurance and accommodation.
- 2. Mr. Luigi Regis Milano had a yearly compensation of CAD\$30k (Euro 20k equivalent) from subsidiary undertakings for the year ended March 31, 2021
- 3. Mr. Sodero received a fee for professional consulting services of approximately CAD\$3k during the year ended March 31, 2021.
- 4. Mr. Luca Benedetto was appointed as Chief Financial Officer from April 2017 and received compensation of CAD\$166k from the parent Company and CAD\$62k from subsidiary undertakings, and other benefits for CAD\$4k for health insurance, during the year ended March 31, 2021.

The Group has a stock options plan (the "**Plan**") for its directors, employees and consultants. The maximum number of shares available under the Plan is limited to 10% of the issued and outstanding common shares at the time of granting options. Granted options are fully vested on the date of grant, at which time all related share based payment expense is recognised in the consolidated statement of comprehensive income. Share options expire five years from the date of granting.

The table below represent the movement of the options during the FY 2021, and the comparative period 2020.

	Septembe	r 30, 2021	September		
Grant Date	Number of options	Exercise price per unit CAD\$	Number of options	Exercise price per unit CAD\$	Expiry Date
November 2016	1,100,000	\$0.10	1,100,000	\$0.10	November 2021
November 2017	_		500,000	\$0.18	November 2022
April 2018	6,374,511	\$0.12	7,485,225	\$0.12	April 2023
December 2020	41,428,572	\$0.03		_	December 2025
January 2021	45,414,775	\$0.03		_	January 2026
May 2021	32,571,075	\$0.02		_	May 2026
September 2021	13,882,232	\$0.02	_	_	September 2026
TOTAL	140,771,165	\$0.03	9,085,225	0.12	

The Group has a stock options plan (the "**Plan**") for its directors, employees and consultants. The maximum number of shares available under the Plan is limited to 10% of the issued and outstanding common shares at the time of granting options. Granted options are fully vested on the date of grant, at which time all related share based payment expense is recognised in the consolidated statement of comprehensive income. Share options expire five years from the date of granting.

The table below represent the movement of the options during the 6 months ended 30 September 2021, and the comparative period 2020.

	Number of options
Balance – April 1, 2020	9,085,225
Options issued Options exercised Options expired	
Balance – September 30, 2020	9,085,225
Balance – April 1, 2021	94,317,858
Options issued Options exercised Options expired	46,453,307 — —
Balance – September 30, 2021	140,771,165

As of September 30, 2021, the Group had 140,771,165 (2019 – 9,085,225) stock options outstanding relating to 140,771,165 shares and exercisable at a weighted average exercise price of CAD\$ 0.03 (2020 – CAD\$ 0.12) per share with a weighted average life remaining of 3.51 years.

The fair value of the options was calculated using the Black-Scholes pricing model calculations based on the following significant assumptions:

Risk-free interest rate 0.50% – 0.70%

Expected volatility 100%

Expected life 5 years

Dividends Nil

Granting of options

- On December 30, 2020, the Board of Directors resolved to grant its directors, certain employees and consultants a total of 50,000,000 stock options (the "Options"), in accordance with the Company's Stock Option Plan. The Options have an exercise price of NOK 0.20 per Option (approximately £0.017 or CAD\$0.03), a premium of approximately 30% to December 29, 2020's, closing price on the Euronext Growth of the Oslo Stock Exchange. The Options are fully vested and have an expiry date of five years from the date of granting.
- On January 18, 2021, the Board of Directors resolved to grant its directors, certain employees and consultants a total of 45,414,775 stock options (the "Options"), in accordance with the Company's Stock Option Plan. The Options have an exercise price of NOK 0.20 per Option (approximately equivalent to £0.017/CAD\$0.03), a premium of approximately 47% to the last closing price on the Euronext Growth of the Oslo Stock Exchange (15.01.2021). The Options are fully vested and have an expiry date of five years from the date of granting.
- On May 13, 2021, the Board of Directors resolved to grant its directors, certain employees and consultants a total of 32,571,075 stock options, in accordance with the Company's Stock Option Plan. The Options will have an exercise price of NOK 0.12 per Option (approximately equivalent to £0.01), a premium of approximately 12% in respect of the last closing price on Euronext Growth Oslo (12.05.2021). The Options are fully vested and have the duration of five years from the date of granting.
- On September 9, 2021, the Board of Directors resolved to grant its directors, certain employees and consultants a total of 13,882,232 stock options, in accordance with the Company's Stock Option Plan. The Options will have an exercise price of NOK 0.125 per Option (approximately equivalent to £0.01). The Options are fully vested and have the duration of five years from the date of granting.

Exercise of options

There was no exercise of options during the period.

Expiry of options

There were no options expired during the period.

28 Accounts

The Company's annual report and accounts will be made up to 31 March in each year. It is expected that the Company will make public its annual report and accounts within 120 days of each financial year end and within 60 days for the interim six-months (or earlier if possible) and that copies of the annual report and accounts will be sent to Shareholders within six months of each financial year end (or earlier if possible).

29 Issues of new Common Shares

The Directors are authorised to issue an unlimited number of Common Shares. There are no statutory pre-emption rights.

30 Consents

- 30.1 PKF Littlejohn LLP has given and has not withdrawn its written consent to the inclusion in this Document of its reports set out in Part 11 "Historical Financial Information" and that to the best of their knowledge, the information contained in the registration document is in accordance with the facts and that the registration document makes no omission likely to affect its import and has authorised the contents of those parts of this Document which comprise its reports for the purposes of Annex 3 sections 1.2 and 1.3 of the Prospectus Regulation Rules.
- 30.2 Chapman Petroleum, in its capacity as Competent Person, has given and has not withdrawn its written consent to the inclusion in this Document of its Competent Person's Reports in Part 19 of this Document, that Chapman Petroleum accepts responsibility for the information contained in its Competent Person's Reports as set out in Part 19 this Document, and that to the best of their knowledge, the information contained in the registration document is in accordance with the facts and that the registration document makes no omission likely to affect its import and has authorised the contents of those parts of this Document which comprise its reports for the purposes of Annex 3 sections 1.2 and 1.3, and Rule 5.3.2R(2)(f) of the Prospectus Regulation Rules.
- 30.3 Allenby Capital Limited has given and not withdrawn its written consent to the inclusion in this Document of its name in the form and context in which it is included.
- 30.4 Thomson Reuters (Professional) UK Limited (trading as Practical Law) has given and not withdrawn its written consent to the extraction of information from its publications:
 - (a) Energy and Natural Resources Multi-Jurisdictional Guide 2014 (Oil and gas regulation in Argentina: overview); and
 - (b) Energy and Natural Resources Global Guide 2015 (Oil and gas regulation in Azerbaijan: overview),

as reproduced in Part 8: "Information on the Group".

31 General

- 31.1 The total expenses incurred (or to be incurred) by the Company in connection with Admission and the Subscription are approximately £150,000. The estimated Net Proceeds, after deducting fees and expenses in connection with the Subscription, are approximately £2,850,000.
- 31.2 No material changes have occurred since the effective date of the Competent Person's Report, the omission of which would make the Competent Person's Report misleading.

32 Documents available for inspection

Copies of the following documents will be available for inspection in physical form during usual business hours on any day (except Saturdays, Sundays and public holidays) at the offices of Zenith Energy Limited for a period of 12 months following Admission:

- (i) the Articles;
- (ii) the historical financial information of the Group in respect of the years ended 31 March 2021, 2020, 2019 and 2018, together with the related accountant's report from PKF Littlejohn LLP, which is set out in Part 11: "Historical Financial Information" of this Document;
- (iii) the CPR;
- (iv) the consent letters referred to in paragraph 30 of this Part 18; and
- (v) this Document.

In addition, for the purposes of Rule 3.2.4R(3) of the Prospectus Regulation Rules, this Document will be published in electronic form and be available on the Company's website at www.zenithenergy.ca subject to certain access restrictions applicable to persons located or resident outside the United Kingdom.

The date of this Document is 12 November 2021.

PART 15

NOTICES TO INVESTORS

The distribution of this Document and the Subscription may be restricted by law in certain jurisdictions and therefore persons into whose possession this Document comes should inform themselves about and observe any restrictions, including those set out below. Any failure to comply with these restrictions may constitute a violation of the securities laws of any such jurisdiction.

1. General

No action has been or will be taken in any jurisdiction that would permit a public offering of the Common Shares, or possession or distribution of this Document or any other offering material in any country or jurisdiction where action for that purpose is required. Accordingly, the Common Shares may not be offered or sold, directly or indirectly, and neither this Document nor any other offering material or advertisement in connection with the Common Shares may be distributed or published in or from any country or jurisdiction except under circumstances that will result in compliance with any and all applicable rules and regulations of any such country or jurisdiction. Any failure to comply with these restrictions may constitute a violation of the securities laws of any such jurisdiction. This Document does not constitute an offer to subscribe for any of the Common Shares offered hereby to any person in any jurisdiction to whom it is unlawful to make such offer or solicitation in such jurisdiction.

This Document has been approved by the FCA as a prospectus for the purposes of section 85 of FSMA, and of the Prospectus Regulation Rules. No arrangement has been made with the competent authority in any EEA State (or any other jurisdiction) for the use of this Document as an approved prospectus in such jurisdiction and accordingly no public offer is to be made in any EEA state (or in any other jurisdiction). Issue or circulation of this Document may be prohibited in countries other than those in relation to which notices are given below.

2. For the attention of Canadian investors

The Subscription Shares will be subject to resale restrictions imposed by, and subscribers for Subscription Shares may not be able to resell such Subscription Shares except in accordance with, applicable Canadian securities law and subscribers for Subscription Shares have undertaken that (i) they will not offer, sell or deliver, directly or indirectly, any of the Subscription Shares in Canada or to or for the benefit of any person resident in Canada until the expiry of any relevant hold period under applicable Canadian securities laws of four months and one day from Admission, unless a trade is permitted under Canadian securities laws; and (ii) they will notify any transferee of Subscription Shares of the applicable resale restrictions.

Under Canadian securities law, subject to certain exceptions, securities which are not distributed under a Canadian prospectus are subject to a restricted period in Canada of four months and one day after the distribution date. The Common Shares to be issued outside of Canada pursuant to the Subscription will not be distributed under a Canadian prospectus and will be subject to a four month and a day restricted period in Canada (beginning on the date the Common Shares are issued by the Company) which will prevent such Common Shares from being resold in Canada during the restricted period unless a trade is permitted under Canadian securities laws.

3. For the attention of European Economic Area investors

In relation to each member state of the European Economic Area which has implemented the Prospectus Regulation (each, a "Relevant Member State"), an offer to the public of the Common Shares may only be made once the prospectus has been approved or passported in such Relevant Member State in accordance with the Prospectus Regulation as implemented by such Relevant Member State. No application has or will be made for the prospectus to be approved or passported under the Prospectus Regulation. For the other Relevant Member States an offer to the public in that Relevant Member State of any Common Shares may only be made at any time under the following exemptions under the Prospectus Regulation, if they have been implemented in that Relevant Member State:

to any legal entity which is a qualified investor as defined under the Prospectus Regulation Rules;

- to fewer than 150, natural or legal persons (other than qualified investors as defined in the Prospectus Regulation) in such Relevant Member State subject to obtaining prior consent of the Company for any such offer; or
- in any other circumstances falling within Article 1(4) of the Prospectus Regulation Rules,

provided that no such offer of Common Shares shall result in a requirement for the publication by the Company of a prospectus pursuant to Article 3 of the Prospectus Regulation. For the purposes of this provision, the expression an "offer to the public" in relation to any offer of Common Shares in any Relevant Member State means the communication in any form and by any means of sufficient information on the terms of the offer and any Common Shares to be offered so as to enable an investor to decide to purchase or subscribe for the Common Shares, as the same may be varied in that Relevant Member State by any measure implementing the Prospectus Regulation in that Relevant Member State and the expression "Prospectus Regulation" means Regulation (EU) 2017/1129 (and any amendments, thereto, to the extent implemented in the Relevant Member State) and includes any relevant implementing measure in each Relevant Member State.

During the period up to but excluding the date on which the Prospectus Regulation is implemented in member states of the EEA, this Document may not be used for, or in connection with, and does not constitute, any offer of Common Shares or an invitation to purchase or subscribe for any Common Shares in any member state of the EEA in which such offer or invitation would be unlawful.

The distribution of this Document in other jurisdictions may be restricted by law and therefore persons into whose possession this Document comes should inform themselves about and observe any such restrictions.

4. For the attention of UK investors

This Document comprises a prospectus relating to the Company prepared in accordance with the Prospectus Regulation Rules and approved by the FCA under section 87A of FSMA. This Document has been filed with the FCA and made available to the public in accordance with Rule 3.2 of the Prospectus Regulation Rules.

In the United Kingdom this Document is for distribution to, and is directed only at, legal entities which are qualified investors as defined under the Prospectus Regulation Rules and are (i) persons having professional experience in matters relating to investments who fall within the definition of investment professionals in Article 19(5) of the Financial Services and Markets Act 2000 (Financial Promotion) Order 2005 (the "Order"); or (ii) high net worth bodies corporate, unincorporated associations and partnerships and trustees of high value trusts as described in Article 49(2) of the Order; or (iii) persons to whom it may otherwise be lawfully distributed under the Order, (all such persons together being "Relevant Persons"). In the United Kingdom, any investment or investment activity to which this Document relates is only available to and will only be engaged in with Relevant Persons. Persons who are not Relevant Persons should not act or rely on this Document or any of its contents.

PART 16

CREST AND DEPOSITORY INTERESTS

1. CREST and Depositary Arrangements

The Company has established arrangements to enable investors to settle interests in the Common Shares through the CREST system. CREST is a paperless settlement system allowing securities to be transferred from one person's CREST account to another without the need to use share certificates or written instruments of transfer. Securities issued by non-UK companies, such as the Company, cannot be held or transferred electronically in the CREST system. However, depositary interests allow such securities to be dematerialised and settled electronically through CREST. Where investors choose to settle interests in the Common Shares through the CREST system, and pursuant to depositary arrangements established by the Company, Computershare Investor Services plc (the "Depositary") will hold the Common Shares and issue dematerialised depositary interests (the "Depositary Interests") representing the underlying Common Shares, which will be held on trust for the holders of the Depositary Interests. The Depositary Interests will be independent securities constituted under English law which may be held and transferred through the CREST system. Investors should note that it is the Depositary Interests which are and will be admitted to and settled through CREST and not the Common Shares.

The Depositary has and will issue the dematerialised Depositary Interests. The Depositary Interests will be independent securities constituted under English law which may be held and transferred through the CREST system.

The Depositary Interests have and will be created pursuant to and issued on the terms of a deed poll dated 29 November 2016 and executed by the Depositary in favour of the holders of the Depositary Interests from time to time (the "**Deed Poll**"). Prospective holders of Depositary Interests should note that they will have no rights against CRESTCo or its subsidiaries in respect of the underlying Common Shares or the Depositary Interests representing them.

The Common Shares have and will be transferred to the Custodian and the Depositary will issue Depositary Interests to participating members and provide the necessary custodial services. In relation to those Common Shares held by Shareholders in uncertificated form, although the Company's register shows the Custodian as the legal holder of the Common Shares, the beneficial interest in the Common Shares remains with the holder of Depositary Interests, who has the benefit of all the rights attaching to the Common Shares as if the holder of Depositary Interests were named on the certificated Common Share register itself.

Each Depositary Interest is and will be represented as one Common Share, for the purposes of determining, for example, in the case of Common Shares, eligibility for any dividends. The Depositary Interests do and will have the same ISIN number as the underlying Common Shares and will not require a separate listing on the Official List. The Depositary Interests are traded and settled within the CREST system in the same way as any other CREST securities.

2. Deed Poll

In summary, the Deed Poll contains provisions to the following effect, which are binding on holders of Depositary Interests:

Holders of Depositary Interests warrant, *inter alia*, that Common Shares held by the Depositary or the Custodian (on behalf of the Depositary) are free and clear of all liens, charges, encumbrances or third-party interests and that such transfers or issues are not in contravention of the Company's constitutional documents or any contractual obligation, law or regulation. Each holder of Depositary Interests indemnifies the Depositary for any losses the Depositary incurs as a result of a breach of this warranty.

The Depositary and any Custodian must pass on to holders of Depositary Interests and, so far as they are reasonably able, exercise on behalf of holders of Depositary Interests all rights and entitlements received or to which they are entitled in respect of the underlying Common Shares which are capable of being passed on or exercised. Rights and entitlements to cash distributions, to information, to make choices and elections and to attend and vote at meetings shall, subject to the Deed Poll, be passed on in the form in which they are received together with amendments and additional documentation necessary to effect such passing-on, or, as the case may be, exercised in accordance with the Deed Poll.

The Depositary will be entitled to cancel Depositary Interests and withdraw the underlying Common Shares in certain circumstances including where a holder of Depositary Interests has failed to perform any obligation under the Deed Poll or any other agreement or instrument with respect to the Depositary Interests.

The Deed Poll contains provisions excluding and limiting the Depositary's liability. For example, the Depositary shall not be liable to any holder of Depositary Interests or any other person for liabilities in connection with the performance or non-performance of obligations under the Deed Poll or otherwise except as may result from its negligence or wilful default or fraud. Furthermore, except in the case of personal injury or death, the Depositary's liability to a holder of Depositary Interests will be limited to the lesser of:

- a. the value of the Common Shares and other deposited property properly attributable to the Depositary Interests to which the liability relates; and
- b. that proportion of £5 million which corresponds to the proportion which the amount the Depositary would otherwise be liable to pay to the holder of Depositary Interests bears to the aggregate of the amounts the Depositary would otherwise be liable to pay to all such holders in respect of the same act, omission or event which gave rise to such liability or, if there are no such amounts, £5 million.

The Depositary is not liable for any losses attributable to or resulting from the Company's negligence or wilful default or fraud or that of the CREST operator.

The Depositary is entitled to charge holders of Depositary Interests fees and expenses for the provision of its services under the Deed Poll.

Each holder of Depositary Interests is liable to indemnify the Depositary and any Custodian (and their agents, officers and employees) against all liabilities arising from or incurred in connection with, or arising from any act related to, the Deed Poll so far as they relate to the property held for the account of Depositary Interests held by that holder, other than those resulting from the wilful default, negligence or fraud of the Depositary, or the Custodian or any agent, if such Custodian or agent is a member of the Depositary's group, or, if not being a member of the same group, the Depositary shall have failed to exercise reasonable care in the appointment and continued use of such Custodian or agent.

The Depositary may terminate the Deed Poll by giving not less than 30 days' prior notice. During such notice period, holders may cancel their Depositary Interests and withdraw their deposited property and, if any Depositary Interests remain outstanding after termination, the Depositary must as soon as reasonably practicable, among other things, deliver the deposited property in respect of the Depositary Interests to the relevant holder of Depositary Interests or, at its discretion sell all or part of such deposited property. It shall, as soon as reasonably practicable deliver the net proceeds of any such sale, after deducting any sums due to the Depositary, together with any other cash held by it under the Deed Poll *pro rata* to holders of Depositary Interests in respect of their Depositary Interests.

The Depositary or the Custodian may require from any holder, or former or prospective holder, information as to the capacity in which Depositary Interests are owned or held and the identity of any other person with any interest of any kind in such Depositary Interests or the underlying Common Shares and holders are bound to provide such information requested. Furthermore, to the extent that the Company's constitutional documents require disclosure to the Company of, or limitations in relation to, beneficial or other ownership of, or interests of any kind whatsoever, in the Common Shares, the holders of Depositary Interests are to comply with such provisions and with the Company's instructions with respect thereto.

It should also be noted that holders of Depositary Interests may not have the opportunity to exercise all of the rights and entitlements available to holders of Common Shares in the Company, including, for example, in the case of Shareholders, the ability to vote on a show of hands. In relation to voting, it will be important for holders of Depositary Interests to give prompt instructions to the Depositary or its nominated Custodian, in accordance with any voting arrangements made available to them, to vote the underlying Common Shares on their behalf or, to the extent possible, to take advantage of any arrangements enabling holders of Depositary Interests to vote such Common Shares as a proxy of the Depositary or its nominated Custodian.

A copy of the Deed Poll can be obtained on request in writing to the Depositary.

3. Depositary Agreement

The Depositary Agreement between the Company and the Depositary under which the Company appoints the Depositary to constitute and issue from time to time, upon the terms of the Deed Poll, a series of Depositary Interests representing securities issued by the Company and to provide certain other services in connection with such Depositary Interests with a view to facilitating the indirect holding by participants in CREST. The Depository agrees that it will comply with the terms of the Deed Poll and that it will perform its obligations with reasonable care and skill. The Depository assumes certain specific obligations, including the obligation to issue to a CREST member Depositary Interests in uncertificated form and to maintain the register of Depositary Interests. The Depository undertakes to provide the depositary services in compliance with the requirements of the Financial Services and Markets Act 2000. Computershare will either itself or through its appointed Custodian as bare trustee hold the deposited property (which includes, inter alia, the securities represented by the Depositary Interests) as may be designated from time to time by the Depositary. The Company agrees to provide such assistance, information and documentation to the Depository as is reasonably required by the Depository for the purposes of performing its duties, responsibilities and obligations under the Deed Poll and the Depositary Agreement, including (to the extent available to the Company) information, which concerns or relates to the Depository's obligations under the Depositary Agreement. The agreement sets out the procedures to be followed where the Company is to pay or make a dividend or other distribution. The Company is to indemnify Depository for any loss it may suffer as a result of the performance of the Depositary Agreement except to the extent that any losses result from the Depository's own negligence, fraud or wilful default. The Depository is to indemnify the Company for any loss the Company may suffer as a result of or in connection with the Depository's fraud, negligence or wilful default save that the aggregate liability of the Depositary to the Company over any 12-month period shall in no circumstances whatsoever exceed twice the amount of the fees payable to the Depositary in any 12month period in respect of a single claim or in the aggregate. Subject to earlier termination, the Depositary is appointed for a fixed term of one year and thereafter until terminated by either party giving not less than six months' notice. In the event of termination, the parties agree to phase out the Depositary's operations in an efficient manner without adverse effect on the members of the Company and the Depositary shall deliver to the Company (or as it may direct) all documents, papers and other records relating to the Depositary Interests which are in its possession and which is the property of the Company. The Company is to pay certain fees and charges, including an annual fee, a fee based on the number of Depositary Interests per year and certain CREST related fees. Computershare is also entitled to recover reasonable out of pocket fees and expenses.

PART 17

DEFINITIONS

The following definitions apply throughout this Document unless the context requires otherwise:

"AAOG Congo" Anglo African Oil & Gas Congo S.A.U., a company established under

the laws of the Republic of the Congo;

"Admission" means admission of the Subscription Shares, Admission Shares and

Capitalisation Shares to the standard segment of the Official List and to trading on the Main Market of the London Stock Exchange;

"Admission Shares" means the 1,086,842,772 Common Shares in issue but not yet

admitted the standard segment of the Official List and to trading to

the Main Market of the London Stock Exchange;

"Altasol SA" a company established under the laws of Switzerland with its

corporate seat in Lausanne, Switzerland;

"Aran Oil" Aran Oil Operating Company Limited, a company established under

the laws of British Virgin Islands. Aran Oil Operating Company

Limited has registered a branch in Baku, Azerbaijan;

"ARC Ratings" ARC Ratings, S.A., a company established under the laws of

Portugal with its corporate seat in Lisbon, Portugal;

"Articles" means the Notice of Articles and Articles of the Company in force

from time to time;

"BCRA Ratings" BCRA – Credit Rating Agency AD;

"BD-260 drilling rig" The BD-260 is a 1200 horsepower drilling rig with a static hook load

capacity of 260 metric tonnes and will be used to complete the

planned workover and drilling activities;

"Business Corporations Act" means the Business Corporations Act (British Columbia), SBC 2002,

c 57;

"Business Day" means a day (other than a Saturday or a Sunday) on which banks are

open for business in London and British Columbia;

"Canadian Placing Shares" means the 47,812,500 Common Shares issued under the Canadian

private placing announced on 2 August 2019;

"Canoel Italia S.r.l." a company established under the laws of Italy with its corporate seat

in Genoa, Italy;

"Capitalisation Shares" the 108,181,818 Common Shares being issued in settlement of

outstanding liabilities, as set out in Part 10(6) of this document;

"certificated" or "in certificated

form"

means in relation to a share, warrant or other security, a share, warrant or other security, title to which is recorded in the relevant register of the share, warrant or other security concerned as being

held in certificated form (that is, not in CREST);

"Chairman" means the Chairman of the Board from time to time, as the context

requires;

"Chapman Petroleum",

"Chapman" or the

"Competent Person"

means Chapman Petroleum Engineering Ltd., a company established under the laws of Alberta, Canada with its corporate seat in Calgary, Alberta, Canada, which operates as an independent

and qualified reserves evaluator and auditor;

"Chapman Report 2021 - Italy"

report about the oil and natural gas reserves and the value of future net revenue of Zenith Energy Ltd. in Italy as evaluated by Chapman Petroleum Engineering Ltd. as at 30 September 2021, and dated 1 October 2021; Part 19 (A) to this Prospectus;

"Chapman Report 2021 - Congo"

report about the oil reserves and the value of future net revenue of Zenith Energy Ltd. in the Republic of the Congo as evaluated by Chapman Petroleum Engineering Ltd. as of 30 September 2021, and dated 1 October 2021; Part 19 (D) to this Prospectus;

"Chapman Report 2021 – Tunisia (Sidi El Kilani Concession)"

report about the oil reserves and the value of future net revenue of Zenith Energy Ltd. in Tunisia as evaluated by Chapman Petroleum Engineering Ltd. as of 30 September 2021, and dated 1 October 2021; Part 19 (B) to this Prospectus;

"Chapman Report 2021 – Tunisia (El Bibane, Robbana and Ezzaouia Concessions)" report about the oil reserves and the value of future net revenue of Zenith Energy Ltd. in Tunisia as evaluated by Chapman Petroleum Engineering Ltd. as of 30 September 2021, and dated 1 October 2021; Part 19 (C) to this Prospectus;

"Chapman Reports 2021"

collectively, The Chapman Report 2021 – Italy, the Chapman Report 2021 – Congo, the Chapman Report 2021 – Tunisia (Sidi El Kilani Concession) and the Chapman Report 2021 – Tunisia (El Bibane, Robbana and Ezzaouia Concessions)

"City Code"

means the UK City Code on Takeovers and Mergers;

"CNPC"

China National Petroleum Corporation;

"Common Shares"

means the common shares of no par value in the capital of the Company including, if the context requires, the Admission Shares, Capitalisation Shares and the Subscription Shares;

"Company", "Issuer" or "Zenith"

means Zenith Energy Ltd., a corporation incorporated in British Columbia under the British Corporations Act (British Columbia) on 20 September 2007, with number BC0803216;

"Convertible Loan Notes"

means the GBP unsecured convertible loan notes unsecured convertible loan notes issued by the Company as described in paragraph 5.3 of Part 14 (Additional Information) of this document;

"Congo License I"

a 56 per cent majority interest in the Tilapia oilfield in the Republic of the Congo, previously held by AAOG Congo. The Congo License I expired on 18 July 2020;

"Congo License II"

a 60 per cent interest in the Tilapia II oilfield in the Republic of the Congo, which has not yet been awarded to Zenith Congo;

"CTKCP"

Compagnie Tuniso – Koweito Chinoise de Petrole is located in Tunisia and is operating the North Kairouan permit and the Sidi El Kilani concession;

"CPR" or "Competent Person's Report"

means the Chapman Reports 2021;

"CREST" or "CREST System"

means the paperless settlement system operated by Euroclear enabling securities to be evidenced otherwise than by certificates and transferred otherwise than by written instruments;

"CREST Manual"

means the compendium of documents entitled "CREST Manual" issued by Euroclear from time to time and comprising the CREST Reference Manual, the CREST Central Counterparty Service Manual, the CREST International Manual, the CREST Rules, the CSS Operations Manual and the CREST Glossary of Terms;

"CREST Regulations" means The Uncertified Securities Regulations 2001 (SI 2001 No.

3755), as amended;

"CREST Requirements" means the rules and requirements of Euroclear as may be applicable

to issuers from time to time, including those specified in the CREST

Manual;

"CRESTCO" means CRESTCo Limited, the operator (as defined in the

Uncertificated Regulations) of CREST;

"Custodian" means the custodian nominated by the Depositary;

"Deed Poll" means the Deed Poll as defined on page 101;

"Depositary" means Computershare Investor Services plc;

"Depositary Agreement" means the Depositary Agreement as defined on page 103;

"Depositary Interests" means the dematerialised depositary interests (denominated in

Pounds Sterling) in respect of the Shares issued or to be issued by

the Depositary;

"DGH" General Directorate for Hydrocarbons (Tunisia)

"Directors" or "Board" or "Board

of Directors"

means the board of directors of the Company as at the date of this Document, whose names are set out on page 28 of this Document, or the board of directors from time to time of the Company, as the context requires, and "Director" is to be construed accordingly;

"Directors' Letters of Appointment" means the letters of appointment for each of the Directors, details

of which are set out in Part 14: "Additional Information";

"Disclosure Guidance and Transparency Rules" or "DTR"

means the disclosure guidance and transparency rules sourcebook of the FCA made pursuant to section 73A of FSMA as amended

from time to time;

"Document" or "this Document"

or "Prospectus" or "this

Prospectus"

means this document comprising a prospectus relating to the Company prepared in accordance with the Prospectus Regulation Rules made under section 73A of FSMA and approved by the FCA

under section 87A of FSMA;

"EEA" means the European Economic Area;

"EEA States" means the member states of the European Union and the European

Economic Area, each an "EEA State";

"Effective Date" means 11 August 2016

"Enlarged Common Shares in Issue" means the Existing Shares, the Admission Shares, the Capitalisation

Shares and the Subscription Shares;

"EU" means the Member States of the European Union;

"Euroclear" means Euroclear UK & Ireland Limited;

"Euronext Growth Market of the

Oslo Børs"

Euronext Growth Market is a Multilateral trading facility (MTF)

operated by the Oslo Børs, Norway;

"Exchange Act" means the US Securities Exchange Act of 1934, as amended;

"Existing Shares" means the existing Common Shares (excluding the Admission

Shares, the Subscription Shares and the Capitalisation Shares) as at

the date of this Document;

"FCA" means the UK Financial Conduct Authority;

"Financial Statements 2018" the audited financial statements of the Issuer in respect of the

financial year ending 31 March 2018;

"Financial Statements 2019" the audited financial statements of the Issuer in respect of the

financial year ending 31 March 2019;

"Financial Statements 2020" the audited financial statements of the Issuer in respect of the

financial year ending 31 March 2020;

"Financial Statements 2021" the audited financial statements of the Issuer in respect of the

financial year ending 31 March 2021;

"Financial Year 2018" financial year of the issuer ending 31 March 2018;

"Financial Year 2019" financial year of the issuer ending 31 March 2019;

"Financial Year 2020" financial year of the issuer ending 31 March 2020;

"Financial Year 2021" financial year of the issuer ending 31 March 2021;

"Interim Financial Statements

2020/2021"

the unaudited interim financial statements for the six months period

ended 30 September 2020.

"IPO Prospectus" means the prospectus issued in connection with the IPO;

"January Placing" means the placing of 9,000,000 Common Shares, as announced on

24 January 2018;

"Listing Rules" means the listing rules of the FCA made pursuant to section 73A of

FSMA as amended from time to time;

"London Stock Exchange" means London Stock Exchange plc;

"Market Abuse Regulation" The Market Abuse Regulation (\$94/2014);

"Net Proceeds" means the funds received on closing of the Subscription less any

expenses paid or payable in connection with Admission and the

Subscription;

"NOK" Norwegian krone, the currency of the Kingdom of Norway;

"Official List" means the official list maintained by the FCA;

"Oil Share Agreement" means the obligation connected with a business combination

completed in July 2010, pursuant to which, for a period of three years commencing 30 November 2010, the Group would provide the vendor with 50% of the annual gross revenue derived from the sale of barrels of oil from the properties and 25% of the annual

gross revenue derived from the sale of barrels of oil;

"Options" means the stock options over Common Shares granted pursuant to

the Stock Option Plan;

"Pounds Sterling" or **"£"** means British pounds sterling, the lawful currency of the UK;

"Premium Listing" means a listing on the Premium Listing Segment of the Official List

under Chapter 6 of the Listing Rules;

"Prospectus Regulation" means the UK version of Regulation (EU) No 2017/1129 of the

European Parliament and of the Council of 14 June 2017 on the prospectus to be published when securities are offered to the public or admitted to trading on a regulated market, and repealing Directive 2003/71/EC, which is part of UK law by virtue of the

European Union (Withdrawal) Act 2018;

"Prospectus Regulation Rules" means the rules set out by the FCA concerning and implementing

the Prospectus Regulation;

"REDPSA" means the Rehabilitation, Exploration, Development and Production

Sharing Agreement entered into on 16 March 2016 between SOCAR, Zenith Aran and SOA, as described in section 25 of Part 14:

"Additional Information";

"Registrar" means Computershare Trust Company of Canada or any other

registrar appointed by the Company from time to time;

"Registrar Agreement" means the transfer agency and registrarship agreement dated

5 March 2008 between the Company and Olympia Trust Company, and in which Olympia Trust Company's right, title and interest were assigned and transferred to the Registrar in 2014, further details of

which are set out in Part 18: "Additional Information";

"Regulatory Information Service" means a regulatory information service authorised by the UK Listing

Authority to receive, process and disseminate regulatory information

in respect of listed companies;

"SEC" means the US securities and Exchange Commission;

"Securities Act" means the US Securities Act of 1933, as amended;

"Senior Manager" means the senior manager of the Company whose name is set out

in Part 11: "Directors, Senior Management and Corporate

Governance" under the heading "Senior Management";

"Settlement Shares" means the 1,598,579 Common Shares issued in settlement of debt

in Canada, as announced on 24 January 2018;

"Share Settlement" Means the business process whereby securities or interests in

securities are delivered, in simultaneous exchange for payment of money, to fulfil contractual obligations, such as those arising under

securities trades;

"Shareholders" means the holders of the Common Shares and/or Subscription

Shares, as the context requires;

"SLK" Sidi El Kilani oilfield;

"SMP" Société de Maintenance Pétrolière;

"SNPC" Société Nationale des Pétroles du Congo (national oil company of

the Republic of the Congo);

"SOA" SOCAR Oil Affiliate, a company incorporated under the laws of

Azerbaijan;

"SOCAR" the State Oil Company of Azerbaijan Republic;

"SOCARMO" The Marketing and Operations Department of SOCAR;

"Standard Listing" means a listing on the Standard Listing Segment of the Official List

under Chapter 14 of the Listing Rules;

"Stock Option Plan" the Company's shareholder approved stock option plan, further

details of which are set out in paragraph 6 of Part 18: "Additional

Information" of this Document;

"Subsidiary" as defined in section 2(2) of the Business Corporations Act (British

Columbia);

"Subscription"

The subscription for the Subscription Shares at the Subscription Price

that is detailed in Part 10 of this document;

"Subscription Price"

1.1 pence per Subscription Share;

"Subscription Shares"

the 272,727,273 new Common Shares subscribed for under the

Subscription;

"Takeover Panel"

means the UK Panel on Takeovers and Mergers;

"Torrente Cigno Concession"

The gad production concession at Torrente Cigno, Italy;

"Trading Day"

means a day on which the main market of the London Stock Exchange (or such other applicable securities exchange or quotation system on which the Shares are listed) is open for business (other than a day on which the main market of the London Stock Exchange (or such other applicable securities exchange or quotation system) is scheduled to or does close prior to its regular weekday closing

time):

"TSXV"

means the TSX Venture Exchange;

"Tunisian Acquisition"

Tunisian Acquisition Part I together with Tunisian Acquisition Part II; therefore, the acquisition of a total working interest of 45 per cent in, inter alia, the North Kairouan permit and the Sidi El Kilani concession:

"Tunisian Acquisition Part I"

acquisition of a working interest of 22.5 per cent in, inter alia, the North Kairouan permit and the Sidi El Kilani concession from

KUFPEC (Tunisia);

"Tunisian Acquisition Part II"

acquisition of its working interest of 22.5 per cent in, inter alia, the North Kairouan permit and the Sidi El Kilani concession from CNPC;

"uncertificated" or "uncertificated form" means, in relation to a share or other security, a share or other security, title to which is recorded in the relevant register of the share or other security concerned as being held in uncertificated form (that is, in CREST) and title to which may be transferred by using CREST;

"United Kingdom" or "UK"

means the United Kingdom of Great Britain and Northern Ireland;

"United States" or "US"

has the meaning given to the term "United States" in Regulation S;

"VAT"

means (i) within the EU, any tax imposed by any Member State in conformity with the Directive of the Council of the European Union on the common system of value added tax (2006/112/EC), and (ii) outside the EU, any tax corresponding to, or substantially similar to, the common system of value added tax referred to in paragraph (i) of this definition;

"Warrants"

means the warrants to subscribe for Common Shares, as more particularly described in paragraph 4 of Part 14: "Additional Information" of this Document;

"Zenith Aran"

Zenith Aran Oil Company Limited (the Company's wholly- owned subsidiary), a company incorporated under the laws of the British Virgin Islands;

"Zenith Congo"

Zenith Energy Congo SA, a company established under the laws of the Republic of the Congo; and

"Zenith Netherlands"

Zenith Energy Netherlands B.V., a company established under the laws of the Netherlands.

References to a "company" in this Document shall be construed so as to include any company, corporation or other body corporate, wherever and however incorporated or established.

PART 18

GLOSSARY OF TECHNICAL TERMS

The following technical definitions apply throughout this Document unless the context requires otherwise:

Reserves

Reserves are estimated remaining quantities of oil and natural gas and related substances anticipated to be recoverable from known accumulations, as of a given date, based on:

- (a) Analysis of drilling, geological, geophysical and engineering data;
- (b) The use of established technology;
- (c) Specified economic conditions, which are generally accepted as being reasonable, and shall be disclosed.

Reserves are classified according to the degree of certainty associated with the estimates.

Proved reserves are those reserves that can be estimated with a high degree of certainty to be recoverable It is likely that the actual remaining quantities recovered will exceed the estimated proved reserves.

Probable reserves are those additional reserves that are less certain to be recovered than proved reserves. It is equally likely that the actual remaining quantities recovered will be greater or less than the sum of the estimated proved plus probable reserves.

Possible reserves are those additional reserves that are less certain to be recovered than probable reserves. It is unlikely that the actual remaining quantities recovered will exceed the sum of the estimated proved plus probable plus possible reserves.

Each of the reserves categories (proved, probable and possible) may be divided into developed and undeveloped categories:

- (a) Developed reserves are those reserves that are expected to be recovered from existing wells and installed facilities or, if facilities have not been installed, that would involve a low expenditure (e.g., when compared to the cost of drilling a well) to put the reserves on production. The developed category may be subdivided into producing and non-producing.
 - Developed producing reserves are those reserves that are expected to be recovered from completion intervals open at the time of the estimate. These reserves may be currently producing or, if shut-in, they must have previously been on production, and the date of resumption of production must be known with reasonable certainty.
 - Developed non-producing reserves are those reserves that either have not been on production or have previously been on production but are shut-in and the date of resumption of production is unknown.
- (b) Undeveloped reserves are those reserves expected to be recovered from known accumulations where a significant expenditure (e.g., when compared to the cost of drilling a well) is required to render them capable of production. They must fully meet the requirements of the reserves category (proved, probable, possible) to which they are assigned.

In multi-well pools it may be appropriate to allocate total pool reserves between the developed and undeveloped categories or to subdivide the developed reserves for the pool between developed producing and developed non-producing. This allocation should be based on the estimator's assessment as to the reserves that will be recovered from specific wells, facilities, and completion intervals in the pool and their respective development and production status.

Levels of Certainty for Reported Reserves

The qualitative certainty levels referred to in the definitions above are applicable to "individual reserves entities", which refers to the lowest level at which reserves calculations are performed, and to "reported reserves", which refers to the highest-level sum of individual entity estimates for which reserves estimates are presented. Reported reserves should target the following levels of certainty under a specific set of economic conditions:

- (a) at least a 90% probability that the quantities actually recovered will equal or exceed the estimated proved reserves;
- (b) at least a 50% probability that the quantities actually recovered will equal or exceed the sum of the estimated proved plus probable reserves; and
- (c) at least a 10% probability that the quantities actually recovered will equal or exceed the sum of the estimated proved plus probable plus possible reserves.

A quantitative measure of the certainty levels pertaining to estimates prepared for the various reserves categories is desirable to provide a clearer understanding of the associated risks and uncertainties. However, the majority of reserves estimates are prepared using deterministic methods that do not provide a mathematically derived quantitative measure of probability. In principle, there should be no difference between estimates prepared using probabilistic or deterministic methods.

General

"BIT" Before Income Tax;

"AIT" After Income Tax;

"M\$" Thousands of Dollars;

"Effective Date"

The date for which the Present Value of the future cash flows and

reserve categories are established;

"\$US" United States Dollars;

"BRENT" North Sea Oil – the common reference for crude oil used for oil price

comparisons outside North America:

"WTI" West Texas Intermediate – the common reference for crude oil used

for oil price comparisons in North America:

Technical Data

"psia" Pounds per square inch absolute;

"MSTB" Thousands of Stock Tank barrels of oil (oil volume at 60 F and

14.65 psia);

"MMscf" Millions of standard cubic feet of gas (gas volume at 60 f and

14.65 psia);

"Bbls" Barrels;

"Mbbls" Thousands of barrels;

"MMBTU" Millions of British Thermal Units – heating value of natural gas;

"STB/d" Stock Tank Barrels of oil per day – oil production rate;

"Mscf/d" Thousands of standard cubic feet of gas per day – gas production

rate;

"GOR (scf/STB)" Gas-Oil ratio (standard cubic feet of solution gas per stick tank barrel

of oil);

"mKB" Metres Kelly Bushing — depth of well in relation to the Kelly

Bushing which is located on the floor of the drilling rig. The Kelly Bushing is the usual reference for all depth measurements during

drilling operations;

"EOR" Enhanced Oil Recovery;

"GJ" Gigajoules;

"Marketable or Sales Natural Gas"

Natural gas that meets specifications for its sale, whether it occurs naturally or results from the processing of raw natural gas. Field and plant fuel and losses to the point of the sale must be excluded from the marketable quantity. The heating value of marketable natural gas may vary considerably, depending on its composition; therefore, quantities are usually expressed not only in volumes but also in terms of energy content. Reserves are always reported as

marketable quantities;

"NGLs" Natural Gas Liquids – Those hydrocarbon components that can be

recovered from natural gas as liquids, including but not limited to ethane, propane, butanes, pentanes plus, condensate, and small

quantities of non-hydrocarbons;

"Raw Gas"

Natural gas as it is produced from the reservoir prior to processing.

It is gaseous at the conditions under which its Volume is measured or estimated and may include varying amounts of heavier hydrocarbons (that may liquefy at atmospheric conditions) and water vapour; may also contain sulphur and other non-hydrocarbon compounds. Raw natural gas is generally not suitable for end use;

and

"EUR" Estimated Ultimate Recovery.

PART 19

COMPETENT PERSON'S REPORT

- (A) Chapman Report 2021 Italy
- (B) Chapman Report 2021 Tunisia (Sidi El Kilani Concession)
- (C) Chapman Report 2021 Tunisia (El Bibane, Robbana and Ezzaouia Concessions)
- (D) Chapman Report 2021 Congo

(A) Chapman Report 2021 – Italy

COMPETENT PERSONS REPORT

RESERVE AND ECONOMIC EVALUATION OIL PROPERTIES

ITALY CONCESSIONS

Prepared for

ZENITH ENERGY LTD.

September 30, 2021 (October 1, 2021)

Chapman Petroleum Engineering Ltd.

1122 - 4th Street S.W., Suite 700, Calgary, Alberta T2R 1M1 • Phone: (403) 266-4141 • Fax: (403) 266-4259 • www.chapeng.ab.ca

October 7, 2021

Zenith Energy Ltd.
Suite 1500, 15th Floor Bankers Court
850 - 2nd Street SW
Calgary AB Canada T2P 0R8

Attention: Mr. Andrea Cattaneo

Dear Sir:

Re: Competent Persons Report, Reserve and Economic Evaluation – Zenith Energy Ltd. <u>Italy Concessions – September 30, 2021</u>

In accordance with your authorization we have prepared a competent persons report of a reserve and economic evaluation of oil and gas properties located in Italy, owned by for Zenith Energy Ltd. (the "Company") for an effective date of September 30, 2021 (October 1, 2021).

This evaluation has been carried out in accordance with standards set out in the Canadian Oil and Gas Evaluation Handbook ("COGEH"), the professional practice standard under our Permit to Practice with APEGA and under the guidelines of the European Securities and Markets Authority (ESMA). The report has been prepared and/or supervised by a "Qualified Reserves Evaluator" under NI 51-101 as demonstrated on the accompanying Certificate of Qualification of the author(s).

The INTRODUCTION contains the authorization and purpose of the report and describes the methodology and economic parameters used in the preparation of this report.

The EXECUTIVE SUMMARY presents an overview of the evaluated property and addresses the summary information required by ESMA, Section 132.

The SUMMARY OF RESERVES AND ECONOMICS complements the Executive Summary and contains a concise presentation of the results of this reserve and economic evaluation. The net present values presented in this report do not necessarily represent the fair market value of the reserves evaluated in this report. All monetary values presented in this report are expressed in terms of US dollars.

The DISCUSSION contains a description of the interests and burdens, reserves and geology, production forecasts, product prices, capital and operating costs and a map of each major property. The economic results and cash flow forecasts (before income tax) are also presented on an entity and property summary level.

A REPRESENTATION LETTER from the Company confirming that to the best of their knowledge all the information they provided for our use in the preparation of this report was complete and accurate as of the effective date, is enclosed following the Glossary.

Because the reserves data are based on judgments regarding future events, actual results will vary and the variations may be significant. We have no responsibility to update our report for events and circumstances which may have occurred since the preparation date of this report.

Prior to public disclosure of information derived from this report, or our name as author, our written consent must be obtained, as to the information being disclosed and the manner in which it is presented. This report may not be reproduced, distributed or made available for use by any other party without our written consent and may not be reproduced for distribution at any time without the complete context of the report, unless otherwise reviewed and approved by us.

We consent to the submission of this report, in its entirety, to securities regulatory agencies and stock exchanges, by the Company.

It has been a pleasure to prepare this report and the opportunity to have been of service is appreciated.

Yours very truly,

Chapman Petroleum Engineering Ltd.

[Original Signed By:] [Signature], [Licensed Professional's Stamp] [Membership ID Number] October 7, 2021 C. W. Chapman, P. Eng., President

[Original Signed By:] [Signature] Klorinda Kaci, B.Sc., B.A.Tech., Economics Coordinator / Technical Assistant

cwc/lml/6770

PERMIT TO PRACTICE CHAPMAN PETROLEUM ENGINEERING LTD.

Signature

[Original Signed By:] C.W. Chapman

Date

October 7, 2021

PERMIT NUMBER: P 4201

The Association of Professional Engineers and Geoscientists of Alberta

[APEGA ID Number]

Chapman Petroleum Engineering Ltd.

- I, C. W. CHAPMAN, P. Eng., Professional Engineer of the City of Calgary, Alberta, Canada, officing at Suite 700, 1122 - 4th Street S.W., hereby certify:
- 1. THAT I am a registered Professional Engineer in the Province of Alberta and a member of the Australasian Institute of Mining and Metallurgy.
- 2. THAT I graduated from the University of Alberta with a Bachelor of Science degree in Mechanical Engineering in 1971.
- 3. THAT I have been employed in the petroleum industry since graduation by various companies and have been directly involved in reservoir engineering, petrophysics, operations, and evaluations during that time.
- THAT I have in excess of 40 years in the conduct of evaluation and engineering studies relating to oil & gas fields in Canada and around the world.
- 5. THAT I participated directly in the evaluation of these assets and properties and preparation of this report for Zenith Energy Ltd., dated October 7, 2021 and the parameters and conditions employed in this evaluation were examined by me and adopted as representative and appropriate in establishing the value of these oil and gas properties according to the information available to date.
- 6. THAT I have not, nor do I expect to receive, any direct or indirect interest in the properties or securities of Zenith Energy Ltd., its participants or any affiliate thereof.
- 7. THAT I have not examined all of the documents pertaining to the ownership and agreements referred to in this report, or the chain of Title for the oil and gas properties discussed.
- 8. A personal field examination of these properties was considered to be unnecessary because the data available from the Company's records and public sources was satisfactory for our purposes.

[Original Signed By:] [Signature], [Licensed Professional's Stamp] [Membership ID Number] October 7, 2021 C. W. Chapman, P. Eng., President

PERMIT TO PRACTICE

CHAPMAN PETROLEUM ENGINEERING LTD.

[Original Signed By:] Signature

C.W. Chapman

October 7, 2021

PERMIT NUMBER: P 4201

The Association of Professional Engineers and Geoscientists of Alberta

[APEGA ID Number]

- I, Klorinda Kaci, of the city of Calgary, Alberta, Canada officing at Suite 700, 1122 4th Street S.W., Calgary, Alberta hereby certify:
- THAT I am a member of Society of Petroleum Engineers.
- THAT I hold a Bachelor of Applied Technology in Petroleum Engineering from Southern Alberta Institute of Technology (SAIT) in Calgary (June 2009). I hold a Bachelor of Science degree in Civil Engineering from Tirana University of Albania 1989.
- THAT I have been employed in the petroleum industry from 1994 to 2000 in Albania, and from January 2008 to the present time in Calgary.
- 4. THAT I participated directly in the evaluation of these assets and properties and preparation of this report for Zenith Energy Ltd., dated October 7, 2021 and the parameters and conditions employed in this evaluation were examined by me and adopted as representative and appropriate in establishing the value of these oil and gas properties according to the information available to date.
- THAT I have not, nor do I expect to receive, any direct or indirect interest in the properties or securities of Zenith Energy Ltd., its participants or any affiliate thereof.
- THAT I have not examined all of the documents pertaining to the ownership and agreements referred to in this report, or the chain of Title for the oil and gas properties discussed.
- A personal field examination of these properties was considered to be unnecessary because the data available from the Company's records and public sources was satisfactory for our purposes.

[Original Signed By:] [Signature] Klorinda Kaci, B.Sc., B.A.Tech., Economics Coordinator / Technical Assistant

- I, D. J. BRIERE, P. Eng., Professional Engineer of the City of Calgary, Alberta, Canada, officing at Suite 700, 1122 4th Street S.W., hereby certify:
- THAT I am a registered Professional Engineer in the Province of Alberta.
- THAT I graduated from the University of Calgary with a Bachelor of Science degree in Electrical Engineering in 1978.
- THAT I have been employed in the petroleum industry since graduation by various companies and have been directly involved in reservoir engineering, petrophysics, operations, and evaluations during that time.
- THAT I have over 30 years of experience in engineering studies relating to oil & gas fields in Canada and around the world.
- 5. THAT I participated directly in the evaluation of these assets and properties and preparation of this report for Zenith Energy Ltd., dated October 7, 2021 and the parameters and conditions employed in this evaluation were examined by me and adopted as representative and appropriate in establishing the value of these oil and gas properties according to the information available to date.
- THAT I have not, nor do I expect to receive, any direct or indirect interest in the properties or securities of Zenith Energy Ltd., its participants or any affiliate thereof.
- THAT I have not examined all of the documents pertaining to the ownership and agreements referred to in this report, or the chain of Title for the oil and gas properties discussed.
- A personal field examination of these properties was considered to be unnecessary because the data available from the Company's records and public sources was satisfactory for our purposes.

[Original Signed By:]
[Signature], [Licensed Professional's Stamp]
[Membership ID Number]
October 7, 2021
J.D. Brière, P.Eng.
Vice President – Engineering

- I, REBECCA J. HOWE, of the City of Calgary, Alberta, Canada, officing at Suite 700, 1122 4th Street S.W., hereby certify:
- THAT I am a Certified Petroleum Geologist as recognized by the Division of Professional Affairs
 of the American Association of Petroleum Geologists and a member of the Canadian Society of
 Petroleum Geologists.
- THAT I graduated from Brandon University, Manitoba with a Bachelor of Science degree in Geology in 2007.
- THAT I participated directly in the evaluation of these assets and properties and preparation of
 this report for Zenith Energy Ltd., dated October 7, 2021 and the parameters and conditions
 employed in this evaluation were examined by me and adopted as representative and
 appropriate in establishing the value of these oil and gas properties according to the information
 available to date.
- THAT I have not, nor do I expect to receive, any direct or indirect interest in the properties or securities of Zenith Energy Ltd., its participants or any affiliate thereof.
- THAT I have not examined all of the documents pertaining to the ownership and agreements referred to in this report, or the chain of Title for the oil and gas properties discussed.
- A personal field examination of these properties was considered to be unnecessary because the data available from the Company's records and public sources was satisfactory for our purposes.

[Original Signed By:] [Signature], [AAPG Membership Stamp] [Membership ID Number] October 7, 2021 Rebecca J. Howe, B.Sc. Associate

COMPETENT PERSONS REPORT

RESERVE AND ECONOMIC EVALUATION GAS PROPERTIES

ITALY CONCESSIONS

Owned by

ZENITH ENERGY LTD.

September 30, 2021 (October 1, 2021)

Chapman Petroleum Engineering Ltd. _

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INTRODUCTION

1. AUTHORIZATION

This evaluation has been authorized by Mr. Andrea Cattaneo, on behalf of Zenith Energy Ltd. The engineering analysis has been performed during the month of May 2021 and updated during October 2021.

2. PURPOSE OF THE REPORT

The purpose of this report was to prepare a third party independent appraisal of the oil and gas reserves owned by Zenith Energy Ltd.

The values in this report do not include the value of the Company's undeveloped land holdings nor the tangible value of their interest in associated plant and well site facilities they may acquire.

3. USE OF THE REPORT

The report is intended for annual corporate disclosure and filing requirements and financial planning.

4. SCOPE OF THE REPORT

4.1 Methodology

The evaluation of the reserves and resources of these properties included in the report has been conducted under a discounted cash flow analysis of estimated future net revenue, which is the principal tool for estimating oil and gas property values and supporting capital investment decisions.

4.2 Land Survey System

The Italian Cadastral Land Survey System establishes real property boundaries based on modern geodetics and historical land claims. The complete unification of the country was done in 1870 when large parts of the Appennien Peninsula was covered by cadastral surveys, mainly carried out by Piedmont, the Kingdom of Naples and the Papal State (Frazzica et al., 2009).

In the first decades of the twentieth century, the Italian Institute of Military Geography (Istituto Geografico Militare; I.G.M) developed four independent geodetic networks. Today the Genova 1902 datum is more or less used for all parts of the country.

Italian Cadastral system geodetic data can be obtained from the Italian geodetic data portal, and it provides access to all geodetic base data of the country, according to the Open Access strategy.

4.3 Economics

The results of the before tax economic analysis, which are presented for each entity and property summary, are in a condensed form presented on one page for simplicity in analyzing the cash flows, however, if for any reason more extensive breakdown of the cash flow is required, a separate schedule can be provided showing the full derivation and breakdown of any or all of the columns on the summary page.

The economic presentation shows the gross property and company gross and net (before and after royalty) production of oil, gas and each NGL product along with the product prices adjusted for oil quality and heating value of gas. Oil prices also include the deduction for trucking costs where applicable for royalty deductions.

The second level includes the revenues, royalties, operating costs, processing income, abandonment costs, capital and cash flow of the property. Operating costs are presented for the gross property and the company share, split between variable and fixed costs, and the effective cost per BOE.

Net revenues are presented annually and as a net back in \$/BOE @ 6 Mscf/STB. Revenue from custom processing of oil or gas is presented separately.

The third level of data presents the cumulative cash flow values (present worth) for various discount rates. Also, the net cash flow breakdown is presented. The project profitability criteria

are summarized on the bottom right of the page. These data are not relevant in the case of corporate evaluations but are useful in assessing individual capital projects.

For corporate consolidations a second page is included, which repeats the before tax cash flow and presents the Taxable Income, Income Tax Payable, After Income Tax Cash Flows and net present values After Income Tax.

4.4 Barrels of Oil Equivalent

If at any time in this report reference is made to "Barrels of Oil Equivalent" (BOE), the conversion used is 6 Mscf: 1 STB (6 Mcf: 1 bbl).

BOEs may be misleading, particularly if used in isolation. A BOE conversion ratio of 6 Mcf: 1 bbl is based on an energy equivalency conversion method primarily applicable at the burner tip and does not represent value equivalency at the well head.

4.5 Environmental Liabilities

We have been advised by the Company that they are in material compliance with all Environmental Laws and do not have any Environmental Claims pending, as demonstrated in the Representation Letter attached.

5. BASIS OF REPORT

5.1 Sources of Information

Sources of the data used in the preparation of this report are as follows:

- Ownership and Burdens have been derived from the Company's land records and other information from the Company as required for clarification;
- ii) Production data is acquired directly from the Company or the operator of the property;
- iii) Well data is accessed from the Company's well files;
- Operating Costs are based on actual revenue and expense statements provided by the Company for established properties or from discussions with the Company and our experience in the area for new or non-producing properties;

Chapman Petroleum Engineering Ltd.

- Price differentials are derived from revenue statements, compared to actual posted prices for the appropriate benchmark price over a period of several months for established properties or from discussions with the Company and our experience in the area for new or non-producing properties;
- vi) Timing of Development Plans and Capital estimates are normally determined by discussions with the Company together with our experience and judgment.

5.2 Product Prices

Gas and Natural Gas Liquids (NGL) prices in Italy are based on historical data.

5.3 Product Sales Arrangement

The Company does not have any "hedge" contracts in place at this time.

5.4 Royalties

Production levels in Italy predicted in this report fall below the threshold which would make the royalties applicable, therefore there are no royalty burdens on the Italian gas production.

5.5 Capital Expenditures and Operating Costs

Operating costs and capital expenditures have been based on historical experience and analogy where necessary and are expressed in current year dollars but for economic purposes are escalated at 2% per year after the current year.

5.6 Income Tax Parameters

The Company's existing tax pools are sufficient to offset any income taxes.

5.7 Abandonment and Restoration

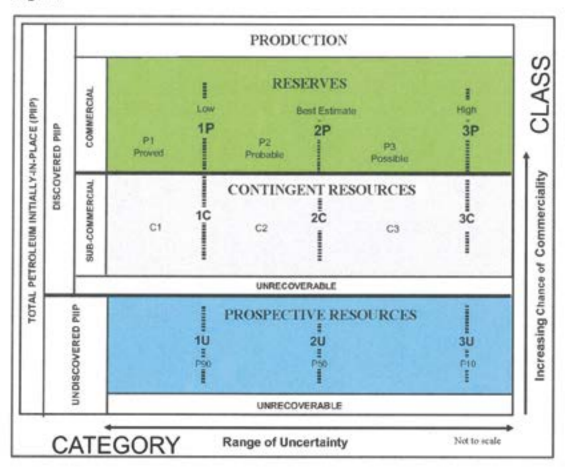
Abandonment and restoration costs, net of salvage, have been included in the cash flows for the final event of any particular well. The abandonment cost does not impact the economic limit and is included in the final year of production. For marginal wells nearing the end of their economic life, these costs may result in a negative net present value. In this report, we have accounted for these costs for only the wells which are being evaluated and have not included other shut-in or suspended wells in the Company's inventory or their facilities and pipelines.

6. EVALUATION STANDARD USED

6.1 General

This evaluation and report preparation have been carried out in accordance with standards set out in the APEGA professional practice standard "The Canadian Oil and Gas Evaluation Handbook", 3rd Edition December 2018 ("COGEH"), prepared by the Calgary Chapter of the Society of Petroleum Evaluation Engineers (SPEE).

COGEH uses the SPE-PRMS (2018 Update) resource classification system shown in the below diagram.



By way of explanation, 'CLASS' forms the vertical axis of the PRMS diagram and represents the range of Chance of Commerciality. Likewise, 'CATEGORY' forms the horizontal axis and provides a measure of the uncertainty in estimates of the Resource Class.

Petroleum Initially-In-Place (PIIP) is that quantity of petroleum that is estimated to exist originally in naturally occurring accumulations with reference to the above diagram and is potentially producible. It includes that quantity of petroleum that is estimated, as of a given date, to be contained in known accumulations, prior to production, plus those estimated quantities in accumulations yet to be discovered (equivalent to "total resources").

Discovered PIIP (equivalent to "discovered resources") is that quantity of petroleum that is estimated, as of a given date, to be contained in known accumulations prior to production. The Discovered PIIP includes production, Reserves, and Contingent Resources; the remainder is unrecoverable.

Undiscovered PIIP (equivalent to "undiscovered resources") is that quantity of petroleum that is estimated, on a given date, to be contained in accumulations yet to be discovered. The recoverable portion of undiscovered petroleum initially in place is referred to as "Prospective Resources", the remainder as "unrecoverable".

Unrecoverable is that portion of Discovered or Undiscovered PIIP quantities which is estimated, as of a given date, not to be recoverable by future development projects. A portion of these quantities may become recoverable in the future as commercial circumstances change or technological developments occur; the remaining portion may never be recovered due to the physical/chemical constraints represented by subsurface interaction of fluids and reservoir rocks.

6.2 Resource Definitions

The following definitions have been extracted from COGEH and represent an overview of the resource definitions and evaluation criteria required for compliance with the Canadian Securities National Instrument 51-101. These definitions are considered to be compliant with the PRMS - 2018, in that they use the same primary nomenclature, principles and concepts.

6.2.1 Reserves

The following Reserves definitions and guidelines are designed to assist evaluators in making Reserves estimates on a reasonably consistent basis and assist users of evaluation reports in understanding what such reports contain and, if necessary, in judging whether evaluators have followed generally accepted standards.

Reserves are estimated remaining quantities of oil and natural gas and related substances anticipated to be recoverable from known accumulations, as of a given date, based on the analysis of drilling, geological, geophysical, and engineering data; the use of established technology; and specified economic conditions, which are generally accepted as being reasonable. Reserves are further classified according to the level of certainty associated with the estimates and may be subclassified based on development and production status.

The guidelines outline

- general criteria for classifying reserves,
- · procedures and methods for estimating reserves,
- · confidence levels of individual entity and aggregate reserves estimates,
- verification and testing of Reserves estimates.

The following definitions apply to both estimates of individual Reserves Entities and the aggregate of reserves for multiple entities.

RESERVES CATEGORIES

Reserves are categorized according to the probability that at least a specific volume will be produced. In a broad sense, Reserves categories reflect the following expectations regarding the associated estimates:

Reserves Category

Confidence Characterization

Proved (1P)

Low Estimate, Conservative

Proved + Probable (2P)

Best Estimate

Proved +Probable +Possible (3P)

High Estimate, Optimistic

- a. Proved Reserves are those reserves that can be estimated with a high degree of certainty to be recoverable. It is likely that the actual remaining quantities recovered will exceed the estimated Proved Reserves.
- b. Probable Reserves are those additional reserves that are less certain to be recovered than Proved Reserves. It is equally likely that the actual remaining quantities recovered will be greater or less than the sum of the estimated Proved + Probable Reserves.
- c. Possible Reserves are those additional reserves that are less certain to be recovered than probable reserves. It is unlikely that the actual remaining quantities recovered will exceed the sum of the estimated Proved + Probable + Possible Reserves.

DEVELOPMENT AND PRODUCTION STATUS

Each of the reserves categories (proved, probable and possible) may be divided into developed and undeveloped categories.

- a. Developed Reserves are those Reserves that are expected to be recovered from existing wells and installed facilities or, if facilities have not been installed, that would involve a low expenditure (e.g., when compared to the cost of drilling a well) to put the Reserves on production. The developed category may be subdivided into producing and non-producing.
 - i. Developed Producing Reserves are those reserves that are expected to be recovered from completion intervals open at the time of the estimate. These reserves may be currently producing or, if shut-in, they must have previously been on production, and the date of resumption of production must be known with reasonable certainty.
 - Developed Non-Producing Reserves are those reserves that either have not been on production, or have previously been on production, but are shut-in and the date of resumption of production is unknown.
- b. Undeveloped Reserves are those reserves expected to be recovered from known accumulations where a significant expenditure (e.g., when compared to the cost of drilling a well) is required to render them capable of production. They must fully meet

the requirements of the Reserves classification (Proved, Probable, Possible) to which they are assigned.

In multi-well pools, it may be appropriate to allocate total pool Reserves between the Developed and Undeveloped categories or to sub-divide the Developed Reserves for the pool between Developed Producing and Developed Non-Producing. This allocation should be based on the estimator's assessment as to the reserves that will be recovered from specific wells, facilities and completion intervals in the pool and their respective development and production status.

LEVELS OF CERTAINTY FOR REPORTED RESERVES

The qualitative certainty levels contained in the definitions are applicable to "individual Reserves entities," which refers to the lowest level at which Reserves calculations are performed, and to "Reported Reserves," which refers to the highest level sum of individual entity estimates for which Reserves estimates are presented. Reported Reserves should target the following levels of certainty under a specific set of economic conditions:

- At least a 90 percent probability that the quantities actually recovered will equal or exceed the estimated Proved Reserves,
- At least a 50 percent probability that the quantities actually recovered will equal or exceed the sum of the estimated Proved + Probable reserves,
- At least a 10 percent probability that the quantities actually recovered will equal or exceed the sum of the estimated Proved + Probable + Possible reserves.

A quantitative measure of the certainty levels pertaining to estimates prepared for the various Reserves categories is desirable to provide a clearer understanding of the associated risks and uncertainties. However, the majority of Reserves estimates are prepared using deterministic methods that do not provide a mathematically derived quantitative measure of probability. In principle, there should be no difference between estimates prepared using probabilistic or deterministic methods.

Additional clarification of certainty levels associated with Reserves estimates and the effect of aggregation is provided in Section 5.7.1.6, The Portfolio Effect, of COGEH.

6.2.2 Contingent Resources

Contingent Resources are those quantities of petroleum estimated, as of a given date, to be potentially recoverable from known accumulations using established technology or technology under development (TUD), but which are not currently considered to be commercially recoverable due to one or more contingencies. Contingent Resources are further categorized in accordance with the level of certainty associated with the estimates and may be sub-classified based on project maturity and/or characterized by their economic status.

Contingencies may include economic, environmental, social and political factors, regulatory matters, a lack of markets or prolonged timetable for development. Contingent Resources have a Chance of Development that is less than certain.

Contingent resources are further categorized according to their level of certainty associated with the estimates and may be sub-classified based on project maturity and/or characterized by their economic status.

Project Maturity Sub-Classes are: Development Pending, Development on Hold, Development Unclarified and Development Not Viable, as demonstrated in the chart below (Section 6.3).

Reports on Contingent Resources must specify the level of maturity and usually include 1C, 2C and 3C estimates.

There is no certainty that it will be commercially viable to produce any portion of the Contingent Resources.

6.2.3 Prospective Resources

Prospective Resources are those quantities of petroleum estimated, as of a given date, to be potentially recoverable from undiscovered accumulations by application of future development projects. Prospective resources have both an associated Chance of Discovery and a Chance of Development. Prospective resources are further subdivided in accordance with the level of certainty associated with recoverable estimates assuming their discovery and development and may be sub-classified based on project maturity.

The project maturity subclasses describe the stage of exploration and broadly correspond to chance of commerciality from in increasing order from "play" to "lead" to "prospect" as demonstrated in the chart below (Section 6.3).

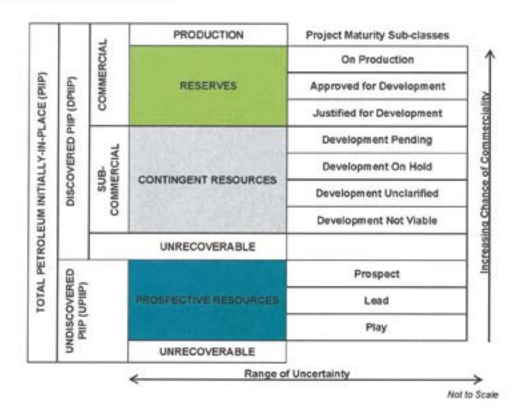
A "play" is a family of geologically similar fields, discoveries, prospects and leads. It would have the lowest chance of commerciality in these project maturity subclasses.

A "lead" is a potential accumulation within a play that requires more data acquisition and/or evaluation in order to be classified as a prospect.

A "prospect" is a potential accumulation within a play that is sufficiently well defined to represent a viable drilling target. A "prospect" would have the highest chance of commerciality.

There is no certainty that any portion of the resources will be discovered. If discovered, there is no certainty that it will be commercially viable to produce any portion of the resources.

6.3 Project Maturity Sub-Classes



Chapman Petroleum Engineering Ltd.

7	SITE VISIT	
	0112 11011	
	A personal field examination of these properties was not	considered to be necessary because the
	data available from the Company's records and public source	
	data available from the company s records and public source	les were satisfactory for our purposes.
	22	Chapman Petroleum Engineering Ltd.

EXECUTIVE SUMMARY

This Executive Summary presents an overview of the Company's properties and results of the evaluation and, in particular, addresses the information required by the European Securities and Markets Authority (ESMA), Section 132.

- (a) Details of the reserves established under COGEH (NI 51-101) standards are presented with their associated net present values on the Table 1 found in the Summary of Company Reserves and Economics. The Company has sufficient accumulated tax pools to offset the cash flows projected in this report therefore before and after tax values are equal.
- (b) The anticipated project life of these properties based on the established proved and probable reserves and production forecasts 15 years.
- (c) The below concessions are evaluated herein.
 - Lucera Concession This concession is scheduled to expire in 2022 but extensions are expected based on the remaining reserves.
 - Misano Concession This concession was originally scheduled to expire in 2020 but extensions are expected based on the remaining reserves.
 - Torrente Cigno Concession This concession was originally scheduled to expire in 2019, but has apparently been renewed to align with the Company's additional development plans.

In general we have made the assumption for this evaluation that extensions to the producing concessions will be granted due to continuing production. For the other production concessions not evaluated this is a non-issue relating to this report.

- (d) All properties in this report are located in active producing fields with conventional infrastructure for producing to market. The fields are developed and have many years of production history. The Company is planning for future development and expansion of these properties.
- (e) The results of this evaluation are based on facts and assumptions typical of this type of engagement. It should be noted that under COGEH Section 7.8.2 evaluations are conducted without consideration of the availability of capital for funding the scheduled development. The product price forecasts used for this evaluation, shown in Attachment 1a, are based on history and analysis and reflect a current industry consensus, however variations may occur and the variations could be material.

Chapman Petroleum Engineering Ltd.

Attachment 1a CHAPMAN PETROLEUM ENGINEERING LTD. International Price - Crude Oil & Natural Gas HISTORICAL, CONSTANT, CURRENT AND FUTURE PRICES

October 1, 2021

Date	Brent Spot (ICE)[1] \$US/STB	Torrente Cigno Condensate [2] \$US/STB	Europe Gas	Torrente Cigno Gas[5]	Misano Adriatico Gas[4]	Lucera Gas[4]
		\$03/318	\$US/Mcf	\$US/Mcf	\$US/Mcf	\$US/Mcf
HISTORICAL P						
2012	111.63	N/A	11.48	N/A	N/A	N/A
2013	108.56	135.52	11.80	7.10	14.89	11.44
2014	99.43	97.09	10.10	9.70	10.42	9.70
2015	53.32	51.50	7.30	2.27	6.73	5.87
2016	45.06	69.26	4.56	4.24	5.12	4.47
2017	54.75	54.28	6.01	5.45	6.13	5.45
2018	71.64	62.99	7.65	5.22	N/A	N/A
2019	64.11	64.77	6.15	5.59	N/A	N/A
2020	43.40	40.17	3.24	4.29	N/A	N/A
2021 9 months	67.56	67.56	10.74	N/A	N/A	N/A
CONSTANT PR	ICES (The average	ge of the first-day-of-	the-month price t	or the preceding 12	months-SEC)	
FORECAST PR	58.83 ICE	N/A	N/A	N/A	N/A	N/A
2021	79.28	76.05	5.50	3.43	7.36	5.59
2022	76.13	72.90	5.60	3.47	7.50	5.69
2023	72.98	69.75	5.60	3.51	7.50	5.69
2024	69.83	66.60	5.70	3.54	7.63	5.80
2025	71.22	67.99	5.80	3.58	7.77	5.90
2026	72.65	69.42	5.86	3.62	7.85	5.96
2027	74.10	70.87	5.92	3.66	7.93	6.02
2028	75.58	72.35	5.98	3.70	8.01	6.08
2029	77.09	73.86	6.04	3.74	8.09	6.14
2030	78.63	75.40	6.10	3.78	8.17	6.20
2031	80.21	76.98	6.18	3.82	8.27	6.28
2032	81.81	78.58	6.26	3.86	8.38	6.36
2033	83.45	80.22	6.34	3.91	8.49	6.45
2034	85.12	81.89	6.42	3.95	8.60	6.53
2035	86.82	83.59	6.50	3.99	8.70	6.61
2036	88.55	85.32	6.58	4.03	8.81	6.69

Escalated 2% thereafter

Notes:

- [1] The Brent Spot price is estimated based on historic data.
- [2] Torrente Cigno Condensate price forecast is based on Chapman price forecast plus difference of actually received in T.C. in 2018/10-2019/09.
- [3] Europe gas price forecast comes from Word Bank Forecast (Annual prices and Price Forecasts)
- [4] Italy gas price forecast is based on actually received field price compare to European gas price in 2019/04 2019/09.
- [5] Torrente Cigno price reflects the net price from electrical generation revenue escalated 1.083% per year (after consideration of electricity from the other owner).

SUMMARY OF COMPANY RESERVES AND ECONOMICS

INDEX

Forecast Prices and Costs

Table 1:	Summary of Company Reserves and Economics – Before Income Tax	26
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Table 1b:	Total Proved Developed	28
Table 1c:	Total Proved Plus Probable	20

Forecast Prices & Costs

Table 1 Summary of Company Reserves and Economics Before Income Tax October 1, 2021 Italy Properties

Zenith Energy Ltd.

	Net To Appraised Interest Reserves Cumulative Cash Flow (BIT) - MUS\$													
		41-00					Cumulative Cash Flow (BIT) - MUS\$							
		Light Mediu			entional ral gas	NO	51							
		MS			raigas Mscf	Mb				Discounted (nt:			
Description		Gross	Net	Gross	Net	Gross	Net	Undisc.	5%/year	10%/year	2.51	2016/year		
Proved Developed Producing														
Misano Adriatico Concession		0	0	88	88	0	0	255	234	210	187	168		
Torrente Cigno Concession		0	0	788	788	_11	11	2,181	1,935	1,734	1,568	1,429		
Total Proved Developed Producing		0	0	876	876	11	11	2,436	2,169	1,943	1,755	1,597		
Proved Developed Non-Producing														
Lucera Concession		0	0	115	115	_0_	_0_	243	212	188	168	151		
Total Proved Developed Non-Producing		0	0	115	115	0	0	243	212	188	168	151		
Total Proved Developed		0	0	991	991	11	11	2,679	2,381	2,131	1,922	1,748		
Probable	_													
Probable Developed Producing														
Misano Adriatico Concession	Incr.	0	0	41	41	0	0	154	108	71	49	35		
Torrente Cigno Concession	Incr.	0	0	1,439	1,439	25	25	3,891	2,475	1,644	1,134	809		
Total Probable Developed Producing		0	0	1,480	1,480	25	25	4,045	2,580	1,715	1,183	844		
Probable Developed Non-Producing														
Lucera Concession	Incr.	0	0	28	28	_0_	_0_	64	48	. 37	29	23		
Total Probable Developed Non-Producing		0	0	28	28	0	0	64	48	37	29	23		
Probable Undeveloped														
Torrente Cigno Concession		0	0	13,413	13,413	216	216	58,408	20,281	10,310	6,470	4,543		
Total Probable Undeveloped		0	0	13,413	13,413	216	216	58,408	20,281	10,310	6,470	4,543		
Total Probable		0	0	14,921	14,920	241	241	62,518	22,910	12,062	7,682	5,410		
Total Proved Plus Probable		0	0	15,912	15,912	252	252	65,196	25,291	14,193	9,604	7,158		

MUS\$ means thousands of United States dollars.

Gross reserves are the total of the Company's working interest share before deduction of royalties owned by others.

Net reserves are the total of the Company's working and/or royalty interest share after deducting the amounts attributable to royalties owned by others.

Columns may not add precisely due to accumulative rounding of values throughout the report.

EVALUATION OF: Zenith Energy Ltd. (Italy Properties)

ERGO v7.43 P2 EMERGY SOLUTIONS GLOBAL : 07-OCT-2021 6770 EFF.01-OCT-2021 DISC:01-OCT-2021 RUN DATE: 7-OCT-2021 TIME: 13:40 FILE:

GRAND TOTAL

EVALUATED BY
COMPANY EVALUATED - Senith Energy Ltd.
APPRAISAL FOR - FORECAST PRICES & COSTS

TOTAL ABANDONESST -107 -M\$-

			Sales MMC				Conden BBI	
			Pool.		Сопралу	Share		Co.
	# of	Price					Price	Share
Year	Wells	S/MCF	MCF/D	Vol	Gross	Net	S/BBL	Gross
						-		
2021	2 2	3.71	458.8	42	42	42	76.05	548
2022		3.74	456.4	167	167	167	72.90	2173
5053	2	3.75	453.0	165	165	165	69.75	2173
2024	2	3.76	450.0	164	164	164	66.60	2173
2025	2	3.78	447.4	163	163	163	67.99	2173
2026	2	3.04	366.1	134	134	134	69.42	1770
2027	1	7.93	17.0	- 6	- 6	- 6	.09	0
2028		0.01	15.1	6	ě.	- i	.00	0
2029	1	8.09	13.4	5	5	- 5	.00	0
2030	1	8.37	11.9	- 6	- 1	- 7	.00	
						-	.00	
2031	1	8.28	10.6	4	4	- 4	.00	
2032	1	8.36	9.4	3	- 5	- 5	.00	0
2033	1	8.49	8.4	3	3	i	.00	ō
2034	1	8.60	7.5	3	3	3	.00	0 0
2035	- 1	8.70	6.6	2	2	- 2	.00	
SUB				872	872	872		11011
REM				4	4	4		
TOT				876	876	876		11011

- F/T COMPANY SHARE FUTURE N											E NET 9	IT REVENUE							
ı	Capital 4Aband	Puts	re Rever	ue (PR)			Royalt	ies		Opera	ting Co	osts	FR After	The	Procé	C17	**		Net Rev
Year	-165-	-M\$-	-H\$-	-MD-	-MS-	Crown -M\$-	Other -MS-	Mineral -M\$-	-16-	Fixed -MS-	Variable -MS-	s/sos	RoywOper	back s/som	Other Income -M\$-	Costs -MS-	Costs	Undisc	10.0% -905-
2021 2022 2023 2024	0 0	0 0	157 623 620 618	42 158 152 145	198 781 771 762	0 0	0 0 0	0 0 0	.0	32 130 132 135	39 158 159 159	15.00 15.27 15.54 15.01	127 494 481 468	26.59 26.22 25.70 25.17	0 0 0	0	0 0	127 494 481 468	125 460 407 360
2025 2026 2027 2028 2029 2030	28 0 0 0	0 0 0	513 49 44 40 36	148 123 0 0 0	765 636 69 64 40 36	0 0 0	0 0 0 0	0 0 0 0	.0	137 116 9 10 10 10	135 14 13 12 11	16.10 16.55 38.31 41.01 44.04 47.45	467 386 25 22 18 15	25.48 40.95 39.06 36.84 34.23	0 0 0	00000	28 0 0 0	357 25 22 18 15	327 227 15 11 9 6
2031 2032 2033 2034 2035	0 0 0 0	0 0 0 0	32 29 26 23 21	0 0 0	32 29 26 23 21	0 0 0 0	0 0 0	0 0 0 0	.0 .0 .0	10 10 11 11 11	10 9 8 7 7	51.31 55.67 60.60 66.20 72.55	5	31.44 28.16 24.29 19.77 14.49	0 0 0	0 0 0	0 0 0 0	12 10 7 5 4	5 3 2 2 2
SUB REM TOT	28 78 107	0 0	3447 36 3484	767 0 767	4214 36 4251	0 0	0 0	0 0	.0	774 23 796	900 11 912		2540 2 2543		0 0	0 0	28 78 107	2512 -76 2436	1960 -17 1943
Disco	unt Rate		.0%	NET PERSE	8.01	10.0	19 :	12.0%	15.0%	20.0	9		COMPANY	SHARE					Before Tax
PR Af Proc Capit Aband Putur	ter Roy : & Other : al Costs onment Co e Net Rev	Coper. Income.	2543 0 0 107 2436	2228 0 0 59 2169 2269 ear Avera	2073 43 2025 PANY SE	UARE	o o o o o o o o o o o o o o o o o o o	1893 0 30 1864 PR Afti	1778 0 0 23 1755 er Cap er Co	163	Puture		Pirst P Total P Cost of NEV # 1	Return Index Wyout Wyout Finding	n (%) (umdisc. (disc. e (disc. e (years) (years) ng (\$/BOS) \$/BOS)	10.04			n/a n/a n/a n/a n/a n/a n/a n/a 22.00

Chapman Petroleum Engineering Ltd. -

EVALUATION OF: Zenith Energy Ltd. (Italy Properties)

ERGO V7.43 P2 EMERGY SOLUTIONS GLOBAL : 07-OCT-2021 6770 EFF:01-OCT-2021 DISC:01-OCT-2021 RUS EATE: 7-OCT-2021 TIME: 13:40 FILE:

GRAND TOTAL

EVALUATED BY COMPANY EVALUATED - Senith Energy Ltd.
APPRAISAL FOR - PORECAST PRICES 4 COSTS

TOTAL ABANDONMENT -246 -MS-

			Sale MM				Conden BBL	
Tear	# of Wells	PTICE S/MCF	Pool MCP/D		Company Gross		Price \$/88G	Co. Share Gross
2021 2022 2023 2024	4 4	3.71 3.91 3.96 3.95	458.8 771.0 859.0 791.1	42 281 314 289	42 182 186 181	42 182 186 181	76.05 72.90 69.75 66.60	548 2173 2173 2173
2025 2026 2027	4	3.95 4.01 6.75	733.9 606.7 219.2	268 221 80	178 146 16	178 146 16	67.99 69.42	2173 1770
2028 2029 2030	3	6.84 6.94 7.03	185.0 156.1 131.8	68 57 48	14 12 10	14 12 10	.00	0
2031 2032 2033 7034 2035	1 1 1	7.15 8.38 8.49 9.60 8.70	111.3 9.4 8.4 7.5 6.6	41 3 3 3 2	9 3 3 3 2	9 3 3 3 2	.00	0 0 0
SUB REM TOT				1720 4 1724	987 4 991	987 4 991		11011 0 11011

	- P/T -							** COMPA	MT SHAR	KE PUTUR	E NET I	REVENUE	*******						
1	Capital &Aband		ure Rever	tue (PR)			Royalt	Les		Орега	ting Co	107.0	DD MERCH	Mar	Procé	Territ.	10		Net Rev
Year	-MS-	-903-	-MD-	Products -M\$-	-MS-	-MS-	Other	Minera -M3-	-1-	Fixed -M5-	Variabl	s/nor	RoyaOper	back s/nor	Income	Costs	Costs	Undisc	10.0% -MŞ-
2021		0		42															
2022	ŏ	ő		158	198	0	0		.0	32 140	39 190		127	26.59	0	0	0	127	125
2023	0	0		152	0.05	0	o o	ō	. 0	148	200		538	25.94	ő	ő	0	538	503 455
2024	0	0		145	860	0	0	0	. 0	151	195	17.07	534	25.33	0	0	ō	514	315
2125	0	0	701	148	849	0	0	0	.0	154	191	17.33	504	25.28	0	0	0	504	352
2026	28	0		123	707		0	0	.0	133	161	18.00	413	25.31		0	28	385	245
2027	0	0		0	110	0	0	0	. 0	27	3.7	39.27	4.6	28.21	ō	ő		46	26
2028	0	0		0	95	0	0	0	.0	27		42.84	3.6	25.58	0	0	o o	36	19
2030	ŏ	0		0	83	0	0	0	.0	28		46.99	27	22.38	0	0	0	27	13
					7.5	9		0	.0	29	25	51.82	19	18.52	0	0	0	19	
2031	339	0	6.3	0	63	0		0	.0	29	22	57.43	2.3	14.11	0		19	-6	-3
2032		0	29	0	29	0		0	.0	10	9	55.67	10	28.16	0	0	0	10	3
2034	ŏ	ŏ	20	0	26	0		0	.0	11	8	60.60	7	24.29	0	0		7	2
2035	ő	ě	21	ö	21	0		0	-0	11	7	72.55	5	19.77	0	0	0	5	2
												74.33		14.49	0	0		4	1
SUB	167	0	4128	767	4895	0	0	0		042			200						
REM	78	0	36	0	3.6	ő	ő	ő	.0	942	1151		2802		0	0	47 78	2755	2148
TOT	246	0	4164	767	4931	0	0	0	. 0	965	1162		2804		ő	0	125	2679	2131
l				MET PRESE															
				MET PRISID	er vacco	8 (-MB-)									**** PRO	OFITABL	LITY ==		Before
			.0%	5.01	8.0	k 10		12.0%	15.0%	20.			COMPANY						Tax
PR At	ter Roy	& Oper.	2804	2452	227		174	2079	1950	3.74	67		Rate of	Retur	n (%)				n/a
Capir	& Other	Lincome.		0			0	0	0		0		Profit	Index	(undisc.				n/a
	onment C		125	70	- 5		43	36	. 0		0				(disc.)				n/a
	e Net Re		2679	2381	222		131	2043	1922	17	20		Piner 1	Taxana and Ann	(disc. 4	5.0%			n/a
													Total F	Wyout.	(years) (years)				n/a n/a
				COA	SPANY ST	DATE							Cost of	Pindi	ng (5/80	(8)			n/a
ı			let Y	ear Avers	ge Roy	ralties	Costs	FR Aft Royalop	ser Co	pets	Puture		NPV 0 1	5.0%	5/BOB) 5/BOB)				19.35
h Total																			22.02
y of	erest Puture Re	NAME OF	10	0.0 61	.0														
		remay.				.0	43.1	56.	7	.0	54.3								
I																			

Chapman Petroleum Engineering Ltd. .

EVALUATION OF: Senith Energy Ltd. (Italy Properties)

ERGO v7.43 P2 ENERGY SOLUTIONS GLOBAL : 07-0CT-2021 6770 EFF:01-0CT-2021 DISC:02-0CT-2021 RUN DATE: 7-0CT-2021 TIME: 13:40 FILE:

GRAND TOTAL

EVALUATED BY - COMPANY EVALUATED - Senith Energy Ltd. APPRAISAL FOR - PORECAST PRICES & COSTS

TOTAL CAPITAL COSTS -TOTAL ABANDONMENT -

				s Gas			Conden 880	
Year	# of Wells	Price S/MCP	MCF/D	Vol	Company Gross	Net	Price \$/88L	Co. Share Gross
2021 2022 2023 2024 2025	2 5 5 5	3.68	459.0 1555.2 1807.8 1750.8 1701.1	42 568 660 639 621	42 467 526 523 520	42 467 526 523 520	76.05 72.90 69.75 66.60 67.99	632 7098 7983 7983 7983
2026 2027 2028 2029 2030	5 5 5 5 5	3.78 3.81 3.84	1657.7 1619.8 1586.7 1557.9 1532.6	605 591 579 569 559	517 515 513 511 509	517 515 513 511 509	69.42 10.87 72.35 73.86 75.40	7983 7983 7983 7983
2031 2032 2033 2034 2035	5 5 5 3	3.94 3.99 4.00	1483.2 1413.7 1353.0 1208.1 1173.6	541 516 424 441 428	497 478 461 441 428	497 478 461 441 428	76.98 78.58 80.22 81.89 83.59	7821 7525 7266 7040 6843
SUB REM TOT				7854 8964 16817	6948 8964 15912	6948 8964 15912		108086 144169 252255

1	* P/T *							= COMPA	NY SHUU	KE PUTU	RS NET F	RABARR	********						
ı	Capital		ure Rever				Royalt	ies		Open	ating Co	ate	FR After		Procé				Net Rev
Year	-MS-	OLI -MS-	SaleGae -M\$-	Product:	Fotal	Crown -Hij-	Other -M3-	Mineral -MS-	-1-	Fixed -M5-	Variable - MG-	s/pos	RoysOper -MS-	back s/sor	Income - MS -	-345 -	Costs -MS-	Undisc -MS-	10.0% -MS-
2021 2022 2023 2024 2025	1530 0 0 0	0 0 0	157 1703 1936 1932	48 517 557 532 543	205 2220 2493 2464 2478	0 0 0	0 0 0	0 0 0 0	- 0 - 0 - 0 - 0	32 242 272 277 283		14.74 12.61 12.79 12.99 13.21	133 1541 1718 1681 1686	27.46 28.63 28.33 27.89 28.12	0 0 0	1530 0 0	0 0 0 0	133 11 1718 1601 1686	132 11 1453 1293 1179
2026 2027 2028 2029 2030	0000	0 0 0	1945 1945 1952 1960 1970	554 87 578 590 602	2494 2032 2530 2550 2572	0000	0 0	0	.0	288 294 300 306 312	530	13.43 13.67 13.91 14.15 14.41	1692 1219 1706 1714 1723	28.34 20.51 28.80 29.03 29.27	0 0 0	0 0	0 0 0 0	1692 1219 1706 1714 1723	1076 705 896 819 748
2031 2032 2033 2034 2035	0 0 145 0 0	0 0 0	1942 1883 1836 1762 1728	591 583 577 572	2544 2474 2419 2339 2300	0 0 0 0	0 0 0 0	0 0 0 0	.0	318 325 331 318 324		14.79 15.29 15.80 15.82 16.32		29.41 29.45 29.57 29.91 29.99	0000	0000	0 20 0 0	1693 1628 1557 1530 1490	668 584 508 454 402
SUB REM TOT	1674 194 1869	0	26582 50025 76607	7531 17000 24532	34114 67025 101139	0 0	0 0	0 0	.0	4222 8618 12840	7160 14199 21359		22731 44209 66940		0 0	1530 0 1530	20 194 214	21182 44015 65196	10928 3265 14193
Disco	unt Rate		.01	NET PRESE	8.08	10.	os :	12.09	15.09	20	O.B.		СОМИЛИТ			OFITABI	LITY **	••••••	Before Tax
PR Af Proc Capit Aband Putur	ter Roy i & Other 1 al Costs onment Co v Not Rev	E Oper. Income. Deta Venue .	66940 0 1530 214 65196	26828 0 1475 62 25291 CO ear Aver	18826 0 1444 34 17347 MPANY SH	156 141 UARE	0 24 24 29 93 Oper Costs	13373 0 1405 17 11951 PR Aft Roy40p	10992 0 1377 11 9604 er Ca er Ca	84 13 71 pital	97 0 34 5 58 Puture NetRev		Rate of	Todex Tayout	n (%) (undisc. (disc. 6 (disc. 6 (years) (years) ng (\$/80 \$/808)) 10.0% 0 5.0%	}		999.9 37.4 9.8 16.5 .2 1.3 .95 7.70 13.72



LUCERA GAS CONCESSION ONSHORE, ITALY INDEX

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Geology Reserves Production Product Price Capital Experior Operating Co	cription	32 33 33 33 33
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ONSHORE ITALY DISCUSSION

Property Description

The Company owns 13.6% working interest in the Lucera gas concession covering approximately 13,361 acres and located onshore Italy along the Adriatic coast. This concession is scheduled to expire in 2022 but an extension is expected to be granted based on the remaining reserves.

A map showing the Lucera concession location is presented in Figure 1a, and a description of the ownership is presented in Table 1.

Geology

The regional geology of Italy as shown in Fig 2a places the company's properties in the on-land shallow depths of the Apenninic Foredeep basin.

The Apennines are the consequences of the subduction of three types of lithosphere with different characteristics but pertaining to the same Adriatic plate.¹

- In the north central Apennines, thin continental lithosphere at the surface in the foreland, and probably thinner at depth, occurs;
- In the southern Apennines, thick continental lithosphere occurs in the foreland, whereas probably old oceanic lithosphere constitutes the slab at depth to the west (northern prologation of the Ionian Mesozoic basin;
- In the southern sector, offshore Calabria, old oceanic Ionian lithosphere occurs both in the foreland and at depth.

The Lucera exploration play has gas resources in the Cenozoic Upper Tertiary Pliocene sand levels of the Bradano Trough as represented in the Stratigraphic Column of Fig 2b.

^{1 &#}x27;An Introduction To The Italian Geology' - Carlo Doglioni and Giovanni Flores, 1997

Reserves

Total gross proved developed non-producing conventional non-associated marketable gas reserves of 850 MMscf have been estimated for the two producing gas wells. These estimates are based on a conservative production decline analyses as presented in Figure 3a.

Gross probable additional developed non-producing conventional non-associated marketable gas reserves of 198 MMscf have been estimated for the same two wells based on the best fit production decline analyses, as presented in Figure 4a.

Production

The Lucera gas concession was producing at a total rate of 538 Mscf/d as of May 2016. There were some problems with the gas treatment plant, and the production was temporarily suspended. Production is expected to resume in May, 2022 when the problems with the treatment plant are anticipated to be solved.

Product Prices

An average 2021 gas price of \$5.59/Mscf has been used for this area based on information provided by the Company, which reflects a correlation to the World Bank European posted gas price.

Capital Expenditures

There are no forecasted capital expenditures as presented in Table 3a.

Total abandonment and reclamation liabilities of \$114,000 (\$15,500 net to the Company) have been estimated based on a reasonable expectation for these types of wells. The abandonment and site reclamation costs are presented in Table 3b.

Operating Costs

Operating costs for this area have been estimated to be \$4,900 per well per month plus \$1.89/Mscf, based on information provided by the Company.

ı	Economics
	An economic summary is presented on Table 4 and the results of our economic analysis are presented on Tables 4a and 4b.
	34 Chapman Petroleum Engineering Ltd

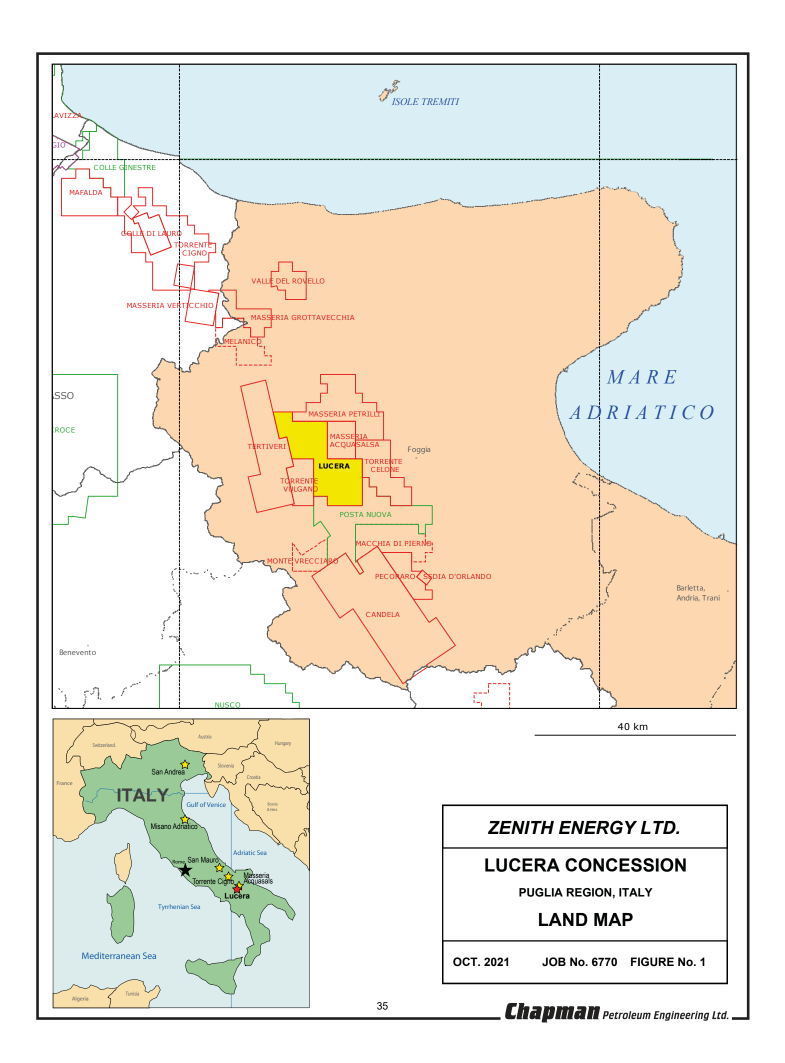


Table 1

Schedule of Lands, Interests and Royalty Burdens October 1, 2021

Zenith Energy Ltd.

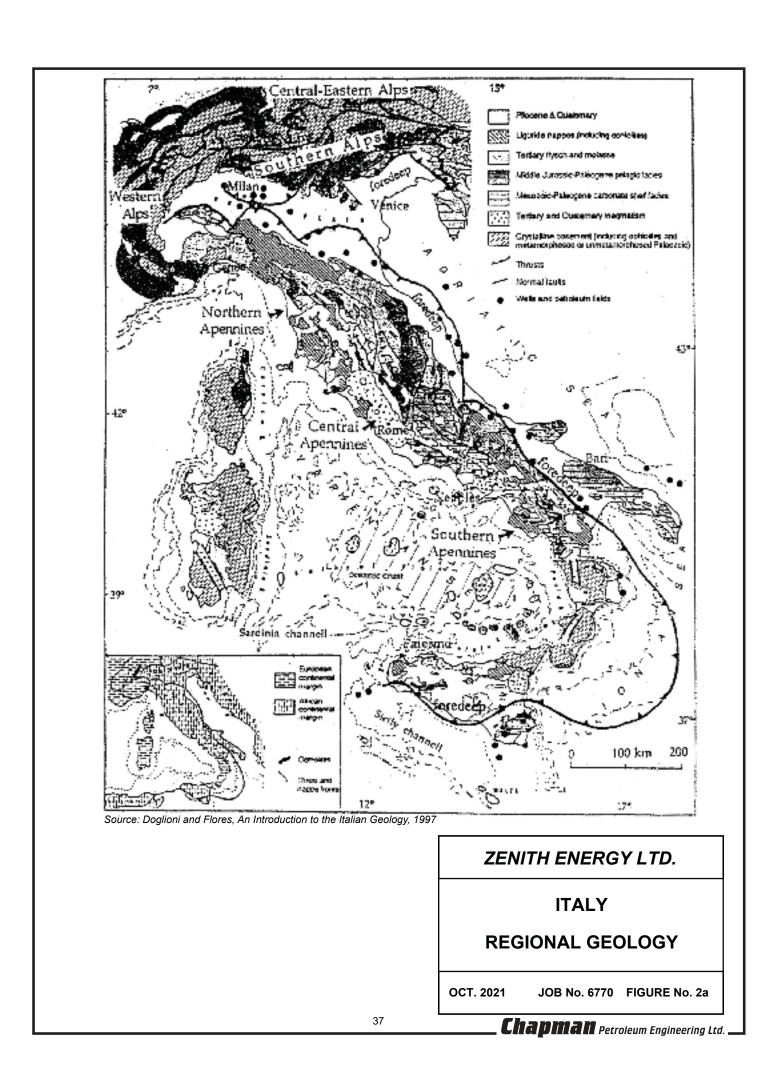
Lucera Concession, Onshore Italy

			Appraised In	terest	Royalty	urdens		
Description	Rights	Acres	Working %	Royalty %	Basic %	Overriding %		
Lucera Concession	[A]	13,361	13.6000		7.0000 [1]			

General Notes: [1] Only if over 25 million cubic meters annually (882.8 MMCF). 0% at forecast rates.

Rights Owned: [A] All P&NG.

The Concession is scheduled to expire in 2022. An extension is expected to be granted based on the remaining reserves.



System	Series	Stage	Age (Ma)	
Quaternary	Pleistocene	Gelasian	younger	ZONES OF INTEREST
	Diagona	Piacenzian	2.588-3.600	← GAS ZONE
	Pliocene	Zanclean	3.600-5.332	← GAS ZONE
		Messinian	5.332-7.246	← GAS ZONE
N		Tortonian	7.246–11.608	
Neogene	Minne	Serravallian	11.608–13.65	
	Miocene	Langhian	13.65–15.97	
		Burdigalian	15.97–20.43	
		Aquitanian	20.43-23.03	
Paleogene	Oligocene	Chattian	older	

ZENITH ENERGY LTD.

ITALY STRATIGRAPHIC CHART

OCT. 2021 JOB No. 6770 FIGURE No. 2b

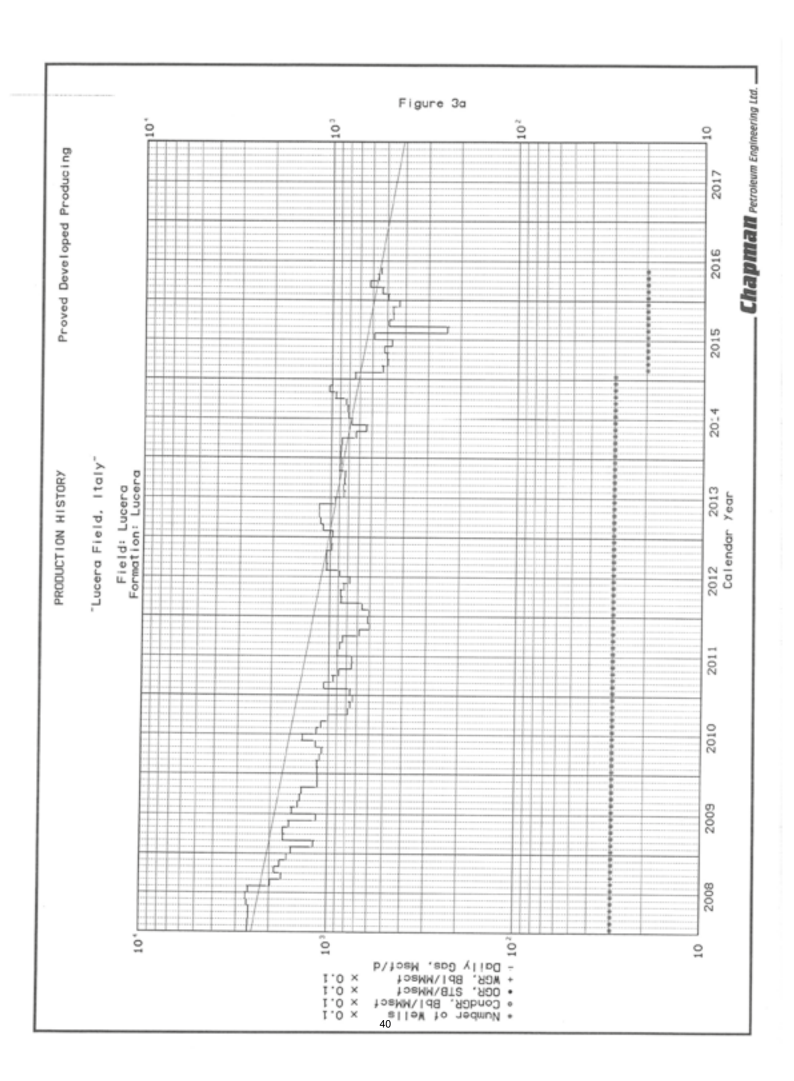
Table 2

Summary of Gross Reserves October 1, 2021

Zenith Energy Ltd.

Lucera Concession, Onshore Italy

		Current or Initial Rate	Ultimate RGIP	Cumulative Production	Remaining RGIP (raw)	Remaining RGIP (sales)	Remaining NGLs	Reference
Description		Mscf/d	(MMscf)	(MMscf)	(MMscf)	(MMscf)	(MBbls)	
Proved Developed Non-Pro	ducing							
Lucera Concession	2 Lucera wells	538	5,954	5,059	895	850	0	Fig 3a
Total Proved D	eveloped Non-Producing	538	5,954	5,059	895	850	٥	
Probable Developed Non-P	roducing.							
Lucera Concession	2 Lucera wells (Inc	r) 0	210	0	210	198	0	Fig 4a
Total Probable I	Developed Non-Producing	0	210	0	210	198	0	
Total Proved Plus Probable	Developed Non-Producing	538	6,164	5,059	1,105	1,048	0	



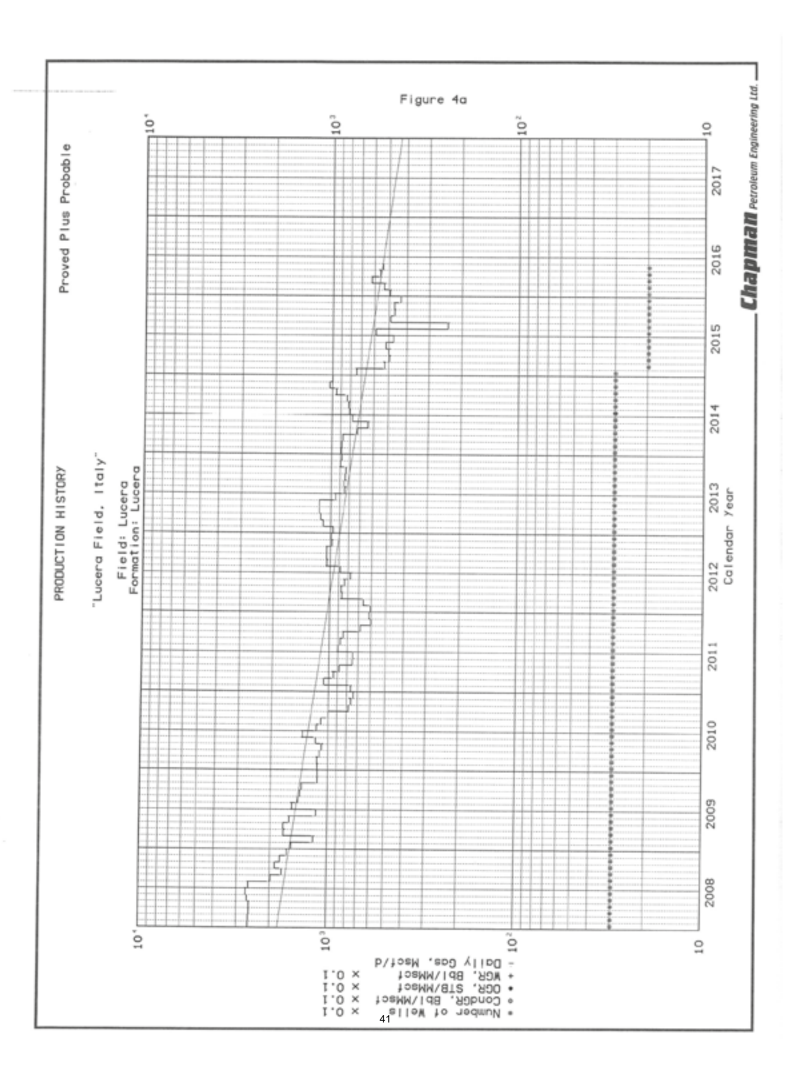


Table 3a

Summary of Anticipated Capital Expenditures

Development

October 1, 2021

Zenith Energy Ltd.

Lucera Concession, Onshore Italy

			Capital Interest	Gross Capital	Net Capital
Description	Date	Operation	%	MS	MS

No anticipated capital expenditures.

Table 3b

Summary of Anticipated Capital Expenditures Abandonment and Restoration

October 1, 2021

Zenith Energy Ltd.

Lucera Concession, Onshore Italy

		Capital Interest	Gross Capital	Net Capital
Description	Well Parameters	%	M\$	M\$
Lucera Concession	Abandon 2 gas wells, reclaim the land	13.6000	114	16

Note:

M\$ means thousands of dollars.

The above capital values are expressed in terms of current dollar values without escalation.

Table 4 Summary of Company Reserves and Economics Before Income Tax

October 1, 2021

Zenith Energy Ltd.

Lucera Concession, Italy

Forecast Prices & Costs

					Net 1	Го Арр	rais	ed Inte	erest			
				Reser	ves				Cumulativ	re Cash Flov	w (BIT) - MU:	S\$
		Light	t and	Conve	ntional							
		Med	llum	Natur	al gas	NO	NGL					
		Oil N	ASTB	MM	tecf	Mbl	ble			Discounted	fat:	
Description		Gross	Net	Gross	Net	Gross	Net	Undisc.	5%/year	10%/year	15%/year	20%/year
Proved Developed Non-Producing												
Bastia-1, Reggente 6, S. Caterina 2		0	0	115	115	_ 0	_ 0	243	212	188	168	151
Total Proved Developed Non-Producing		0	0	115	115	0	0	243	212	188	168	151
Probable												
Probable Developed Non-Producing												
Bastia-1, Reggente 6, S. Caterina 2	Incr.	_ 0	_ 0	28	28	0	0	64	48	37	29	23
Total Probable Developed Non-Producing		0	0	28	28	0	0	64	48	37	29	23
Total Proved Plus Probable		0	0	143	143	0	0	307	261	225	197	174

MUS\$ means thousands of United States dollars.

Gross reserves are the total of the Company's working interest share before deduction of royalties owned by others.

Net reserves are the total of the Company's working and/or royalty interest share after deducting the amounts attributable to royalties owned by others.

Table 4a

EVALUATION OF: Lucera Concession, Onshore Italy - Proved Developed Non-Producing

WELL/LOCATION - Lucera Wells
EVALUATED BY COMPANY EVALUATED - Benith Energy Ltd.
APPRAISAL FOR PROJECT - PORECAST PRICES & COSTS

AVG WI 13.6000%

ERGO V7.43 P2 ENERGY SOLUTIONS PAGE 1 GLOBAL : 07-OCT-2021 6770 EFF:01-OCT-2021 DISC:01-OCT-2021 PROD:01-MAY-2022 KUN DATE: 7-OCT-2021 TIME: 12:33 FILE: GlcPM1.DAX

TRACT FACTOR - 100.0000 %
ULT POOL RESERVES - 895 HMCF
PRODUCTION TO DATE - N/A
DBCLINE INDICATOR - EXPONENTIAL

TOTAL ABANDONMENT - 138945 -0- (2032) MOTH: ECONOMIC LIMIT OCCURS IN 2032

INTEREST

* Interest * of Puture Revenue.

13.6 13.6

ROYALTIES/TAXES

STATE

			Sale	s Gas CF		
			Poo		Company	
Year	# of Wells		MCF/D	vel		
1041	M-110	0.7 M/C E			Gross	Not
2021	0	5.59	. 0	0	0	
2022	2	5.70	402.4	115	16	1.6
2023	2 2	5.70	417.3	140	2.0	2.0
2024	2	5.80	350.6	124	3.7	17
2025	2	5.90	294.6	105	14	1.4
2026	2	5.96	247.5		12	12
2027	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	6.02	207.9	74	10	10
2028	2	6.08	174.7	62		- 1
2029	3	6.14	116.7	52	8 7	8 7 6
2030	2	6.20	123.3	4.4	6	6
				-		
2031	2	6.29	103.6	3.7	5	- 5
SUB				848	115	115
REM				0		0
TOT				848	115	115

	- P/T -							COMPAN	T SHU	E PUTURE	NET E	SVENJE	********						
Year	Costs	0il	SaleGas	rue (FR) Products	Total	State Ot	her >	tineral		Fixed V	ariable		ROVACIDEE		Proce Other Income		Aband Costs	Puture Undisc	
1	-M\$-	-#1-	-м\$-	-M\$-	-HŞ-	-нф							-945 -	\$/HCF	-H\$-	-80	-M\$-	-M\$-	-M\$-
2023	0	0	89	0	89	0	0		-0	0	32	2.71	47	2.98	0	0	0	47	43
2023		0	115	0	115	0	0		. 0	1.6	4.2	2.87	57	2.82	ő	ő	ő	57	40
2025		0	98 84		98	0	0	0	.0	17	36	3.09	46	2.71	0	0	0	4.6	35
			-						. 0	. 17	31	3.34	36	2.56	0	0	0	36	25
2026		0	71	0	71	9	0	0	. 0	17	2.6	3.63	2.8	2.33	0	0	0	26	18
2020		ő	60 51	0	60 51		0	0	.0	18	22 19	3.99	20 14	2.03	0	0	0	20	12
2029		0	44	ō	44	ö	ő	ő	. 0	18	17	4.90	14	1.68	0	0	0	14	7
2030	0	0	37	0	37	0	۰	0	. 0	19	14	5.50	4	.70	ō	ō	ō	4	2
2031	139	0	31	0	31	0	0	0	.0	19	12	6.22	0	.07	0		19	-19	-7
SUB	139	0	689	0	680	0	0	0	.0	169	253		261		0	0	19	243	188
TOT	119	0	680			0	0	0	. 0	0	0		0		ō	0		0	0
101	227		600		600	0	0	0	.0	169	251		261		0	0	19	243	188
l				NET PRECE	ST VALUE	(-8-)													
					*** *******	(-4-)							******		PWC	PITABL	LITY		sefore
Disc	ount Rate		.04	5.0%	8.0%	10.0%	12	.09	15.0%	20.0	١.		COMPANY						Tax
PR A	fter Roy	& Oper.	261422	224164	206016	195310	185	562 1	72493	154114					n (%)				n/a
	& Other		0		0			0	0				Profit	Index	(undisc.	3			n/a
Aban	tal Costs Somment C	osts	18899	33744	8923	7461		258	4836	****					(disc. s	10.0%			n/a
Putu	re Net Re	venue .	242523	212420	197093	187849	179		67657	3193 150920			Piret 9	avout	(disc. s (years)	5.04)			n/a n/a
l				-									Total P	ayout	(years)				n/a
				CO	NAME OF BRIDE			FR Afte					Cost of	Pindi	ng (\$/80	(8)			n/a
ı			let Y	ear Aver	age Roya	alties Co	ate	Boysone	F O	2676 3	Muture MetRev		NPV 0 1		S/MCF)				1.63

Chapman Petroleum Engineering Ltd.

.0 61.6 38.4 .0 35.6

Table 4b

EVALUATION OF: Lucera Concession, Onshore Italy - Proved Plus Probable Developed Non-Product ERGO v7.43 F2 EMERGY SOLUTIONS PAGE 1
GLOBAL : 07-OCT-2021 6770
EFF.01-OCT-2021 DISC:01-OCT-2021 PROD:01-MAY-2022
EFF.01-OCT-2021 DISC:01-OCT-2021 TIME: 12:34
FILE: GloBB1.DAX

WELL/LOCATION - LUCETA Wells
EVALUATED BY COMMANY SWALUATED APPRAISAL FOR PROJECT - FORECAST FRICES & COSTS

TRACT FACTOR - 100.0803 %
ULT POOL RESERVES - 1105 MMCF
PRODUCTION TO DATE - 8/A
DBCLINE INDICATOR - EXPONENTIAL

TOTAL ABANDONNENT - 144580 -\$- (2034) NOTE: ECONOMIC LIMIT OCCURS IN 2034

INTEREST

ROYALTIES/TAXES

AVG MI 13.6000%

STATE

Sales Gas MMCP # of Price Pool
Year Wells \$/MCF MCF/D Company Share Gross 2021 2022 2023 2024 2025 5.59 5.70 5.70 5.80 5.90 116 154 134 117 16 21 18 16 2026 2027 2028 2029 2030 5.96 6.02 6.08 6.14 6.20 14 12 10 9 8 14 12 10 9 8 2031 2032 2033 sva 1048 143 143 REM 1048 143

	- P/T -							COMPAS	IT SHAR	E FUTUR	E MET E	EVENUE							
	Capital &Aband		ure Rever	tue (FR)			oyalt	es		Opera	ting Co	sts			Procé				Net Rev
Year	Costs -M\$-	-M\$-	SaleGas -MS-	Products -M\$-	Total	State 0	ther -MS-	Mineral	-1-	Pixed -MS-	Variable -MS-	S/MCF	RoyaOper -MS-	back s/MCF	Income -MS-	Coets	Coets -MS-	Undisc -MS-	10.0% -MS-
2021 2022 2023 2024	0	0	90 120 106	0 0	90 120 106	0	0		.0	11 16 17	32 43	2.70 2.84	0 47 60	.00 2.99 2.85	0	0	0	47 60	0 44 51
2025	9	ō	94	0	24	ő	ő	ö	.0	17	39 34	3.01	51 43	2.78	0	0	0	51	39 30
2026 2027 2028 2029 2030	0 0	0 0	82 73 64 56	0 0 0	82 73 64 56	0 0 0 0	0 0	0 0 0	.0	17 18 18 18	30 27 24 21	3.44 3.69 3.99 4.33	35 28 22 17	2.52 2.33 2.09 1.81	0 0 0	0 0	0	35 28 22 17	22 16 12 8
2031		0	43		43			0	.0	19	19	4.72	12	1.49		0	0	12	5
2032	145	0	38 34	0	3 8 3 4	0	0	0	-0	19 19 20	17 15 13	5.17 5.69 6.29	4	1.12 .68 .16	0	0	0 20	8 4 -19	3 1 -6
REM	145 0 145	0	849 0 849	0	849	0	0	0	.0	208	315		327		0	0	20	307	225
	445		049	0	849	0	0	۰	.0	208	315		327		0	0	20	307	225
				NET PRESEN	ST VALUE	(-\$-) =-			•••••		-				**** PRO	FITABI	LITY		
	unt Rate		.0%	5.0%	8.0%	10.0		2.0%	15.0%	20.0			COMPANY						Before Tax
PR Af Proc	ter Roy & & Other I al Costs	Oper.	326669	271999 0 0	246311	231455	21	8123	200544	17640	0		Rate of	Return	n (%) (undisc.				n/a n/a
Aband	omment Co e Not Rev	ets	19663 307006	11082 260917	7959 238352	6415 225040	5	0 5191 2932 :	3805 196739	230 17409			Pirst P	ayout	(disc. 6 (disc. 6 (years)	5.0%			n/a n/a n/a
*****				COM			per	FR Afte	RE CAR	deal.			Total P	Pindir	(years) ng (\$/BO	(E)			n/a n/a 1.58
			let Y	ear Avera	ige žoya	alties (Costs	Royaldpa	RE CO	10 T (10 C)	NetBev		NPV 0	5.0% (PACE)				1.83
% Int	erest Puture Re	veaue.			. 6		61.5	38.5		.0	36.2								

MISANO ADRIATICO GAS CONCESSION ONSHORE, ITALY

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MISANO ADRIATICO GAS CONCESSION ONSHORE ITALY DISCUSSION

Property Description

The Company owns 100% working interest in the Misano Adriatico gas concession covering approximately 642 acres, and located onshore Italy along the Adriatic coast. This concession was scheduled to expire in 2020 but an extension has been granted based on the remaining reserves.

A map showing the Misano Adriatico concession location is presented in Figure 1a, and a description of the ownership is presented in Table 1.

Geology

The regional geology of Italy as shown in Fig 2a places the company's properties in the on-land shallow depths of the Apenninic Foredeep basin.

The Apennines are the consequences of the subduction of three types of lithosphere with different characteristics but pertaining to the same Adriatic plate.¹

- In the north central Apennines, thin continental lithosphere at the surface in the foreland, and probably thinner at depth, occurs;
- In the southern Apennines, thick continental lithosphere occurs in the foreland, whereas probably old oceanic lithosphere constitutes the slab at depth to the west (northern prologation of the Ionian Mesozoic basin;
- In the southern sector, offshore Calabria, old oceanic Ionian lithosphere occurs both in the foreland and at depth.

The Misano Adriatico exploration play has gas resources in the Cenozoic Upper Tertiary Pliocene sand levels as represented in the Stratigraphic Column of Fig 2b.

^{1 &#}x27;An Introduction To The Italian Geology' - Carlo Doglioni and Giovanni Flores, 1997

Reserves

Total gross proved developed producing conventional non-associated marketable gas reserves of 88 MMscf have been estimated for the one producing gas well. This estimate is based on a conservative production decline analysis as presented in Figure 3a.

Gross probable additional developed producing conventional non-associated marketable gas reserves of 41 MMscf have been estimated for the same well based on the best fit production decline analysis, as presented in Figure 4a.

Production

The Misano Adriatico gas concession is being produced from well Misano 2 which has been historically producing 36 Mscf/d prior to being shut-in during 2020 for political reasons. The well is expected to be placed back on production in July 2021.

Product Prices

An average 2021 gas price of \$7.36/Mscf has been used for this area based on information provided by the Company, which reflects a correlation to World Bank European posted gas prices.

Capital Expenditures

There are no forecasted capital expenditures as presented in Table 3a.

Total abandonment and reclamation liabilities of \$57,000 (\$57,000 net to the Company) have been estimated based on a reasonable expectation for these types of wells. The abandonment and site reclamation costs are presented in Table 3b.

Operating Costs

Operating costs for this area have been estimated to be \$706 per well per month plus \$1.95/Mscf, based on information provided by the Company.

EC	onomics					
	An economic summary is pre		able 4 and the	e results	of our economic an	alysis are
	presented on Tables 4a and 4	b.				
			50		'hanman	
					A COLUMN THE STATE OF THE PETE	oleum Engineering Ltd.

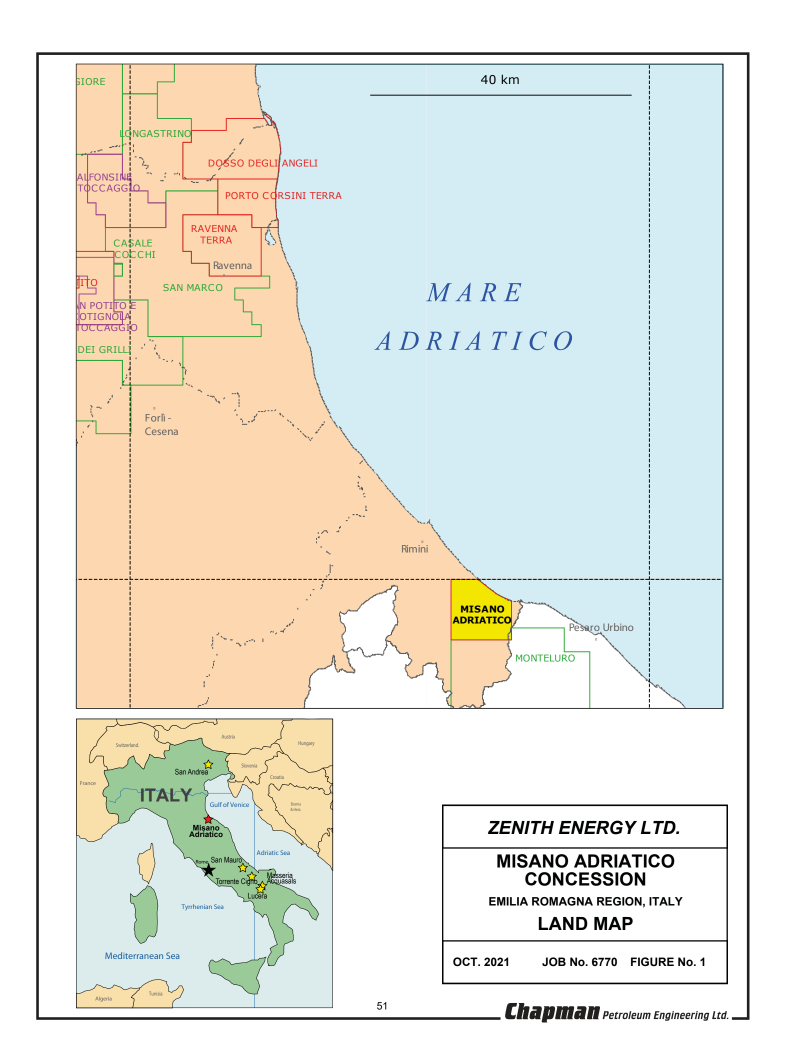


Table 1

Schedule of Lands, Interests and Royalty Burdens October 1, 2021

Zenith Energy Ltd.

Misano Adriatico Concession, Onshore Italy

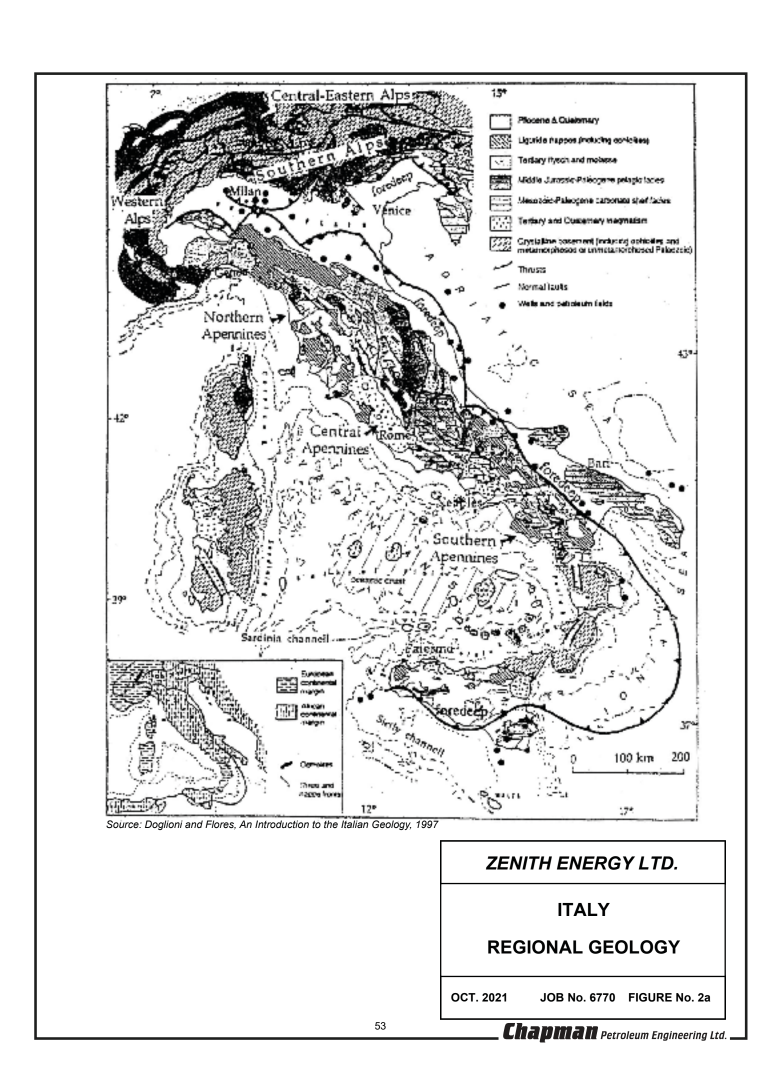
			Appraised In	terest	Royalty	Burdens	
Description	Rights Owned	Gross Acres	Working %	Royalty %	Basic %	Overriding %	
Misano Adriatico Concession	[A]	642	100.0000		7.0000 [1]		

General Notes: [1] Only if over 25 million cubic meters annually (882.9 MMCF), 0% at forecast rates.

Rights Owned: [A] All P&NG.

This Concession is scheduled to expire in 2020 but an extension is expected to be granted based

on the remaining reserves.



System	Series	Stage	Age (Ma)									
Quaternary	Pleistocene	Gelasian	younger	ZONES OF INTEREST								
	Diagona	Piacenzian	2.588-3.600	← GAS ZONE								
	Pliocene	Zanclean	3.600-5.332	← GAS ZONE								
	Miocene	Messinian	5.332-7.246	← GAS ZONE								
Name		Tortonian	7.246–11.608									
Neogene		Serravallian	11.608–13.65									
		Langhian	13.65–15.97									
											Burdigalian	15.97–20.43
		Aquitanian	20.43-23.03									
Paleogene	Oligocene	Chattian	older									

ZENITH ENERGY LTD.

ITALY STRATIGRAPHIC CHART

OCT. 2021 JOB No. 6770 FIGURE No. 2b

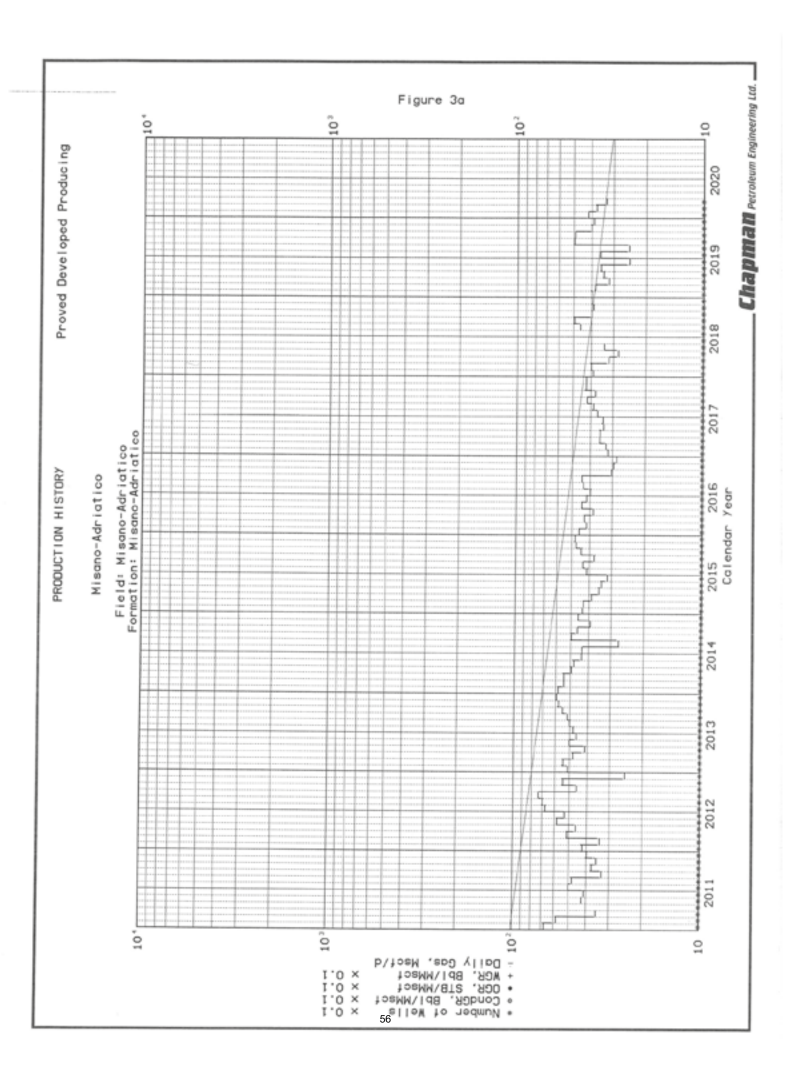
Table 2

Summary of Gross Reserves October 1, 2021

Zenith Energy Ltd.

Misano Adriatico Concession, Onshore Italy

		Current or Initial Rate	Ultimate RGIP	Cumulative Production	Remaining RGIP (raw)	Remaining RGIP (sales)	Remaining NGLs	Reference
Description		Mectid	(MMscf)	(MMscf)	(MMscf)	(MMscf)	(MBbls)	
Proved Developed Producing								
Misano Adriatico Concession	Misano 2	36	532	439	93	88	0	Fig 3a
	Total Proved	36	532	439	93	88	0	
Probable Incremental								
Misano Adriatico Concession	Misano 2 (incr.)	0	43		43	41	0	Fig 4a
	Total Probable	0	43	0	43	41	0	
	Total Proved Plus Probable	36	575	439	136	129	0	



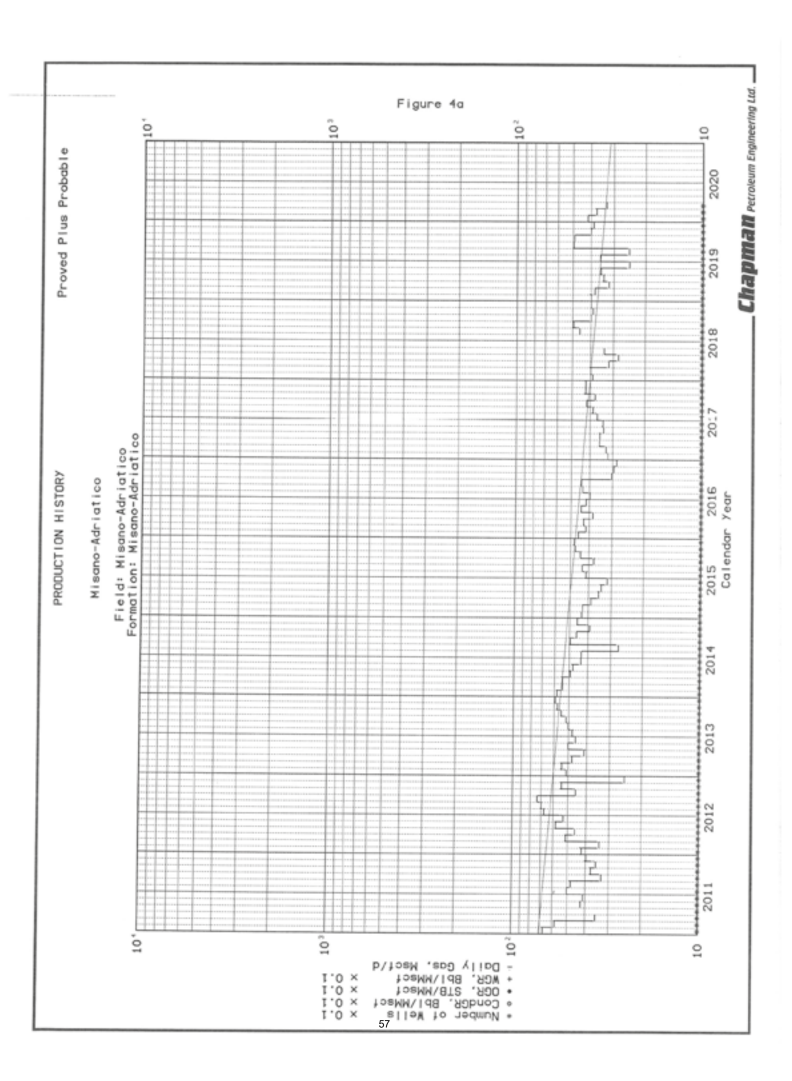


Table 3a

Summary of Anticipated Capital Expenditures

Development

October 1, 2021

Zenith Energy Ltd.

Misano Adriatico Concession, Onshore Italy

No anticipated capital expenditures.

Table 3b

Summary of Anticipated Capital Expenditures Abandonment and Restoration

October 1, 2021

Zenith Energy Ltd.

Misano Adríatico Concession, Onshore Italy

Description	Well Parameters	Capital Interest %	Gross Capital M\$	Net Capital M\$
Misano Adriatico Concession	Abandon 1 gas well, reclaim the land	100.0000	57	57
	Total Abandonment and Restoration		57	57

Note: M\$ me

M\$ means thousands of dollars.

The above capital values are expressed in terms of current dollar values without escalation.

Table 4 Summary of Company Reserves and Economics Before Income Tax October 1, 2021

Forecast Prices & Costs

Zenith Energy Ltd.

Misano Adriatico Concession, Italy

					Net 1	Го Арр	rais		erest					
				Rese	rves			Cumulative Cash Flow (BIT) - MUS\$						
		Light	and	Conve	ntional									
		Mediu	Medium Oil Natural gas			NG	L							
		MS	STB	MM	MMscf		Mbbls		Discounted at:					
Description ·	Gross	Net	Gross	Not	Gross	Net	Undisc.	5%/year	10%/year	15%/year	20%/year			
Proved Developed Producing														
Misano-2		_ 0	0	_88	88	0	0	255	234	210	187	168		
Total Proved Developed Producing		0	0	88	88	0	0	255	234	210	187	168		
Probable														
Probable Developed Producing														
Misano-2	Incr.	0	0	41	41	0	0	154	106	71	49	35		
Total Probable Developed Producing		0	0	41	41	0	0	154	106	71	49	35		
Total Proved Plus Probable		0	0	129	129	0	0	409	340	281	236	203		

MUS\$ means thousands of United States dollars.

Gross reserves are the total of the Company's working interest share before deduction of royalties owned by others.

Net reserves are the total of the Company's working and/or royalty interest share after deducting the amounts attributable to royalties owned by others.

Table 4a

EVALUATION OF: Misano Adriatico Concession, Onshore Italy - Proved Developed Producing

REM

INTEREST

% Interest % of Puture Revenue.

WELL/LOCATION - Missno-2
EVALUATED BY - COMPANY BYALUATED - Zenith Energy Ltd.
APPRAISAL POR - PORECAST PRICES & COSTS

EROD v7.43 P2 EMERGY SOLUTIONS PAGE 1 GLOBAL : 07-0CT-2021 6770 EFF:01-0CT-2021 DISC:01-0CT-2021 PROD:01-0CT-2021 RUN DATE: 7-0CT-2021 TIME: 12:34 FILE: Gm:FP1.DAE

TRACT FACTOR - 100.0000 %
ULT POOL RESERVES - 9) MMCF
PRODUCTION TO DATE - 8/A
DSCLINE INDICATOR - EXPONENTIAL

TOTAL ABANDONMENT - 78249 -S- (2038) NOTE: BCONONIC LIMIT OCCURS IN 2038

ROYALTIES/TAXES

AVG MI 100.0000%

STATE

Sales Gas Pool. Company Share # of Price Year Wells \$/MCF Gross MCF/D Vol 2021 2022 2023 2024 2025 7.36 7.50 7.50 7.63 7.77 11 10 9 8 11 10 9 8 2026 2027 2028 2029 2030 2031 2032 2033 2034 2035 8.28 8.38 8.49 8.60 8.70

707	 	8.0	

ı		&Aband		ture Never				Royalt	ies		Oper	ating Co	xete			Proc4			Puture	Not Rev
1	Wass		011											FR After	Met.	Other	Cap'l	Aband		
ı	Year		011	SaleGas	Products			Other	Mineral			Variabl		RoyaOper	back	Income	Costs	Costs	Undiec	10.0%
ı		-\$-	-5-	-9-	-8-	-\$-	-\$-	-5-	-9-	-1-	-8-	-5-	S/MCF	-5-	S/MCF	-5-	-8-	-8-	- 5 -	- 5 -
ı																				
ı																				
ı	2021			22270		22270	0	0	0	. 0	2112	6207	2.75	13951	4.61	0			13951	13784
ı	2022	0		83401		83401	0		0	. 0	8523	23287	2.86	51591	4.64	o o		- i	51591	48022
ı	2023			74180	0	74180	0	0	0	. 0	8694	21127	3.01	44360	4.48	o o			44360	37538
ı	2024			67158	9	67158	0	0	0	. 0	8867	19167	3.19	39123	4.45	0		- i	39123	30097
ı	2025			60781	0	60781	0	0		. 0	9045	17389	3.38	34347	4.39	0			34347	24021
ı												2.222			4.55				34347	24022
ı	2026	0		54621	0	54621		0		.0	9226	15776	3.59	29619	4.25	0			29619	18831
ı	2027	0		49000	o o	49080		0		. 0	9410	14312	3.83	25357	4.10	ŏ	ő	ő	25357	14656
ı	2028	0		44096	0	44096		o o	- 1	. 0	9598	12985	4.10	21513	3.93					
ı	2029	0	ė.	39615	ō	39615		o o		. 0	9790	11780	4.40	18044	3.68				21513	11304
ı	2030	0	d		0	35585	i i	0		. 0	9986	10687	4.75	14912		ě	0		18044	8619
ı							-				2220	20007	4.73	14712	3.42				14912	6475
ı	2031	0	0	32066	0	32066	0		0	. 0	10186	9696								
ı	2032	0	ō		ő	28890	ő		č	. 0	10390	8797	5.13	12104	3.14	0	9	0	12184	4810
ı	2033	ö	ò		ő	26025	ő	- :		. 0	10597		5.57	9704	2.82	0	0	0	9704	3483
ı	2034	- o	ò	23440	ő	23440	ő	- :				7981	6.06	7447	2.43	0		0	7447	2430
ı	2035		õ	21108	ě	21108		- :		.0	10809	7240	6.62	5390	1.98	0			5390	1599
ı									-	. 0	11025	6569	7.25	3524	1.45	0			3514	948
ı																				
1	SUB	0	0	662316	0	662316	0													
1	31,304	70249	ē		ŏ	36248	ő		0		138259			331058		0	9		331058	226615
1	TOT	78249		698564		698564	ě	9	0	. 0	22717	11366		2166		0	0	78249	-76083	-16914
1				020304		236366		0	0	.0	160976	204364		333224		0	0	78249	254975	209701
1																				

						7771	0 70249
	NE	T PRESENT VA	LUE (-\$-) ex				PROFITABILITY
Discount Rate	.01	5.01 8	.04 10.01	12.0%	15.0% 20.0	. Constant ements to	
PR After Roy & Oper. Proc & Other Income.		270587 242	762 227138	213405	195709 17215	Rate of Return	(4)

.0 52.3 47.7

Street & State of Toronto.	222224	2.0000	44194	441110	213405	732103	172152	Mate of Return (%)	n/a
Proc & Other Income.	0	0	0	0	0	0	0	Profit Index (undisc.)	n/a
Capital Costs									
Abandonment Costs	78249						ų.	(disc. @ 10.0%) .	n/a
		36283	23280	17436	13128	8657	4420	(disc. @ 5.0%) .	m/a
Puture Net Revenue .	254975	234304 2	219482	209701	200277	187052	167724	First Payout (years)	
							201124	raise rejout (years)	m/a
								Total Payout (years)	m/a
		erere contri	OUT BROOM					Cost of Finding (\$/808)	n/a
				Ope	F FR M	ter Capi	tal Puture	MPV @ 10.0% (\$/MCF)	
	1et Ver	ar Average	in Marcon 1 t	ten for	to Bound	ner dep			2.38
	100 100							MPV @ 5.0% (\$/MCF)	2.66
% Interest	100.	.0 100.0	1						
A cold Statement Statement									

.0

36.5

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Before

Table 4b

EVALUATION OF: Misano Adriatico Concessios, Onshore Italy - Proved Plus Probable Developed P ERGO v7.43 F2 EMERGY SOLUTIONS PAGE 1
GLOBAL : 07-0CT-2021 G770
EFF.01-0CT-2021 DISC:01-0CT-2021 FROD:01-0CT-2021
FUN DATE: 7-0CT-2021 TIME: 12:35
FILE: Gm:RA1.DAX

TRACT FACTOR - 100.0000 % ULT POOL RESERVES - 116 MMCF PRODUCTION TO DATE - N/A DOCLINE INDICATOR - EXPONENTIAL

TOTAL ABANDONNENT - 90 -MG- (2045) MOTE: ECONOMIC LIMIT OCCURS IN 2045

WELL/LOCATION - Misano-2 EVALUATED BY -COMPANY EVALUATED - Senith Energy Ltd. APPRAISAL FOR -PROJECT - FORECAST PRICES & COSTS

INTEREST

ROYALTIES/TAXES

AVO MI 100.0000%

STATE

Sales Gas MMCF POOL Company Share MCF/D Vol Gross Net 2021 2022 2023 2024 2025 7.36 7.50 7.50 7.63 7.77 2026 2027 2028 2029 2030 2031 2032 2033 8.28 8.38 8.49 8.60 8.70 2035 REM 129

1	= P/T = COMPANY SHARE PUTURE NO									E NET E	EVENUE								
1	Capital &Aband		ure Rever	tue (FR)			Royalt	ies		Opera	ting Co	ets	PR After	Mark	Proc4				Not Rev
Year	Costs	-HS-	SaleGas -M\$-	Products -M\$-	Total	State -MS-	Other -MS-	Mineral -MS-		Fixed	Wariabl		RoykOper		Other Income -MS-		Coets -MS-	Undisc -MS-	
2021				0															
2022		0	86	0	22 86	0		0	.0		24	2.75	14 53	4.62	0	0	0	14 53	14 50
2023				0	7.9	0	0	0	. 0	9	23	2.96	48	4.54	ō.	ő	ő	4.0	41
2025				0	75 70	0	0	:	-0	2	21	3.09	44	4.55	0	0	0	44	34
					10				. 0	2	20	3.22	41	4.54	0	0	0	41	29
2026		0		0	65		0	0	. 0	9	19	3.37	37	4.47	0	0	0	37	24
2020		ó		0	61 57		0		. 0	. 9	18	3.53	34	4.39	0	0	0	34	20
2029		ō		ő	53	ŏ	ő	ő	.0	10	17	3.71	31.	4.30		0	0	31 28	16 13
2030	0	0	50	0	5.0	ō	0	ō	. 0	10	15	4.10	25	4.07	ŏ	ő	0	26	11
2031	0	0	46	0	46													-	
2032		ő		ő	44	0		0	.0	10	14	4.55	22	3.96	0	0	0	22	9 7
2033	0	0		0	41	0	- 0	ő		11	12	4.81	1.8	3.68	ő	ő	0	20	- 6
2034		0		0	3.8	0		0	.0	11	12	5.09	1.6	3.50	ō	ő	ő	16	5
2005			36	0	36	0		0		11	11	5.40	14	3.30	0		0	14	4
sua	.0	0		0	823	0	0	0	. 0	138	241		444		0	0		444	200
TOT	90	0		9	240	0	0	0	. 0	110	7.5		5.5		0	0	90	-35	0
	30		1063	0	1063	0	0	0	. 0	248	316		499		0	0	90	409	261
				NET PRESE	FT VALUE	/-MS-1													
															eeee PRC	SFITABL	PEAK		Before
	ount Rate		.0%	5.0%	8.0%	10.		2.0%	15.0%	20.			COMPANY						Tax
PR A	fter Roy	& Oper.	499	369	318		291	268	240		05		Rate of		n (%)				n/a
Capi	& Other	Income.	0	0	0		0	0	0		0		Profit						n/a
Abare	donment C	cete	90	30	16		10	0 7	0		0				disc. e				n/a
	re Not Re		409	340	302		20	261	236	21	13		First P		(disc. e				n/a
I													Total P	ayout	(years)				n/a n/a
				COM	DANY SE	ARE							Cost of	Findia	ng (\$/80	(8)			n/a
ı			let Y	ear Avers	ge Boy	alties	Costs	FR Afte	or Ca	pital osts	Puture NotRev		NPV 0 1	0.09 ((MCF)				2.17
								,						2.04 15	in mark i				2.63
* of	Puture R	evenue.	100	0.0 100	.0	0	53.1	46.5		. 0	30.5								

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TORRENTE CIGNO GAS CONCESSION ONSHORE, ITALY

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Individual Cash Flows c) Masseria Vincelli 1 – Proved Plus Probable Developed Producing 83
d) Hz Loc. Masseria Vincelli 2 – Probable Undeveloped

TORRENTE CIGNO GAS CONCESSION ONSHORE ITALY DISCUSSION

Property Description

The Company owns 45% working interest in the Torrente Cigno gas concession covering approximately 2,545 acres and located onshore Italy along the Adriatic coast. The Company owns a 100% working interest in an electrical generation facility which utilizes gas from wells in this concession. The partner's raw gas, including condensate, is purchased at the facility intake. This concession expires in 2029, but can be extended, in order to align with the Company's additional development plans.

A map showing the Torrente Cigno concession location is presented in Figure 1a, and a description of the ownership is presented in Table 1.

Geology

The regional geology of Italy as shown in Figure 2a places the company's properties in the onland shallow depths of the Apenninic Foredeep basin.

The Apennines are the consequences of the subduction of three types of lithosphere with different characteristics but pertaining to the same Adriatic plate. 1

- In the north central Apennines, thin continental lithosphere at the surface in the foreland, and probably thinner at depth, occurs;
- In the southern Apennines, thick continental lithosphere occurs in the foreland, whereas probably old oceanic lithosphere constitutes the slab at depth to the west (northern prologation of the Ionian Mesozoic basin;
- In the southern sector, offshore Calabria, old oceanic Ionian lithosphere occurs both in the foreland and at depth.

^{1 &#}x27;An Introduction To The Italian Geology' - Carlo Doglioni and Giovanni Flores, 1997

The Torrente Cigno exploration play has gas resources from a subcropping sequence of carbonates beneath a significant unconformity below the base Pliocene, as represented in the Stratigraphic Column of Figure 2b and as seen in the structure of Figure 2c.

Reserves

Total gross proved developed producing conventional non-associated marketable gas reserves of 788 MMscf and 11.0 Mbbl of condensate have been estimated for the one producing gas well Masseria Vincelli 1. These estimates are based on volumetric analyses as presented in Table 2a.

Gross probable additional developed producing conventional non-associated marketable gas reserves of 1,439 MMscf and 26 Mbbl of condensate have been estimated for the same MV1 well based on a volumetric analysis assuming an improved drainage area and slightly higher condensate/gas ratio, as presented in Table 2a.

Probable undeveloped gas reserves of 13,413 MMscf and 216 Mbbl of condensate have been estimated for an offset horizontal well location (Masseria Vincelli 2) based on volumetric analysis based on reservoir parameters as shown in Table 2b. (This table reflects the reserves of the total accumulation.)

Production

The Masseria Vincelli 1 well is located in the southern part of Torrente Cigno concession. The MV1 well has been producing from the top of the Apulian platform carbonates belonging to or oligo-Miocene transgressive deposits. The well came into production during the month of October 2002.

The well Masseria Vincelli 1 was historically producing at a fairly constant rate of 458 Mscf/d into the Company's electrical generation facility until it was shut-in in 2020 for political reasons. The prospect is expected to be reactivated in July 2021 at the same production rate which is predicted to be constant for the next six years to maintain operation of a single 1.4 MWh unit before commencing a decline.

The offset probable horizontal well location Masseria Vincelli 2 is expected to be drilled in 2021 and produce at a rate of 1,000 Mscf/d which will maintain the operation of the other three 1.4

Chapman Petroleum Engineering Ltd.

MWh units at the electrical generation facility for a number of years. Later in life, as the well declines, non utilized units will be taken off line.

Product Prices

A net effective gas price for 2021 of \$3.43/Mscf has been established for this property based on the revenues generated from the electricity generation facility and correlated to the World Bank European gas price forecast. This price accounts for a deduction of \$1.58/Mscf off the total sales volume to account for the purchase of the partner's 55% share of the gas.

Condensate is sold for \$76.05/Bbl.

Capital Expenditures

Total capital expenditures of \$3,333,000 (\$1,500,000 net to the Company) have been estimated for the drilling, testing, completion, and tie-in of one new well, as presented in Table 3a.

Total abandonment liabilities of \$114,000 (\$51,300 net to the Company) have been estimated based on a reasonable expectation for these types of wells. The abandonment and site reclamation costs are presented in Table 3b.

Operating Costs

Operating costs for the wells and facility combined have been estimated to be \$9,887 per month, plus \$0.79/Mscf net to the Company, based on revenue and expense statements provided. These costs account for the reimbursement of well and gas handling costs from the 55% WI partner and costs relating to condensate production and sales.

Economics

An economic summary is presented on Table 4 and the results of our economic analysis are presented on Tables 4a through 4d.

Chapman Petroleum Engineering Ltd.

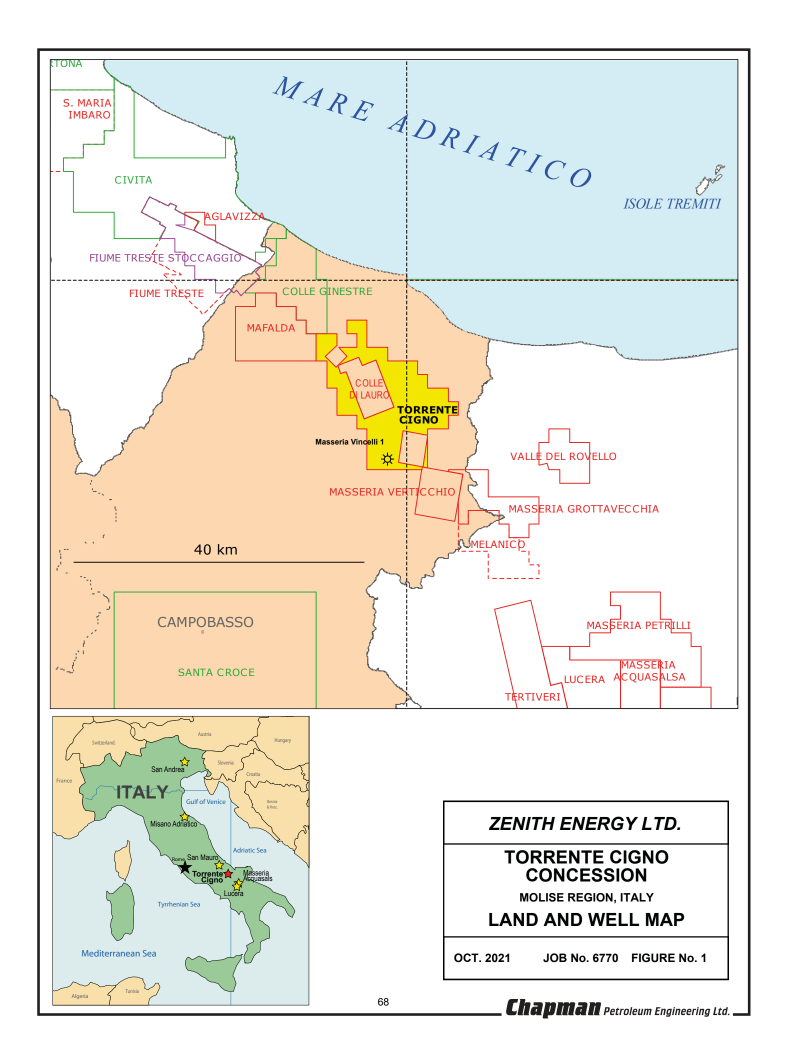


Table 1

Schedule of Lands, Interests and Royalty Burdens October 1, 2021

Zenith Energy Ltd.

Torrente Cigno Concession, Onshore Italy

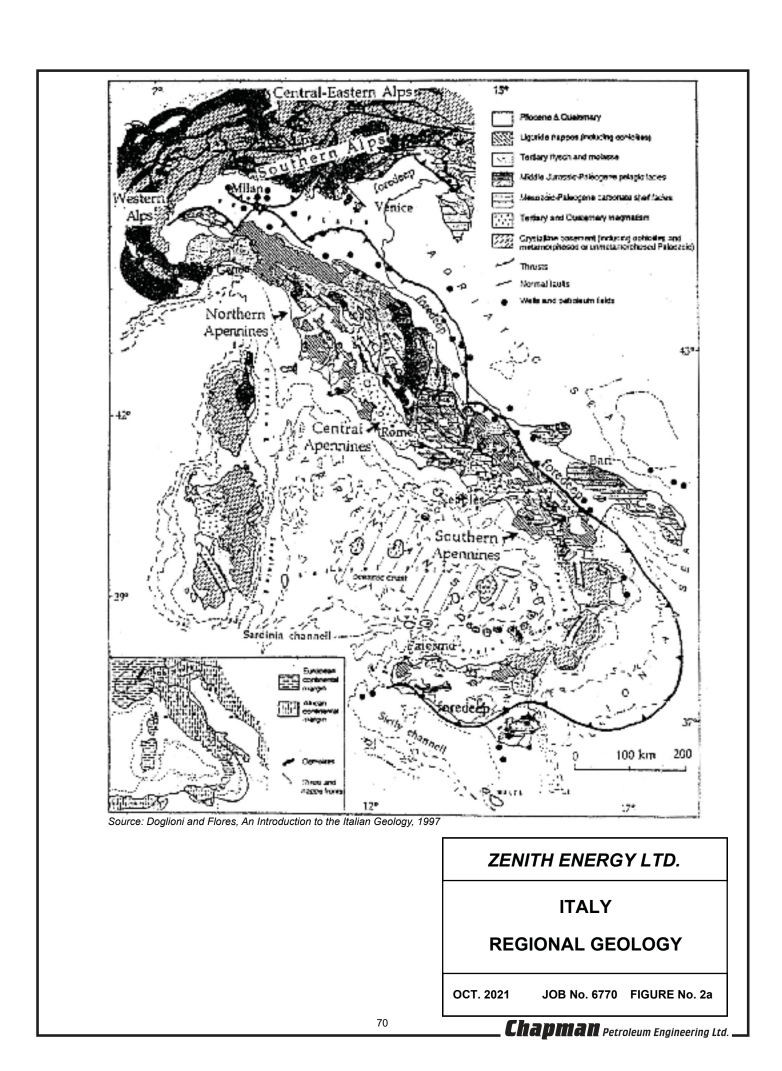
			Appraised In	iterest	Royalty Burdens		
Description	Rights Owned	Gross Acres	Working %	Royalty %	Basic %	Overriding %	
Masseria Vincelli 1 Masseria Vincelli 2 (Location)	[A]	2,545	45.0000		7.0000 [1]		

General Notes: [1] If over 25 million cubic meters annually (882.9 MMCF)

[2] This gas is used for electrical generation from the Company's 100% owned facility and revenue from electricity sales is realized by the Company at 100%.

Rights Owned: [A] All P&NG.

This concession is scheduled to expire in 2019. An extension is expected to be granted to align with the Company's additional development plans.



System	Series	Stage	Age (Ma)	
Quaternary	Quaternary Pleistocene		younger	
	Discour	Piacenzian	2.588-3.600	GAS ZONE
	Pliocene	Zanclean	3.600-5.332	← GAS ZONE
	Miocene	Messinian	5.332–7.246	← GAS ZONE
		Tortonian	7.246–11.608	ZONE OF INTEREST
Neogene		Serravallian	11.608–13.65	
		Langhian	13.65–15.97	
		Burdigalian	15.97–20.43	
		Aquitanian	20.43-23.03	
Paleogene	Oligocene	Chattian	older	

ZENITH ENERGY LTD.

ITALY STRATIGRAPHIC CHART

OCT. 2021 JOB No. 6770 FIGURE No. 2b

Chapman Petroleum Engineering Ltd. ____

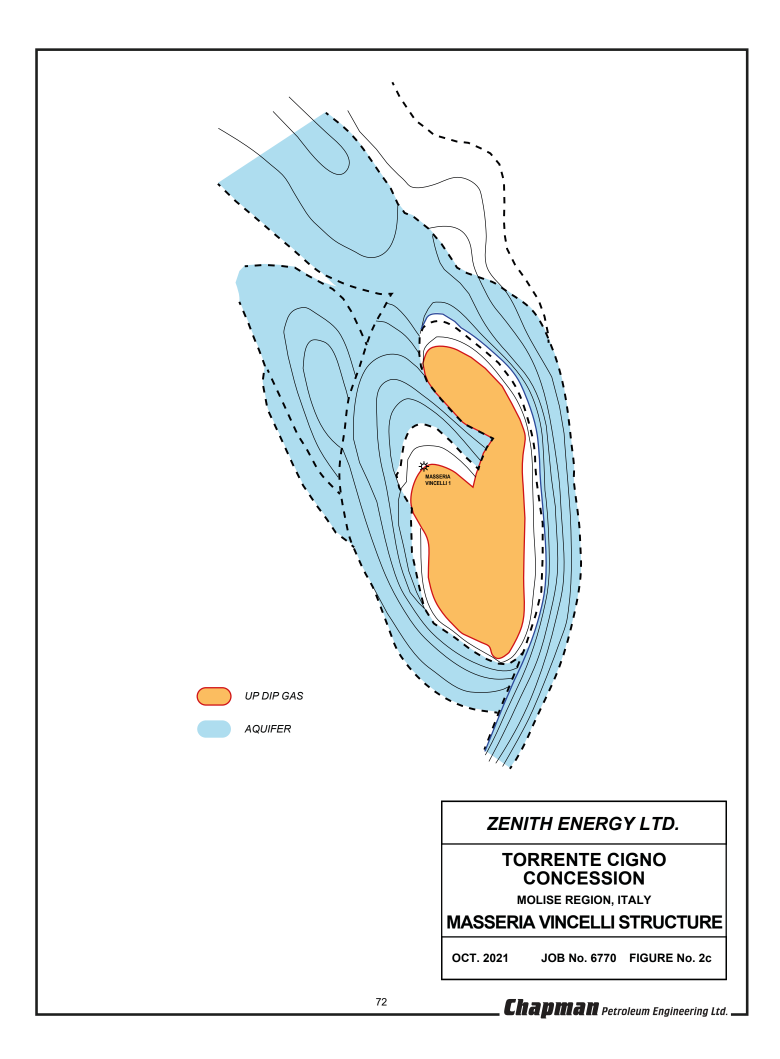


Table 2

Summary of Gross Reserves October 1, 2021

Zenith Energy Ltd.

Torrente Cigno Concession, Onshore Italy

Description Proved Developed Producing		Current or Initial Rate Mscfld	Ultimate RGIP (MMscf)	Cumulative Production (MMscf)	Remaining RGIP (raw) (MMscf)	Remaining RGIP (sales) (MMscf)	Remaining NGLs (MBbls)	Reference
Tomente Cigno Concession	Masseria Vincelli 1 Total Proved	458	3,100	2,253 2,263	847	788 788	11	Fig 3a & Table 2a
Probable Developed Production Torrente Cigno Concession Probable Undeveloped Torrente Cigno Concession	Masseria Vincelli 1 HZ Loc. Masseria Vincelli 2 Total Probable	(Incr.)	1,547 Mar 22 14,423	0	1,547	1,439	26	Fig 4a & Table 2a Table 2b
1	Total Proved Plus Probable		16,970	2,253	15,970	14,852	242	

Table 2a

SUMMARY OF GROSS RESERVES AND RESERVOIR PARAMETERS October 1, 2021

Torrente Cigno, Italy

	Developed	Proved	MV-1 Carbonates (1) Proved Plus Probable
PRODUCT TYPE			
Non-Associated Gas			
RESERVOIR PARAMETERS			
Reservoir Pressure, psia		2,946	2,946
Reservoir Temperature, deg F		134	134
Average Porosity, %		15.0	15.0
Average Water Saturation, %		30.0	30.0
Compressibility Factor, Z		0.798	0.798
Petroleum Initially-in-Place, Mscf/ac.	ft	1009.0	1008.5
Reservoir Loss, %		40.0	40.0
Surface Loss, %		7.0	7.0
RESERVES			
Net Pay, feet		32.0	32.0
Area, acres		160	240
Petroleum Initially-in-Place, MMscf		5,166	7,745
Reserves Initially-in-Place, MMscf		3,100	4,647
Cumulative Production, MMscf		2,253	2,253
Remaining Raw Reserves, MMscf		847	2,394
Remaining Marketable Reserves, MMscf		788	2,226
NGL's Recovery, bbl/MMscf		15	15
Remaining NGL's, bbls		12,705	35,910

Note: (1) Interval 2240.0 - 2255.0 m KB.

Table 2b

SUMMARY OF GROSS RESERVES AND RESERVOIR PARAMETERS October 1, 2021

Torrente Cigno, Italy

Total Proved plus Probable MV1 & MV2 Apullian Carbonate (1)

PRODUCT TYPE	

Non-Associated Gas

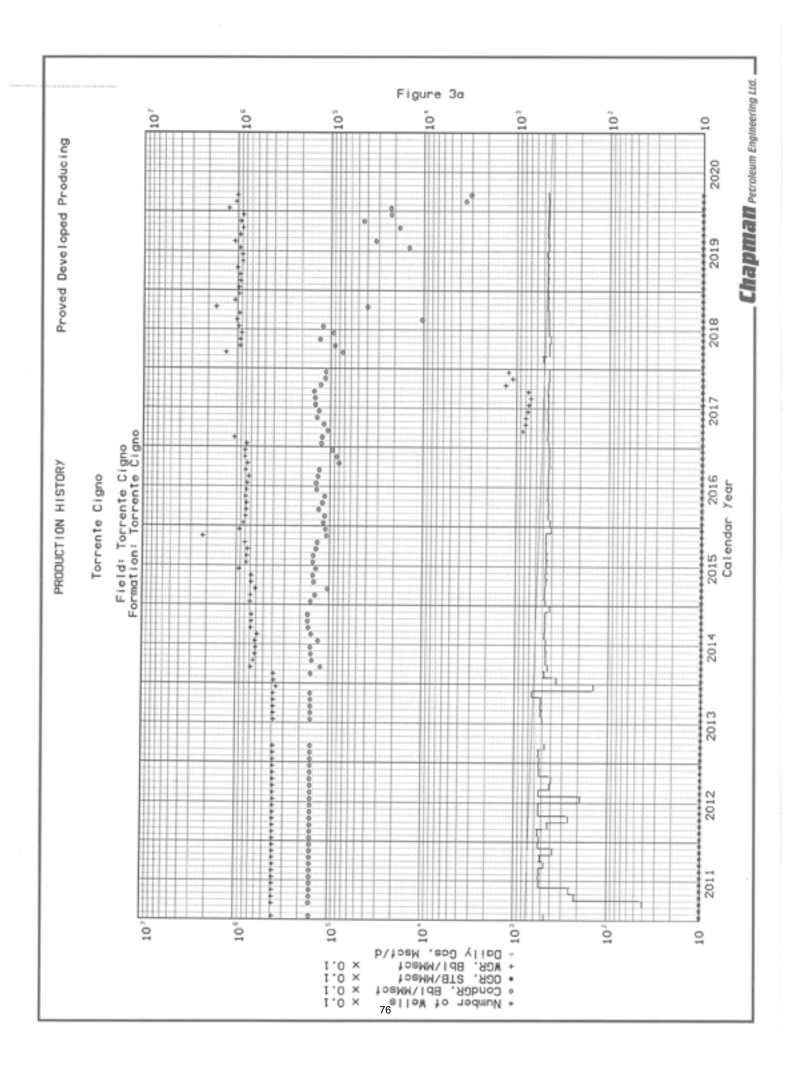
RESERVOIR PARAMETERS

Reservoir Pressure, psia Reservoir Temperature, deg F Average Porosity, % Average Water Saturation, % Compressibility Factor, Z	2,946 134 15.0 30.0 0.798
Petroleum Initially-in-Place, Mscf/ac.ft	1009.0
Reservoir Loss, %	40.0
Surface Loss, %	7.0

RESERVES

Net Pay, feet	70.0
Area, acres	450
Petroleum Initially-in-Place, MMscf	31,784
Reserves Initially-in-Place, MMscf	19,070
Cumulative Production, MMscf	2,253
Remaining Raw Reserves, MMscf	16,817
Remaining Marketable Reserves, MMscf	15,640
NGL's Recovery, bbl/MMscf	15
Remaining NGL's, bbls	252,255

Note: (1) Interval 2240.0 - 2255.0 m KB.



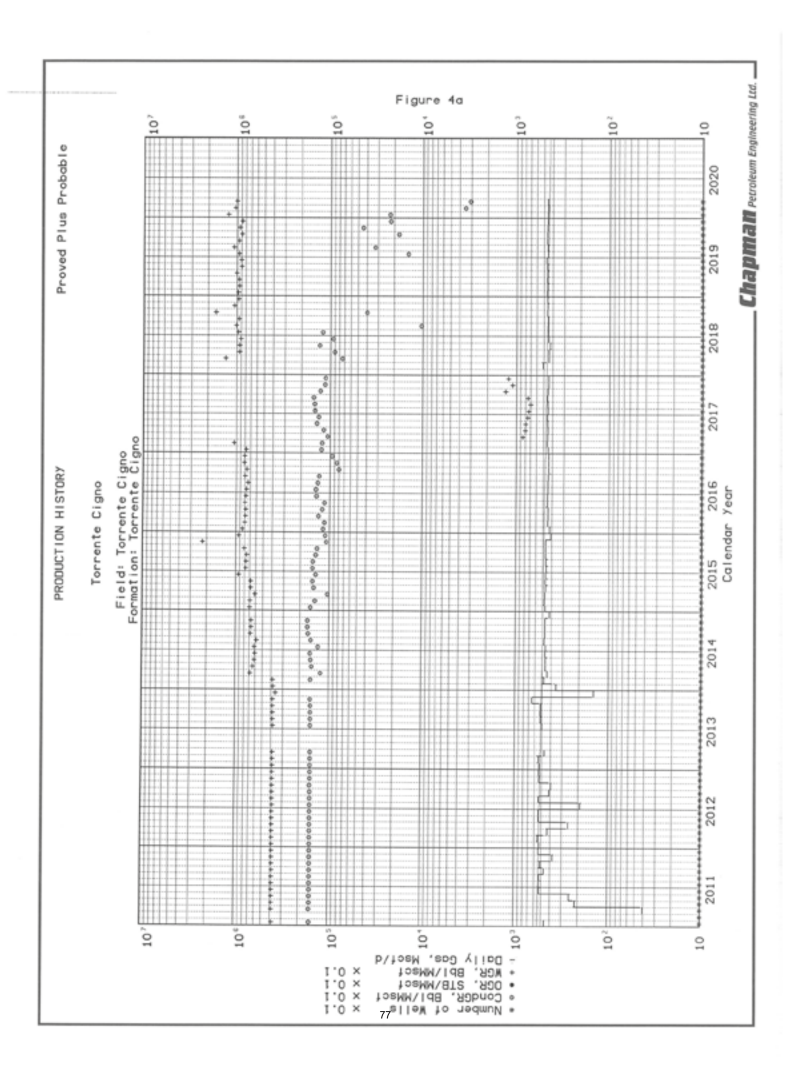


Table 3a

Summary of Anticipated Capital Expenditures

Development

October 1, 2021

Zenith Energy Ltd.

Torrente Cigno Concession, Onshore Italy

Description	Date	Operation	Capital Interest %	Gross Capital MS	Net Capital M\$
Probable Loc. Masseria Vincelli 2	March -22	Horizontal drilling, testing, completion, and tie-in Total Probable	45.0000	3,333	1,500 1,500

Note: M\$ means thousands of dollars.

The above capital values are expressed in terms of current dollar values without escalation.

Unless details are known, drilling costs have been split 70% Intangible and 30% Tanglible for tax purposes

Table 3b

Summary of Anticipated Capital Expenditures Abandonment and Restoration

October 1, 2021

Zenith Energy Ltd.

Torrente Cigno Concession, Onshore Italy

Description	Well Parameters	Capital Interest %	Gross Capital M\$	Net Capital M\$
Torrente Cigno Field	Abandon 1 gas well MV1, reclaim the land	45.0000	57	26
Torrente Cigno Field	Abandon 1 gas well MV2, reclaim the land	45.0000	57	26
	Total Abandonment and Restoration		114	51

Note: M\$ means thousands of dollars.

The above capital values are expressed in terms of current dollar values without escalation.

Forecast Prices & Costs

Table 4 Summary of Company Reserves and Economics Before Income Tax October 1, 2021

Zenith Energy Ltd.

Torrente Cigno Concession, Italy

				Net 1	Го Арр	rais	ed Interest						
				erves			Cumulative Cash Flow (BIT) - MUS\$						
	Light		Conventional										
	Mediu			ral gas	NO								
Barrier Control		MSTB		MMscf		Mbbls		Discounted at:					
Description	Gross	Net	Gross	Net	Gross	Net	Undisc.	5%/year	10%/year	15%/year	20%/year		
Proved Developed Producing													
Masseria Vincelli-1 Apullian Carbonate	0	0	788	788	_11_	11	2,181	1,935	1,734	1,568	1,429		
Total Proved Developed Producing	0	0	788	788	11	11	2,181	1,935	1,734	1,568	1,429		
Probable													
Probable Developed Producing													
Masseria Vincelli-1 Apullian Carbonate I	nor_0	0	1,439	1,439	25	25	3,891	2,475	1,644	1,134	809		
Total Probable Developed Producing	0	0	1,439	1,439	25	25	3,891	2,475	1,644	1,134	809		
Probable Undeveloped													
Masseria Vincelli-2 Apullian Carbonate	0	0	13,413	13,413	216	216	58,408	20,281	10,310	6,470	4,543		
Total Probable Undeveloped	0	0	13,413	13,413	216	216	58,408	20,281	10,310	6,470	4,543		
Total Probable	0	0	14,852	14,852	241	241	62,299	22,756	11,953	7,603	5,352		
Total Proved Plus Probable	0	0	15,640	15.640	252	252	64.480	24.691	13.687	9.171	6.781		

MUS\$ means thousands of United States dollars.

Gross reserves are the total of the Company's working interest share before deduction of royalties owned by others.

Net reserves are the total of the Company's working and/or royalty interest share after deducting the amounts attributable to royalties owned by others.

Columns may not add precisely due to accumulative rounding of values throughout the report.

Table 4s

EVALUATION OF: Torrente Cigno Concession - Proved Developed Producing

WELL/LOCATION - Masseria Vincelli-1
EVALUATED BY COMPANY EVALUATED - Denith Energy Ltd.
APPRAISAL POR PROJECT - PORECAST PRICES & COSTS

ERGO v7.4) P2 ENERGY SOLUTIONS PAGE 1 GLOBAL : 07-OCT-2021 6770 EFF:01-OCT-2021 DISC:01-OCT-2021 PROD:01-OCT-2021 RUN DATE: 7-OCT-2021 TIME: 12:35 FILE: GtcPF1.DAX

TRACT FACTOR - 100.0000 %
ULT FOOL RESERVES - 847 MMCP
PRODUCTION TO DATE - N/A
DECLINE INDICATOR - EXPONENTIAL

TOTAL ABANDONHENT -

28 -M\$- (2026)

INTEREST

ROYALTIES/TAXES

AVG WI 100.0000%

STATE

			Condensate BBL					
Year	# of Wells	Price S/MCP	Pool MCF/D		Company Gross		Price S/BBL	Co. Share Gross
2021 2022 2023 2024 2025	1 1 1	3.43 3.47 3.51 3.54 3.58	425.9 425.9 425.9 425.9 425.9	39 155 155 155 155	39 155 155 155 155	39 155 155 155 155	76.05 72.90 69.75 66.60 67.99	548 2173 2173 2173 2173
2026	1	3.62	347.0	127	127	127	69.42	1770
SUB SIM TOT				788 0 788	788 0 788	788 0 788		11011 0 11011

	Year	Capital &Aband Costs -M3-	Put Oil -MS-	SaleGas -M\$-	Products -Mg-	Total	State -M\$-	Royalt Other -M\$-		1 -%-		Variable -MS-		PR After RoyaOper -MS-	Net back \$/MCF	Proc& Other Income -MS-	Cap'l Costs -M\$-	Aband Costs -M\$-	Puture Undisc -MS-	Not Rev 10.0% -MS-
I	2021 2022 2023 2024 2025	0 0 0	0 0 0	134 539 546 550 557	42 158 152 145 148	176 598 697 695 704	0 0 0	0 0	0 0 0	.0	30 121 123 126 128	33 135 137 140 143	1.64 1.68 1.71 1.75	113 442 436 429 433	2.88 2.84 2.81 2.76 2.78	0 0 0	0 0 0	00000	113 442 436 429 433	112 412 369 330 303
I	2026	28	0	458	123	581	0	0			107	119	1.78	356	2.81	0	0	28	328	208
l	SUB SEM TOT	28 0 28	0	2785 0 2785	767 0 767	3552 0 3552	0 0	0	0 0	.0	635 0 635	707 0 707		2109 0 2109		0 0 0	0	28 0 28	2181 0 2181	1734 0 1734

***************************************	N	ET PRESENT	VALUE	-M\$-)====			
Discount Rate	.0%	5.0%	8.0%	10.0%	12.0%	15.0%	20.0%
FR After Roy & Oper.	2209	1957	1829	1752	1680	1582	1441
Proc & Other Income. Capital Costs		0	0	0	0	0	0
Abandonment Costs	28	22	20	18	17	15	12
Puture Net Revenue .	2181	1935	1809	2734	1663	1568	1429

						2000	
		*** COMPAN	Y SHARE **				
	1st Year	Average	Royalties	Costs	RoyalOpes	Capital Costs	Net hev
1 Interest	100.0						
% of Puture Revenue.			.0	37.8	62.2	.0	61.4

*************** FRUFITABLL	LII
COMPANY SHARE BASIS	Before Tax

Rate of Return (%)	n/a
Profit Index (undisc.)	n/a
(disc. @ 10.0%)	. n/a
(disc. @ 5.0%)	. n/a
First Payout (years)	n/a
Total Payout (years)	n/a
Cost of Finding (\$/808)	n/a
NPV @ 10.0% (S/MCF)	2.20
NEV 0 5.0% (\$/MCF)	

Chapman Petroleum Engineering Ltd.

EVALUATION OF: Torrente Cigno Concession, Italy

ERGO V7.43 P2 EMERGY SOLUTIONS GLOBAL : 07-OCT-2021 6770 EFF:01-OCT-2021 DISC:01-OCT-2021 RUN DATE: 7-OCT-2021 TIME: 13:29 FILE:

TOTAL

t Interest t of Puture Revenue.

EVALUATED BY COMPANY EVALUATED - Senith Energy Ltd.
APPRAISAL FOR PROJECT - PORECAST PRICES & COSTS

TOTAL CAPITAL COSTS -TOTAL ASAMDONMENT -

Sales Gas HMCF Pool Company S Condensate BBL Company Share Gross Net Price Share \$/886 Gross 3.43 425.9 3.47 1205.6 3.51 1355.9 3.54 1355.9 3.58 1355.9 76.05 72.90 69.75 66.60 67.99 2021 2022 2023 440 495 495 495 7098 7983 7983 7983 2024 2025 2026 2027 2028 2029 2039 495 495 495 495 495 7583 7583 7583 7583 7583 3.82 1328.5 3.86 1278.2 3.91 1234.3 3.95 1195.9 3.99 1162.4 485 467 151 437 424 485 467 451 437 424 76.98 78.58 60.22 81.89 83.59 7821 467 451 437 424 7525 7266 2034 SUB REM TOT 108086 144169 252255

ı	* P/T *							* COMPANY	SHUU	RE PUTUS	E NET S	STABLE							
ı	Capital &Aband		ure Rever	ue (PR)			Royalt	ies		Opera	ting Co	ets	PR After	Net	Proce	Cap·l	Aband		Net Rev
Yea	Costs -Hj-	Oil -MS-	SaleGas -M\$-	Products -MS-	Total	Cirows -MJ-	Other -M1-	Mineral -M2-	-1-	Pixed -MS-	Variabl	s/nom	RoyaOper -M3-	back s/som	Income -MS-	Costs -M3-	Costs -MS-	Undisc	10.0%
202: 202: 202: 202:	1530	0	1527 1737	48 517 557	182 2044 2294	0	0	:	-0 -0	30 222 247	33 381 437	13.89 11.81 11.91	119 1441 1610	26.21 28.19 28.01	0	1530 0	0	119 -89 1610	118 -83 1362
202		ő		532 543	2315	0	0		.0	252 257	455	12.14	1603	27.59 27.88	0	0	8	1603	1121
202 202 202 202 203		0 0 0 0		554 87 578 590 602	2346 1898 2409 2441 2473	0000	0 0 0	0 0 0	.0	262 267 273 278 284	464 473 483 493 502	12.63 12.89 13.14 13.41 13.68	1620 1157 1653 1670 1687	28.18 20.14 28.76 29.06 29.35	0 0 0	0 0 0	0 0 0	1628 1157 1653 1670 1687	1030 669 869 798 732
2031 2033 2033 2034 2035	0	0 0 0	1852 1801 1762 1724 1693	602 591 583 577 572	2454 2392 2344 2301 2265	9 9	0 0 0	0 0 0	.0	289 295 301 307 313	502 493 485 480 476	14.05 14.54 15.03 15.52 16.01	1663 1604 1558 1514 1476	29.53 29.61 29.78 29.87 29.96	0 0 0	0 0 0	0 0 0	1663 1604 1558 1514 1476	656 576 508 449 398
SUB REM TOT	1530 104 1634	0 0	24910 49786 74696	7531 17000 24532	32441 66786 99227	0 0 0	0 0	0 0	.0	3877 8508 12385	6604 14124 20728		21961 44154 66115		0 0	1530 0 1530	0 104 104	20431 44050 64480	10423 3264 13687
				NET PRESE	NT VALUE	E (-MS-)									PR	OPITABI	LITY		
	ount Rate		.01	5.0%	8.09			12.0%	15.0%	20.	ON			SHARE					Before Tax
PR A Proc Capi Aban	fter Roy 4 Other tal Costs donment C	& Oper. Income.	66115 0 1530 104	26187 0 1475 22	18261 1444	151			10551	81	16		Rate of	Return Index	n (%) (undisc. (disc. (10.01			999.9 39.5 9.6 16.5
	re Net Re		64480	24691	16801			11477	9171	-			Total 1	hayout	(years) (years)				1.3
							Oper	FR After	r Car		Puture		Cost of	Findi	ng (\$/80 \$/808)	08)			7.54
				ear Aver	age Roy	ralties	Costs	RoyaOpe	£ 0	osts	NetRev				5/BOE)				13.59

Chapman Petroleum Engineering Ltd.

.0 33.4 66.6 1.5 65.0

EVALUATION OF: Torrente Cigno Concession - Proved Flus Probable Developed Producing

MELL/LOCATION - Masseria Vincelli-1 EVALUATED BY - COMPANY EVALUATED - Emith Energy Ltd. APPRAISAL FOR - PORECAST PRICES & CO

- PORSCAST PRICES & COSTS

ERGO v7.43 P2 ENERGY SOLUTIONS PAGE 1 GLOBAL : 07-OCT-1021 6770 BFF:01-OCT-2021 DISC:01-OCT-2021 PROD:01-OCT-2021 RUN EATE: 7-OCT-2021 TIME: 12:32 FILE: Gt<RAL.DAX

TRACT FACTOR - 100.0000 %
ULT FOOL RESERVES - 2394 MMCF
PROSOCCION TO DATE - N/A
DECLINE INDICATOR - EXPONENTIAL

TOTAL ABANDONNESST -

37 -MG- (2039)

INTEREST

ROYALTIES/TAXES

AVG MI 100.0000%

STATE

## of Price				Condensate 80L					
Year Wells \$/MCP MCP/D Vol Gross Net \$/88L Gross 2021 1 3.43 425.9 39 39 39 76.05 632 2022 1 3.47 425.9 155 155 155 72.29 2508 2023 1 3.51 426.9 155 155 155 66.0 2509 2024 1 3.54 425.9 155 155 155 66.0 2509 2025 1 3.58 425.9 155 155 155 67.99 2508 2026 1 3.62 425.9 155 155 155 67.99 2508 2027 1 3.66 425.9 155 155 155 155 67.99 2508 2028 1 3.79 425.9 155 155 155 10.87 2508 2029 1 3.74 425.9 155 155 155 72.35 2508 2029 1 3.74 425.9 155 155 155 72.35 2508 2029 1 3.78 425.9 155 155 155 72.86 2508 2029 1 3.78 425.9 155 155 155 72.86 2508 2029 1 3.78 425.9 155 155 155 72.86 2508 2031 1 3.82 398.5 145 145 145 76.98 2346 2032 1 3.84 348.2 127 127 127 78.58 2609 2033 1 3.81 304.3 111 111 111 80.22 1791 2034 1 3.95 265.9 37 37 97 97 81.89 1568 2035 1 3.99 232.4 85 85 85 83.59 1368 2008 2008 2028 2028 2028 3223 3389									
2021 1 3.43 425.9 39 39 39 76.05 632 2032 1 3.47 425.9 155 155 155 72.90 2508 2023 1 3.54 425.9 155 155 155 67.290 2508 2024 1 3.54 425.9 155 155 155 66.60 2508 2025 1 3.58 425.9 155 155 155 66.60 2508 2026 1 3.62 425.9 155 155 155 69.42 2508 2027 1 3.66 425.9 155 155 155 10.07 2508 2027 1 3.66 425.9 155 155 155 10.07 2508 2028 1 3.70 425.9 155 155 155 72.35 2508 2029 1 3.74 425.9 155 155 155 72.35 2508 2029 1 3.74 425.9 155 155 155 72.35 2508 2029 1 3.78 425.9 155 155 155 72.35 2508 2029 1 3.74 425.9 155 155 155 72.35 2508 2031 1 3.82 398.5 145 145 245 76.98 2346 2032 1 3.84 348.2 127 127 78.58 2050 2033 1 3.84 348.2 127 127 78.58 2050 2033 1 3.91 304.3 111 111 111 80.22 1791 2034 1 3.95 265.9 97 37 97 81.89 155 2035 1 3.99 232.4 85 85 85 83.59 1168	Venez								
2022 1 3.47 425.9 155 155 155 72.90 2508 2023 1 3.51 425.9 155 155 66.60 2508 2024 1 3.54 425.9 155 155 155 66.60 2508 2025 1 3.58 425.9 155 155 155 66.60 2508 2026 1 3.62 425.9 155 155 155 155 155 2027 1 3.66 425.9 155 155 155 10.87 2508 2028 1 3.70 425.9 155 155 155 155 10.87 2508 2028 1 3.70 425.9 155 155 155 72.35 2508 2029 1 3.74 425.9 155 155 155 73.86 2508 2029 1 3.74 425.9 155 155 155 73.86 2508 2020 1 3.78 425.9 155 155 155 75.40 2500 2031 1 3.84 348.2 127 127 127 28.58 2450 2031 1 3.84 348.2 127 127 127 78.58 2450 2031 1 3.85 348.2 127 127 127 78.58 2450 2031 1 3.93 24.4 85 85 85 83.59 1168 880 2004 2004 2004 2004 3221 880 2004 223 223 223 3389					****	01000	146.0	6/ 886	01000
2022 1 3.47 425.9 155 155 155 72.90 2508 2023 1 3.51 425.9 155 155 66.60 2508 2024 1 3.54 425.9 155 155 155 66.60 2508 2025 1 3.58 425.9 155 155 155 66.60 2508 2026 1 3.62 425.9 155 155 155 155 155 2027 1 3.66 425.9 155 155 155 10.87 2508 2028 1 3.70 425.9 155 155 155 155 10.87 2508 2028 1 3.70 425.9 155 155 155 72.35 2508 2029 1 3.74 425.9 155 155 155 73.86 2508 2029 1 3.74 425.9 155 155 155 73.86 2508 2020 1 3.78 425.9 155 155 155 75.40 2500 2031 1 3.84 348.2 127 127 127 28.58 2450 2031 1 3.84 348.2 127 127 127 78.58 2450 2031 1 3.85 348.2 127 127 127 78.58 2450 2031 1 3.93 24.4 85 85 85 83.59 1168 880 2004 2004 2004 2004 3221 880 2004 223 223 223 3389									
1 3.51 425.9 155 155 69.75 2508 1024 1 3.54 425.9 155 155 155 66.60 2508 1025 1 3.54 425.9 155 155 155 66.60 2508 1026 1 3.62 425.9 155 155 155 69.42 2508 1027 1 3.66 425.9 155 155 155 10.87 2508 1028 1 3.70 425.9 155 155 155 72.35 2508 1029 1 3.74 425.9 155 155 155 72.36 2508 1029 1 3.78 425.9 155 155 155 72.86 2508 1020 1 3.78 425.9 155 155 155 72.86 2508 1031 1 3.82 398.5 145 145 145 76.98 246 1032 1 3.84 348.2 127 127 127 78.58 2658 1033 1 3.91 304.3 111 111 111 80.22 1791 1035 1 3.99 232.4 85 85 85 83.59 1368 1038 2004 2034 2004 3221 1039 232 223 223 3389	2021	1	3.43	425.9	3.9	3.9	39	76.05	632
2024 1 3.54 425.9 155 155 155 66.60 2508 2025 1 3.58 425.9 155 155 155 67.99 2508 2026 1 3.62 425.9 155 155 155 69.42 2508 2027 1 3.66 425.9 155 155 155 155 10.67 2508 2028 1 3.79 425.9 155 155 155 22.35 2508 2029 1 3.74 425.9 155 155 155 72.35 2508 2029 1 3.74 425.9 155 155 155 73.86 2508 2030 1 3.78 425.9 155 155 155 73.86 2508 2031 1 3.82 398.5 145 145 245 76.98 2346 2032 1 3.84 348.2 127 127 127 78.58 2050 2033 1 3.91 304.3 111 111 111 80.22 179 2034 1 3.95 265.9 97 37 97 81.89 155 2035 1 3.99 232.4 85 85 85 83.59 1168 888 2004 2034 2004 3223			3.47	425.9	155	155	155	72.99	2508
2025 1 3.58 425.9 155 155 155 47.99 2598 2026 1 3.62 425.9 155 155 155 69.42 2508 2027 1 3.66 425.9 155 155 155 155 10.87 2508 2028 1 3.79 425.9 155 155 155 72.85 2508 2029 1 3.74 425.9 155 155 155 73.86 2508 2029 1 3.78 425.9 155 155 155 73.86 2508 2030 1 3.78 425.9 155 155 155 75.40 2500 2031 1 3.82 398.5 145 145 145 76.98 2346 2032 1 3.84 348.2 127 127 127 78.58 2650 2033 1 3.91 304.3 111 111 111 80.22 1791 2034 1 3.95 265.9 37 97 97 81.89 1565 2035 1 3.99 232.4 85 85 85 83.59 1368				425.9	155	155	155	69.75	2508
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2027 1 3.66 425.9 155 155 155 10.87 2598 2028 1 3.79 425.9 155 155 155 72.35 2598 2029 1 3.74 425.9 155 155 155 72.36 2598 2030 1 3.78 425.9 155 155 155 75.40 2500 2031 1 3.82 398.5 145 145 145 76.98 2346 2032 1 3.86 348.2 127 127 127 78.58 2590 2031 1 3.95 265.9 97 97 97 81.89 1565 2035 1 3.99 232.4 85 85 85 83.59 1168 SUB 2004 2034 2034 3234 SEM 203 223 223 3389									
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ı	= P/T =							- COMPAN	TY SHAP	a ruru	RE NET R	BUNBAR							
1	Capital	Pu	ture Reve	nue (PR)			Royalt	ies		Oper	ating Co	1710			Procé				Net Rev
Year	Costs	011	Saledae	Product	e Total	State	CENER	Mineral			Variabl							Tradian.	
	-363 -	-MS-	- 905 -	-MS-	-MS-	-MS-		-MS-		-MS-		S/MCF	RoyaOper -Mi-	S/MCF	Income -MS-	-MS-	Costs -MS-	Undiec -MS-	10.0% -MS-
								-112-				011000	-249-	01 mor	-19-	-MG-	-100-	-145-	-M5-
I																			
2021	0		0 134		182	0	0	0	. 0	3.0	3.3	1.61	119	3.04	0	0	ō.	119	118
2022	0		0 539		722	0	0		. 0	121	135	1.64	467	3.00	0	0	ò	467	434
2023	0		0 546		721		0		.0	123	137	1.68	460	2.96	0	0	0	460	389
2024	0		0 550		727		0		.0	126	140	1.71	453	2.90		0	0	451	347
2025	0		0 557	170	727	9	0	0	.0	128	143	1.75	456	2.93	0	0	0	456	319
2026	0		0 563	174	737		0		.0	131	146	1.78	460	2.44					
2027	ö		569		596	ő	ő	ő		134	149	1.02	314	2.96	0	0	0	460	292
2026	o o		575	181	757	ő	ő	ő	1.0	136	152	1.85	469	3.01	ő	0	0	314	181 246
2029	0		581	185	767	ő	ő	ő		139	155	1.69	473	3.04	ő	ő	0	469	226
2030	0		589	189	777	ō	ő	ő	. 0	142	158	1.93	477	3.07	ő	ŏ	0	477	207
I													411	2.47				4.7.7	207
2031	0		556		736	0	0	0	.0	145	151	2.03	441	3.03	0		0	441	174
2032	0		9 491	161	652	0	0	0	.0	248	134	2.32	370	2.91	0	0	ō	370	133
2033	0	-		144	578	0		0	. 0	150	120	2.43	308	2.77	0	0	0	308	100
2034	0	9		126	512	0		0	. 0	153	107	2.68	251	2.59	0	9	0	251	75
2935			338	114	453	0		0	. 0	157	95	2.97	201	2.37	0	0	0	201	54
SUB	0		7405	2228	9633		0	0	. 0	1963	1954		5717		0	0			2246
REM	37		91.8	313	3231	ō	ő	ő	. 0	579	260		392		ő	ő	37	5717 356	3296
707	37		8323	2542	10865	ō	ő	ő	. 0	2542	2214		6109		ě	ő	37	6072	3378
																		0072	2310
I																			
				NET PERIS	INT VALUE	(-MS-)									**** PRO	OFITABL	LITY		
Disco	unt Rate		.01	5.0%	8.03	10.		12.0%	10.00	2.0			Charles and the second second						Before
					0.04				15.0%				COMPANY						Tax
	ter Roy		6109	4425	3746	3.3	84	3079	2705		3.9				n (%)				n/a
	& Other		0	0	0		0	0	0		0				(undisc.				n/a
Capit	al Costs		0	0	0		Ö	ő			Ď.		*****		(disc. 4				n/a
	onment 0		37	15	9		7	5	3		ĭ				(disc. 6				n/a
Putur	e Net Re	venue .	6072	4410	3736	3.3	78	3074	2702	2.2	38		Piret P		(years)				n/a
I													Total P	ayout	(years)				m/a
				00	MEANY SIK	AXS ***							Cost of	Pindi	ng (\$/80	(8)			m/a
ı							Oper	PR AFE	er Cap	pital	Puture		MFV @ 1	0.0%	S/MCP)				1.52
I			185 7	Year Aver	age Roy	alties	Costs	жоуворе	RE O	ere	MetRey		MPV @						1.98
k Total	erest			00.0 10															
	Puture B			70.0 10	0.0														
	- store so					.0	43.8	56.3	E .	.0	55.9								

Chapman Petroleum Engineering Ltd. .

EVALUATION OF: Torrente Cigso Concession - Probable Undeveloped

WELL/LOCATION - MERBERIA Vincelli-2 (Apullian Carbonate)
EVALUATED BY
COMPANY EVALUATED - Enith Energy Ltd.
APPRAISAL POR - POSSCAST PRICES & COSTS

ERGO V7.43 P2 EMERGY SOLUTIONS PAGE 1 GLOBAL : 07-OCT-2021 6770 EFF:01-OCT-2021 DISC:01-OCT-2021 PROD:01-MAR-2022 RUN DATE: 7-OCT-2021 TIME: 12:13 FILE: GtcRE2.DAX

TRACT FACTOR - 100.0000 %
ULT POOL RESERVES - 14423 MMCF
PRODUCTION TO DATE - N/A
DBCLINE INDICATOR - EXPONENTIAL
TOTAL CAPITAL COSTS - 1550 MS TOTAL ARANDONMENT - 68 MS - (2070)

INTEREST

ROYALTIES/TAXES

AVG MI 100.0000%

STATE

			Sale HM	s Gas CF			Conden 881	
	# of	Price	Poo				Price	Co. Share
Year	wells	\$/MCP	HCF/D	Vol	Gross	Net	\$/886	Gross
2021		3.43		0	0		24.04	
2022	ï					0	76.05	
2023	- 1	3.47	930.0	285	285	215	72.90	4590
2024	- 1		930.0	339	339	339	69.75	5475
		3.54	930.0	339	339	339	66.60	5475
2025	1	3.58	930.0	339	339	339	67.99	5475
2026	1	3.62	930.0	339	339	339	69.42	5475
2027	1	3.66	930.0	339	339	339	10.87	5475
2028	ī	3.70	930.0	339	339	339	72.35	5475
2029	1	3.74	930.0	339	339	339	73.86	5475
2030	- î	3.78	930 0	339	339	339	75.40	5475
2031	1	3.82	930.0	339	339	339	76.98	5475
2032	1	3.86	930.0	339	339	339		5475
2033	1	3.91	930.0	339	339	339	80.22	5475
2034	1	3.95	930.0	339	339	339	81.89	5475
2035	1	3.99	930.0	339	339	339	83.59	5475
SUB.				4697	4697	4697		75765
3.534				8716	8716	8716		140580
TOT				13413	13413	13413		216345

ı		= P/T =							- COMPA	ery stood	UE PUTU	RE NET S	SVENUE							
ı		Capital &Aband			nue (FR)			Royalt			Open	ating Co	ete	PR After	No.	Proc& Other	Camill	Shand	Puture	Net Rev
ı	Year	-MS-	-M\$-	SaleGas -MŞ-	-Mi-	Fotal	State -MS-	Other -M\$-	Mineral	-1-	Pixed -MS-	Variabl	e S/MCF	RoyaOper -MS-		Income -MS-		Coets -MS-	Undisc -M\$-	
ı																				
ı	2021	1530		0 0		1322	0	0	0	.0	101	247	1.22	974	3.42	0	1530	0	0	-517
ı	2023	0		0 1191	382	1573	0	ö	0	.0	123	300	1.25	1150	3.39	0	0	ō	-556 1150	973
ı	2025	0		0 1202 0 1215		1566	0	0	0	.0	126	306	1.27	1134	3.34	0	0		1134	873
ı	2026	0		1229	380	1609		0		. 0	131	318	1.32	1160	3.42	0	0		1160	737
ı	2027	0		1242		1302	0	0	0	. 0	134	325	1.35	844	2.49	ō.	0	ō	844	488
ı	2029	- o		1270		1652		0	0	.0	136	331	1.38	1185	3.49		0	0	1185	622 572
ı	5030	0		1283	413	1696	0	0	0	. 0	142	345	1.43	1210	3.56	0	ō	ō	1210	525
ı	2031	0		1297		1718	9	0		.0	245	351	1.46	1222	3.60	0	0	0	1222	482
ı	2033	ő		1310		1741	0			.0	148	359	1.49	1234	3.64	0	0	0	1234	443
ı	2034	0			448	1789	ő	ö	ō	. 0	153	373	1.55	1263	3.72	ő	ä	0	1263	375
ı	2035	0			458	1812	0	0	0	.0	157	380	1.50	1275	3.76	0	ō	o o	1275	344
ı																				
ı	SUB	1530	9	17505	5303 16687	22808	0	0	0	.0	1914	4651		16244		0	1510	0	14714	7126
	TOT	1598	- 3		21990	60363	0	0	0	.0	7930 9843	13863		43762		0	1510	68	43694 58408	3183
ı																				
ı					NUT PRESE	DIT TALU	E (-M\$-							*******		**** PRO	PITABI	LITY ==		
ı		unt Rate		.01	5.04	8.0			12.0%	15.0%				COMPANY						Before Tax
	PR AC	ter Roy	& Oper.	60006	21762	1451		734	9807	7847		77		Rate of						205.9
		a Other		0	0		0	0	0	0		0		Profit	Index	tundisc.)			36.6
		al Costs Onment C		1530	1475	144		424	1405	1377		34				(disc. 6				7.2
		e Net Re		58408	20281	1307	0 10	110	8402	6470		43		Pirst P		(disc. e				13.7
ı														Total P	wyout	(years)				1.6
ı					00	MUNANT SI	DOCE	Oper	PR AEL			Puture		NEV e 1	Pindi		(B)			1.03
ı				let	Tear Aver			Costs	Royalop	er o	cete	Nether		NEV 0						1.51
1		erest			30.0 10	0.0														
		Puture B					.0	32.1	67.	9	1.7	66.1								
1																				

Chapman Petroleum Engineering Ltd.

GLOSSARY OF TERMS (Abbreviations & Definitions)

General

BIT

Before Income Tax

AIT

- After Income Tax

M\$

Thousands of Dollars

Effective Date

The date for which the Present Value of the future cash flows and reserve categories are established

United States Dollars

WTI

\$US

 West Texas Intermediate – the common reference for crude oil used for oil price comparisons

ARTC

Alberta Royalty Tax Credit

GRP

Gas Reference Price

Interests and Royalties

BPO

Before Payout

APO

After Payout

APPO

After Project Payout

Payout

 The point at which a participant's original capital investment is recovered from its net revenue

GORR

Gross Overriding Royalty – percentage of revenue on gross revenue earned (can be an interest or a burden)

NC

 New Crown – crown royalty on petroleum and natural gas discovered after April 30, 1974

SS 1/150 (5%-15%) Oil

 Sliding Scale Royalty – a varying gross overriding royalty based on monthly production. Percentage is calculated as 1-150th of monthly production with a minimum percentage of 5% and a maximum of 15%.

FH

- Freehold Royalty

P&NG

- Petroleum and Natural Gas

Twp

Township

Rge

Range

Sec

Section

Chapman Petroleum Engineering Ltd. .

Technical Data

psia

Pounds per square inch absolute

MSTB

Thousands of Stock Tank Barrels of oil (oil volume at 60 F and 14.65 psia)

MMscf

Millions of standard cubic feet of gas (gas volume at 60 F and 14.65 psia)

Bbls

- Barrels

Mbbls

Thousands of barrels

MMBTU

Millions of British Thermal Units – heating value of natural gas

STB/d

- Stock Tank Barrels of oil per day - oil production rate

Mscf/d

 Thousands of standard cubic feet of gas per day – gas production rate

GOR (scf/STB)

 Gas-Oil Ratio (standard cubic feet of solution gas per stock tank barrel of oil)

mKB

 Metres Kelly Bushing – depth of well in relation to the Kelly Bushing which is located on the floor of the drilling rig. The Kelly Bushing is the usual reference for all depth measurements during drilling operations.

EOR

Enhanced Oil Recovery

GJ

Gigajoules

Marketable or Sales Natural Gas Natural gas that meets specifications for its sale, whether it occurs naturally or results from the processing of raw natural gas. Field and plant fuel and losses to the point of the sale must be excluded from the marketable quantity. The heating value of marketable natural gas may vary considerably, depending on its composition; therefore, quantities are usually expressed not only in volumes but also in terms of energy content. Reserves are always reported as marketable quantities.

NGLs

 Natural Gas Liquids – Those hydrocarbon components that can be recovered from natural gas as liquids, including but not limited to ethane, propane, butanes, pentanes plus, condensate, and small quantities of non-hydrocarbons.

Raw Gas

Natural gas as it is produced from the reservoir prior to processing.
 It is gaseous at the conditions under which its Volume is measured or estimated and may include varying amounts of heavier hydrocarbons (that may liquefy at atmospheric conditions) and water vapour; may also contain sulphur and other non-hydrocarbon compounds. Raw natural gas is generally not suitable for end use.

EUR

Estimated Ultimate Recovery



October 08, 2021

Chapman Petroleum Engineering Ltd. 700, 1122 – 4th Street SW Calgary, AB T2R 1M1

Dear Sir:

Re: Company Representation Letter

Regarding the evaluation of our Company's oil and gas reserves and independent appraisal of the economic value of these reserves for the year ended September 30, 2021, (the effective date), we herein confirm to the best of our knowledge and belief as of the effective date of the reserves evaluation, and as applicable, as of today, the following representations and information made available to you during the conduct of the evaluation:

- 1. We, Zenith Energy Ltd., (the Client) have made available to you, Chapman Petroleum Engineering Ltd. (the Evaluator) certain records, information, and data relating to the evaluated properties that we confirm is, with the exception of immaterial items, complete and accurate as of the effective date of the reserves evaluation, including the following:
 - Accounting, financial, tax and contractual data
 - Asset ownership and related encumbrance information;
 - Details concerning product marketing, transportation and processing arrangements;
 - All technical information including geological, engineering and production and test data:
 - Estimates of future abandonment and reclamation costs.



- We confirm that all financial and accounting information provided to you is, to the best of our knowledge, both on an individual entity basis and in total, entirely consistent with that reported by our Company for public disclosure and audit purposes.
- We confirm that our Company has satisfactory title to all of the assets, whether tangible, intangible, or otherwise, for which accurate and current ownership information has been provided.
- 4. With respect to all information provided to you regarding product marketing, transportation, and processing arrangements, we confirm that we have disclosed to you all anticipated changes, terminations, and additions to these arrangements that could reasonably be expected to have a material effect on the evaluation of our Company's reserves and future net revenues.
- 5. With the possible exception of items of an immaterial nature, we confirm the following as of the effective date of the evaluation:
 - For all operated properties that you have evaluated, no changes have occurred or
 are reasonably expected to occur to the operating conditions or methods that
 have been used by our Company over the past twelve (12) months, except as
 disclosed to you. In the case of non-operated properties, we have advised you of
 any such changes of which we have been made aware.
 - All regulatory, permits, and licenses required to allow continuity of future operations and production from the evaluated properties are in place and, except as disclosed to you, there are no directives, orders, penalties, or regulatory rulings in effect or expected to come into effect relating to the evaluated properties.
 - Except as disclosed to you, the producing trend and status of each evaluated well
 or entity in effect throughout the three-month period preceding the effective date
 of the evaluation are consistent with those that existed for the same well or entity
 immediately prior to this three-month period.



- Except as disclosed to you, we have no plans or intentions related to the ownership, development or operation of the evaluated properties that could reasonably be expected to materially affect the production levels or recovery of reserves from the evaluated properties.
- If material changes of an adverse nature occur in the Company's operating performance subsequent to the effective date and prior to the report date, we will inform you of such material changes prior to requesting your approval for any public disclosure of reserves information.
- We hereby confirm that our Company is in material compliance with all Environmental Laws and does not have any Environmental Claims pending.

Between the effective date of the report and the date of this letter, nothing has come to our attention that has materially affected or could affect our reserves and economic value of these reserves that has not been disclosed to you.

Yours very truly,

President and Chief Executive Officer

Vice-President & Chief Financial Officer

(B) Chapman Report 2021 – Tunisia (Sidi El Kilani Concession)

COMPETENT PERSONS REPORT

RESERVE AND ECONOMIC EVALUATION OIL PROPERTY

SIDI EL KILANI (SLK) CONCESSION TUNISIA

Owned by ZENITH ENERGY LTD.

September 30, 2021 (October 1, 2021)

Chapman Petroleum Engineering Ltd.

1122 - 4th Street S.W., Suite 700, Calgary, Alberta T2R 1M1 • Phone: (403) 266-4141 • Fax: (403) 266-4259 • www.chapeng.ab.ca

October 7, 2021

Zenith Energy Ltd.
Suite 1500, 15th Floor Bankers Court
850 - 2nd Street SW
Calgary AB Canada T2P 0R8

Attention: Mr. Andrea Cattaneo

Dear Sir:

Re: Reserve and Economic Evaluation – Zenith Energy Ltd. Sidi El Kilani (SLK) Concession, Tunisia – September 30, 2021

In accordance with your authorization we have performed a reserve and economic evaluation of the Sidi El Kilani (SLK) Concession located in the Pelagian Basin, onshore Tunisia, owned by Zenith Energy Ltd. (the "Company") for an effective date of September 30, 2021 (October 1, 2021).

This evaluation has been carried out in accordance with standards set out in the Canadian Oil and Gas Evaluation Handbook ("COGEH"), the professional practice standard under our Permit to Practice with APEGA and under the guidelines of the European Securities and Markets Authority (ESMA). The report has been prepared and/or supervised by a "Qualified Reserves Evaluator" under NI 51-101 as demonstrated on the accompanying Certificate of Qualification of the author(s).

The INTRODUCTION contains the authorization and purpose of the report and describes the methodology and economic parameters used in the preparation of this report.

The EXECUTIVE SUMMARY presents an overview of the evaluated property and addresses the summary information required by ESMA, Section 132.

The SUMMARY OF RESERVES AND ECONOMICS complements the Executive Summary and contains a concise presentation of the results of this reserve and economic evaluation. The net present values presented in this report do not necessarily represent the fair market value of the reserves evaluated in this report. All monetary values presented in this report are expressed in terms of US dollars.

The DISCUSSION contains a description of the interests and burdens, reserves and geology, production forecasts, product prices, capital and operating costs and a map of each major property. The economic results and cash flow forecasts (before income tax) are also presented on an entity and property summary level.

A REPRESENTATION LETTER from the Company confirming that to the best of their knowledge all the information they provided for our use in the preparation of this report was complete and accurate as of the effective date, is enclosed following the Glossary.

Because the reserves data are based on judgments regarding future events, actual results will vary and the variations may be significant. We have no responsibility to update our report for events and circumstances which may have occurred since the preparation date of this report.

Prior to public disclosure of information derived from this report, or our name as author, our written consent must be obtained, as to the information being disclosed and the manner in which it is presented. This report may not be reproduced, distributed or made available for use by any other party without our written consent and may not be reproduced for distribution at any time without the complete context of the report, unless otherwise reviewed and approved by us.

We consent to the submission of this report, in its entirety, to securities regulatory agencies and stock exchanges, by the Company.

It has been a pleasure to prepare this report and the opportunity to have been of service is appreciated.

Yours very truly,

Chapman Petroleum Engineering Ltd.

[Original Signed By:]
[Signature], [Licensed Professional's Stamp]
[Membership ID Number]
October 7, 2021
C. W. Chapman, P. Eng.,
President

[Original Signed By:]
[Signature], [Licensed Professional's Stamp]
[Membership ID Number]
October 7, 2021
Khaled (Kal) A. Latif, P.Geol.
Senior Associate

cwc/lml/6772

PERMIT TO PRACTICE CHAPMAN PETROLEUM ENGINEERING LTD.

[Original Signed By:]

Signature C.W. Chapman

Date _____October 7, 2021

PERMIT NUMBER: P 4201

Association of Professional Engineer

The Association of Professional Engineers and Geoscientists of Alberta

[APEGA ID Number]

CERTIFICATE OF QUALIFICATION

- I, C. W. CHAPMAN, P. Eng., Professional Engineer of the City of Calgary, Alberta, Canada, officing at Suite 700, 1122 4th Street S.W., hereby certify:
- THAT I am a registered Professional Engineer in the Province of Alberta and a member of the Australasian Institute of Mining and Metallurgy.
- THAT I graduated from the University of Alberta with a Bachelor of Science degree in Mechanical Engineering in 1971.
- THAT I have been employed in the petroleum industry since graduation by various companies and have been directly involved in reservoir engineering, petrophysics, operations, and evaluations during that time.
- THAT I have in excess of 40 years in the conduct of evaluation and engineering studies relating to oil & gas fields in Canada and around the world.
- 5. THAT I participated directly in the evaluation of these assets and properties and preparation of this report for Zenith Energy Ltd., dated October 7, 2021 and the parameters and conditions employed in this evaluation were examined by me and adopted as representative and appropriate in establishing the value of these oil and gas properties according to the information available to date.
- THAT I have not, nor do I expect to receive, any direct or indirect interest in the properties or securities of Zenith Energy Ltd., its participants or any affiliate thereof.
- THAT I have not examined all of the documents pertaining to the ownership and agreements referred to in this report, or the chain of Title for the oil and gas properties discussed.
- A personal field examination of these properties was considered to be unnecessary because the data available from the Company's records and public sources was satisfactory for our purposes.

[Original Signed By:]
[Signature], [Licensed Professional's Stamp]
[Membership ID Number]
October 7, 2021
C.W. Chapman, P.Eng.
President

PERMIT TO PRACTICE

CHAPMAN PETROLEUM ENGINEERING LTD.

[Original Signed By:]

Signature C.W. Chapman

Date October 7, 2021

PERMIT NUMBER: P 4201

The Association of Professional Engineers and Geoscientists of Alberta

[APEGA ID Number]

Chapman Petroleum Engineering Ltd.

CERTIFICATE OF QUALIFICATION

- I, KHALED (KAL) A. LATIF, P. Geol., Professional Geologist of the City of Calgary, Alberta, Canada, officing at Suite 700, 1122 4th Street S.W., hereby certify:
- THAT I am a registered Professional Geologist in the Province of Alberta.
- THAT I graduated from the University of Alexandria with a Bachelor of Science degree in Geology in 1979.
- THAT I have been employed in the petroleum industry since graduation by various companies and have been directly involved in geology, geophysics, petrophysics, operations, and evaluations during that time.
- THAT I have in excess of 35 years of experience in the conduct of evaluation and geological studies relating to oil and gas fields in Canada and internationally.
- 5. THAT I participated directly in the evaluation of these assets and properties and preparation of this report for Zenith Energy Ltd., dated October 7, 2021 and the parameters and conditions employed in this evaluation were examined by me and adopted as representative and appropriate in establishing the value of these oil and gas properties according to the information available to date.
- THAT I have not, nor do I expect to receive, any direct or indirect interest in the properties or securities of Zenith Energy Ltd., its participants or any affiliate thereof.
- THAT I have not examined all of the documents pertaining to the ownership and agreements referred to in this report, or the chain of Title for the oil and gas properties discussed.
- A personal field examination of these properties was considered to be unnecessary because the data available from the Company's records and public sources was satisfactory for our purposes.

[Original Signed By:]
[Signature], [Licensed Professional's Stamp]
[Membership ID Number]
October 7, 2021
Khaled (Kal) A. Latif, P.Geol.
Senior Associate

CERTIFICATE OF QUALIFICATION

- I, KONSTANTIN ZAITSEV, of the City of Calgary, Alberta, Canada, officing at Suite 700, 1122 4th Street S.W., hereby certify:
- THAT I am a Certified Technician in the Province of Alberta.
- THAT I graduated from the Kazak National Technical University, Kazakhstan, Almaty with a Bachelor of Science degree in Mechanical Engineering in 1996.
- THAT I graduated from the South Alberta Institute of Technology, Calgary, Canada with a Bachelor of Applied Petroleum Engineering Technology degree in 2010.
- 4. THAT I participated directly in the evaluation of these assets and properties and preparation of this report for Zenith Energy Ltd., dated October 7, 2021 and the parameters and conditions employed in this evaluation were examined by me and adopted as representative and appropriate in establishing the value of these oil and gas properties according to the information available to date.
- THAT I have not, nor do I expect to receive, any direct or indirect interest in the properties or securities of Zenith Energy Ltd., its participants or any affiliate thereof.
- THAT I have not examined all of the documents pertaining to the ownership and agreements referred
 to in this report, or the chain of Title for the oil and gas properties discussed.
- A personal field examination of these properties was considered to be unnecessary because the data available from the Company's records and public sources was satisfactory for our purposes.

[Original Signed By:] [Signature] Konstantin Zaitsev, C.Tech. Oil and Gas Reserves Evaluator

COMPETENT PERSONS REPORT

RESERVE AND ECONOMIC EVALUATION OIL PROPERTY

SIDI EL KILANI (SLK) CONCESSION TUNISIA

Owned by

ZENITH ENERGY LTD.

September 30, 2021 (October 1, 2021)

Chapman Petroleum Engineering Ltd. .

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Chapman Petroleum Engineering Ltd. ...

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INTRODUCTION

1. AUTHORIZATION

This evaluation has been authorized by Mr. Andrea Cattaneo, on behalf of Zenith Energy Ltd. The engineering analysis has been performed during the month of June 2021 and updated during October 2021.

2. PURPOSE OF THE REPORT

The purpose of this report was to prepare a third party independent appraisal of the oil reserves in the Sidi El Kilani (SLK) Concession, Tunisia, owned by Zenith Energy Ltd. for the Company's financial planning.

The values in this report do not include the value of the Company's undeveloped land holdings nor the tangible value of their interest in associated plant and well site facilities they may own.

3. USE OF THE REPORT

The report is intended to support a filing on a selected Stock Exchange and with the governing Securities administrator.

4. SCOPE OF THE REPORT

4.1 Methodology

The evaluation of the reserves and resources of these properties included in the report has been conducted under a discounted cash flow analysis of estimated future net revenue, which is the principal tool for estimating oil and gas property values and supporting capital investment decisions.

4.2 Land Survey System

This property and its boundaries are governed by a Concession agreement.

4.3 Economics

The economics presentation and methodology is presented in the Discussion of the report.

4.4 Barrels of Oil Equivalent

If at any time in this report reference is made to "Barrels of Oil Equivalent" (BOE), the conversion used is 6 Mscf: 1 STB (6 Mcf: 1 bbl).

BOEs may be misleading, particularly if used in isolation. A BOE conversion ratio of 6 Mcf: 1 bbl is based on an energy equivalency conversion method primarily applicable at the burner tip and does not represent value equivalency at the well head.

4.5 Environmental Liabilities

We have been advised by the Company that they are in material compliance with all Environmental Laws and do not have any Environmental Claims pending, as demonstrated in the Representation Letter attached.

5. BASIS OF REPORT

5.1 Sources of Information

Sources of the data used in the preparation of this report are as follows:

- Basic information regarding the property was derived from a series of Corporate presentations of the previous owner of the property, and our independent research from published information;
- ii) The ownership terms were determined as above;
- Capital expenditures, operating costs and product prices were based on budget material generated by the operator

5.2 Product Prices

Chapman Petroleum Engineering Ltd. conducts continual surveillance and monitoring on a number of Benchmark product prices both locally and internationally. Based on historical data, current conditions and our view of the relevant political and economic trends, we independently prepare oil, gas and by-product price forecasts including predictions for the near term (first few years) with 2 percent escalation thereafter.

In establishing our forecasts we also consider input from operating companies, consulting firms, oil & gas marketing companies and financial institutions. Our forecasts are updated quarterly and the latest one prior to the effective date would generally be used. The forecast used for this report is presented as an attachment to the Executive Summary.

The Benchmark Oil Price used in this evaluation is Brent crude, which closely correlates to crude prices in this region of Africa.

5.3 Product Sales Arrangement

The Company does not have any "hedge" contracts in place at this time.

5.4 Royalties

Royalties paid to the government from revenues on this concession are variable based on an "R" Factor, as discussed in the body of the report.

5.5 Capital Expenditures and Operating Costs

Operating costs and capital expenditures have been based on historical experience and analogy where necessary and are expressed in current year dollars but for economic purposes are escalated at 2% per year after the current year.

5.6 Income Tax Parameters

The income tax rate on this concession is based on an "R" Factor as follows:

R	Tax %
≤1.5	50
1.5 - 2	55
2 - 2.5	60
2.5 - 3	65
3 - 3.5	70
>3.5	75

5.7 Abandonment and Restoration

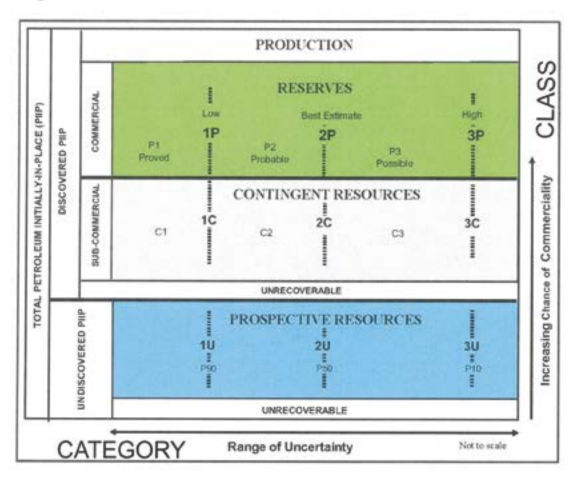
Abandonment and restoration costs are scheduled in the cash flow analysis.

6. EVALUATION STANDARD USED

6.1 General

This evaluation and report preparation have been carried out in accordance with standards set out in the APEGA professional practice standard "The Canadian Oil and Gas Evaluation Handbook", 3rd Edition December 2018 ("COGEH"), prepared by the Calgary Chapter of the Society of Petroleum Evaluation Engineers (SPEE).

COGEH uses the SPE-PRMS (2018 Update) resource classification system shown in the below diagram.



By way of explanation, 'CLASS' forms the vertical axis of the PRMS diagram and represents the range of Chance of Commerciality. Likewise, 'CATEGORY' forms the horizontal axis and provides a measure of the uncertainty in estimates of the Resource Class.

Petroleum Initially-In-Place (PIIP) is that quantity of petroleum that is estimated to exist originally in naturally occurring accumulations with reference to the above diagram and is potentially producible. It includes that quantity of petroleum that is estimated, as of a given date, to be contained in known accumulations, prior to production, plus those estimated quantities in accumulations yet to be discovered (equivalent to "total resources").

Discovered PIIP (equivalent to "discovered resources") is that quantity of petroleum that is estimated, as of a given date, to be contained in known accumulations prior to production. The Discovered PIIP includes production, Reserves, and Contingent Resources; the remainder is unrecoverable.

Undiscovered PIIP (equivalent to "undiscovered resources") is that quantity of petroleum that is estimated, on a given date, to be contained in accumulations yet to be discovered. The recoverable portion of undiscovered petroleum initially in place is referred to as "Prospective Resources", the remainder as "unrecoverable".

Unrecoverable is that portion of Discovered or Undiscovered PIIP quantities which is estimated, as of a given date, not to be recoverable by future development projects. A portion of these quantities may become recoverable in the future as commercial circumstances change or technological developments occur; the remaining portion may never be recovered due to the physical/chemical constraints represented by subsurface interaction of fluids and reservoir rocks.

6.2 Resource Definitions

The following definitions have been extracted from COGEH and represent an overview of the resource definitions and evaluation criteria required for compliance with the Canadian Securities National Instrument 51-101. These definitions are considered to be compliant with the PRMS - 2018, in that they use the same primary nomenclature, principles and concepts.

6.2.1 Reserves

The following Reserves definitions and guidelines are designed to assist evaluators in making Reserves estimates on a reasonably consistent basis and assist users of evaluation reports in understanding what such reports contain and, if necessary, in judging whether evaluators have followed generally accepted standards.

Reserves are estimated remaining quantities of oil and natural gas and related substances anticipated to be recoverable from known accumulations, as of a given date, based on the analysis of drilling, geological, geophysical, and engineering data; the use of established technology; and specified economic conditions, which are generally accepted as being reasonable. Reserves are further classified according to the level of certainty associated with the estimates and may be subclassified based on development and production status.

The guidelines outline

- general criteria for classifying reserves,
- · procedures and methods for estimating reserves,
- · confidence levels of individual entity and aggregate reserves estimates,
- · verification and testing of Reserves estimates.

The following definitions apply to both estimates of individual Reserves Entities and the aggregate of reserves for multiple entities.

RESERVES CATEGORIES

Reserves are categorized according to the probability that at least a specific volume will be produced. In a broad sense, Reserves categories reflect the following expectations regarding the associated estimates:

Reserves Category

Confidence Characterization

Proved (1P)

Low Estimate, Conservative

Proved + Probable (2P)

Best Estimate

Proved +Probable +Possible (3P)

High Estimate, Optimistic

a. Proved Reserves are those reserves that can be estimated with a high degree of certainty to be recoverable. It is likely that the actual remaining quantities recovered will exceed the estimated Proved Reserves.

- b. Probable Reserves are those additional reserves that are less certain to be recovered than Proved Reserves. It is equally likely that the actual remaining quantities recovered will be greater or less than the sum of the estimated Proved + Probable Reserves.
- c. Possible Reserves are those additional reserves that are less certain to be recovered than probable reserves. It is unlikely that the actual remaining quantities recovered will exceed the sum of the estimated Proved + Probable + Possible Reserves.

DEVELOPMENT AND PRODUCTION STATUS

Each of the reserves categories (proved, probable and possible) may be divided into developed and undeveloped categories.

- a. Developed Reserves are those Reserves that are expected to be recovered from existing wells and installed facilities or, if facilities have not been installed, that would involve a low expenditure (e.g., when compared to the cost of drilling a well) to put the Reserves on production. The developed category may be subdivided into producing and non-producing.
 - i. Developed Producing Reserves are those reserves that are expected to be recovered from completion intervals open at the time of the estimate. These reserves may be currently producing or, if shut-in, they must have previously been on production, and the date of resumption of production must be known with reasonable certainty.
 - Developed Non-Producing Reserves are those reserves that either have not been on production, or have previously been on production, but are shut-in and the date of resumption of production is unknown.
- b. Undeveloped Reserves are those reserves expected to be recovered from known accumulations where a significant expenditure (e.g., when compared to the cost of drilling a well) is required to render them capable of production. They must fully meet the requirements of the Reserves classification (Proved, Probable, Possible) to which they are assigned.

In multi-well pools, it may be appropriate to allocate total pool Reserves between the Developed and Undeveloped categories or to sub-divide the Developed Reserves for the pool between Developed Producing and Developed Non-Producing. This allocation should be based on the estimator's assessment as to the reserves that will be recovered from specific wells, facilities and completion intervals in the pool and their respective development and production status.

LEVELS OF CERTAINTY FOR REPORTED RESERVES

The qualitative certainty levels contained in the definitions are applicable to "individual Reserves entities," which refers to the lowest level at which Reserves calculations are performed, and to "Reported Reserves," which refers to the highest level sum of individual entity estimates for which Reserves estimates are presented. Reported Reserves should target the following levels of certainty under a specific set of economic conditions:

- At least a 90 percent probability that the quantities actually recovered will equal or exceed the estimated Proved Reserves,
- At least a 50 percent probability that the quantities actually recovered will equal or exceed the sum of the estimated Proved + Probable reserves.
- At least a 10 percent probability that the quantities actually recovered will equal or exceed the sum of the estimated Proved + Probable + Possible reserves.

A quantitative measure of the certainty levels pertaining to estimates prepared for the various Reserves categories is desirable to provide a clearer understanding of the associated risks and uncertainties. However, the majority of Reserves estimates are prepared using deterministic methods that do not provide a mathematically derived quantitative measure of probability. In principle, there should be no difference between estimates prepared using probabilistic or deterministic methods.

Additional clarification of certainty levels associated with Reserves estimates and the effect of aggregation is provided in Section 5.7.1.6, The Portfolio Effect, of COGEH.

6.2.2 Contingent Resources

Contingent Resources are those quantities of petroleum estimated, as of a given date, to be potentially recoverable from known accumulations using established technology or technology under development (TUD), but which are not currently considered to be commercially recoverable due to one or more contingencies. Contingent Resources are further categorized in accordance with the level of certainty associated with the estimates and may be sub-classified based on project maturity and/or characterized by their economic status.

Contingencies may include economic, environmental, social and political factors, regulatory matters, a lack of markets or prolonged timetable for development. Contingent Resources have a Chance of Development that is less than certain.

Contingent resources are further categorized according to their level of certainty associated with the estimates and may be sub-classified based on project maturity and/or characterized by their economic status.

Project Maturity Sub-Classes are: Development Pending, Development on Hold, Development Unclarified and Development Not Viable, as demonstrated in the chart below (Section 6.3).

Reports on Contingent Resources must specify the level of maturity and usually include 1C, 2C and 3C estimates.

There is no certainty that it will be commercially viable to produce any portion of the Contingent Resources.

6.2.3 Prospective Resources

Prospective Resources are those quantities of petroleum estimated, as of a given date, to be potentially recoverable from undiscovered accumulations by application of future development projects. Prospective resources have both an associated Chance of Discovery and a Chance of Development. Prospective resources are further subdivided in accordance with the level of certainty associated with recoverable estimates assuming their discovery and development and may be sub-classified based on project maturity.

The project maturity subclasses describe the stage of exploration and broadly correspond to chance of commerciality from in increasing order from "play" to "lead" to "prospect" as demonstrated in the chart below (Section 6.3).

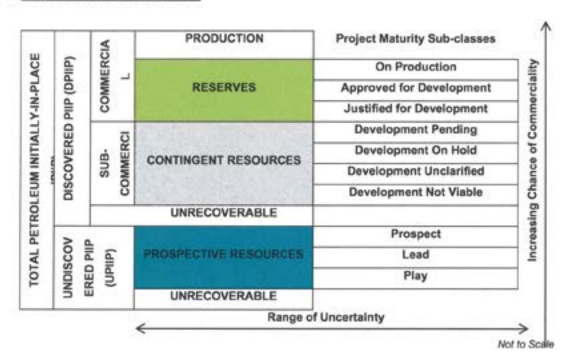
A "play" is a family of geologically similar fields, discoveries, prospects and leads. It would have the lowest chance of commerciality in these project maturity subclasses.

A "lead" is a potential accumulation within a play that requires more data acquisition and/or evaluation in order to be classified as a prospect.

A "prospect" is a potential accumulation within a play that is sufficiently well defined to represent a viable drilling target. A "prospect" would have the highest chance of commerciality.

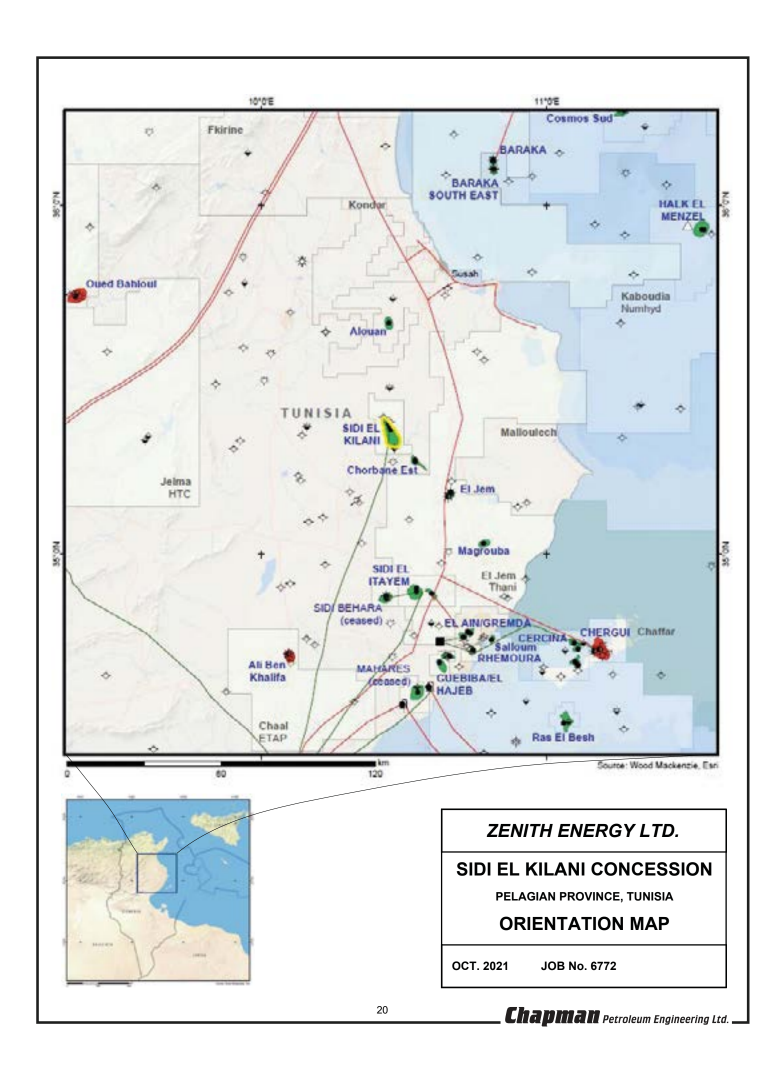
There is no certainty that any portion of the resources will be discovered. If discovered, there is no certainty that it will be commercially viable to produce any portion of the resources.

6.3 Project Maturity Sub-Classes



7. SITE VISIT

A personal field examination of these properties was not considered to be necessary because the data available from the Company's records and public sources were satisfactory for our purposes.



EXECUTIVE SUMMARY

This Executive Summary presents an overview of the Company's properties and results of the evaluation and, in particular, addresses the information required by the European Securities and Markets Authority (ESMA), Section 132.

- (a) Details of the reserves being evaluated have been established under COGEH (NI 51-101) standards are presented with their associated net present values on the attached Table 1 and 1T, before and after tax, respectively in the Summary and repeated on Table 4 and 4T in the Discussion of the report. The production and cash flow analyses are presented in Tables 4a and 4b for the Proved Developed Producing and Proved Plus Probable Reserves, respectively.
- (b) The anticipated project life of these overall properties based on the established Proved Plus Probable Reserves is 24 years.
- (c) The Company owns a 45% working interest in the Sidi El Kilani (SLK) Concession which is located onshore Tunisia about 190 km south of Tunis in the Pelagian Basin. The SLK concession covers 50,409 acres (204 square kilometers) and contains ten oil wells, two which are on continuous production and seven are produced intermittently and one is shut in. The Block is governed under a fiscal regime, the terms of which are presented in Table 1 in the Discussion of each property.
- (d) The SLK concessions is located onshore as described above, in a highly developed oil and gas region in Tunisia. The oil field produces from the Cretaceous Aboid formation and are generally pipeline connected to major facilities for sales.
- (e) The results of this evaluation are based on facts and assumptions typical of this type of engagement. It should be noted that under COGEH Section 7.8.2 evaluations are conducted without consideration of the availability of capital for funding the scheduled development. The product price forecasts used for this evaluation, shown in Attachment 1, are based on history and analysis and reflect the industry consensus as of the effective date of the report, however variations may occur and the variations could be material.

Attachment 1

CHAPMAN PETROLEUM ENGINEERING LTD. CRUDE OIL HISTORICAL, CONSTANT, CURRENT AND FUTURE PRICES

October 1, 2021

Date		WTI [1] \$US/STB	Brent Spot (ICE)[2] \$US/STB	AB Synthetic Crude Price [3] \$CDN/STB	Western Canada Select [4] \$CDN/STB	Exchange Rate \$US/\$CDN
HISTORI	CAL PRICE	S				
2012		94.05	111.63	92.56	71.70	1.00
2013		97.98	108.56	100.17	75.76	0.97
2014		93.12	99.43	101.07	82.07	0.91
2015		48.69	53.32	62.17	46.23	0.78
2016		43.17	45.06	57.98	38.90	0.76
2017		50.86	54.75	67.75	49.63	0.77
2018		64.92	71.64	75.06	50.17	0.77
2019		57.00	64.11	75.28	57.86	0.75
2020		39.54	43.40	48.78	37.05	0.75
2021	9 mos.	64.80	67.56	79.76	65.47	0.80
CONSTA	NT PRICES	(The average	of the first-day-of-the-mo	onth price for the prec	eding 12 months-SEC)	
		56.36	58.83	68.97	55.83	0.79
FORECA	ST PRICES					
2021	3mos.	75.50	79.28	87.01	70.47	0.80
2022		72.50	76.13	83.26	67.44	0.80
2023		69.50	72.98	79.51	64.40	0.80
2024		66.50	69.83	75.76	61.36	0.80
2025		67.83	71.22	77.42	62.71	0.80
2026		69.19	72.65	79.11	64.08	0.80
2027		70.57	74.10	80.84	65.48	0.80
2028		71.98	75.58	82.61	66.91	0.80
2029 2030		73.42	77.09	84.41	68.37	0.80
2030		74.89 76.39	78.63 80.21	86.24	69.86	0.80
2031		76.39	81.81	88.11 90.02	71.37 72.92	0.80
2032		79.47	83.45	91.97	74.50	0.80
2034		81.06	85.12	93.96	76.11	0.80
2035		82.68	86.82	95.99	77.75	0.80
2036		84.34	88.55	98.05	79.42	0.80
						0.00

Escalated 2% thereafter

Notes:

- West Texas Intermediate quality (D2/S2) crude (40API) landed in Cushing, Oklahoma.
 (Comperative WTI future oil prices are: \$US73.74/STB in 2021; \$US71.10/STB in 2022 and \$US64.66/STB in 2023)
- [2] The Brent Spot price is estimated based on historic data.
- [3] Equivalent price for Light Sweet Crude (D2/S2) & Synthetic Crude landed in Edmonton.
- [4] Western Canada Select (20.5API), spot price for B.C., Alberta, Saskatchewan, and Manitoba.

SUMMARY OF COMPANY RESERVES AND ECONOMICS INDEX

Forecast Prices and Costs

Table 1: Summary of Company Reserves and Economics - Before Tax

Table 1T: Summary of Company Reserves and Economics - After Tax

Chapman Petroleum Engineering Ltd. _

Table 1 Summary of Company Reserves and Economics Before Income Tax

October 1, 2021 (as of September 30, 2021)

Zenith Energy Ltd.

Sidi El Kilani (SLK) Concession, Tunisia

	Company	Reserves		Cumula	tive Cash Flow (E	BIT) - M\$			
	Oil - I	MSTB		Discounted at:					
Description	Gross	Net	Undisc.	5%/year	10%/year	15%/year	20%/year		
Proved Developed Producing									
Six Producing Wells	737	648	18,716	16,011	13,729	11,897	10,444		
Total Proved	737	648	18,716	16,011	13,729	11,897	10,444		
Probable Undeveloped Development wells (3), producing wells									
(incremental)	1,634	1,438	89,978	86,922	83,997	81,100	78,241		
Total Probable	1,634	1,438	89,978	86,922	83,997	81,100	78,241		

Table 1T Summary of Company Reserves and Economics After Income Tax

October 1, 2021 (as of September 30, 2021)

Zenith Energy Ltd.

Sidi El Kilani (SLK) Concession, Tunisia

Company	Reserves	Cumulative Cash Flow (BIT) - M\$					
Oil - I	MSTB						
Gross	Net	Undisc.	5%/year	10%/year	15%/year	20%/year	
737	648	8,422	7,219	6,202	5,384	4,734	
737	648	8,422	7,219	6,202	5,384	4,734	
1,634	1,438	40,490	26,827	18,760	13,707	10,370	
1,634	1,438	40,490	26,827	18,760	13,707	10,370	
2,371	2,086	48,912	34,046	24,962	19,091	15,104	
	737 737 737 1,634	737 648 737 648 1,634 1,435 1,634 1,438	737 648 8,422 737 648 8,422 737 648 8,422 1,634 1,438 40,490 1,634 1,438 40,490	Oil - MSTB Gross Net Undisc. 5%/year 737 648 8,422 7,219 737 648 8,422 7,219 1,634 1,438 40,490 26,827 1,634 1,438 40,490 26,827	Oil - MSTB Discounted at: Gross Net Undisc. 5%/year 10%/year 737 648 8,422 7,219 6,202 737 648 8,422 7,219 6,202 1,634 1,438 40,490 26,827 18,760 1,634 1,438 40,490 26,827 18,760	Oil - MSTB Discounted at: Gross Net Undisc. 5%/year 10%/year 15%/year 737 648 8,422 7,219 6,202 5,384 737 648 8,422 7,219 6,202 5,384 1,634 1,438 40,490 26,827 18,760 13,707 1,634 1,438 40,490 26,827 18,760 13,707	

M\$ means thousands of dollars

Net resources are the total of the Company's working interest share after deducting the amounts attributable to royaties and profit oil owned by the government.

SIDI EL KILANI CONCESSION

TUNISIA

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SIDI EL KILANI CONCESSION TUNISIA DISCUSSION

Property Description

The Company has acquired a 45.0 percent working interest in the Sidi El Kilani (SLK) Concession, Tunisia, which is located onshore in the Pelagian Basin, around 190 Km south of Tunis. The concession covers approximately 50,409 acres (204 square kilometers) and contains ten oil producers (2-continuous, 7-intermittent and one shut-in), two disposal wells and one well which was dry and abandoned. Two of the wells have been sidetracked as horizontal wells.

Production is subject to a graduated royalty, based on an "R" factor, to the government, and an Export Payment, which is one percent of gross revenues.

The details of the ownership and burdens are presented in Table 1 and a map of the producing field is presented on Figure 1.

Geology

Basin Geology

The Sidi EL Kilani Field Area is located onshore Tunisia in the Pelagian Basin. The Pelagian Province, as shown in Figure 2a, extends from the offshore shelf area of Tunisia and northern Libya to the east, and bound from the west by a north-south basement-related structural feature separating the Pelagian Province in eastern Tunisia from the Mesozoic Basin farther west (Bobier and others, 1991). The United States Geological Survey estimated the mean risked recoverable oil reserves of 1230 MMbbl within the Mesozoic combined reservoirs and 785 MMbbl in all Tertiary reservoirs, in addition to significant gas and NGL reserves (ref. USGS-2019).

As illustrated in Figures 2b and 2c; during Late Carboniferous and Permian, several rift basins and grabens formed along the northern margin of the African plate by extension as a result of the initial breakup of Gondwana and the opening of the Tethyan seaway. In Middle-Late Jurassic time, the central Atlantic Ocean opened between Laurasia and Africa, developing a rift zone between Africa and Europe. The shelf carbonates were deposited in the Pelagian Province at this time. Faults associated with the opening and rifting controlled the sedimentation from the Middle

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Jurassic to the present time (Morgan and others, 1998). Extension, subsidence and post-rift thermal sag continued into the Triassic and Early Jurassic where north-south faults and east-west transfer faults developed at this time in eastern Tunisia. Clastic and carbonate sediments as well as evaporites were deposited during the Triassic. During the Early Jurassic, shelf turbidites and pelagic carbonates were deposited. Rifting and subsidence continued during the Early Cretaceous along the northern margin of the African plate, where the faults associated with rifting continued to control the sedimentation. Clastic alluvial sediments and, open-marine clastic and carbonate sediments were deposited in the southern and northern portions of the basin, respectively. The African plate began to drift northward during the early Late Cretaceous, and this movement has continued to the present. Rifting occurred along the northern margin of the African plate as a result of dextral shearing between the African and European plates, developing a complex northwest-southeast trending of horst and graben system. In the Late-Cretaceous-Santonian time; structural inversion, reverse-thrust faulting, and folding occurred (Guiraud, 1998; Morgan and others, 1998). Gentle uplift occurred during the latest Cretaceous to Paleocene (Burollet, 1967a). In the early Eocene, transfer faults were reactivated leading to sedimentation control. Tectonic activity during the Late Oligocene to Miocene time resulted in non-deposition or erosion over much of the area. Magmatic activity has occurred throughout the area in the Aptian to Paleocene due to rifting on the Pelagian Shelf and in the Neogene to Quaternary due to Alpine collision and west Mediterranean opening.

Petroleum System

There are two main petroleum systems in the Pelagian Basin; the Jurassic-Cretaceous and Bou Dabbous Cenozoic petroleum systems, shown in Figures 2d and 2e respectively.

The hydrocarbon of the Jurassic-Cretaceous petroleum system was sourced from the deepmarine shales of Cretaceous: Bahloul, Lower Fahdene, and M'Cherga Formations; and Jurassic Nara Formation. The peak of hydrocarbon generation occurred during the Paleogene-Neogene (Hassan and Kendall, 2014). The hydrocarbons later migrated into the Jurassic-Cretaceous shallow marine Carbonates and Upper Cretaceous fractured deep-water chalks. The seals are provided by the shales and evaporites of Jurassic and Cretaceous age.

The Cenozoic Bou Dabbous petroleum system contains the organic-rich shale of the Eocene, Bou Dabbous Formation as a robust source rock. The hydrocarbon generation peaked during the Miocene-Pliocene time and then migrated into the Lower-Middle Eocene shallow-water Limestone reservoirs that are sealed by the overlying shales and marls. The existing traps in the basin are of structural and stratigraphical types; such as fault blocks, low-amplitude anticlines, high-amplitude anticlines associated with reverse faults, wrench fault structures. The extent of gas occurrence appears to be more extensive offshore compared to the onshore parts of the basin.

Field and Reservoir Description

The Sidi EL Kilani Field Area is located 190 km south-southeastern of Tunis City, Tunisia in the Pelagian Basin. The field, as illustrated in Figure 2f, is a four-way dip closed structure bisected by a major wrench fault. The main producing reservoir is the Upper Cretaceous-Abiod Formation carbonates, which is Type-1 fractured carbonates reservoir. The Aboid thickness in the field is up to 550 m thick and contains predominantly massive, micritic and chalky white limestone with some dolomitized and bioclastic zones. The deposition is primarily in a pelagic marine environment. Based on clay content, the Abiod has been subdivided into 3 members: the Lower Limestone Member which contains relatively clean limestone intercalated with shales and mudstones. The Middle Limestone Member is more clay-rich with occasional shale interbeds while the Upper Limestone Member is generally clean and massively bedded with few shale bands. The cleanest limestone levels within the Abiod Formation commonly show matrix porosity in excess of 20%. The matrix permeability is very low (< 1mD) due to narrow pore throat size. The flow capacity is mainly dependent on the fracturing regime of the reservoir and the well location within this regime, with zero or minor contribution from the matrix. Fractures have been interpreted to exist as swarms in damage zones related to systems of tensional or wrench faults. While some of the encountered fractures in well bores are closed with calcite cement, however the open fractures regularly contain oil and provide excellent flow capabilities. El Haria Formation shales form the principal seal for the Abiod reservoir in Sidi El Kilani.

In this province, there are additional reservoirs; Douleb, Bireno, Guettar Formations of the Upper Cretaceous, and Zebbag, Serdj Formations of the Lower Cretaceous. Moreover, there are the Nara, Meloussi and M'Rabtine Formations of the Jurassic age, El Garia and Bou Dabbous Formations of the Tertiary, Eocene. The aforesaid potential reservoirs are the main producing oil and gas horizons in known existing fields in the Pelagian Basin. Such fields are: Bouri and Garia Fields (from Bou Dabbous reservoir), Bouri has known recoverable reserves of 4.5 MMbbl of oil and 3.5 TCF of gas. Other fields are Miskar (with 0.7 TCF of gas) and El Jem Fields (from Douleb), El Ain, Gremda and Guebiba Fields (Bireno Fm), El Biban (from Zebbag) and Ezzaouia Fields (from El Garia, Zebbag and Nara Fm). The above-mentioned reservoirs were not tested inside the Client's land; however they are most likely to exist.

Reserves

Proved Developed Producing Reserves of 1637 MSTB have been estimated for six wells producing from the Cretaceous Aboid formation, based on decline curve analysis of the historical production from the field, complemented by scattered recent production.

Probable Undeveloped Reserves of 3,000 MSTB have been estimated for three Aboid infill locations to be drilled at selected locations where there is a reasonable likelihood of encountering undrained reservoir. These reserves have been based on a conservative assessment of the average recovery from the wells in the field, excluding the two main producers which were drilled on the crest of the structure. Additionally, Probable incremental reserves of 631 MSTB can be attributed to the producing wells as a result of their extended production life due to the production from the Undeveloped Reserves.

A summary of the reserves is presented on Table 2.

Production

Current production from the SLK Concession is averaging 500 STB/d of 39° API oil from nine wells. The majority of the production is from two crestal wells producing 200 to 300 STB/d each. The lesser producers are being operating intermittently. The wells are still operating under natural flowing conditions. Opportunities exist for artificial lift and well bore stimulations, which have not been considered for this evaluation.

For the Probable development locations we have conservatively estimated initial rates per well of 500 STB/d with a steep initial year decline and then a stable lesser decline for the remaining life, as is typical for production from a fractured carbonate reservoir.

Production from this field commenced in 1991 with continuous development up to about 2000. Production rates peaked in about 1995 at close to 20,000 STB/d. After about ten years of high rate production, the rates decreased to about 2500 STB/d and for the past ten years the rates have been less than 1000 STB/d but with a very low decline rate averaging about 7 to 8 percent per year. A graphic presentation of the field's production history is presented on Figure 3.

The production forecasts for the existing wells and the development wells can be seen on page one of each economic analysis file.

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Product Prices

The SLK oil production is expected to attract an oil price, which is a \$1.00/STB lower differential to Brent crude posted price based on information in the seller's corporate presentation. The price forecast used in the evaluation follows the Brent price profile and can be seen on Page 2 of the economic analysis.

Capital Expenditures

The total capital expenditure for this property for the Probable development schedules is \$7,950 (\$3,578 net to the Company). The capital expenditure anticipated for the drilling of each development well has been estimated to be \$2,500,000 with an additional \$150,000 for equipping and tie-in to the infrastructure.

Abandonment costs have been estimated by the operator to be about \$9,000 (4,050 net to the Company), which we applied to the Proved producing case. An additional \$500,000 per well was added for the Proved Plus Probable case.

The capital expenditures are summarized on Table 3 and can be found on Page one of the economic analysis. Abandonment costs are presented on Table 3b.

Operating Costs

Operating costs for the SLK field has been estimated to be \$2,100,000/yr. plus \$150,000/yr per well of fixed costs covering the operation plus \$1.20/STB of variable costs based on the budget presentation of the field operator.

Economics and Tax

The results of the economic analysis, before and after taxes are summarized in Table 4 and 4T, respectively and the detailed, analysis are presented in Table 4a and 4b for the Proved Developed Producing and Proved Plus Probable cases, respectively.

The evaluation consists of four pages. Page 1 presents the production forecast for the existing wells and for the type well and development program depending on the case. The daily rates are

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then multiplied by the active days per year to obtain an annual production volume. The forecast capital expenditures are shown on the right-hand side of the page.

Page 2 presents the gross annual production in barrels and shows the conversion to gross revenue by applying the oil price. The Government royalties are deducted. Fixed and variable operating costs are shown and escalated at 2 percent per year in all years. This results in the before tax cash flow analysis, initially for the gross position and finally the undiscounted and discounted values represent the Company's net position, which in this case is 45.0% of the gross group. Values are shown before income tax at discount rates of 0, 5, 10, 15 and 20 percent. The Company Gross and Net share of Oil Reserves are also shown on this page.

Page 3 presents the after income tax cash flow analysis.

Page 4 is the calculation of the "R" Factor and the resulting Royalty and Tax rates.

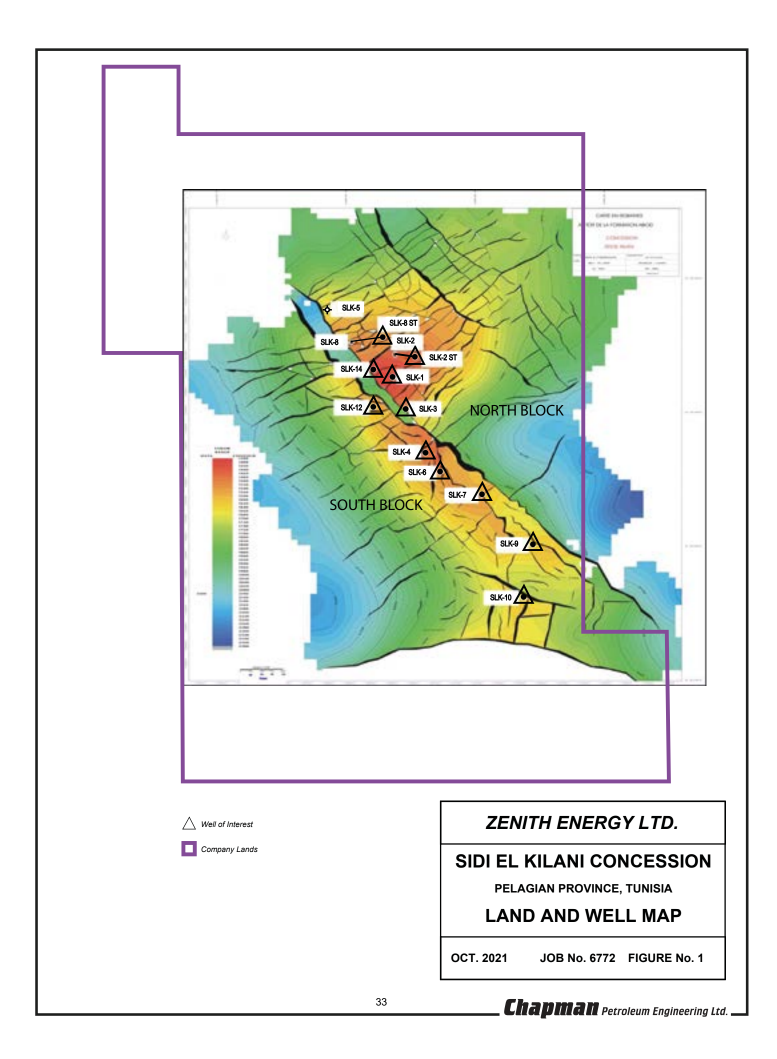


Table 1

Schedule of Lands, Interests and Royalty Burdens October 1, 2021

Zenith Energy Ltd.

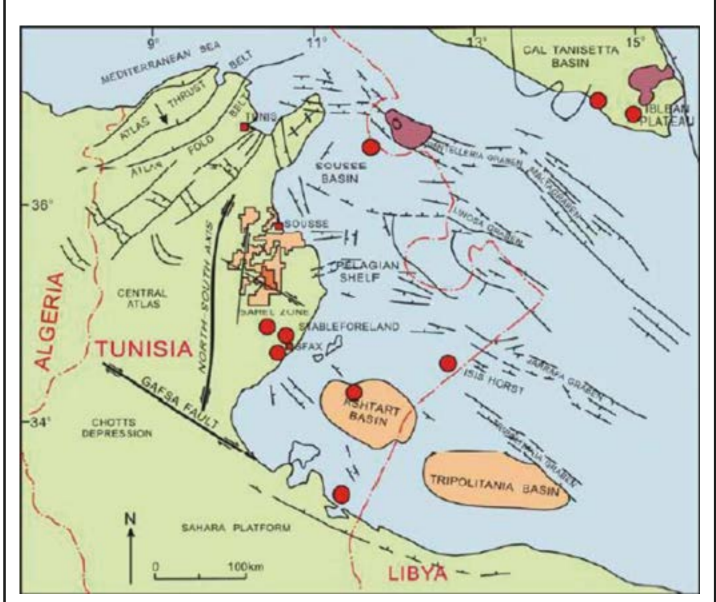
Sidi El Kilani (SLK) Concession, Tunisia

			Appraised I	nterest	Royalty	Burdens
Description	Rights Owned	Gross Acres	Working %	Royalty %	Basic %	Overriding %
SLK Concession	All P& NG	50,409	45.0000		[1]	[2]
	Total	50,409				

General Notes: [1] Oil Royalty is based on a sliding scale R factor where R = Cum net revenues less tax/ Cum Investment

	R		Royalty
0	\geq	0.5	2%
0.5		8.0	5%
0.8		1.1	7%
1.1		1.5	10%
1.5		2.0	12%
2		2.5	14%
>/	2.5		15%

[2] Export Payment - 1% of gross revenues



Source: KUFPEC, Sidi El Kilani (SLK) Concession, Tunisia - July 2019 Asset Presentation, Page 17

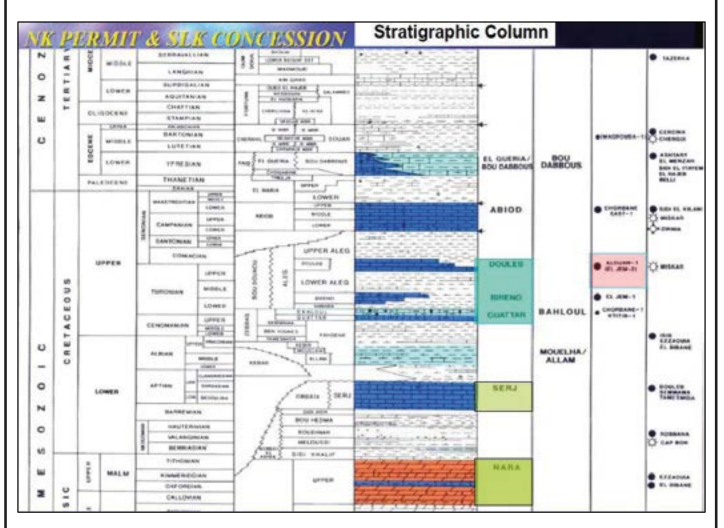
ZENITH ENERGY LTD.

TUNISIA

PELAGIAN STRUCTURAL FRAMEWORK

OCT. 2021 JOB No. 6772 FIGURE No. 2a

Chapman Petroleum Engineering Ltd. .



Source: KUFPEC, Sidi El Kilani (SLK) Concession, Tunisia - July 2019 Asset Presentation, Page 20

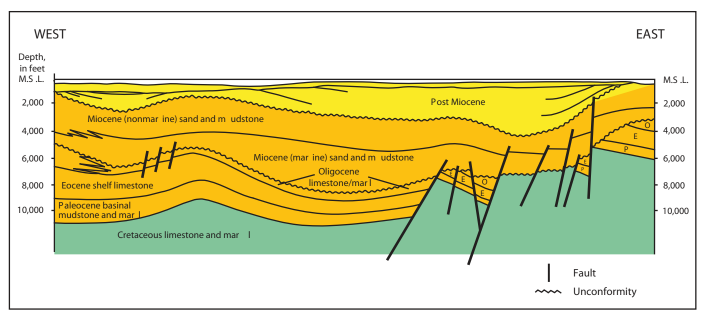
ZENITH ENERGY LTD.

TUNISIA

STRATIGRAPHIC COLUMN

OCT. 2021 JOB No. 6772 FIGURE No. 2b

Chapman Petroleum Engineering Ltd.



Source: T.R. Klett, Total Petroleum Systems of the Pelagian Province, Tunisia, Libya, Italy, and Malta—The Bou Dabbous—Tertiary and Jurassic-Cretaceous Composite, U.S. Geological Survey Bulletin 2202-D, 2001, Page 10

ZENITH ENERGY LTD.

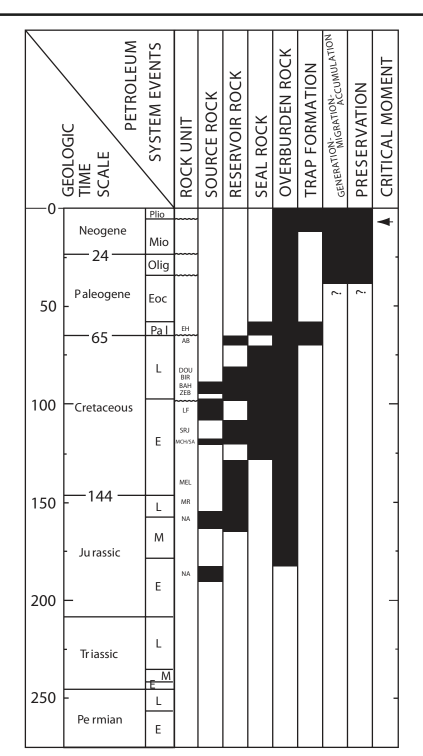
GULF OF HAMMAMET

PELAGIAN PROVINCE, TUNISIA

EAST-WEST REGIONAL CROSS SECTION

OCT. 2021 JOB No. 6772 FIGURE No. 2c

____ Chapman Petroleum Engineering Ltd.



Source: T.R. Klett, Total Petroleum Systems of the Pelagian Province, Tunisia, Libya, Italy, and Malta—The Bou Dabbous— Tertiary and Jurassic-Cretaceous Composite, U.S. Geological Survey Bulletin 2202-D, 2001, Page 23

ZENITH ENERGY LTD.

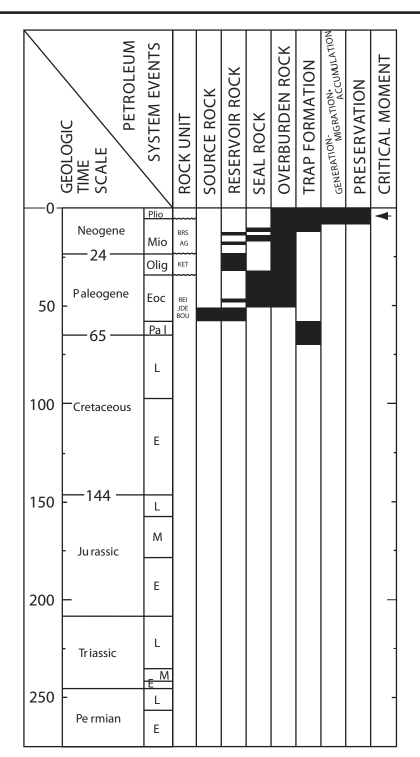
PELAGIAN PROVINCE

TUNISIA

PETROLEUM SYSTEM-1

OCT. 2021 JOB No. 6772 FIGURE No. 2d

___ Chapman Petroleum Engineering Ltd.



Source: T.R. Klett, Total Petroleum Systems of the Pelagian Province, Tunisia, Libya, Italy, and Malta—The Bou Dabbous— Tertiary and Jurassic-Cretaceous Composite, U.S. Geological Survey Bulletin 2202-D, 2001, Page 14

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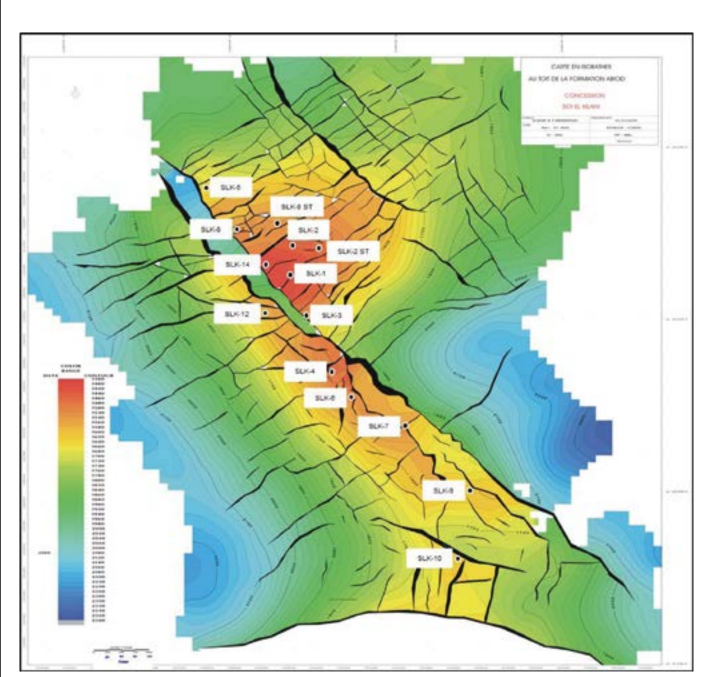
PELAGIAN PROVINCE

TUNISIA

PETROLEUM SYSTEM-2

OCT. 2021 JOB No. 6772 FIGURE No. 2e

___ Chapman Petroleum Engineering Ltd.



Source: KUFPEC, Sidi El Kilani (SLK) Concession, Tunisia - July 2019 Asset Presentation, Page 23

ZENITH ENERGY LTD.

SIDI EL KILANI CONCESSION

PELAGIAN PROVINCE, TUNISIA

TOP ABIOD FORMATION DEPTH STRUCTURE MAP

OCT. 2021 JOB No. 6772 FIGURE No. 2f

_____Chapman Petroleum Engineering Ltd.

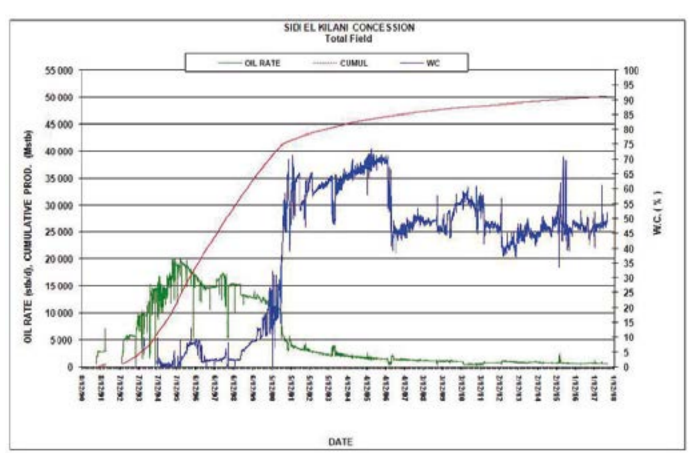
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Table 2

Summary of Gross Reserves October 1, 2021

Sidi El Kilani (SLK) Concession, Tunisia

Description		Current or Initial Rate STB/d	API Gravity (Deg)	Ultimate Reserves (MSTB)	Cumulative Production (MSTB)	Reserves (MSTB)	Reference
PROVED Proved Developed Producing							
Six Producing Wells Total Proved	Abiod	500	39	52,149 52,149	50,512	1,637	Decline Profile
PROBABLE Probable Undeveloped		STB/d/well		32,143	50,512	1,000	
Six Producing Wells (incremental)	Abiod		39	631	0	631	
Development wells (3)	Abiod	500	39	3,000	0	3,000	Analog
Total Probable				3,631	0	3,631	
Total Proved Plus Probable				55,780	50,512	5,268	



Source: KUFPEC, Sidi El Kilani (SLK) Concession, Tunisia - July 2019 Asset Presentation, Page 24

ZENITH ENERGY LTD.

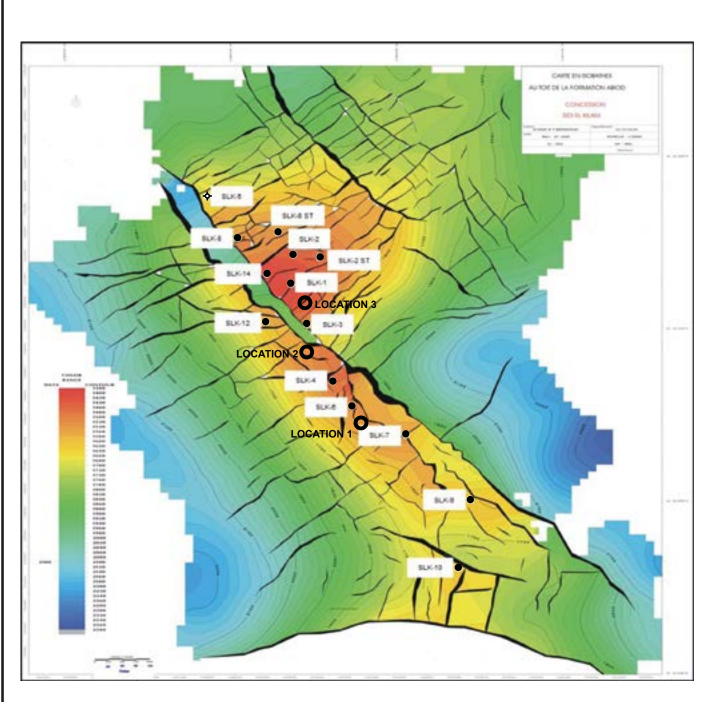
SIDI EL KILANI CONCESSION

PELAGIAN PROVINCE, TUNISIA

PRODUCTION HISTORY PROFILE

OCT. 2021 JOB No. 6772 FIGURE No. 3

_____ Chapman Petroleum Engineering Ltd.



- Company Producers
- O Development Location

ZENITH ENERGY LTD.

SIDI EL KILANI CONCESSION

PELAGIAN PROVINCE, TUNISIA

DEVELOPMENT LOCATIONS MAP

OCT. 2021 JOB No. 6772 FIGURE No. 4

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Table 3a

Summary of Anticipated Capital Expenditures Exploration & Development

October 1, 2021 Zenith Energy Ltd.

Sidi El Kilani (SLK) Concession, Tunisia

Description Probable Undeveloped Re		Operation	Capitr Intere %		Net Capital M\$
One Infill Well - Aboid	2022	Drill, Complete, and Equip one well	45.000	0 2,650	1,193
One Infill Well - Aboid	2023	Drill, Complete, and Equip one well	45.000	0 2,650	1,193
One Infill Well - Aboid	2024	Drill, Complete, and Equip one well	45.000	0 2,650	1,193
			Total Probable	7,950	3,578

Note: M\$ means thousands of dollars.

The above capital values are expressed in terms of current dollar values without escalation.

Table 3b

Summary of Anticipated Capital Expenditures Abandonment and Restoration

October 1, 2021

Zenith Energy Ltd.

Sidi El Kilani (SLK) Concession, Tunisia

Description	Well Parameters	Capital Interest %	Gross Capital M\$	Net Capital M\$
Proved Producing				
SLK Wells and Facilities	Thirteen Wells and production facilities	45.0000	9,000	4,050
Probable Undeveloped				
SLK wells	Three wells	45.0000	1,500	675
Total Proved Plus Probable			10,500	4,725

Table 4 Summary of Company Reserves and Economics Before Income Tax

October 1, 2021 (as of September 30, 2021)

Zenith Energy Ltd.

Sidi El Kilani (SLK) Concession, Tunisia

-	Company Reserves Cumulative Cash Flow (BiT) - M\$ Oil - MSTB Discounted at:						
Description	Gross	Net	Undisc.	5%/year	10%/year	15%/year	20%/year
Proved Developed Producing							
Six Producing Wells	737	648	18,716	16,011	13,729	11,897	10,444
Total Proved	737	648	18,716	16,011	13,729	11,897	10,444
Probable Undeveloped Development wells (3), producing wells							
(incremental)	1,634	1,438	89,978	86,922	83,997	81,100	78,241
Total Probable	1,634	1,438	89,978	86,922	83,997	81,100	78,241

Table 4T Summary of Company Reserves and Economics After Income Tax

October 1, 2021 (as of September 30, 2021)

Zenith Energy Ltd.

Sidi El Kilani (SLK) Concession, Tunisia

Company	Reserves	Cumulative Cash Flow (BIT) - M\$				
Oil - I	MSTB			Discounted at:		
Gross	Net	Undisc.	5%/year	10%/year	15%/year	20%/year
737	648	8,422	7,219	6,202	5,384	4,734
737	648	8,422	7,219	6,202	5,384	4,734
1,634	1,438	40,490	26,827	18,760	13,707	10,370
1,634	1,438	40,490	26,827	18,760	13,707	10,370
2,371	2,086	48,912	34,046	24,962	19,091	15,104
	737 737 737 1,634 1,634	737 648 737 648 1,634 1,438 1,634 1,438	Oil - MSTB Gross Net Undisc. 737 648 8,422 737 648 8,422 1,634 1,438 40,490 1,634 1,438 40,490	Oil - MSTB Gross Net Undisc. 5%/year 737 648 8,422 7,219 737 648 8,422 7,219 1,634 1,438 40,490 26,827 1,634 1,438 40,490 26,827 1,634 1,438 40,490 26,827	Oil - MSTB Discounted at: Gross Net Undisc. 5%/year 10%/year 737 648 8,422 7,219 6,202 737 648 8,422 7,219 6,202 737 648 8,422 7,219 6,202 1,634 1,438 40,490 26,827 18,760 1,634 1,438 40,490 26,827 18,760 1,634 1,438 40,490 26,827 18,760	Oil - MSTB Discounted at: Gross Net Undisc. 5%/year 10%/year 15%/year 737 648 8,422 7,219 6,202 5,384 737 648 8,422 7,219 6,202 5,384 1,634 1,438 40,490 26,827 18,760 13,707 1,634 1,438 40,490 26,827 18,760 13,707

M\$ means thousands of dollars

Net resources are the total of the Company's working interest share after deducting the amounts attributable to royalties and profit oil owned by the government.

						Total Capital (Escalated)		0	0 0	0	00	0	0	0 0	0	0 0	0	0	0	0 0	0	0	0 0	0 0	0								
						Well Fac. & Tie-ins	0	0	0 0	0	00	0	0	0 0	0	0 0	0	0	0	0 0	0	0	0 0	0	0	8		0 0	0	0	0 0	0	
						Drilling & Completion	0	0	0 0	0	00	0	0 (0 0	0	0 0	0	0	0	0 0	0	0	0 0	0 0	0	2500		0 0	0	0	0 0	0	
					ction	STB/d	200	462	394	364	337	288	266	227	210	194	165	153	7	0 0	0	0	0 0	0		Unit Cost		2020	2022	2023	2024	2026	
				87	Total Oil Production	STB/yr.	45,000	168,630	155,814	133,030	122,920	104,946	96,970	82,791	76,499	70,685	60,349	55,763	51,525	0 0	0	0	0 (0	1,637,385								
				cing Reserve	- STB/yr # Wells	0																			0								
1 260	By Ltd	ini	2021	Production and Capital Forecast - Proved Producing Reserves	Production # Wells	0																											
labe 4a, rage 1	Zenith Energy Ltd	Sdi Bi Klani	October 1, 2021	tal Forecast -	Development Program - Gross Production # Wells # Wells # Wells	0																			0								
				on and Capi	elopment Pr	۰																			0								
				Product	Dev	Well	9	9	o	9	9 4	9	9 1	9 151	5		m	3	m i	n n	m	~	m o										
					5		45,000		155,814	133,030	122,920	104,946	96,970	82,791	76,499	70,685	60,349	55,763	51,525		0	0	0 0		1,637,385								
					Existing Production																				1,63								
					Enis	- 50	200	462	394	364	337	288	266	227	210	194	165	153	141	0 0	0	0	0 0	0			7.6%	520					
						Days On	90	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365			Decline/yr.	initial production					
						Year	2021	2022	2024	2025	2026	2028	2029	2031	2032	2033	2035	2036	2037	2039	2040	2041	2042	2044	Total			Initia					
						1										48																	

\$7578 \$1.20

2,100,000

ŧ

\$1.00

736,623

\$150,000 per yr per well

w	B	
19, 1299	Dergy	
8	Denth	
	26	

Sidi El Kilani October 1, 2021

Production Streams, Revenues and Cash Flows - Proved Producing Reserves Before Income Tax

												Preject Undecounted	Company's 45% Share Undiscounted		ð	Company 45% Share Discounted B	are Discounted	
Gross	noi Oli Pice	e Goss Severue	Royalty	Royalty	Dayment	Open	Operating Costs - \$7pr	š	Project Total Revenue	Capital Costs	Abandon & Reclamain	Net Cash Flow (Profit)	Net Cash Flow (Profit)		g	ś	į	100
STRUE	81518	8/90	z	\$/yi	Pyr.	Food	Variable	Total (Scalated)	(Operating Cash Film) S/yr.	Syx	S/yr.		E/e	a.	-	-	-	-
45,000	0 \$78.28	\$3,522,375	128	\$422,685	\$35,224	2,250,000	54,000	2,394,000	750,466	0	0	760,466	342,210	- 0	340,129	338,157	106,280	334,499
168,630	50 \$75.13	\$12,668,329	12	\$1,520,199	\$126,683	3,000,000	202,356	3,202,356	7,819,090	0	0	7,819,090	3,518,591	0.88	3,371,538	3,237,055	3,113,544	2,888,751
155,814	14 \$71.56	\$11,214,721	ž,	\$1,345,767	\$112,147	3,000,000	116,977	3,259,716	6,506,091	0	0	6,506,091	2,927,741	1.88	2,671,792	2,448,620	2,152,808	2,080,021
143,972	72 \$68.83	\$9,906,890	ž,	\$1,189,067	690,068	3,000,000	172,747	3,300,346	5,319,788	0	0	5,319,788	2,393,904	2.88	2,080,195	1,820,132	1,461,771	1,417,237
133,030	30 \$70.22	\$9,341,591	ž.	\$1,120,991	\$93,416	3,000,000	158,636	3,313,031	4,774,153	0	0	4,774,153	2,148,369	3.88	1278281	1,484,951	1,249,385	1,059,941
122,920	20 \$71.65	\$8,806,721	ž.	\$1,056,807	588,067	3,000,000	147,504	3,406,960	4,254,888	0	0	4,254,888	1,914,700	=	1,509,785	1,200,126	968,721	787,213
113,578	78 \$73.10	\$6,302,430	Ė	\$996,292	\$83,024	3,000,000	136,254	3,442,722	3,760,393	0	0	3,760,393	1,692,177	5.88	1,270,453	906,638	744,468	578,770
104,946	857478 99	\$7,826,973	100	\$939,237	\$78,270	3,000,000	125,935	3,520,311	3,289,156	0	0	3,289,156	1,480,120	3	1,058,329	768,639	966,238	422,596
96,970	0 \$76.09	\$7,378,705	ž.	\$885,445	\$73,787	3,000,000	116,364	3,579,723	2,839,751	0	0	2,839,751	1,277,688	7.88	875,278	607,000	425,106	304,047
109,46	1 \$77.63	\$6,956,074	ž.	\$834,729	\$49,541	3,000,000	107,521	3,640,956	2,410,829	0	0	2,410,829	1,084,873	Ē	703,587	445,604	313,824	215,162
62,79	679.21	\$6,557,617	É	\$786,914	\$65,576	2,850,000	99,349	3,524,745	2,180,381	0	0	2,160,381	981,172	=	600,009	382,818	246,805	162,118
76,499	9 \$80.81	\$6,181,952	ź	\$741,834	\$61,820	2,850,000	91,739	3,586,036	1,792,263	0	0	1,792,263	806,518	10.88	474,439	286,048	176,411	111,050
70,685	5 \$82.45	\$5,827,780	ž	\$699,334	\$58,278	2,853,000	84,822	3,649,082	1,421,087	0	0	1,421,067	633,469	1.4	338,270	208,203	121,632	73,376
65,313	3 \$84.12	\$5,493,873	2	\$459,265	\$54,939	2,853,000	78,375	3,713,888	1,045,781	0	0	1,365,781	479,601	27.7	255,899	140,588	29,322	45,839
60,349	9 \$85.82	\$5,179,072	2	\$421,489	\$51,791	2,553,000	72,419	3,392,378	1,113,414	0	0	1,113,414	501,036 13.88	13.88	254,605	133,520	77,059	39,924
55,763	3 \$87.55	\$4,882,287	12	\$585,874	\$48,823	2,553,000	516,915	3,452,964	794,626	0	0	294,626	357,582 14.88	7	173,015	829798	44,719	23,744
\$1,525	5 \$88.33	\$4,602,488	25	\$552,299	\$46,005	2,553,000	61,829	3,515,179	460,986	0	9,000,000	-6,511,014	-3,829,956 15.88	15.88	-1265,380	443,300	416,501	-211,830
0	\$91,13	03	128	9	9		0	0	0	0	0	0	0	16.88	0	0	0	0
0	\$92.98	25	125	\$0	9		0	0	0	0	0	0	0	17.88	0	0	0	0
0	\$94.85	20	5	90	Si.		0	0	0	0	0	0	0	9	0	0	0	0
0	\$96.77	2	128	80	8		0	0	0	0	0	0	0	13.88	0	0	0	0
0	\$98.73	2	128	\$0	98		0	0	0	0	0	۰	0	20.88	0	0	0	0
0	\$100.72	8	125	90	98		0	0	0	0	0	0	0	0 21.88	0	0		0
٥	\$102.76	2	125	90	90		0	٥	0	0	0	٥	0	0 22.88	0	0	0	0
1,637,385	92	\$124,651,879		***********	\$1,246,519	\$48,300,000 \$1,964,863 \$57,855,994	11,364,863	857,855,994	50,581,141	0	9,000,000	41,181,141	18,716,014		16,011,351	13,728,538 11,897,217 10,444,377	11,897,217	10,444,377
		\$56,093,346		86.731.201	8580.833			434,016,167	20 346 014	°	4.060,000	********	700 000					

Table 4a, Page 3 Zenith Energy Ltd Sidi El Kilani

October 1, 2021

Production Streams, Revenues and Cash Flows - Proved Producing Reserves

After Income tax

		50%	ys	149,567	1,360,264	943,205	642,686	480,640	356,969	262,902	191,630	137,873	97,540	73,514	50,357	33,273	20,795	18,104	10,767	-96,101	0	0	0	0	0	0	0	4 711 081
		R													8	33,	20	18.	10.									
	are Discount	15%	w	150,589	1,409,354	1,019,732	725,041	565,805	438,491	336,983	256,307	192,424	142,052	317,111	79,852	55,056	35,905	32,617	20,242	-188,529	0	0	0	0	0	0	0	5,383,637
	Company 45% Share Discounted &	10%		151,664	1,462,518	1,106,299	822,345	670,908	543,579	436,732	347,275	272,569	210,363	172,959	129,247	93,164	63,519	60,325	39,139	-341,097	0	0	0	0	0	0	0	6.201.505
	П	246		152,797	1,520,304	1,204,773	938,188	801,868	680,621	572,877	477,225	392,400	317,268	273,277	213,936	161,552	115,391	114,807	78,035	236,006	0	0	0	0	0	0	0	7,219,313
			-	91.0	0.83	1.83	2.83	3.63	4.63	5.83	6.83	7.83	8.83	9.83	10.83	11.83	12.83	13.83	14.83	15.63	16.83	17.83	18.83	19.83	20.83	21.83	22.83	272
	After Tax Cash	flow	5/pr.	\$153,994	\$1,583,366	\$1,317,483	\$1,077,257	\$366,766	\$19(1985	\$761,479	\$666,054	\$575,049	\$488,193	\$441,527	\$362,933	\$287,770	\$215,821	\$225,466	\$160,912	(\$1,723,480)	05	05	08	0\$	0\$	0\$	80	8,422,206 272
		Tax Payable	\$76.	\$188,215	\$1,935,225	\$1,610,258	\$1,316,647	\$1,181,603	\$1,053,085	\$930,697	\$814,066	\$702,838	\$596,680	\$539,644	\$443,585	\$151,719	\$263,781	\$275,570	\$196,670	(\$2,106,476)	2	3	\$0	03	\$	\$	20	10,293,807
		Tax Rate	×	55%	35%	35%	55%	55%	55%	55%	55%	55%	55%	55%	55%	55%	55%	53%	55%	55%	55%	2396	2596	2596	55%	55%	55%	
	Capital		SAM.	\$342,210	\$3,518,591	\$2,927,741	\$2,393,904	\$2,146,369	\$1,914,700	\$1,692,177	\$1,480,120	\$1,277,688	\$1,084,873	\$981,172	\$806,518	\$639,489	\$479,601	\$501,036	\$357,582	(\$3,629,956)	04	03	0,3	03	0	03	22	18,716,014
	apital	duction N		20	20	20	20	0.8	0.5	03	0.5	00	2	2	2	2	2	2	2	2	3	3	ŝ	03	S	03	33	0
			M.			000	0	0	2	3																		0
		n - Straight Line	\$/yr. \$/yr.		2	2	2	S	03																			0
		Lightal Depreciation - Straight Line - 209	\$/yr.	2	03	03	20	0.5																				0
	Abandon &		S/yr:	08	90	00	00	08	S	S	S	S	S	S	S	S	S	S	3	\$4,050,000	03	03	03	0\$	\$	S	20	4,050,000
		net capital	5/pr.	0\$	20	08	08	000	0\$	8	8	2	2	3	2	3	2	2	2	3	3	3	8	8	3	S	ş	0
45.0%	Net operating		S/yr.	342,210	1,518,591	2,927,741	2,393,904	2,148,369	1,914,700	1,692,177	1,480,120	1,277,868	1,084,873	981,172	806,518	639,469	109,611	501,036	357,582	220,044	0	0	0	0	0	0	0	22,766,014
Company Working Interest			Year	2020	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	Totals
												50																

Zenith Energy Ltd Sidi El Kilani Table 4a, Page 4

October 1, 2021

R Factor - Royalty Rate - Tax Rate - Depreciation, Proved Producing Reserves

	g	55%	25%	25%	25%	55%	9858	55%	9855	55%	9858	55%	55%	9888	55%	55%	9000	9296	55%	55%	55%	858	25%	858	25%		9855	, Year
	g	12%	12%	12%	12%	12%	12%	9/21	9,21	9,21	12%	12%	12%	12%	12%	12%	12%	12%	12%	12%	12%	12%	12%	12%	12%		12%	Applies Subsequent Year
N Factor	Sit.	1.51	1.52	1.52	1.52	1.52	1.52	1.52	1.52	1.52	1.52	1.52	1.51	1.51	1.51	1.51	1.51	1.51	1.51	1.51	1.51	1.51	1.51	1.51	1.51		1.51	ΑO
Expenditures	×	\$502,304,000	\$505,506,356	\$508,757,072	\$512,058,019	\$515,411,050	\$518,818,010	\$122,280,732	\$525,801,043	\$329,380,766	\$533,021,722	\$336,546,467	\$ 540,132,503	\$543,781,585	\$547,495,473	\$550,887,851	\$554,340,815	\$557,855,994	\$557,855,994	\$557,855,994	\$557,855,994	\$557,855,994	\$557,855,994	\$557,855,994	\$557,855,994		\$500,000,000	Opening Balance
Copendianes	5/yr.	2,304,000	3,202,356	3,250,716	3,300,946	3,353,031	3,406,960	3,462,722	3,520,311	3,579,723	3,640,956	3,524,745	3,586,036	3,649,082	3,713,888	3,392,378	3,452,964	3,515,179	0	0	0	0	0	0	0	\$57,855,994		
Capital Costs	\$7,51.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	٥	08		
Operating Costs Capital Costs	\$797.	2,304,000	3,202,356	3,250,716	3,300,946	3,353,031	3,406,960	3,462,722	3,520,311	3,579,723	3,640,956	3,524,745	3,586,036	3,649,082	3,713,888	3,392,378	3,452,964	3,515,179	0	0	0	0	0	0	0	\$57,855,994		
Bevenue	wa.	\$759,181,434	\$766,029,063	\$772,319,668	\$778,113,608	\$783,708,424	\$789,118,150	\$794,356,073	\$799,434,774	\$604,366,172	\$609,161,561	\$813,733,054	\$818,187,428	\$822,534,277	\$826,782,705	\$830,727,910	\$834,587,279	\$843,318,526	\$843,318,526	\$843,318,526	\$843,318,526	\$843,318,526	\$843,318,526	\$843,318,526	\$843,318,526		\$736,500,000	Opening Balance
Net Revenue	5/31.	\$2,661,434	\$6,847,630	\$6,290,605	\$5,793,940	\$5,594,816	\$5,409,726	\$5,237,923	\$5,078,701	\$4,931,398	\$4,795,389	\$4,571,493	\$4,454,374	\$4,346,849	\$4,246,428	\$3,945,206	\$3,859,368	\$8,731,247	\$0	\$0	\$0	\$0	0\$	0\$	\$0	\$56,818,526		
(Grosssed Up)	S/yi.	\$416,256	\$4,300,500	\$3,578,350	\$2,925,083	\$2,625,784	\$2,340,188	\$2,068,216	\$1,809,036	\$1,561,863	\$1,325,956	\$1,199,210	\$385,744	\$781,598	\$586,180	\$612,378	\$437,044	(\$4,681,058)	2	2	2	8	8	8	8	\$22,875,128	0.45	Wil Factor
Royalty	Bryn.	\$422,685	\$1,520,199	\$1,345,767	51,189,067	\$1,120,991	\$1,056,807	\$996,292	\$919,237	\$885,445	\$634,729	\$786,914	\$741,634	\$699,334	\$659,265	\$621,489	\$585,874	\$552,299	80	20	20	20	80	\$0	2	\$14,535,541		
Gross Revenue	\$vyr.	\$3,522,375	\$12,666,329	\$11,214,721	\$9,508,890	\$9,341,591	\$8,606,727	\$8,302,430	\$7,626,973	\$7,378,705	\$6,956,074	\$6,557,617	\$6,181,952	\$5,827,780	\$5,493,873	\$5,179,072	\$4,882,287	\$4,602,488	3	8	8	03	20	20	03	\$121,129,504 \$14,535,541		
à	1031	2020	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	Totals		

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Zenith Energy Ltd Sid El Klani

October 1, 2021 Production and Capital Forecast - Proved Plus Probable Reserves

						Develope	Development Program - Gross Production - STB/yr	- Gross					
	Existing	Existing Production		Develomen	Develoment Type Wel	# Wells	# Wells	# Wells	Total Oil Production	oduction			
Year Dove On	CTB/4	STBA	Well	77073	1000						Drilling &	Well Fac. &	
Н	П	21010	Coorn	91870	318730			-	STB/yr.	510/d	Completion	re-ins	(Escalated)
2021 90	200	45,000	9	0	0				45,000	200	0	0	0
2022 365	471	171,987	9	0	0				171,987	471	2500	8	2650
	444	162,080	7	400	145,000	146,000			308,080	844	2500	150	2703
	418	152,744	80	320	116,800	116,800	146,000		415,544	1138	2500	150	2757
	394	143,945	61	280	102,293	102,293	116,800	146,000	509,038	1395	0	0	0
	372	135,653	ø	245	89,589	89,589	102,293	116,800	444,335	1217	0	0	0
2027 365	350	127,839	ø	215	78,462	78,462	89,589	102,293	398,183	1601	0	0	0
	330	120,475	g.	188	68,717	68,717	78,462	89,589	357,242	979	0	0	0
	311	113,535	6	165	60,182	60,182	68,717	78,462	320,896	879	0	0	0
	293	106,995	ø	144	52,708	52,708	60,182	68,717	238,601	791	0	0	0
	276	100,832	89	126	46,161	46,161	52,708	60,182	259,883	712	0	0	0
	260	95,023	60	Ξ	40,428	40,428	46,161	52,708	234,320	642	0	0	0
	245	89,550	60	9.5	35,407	35,407	40,428	46,161	211,546	280	0	0	0
	231	84,391	60	88	31,009	31,009	35,407	40,428	191,235	524	0	0	0
	218	79,530	9	7.4	27,158	27,158	31,009	35,407	173,104	474	0	0	0
	205	74,949	9	9	23,785	23,785	27,158	31,009	156,901	430	0	0	0
	194	70,631	9	23	20,831	20,831	23,785	27,158	142,405	330	0	0	0
2038 365	182	66,563	9	8	18,244	18,244	20,831	23,785	129,422	355	0	0	0
	172	62,728	9	99	15,978	15,978	18,244	20,831	117,781	323	0	0	0
	162	59,115	9	3.6	13,993	13,993	15,978	18,244	107,330	294	0	0	0
	153	55,710	9	34	12,255	12,255	13,993	15,978	97,936	268	0	0	0
2042 365	144	52,501	ıs	0	0	0	12,255	13,993	78,749	216	0	0	0
	136	49,476	4	0	0	0	0	12,255	61,732	169	0	0	0
2044 365	128	46,626	0	0	0	0	0	0	46,626	128	0	0	0
Total		2,267,876			1,000,000	1,000,000	1,000,000	1,000,000 1,000,000 1,000,000 5,267,876	5,267,876		7,500	450	8,110
Initial Decline/yr				40%						Unit Cost	2500	150	
Terminal Decline/yr.	74.0			12%									
tabalah asa di salah				200									
Initial production	950			200						2021	0	0	
										2022	_	_	
										2023	-	ger.	
										2024	_	_	
										2025	0	0	
										2026	0	0	
										2027	0	0	

Table 4b, Page 2 Zenith Energy Ltd Sidi El Kilani October 1, 2021

Production Streams, Revenues and Cash Flows - Proved Plus Probable Reserves

Before Income Tax

	Esport
3,206,300 7,00,466 0 0 7,00,466 2,42,1019 0.13 5,43,1019 0.14 2,237,101 0.14 2,237,1	Royalty Payment Ope Scyr. Scyr. Fixed
3.580,596 15,791,344 2,705,000 2,138,486 2,425,019 0.000 2,136,486 2,425,019 0.000 2,136,254 2,131,354 2,131,344 2,135,000 2,131,245 2,131,345 2,131,346	\$422,485 \$35,224 2,250,000
3.590,096 15,791,344 2,795,040 2,12,983,344 3,486,255 113 2,746,318 2,346,324 2,346,	\$1,550,465 \$129,205 3,000,000
1,000,402 20,325,006 2,352,006 2 14,172,635 13,17,546 13,1 1,411,246 10,421,31 10,421,41 10,42	42,660,887 \$221,741 3,150,000
4,200,462 26,738,128 0 0 0 23,284,724 12,055,108 13,1 11,411,246 26,234,734 0,232,139 13,1 11,411,246 26,334,734 0,232,139 13,1 11,411,246 26,334,734 0,232,139 13,1 11,411,246 26,334,734 0,232,139 13,1 11,411,246 26,334,734 0,232,139 13,1 11,411,246 26,334,734 0,232,139 13,1 11,411,246 26,334,734 2,334,734 2,334,734 2,334,734 2,334,734 2,334,734 2,334,734 2,334,734 2,344,735	\$285,998
4,314,546 25,384,794 0 2,32,384,794 1,32,31,39 1,13 8,191,319 4,491,319	14,283,452 5357,454 3,450,000
4,316,639 25,0366,196 0 2,0266,196 0,146,278 1,137,466 0,103,466 0 2,036,178 1,137,466 0,446,178 1,137,466 0,446,178 1,137,466 0,446,178 0,137,466 0,446,178 0,137,466 0,446,178 </td <td>\$3,820,177 \$318,348 3,450,000</td>	\$3,820,177 \$318,348 3,450,000
4,346,035 18,811,723 0 0 18,811,723 8,465,275 1,13 8,404,046 7,10 2,10,446 2,13 8,417,246 8,404,046 2,13 8,417,246 8,404,024 8,404,	\$3,492,804 \$291,067 3,450,000
4,466,235 16,838,134 0 15,044,672 6,737,160 130 2172,466 6,136 130 2172,466 6,136 130 2172,466 6,136,466 130 13,044,672 6,736,102 130 6,136,466 130 13,044,672 6,736,102 130 6,136,466 130 13,044,672 6,136,469 130 13,044,672 6,136,469 130 13,044,672 6,136,469 130 13,044,672 6,136,469 130 13,044,672 13,044,672 13,044,672 13,044,672 13,044,672 13,044,672 13,044,672 13,044,672 13,044,672 13,044,782 13,044,882 13,044,882 13,044,882 13,044,882 13,044,882 13,044,882 13,044,882 13,044,882 13,044,882 13,044,882 13,044,882	\$3,197,208 \$266,434 3,450,000
4,447,596 13,044,672 0 13,044,672 6,796,102 7.13 6,446,572 6,796,102 7.13 6,446,572 6,796,102 7.13 6,446,572 6,796,102 7.13 1,796,102 1,796,102 </td <td>\$2,930,128 \$244,177 3,450,000</td>	\$2,930,128 \$244,177 3,450,000
4,316,506 13,592,018 0 13,592,018 6,316,408 1,23 82,018 6,416,408 1,23 82,018 6,416,408 1,23 82,018 6,416,408 1,23 82,018 6,416,408 1,23 82,018 6,416,408 1,23 82,018 6,416,408 1,23 82,018 6,416,408 1,23 82,018 6,416,408 1,23 82,018 6,416,408 1,23 82,018 <t< td=""><td>\$2,688,644 \$224,054 3,450,000</td></t<>	\$2,688,644 \$224,054 3,450,000
4,365,449 12,106,589 0 12,106,589 5,486,685 1.3 4,365,489 4,386,389<	\$2,470,141 \$205,845 3,300,000
4418,772 10,755,230 0 10,755,230 4,381,533 1.13 4,481,533 1.13 4,481,533 1.13 4,481,533 1.13 4,381,533 1.13 4,381,533 1.13 4,181,533 3,481,533 1.13 4,181,533 3,481,533 1.13 4,181,533 3,481,433 3,481,433 1.13 4,181,533 3,481,433	\$2,272,280 \$189,357 3,100,000
4,496,237 8,518,591 0 9,318,591 0 9,318,591 3,404,593 3,404,593 3,404,593 3,404,593 3,404,593 3,404,593 3,404,593 3,404,593 3,404,593 3,404,593 3,404,593 3,404,593 3,404,593 3,404,593 3,404,593 3,404,593 3,404,593 3,404,593 1,13 3,204,593 3,404,503 3,404,593	
4,145,534 8,774,730 0 0,774,730 3,394,730 3,394,730 3,394,730 3,394,730 3,394,730 3,394,730 3,394,730 3,394,730 3,394,730 3,394,730 3,394,730 3,394,730 3,394,730 3,394,730 3,394,730 3,394,730 3,394,330 3,394,	\$1,930,321 \$140,860 3,300,000
4,266,669 2,744,716 0 7,744,716 3,486,722 1.13 3,286,833 3,286,833 1.13 2,886,334 2,816,734	\$148,555
4,247,595 6,799,228 3,059,523 1,13 2,845,59 2,846,59 2,846,59 2,846,59 1,13 2,846,59	\$137,375
4,331,540 5,928,720 0 5,928,720 2,688,774 1,13 2,528,837 2,339,646 2,338,620 3,338,620 </td <td>\$127,205</td>	\$127,205
4,396,590 5,128,470 0 0 5,128,470 1,103 2,064,936 2,097,411 1,103 2,064,936 2,097,413 1,103 2,064,936 2,097,413 1,103 2,064,936 1,103 2,064,93	\$117,946
4,446,691 4,386,531 0 0 4,386,539 1,39 1,362,699 1,39 1,372,99 1,492,299 1,4	1109,507
4,214,643 3,703,736 0 0 3,703,756 0,130 1,572,873 1,492,229 1,424,164 4,214,577 1,204,845 0 0 2,388,622 1,074,800 1,13 1,372,67 985,91 318,611 4,214,577 1,204,845 0 0 1,204,845 1,432,842 1,432,442 1,132,83 42,150 1,13 1,132,83 42,132,83 42,130 1,132,83 42,130	\$101,807
4,294,377 1,204,845 0 0 2,388,622 1,074,880 1,13 1,012,471 965,981 918,481 44,294,577 1,204,845 0 0 1,204,845 342,180 1,13 1,1223 492,094 49,235 3333,057 325,442,842 0 10,500,000 341,542,842 104,684,297 104,684,297 102,883,309 97,725,879 92,897,379 45,096 117,068,824 3,448,527 4,725,000 104,684,297 45,096	\$1,137,296 \$94,775 3,000,000
4,204,577 1,204,845 0 0 1,204,845 542,100 1.13 513,223 487,574 48,204,577 1,204,845 0 10,500,000 0,4,644,746 43,344 4114,849 4,144,845 8,144,746 10,500,000 241,542,842 100,694,297 100,694,297 100,694,297 100,694,297 45,046	\$932,945 \$77,747 2,850,000
\$333,057 835,230 0 10,500,000 0,664,700 4,564,700 4,564,700 0 10,500,000 241,542,882 100,694,297 100,694,297 45,046	\$746,127 \$62,177 2,700,000
\$99,085,982 280,152,942 8,110,040 10,500,000 241,542,882 100,694,297 100,993,309 97,725,975 92,997,374 \$44,588,692 117,068,824 3,448,527 4,725,000 100,884,297 45.0%	\$574,936 \$47,911 2,100,000
\$44,588,692 117,068,824 3,648,527 4,725,000 108,694,297	105.550,196 \$4,729,183 \$74,250,000 \$6,321,451
\$1.20 \$7518	\$22,297,588 \$1,858,132
NUMBER OF STREET	10% 7% 2 100,000
	Royalty Rate Opport Payment S/yr
	\$150,000

Table 4b, Page 3 Zenith Energy Ltd

Sidi El Kilani October 1, 2021

Production Streams, Revenues and Cash Flows - Proved Plus Probable Reserves

After Income Tax

	20%		149,567	486,221	1,596,033	2,028,956	2,898,175	2,129,374	1,561,384	1,135,880	817,956	609,028	458,519	340,397	251,959	185,824	142,753	104,996	76,815	55,826	40,236	28,692	20,179	10,845	4,559	-30,473	15,103,703
e Discounted e	15%	×	150,589	503,704	1,725,308	2,288,657	3,411,270	2,615,332	2,001,096	1,519,057	1,141,445	886,841	696,705	539,711	416,859	320,807	257,164	197,370	150,674	114,265	85,935	63,945	46,928	26,317	11,543	-80,516	19,091,006
Company 45% Share Discounted B	10%	v	151,664	\$22,635	1,871,522	2,595,460	4,044,407	3,241,685	2,593,086	2,057,919	1,616,643	1,313,138	1,078,497	873,445	705,292	567,453	475,555	381,572	304,536	241,446	189,837	147,680	113,305	66,430	30,462	-222,137	24,961,533
8	%	s	152,797	543,209	2,037,826	2,940,669	4,833,190	4,058,384	3,400,969	2,827,597	2,327,056	1,980,187	1,703,798	1,445,568	1,222,856	1,030,716	904,928	760,663	100'969	528,255	435,119	354,611	285,025	175,065	84,100	-642,488	34,046,102
	After Tax Cash flow	Syr	\$153,994	\$565,658	\$2,228,146	53,399,035	\$5,826,246	55,136,857	54,519,978	53,945,848	\$3,409,722	53,046,546	\$2,752,384	\$2,451,989	\$2,177,934	\$1,927,515	\$1,776,896	\$1,568,305	\$1,376,844	\$1,200,768	\$1,038,515	\$888,682	\$750,011	3493,696	\$243,981	(\$1,957,116)	48,912,434
	Tax Payable	SAye	\$188,215	\$1,857,360	\$3,621,109	\$4,778,652	\$6,228,861	\$5,386,274	\$4,923,810	\$4,519,427	\$4,167,438	\$3,723,556	\$3,364,024	\$2,996,876	\$2,661,919	\$2,355,851	\$2,171,761	\$1,916,817	\$1,682,809	\$1,467,606	\$1,269,296	\$1,086,167	\$916,680	\$591,184	\$298,199	(\$2,392,030)	59,781,863
	Tax Race	ø	55%	55%	9888	55%	55%	9855	25%	25%	9655	25%	25%	9888	9655	2596	23%	25%	2665	250%	25%	25%	9855	2594	5.5%	9655	
	Net Taxable income	S/ye.	\$342,210	\$3,377,019	\$6,583,835	\$8,688,458	\$11,325,202	\$9,793,225	\$8,952,383	\$8,217,140	\$7,577,160	\$6,770,102	\$6,116,408	\$5,440,865	\$4,839,853	\$4,283,366	\$3,948,657	\$3,485,122	\$3,059,653	\$2,668,374	\$2,307,811	\$1,974,849	\$1,666,690	\$1,074,880	\$542,180	(\$4,349,146)	106,694,297
	Capital	s	0\$	\$238,500	\$461,770	\$729,905	\$729,905	\$729,905	\$491,405	\$248,135	\$0	\$0	0	2	2	03	2	03	\$0	03	8	S	3	80	80	\$0	3,649,527
	ight Line -	\$/yr.	08	\$	0.8	\$248,135	\$248,135	\$248,135	\$248,135	\$248,135																	1,240,677
l	20%	5/4:	8	Ş	\$243,270	\$243,270	\$243,270	\$243,270	\$243,270																		,216,350
	Abandon and Capital Depreciation - Straight Line - Reclaim 20%	\$/ye.	05	\$238,500	\$238,500	\$238,500	\$238,500	\$238,500																			1,192,500 1,216,350 1,240,677 3,649,527
	Abandon and Reclaim	\$/yr.	\$0	0\$	20	20	0\$	00	00	0\$	00	8	0	03	03	2	2	2	2	2	S	S	00	ş	03	\$4,725,000	3,649,527 4,725,000
	Net Capital	\$/yr.	0,8	\$1,192,500	\$1,216,350	\$1,240,677	0	03	03	2	03	2	2	2	2	2	S	03	03	g	Q.	03	03	05	20	80	3,649,527
	Net operating Income	\$750.	342,210	3,615,519 \$1,192,500	7,065,605 \$1,216,350	9,418,363 \$1,240,677	12,055,108	10,523,130	9,443,788	8,465,275	7,577,160	6,770,102	6,116,408	5,448,865	4,839,853	4,283,356	3,948,657	3,485,122	3,059,653	2,668,374	2,307,811	1,974,849	1,666,690	1,074,880	542.180	375,854	117,068,824
interest		Year	2020	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	Totals

Table 4b, Page 4
Zenith Energy Ltd
Sidl El Kilani
October 1, 2021

R Factor - Royalty Rate - Tax Rate - Depreciation, Proved Plus Probable Reserves

_																												_
Tax Rate	£	888	55%	55%	55%	5.5%	5.5%	5.5%	25%	5.5%	53%	55%	55%	55%	55%	55%	55%	55%	55%	55%	55%	55%	55%	55%	55%		55%	Van.
Royalty Rate	£	12%	12%	12%	12%	12%	12%	12%	12%	1236	1276	12%	12%	12%	12%	12%	12%	1236	1296	12%	12%	12%	12%	12%	12%		12%	Annius Cobsenses for
R Factor	**	1.51	1.51	1.51	1.52	1.54	1.56	1.57	1.59	1.60	1.60	1.61	1.62	1.62	1.62	1.63	1.63	1.63	1.63	1.63	1.63	1.62	1.62	1.62	1.63		1.51	400
Cumulative	**	\$502,304,000	\$508,160,385	\$514,453,475	\$521,162,653	\$525,472,055	\$529,783,601	\$534,120,231	\$338,488,266	\$542,893,562	\$547,341,557	\$351,658,063	\$556,023,507	\$360,442,279	\$564,918,516	\$ 569,068,050	\$573,274,919	\$377,542,514	\$581,874,074	\$586,272,704	\$ 590,741,395	\$595,283,038	\$ 599,658,409	\$503,862,985	\$507,196,042		\$500,000,000	Occasion Balance
Total	\$/yr.	2,304,000	5,856,385	6,293,090	6,709,178	4,309,402	4,311,546	4,336,630	4,368,035	4,405,295	4,447,996	4,316,506	4,365,443	4,418,772	4,476,237	4,149,534	4,206,869	4,267,595	4,331,560	4,398,630	4,468,691	4,541,643	4,375,371	4,204,577	3,333,057	\$107,196,042		
Capital Costs	\$/yr.	0	2,650,000	2,703,000	2,757,060	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	\$8,110,060 \$107,196,042		
Operating Costs Capital Costs	\$/yr.	2,304,000	3,206,385	3,590,090	3,952,118	4,309,402	4,311,546	4,336,630	4,366,035	4,405,295	4,447,996	4,316,506	4,365,443	4,418,772	4,476,237	4,149,534	4,206,869	4,267,595	4,331,560	4,398,630	4,468,691	4,541,643	4,375,371	4,204,577	3,333,057	\$99,085,982		
Cumulative Net Revenue	un.	\$759,181,434	\$766,424,043	\$777,890,308	\$792,438,894	\$810,052,965	\$826,098,096	\$840,770,187	\$854,173,209	\$066,399,842	\$877,841,993	\$668,460,753	\$898,484,418	\$907,917,457	\$916,837,920	\$925,084,667	\$932,914,033	\$940,368,486	\$947,486,365	\$954,302,313	\$960,847,660	\$967,150,768	\$972,678,765	\$977,487,700	\$987,019,522		\$756,500,000	Occasion Balanca
Net Revenue	\$791.	\$2,661,434	\$7,242,609	\$11,466,266	\$14,548,586	\$17,614,071	\$16,045,131	\$14,672,091	\$13,403,021	\$12,226,633	\$11,442,152	\$10,638,739	\$10,003,665	\$9,433,039	\$8,920,463	\$8,246,747	\$7,829,366	\$7,454,453	\$7,117,879	\$6,815,948	\$6,545,347	\$6,303,108	\$5,527,918	\$4,808,934	\$9,531,823	\$230,519,522		
(Grosssed Up)	\$/ye.	\$418,256	\$4,127,468	\$8,046,909	\$10,619,226	\$13,841,914	\$11,969,497	\$10,941,801	\$10,043,171	\$9,260,973	\$6,274,569	\$7,475,610	\$6,659,724	\$5,915,376	\$5,235,225	\$4,826,136	\$4,259,594	\$3,739,576	\$3,261,346	\$2,820,658	\$2,413,704	\$2,037,066	\$1,313,742	\$162,665	(\$5,315,623)	\$132,848,585	0.45	Wi Carrow
Royalty	\$/yr.	\$422,665	\$1,550,465	\$2,660,887	\$3,431,974	\$4,289,452	\$3,820,177	\$3,492,804	\$3,197,208	\$2,930,128	\$2,680,644	\$2,470,141	\$2,272,280	\$2,092,966	\$1,930,321	\$1,782,666	\$1,648,495	\$1,526,458	\$1,415,349	\$1,314,083	\$1,221,689	\$1,137,296	\$932,965	\$746,127	\$574.936	\$49,127,511		
Gross Revenue	SAyr.	\$3,522,375	\$12,920,541	\$22,174,062	\$28,599,787	\$35,745,437	\$31,634,805	\$29,106,696	\$26,643,401	\$24,417,734	\$22,405,365	\$20,584,510	\$18,935,669	\$17,441,381	\$16,086,009	\$14,855,549	\$13,737,455	\$12,720,487	\$11,794,574	\$10,950,689	\$10,180,740	\$9,477,470	\$7,774,704	\$6,217,726	\$4,791,136	\$412,918,304		
	Year	2020	2052	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	Totals		

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 Characters and Economic Impactations, Fethia Lansari et al, ETAP Memoir-26, 2006

GLOSSARY OF TERMS (Abbreviations & Definitions)

General

BIT

Before Income Tax

AIT

- After Income Tax

M\$

Thousands of Dollars

Effective Date

The date for which the Present Value of the future cash flows and reserve categories are established

\$US

United States Dollars

WTI

 West Texas Intermediate – the common reference for crude oil used for oil price comparisons

ARTC

- Alberta Royalty Tax Credit

GRP

Gas Reference Price

Interests and Royalties

BPO

Before Payout

APO

After Payout

APPO

After Project Payout

Payout

 The point at which a participant's original capital investment is recovered from its net revenue

GORR

 Gross Overriding Royalty – percentage of revenue on gross revenue earned (can be an interest or a burden)

NC

 New Crown – crown royalty on petroleum and natural gas discovered after April 30, 1974

SS 1/150 (5%-15%) Oil

 Sliding Scale Royalty – a varying gross overriding royalty based on monthly production. Percentage is calculated as 1-150th of monthly production with a minimum percentage of 5% and a maximum of 15%.

FH

- Freehold Royalty

P&NG

Petroleum and Natural Gas

Twp

Township

Rge

Range

Sec

Section

Chapman Petroleum Engineering Ltd. .

Technical Data

psia

Pounds per square inch absolute

MSTB

Thousands of Stock Tank Barrels of oil (oil volume at 60 F and 14.65 psia)

MMscf

Millions of standard cubic feet of gas (gas volume at 60 F and 14.65 psia)

Bbls

Barrels

Mbbls

Thousands of barrels

MMBTU

- Millions of British Thermal Units - heating value of natural gas

STB/d

Stock Tank Barrels of oil per day – oil production rate

Mscf/d

 Thousands of standard cubic feet of gas per day – gas production rate

GOR (scf/STB)

 Gas-Oil Ratio (standard cubic feet of solution gas per stock tank barrel of oil)

mKB

 Metres Kelly Bushing – depth of well in relation to the Kelly Bushing which is located on the floor of the drilling rig. The Kelly Bushing is the usual reference for all depth measurements during drilling operations.

EOR

Enhanced Oil Recovery

GJ

Gigajoules

Marketable or Sales Natural Gas Natural gas that meets specifications for its sale, whether it occurs naturally or results from the processing of raw natural gas. Field and plant fuel and losses to the point of the sale must be excluded from the marketable quantity. The heating value of marketable natural gas may vary considerably, depending on its composition; therefore, quantities are usually expressed not only in volumes but also in terms of energy content. Reserves are always reported as marketable quantities.

NGLs

 Natural Gas Liquids – Those hydrocarbon components that can be recovered from natural gas as liquids, including but not limited to ethane, propane, butanes, pentanes plus, condensate, and small quantities of non-hydrocarbons.

Raw Gas

Natural gas as it is produced from the reservoir prior to processing.
 It is gaseous at the conditions under which its Volume is measured or estimated and may include varying amounts of heavier hydrocarbons (that may liquefy at atmospheric conditions) and water vapour; may also contain sulphur and other non-hydrocarbon compounds. Raw natural gas is generally not suitable for end use.

EUR

Estimated Ultimate Recovery

Chapman Petroleum Engineering Ltd. .



October 08, 2021

Chapman Petroleum Engineering Ltd. 700, 1122 – 4th Street SW Calgary, AB T2R 1M1

Dear Sir:

Re: Company Representation Letter

Regarding the evaluation of our Company's oil and gas reserves and independent appraisal of the economic value of these reserves for the year ended September 30, 2021, (the effective date), we herein confirm to the best of our knowledge and belief as of the effective date of the reserves evaluation, and as applicable, as of today, the following representations and information made available to you during the conduct of the evaluation:

- 1. We, Zenith Energy Ltd., (the Client) have made available to you, Chapman Petroleum Engineering Ltd. (the Evaluator) certain records, information, and data relating to the evaluated properties that we confirm is, with the exception of immaterial items, complete and accurate as of the effective date of the reserves evaluation, including the following:
 - Accounting, financial, tax and contractual data
 - · Asset ownership and related encumbrance information;
 - Details concerning product marketing, transportation and processing arrangements;
 - All technical information including geological, engineering and production and test data:
 - Estimates of future abandonment and reclamation costs.



- We confirm that all financial and accounting information provided to you is, to the best of our knowledge, both on an individual entity basis and in total, entirely consistent with that reported by our Company for public disclosure and audit purposes.
- We confirm that our Company has satisfactory title to all of the assets, whether tangible, intangible, or otherwise, for which accurate and current ownership information has been provided.
- 4. With respect to all information provided to you regarding product marketing, transportation, and processing arrangements, we confirm that we have disclosed to you all anticipated changes, terminations, and additions to these arrangements that could reasonably be expected to have a material effect on the evaluation of our Company's reserves and future net revenues.
- 5. With the possible exception of items of an immaterial nature, we confirm the following as of the effective date of the evaluation:
 - For all operated properties that you have evaluated, no changes have occurred or
 are reasonably expected to occur to the operating conditions or methods that
 have been used by our Company over the past twelve (12) months, except as
 disclosed to you. In the case of non-operated properties, we have advised you of
 any such changes of which we have been made aware.
 - All regulatory, permits, and licenses required to allow continuity of future operations and production from the evaluated properties are in place and, except as disclosed to you, there are no directives, orders, penalties, or regulatory rulings in effect or expected to come into effect relating to the evaluated properties.
 - Except as disclosed to you, the producing trend and status of each evaluated well
 or entity in effect throughout the three-month period preceding the effective date
 of the evaluation are consistent with those that existed for the same well or entity
 immediately prior to this three-month period.



- Except as disclosed to you, we have no plans or intentions related to the ownership, development or operation of the evaluated properties that could reasonably be expected to materially affect the production levels or recovery of reserves from the evaluated properties.
- If material changes of an adverse nature occur in the Company's operating performance subsequent to the effective date and prior to the report date, we will inform you of such material changes prior to requesting your approval for any public disclosure of reserves information.
- We hereby confirm that our Company is in material compliance with all Environmental Laws and does not have any Environmental Claims pending.

Between the effective date of the report and the date of this letter, nothing has come to our attention that has materially affected or could affect our reserves and economic value of these reserves that has not been disclosed to you.

Yours very truly,

President and Chief Executive Officer

Vice-President & Chief Financial Officer

(C) Chapman	Report 2021 – T	unisia (El Biba	ne, Robbana a	and Ezzaouia Co	oncessions)

COMPETENT PERSONS REPORT

EVALUATION OF RESERVES AND RESOURCES OTHER THAN RESERVES OIL AND GAS PROPERTIES

THE REPUBLIC OF TUNISIA

Owned by

ZENITH ENERGY LIMITED

September 30, 2021 (October 1, 2021)

Chapman Petroleum Engineering Ltd.

1122 - 4th Street S.W., Suite 700, Calgary, Alberta T2R 1M1 • Phone: (403) 266-4141 • Fax: (403) 266-4259 • www.chapeng.ab.ca

October 7, 2021

Zenith Energy Ltd. 15th Floor, Banker's Court 850 - 2nd Street SW Calgary, AB T2R 0R8

Attention: Mr. Andrea Cattaneo

Dear Sir:

Re: Competent Persons Report, Evaluation of Reserves and Resources Other Than Reserves

Zenith Energy Ltd.

Tunisia Properties – September 30, 2021

In accordance with your authorization we have performed a Competent Persons Report (CPR) of reserve and economic evaluation of oil and gas properties, including an assessment of resources other than reserves, owned by Zenith Energy Ltd. (the "Company") for an effective date of September 30, 2021 (October 1, 2021).

This evaluation has been carried out in accordance with standards set out in the Canadian Oil and Gas Evaluation Handbook ("COGEH"), the professional practice standard under our Permit to Practice with APEGA and under the guidelines of the European Securities and Markets Authority (ESMA). The report has been prepared and/or supervised by a "Qualified Reserves Evaluator" under NI 51-101 as demonstrated on the accompanying Certificate of Qualification of the author(s).

The INTRODUCTION includes the authorization, purpose and use of the report and describes the methodology and economic parameters used in the preparation of this report and the evaluation standard to which the report has been prepared.

The EXECUTIVE SUMMARY presents an overview of the evaluated property and addresses the summary information required by ESMA, Section 132.

The SUMMARY OF RESERVES AND ECONOMICS complements the Executive Summary and contains a concise presentation of the results of this reserve and economic evaluation. The net present values presented in this report do not necessarily represent the fair market value of the reserves evaluated in this report. All monetary values presented in this report are expressed in terms of US dollars.

The DISCUSSION contains a description of the interests and burdens, reserves and geology, production forecasts, product prices, capital and operating costs and a map of each major property. The economic results and cash flow forecasts (before income tax) are also presented on an entity and property summary level.

The RESOURCES OTHER THAN RESERVES contains a summary of the resource property, compliant with NI 51-101, Sec. 5.9 of the Canadian Securities Administrators and a full description and results of the technical analysis of the resources in accordance with COGEH Volume 2, Section 2 (ROTR).

Resources have been classified as to their most specific category according to their level of certainty, project maturity and economic status for each entity, where applicable.

A REPRESENTATION LETTER from the Company confirming that to the best of their knowledge all the information they provided for our use in the preparation of this report was complete and accurate as of the effective date, is enclosed following the Glossary.

Because the reserves and resource data are based on judgments regarding future events, actual results will vary and the variations may be significant. We have no responsibility to update our report for events and circumstances which may have occurred since the preparation date of this report.

Prior to public disclosure of information derived from this report, or our name as author, our written consent must be obtained, as to the information being disclosed and the manner in which it is presented. This report may not be reproduced, distributed or made available for use by any other party without our written consent and may not be reproduced for distribution at any time without the complete context of the report, unless otherwise reviewed and approved by us.

We consent to the submission of this report, in its entirety, to securities regulatory agencies and stock exchanges, by the Company.

Chapman Petroleum Engineering Ltd.

It has been a pleasure to prepare this report and the opportunity to have been of service is appreciated.

Yours very truly,

Chapman Petroleum Engineering Ltd.

[Original Signed By:] [Signature], [Licensed Professional's Stamp] [Membership ID Number] October 7, 2021 C. W. Chapman, P. Eng., President

[Original Signed By:] [Signature], [Licensed Professional's Stamp] [Membership ID Number] October 7, 2021 Khaled (Kal) A. Latif, P.Geol. Senior Associate

awa/lml/6773

PERMIT TO PRACTICE CHAPMAN PETROLEUM ENGINEERING LTD.

[Original Signed By:]

Signature C.W. Chapman

Date October 7, 2021

PERMIT NUMBER: P 4201

The Association of Professional Engineers and Geoscientists of Alberta

[APEGA ID Number]

CERTIFICATE OF QUALIFICATION

- I, C. W. CHAPMAN, P. Eng., Professional Engineer of the City of Calgary, Alberta, Canada, officing at Suite 700, 1122 4th Street S.W., hereby certify:
- THAT I am a registered Professional Engineer in the Province of Alberta and a member of the Australasian Institute of Mining and Metallurgy.
- THAT I graduated from the University of Alberta with a Bachelor of Science degree in Mechanical Engineering in 1971.
- THAT I have been employed in the petroleum industry since graduation by various companies and have been directly involved in reservoir engineering, petrophysics, operations, and evaluations during that time.
- THAT I have in excess of 40 years in the conduct of evaluation and engineering studies relating to oil & gas fields in Canada and around the world.
- THAT I participated directly in the evaluation of these assets and properties and preparation of this report for Zenith Energy Ltd., dated October 7, 2021 and the parameters and conditions employed in this evaluation were examined by me and adopted as representative and appropriate in establishing the value of these oil and gas properties according to the information available to date.
- THAT I have not, nor do I expect to receive, any direct or indirect interest in the properties or securities of Zenith Energy Ltd., its participants or any affiliate thereof.
- THAT I have not examined all of the documents pertaining to the ownership and agreements referred to in this report, or the chain of Title for the oil and gas properties discussed.
- A personal field examination of these properties was considered to be unnecessary because the data available from the Company's records and public sources was satisfactory for our purposes.

[Original Signed By:] [Signature], [Licensed Professional's Stamp] [Membership ID Number] October 7, 2021 C. W. Chapman, P. Eng., President

PERMIT TO PRACTICE CHAPMAN PETROLEUM ENGINEERING

LTD. [Original Signed By:]

Signature

C.W. Chapman

Date

October 7, 2021

PERMIT NUMBER: P 4201

The Association of Professional Engineers and Geoscientists of Alberta

[APEGA ID Number]

Chapman Petroleum Engineering Ltd.

CERTIFICATE OF QUALIFICATION

- I, KHALED (KAL) A. LATIF, P. Geol., Professional Geologist of the City of Calgary, Alberta, Canada, officing at Suite 700, 1122 – 4th Street S.W., hereby certify:
- THAT I am a registered Professional Geologist in the Province of Alberta.
- THAT I graduated from the University of Alexandria with a Bachelor of Science degree in Geology in 1979.
- THAT I have been employed in the petroleum industry since graduation by various companies and have been directly involved in geology, geophysics, petrophysics, operations, and evaluations during that time.
- THAT I have in excess of 35 years of experience in the conduct of evaluation and geological studies relating to oil and gas fields in Canada and internationally.
- 5. THAT I participated directly in the evaluation of these assets and properties and preparation of this report for Zenith Energy Ltd., dated October 7, 2021 and the parameters and conditions employed in this evaluation were examined by me and adopted as representative and appropriate in establishing the value of these oil and gas properties according to the information available to date.
- THAT I have not, nor do I expect to receive, any direct or indirect interest in the properties or securities of Zenith Energy Ltd., its participants or any affiliate thereof.
- THAT I have not examined all of the documents pertaining to the ownership and agreements referred to in this report, or the chain of Title for the oil and gas properties discussed.
- A personal field examination of these properties was considered to be unnecessary because the data available from the Company's records and public sources was satisfactory for our purposes.

[Original Signed By:]
[Signature], [Licensed Professional's Stamp]
[Membership ID Number]
October 7, 2021
Khaled (Kal) A. Latif, P.Geol.
Senior Associate

CERTIFICATE OF QUALIFICATION

- I, D. J. BRIERE, P. Eng., Professional Engineer of the City of Calgary, Alberta, Canada, officing at Suite 700, 1122 4th Street S.W., hereby certify:
- THAT I am a registered Professional Engineer in the Province of Alberta.
- THAT I graduated from the University of Calgary with a Bachelor of Science degree in Electrical Engineering in 1978.
- THAT I have been employed in the petroleum industry since graduation by various companies and have been directly involved in reservoir engineering, petrophysics, operations, and evaluations during that time.
- THAT I have over 30 years of experience in engineering studies relating to oil & gas fields in Canada and around the world.
- 5. THAT I participated directly in the evaluation of these assets and properties and preparation of this report for Zenith Energy Ltd., dated October 7, 2021 and the parameters and conditions employed in this evaluation were examined by me and adopted as representative and appropriate in establishing the value of these oil and gas properties according to the information available to date.
- THAT I have not, nor do I expect to receive, any direct or indirect interest in the properties or securities of Zenith Energy Ltd., its participants or any affiliate thereof.
- THAT I have not examined all of the documents pertaining to the ownership and agreements referred to in this report, or the chain of Title for the oil and gas properties discussed.
- A personal field examination of these properties was considered to be unnecessary because the data available from the Company's records and public sources was satisfactory for our purposes.

[Original Signed By:]
[Signature], [Licensed Professional's Stamp]
[Membership ID Number]
October 7, 2021
J.D. Brière, P.Eng.
Vice President – Engineering

COMPETENT PERSONS REPORT

EVALUATION OF RESERVES AND RESOURCES OTHER THAN RESERVES OIL AND GAS PROPERTIES

THE REPUBLIC OF TUNISIA

Owned by

ZENITH ENERGY LTD.

September 30, 2021 (October 1, 2021)

Chapman Petroleum Engineering Ltd.

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INTRODUCTION

1. AUTHORIZATION

This evaluation has been authorized by Mr. Andrea Cattaneo, on behalf of Zenith Energy Ltd. The engineering analysis has been performed during the months of April and May 2021 and updated October 2021.

2. PURPOSE OF THE REPORT

The purpose of this report was to prepare a third party independent appraisal of the oil and gas reserves and resources other than reserves owned by Zenith Energy Ltd. for the Company's financial planning.

The values in this report do not include the tangible value of the physical facilities on this property.

3. USE OF THE REPORT

The report is intended to support a filing on the London Stock Exchange and for annual corporate requirements and financial planning.

4. SCOPE OF THE REPORT

4.1 Methodology

The evaluation of the reserves and resources of these properties included in the report has been conducted under a discounted cash flow (DCF) analysis of estimated future net revenue, which is the principal tool for estimating oil and gas property values and supporting capital investment decisions. In the case of the resources other then reserves, the DCF analysis was further subjected to an "Expected Value" risk analysis for determining the after risk value.

4.2 Land Survey System

This block description is defined in the Concession agreement.

4.3 Economics

The economics presentation and methodology are presented in the Discussion of the report.

4.4 Barrels of Oil Equivalent

If at any time in this report reference is made to "Barrels of Oil Equivalent" (BOE), the conversion used is 6 Mscf: 1 STB (6 Mcf: 1 bbl).

BOEs may be misleading, particularly if used in isolation. A BOE conversion ratio of 6 Mcf: 1 bbl is based on an energy equivalency conversion method primarily applicable at the burner tip and does not represent value equivalency at the well head.

4.5 Environmental Liabilities

We have been advised by the Company that they are in material compliance with all Environmental Laws and do not have any Environmental Claims pending, as demonstrated in the Representation Letter attached.

5. BASIS OF REPORT

5.1 Sources of Information

Sources of the data used in the preparation of this report are as follows:

- i) Ownership terms have been derived from information provided by the Company.
- Production data is acquired from information provided by the Company.
- Operating Costs are based on historical information presented on the corporate presentation;
- Price differentials are derived from posted world prices for various basins and instructions from the Company
- Timing of Development Plans and Capital estimates have been derived from the vendors corporate presentation and our best judgement.

5.2 Product Prices

Chapman Petroleum Engineering Ltd. conducts continual surveillance and monitoring on a number of Benchmark product prices both locally and internationally. Based on historical data, current conditions and our view of the relevant political and economic trends, we independently prepare oil, gas and by-product price forecasts including predictions for the near term (first few years) with 2 percent escalation thereafter.

In establishing our forecasts we also consider input from operating companies, consulting firms, oil & gas marketing companies and financial institutions. Our forecasts are updated quarterly and the latest one prior to the effective date would generally be used. The forecast used for this report is presented as an attachment to this Introduction.

The Benchmark Oil Par Price used for this evaluation is the Brent Crude Price and for natural gas the World Bank European gas price forecast has been used.

Any prices quoted in the property discussions reflect fully adjusted prices for crude quality, transportation, gas heating value and specific contractual arrangements.

5.3 Product Sales Arrangement

The Company does not have any "hedge" contracts in place at this time.

5.4 Royalties

This property is governed by a royalty and tax scheme as discussed in the body of the report.

5.5 Capital Expenditures and Operating Costs

Operating costs and capital expenditures have been based on historical experience and analogy where necessary and are expressed in current year dollars but for economic purposes are escalated at 2% per year after the current year.

5.6 Income Tax Parameters

Income tax parameters are integral with the fiscal regime as discussed in the body of the report.

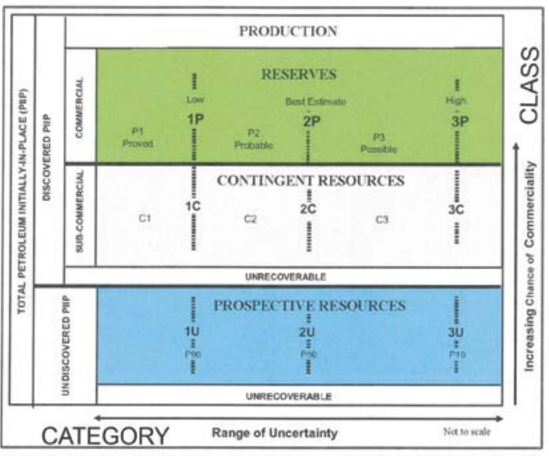
Chapman Petroleum Engineering Ltd.

6. EVALUATION STANDARD USED

6.1 General

This evaluation and report preparation have been carried out in accordance with standards set out in the APEGA professional practice standard "The Canadian Oil and Gas Evaluation Handbook", 3rd Edition December 2018 ("COGEH"), prepared by the Calgary Chapter of the Society of Petroleum Evaluation Engineers (SPEE).

COGEH uses the SPE-PRMS (2018 Update) resource classification system shown in the below diagram.



By way of explanation, 'CLASS' forms the vertical axis of the PRMS diagram and represents the range of Chance of Commerciality. Likewise, 'CATEGORY' forms the horizontal axis and provides a measure of the uncertainty in estimates of the Resource Class. Petroleum Initially-In-Place (PIIP) is that quantity of petroleum that is estimated to exist originally in naturally occurring accumulations with reference to the above diagram and is potentially producible. It includes that quantity of petroleum that is estimated, as of a given date, to be contained in known accumulations, prior to production, plus those estimated quantities in accumulations yet to be discovered (equivalent to "total resources").

Discovered PIIP (equivalent to "discovered resources") is that quantity of petroleum that is estimated, as of a given date, to be contained in known accumulations prior to production. The Discovered PIIP includes production, Reserves, and Contingent Resources; the remainder is unrecoverable.

Undiscovered PIIP (equivalent to "undiscovered resources") is that quantity of petroleum that is estimated, on a given date, to be contained in accumulations yet to be discovered. The recoverable portion of undiscovered petroleum initially in place is referred to as "Prospective Resources", the remainder as "unrecoverable".

Unrecoverable is that portion of Discovered or Undiscovered PIIP quantities which is estimated, as of a given date, not to be recoverable by future development projects. A portion of these quantities may become recoverable in the future as commercial circumstances change or technological developments occur; the remaining portion may never be recovered due to the physical/chemical constraints represented by subsurface interaction of fluids and reservoir rocks.

6.2 Resource Definitions

The following definitions have been extracted from COGEH and represent an overview of the resource definitions and evaluation criteria required for compliance with the Canadian Securities National Instrument 51-101. These definitions are considered to be compliant with the PRMS - 2018, in that they use the same primary nomenclature, principles and concepts.

6.2.1 Reserves

The following Reserves definitions and guidelines are designed to assist evaluators in making Reserves estimates on a reasonably consistent basis and assist users of evaluation reports in understanding what such reports contain and, if necessary, in judging whether evaluators have followed generally accepted standards.

Reserves are estimated remaining quantities of oil and natural gas and related substances anticipated to be recoverable from known accumulations, as of a given date, based on the analysis of drilling, geological, geophysical, and engineering data; the use of established technology; and specified economic conditions, which are generally accepted as being reasonable. Reserves are further classified according to the level of certainty associated with the estimates and may be subclassified based on development and production status.

The guidelines outline

- · general criteria for classifying reserves,
- · procedures and methods for estimating reserves,
- confidence levels of individual entity and aggregate reserves estimates,
- · verification and testing of Reserves estimates.

The following definitions apply to both estimates of individual Reserves Entities and the aggregate of reserves for multiple entities.

RESERVES CATEGORIES

Reserves are categorized according to the probability that at least a specific volume will be produced. In a broad sense, Reserves categories reflect the following expectations regarding the associated estimates:

Reserves Category

Confidence Characterization

Proved (1P)

Low Estimate, Conservative

Proved + Probable (2P)

Best Estimate

Proved +Probable +Possible (3P)

High Estimate, Optimistic

- a. Proved Reserves are those reserves that can be estimated with a high degree of certainty to be recoverable. It is likely that the actual remaining quantities recovered will exceed the estimated Proved Reserves.
- b. Probable Reserves are those additional reserves that are less certain to be recovered than Proved Reserves. It is equally likely that the actual remaining quantities recovered will be greater or less than the sum of the estimated Proved + Probable Reserves.

c. Possible Reserves are those additional reserves that are less certain to be recovered than probable reserves. It is unlikely that the actual remaining quantities recovered will exceed the sum of the estimated Proved + Probable + Possible Reserves.

DEVELOPMENT AND PRODUCTION STATUS

Each of the reserves categories (proved, probable and possible) may be divided into developed and undeveloped categories.

- a. Developed Reserves are those Reserves that are expected to be recovered from existing wells and installed facilities or, if facilities have not been installed, that would involve a low expenditure (e.g., when compared to the cost of drilling a well) to put the Reserves on production. The developed category may be subdivided into producing and non-producing.
 - i. Developed Producing Reserves are those reserves that are expected to be recovered from completion intervals open at the time of the estimate. These reserves may be currently producing or, if shut-in, they must have previously been on production, and the date of resumption of production must be known with reasonable certainty.
 - Developed Non-Producing Reserves are those reserves that either have not been on production, or have previously been on production, but are shut-in and the date of resumption of production is unknown.
- b. Undeveloped Reserves are those reserves expected to be recovered from known accumulations where a significant expenditure (e.g., when compared to the cost of drilling a well) is required to render them capable of production. They must fully meet the requirements of the Reserves classification (Proved, Probable, Possible) to which they are assigned.

In multi-well pools, it may be appropriate to allocate total pool Reserves between the Developed and Undeveloped categories or to sub-divide the Developed Reserves for the pool between Developed Producing and Developed Non-Producing. This allocation should be based on the estimator's assessment as to the reserves that will be recovered from specific wells, facilities and completion intervals in the pool and their respective development and production status.

LEVELS OF CERTAINTY FOR REPORTED RESERVES

The qualitative certainty levels contained in the definitions are applicable to "individual Reserves entities," which refers to the lowest level at which Reserves calculations are performed, and to "Reported Reserves," which refers to the highest level sum of individual entity estimates for which Reserves estimates are presented. Reported Reserves should target the following levels of certainty under a specific set of economic conditions:

- At least a 90 percent probability that the quantities actually recovered will equal or exceed the estimated Proved Reserves,
- At least a 50 percent probability that the quantities actually recovered will equal or exceed the sum of the estimated Proved + Probable reserves.
- At least a 10 percent probability that the quantities actually recovered will equal or exceed the sum of the estimated Proved + Probable + Possible reserves.

A quantitative measure of the certainty levels pertaining to estimates prepared for the various Reserves categories is desirable to provide a clearer understanding of the associated risks and uncertainties. However, the majority of Reserves estimates are prepared using deterministic methods that do not provide a mathematically derived quantitative measure of probability. In principle, there should be no difference between estimates prepared using probabilistic or deterministic methods.

Additional clarification of certainty levels associated with Reserves estimates and the effect of aggregation is provided in Section 5.7.1.6, The Portfolio Effect, of COGEH.

6.2.2 Contingent Resources

Contingent Resources are those quantities of petroleum estimated, as of a given date, to be potentially recoverable from known accumulations using established technology or technology under development (TUD), but which are not currently considered to be commercially recoverable due to one or more contingencies. Contingent Resources are further categorized in accordance with the level of certainty associated with the estimates and may be sub-classified based on project maturity and/or characterized by their economic status.

Contingencies may include economic, environmental, social and political factors, regulatory matters, a lack of markets or prolonged timetable for development. Contingent Resources have a Chance of Development that is less than certain.

Contingent resources are further categorized according to their level of certainty associated with the estimates and may be sub-classified based on project maturity and/or characterized by their economic status.

Project Maturity Sub-Classes are: Development Pending, Development on Hold, Development Unclarified and Development Not Viable, as demonstrated in the chart below (Section 6.3).

Reports on Contingent Resources must specify the level of maturity and usually include 1C, 2C and 3C estimates.

There is no certainty that it will be commercially viable to produce any portion of the Contingent Resources.

6.2.3 Prospective Resources

demonstrated in the chart below (Section 6.3).

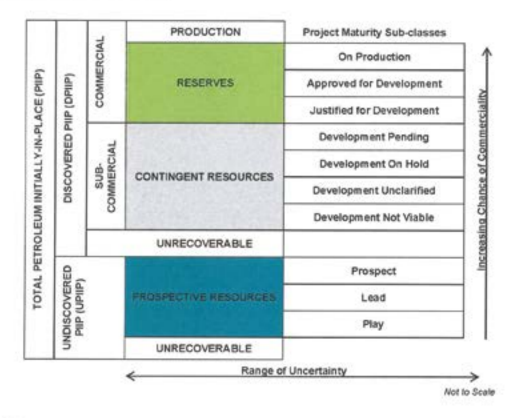
Prospective Resources are those quantities of petroleum estimated, as of a given date, to be potentially recoverable from undiscovered accumulations by application of future development projects. Prospective resources have both an associated Chance of Discovery and a Chance of Development. Prospective resources are further subdivided in accordance with the level of certainty associated with recoverable estimates assuming their discovery and development and may be sub-classified based on project maturity. The project maturity subclasses describe the stage of exploration and broadly correspond to chance of commerciality from in increasing order from "play" to "lead" to "prospect" as

A "play" is a family of geologically similar fields, discoveries, prospects and leads. It would have the lowest chance of commerciality in these project maturity subclasses.

A "lead" is a potential accumulation within a play that requires more data acquisition and/or evaluation in order to be classified as a prospect. A "prospect" is a potential accumulation within a play that is sufficiently well defined to represent a viable drilling target. A "prospect" would have the highest chance of commerciality.

There is no certainty that any portion of the resources will be discovered. If discovered, there is no certainty that it will be commercially viable to produce any portion of the resources.

6.3 Project Maturity Sub-Classes



7. SITE VISIT

A personal field examination of these properties was not considered to be necessary because the data available from the Company's records and public sources were satisfactory for our purposes.

Attachment 1

CHAPMAN PETROLEUM ENGINEERING LTD. CRUDE OIL HISTORICAL, CONSTANT, CURRENT AND FUTURE PRICES

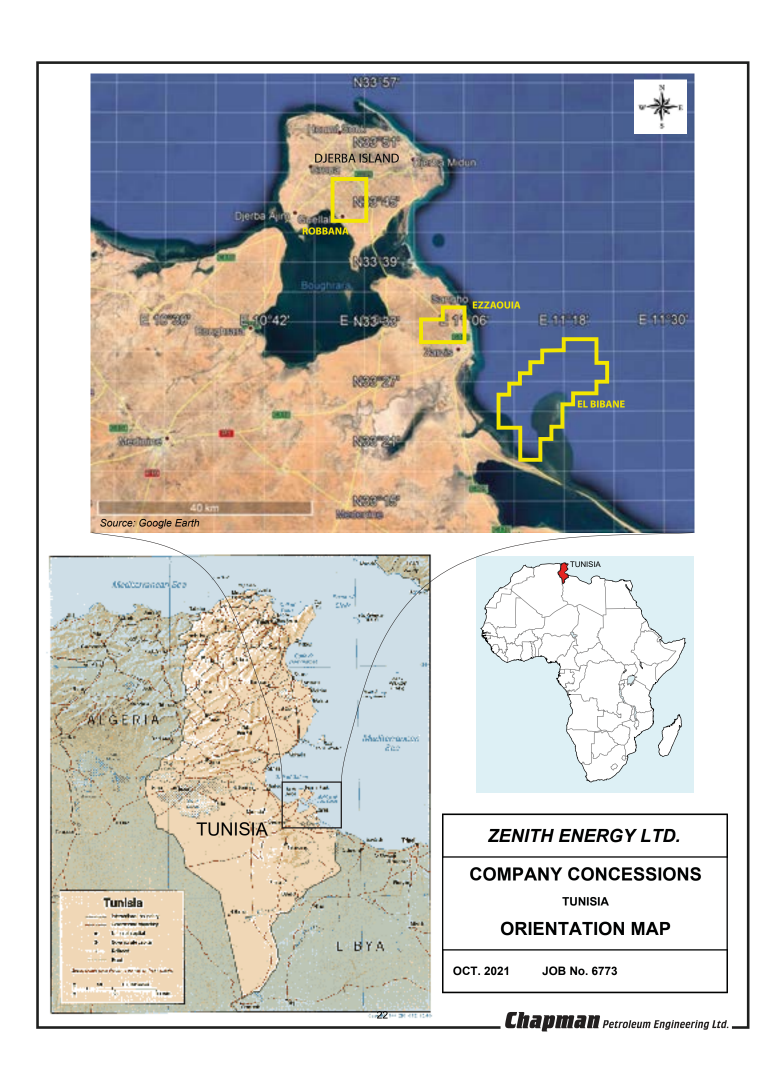
October 1, 2021

Date		WTI [1] \$US/STB	Brent Spot (ICE)[2] \$US/STB	AB Synthetic Crude Price [3] \$CDN/STB	Western Canada Select [4] \$CDN/STB	Exchange Rate \$US/\$CDN
	TOPE I INCL					
2012		94.05	111.63	92.56	71.70	1.00
2013		97.98	108.56	100.17	75.76	0.97
2014		93.12	99.43	101.07	82.07	0.91
2015		48.69	53.32	62.17	46.23	0.78
2016		43.17	45.06	57.98	38.90	0.76
2017		50.86	54.75	67.75	49.63	0.77
2018		64.92	71.64	75.06	50.17	0.77
2019		57.00	64.11	75.28	57.86	0.75
2020		39.54	43.40	48.78	37.05	0.75
2021	9 mos.	64.80	67.56	79.76	65.47	0.80
CONSTA	NT PRICES	(The average	of the first-day-of-the-mo	onth price for the prec 68.97	eding 12 months-SEC)	0.79
			00.00	00.01	55.05	0.15
FORECA	ST PRICES	į.				
2021	3mos.	75.50	79.28	87.01	70.47	0.80
2022		72.50	76.13	83.26	67.44	0.80
2023		69.50	72.98	79.51	64.40	0.80
2024		66.50	69.83	75.76	61.36	0.80
2025		67.83	71.22	77.42	62.71	0.80
2026		69.19	72.65	79.11	64.08	0.80
2027		70.57	74.10	80.84	65.48	0.80
2028		71.98	75.58	82.61	66.91	0.80
2029		73.42	77.09	84.41	68.37	0.80
2030		74.89	78.63	86.24	69.86	0.80
2031		76.39	80.21	88.11	71.37	0.80
2032		77.92	81.81	90.02	72.92	0.80
2033		79.47	83.45	91.97	74.50	0.80
2034		81.06	85.12	93.96	76.11	0.80
2035		82.68	86.82	95.99	77.75	0.80
2036		84.34	88.55	98.05	79.42	0.80

Escalated 2% thereafter

Notes:

- West Texas Intermediate quality (D2/S2) crude (40API) landed in Cushing, Oklahoma.
 (Comperative WTI future oil prices are: \$US73.74/STB in 2021; \$US71.10/STB in 2022 and \$US64.66/STB in 2023)
- [2] The Brent Spot price is estimated based on historic data.
- [3] Equivalent price for Light Sweet Crude (D2/S2) & Synthetic Crude landed in Edmonton.
- [4] Western Canada Select (20.5API), spot price for B.C., Alberta, Saskatchewan, and Manitoba.



EXECUTIVE SUMMARY

This Executive Summary presents an overview of the Company's properties and results of the evaluation and, in particular, addresses the information required by the European Securities and Markets Authority (ESMA), Section 132.

- (a) Details of the reserves being evaluated have been established under COGEH (NI 51-101) standards are presented with their associated net present values on the attached Table 1 in the Summary and repeated on Table 4 in the Discussion of each of the three properties in the report. The production and cash flow analyses are presented in Tables 4a, 4b and 4c, for the Proved Developed Producing and Proved Plus Probable Developed Producing and Proved Plus Probable Reserves, respectively, for each property.
- (b) The anticipated project life of these overall properties based on the established Proved Plus Probable Reserves also 15 to 20 years.
- (c) The Company owns a 45% working interest in the Ezzaouia Concession and a 100% working interest in the El Bibane and Robbana Concessions, which are located in the Jaffara Basin on coastal Tunisia Ezzaouia and Robbana, which are onshore and El Bibane, which is 18 km offshore. The El Bibane concession covers 56,340 acres (228 Km2), Ezzaouia covers 9884 acres (40 Km2) and Robbana covers 11,861 acres (48 km2). The combined fields contain eight active wells. The Block is governed under a fiscal regime, the terms of which are presented in Table 1 in the Discussion of each property.
- (d) These concessions are located onshore and offshore as described above, in a highly developed oil and gas region in Tunisia. The oil fields produce from the Cretaceous and Jurassic formations and are generally pipeline connected to major facilities for sales. Gas is used in the operations and in some cases reinjected, but once exploited can be marketed to a local electricity generation facility.
- (e) The results of this evaluation are based on facts and assumptions typical of this type of engagement. It should be noted that under COGEH Section 7.8.2 evaluations are conducted without consideration of the availability of capital for funding the scheduled development. The product price forecasts used for this evaluation, shown in Attachment 1, are based on history and analysis and reflect the industry consensus as of the effective date of the report, however variations may occur and the variations could be material.

SUMMARY OF COMPANY RESERVES AND ECONOMICS

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Forecast Prices and Costs

Table 1:	Summary of Company	Reserves and	Economics -	Before Income Ta	ix 25
Table 1T:	Summary of Company	Reserves and	Economics -	After Income Tax	26

Table 1 Summary of Company Reserves and Economics Before Income Tax October 1, 2021

Zenith Energy Ltd.

Tunisian Properties

				Net	То Ар	d Interest					
		nt Oil STB	Natur	entional ral Gas Viscf		GL obls			re Cash Flow		
Description	Gross	Net	Gross	Net	Gross	Net	Undisc.	5%/year	10%/year	15%/year	20%/year
Reserve Category											
PROVED											
Proved Developed Producing											
El Bibane	22	20	5,866	5,454	129	120	11,699	8,594	6,304	4,591	3,293
Ezzaouia	213	198	_ 0	_0	0_	0_	505	845	1,096	1,281	1,417
Total Proved Developed Producing	234	218	5,866	5,454	129	120	12,204	9,438	7,399	5,872	4,711
Total Proved	234	218	5,866	5,454	129	120	12,204	9,438	7,399	5,872	4,711
PROBABLE											
Probable Developed Producing (incremental)											
El Bibane	0	0	5,515	5,112	86	79	32,257	25,633	20,733	17,033	14,188
Ezzaouia	227	205	0	0	0	_0_	8,122	7,057	6,179	5,450	4,840
Total Probable Developed Producing	227	205	5,515	5,112	86	79	40,379	32,691	26,912	22,483	19,028
Probable Undeveloped											
Ezzaouia	2,858	2,586	0	0	0	0	129,649	92,054	68,240	52,409	41.437
Robbana	742	716	0	0	0	0	23.661	17,671	13,264	9,962	7,451
Total Probable Undeveloped	3,601	3,302	0	0	0	0	153,310	109,725	81,504	62,372	48,888
Total Probable	3,828	3,507	5,515	5,112	86	79	193,689	142,416	108,416	84,855	67,916
Total Proved Plus Probable	4,062	3,725	11,381	10,565	215	200	205,893	151,854	115,816	90,727	72,627
POSSIBLE											
El Bibane	0	0	5,690	5,205	89	81	32,301	25,591	20,645	16,923	14,069
Robbana	281	264	0	0	0	0	15,725	11,699	8,964	7,049	5,670
Total Possible	281	264	5,690	5,205	89	81	48,026	37,290	29,609	23,972	19,739
Total Proved Plus Probable Plus Possible	4,343	3,989	17,071	15,770	304	281	253,918	189,144	145,425	114,699	92,365

M\$ means thousands of dollars.

Gross reserves are the total of the Company's working interest share before deduction of royalties owned by others.

Net reserves are the total of the Company's working and/or royalty interest share after deducting the amounts attributable to royalties owned by others.

Columns may not add precisely due to accumulative rounding of values throughout the report.

Cumulative cash flow values shown as "0" reflect a value of less than \$500.

Reserves shown as "0" reflect a value of less than 0.5(MSTB

. Chapman Petroleum Engineering Ltd. -

Table 1T Summary of Company Reserves and Economics After Income Tax October 1, 2021

Zenith Energy Ltd.

Tunisian Properties

								Cumulative Cash Flow (AIT) - MS					
	Mr.	nt Oil STB	Natur	entional rel Gas Viscf		GL bls		Discounted at:					
Description	Gross	Net	Gross	Net	Gross	Net	Undisc.	5%/year	10%/year	15%/year	20%/year		
Reserve Category													
PROVED													
Proved Developed Producing													
El Bibane	22	20	5,866	5,454	129	120	5,850	3,950	2,555	1,520	743		
Ezzeouia	213	198	0	_ 0	_0_	_0_	252	416	529	608	657		
Total Proved Developed Producing	234	218	5,866	5,454	129	120	6,102	4,365	3,084	2,125	1,401		
Total Proved	234	218	5,866	5,454	129	120	6,102	4,365	3,084	2,125	1,401		
PROBABLE													
Probable Developed Producing (incremental)													
El Bibane	0	0	5.515	5,112	86	79	16,128	12,817	10,367	8,517	7,094		
Ezzaouia	227	205			. 0	0	4,061	3,416	2,896	2,475	2,130		
Total Probable Developed Producing	227	205	5,515	5,112	86	79	20,189	16,232	13,263	10,992	9,224		
Probable Undeveloped													
Ezzaouia	2,858	2,381	0	0	0	0	60,763	40,947	28,749	20,880	17,724		
Robbana	742	716	_ 0	_ 0	0	_ 0	11,830	8,103	5,456	3,548	2,155		
Total Probable Undeveloped	3,601	3,097	0	0	0	0	72,594	49,050	34,205	24,427	19,879		
Total Probable	3,828	3,302	5,515	5,112	86	79	92,783	65,282	47,468	35,419	29,103		
Total Proved Plus Probable	4,062	3,520	11,381	10,565	215	200	98,885	69,647	50,552	37,545	30,503		
POSSIBLE													
El Bibane	0	0	5,690	5,205	89	81	16,150	12,795	10,323	8,462	7,034		
Robbana	281	264	0	0	0	0	7,862	5.697	4,256	3,267	2,568		
Total Possible	281	264	5,690	5,205	89	81	24,013	18,492	14,579	11,729	9,603		
Total Proved Plus Probable Plus Possible	4,343	3,784	17,071	15,770	304	281	122,898	88,140	65,131	49,274	40,106		

MS means thousands of dollars.

Gross reserves are the total of the Company's working interest share before deduction of royalties owned by others.

Net reserves are the total of the Company's working and/or royalty interest share after deducting the amounts attributable to royalties owned by others.

Columns may not add precisely due to accumulative rounding of values throughout the report.

Cumulative cash flow values shown as "0" reflect a value of less than \$500.

Reserves shown as "0" reflect a value of less than 0.5(MSTB

EL BIBANE CONCESSION

TUNISIA

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EL BIBANE CONCESSION TUNISIA DISCUSSION

Property Description

The Company owns a 100% working interest in the El Bibane Concession, in Tunisia. It is comprised of 56,340 acres of land (228 Km squared) and is located about 18 km offshore Tunisia in 25 feet of water depth. The Concession currently contains a total of three wells, including one oil/gas producer, which is under a gas cycling scheme, a gas injector and one suspended well. A number of former producers have been abandoned. The oil reserves from this reservoir are practically depleted and full gas cap blowdown is imminent, as discussed later.

Production is subject to a complex fiscal regime specifying the government royalties and taxes, which vary according to an "R" factor. The "R" factor is the ratio of accrued net revenue divided by the total accrued expenditures. The criteria for gas and oil are slightly different.

A map showing the Concession boundary and producing well locations is presented on Figure 1 and the description of the ownership and details of the fiscal regime is summarized on Table 1.

Geology

The Concession is within the Jaffara Basin, a WNW-ESE trending Permo-Triassic, extentional basin, which occupies a hinge-zone between the Palaeozoic Berfine/Ghandames Basin to the SSW and the Jurassic to Tertiary, Pelagian/Sabratah Basin to the NNE.

The El Bibane structure is a faulted four-way dip-controlled anticline. The producing reservoir on the concession is the Cretaceous (Albian) Zebbag carbonate, as shown on the Startigraphic chart, Figure 2a. The Cretaceous Zebbag reservoir is the Lower Zebbag formation, a slightly calcareous dolomite, which contains a gas cap and an oil leg underlain by water. A depth structure map at the top of the Zebbag is presented on Figure 2b.

Reserves

Total Proved Developed Producing Reserves of 22 MSTB of oil, 5,866 MMscf of marketable gas and 130 MBbls of condensate have been estimated for the Zebbag reservoir. These reserves have been based on the assumption of the continuation of the existing oil production from EBB-5 and gas cycling scheme with injection into EBB-4H, during 2021 and 2022, after which full gas cap blowdown would be initiated. A local market exists for the gas, as feedstock to a nearby electrical generation facility.

Incremental Probable and Possible gas and condensate reserves have been estimated for the recovery of the gas under various less certain scenarios. The original gas in place has been determined to be about 29,100 MMscf, of which 22,620 MMscf have been produced, (some of which may have been recycled gas). A volume of 18,810 MMscf has been reinjected, therefore only 3,810 MMscf have actually been removed from the reservoir, leaving about 25,290 MMscf currently in the reservoir.

To efficiently recover the gas in blowdown, two circumstances need to be considered. The gas has been reinjected downdip from the crest of the reservoir and water encroachment has been experienced during the cycling phase.

We have made conservative assumptions that for Proved reserves approximately 25% of the gas would be recovered producing both wells at a combined rate of 3,000 Mscf/d. Similarly, for the Probable reserves we have assumed that 50% of the gas would be recovered at a rate of 6,000Mscf/d add for Possible reserves 75% of the gas at 9,000 Mscf/d.

A summary of the Reserves is presented on Table 2 (two pages). The production forecasts for each case are demonstrated on Page One of the economic analysis, Tables 4a, 4b and 4c.

Production

Current production from well EBB-5 is averaging 80 STB/d, and 6,000 Mscf/d of associated gas. The gas is being processed for condensate recovery at about 14 Bbls/MMscf and all the gas not used for operations is being reinjected into well EBB-4H.

Commencing in 2023 it has been assumed that full gas cap blowdown would commence, as discussed above.

Chapman Petroleum Engineering Ltd.

Product Prices

A 2021 blended oil/condensate price of \$81.28/STB has been used for this evaluation reflecting a premium of \$2.00/STB against the posted Brent crude price throughout the forecast, resulting from the high quality after blending with condensate. A gas price based on the World Bank European Forecast has been used, in the absence of more definitive information.

Capital Expenditures

Total capital expenditures of \$8,000,000 have been estimated for the overall property, which includes well work related to the gas cap blowdown and gas facility upgrades.

The capital expenditures are presented in Table 3a. Abandonment costs are summarized on Table 3b.

Operating Costs

Operating costs have been estimated to be \$1,750,000 per year and an additional \$120,000 per well per year (fixed) plus \$4.00/STB and \$0.50/Mscf (variable), based on our best judgement from information from other properties in the area.

Economics

The results of the economic analysis are summarized in Table 4 and 4T for the before and after-tax cases respectively. The full economic analyses are presented in Table 4a, 4b and 4c, and have been presented in spread sheet format to allow for proper handling of the fiscal regime.

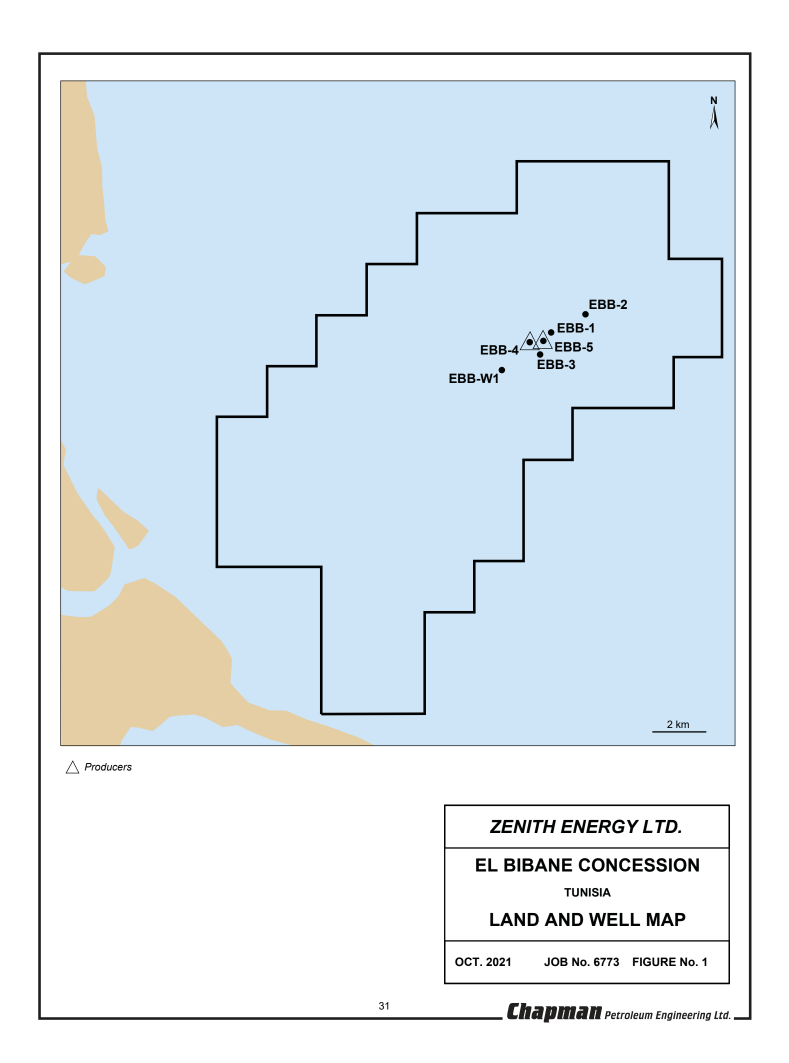


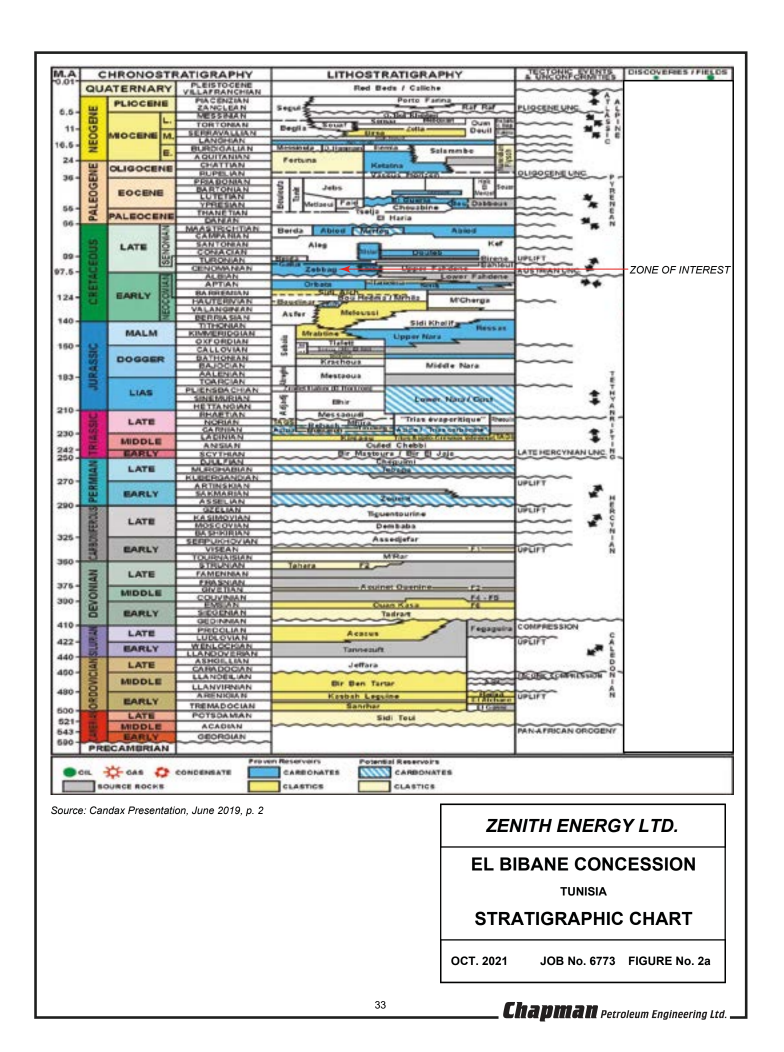
Table 1

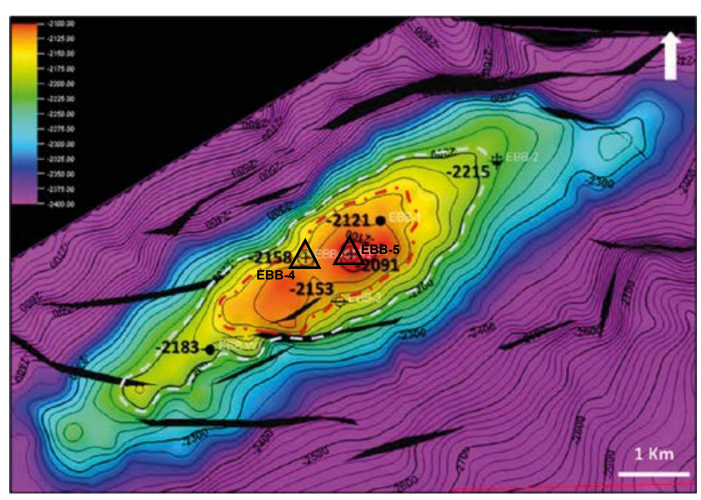
Schedule of Lands, Interests and Royalty Burdens October 1, 2021

Zenith Energy Ltd

El Bibane Concession, Tunisia

				Appraised Intere	st	Royalty	Burdens
	Gross			Working	Royalty	Basic	Overriding
Description	Acres			%	%	%	%
Ezzaouia Concession	228 Km squared (56,340 Acres)			100.0000		[1]	
Note: [1]	The royalty rate is total accrued exper			an "R" Factor, which is	the ratio of accrue	f net earnings over	er the
		Oil	Gas	_			
	Royalty Rate =	2%	2%	When "R" Factor is	< 0.5		
		5%	4%		0.5 to 0.8		
		7%	6%		0.8 to 1.1		
		10%	8%		1.1 to 1.5		
		12%	9%		1.5 to 2.0		
		14%	10%		2.0 to 2.5		
		15%	11%		> 2.5		





A Producers

ZENITH ENERGY LTD.

EL BIBANE CONCESSION
TUNISIA

STRUCTURAL CONTOUR DEPTH MAP ON ZEBBAG FM

C.I. = 20 m

OCT. 2021 JOB No. 6773 FIGURE No. 2b

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Chapman Petroleum Engineering Ltd.

Table 2

Summary of Gross Reserves October 1, 2021

El Bibane Concession, Tunisia

Description		Current or Initial Rate STB/d	API Gravity (Deg)	Ultimate Reserves (MSTB)	Cumulative Production (MSTB)	Reserves (MSTB)	Reference
LIGHT & MED	DIUM OIL						
Proved Devel	oped Producing						
EB8-5	Zebbag	80	38	3,137	3,115	22	Fig. 3a, Table 4a
	Total Proved Developed Producing	80		3,137	3,115	22	
	Total Proved			3,137	3,115	22	

Table 2

Summary of Gross Resources October 1, 2021

El Bibane Concession, Tunisia

Description		Predicted Initial Rate Mscf/d	Raw Gas (MMscf)	Sales Gas (MMscf)	NGLs (MBbls)	Reference
Associated Gas						
Proved Developed Produc	ing					
Gas Cap Blowdown	Zebbag	3,000	6,517	5,866	130	
Total Pr	oved Developed Producing		6,517	5,866	130	
Probable (incremental)						
Gas Cap Blowdown	Zebbag	3,000	6,128	5,515	86	
	Total Probable		6,128	5,515	86	
Possible (incremental)						
Gas Cap Blowdown	Zebbag	3,000	6,322	5,690	89	
	Total Possible		6,322	5,690	89	

Table 3a

Summary of Anticipated Capital Expenditures

Development

October 1, 2021

Zenith Energy Ltd

El Bibane Concession, Tunisia

Description	Date	Operation	Capital Interest	Gross Capital M\$	Net Capital M\$
Reserves (all cases)					
Gas Cap Blowdown	2022	Equip EBB-5 and EBB-4H for gas production	100.0000	3,000	3,000
Gas Cap Blowdown	2023	Gas Facility Enhancement	100.0000	5,000	5,000
		Total Contingent Resources		8,000	8,000

Note: M\$ means thousands of dollars.

The above capital values are expressed in terms of current dollar values without escalation.

Table 3b

Summary of Anticipated Capital Expenditures Abandonment and Restoration

October 1, 2021

Zenith Energy Ltd

El Bibane Concession, Tunisia

Description Contingent Resources (all cases)	Well Parameters	Capital Interest %	Gross Capital M\$	Net Capital M\$
El Bibane Wells	Two producing gas wells	100.0000	1,000	1,000
Inactive wells	One inactive well	100.0000	500	500
Total Proved Developed P	roducing		1,500	1,500

Note: M\$ means thousands of dollars.

The above capital values are expressed in terms of current dollar values without escalation.

Table 4 Summary of Company Reserves and Economics Before Income Tax October 1, 2021

Zenith Energy Ltd.

El Bibane Concession, Tunisia

				Net	То Ар	praise	d Interes	t			
			Conv	entional				Cumulativ	e Cash Flow	(BIT) - M\$	
		Light Oil MSTB		ral Gas Mscf		GL oble			Spoounted at		
Description	Gro	ss Net	Gross	Net	Gross	Met	Undisc.	5%/year	10%/year	15%/year	20%/year
	mation lame										
PROVED											
Proved Developed Producing											
Oil Production/Gas Cap Blowdown Zebb	nag <u>22</u>	20	5,866	5,454	129	120	11,699	8,594	6,304	4,591	3,293
Total Proved Developed Producing	22	20	5,866	5,454	129	120	11,699	8,594	6,304	4,591	3,293
PROBABLE											
Probable Developed Producing (incremental)											
Oil Production/Gas Cap Blowdown Zebb	xag 0	0	5,515	5,112	86	79	32,257	25,633	20,733	17,033	14,188
Total Probable Developed Producing	0	0	5,515	5,112	86	79	32,257	25,633	20,733	17,033	14,188
Total Proved Plus Probable Developed Produci	ing 22	20	11,381	10,565	215	200	43,956	34,227	27,037	21,624	17,481
POSSIBLE											
Possible Developed Producing (incremental)											
Oil Production/Gas Cap Blowdown Zebb	seg0	0	5,690	5,205	89	81	32,301	25,591	20,645	16.923	14,069
Total Possible Developed Producing	0	0	5,690	5,205	89	81	32,301	25,591	20,645	16,923	14,069
'otal Proved Plus Probable Plus Possible	22	20	17,071	15,770	304	281	76,257	59,818	47,682	38,547	31,550

M\$ means thousands of dollars.

Gross reserves are the total of the Company's working interest share before deduction of royalties owned by others.

Net reserves are the total of the Company's working and/or royalty interest share after deducting the amounts attributable to royalties owned by others.

Columns may not add precisely due to accumulative rounding of values throughout the report.

Cumulative cash flow values shown as "0" reflect a value of less than \$500.

Reserves shown as "0" reflect a value of less than 0.5(MSTB/MMscl/M

Chapman Petroleum Engineering Ltd. -

Table 4T Summary of Company Reserves and Economics After Income Tax October 1, 2021

Zenith Energy Ltd.

El Bibane Concession, Tunisia

					Net	то Арр	raise	d Interes	it			
					intional					e Cash Flow	(AIT) - MS	
		Ligh MS			al Gas facf	NO Mb			0	Viscounted a		
Description		Gross	Net	Gress	Net	Gress	Net	Undisc.	5%/year	10%/year	15%/year	20%/year
Reserve Category	Formation Name											
PROVED												
Proved Developed Producing												
Oil Production/Gas Cap Blowdown	Zebbag	22	20	5,866	5,454	129	120	5,850	3,950	2,555	1,520	743
Total Proved Developed Producing		22	20	5,866	5,454	129	120	5,850	3,950	2,555	1,520	743
PROBABLE												
Probable Developed Producing (incremental)												
Oil Production/Gas Cap Blowdown	Zebbag	0	_ 0	5,515	5,112	86	79	16,128	12,817	10,367	8,517	7,094
Total Probable Developed Producing		0		5,515	5,112	86	79	16,128	12,817	10,367	8,517	7,094
Total Proved Plus Probable Developed Prod	ucing	22	20	11,381	10,565	215	200	21,978	16,766	12,922	10,036	7,837
POSSIBLE												
Possible Developed Producing (incremental)												
Oil Production/Gas Cap Blowdown	Zebbag	_ 0	0	5,690	5,205	89	81	16,150	12.00	10,323	8,462	7,034
Total Possible Developed Producing		0	0	5,690	5,205	89	81	16,150	12,795	10,323	8,462	7,034
Total Proved Plus Probable Plus Possible		22	20	17,071	15,770	304	281	38,128	29,562	23,244	18,498	14,871

M\$ means thousands of dollars.

Gross reserves are the total of the Company's working interest share before deduction of royalties owned by others.

Net reserves are the total of the Company's working and/or royalty interest share after deducting the amounts attributable to royalties owned by others.

Columns may not add precisely due to accumulative rounding of values throughout the report.

Cumulative cash flow values shown as "0" reflect a value of less than \$500.

Reserves shown as '0' reflect a value of less than 0.5(MST()/MMscl/Mbb().

Chapman Petroleum Engineering Ltd.

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El Bibarre - Zebbag Gas Cap Blowdown October 1, 2021 Zenith Energy Ltd

Production and Capital Forecast - Proved Producing Reserves

Days On				0.00	ora and monocion	Condensate	naane	Capital Experitiures - MS	i Experisoure	5 - MS
	Count	ST876	STB/yr	Macf/d	Mscf/yr	Bb//MMscf	160//yr	Enhancemen	Well Work	Total Capital (Escalated)
8	N	90.0	7,200	6,000	540,000	4.	7,560	0	0	0
365	2	40.0	14,600	6,000	2,190,000	4.	30,660	2000	3000	8160
365	N	Blowdown phase (EBB-5 &EBB-4H)	88-5 &£88-4H)	3,000	1,095,000	4.	15,330	0	0	0
365	N			3,000	1,095,000	14	15,330	0	0	0
365	N			3,000	1,095,000	14	15,330	0	0	0
365	N			3,000	1,095,000	14	15,330	0	0	0
365	Ν			2,400	876,000	14	12,264	0	0	0
200	N			1,920	700,800	7	9,811	0	0	0
38	N			1,536	560,640	14	7,849	0	0	0
								0	0	0
								0	0	0
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								0	0	0
								0	0	0
			21,800.0		6,517,440		129,464	2,000	3,000	8,160
-6	Later decline rate			50%				2000	1500	
						2022		-	Ν	
						2025				
						2027				

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Zentih Energy Ltd U Bibane - Zebbag Gas Cap Blowdown Ocnober 1, 2021 Production Streams, Revenues and Cash Flows - Proved Producing Reserves

Before Income Tax

\$17. Fasel \$12. 678 \$13. 678 \$46. 1,990 \$46. 1,990 \$46. 1,990 \$46. 1,990 \$46. 1,990 \$46. 1,990 \$46. 1,990 \$46. 1,790 \$46. 1,790		Seems	Production	Sales	Sales	Gas Price	e Price	Gross Revenue	Rate	Repairs	Payment		Operating	Operating Costs - MEVer.	
1. 1. 1. 1. 1. 1. 1. 1.	1												Variable	Variable -	
1, 100 1	Jan.	STRA	Mactryr	Machine	Ben'y	S/Macd	\$785	M\$/p.	z	ME/A	P/yr.	Fixed	3	ş	(Excelebed)
1	120	7,200		0	7,560	\$5.50	\$81.28	\$1,700	ž	191	\$12	678	8	273	976
1	225	14,600		0	30,660	\$5.60	\$78.13	\$3,536	É	\$212	\$33	678	28	1,095	1,868
1	523	0	1,095,000	985,500	15,330	\$5.60	\$74.98	\$6,640	ĕ	\$400	587	1,990	0	548	2,640
1	554	0	1,095,000	985,500	15,330	\$5.70	\$71.83	\$6,718	8	\$403	1967	1,990	0	548	2,603
1	520	0	1,095,000	985,500	15,330	\$5.80	\$73.22	\$4,638	8	\$410	100	1,990	0	548	2,747
1	920	0	1,095,000	985,500	15,330	\$5.86	\$74.65	\$6,919	š	\$415	100	1,990	0	2	2,802
1	253	0	876,000	788,400	12,264	\$5.92	\$76.10	\$5,601	ś	\$335	\$54	1,990	0	438	2,734
	82	0	700,800	630,720	9,811	\$5.98	\$77.58	\$4,533	ğ	\$272	545	1,791	0	350	2,460
	62	0	560,640	304,576	7,849	1036	\$79.09	\$3,668	έ	\$250	\$37	1,592	0	280	2,194
	000		0	0	0	96.30	\$80.63	2	ś	ũ	2			0	0
	5		0	0	0	86.18	\$10.21	2	ś	08	0			0	0
	25		0	0	0	\$6.26	183.81	2	ś	S	Q.			0	0
	283		0	0	0	\$6.34	\$85.45	2	ś	2	2			0	0
	×		0	0	0	56.42	\$87.12	80	É	ş	ŝ			0	0
1	312		0	0	0	\$6.50	118.82	8	š	08	0			0	0
1	N		0	0	0	\$6.58	\$100.55	8	É	9	8			0	0
1	337		0	0	0	56.71	\$92.33	8	ś	2	9			0	0
1	80		0	0	0	56.34	\$34.13	8	ś	2	90			0	0
1	66		0	0	0	\$6.38	\$15.98	8	ś	2	9			0	0
1	94		0	0	0	\$7.12	\$97.85	80	ś	2	0\$			0	0
1	141		0	0	0	\$7.26	5393.77	08	š	2	0\$			0	0
1	Ř		0	0	0	13741	\$101.73	90	š	2	90			0	0
1	¥3		0	0	0	\$7.56	\$103.72	98	š	2	90			0	0
	77		0	0	0	17,71	\$105.76	98	š	2	0			0	0
	NS.		۰	0	0	17.06	\$107.83	90	8	8	9			0	0
21,800 5,465,696 129,444 465,682 52,533 5457 514,688 587 54,623,72 54,	spe	21,400	6,517,440	5,865,496	129,464			45,682		\$2,753	5457	\$14,688	587	\$4,624	\$21,113
20,246 5,453,155 120,346 1,750 54.00 10,750 1,750 54.00 1,750	,	21,800		5,865,696	123,464			\$45,682		\$2,753	\$457	\$14,688	28	\$4,623,72	\$21,113
10% \$0.00 \$2.00 M5/y \$4/518 Price Differential \$120	ny Net	20,268		5,453,557	120,368						ž	1,750	8,78	\$0.50	
Price Offerential			Shrinage	10%		90.00	\$2.00					MS/ye	\$7218	\$798ct	
						Price D	Perential					\$120			

360,001 669,11

1,500

8,160

21,359

Table 4a, Page 2 continued

Zenith Energy Ltd El Bibane - Zebbag Gas Cap Blowdown October 1, 2021

Production Streams, Revenues and Cash Flows - Proved Producing Reserves

Before Income Tax

	World Bank Brent Crude	1023	79.28	76.13	72.98	69.83	71.22	72.65	74.10	75.58	77.09	78.63	90.21	81.81	83.45	85.12	22.96	08.50	90.33	92.13	80.08	98.86	17.78	57.86	101.72	103.76	105.83	1.02
	World Bank	\$79007	8	9 9	999	67.9	0.80	983	28.9	5.98	909	6.10	613	6.28	6.34	6.42	6.50	6.3	6.71	N 9	16.30	7.12	7.28	7.41	7.56	7.77	7.86	1,02
	20%	19	120	5,288	5,329	1,937	1,641	1,375	780	461	ą	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	3,293
Discounted @	15%	SH	221	-5,596	2,572	2,232	1,973	1,725	1,021	630	8	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	4,591
Company Share Decounted @	100	ž	123	5,937	2,852	2,588	2,391	2,186	1,353	873	128	0	۰	0	0	0	0	0	0	0	0	0	0	0	۰	0	۰	6,304
8	285	S N	125	912'9	3,179	3,022	2,925	2,801	1,817	1,228	-188	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	8,594
		-	0.33	1.33	2.33	3.33	4.33	5.33	6.33	7.33	8.33	9.33	10.33	11.33	12.33	13.33	14.33	15.33	16.33	17.33	18.33	19.33	20.33	21.33	22.33	0 23.33	0 24.33	
Company's Share Undecounted	Net Cash Flow (Profit)	MS/yr.	121	-6,739	3,561	3,555	3,613	3,633	2,474	1,756	-282	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	11,699
Project Undecounted	Net Cash Flow (Phofit)	M\$/yr.	127	-6,739	3,561	3,555	3,613	3,633	2,474	1,756	-292	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	11,699
,	Abandon & N Reclamaim	M\$/yr.	0	0	0	0	0	0	0	0	1,500	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1,500
	Total Capital Costs	M\$/yc.	0	8,160	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	8,160
	Project Total Revenue	MS/yr.	127	1,421	3,561	3,555	3,613	3,633	2,474	1,756	1,218	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	21,359
		Year	2021	2002	2023	2024	2025	2026	2027	2028	5002	2030	2031	2032	2033	2034	2035	5036	2037	2038	2039	2040	2041	2042	2043	2044	2045	Totals

El Bibane - Zebbag Gas Cap Blowdown Table 4a, Page 3 Zenith Energy Ltd October 1, 2021 Production Streams, Revenues and Cash Flows - Proved Producing Reserves

After Income Tax

	20%	ž	9	5,205	1,698	1,413	1,191	966	390	231	-31	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	743
counted @	15%	ş	5	-5,508	1,875	6291	1,432	1,250	511	315	ż	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1,520
Company Share Discounted @	10%	25	29	-5,844	2,080	1,888	1,736	1,584	223	437	4	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	2,555
8	945	NS	63	-6.217	2,318	2,205	2,123	2,030	806	614	-94	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	3,950
			0.33	1.33	2.33	3.33	4.33	5.33	6.33	7.33	8.33	9.33	10.33	11.33	12.33	13.33	14.33	15.33	16.33	17.33	18.33	19.33	20.33	21.33	22.33	23.33	24.33	908
	After Tax Cash flow	MS/yr.	198	(\$6,634)	\$2,597	\$2,594	\$2,623	\$2,633	\$1,237	\$878	(\$141)	0\$	\$0	\$0	\$0	108	\$0	108	\$0	\$0	\$0	\$0	\$0.5	\$0 2	\$0 2	\$0 2	\$0 2	5,850
	An Tax Payable	MS/yr.	\$64	(\$106)	\$96\$	\$962	166\$	\$1,001	\$1.237	\$878	(\$141)	0,5	03	8.0	8.0	8.0	0.8	03	0.8	80	08	S	S	03	0,5	2	83	2,850
	Tax Rate	s	80%	80%	50%	80%	50%	80%	9009	20%	\$0%	80%	80%	20%	\$006	\$0%	20%	80%	20%	80%	20%	80%	\$000	90%	90%	\$0%	908	
	Net Taxable income	W\$/yr	\$127	(\$211)	\$1,929	\$1,923	\$1,981	\$2,001	\$2.474	\$1,756	(\$282)	00	0\$	00	8	00	05	03	S	00	S	03	S	03	03	8	8	11,699
	Capital Deduction	M\$/yr	\$0	\$1,632	\$1,632	\$1,632	\$1,632	\$1,632	0\$	0.8	0\$	0.5	0\$	\$0	0\$	\$0	0\$	0\$	\$0	0\$	0\$	0.5	0\$	0\$	0.5	0\$	0\$	8,160
	- 20%	MS/yr		\$1,632	\$1,632	\$1,632	\$1,632	\$1,632																				8,160
	Capital Depreciation - Straight Line - 20%	MS/yr	20	\$0	\$0	\$0	\$0																					0
	Abandon & Reclaim	MS/yr	0\$	0%	05	08	0%	80	000	08	\$1,500	08	00	08	00	0%	00	08	00	08	00	08	0%	08	08	08	8	1,500
	Net Capital	MS/yr	Ç,	\$8,160	0\$	0.8	20	05	20	80	20	80	0.8	80	20	80	0\$	80	20	80	\$0	80	0.8	05	80	0.8	80	8,160
100.0%	Net operating Income	M\$/pr	127	1,421	3,561	3,555	3,613	3,633	2,474	1,756	1,218	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	21,359
Company Working Interest		MACFI	2021	2022	2023	2024	2025	5026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	Totals

Table 4a, Page 4

Zenith Energy Ltd El Bibane - Zebbag Gas Cap Blowdown October 1, 2021

R Factor - Royalty Rate - Tax Rate - Depreciation, Proved Producing Reserves

			_													_	_		_	_	_			_		_			
Tax Rate	8	80%	50W	808	80%	80%	808	80%	80%	80%	80W	80%	80%	80%	20%	80%	50%	80%	30W	80%	20%	30%	808	80%	808	\$08		808	
Royalty Rate	s	%3	909	909	903	969	90	909	90	909	%	900	909	900	83	90	80	8	80	5	80	80	50	20	909	70		35.	
R Factor		16.0	0.85	0.68	0.91	0.93	95'0	0.97	0.98	0.99	0.59	0.99	0.99	0.99	0.59	0.99	0.59	0.99	0.39	0.99	0.39	0.99	0.39	0.39	0.99	0.39		0.91	
Cumdative	HS	976,968	\$107,004	\$109,644	\$112,337	\$115,083	\$117,885	\$120,619	\$123,079	\$125,273	\$125,273	\$125,273	\$125,273	\$125,273	\$125,273	\$125,273	\$125,273	\$125,273	\$125,273	\$125,273	\$125,273	\$125,273	\$125,273	\$125,273	\$125,273	\$125,273		\$96,000	
Total	MS/yr.	976	10,028	2,640	2,693	2,747	2,802	2,734	2,460	2,194	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	\$79,273	lisa Isa	
Total Operating Costs Captal Costs Expenditures	MS/ye.	0	8,160	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	\$8,160		
Operating Costs	MS/yr.	976	1,868	2,640	2,693	2,747	2,802	2,734	2,460	2,194	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	\$21,113		
Cumulative Net. Revenue	MS	\$68,052	\$91,481	\$96,785	\$102,138	\$107,576	\$113,079	\$117,107	\$120,490	\$124,079	\$124,079	\$124,079	\$124,079	\$124,079	\$124,079	\$124,079	\$124,079	\$124,079	\$124,079	\$124,079	\$124,079	\$124,079	\$124,079	\$124,079	\$124,079	\$124,079		\$87,000	
Net Revenue	MS/ye.	\$1,052	\$3,429	\$5,303	\$5,354	\$5,438	\$5,503	\$4,027	\$3,383	\$3,589	08	05	05	08	08	08	08	90	80	00	08	8	8	00	08	8	\$37,079	519	
Corp Tax (Grosssed Up)	MS/yr.	\$64	(\$108)	\$363	2965	1665	\$1,000	\$1,237	\$47.8	(\$141)	\$0	\$0	08	80	05	80	0\$	os	0.8	\$0	\$0	\$0	80	\$0	80	80	\$5,850	0.1	
Royalty	MS/yr.	\$84	\$212	\$400	\$403	\$410	\$415	\$336	\$272	\$220	80	80	8	3	8	8	2	8	2	8	8	2	90	02	2	8	\$2,753		
Gross Revenue	M&/yr.	\$1,200	\$3,536	\$6,668	\$6,718	\$6,838	\$6,919	\$5,601	\$4,533	\$3,668	9	2	8	2	80	8	03	3	2	3	2	02	20	02	2	05	\$45,682		
	#REF!	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	Totals		

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Zenith Energy Ltd Il Bibane - Zebbag Gas Cap Blowdown October 1, 2021 Production and Capital Forecast - Proved Plus Probable Producing Reserves

		_																								,						
	s - MS	Total Capital (Escalated)	0	8160	0	0	0	0	0	0	0	0	0	0	0	0	0 (0 (9 0	0	0	0	0	0	0	8,160					
	d Expentiture	Well Work	0	3000	0	0	0	0	0	0	0	0	0	0	0	0	0 0	0 0	0 0	0 0	0	0	0	0	0	0	3,000	1500	0	,		
	Capital Expentitures - MS	Enhancemen	0	2000	0	0	0	0	0	0	0	0	0	0	0	0	0 (0 0	0 0	0 0	0	0	0	0	0	0	2,000	2000	,			
	Condensate	Bbl/yr	7,560	30,660	30,660	30,660	30,660	30,660	23,283	17,681	13,426																215,250					
	Cond	Bb//MMscf	4	7	4	4	4	4	7.5	4	7.																		2021	2023	2025	2026
	roduction	Mscf/yr	540,000	2,190,000	2,190,000	2,190,000	2,190,000	2,190,000	1,663,059	1,262,906	959,035																12,645,000					
Cas Cap Bowdown	Total GAS Production	Mscf/d	000'9	000'9	000'9	000'9	000'9	000'9	4,556	3,460	2,627																	2496				
ı	nction	STB/yr	7,200	14,600	(98-2 \$000-44)																						21,800.0					
	Oil Production	ST87d	80.0	40.0	Blowdown phase (EBB-5 &EBB-4H)																											
		Well Court	N	2	N	N	N	2	2	~	N																	ne rate				
		Days On	90	365	365	365	365	365	365	365	365																	Later decline rate				
		Year	2021	2022	2023	2024	2025	2026	2027	2028	2023	2030	2031	2032	2033	2034	2033	2032	2037	2039	2040	2041	2042	2043	2044	5043						
													46	:																		

Table 40, Page 2
Zenich Inergy Ltd
B Bibane - Zebbag Gas Cap Blowdown
October 1, 2021

Production Streams, Revenues and Cash flows - Proved Pus Probable Producing Reserves

Before Income Tax

	Sales	Sales	Cas Pros	Price	America	Rate	Payers	Payment		Decading D	Operating Costs - MS/pr.	Total
Macthyr	MacUyo	Spin/yr	Schled	\$78H	MSyr	z	MS/Joi	100	Fixed	3	500	(Totalated)
540,000	0	7,560	\$5.50	\$61.28	\$1,700	Ķ	100	215	678	2	0.72	976
2,190,000	0	30,660	\$5.60	\$76.13	\$3,536	8	\$212	\$33	678	20	1,095	1,868
2,190,000	1,971,000	30,660	\$5.60	\$74.98	\$13,336	S,	2800	\$113	1,990	0	1,095	3,210
2,790,000	1,971,000	30,660	\$5.70	\$71.83	\$13,437	×	2002	\$134	1,390	0	1,095	3,274
2,190,000	1,971,000	30,660	\$5.80	\$73.22	\$13,677	š	\$821	5137	1,990	0	1,095	3,339
2,190,000	1,971,000	30,660	\$5.86	\$74.65	\$13,839	ģ	9830	5138	1,990	0	1,095	3,406
1,663,059	1,496,753	23,283	\$5.92	\$76.10	\$10,633	ŝ	8038	9015	1,990	0	832	3,178
262,906	1,136,615	17,681	\$5.58	\$77.58	\$8,169	S,	\$490	205	1,791	0	109	2,783
859,035	563,132	13,426	\$6.04	\$79.09	84,275	٤	\$305	\$45	1,592	0	480	2,427
0	0	0	01.38	\$40.63	90	ž	2	2			0	0
	0	0	\$6.18	\$62.21	9	ž	0\$	2			0	0
0	0	0	\$6.26	183.81	08	ž	Q#	2			0	0
	0	0	\$6.34	\$65.45	90	£	2	2			0	0
0	0	0	\$6.42	\$87.12	10	ž	2	2			0	0
	0	0	\$4.50	598.82	Ş	ž	9	2			0	0
	0	0	\$6.58	\$90.55	08	ž	9	2			0	0
	0	0	\$6.71	\$92.33	90	£	9	2			0	0
	0	0	56.84	194.13	9	ž	2	2			0	0
	0	0	\$6.38	\$95.98	90	ž	9	2			0	0
	0	0	\$7.12	\$97.85	90	ž	Q.	2			0	0
	0	0	\$7.26	109.77	9	ž	9	2			0	0
0	0	0	\$7.41	\$101.73	10	ž	90	2			0	0
0	0	0	\$7.56	\$100.72	9	ž	90	2			0	0
	0	0	57.71	\$105.76	90	ž	0#	2			0	0
0	0	0	87.86	\$107.43	08	36	2	3			0	0
12,645,000	11,380,500	215,250			84,101		\$5,184	1765	\$14,688	287	\$7,488	\$24,460
	11,380,500	215,250			\$84,101		\$5,184	200	\$14,688	285	\$7,687.50	\$24,460
	10,565,258	199,831						ž	1,750	8 %	80.50	
Drinkage	10%		80.00	\$2.00					NS/je	\$12.1	\$7800	
			Price D	Price Differential					\$150			

100.0%

43,956

1,500

8,160

53,616

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Zenith Energy Ltd El Bibane - Zebbag Gas Cap Blowdown October 1, 2021

Production Streams, Revenues and Cash Flows - Proved Plus Probable Producing Reserves

Before Income Tax Company's Share

Project

	World Bank Brent Crude	\$7578	79.28	76.13	72.98	69.83	71.22	72.65	74.10	75.58	77.09	78.63	12 08	18.18	83.45	86.12	20.00	88.55	86.33	92.13	93.56	88.88	11.10	00.73	101.72	103.76	105.83	1.02	
	World Bank	5,946;7	8.50	00'5	9 9 9	5.70	989	989	5.90	0.00	6.04	6.10	6.18	6.26	K 9	6.42	07.30	6.58	6.71	200	8.9	27.12	7.26	2.41	7.58	7.71	7.86	1.02	
	20%	¥	22	5,288	6,011	5,025	4,259	3,581	2,116	1,265	391	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	17,481	
a paramose	15%	15	22	5,596	6(5)8	5,791	5,121	4,493	2770	1,728	557	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	21,624	
Company Share Discounted ®	10%	¥	123	5,937	7,362	6,714	6,208	5,694	3,671	2,394	900	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	27,037	
Comp	ž	NS.	571	6,316	8,205	7,839	7,594	7,297	4,928	3,367	1,168	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	34,227	
			0.33	1.33	33	3.33	33	33	33	33	22	9.33	33	33	12.33	33	33	33	33	17.33	33	19.33	20.33	21.33	22.33	23.33	33		
2	0		127 0		13 233		433	14 533	1 63	4 7.33	13 8.33	6	0 10.33	0 11.33	0 15	0 13.33	0 14.33	0 15.33	0 16.33	0 17	0 18.33	0	22	0 21	0 22	20	0 24.33	,,	
Indecount	Net Cash Flow (Profit)	M\$/yr.	12	-6.739	9,193	9,222	9,380	9,464	6,711	4,814	1,783																	43,356	
Undiscounced Undiscounted	Net Cash Flow (Profit)	MS/yr.	127	-6,739	9,193	9,222	9,380	9,464	6,711	4,814	1,783	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	٥	43,956	
	Abandon & Reclamain	MS/yr.	0	0	0	0	0	0	0	0	1,500	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1,500	
	Total Capital /	MS/yr.	0	8,160	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	8,160	
	Project Total Revenue Cash Flow)	MS/yr.	127	1,421	9,193	9,222	9,380	9,464	6,711	4,814	3,283	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	53,616	
		Year	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	Totals	

Table 4b, Page 3 Zenith Energy Ltd

El Bibane - Zebbag Gas Cap Blowdown

October 1, 2021

Production Streams, Revenues and Cash Flows - Proved Plus Probable Producing Reserves

After Income tax

	508 802	50	9	5,205	3,539	2,957	2,500	2,099	1,058	633	195	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	7,837
e peus	15%	50	5	97508	3,908	3,408	3,006	2,634	1,385	854	87.8	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	10,036
Company Share Discounsed @	10%	NS	3	5,844	4,335	3,951	3,644	3,336	1,835	1,197	403	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	12,922
ð																												99,766
	85	SN.	3	-6,217	4,831	4,613	4,457	4,278	2,464	1,683	594	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	
			0.33	1.33	2.33	3.33	4.33	5.33	6.33	7.33	8.33	9.33	10.33	11.33	12.33	13.33	14.33	15.33	16.33	17.33	18.33	19.33	20.33	21.33	22.33	23.33	24.33	308
	After Tax Cash flow	MS/yr.	564	(\$6,634)	\$5,413	\$5,427	\$5,506	\$5,548	\$3,355	\$2,407	\$692	\$0	\$0	\$0	0.8	0.0	0\$	0\$	80	0\$	0\$	0,0	0.0	\$0	0,5	8	05	21,978
	Tax Payable	M\$/yr.	\$64	(\$106)	\$3,781	\$3,795	\$3,874	\$3,916	\$3,355	\$2,407	\$692	\$0	8.0	0\$	8.0	20	80	80	80	0\$	0.8	0.8	0\$	80	0\$	8.0	05	21,978
	Tax Rate	z	30%	\$006	\$046	\$006	50%	20%	20%	20%	20%	50%	50%	20%	20%	20%	20%	20%	2008	9009	2008	80%	808	80%	20%	9006	808	
	Net Taxable income	M\$/ye	\$127	(\$211)	\$7,561	\$7,590	\$7,748	\$7,632	\$6,711	\$4,814	\$1,783	20	20	\$0	0\$	80	8.0	8.0	08	8.0	80	08	0\$	08	8.0	80	80	43,956
	Capital	MS/yr	80	\$1,632	\$1,632	\$1,632	\$1,632	\$1,632	0%	8	2	2	8	2	2	2	2	3	S	3	S	S	ŝ	S	08	80	08	8,160
	- 1	MS/yr		\$1,632	\$1,632	\$1,632	\$1,632	\$1,632																				8,18
	Capital Depreciation - Straight Line - 20%	MS/yr	80	20	\$0	20	0\$																					0
	Abandon & Reclaim	MS/yr	2	2	20	02	05	05	20	20	\$1,500	20	80	20	20	08	80	20	20	80	20	20	08	80	20	20	08	1,500
	Net Capital	MS/yr	0%	\$5,160	0%	20	02	8	2	2	2	03	2	2	2	2	03	2	S	20	Ş	ş	03	\$0	03	03	03	8,160
100.0%	Net operating Income	M\$/yr	127	1,421	9,193	9,222	9,380	9,464	6,711	4,814	3,283	0	0	0	0	۰	0	0	0	0	0	0	0	0	0	0	0	53,616
Company Working Interest		MEF	2021	2002	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	Totals

Table 4b, Page 4

Zenith Energy Ltd El Bibane - Zebbag Gas Cap Blowdown October 1, 2021

R Factor - Royalty Rate - Tax Rate - Depreciation, Proved Plus Probable Producing Reserves

	Gross Revenue	Royalty	Corp Tax (Grosssed Up)	Net Revenue	Cumulative Net. Revenue	Operating Cours Capital Costs		Total	Cumulative Expenditures	R Factor	Royalty Sate	Tax Rate
16551	MS/yr.	M\$/yr.	M\$/yr.	MS/yr.	ý	M\$/yr.	MS/yr.	M\$/yr.	NS NS	R	¥	ź
1202	\$1,200	\$84	\$64	\$1,052	\$88,052	976	0	976	\$96,976	0.91	94.9	808
2025	\$3,536	\$212	(\$106)	\$3,429	\$91,481	1,068	091'9	10,028	\$107,004	0.85	94.9	9005
2023	\$13,336	\$800	\$3,781	\$8,756	\$100,237	3,210	0	3,210	\$110,213	0.91	900	808
2024	\$13,437	\$900	\$3,795	\$8,835	\$109,072	3,274	0	3,274	\$113,487	96'0	94.9	80%
2022	\$13,677	\$821	\$3,874	\$8,982	\$118,054	3,339	0	3,339	\$116,827	1.01	969	808
5002	\$13,639	\$830	\$3,916	\$9,092	\$127,147	3,406	0	3,406	\$120,233	1.06	969	80%
2027	\$10,633	\$630	\$3,355	\$6,639	\$133,786	3,178	0	3,178	\$123,410	1.08	969	80%
2028	\$8,169	\$490	\$2,407	\$5,271	\$139,057	2,783	0	2,783	\$126,193	1.10	10	20%
2029	\$6.275	\$502	\$692	\$4,882	\$143,939	2,427	0	2,427	\$128,620	1.12	940	80%
2030	0\$	0\$	0,0	\$	\$143,939	0	0	0	\$128,620	1,12	9,50	808
2031	\$0	05	0,8	8	\$143,939	0	0	0	\$128,620	1.12	940	20%
2032	\$0	05	9	08	\$143,939	0	0	0	\$128,620	1.12	940	2006
2033	05	05	8	8	\$143,939	0	0	0	\$128,620	1.12	940	2006
2034	0\$	80	2	\$0	\$143,939	0	0	0	\$128,620	1.12	160	20%
2035	\$0	20	0\$	80	\$143,939	0	0	0	\$128,620	1.12	960	20%
2036	0\$	05	2	80	\$143,939	0	0	0	\$128,620	1.12	g ₀	50%
2037	08	20	2	80	\$143,939	0	0	0	\$128,620	1.12	160	8008
2038	09	05	8	\$0	\$143,939	0	0	0	\$128,620	1.12	g G	20%
2039	09	90	2	08	\$143,939	0	0	0	\$128,620	1.12	9.00	8038
2040	\$0	08	0,0	\$0	\$143,939	0	0	0	\$128,620	1.12	g	20%
2041	90	00	2	80	\$143,939	0	0	0	\$128,620	1.12	950	50%
2042	20	20	2	30	\$143,939	0	0	0	\$128,620	1.12	É	808
2043	\$0	08	8	\$0	\$143,939	0	0	0	\$128,620	1.12	É	50%
2044	90	90	2	80	\$143,939	0	0	0	\$128,620	1.12	950	50%
2045	90	90	Q	\$0	\$143,939	0	0	0	\$128,620	1,12	9.00	20%
Totals	\$34,101	\$5,184	\$21,978	\$56,939		\$24,460	\$8,160	\$32,620				
			1.0	169	\$87,000			est	\$16,000	0.91	ž.	80%

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Zenith Energy Ltd 8ibane - Zebbag Gas Cap Blowdown

Conditional Case Case Case Case Case Case Case Case				TOO TO	Name and Address of the Owner, where	A POPECRET - 3P PR	And inches the same of				
STBL/d STBL/yr Mscfr/d Mscfr/yr BibL/mblact BibLyr					Don and Capital		oducing Reserves				
Days On Court STB1/4 STB				Caso	ap Blowdown						
Days Or Court STB/4 STB/4 BisCive Mactive Intervalsed BisCive StB 2 8-0.00 7,200 6,000 340,000 114 7,560 3165 2 40.00 14,600 8,000 31,285,000 114 7,560 3165 2 3 80 wdown phase (TBB-5 &EBB-4H) 9,000 31,285,000 114 45,990 3165 2 3 80 mdown phase (TBB-5 &EBB-4H) 9,000 31,285,000 114 45,990 3165 2 3 80 mdown phase (TBB-5 &EBB-4H) 9,000 31,285,000 114 45,990 3165 2 3 80 mdown phase (TBB-5 &EBB-4H) 9,000 31,285,000 114 45,990 3165 2 3 80 mdown phase (TBB-5 &EBB-4H) 1,000 31,285,000 114 45,990 3165 2 3 80 mdown phase (TBB-5 &EBB-4H) 1,000 31,285,000 114 45,990 3165 2 3 80 mdown phase (TBB-5 &EBB-4H) 1,000 31,285,000 114 45,990 31,284 3165 3 80 mdown phase (TBB-5 &EBB-4H) 1,000 31,285,000 114 45,990 31,284 3165 3 80 mdown phase (TBB-5 &EBB-4H) 1,000 31,285,000 114 45,990 31,284 3165 3 80 mdown phase (TBB-5 &EBB-4H) 1,000 31,285 30 mdown phase (TBB-5 &EBB-4H) 1,000 31,280 30 mdown phase (TBB-5 &EBB-5	365 365 365		Oil Produ		Total GAS	Preduction	Conde	nsate	Capita	al Expertitures	- MS
90 2 800 0 14,000 14,600 0 14,600 0 14 7,500 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		Well		STB/yr	Mscf/d	Mscf/yr	Bbi/MMscf	Bbl/vr	Enhancemen	Well Work	Total Capital (Escalated)
365 2 Blowdown phase (IBB-5 & EBB-Hi) 9,000 3,285,000 14 35,960 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	365	N	0.08	7,200	6,000	\$40,000	4	7,560	0	0	0
365 2 Blowdrown phase (CBB-5 &CBB-4H) 9,000 3,285,000 14 45,990 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	365	N	40.0	14,600	6,000	2,190,000	4	30,660	2000	3000	8160
365 2 2 9,000 3,285,000 14 45,990 0 0 3 365 500 3,285,000 14 45,990 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		N	3) aserud uwopwojg	38-5 &288-4H)	9,000	3,285,000	7.4	45,990	0	0	0
365 2 2 9,000 3,285,000 14 45,990 0 0 1 3 365 2 2 9,000 3,285,000 14 45,990 0 0 0 3 365 2 2 5,190 1,094,359 14 26,521 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	365	N			9,000	3,285,000	4.	45,990	0	0	0
365 2 2 9,000 3,285,000 14 45,990 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	365	N			9,000	3,285,000	14	45,990	0	0	0
365 2 6,834 2,494,598 14 34,924 0 0 3 1 365 2 5,190 1,094,359 14 26,521 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	365	N			9,000	3,285,000	4.	45,990	0	0	0
365 2 5,190 1,094,359 14 26,521 0 36 2 2,941 1,438,553 14 20,140 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	365	N			6,834	2,494,588	14	34,924	0	0	0
365 2 3,941 1,438,553 14 20,140 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		N			5,190	1,094,359	14	26,521	0	0	0
21,800.0 18,967,500 303,765 5,000 Later decline rate 2022 1 2022 1 2025 2025 2025 2026		N			3,941	1,438,553	4.	20,140	0	0	0
21,800.0 18,967,500 303,765 5,000 500 500 500 500 500 500 500 500	2030								0	0	0
21,600.0 18,967,500 303,765 5,000 Later decline rate 24% 18,967,500 303,765 5,000 22022 1 2023 1 2024 2025 2026									0	0	0
21,800.0 18,967,500 303,765 5,000 Later decline rate 24% 2022 1 2025 2025 2025 2026									0	0	0
21,800.0 18,967,500 303,765 5,000 Later decine rate 24% 18,967,500 303,765 5,000 500 500 500 500 500 500 500 500									0	0	0
21,800.0 18,967,500 303,765 5,000 Later decline rate 24% 2023 1									0	0	0
21,800.0 18,967,500 303,765 5,000 Later decine rate 24% 2021 15,202 5,000 2023 17 2025 2025 2026									0	0	0
21,800.0 18,967,500 303,765 5,000 Later decline rate 24% 2022 1 2021 2023 2024 2026									0 0	0 0	0 0
21,800.0 18,967,500 303,765 5,000 Later decline rate 24% 2022 1 2021 1 2025 2025 2026									0	0	0
21,800.0 18,967,500 303,765 5,000 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0									0	0	0
21,800.0 18,967,500 303,765 5,000 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0									0	0	0
21,800.0 18,967,500 303,765 5,000 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0									0	0	0
21,800.0 18,967,500 303,765 5,000 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0									0	0	0
21,800.0 18,967,500 303,765 5,000 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0									0 (0 (0 (
21,800.0 18,967,500 303,765 5,000 5000 5000 5000 5000 5000 5000 5									0 0	0 0	0 0
24% \$000 2021 2022 1 2023 2024 2026 2026				21,800.0		18,967,500		303,765	5,000	3,000	8,160
-	Later declin	e rate			24%				2000	1500	
2024 2025 2026							2021		-	2	
							2024				

Take 4c, Page 2
Zenith Energy Ltd
El Blame - Zebbag Gas Cap Blowdown
October 1, 2021

Production Streams, Revenues and Cash Flows - 3P Producing Reserves

Before Income Tax

50 50 50 50 50 50 50 50
50 50 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
555 50 50 60 50 60 60 60
55,554 \$1,232 \$14,688 \$87 \$10,840 \$27,591
58,154 \$1,232 \$14,688 \$87 \$10,848 58,154 \$1,752 \$14,688 \$87 \$10,848,75 116 1,752 \$4.00 \$0.50 NH.yr \$178 \$4.00
18,354 \$1,232 \$54,688 \$87 \$10,848,75 18 1,750 \$4.00 \$0.50 18 1,740 \$1718 \$1740
FA,154
1,750 \$4.00 MPy \$538
MAY 5/518
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Zenith Energy Ltd El Bibane - Zebbag Gas Cap Blowdown October 1, 2021

Production Streams, Revenues and Cash Flows - 3P Producing Reserves

Before Income Tax

	april 0	\$7578	79.28	96.13	72.98	69.83	71.22	72.65	74.10	35.58	77.09	78.63	90.21	18.18	63.45	86.12	28.89	98.55	50.33	92.13	90.59	58.85	11	52 53	101.72	103.76	105.83	1.02
	World Bank Brent Crude			×	22	9	Ľ	77	×	E	77	Æ	8	10	20	8	8	28	8	81	8	88	47.77	8	10	100	100	1,1
	World fla	179907	230	5.60	5.60	5.70	2.80	98 9	20.0	9.98	6.04	6.10	6.18	6.26	6.34	6.42	6.50	6.58	6.71	20	6.36	7.12	7.38	7.41	7.56	7.71	7.86	1,02
	30%	NS	ž	-5,288	9,638	8,067	6,839	5,735	3,407	2,091	346	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	٥	31,550
Decounted	15%	Ÿ	96	5,596	10,643	3,735	8,223	7,221	4,460	2,856	1,349	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	38,547
Company Share Discounted @	10%	84	26	-5,937	11,804	10,778	9,969	9,151	5,910	3,957	1,953	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	٥	47,682
8	ź	th.	8	6,316	13,156	12,584	12,193	11,726	7,933	5,564	2,878	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	۰	59,818
		-	0.33	1.33	2.33	3.33	4.33	5.33	6.33	7.33	8.33	9.33	10.33	11.33	0 12.33	0 1333	14.33	0.1533	0 1633	0 17.33	0 1833	0 1933	0.20.33	0 21.33	0 22.33	0 23.33	0.2433	
Company's Share Undecounted	Net Cash Flow (Profit)	M\$/pr.	100	-6,739	14,739	14,804	15,062	15,209	10,804	7,957 7,33	4,321	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	76,257
Project Undecounted	Net Cash Flow (Profit)	ME/yr.	100	-6,739	14,739	14,804	15,062	15,209	10,804	7,357	4,321	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	٥	76,257
	Abandon & Reclamaim	MS/yr.	0	0	0	0	0	0	0	0	1,500	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1,500
	Total Capital Costs	M\$/yc.	0	8,160	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	6,160
	Project Total Revenue Cash Flow)	M\$/yr.	100	1,421	14,739	14,804	15,062	15,209	10,804	7,957	5,821	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	85,917
		Year	2021	2002	2023	2024	2025	2006	2027	2008	5052	2030	2031	2032	2033	2034	2002	5036	2002	2038	5039	2040	2041	2045	2043	2044	2045	Totals

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Table 4c, Page 3 Zenith Energy Ltd

El Bibane - Zebbag Gas Cap Blowdown October 1, 2021

Production Streams, Revenues and Cash Flows - 3P Producing Reserves

After Income tax

	20%	50	47	5,705	5,353	4,478	3,790	3,186	1,704	1,045	473.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	14.871
a parumos	15%	SA.	27	-5.508	5,911	5,160	4,557	3,998	2,230	1,428	674	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	18.498
Company Share Discounted B	707	9	43	-5,844	955'9	5,983	5,524	2,067	2,955	1,978	216	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	23.244
o	3/6	MS	43	-6,217	7,306	986'9	6,757	6,492	3,967	2,782	1,439	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	59 55
			0.33	1.33	2.33	3.33	4.33	5.33	633	7.33	8.33	9.33	10.33	11.33	12.33	13.33	14.33	15.33	16.33	17.33	18.33	19.33	20.33	21.33	22.33	23.33	24.33	5
	After Tax Cash flow	M\$/yr.	\$50	(\$6,634)	\$8,186	\$6,218	\$8,347	\$8,420	\$5,402	\$3,978	\$2,161	80	\$0	\$0	80	80	3	\$	3	3	\$	0\$	80	0.5	S	08	80	18.138
	Tax Payable	MS/yr.	\$50	(\$106)	\$6,554	\$6,586	\$6,715	\$6,788	\$5,402	\$3,978	\$2,161	80	80	8	03	20	80	20	20	80	80	\$0	0\$	20	80	80	\$0	2
	Tax Rate	ø	90%	\$0%	80%	9006	20%	80%	80%	80%	808	20%	8008	2006	2008	\$008	\$008	50%	\$008	\$008	\$0%	50%	50%	\$0%	80%	90%	905	
	Net Taxable income	MS/yr	\$100	(\$211)	\$13,107	\$13,172	\$13,430	\$13,577	\$10,804	\$7,957	\$4,321	0	0\$	0.0	0.8	8	03	03	8	3	3	3	3	0\$	80	80	80	76.967
	Capital Deduction	MS/yr	8	\$1,632	\$1,632	\$1,632	\$1,632	\$1,632	0\$	\$0	\$0	0\$	0\$	0\$	\$0	0\$	0\$	0\$	08	0\$	00	00	80	03	03	03	8	9 160
	e - 20%	MS/yr		\$1,632	\$1,632	\$1,632	\$1,632	\$1,632																				8160
	Capital Depreciation - Straight Line - 20%	M\$/yr	0,0	0	\$0	80	8																					e
	Abandon & Reclaim	M\$/yr	2	2	2	2	03	\$	Ş	\$0	\$1,500	Q.	0\$	80	\$0	0\$	20	05	0\$	20	08	05	\$0	08	08	08	2	1,000
	Net Capital	M\$/yr	S	\$8,160	00	20	20	0.8	0\$	0\$	0.8	0.8	0\$	0\$	0.8	0%	0\$	0.5	0\$	02	02	03	8	2	2	2	3	8.160
	Net operating Income N	M\$/yr	001	1,421	14,739	14,804	15,062	15,209	10,804	7,957	5,821	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	85.917
Interest		BREFI	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	Totals

Table 4c, Page 4

Zenith Energy Ltd El Bibane - Zebbag Gas Cap Blowdown October 1, 2021 R Factor - Royalty Rate - Tax Rate - Depreciation, 3P Producing Reserves

Tax Rate	ź	808	808	808	808	808	808	808	808	80%	80%	80%	30%	80%	30%	80%	30%	80%	20%	20%	9008	30%	9005	80%	9009	20%		9005	
Royalty Rate	ø	90	969	969	960	969	910	910	910	160	909	50	900	900	950	100	50	50	900	950	939	900	910	910	910	940		ž	Appellan C. besser uses Vers
R Factor	**	16.0	0.85	0.94	1.01	1.08	1.15	1.19	1.22	1.24	1.24	1.24	1.24	1.24	1.24	1.24	1.24	1.24	1.24	1.24	1.24	1.24	1.24	1.24	1.24	1.24		0.91	
Cumulative Expenditures	NS	\$96,976	\$107,004	\$110,783	\$114,638	\$118,570	\$122,580	\$126,226	\$129,371	\$132,079	\$132,079	\$132,079	\$132,079	\$132,079	\$132,079	\$132,079	\$132,079	\$132,079	\$132,079	\$132,079	\$132,079	\$132,079	\$132,079	\$132,079	\$132,079	\$132,079		\$96,000	
	MS/ye.	976	10,028	3,779	3,855	3,932	4,011	3,646	3,145	2,708	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	\$36,079	259	
Capital Costs	MS/yr.	0	8,160	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	\$8,160		
Coenting Costs Capital Costs Expenditures	M\$/yr.	976	1,868	3,779	3.855	3,932	4,011	3,646	3,145	2,708	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	\$27,919		
Cumulative Net Revenue	NS S	\$60,038	\$91,467	\$103,631	\$115,905	\$128,388	\$141,026	\$150,232	\$157,478	\$163,940	\$163,940	\$163,940	\$163,940	\$163,940	\$163,940	\$163,940	\$163,940	\$163,940	\$163,940	\$163,940	\$163,940	\$163,940	\$163,940	\$163,940	\$163,940	\$163,940		\$87,000	
Net Revenue	MS/yr.	\$1,038	\$3,429	\$12,164	\$12,273	\$12,483	\$12,638	\$9,207	\$7,246	\$6,462	\$0	80	80	0\$	90	0\$	08	08	00	20	8	8	26	2	2	2	\$76,940	ë	
Cosp Tax (Grosssed Up)	MS/pc.	\$50	(\$106)	\$6,554	\$6,586	\$6,715	\$6,788	\$5,402	\$3,978	\$2,161	S	20	Q	80	03	\$0	20	05	80	05	00	00	20	80	20	90	\$38,128	0,1	Anna Contract
	MS/pc.	285	\$212	\$1,195	\$1,204	\$1,225	\$1,240	\$1,270	3265	\$750	08	80	\$0	08	08	80	00	05	8	02	2	03	2	20	20	80	27.82		
Gross Revenue	M\$/pr.	\$1,170	\$3,536	\$19,913	\$20,063	\$20,423	\$20,666	\$15,879	\$12,200	\$9,373	98	8	2	2	02	2	Q	2	S	Q	008	03	02	05	80	05	\$123,223		
	15(3)	2021	2052	5252	2024	2025	2028	2027	2028	5023	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	Totals		

EZZAOUIA CONCESSION

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EZZAOUIA CONCESSION TUNISIA DISCUSSION

Property Description

The Company owns a 45% working interest in the Ezzaouia Concession, in Tunisia. It is comprised of 9,884 acres of land (40 Km squared) and is located onshore near the Gulf of Gabes, east of Djerba Island. The Concession contains a total of 16 wells, including four oil producers, two is shut-in, two water injectors and eight wells which are suspended.

Production is subject to a complex fiscal regime specifying the government royalties and taxes, which vary according to an "R" factor. The "R" factor is the ratio of accrued net revenue divided by the total accrued expenditures.

A map showing the Concession boundary and producing well locations is presented on Figure 1 and the description of the ownership and details of the fiscal regime is summarized on Table 1.

Geology

The Concession is within the Jeffara Basin, a WNW-ESE trending Permo-Triassic, extentional basin, which occupies a hinge-zone between the Palaeozoic Berfine/Ghandames Basin to the SSW and the Jurassic to Tertiary, Pelagian/Sabratah Basin to the NNE. There are two producing reservoirs on the concession, the Jurassic M'Rabtine sand and the Cretaceous Zebbag carbonate, as shown on the Startigraphic chart, Figure 2a.

The M'Rabtine reservoir rock is composed of thin channel sands. The principle hydrocarbon bearing reservoirs are stacked delta distributory sand bodies, which can be subdivided into an upper interval (M1-M3 units) and a lower interval (M5-M6 units), separated by the middle M4 unit. In addition, the structure can be divided into several main and minor fault blocks, as shown on Figure 2b. Currently, three to four wells are producing from the M'Rabtine and there is potential for additional development on this structure.

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The Cretaceaous Zebbag reservoir is a highly fractured, vugular dolomite, which is subdivided into four layers (Z1-Z4), all within the Middle Zabbag member. This reservoir is almost depleted due to water encroachment from below, with only the highest structural well still producing.

Reserves

Total Proved Developed Producing Reserves of 472 MSTB of oil have been estimated for the four producing wells based on a conservative decline analysis of past production performance. Of this 64 MSTB have been estimated for the Zebbag zone, producing from well EZZ-10, and 408 MSTB for the M'Rabtine, producing from wells EZZ-1, 9 and 11.

Incremental Probable Developed Producing Reserves of 505 MSTB of oil have been estimated for the same wells plus well EZZ-17, which is scheduled for a pump repair, based on a best estimate decline analysis of past production performance.

Probable Undeveloped Reserves of 6,352 MSTB have been estimated for three additional wells to be drilled for production from the M'Rabtine zone. Well EZZ-18 will be a side-rack of the existing well, well EZZ-4 will be a redrill of the former well on that location and well EZZ-19 is a strategically located infill well.

A summary of the Reserves is presented on Table 2. Selected decline rates for each well and the starting point production rates are demonstrated on Page One of Tables 4a,4b and 4c. The normalized production plot which has been used as the analog performance for the new drills is presented on Figure 4.

Production

Current production from four wells is averaging 454 STB/d, the main production from well EZZ-11, at 265 STB/d. These rates are anticipated to continue their historical decline until the economic limit is reached. Forecasts of the production can be seen on Page One of each economic analysis files, Table 4a, 4b and 4c.

Initial rates, forecasts and timing of the undeveloped wells can be seen on Page One of Table 4c, the economic analysis for Proved Plus Probable reserves.

Production history graphs of the wells of interest are presented in Figures 3a through 3h.

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Product Prices

A 2021 oil price of 75.28 \$/STB has been used for this evaluation reflecting a discount of \$4.00/STB from the posted Brent crude price throughout the forecast.

Capital Expenditures

Total capital expenditures of \$26,000,000 (\$11,700,000 net to the Company) have been estimated for the overall property, which includes a pump repair or replacement for EZZ-17 and three wells to be drilled plus some facility upgrades.

The capital expenditures scheduled for each case are presented in Table 3a. Abandonment costs are summarized on Table 3b

Operating Costs

Operating costs have been estimated to be \$4,000,000 per year and an additional \$90,000 per well per year (fixed) plus \$4.00/STB (variable), based on historical and budget information provided by operator of the property.

Economics

The results of the economic analysis are summarized in Table 4 and 4T for the before and after-tax cases respectively. The full economic analyses are presented in Table 4a, 4b and 4c, and have been presented in spread sheet format to allow for proper handling of the fiscal regime.

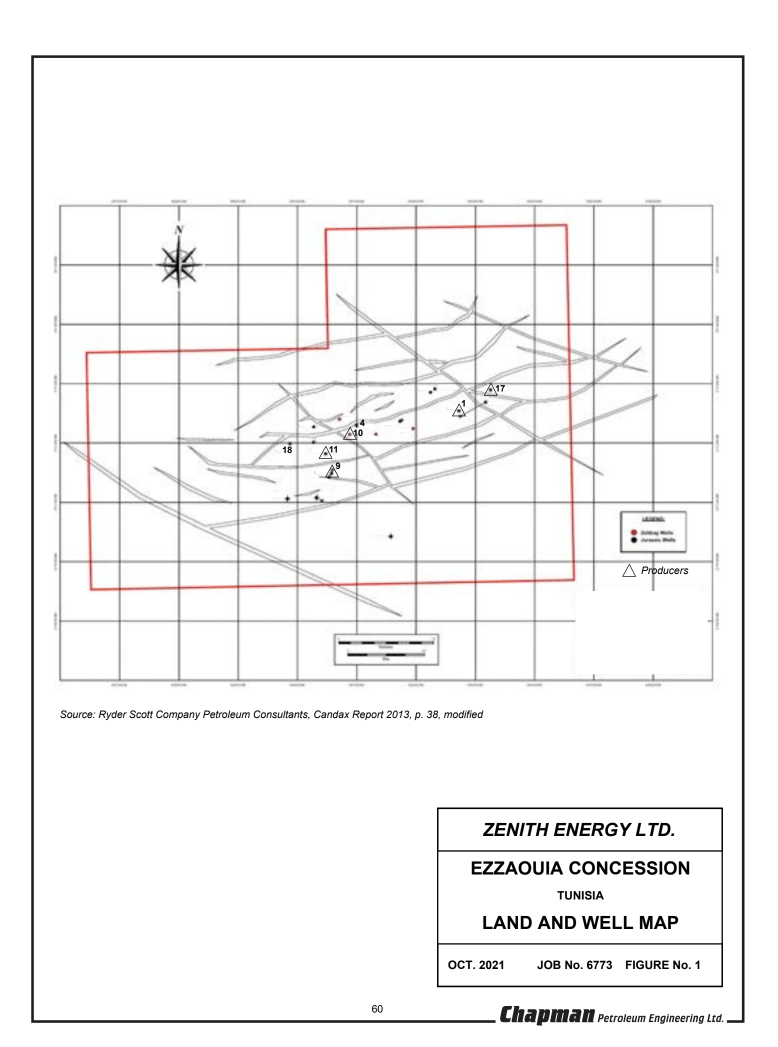


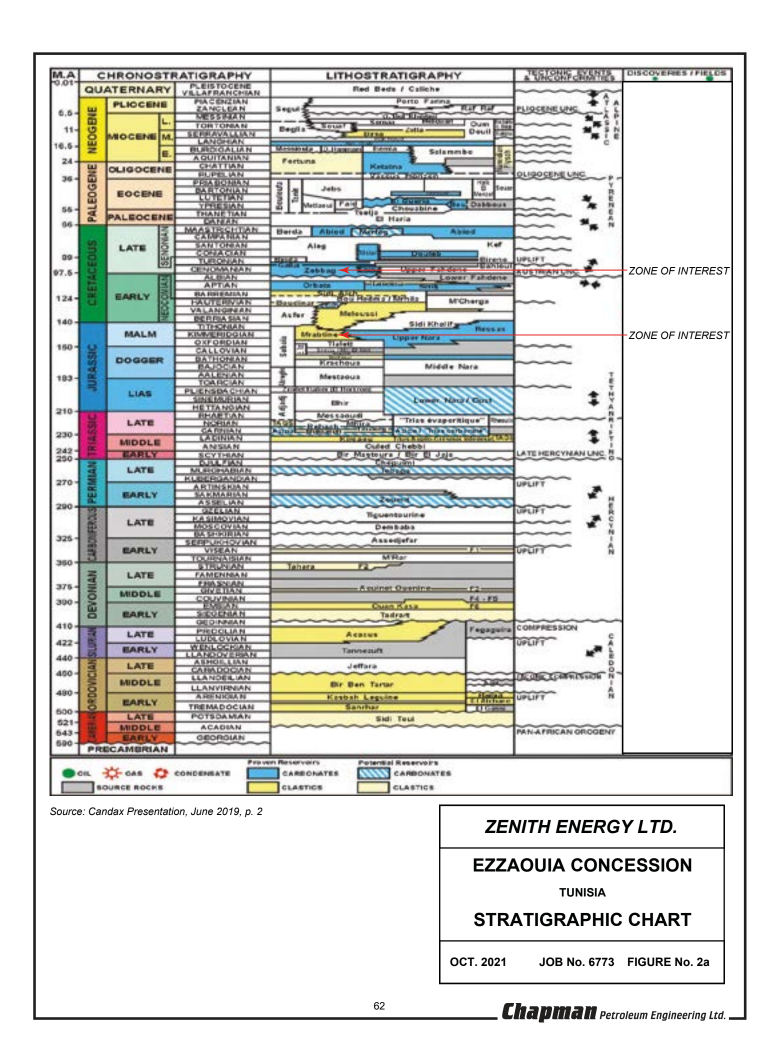
Table 1

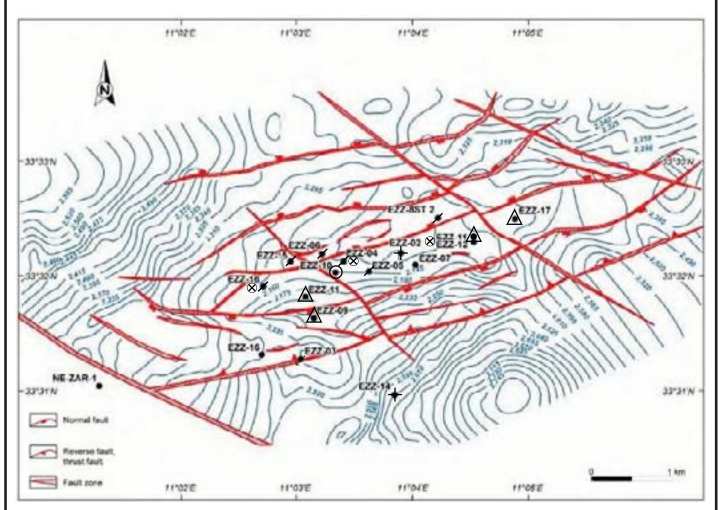
Schedule of Lands, Interests and Royalty Burdens October 1, 2021

Zenith Energy Ltd

Ezzaouia Concession, Tunisia

			Appraised Inter	est	Royalty Bu	ırdens
	Gross	٧	Vorking	Royalty	Basic	Overriding
Description	Acres		%	%	%	%
Ezzaouia Concession	40 Km squared (9884 Acres)		45.0000		[1]	
Note: [1]	The royalty rate is earnings over the			or, which is the	e ratio of accrued net	
	Royalty Rate =	2% V	When "R" Factor is	< 0.5		
		5%		0.5 to 0.8		
		7%		0.8 to 1.1		
				0.0 10 1.1		
		10%		1.1 to 1.5		
		10% 12%				
				1.1 to 1.5		





Source: MCH-Petroleum Training & Consulting, Candax Report 2020, p. 11, modified

Zebbag Producer

M'Rabtine Producer

New Location

ZENITH ENERGY LTD.

EZZAOUIA CONCESSION TUNICIA STRUCTURAL CONTOUR

DEPTH MAP

C.I. = 15 m

OCT. 2021 JOB No. 6773 FIGURE No. 2b

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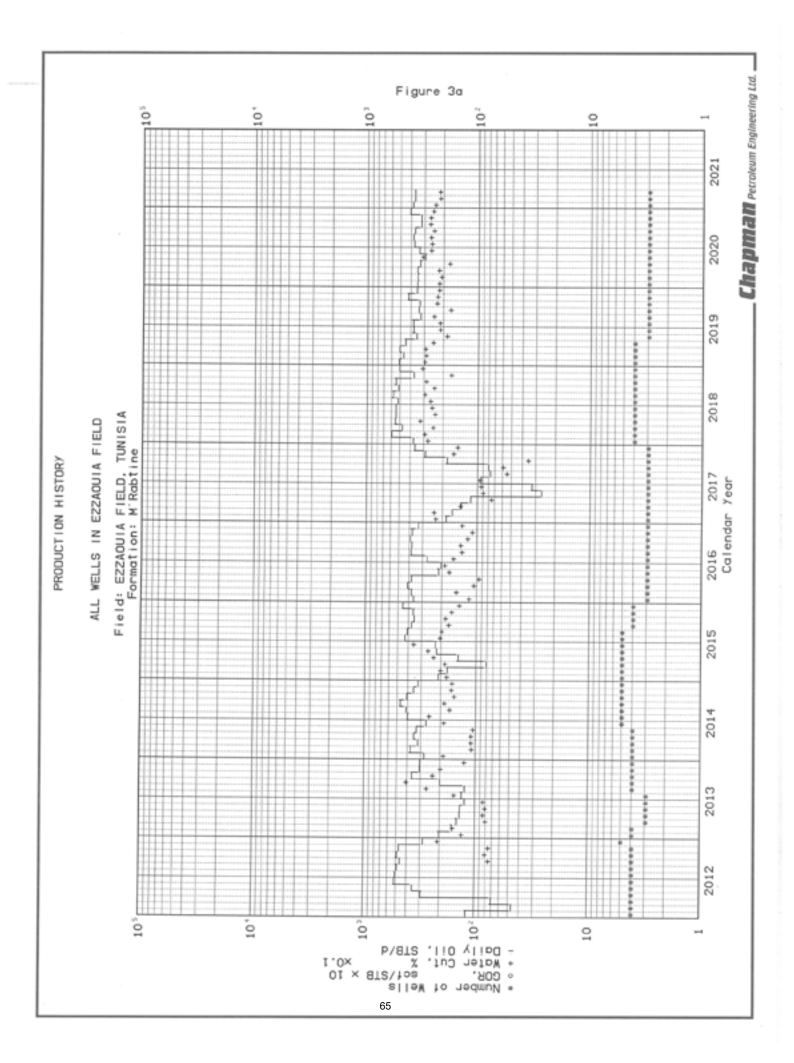
Chapman Petroleum Engineering Ltd.

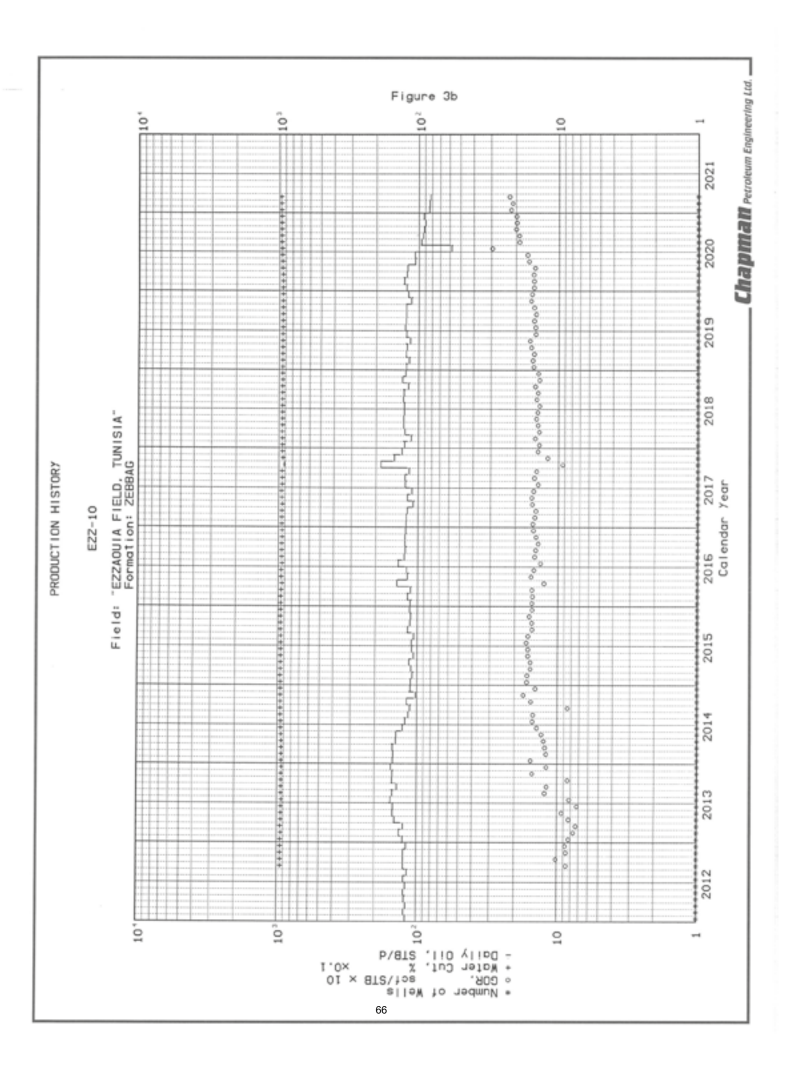
Table 2 Summary of Gross Reserves October 1, 2021

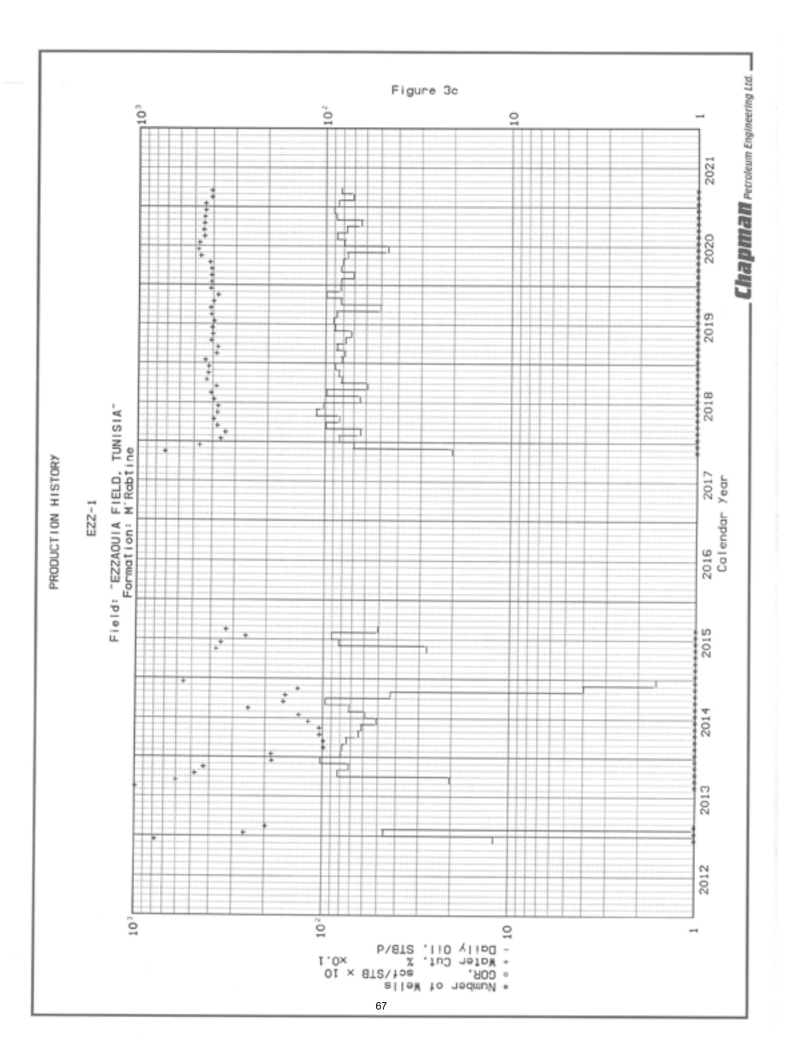
Ezzaouia Concession, Tunisia

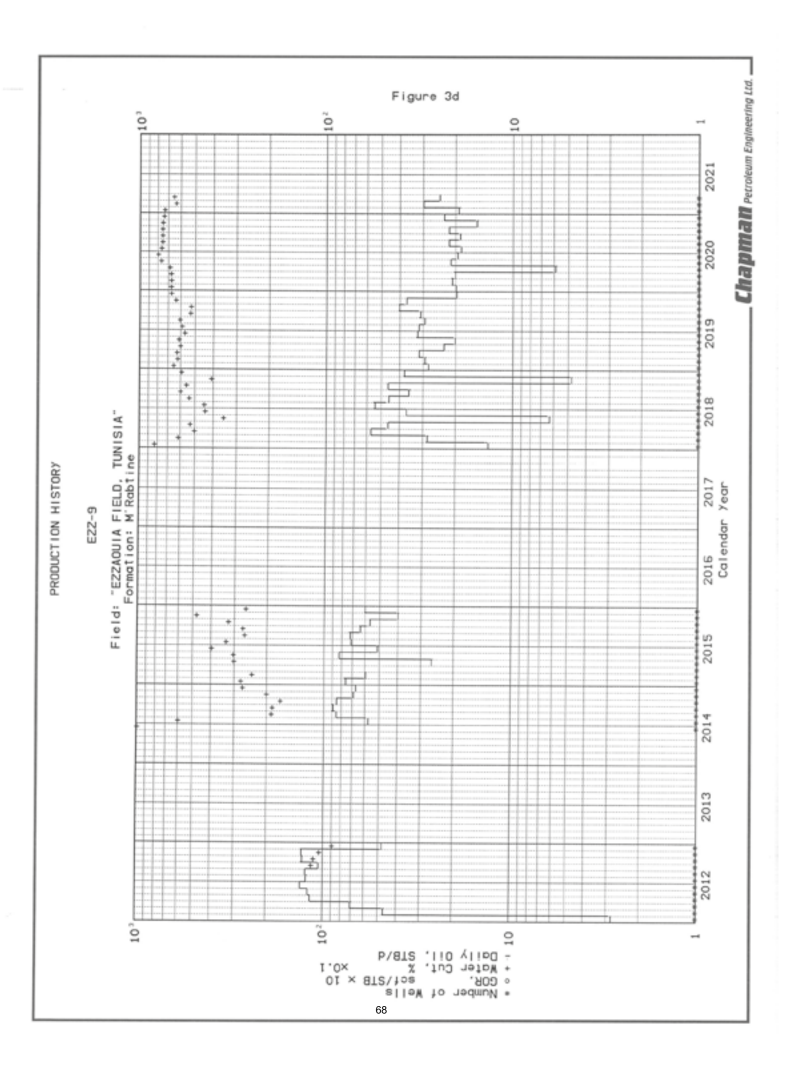
Description		Current o Initial Rate STB/d	or -	API Gravity (Deg)	Ultimate Reserves (MSTB)	Cumulative Production (MSTB)	Reserves (MSTB)	Reference
LIGHT & MEDIL	JM OIL							
Proved Develop	oed Producing							
EZZ-10	Zebbag	67		40	5,790	5,726	64	Fig. 3a, Table 4a
Ezz-1	M'Rabtine	74		40	1,574	1,484	90	Fig. 3b, Table 4a
Ezz-9	M'Rabtine	22		40	1,714	1,688	26	Fig. 3c, Table 4a
Ezz-11	M'Rabtine	240		40	3,785	3,492	293	Fig. 3d, Table 4a
	Total Proved Developed Producing	403			12,862	12,390	472	
	Total Proved				12,862	12,390	472	
Probable								
Probable Devel	oped Producing (incremental)							
EZZ-10	Zebbag	7		40	70	0	70	Fig. 3e, Table 4b
Ezz-1	M'Rabtine	3		40	66	0	66	Fig. 3f, Table 4b
Ezz-9	M'Rabtine	0		40	14	0	14	Fig. 3g, Table 4b
Ezz-11	M'Rabtine	.4		40	182	0	182	Fig. 3h, Table 4b
EZZ 17	M'Rabtine	116		40	173	0	173	Fig. 3i, Table 4b
Tota	Il Probable Developed Producing (incr)				505	0	505	
Total Prov	ed Plus Probable Developed Producing						977	
Probable Under	reloped		IP Date					
Proved Plus Prol	bable Producing (incr)	0	-	40	626	0	626	Table 4c
EZZ-18	M'Rabtine	0	2022	40	1,937	0	1,937	Analog
EZZ-4	M'Rabtine	0	2023	40	1,910	0	1,910	Analog
EZZ-19	M'Rabtine	0	2024	40	1,879	0	1,879	Analog
	Total Probable Undeveloped				6,352	0	6,352	
	Total Proved Plus Probable				19,214	12,390	7,328	

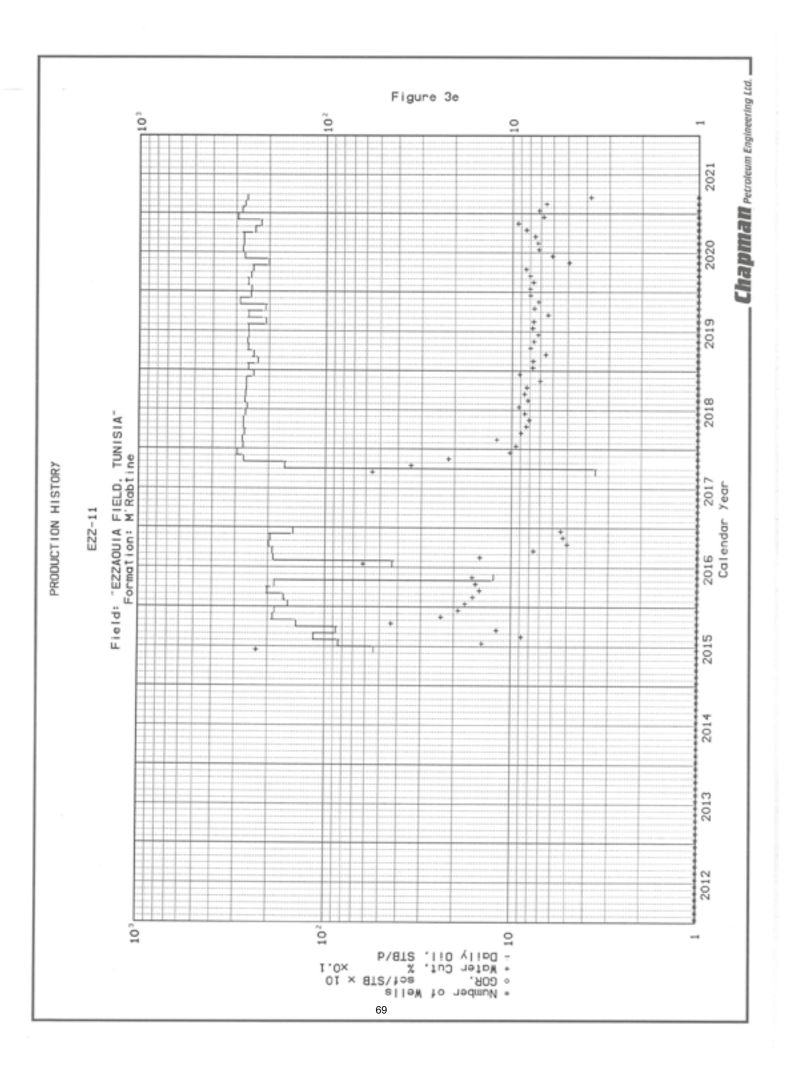
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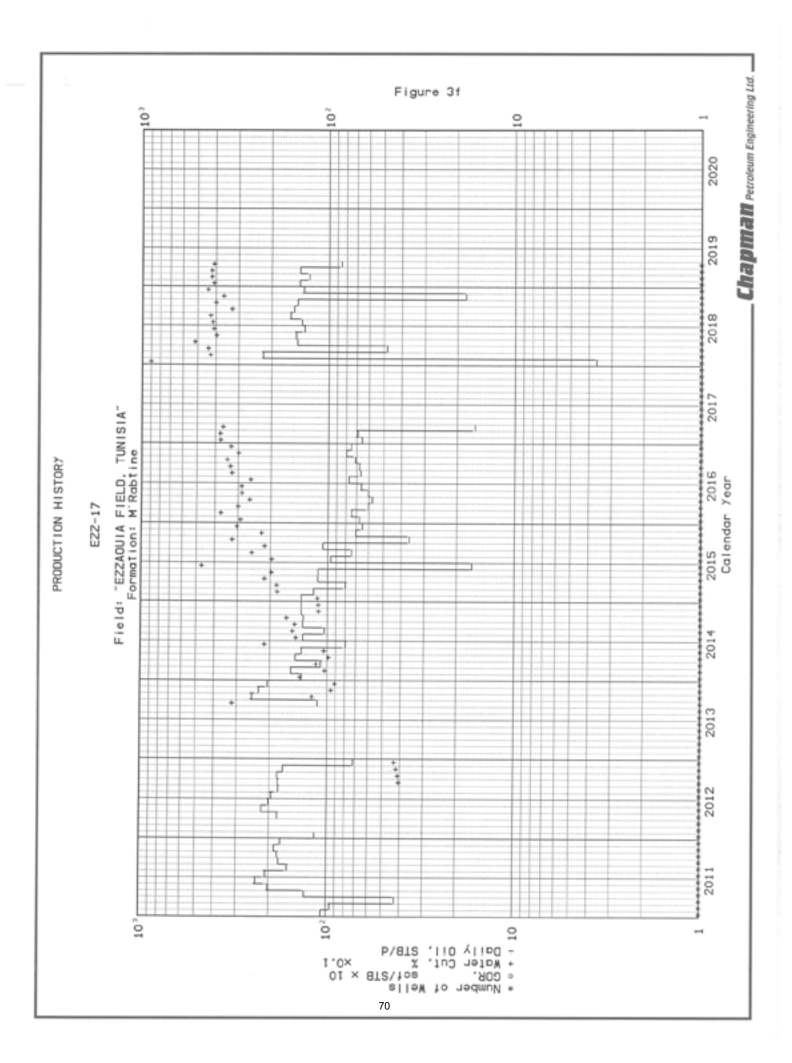


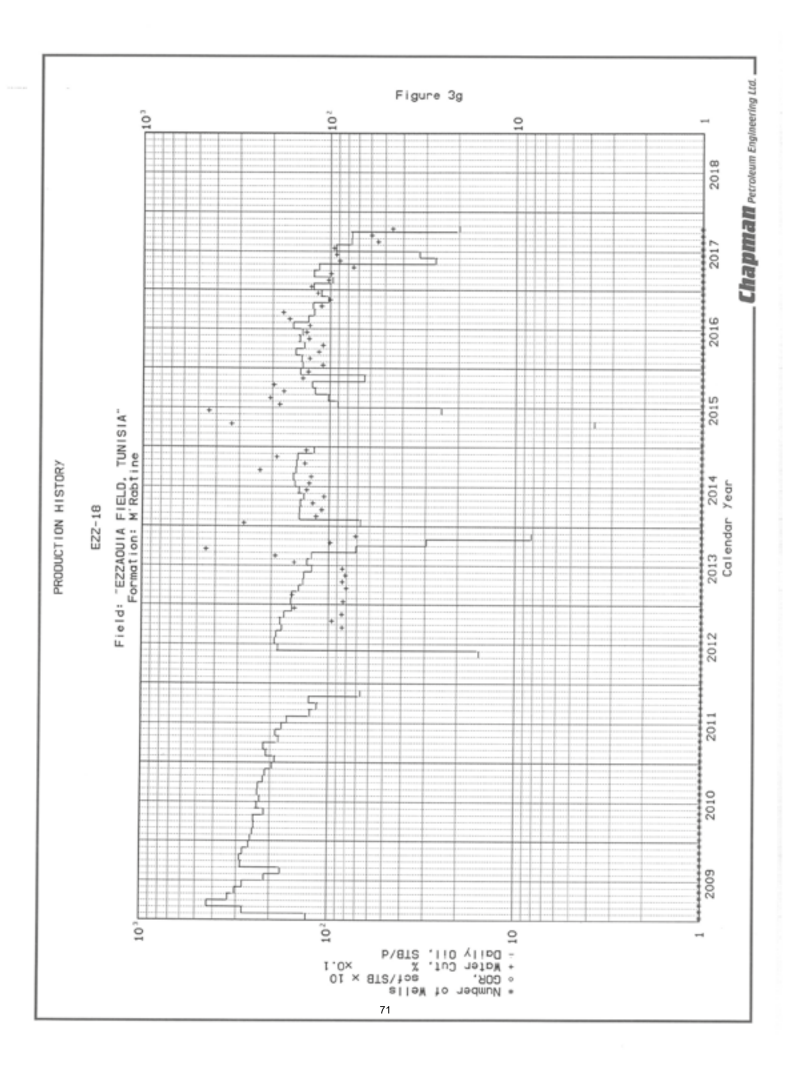


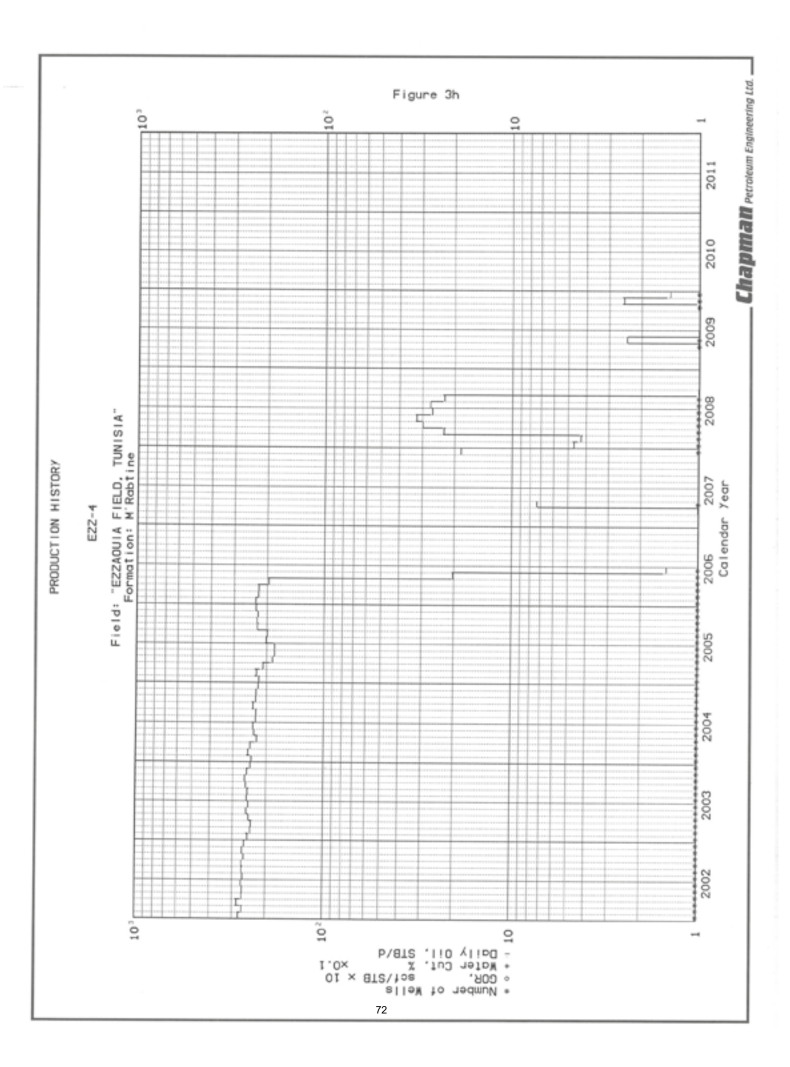












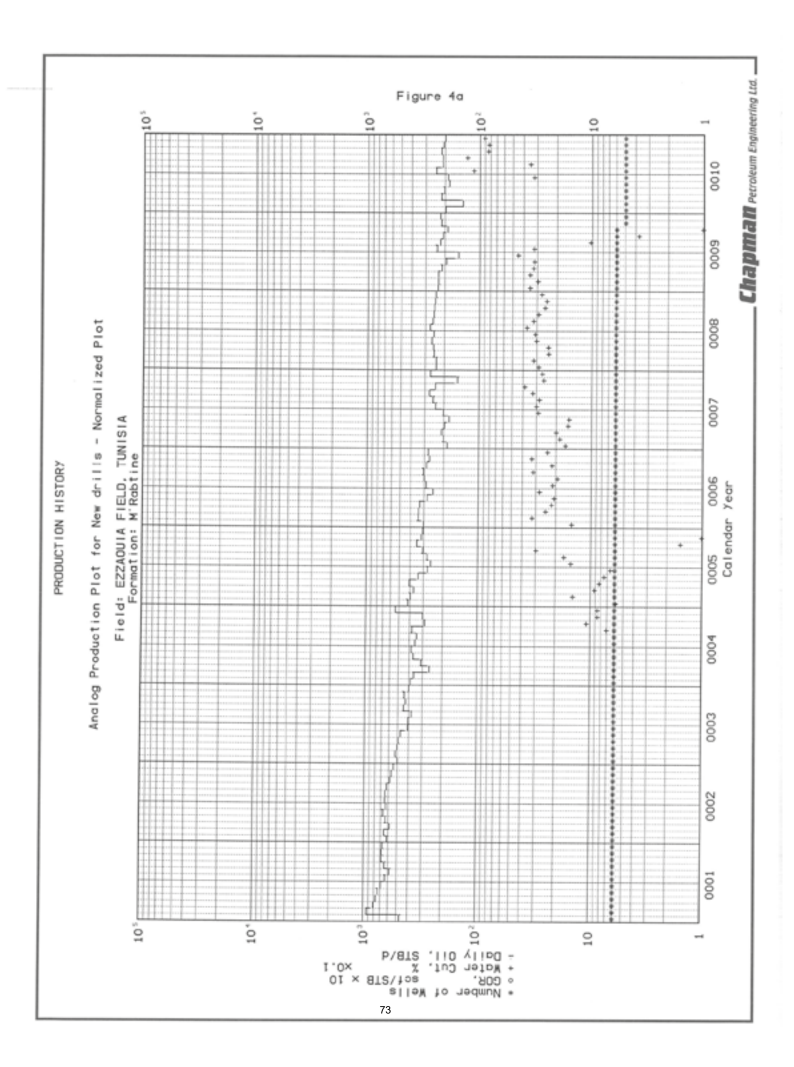


Table 3a

Summary of Anticipated Capital Expenditures

Development

October 1, 2021

Zenith Energy Ltd

Ezzaouia Concession, Tunisia

Description	_Date_	Operation	Capital Interest %	Gross Capital M\$	Net Capital M\$
Probable Developed Prod	lucing				
EZZ-17	2021	Workover - Pump Repair or replacement Total Probable Developed Producing	45.0000	1,000	450 450
Probable Undeveloped					
EZZ-18	2022	Sidetrack existing well	45.0000	4,200	1,890
EZZ-4	2023	Redrill this location	45.0000	9,000	4,050
EZZ-19	2024	Infill between EZZ-1 and EZZ 2	45.0000	9,000	4,050
Ezzaouia field	2022	Facility Upgrade	45.0000	2,800	1,260
		Total Probable Undeveloped		25,000	11,250
		Total Probable		26,000	11,700

Note: M\$ means thousands of dollars.

The above capital values are expressed in terms of current dollar values without escalation.

Unless details are known, drilling costs have been split 70% Intangible and 30% Tangible for tax purposes

Table 3b

Summary of Anticipated Capital Expenditures Abandonment and Restoration

October 1, 2021

Zenith Energy Ltd

Ezzaouia Concession, Tunisia

Decedation	Well Secretary	Capital Interest	Gross Capital	Net Capital
Proven Developed Producing Wells	Well Parameters	%	M\$	M\$
Ezzaouia Field Wells	Four producing wells and two injectors	45.0000	3.000	1.350
Ezzaouia Field Facilities	Central Facilities - Decommissioning	45.0000	TBD	-,,
inactive wells	Ten inactive wells	45.0000	5,000	2,250
Total Proved Developed Producing			8,000	3,600
Proven Plus Probable Developed Producing Well	is			
Ezzaouia Field Wells	Five producing wells and two injectors	45.0000	3,500	1,575
zzaouia Field Facilities	Central Facilities - Decommissoning	45.0000	TBD	
nactive wells	Nine inactive wells	45.0000	4,500	2,025
tal Proved Plus Probable Developed Producing			8,000	3,600
Proved Plus Probable				
Ezzaouia Field Wells	Eight producing wells and two injectors	45.0000	5,000	2,250
zzaouia Field Facilities	Central Facilities - Decommissoning	45.0000	TBO	
nactive wells	Eight inactive wells	45.0000	4,000	1,800
tal Proved Plus Probable Developed Producing			9,000	4,050

Note:

M\$ means thousands of dollars.

The above capital values are expressed in terms of current dollar values without escalation.

Table 4 Summary of Company Reserves and Economics Before Income Tax October 1, 2021

Zenith Energy Ltd.

Ezzaouia Concession, Tunisia

					Net	То Арг	praise	d Interes	t			
			nt Oil STB	Conver Natura MM	al Gas	NC Mb				e Cash Flow		
Description	on	Gross	Net	Gross	Net	Gross	Net	Undisc.	5%/year	10%year	15%/year	20%/year
Reserve Category	Formation Name											
PROVED												
Proved Developed Producing	_											
Four Producers	Zebbag, M'Rabtine	213	198	_ 0	0	_ 0_	0	505	845	1,096	1,281	1,417
Total Proved Developed Prod	lucing	213	198	0	0	0	0	505	845	1,096	1,281	1,417
PROBABLE												
Probable Developed Producing	(incremental)											
Five Producers	Zebbag, M'Rabtine	227	205	_ 0_	0	0_	_ 0_	8,122	7,057	6,179	5,450	4,840
Total Probable Developed Pro	oducing	227	205	0	0	0	0	8,122	7,057	6,179	5,450	4,840
Total Proved Plus Probable D	eveloped Producing	439	403	0	0	0	0	8,627	7,902	7,275	6,731	6,258
Probable Undeveloped	_											
Three Wells to Drill	M'Rabtine	2,858	2,586	0	0	0	0	129,649	92,054	68,240	52,409	41,437
Total Probable Undeveloped		2,858	2,586	0	0	0	0	129,649	92,054	68,240	52,409	41,437
Total Probable		3,085	2,791	0	0	0	0	137,771	99,111	74,419	57,859	46,278
Total Proved Plus Probable		3,298	2,988	0	0	0	0	138,276	99,956	75,515	59,140	47,695

M\$ means thousands of dollars.

Gross reserves are the total of the Company's working interest share before deduction of royalties owned by others.

Net reserves are the total of the Company's working and/or royalty interest share after deducting the amounts attributable to royalties owned by others.

Columns may not add precisely due to accumulative rounding of values throughout the report.

Cumulative cash flow values shown as "0" reflect a value of less than \$500.

Reserves shown as "0" reflect a value of less than 0.5(MSTB/MMsc8*)

Table 4T Summary of Company Reserves and Economics After Income Tax October 1, 2021

Zenith Energy Ltd.

Ezzaouia Concession, Tunisia

					Net	То Арр	raise	d Intere	s t			
			ry Oil STB	Conver Natura MN	ntional il Gas	NC Misi	IL.		Cumulativ	re Cash Flow		
Descri	gtion	Gross	Net	Gross	Net	Gross	Net	Undisc.	5%/year	10%/year	15%/year	20%/year
Reserve Category	Formation Name											
PROVED												
Proved Developed Producing	_											
Four Producers	Zebbag, M'Rabtine	213	196	0	.0	0_	_0_	252	416	529	606	657
Total Proved Developed Prod	lucing	213	198	0	0	0	0	252	416	529	606	657
PROBABLE												
Probable Developed Producing	(incremental)											
Five Producers	Zebbag, M'Rabtine	227	205	_ 0	0	_ 0		4,061	3,416	2,016	2,475	2,130
Total Probable Developed Pro	oducing	227	205	0	0	0	0	4,061	3,416	2,896	2,475	2,130
Total Proved Plus Probable D	leveloped Producing	439	403	0	0	0	0	4,313	3,831	3,425	3,081	2,788
Probable Undeveloped	_											
Three Wells to Drill	M'Rabline	2,858	2,381	0	0	0	0	60,763	40,947	28,749	20,880	17,724
Total Probable Undeveloped		2,858	2,381	0	0	0	0	60,763	40,947	28,749	29,880	17,724
Total Probable		3,085	2,586	0	0	0	0	64,824	44,363	31,646	23,355	19,854
Total Proved Plus Probable		3,298	2,968	0	0	0	0	69,138	48,194	35,071	26,436	20,511

M\$ means thousands of dollars.

Cross reserves are the total of the Company's working interest share before deduction of royalties owned by others.

Net reserves are the total of the Company's working and/or royalty interest share after deducting the amounts ettributable to royalties owned by others.

Columns may not add precisely due to accumulative rounding of values throughout the report.

Cumulative cash flow values shown as "0" reflect a value of less than \$500.

Reserves shown as "0" reflect a value of less than 0.5(MSTB/MMscFMbol).

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																																	į
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						Total Capital (Escalated)	0	0	0 0	0 0	0	0	0	0	0 0	0 0	. 0	0	0	0	0	0 0	0 0		,								
						Well Fac. & Tie-ins (E	0	0	0 0	0 0	0	0	0	0	0 0	0 0	0	0	0	0	0	0 0	0 0	c			0	0	0	0 (0 (0 (D
						Drilling & Completion	0	0	0 0	0 0	0	0	0	0	0 0	0	0	0	0	0	0	0 0	0 0	٥	,		0	0	0	0 (0 0	0 (0
				serves	duction	STB/yr	36,270	129,779	114,704	90.028	0	0	0	0	0 0	0	0	0	0	0	0	0 0	0	472.325	Unit Cost		2020	2021	2022	2023	2024	2025	9202
				Production and Capital Forecast - Proved Producing Reserves	Total Oil Production	STB/d	403	356	314	247	0	0	0	0	0 0	0	0	0	0	0	0	0 0											
Table 4a, Page 1	th Energy Ltd	Ezzaouia	October 1, 2021	ecast - Provec	EZZ-11	STB/d	240	216	194	157	0	0	0	0	0 0	0	0	0	0	0	0	0 0	00	292.731		10%	265						
Tabl	Zenith		Oct	d Capital For	6-773	STB/d	22	19	17	13	0	0	0	0	0 0	0	0	0	0	0	0	0 0	0	25.553		12%	25						
				Production an	EZZ-1	STB/d	7.4	29	8 3	6 6	0	0	0	0	0 0	0	0	0	0	0	0	0 0	0	90.259		10%	82						
					01-ZZ3	STB/d	29	54	43	27	0	0	0	0 1	0 0	0	0	0	0	0	0	0 0	0	63.783		20%	82						
					,	Well	4	4	4 1	+	4	4	4	4	4 4	4	4	4	m	2	N I	N r	. N			96/yr	STB/d						
						Year	2021	2022	2023	2025	2026	2027	2028	2029	2030	2032	2033	2034	2035	2036	2037	2038	2040	Reserves		Decline Rate	Starting Rate						
						Days On	90	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365				2,5						
_		_					_					_			78				_		_						_	_	_	_	_	_	

\$4.00

212,546 \$4.00 197,668 Price Differential

4,000,000 \$/yr \$90,000 \$/well/yr

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Zenith Energy Ltd

Ezzabuia October 1, 2021 Production Streams, Revenues and Cash Flows - Proved Producing Reserves

Before Income Tax

													Project Undiscounted	Share Share Undiscounted		Company Shan	Company Share Discounted B	
	Gross Production	Oil Price	Ol Price Gross Revenue	Royalty Fate	Royalty	Espect	Open	Operating Costs - \$/yr	36	Project Total Revenue	"out Capital Costs	Abandon & Reclamaim	Net Cash Flow (Profit)	Net Cash Flow (Profit)	ž	10%	15%	208
Year	STRVe	\$7578	S/yr.	z	S/yr.	5/10.	Fixed	Variable	Total (Tscalaned)	(Operating Cash Flow) \$/yr.	\$/ye		Erjer.	5/3c			-	
2021	36,270	\$75.28	\$2,730,224	£	\$191,116	\$27,302	1,090,000	145,080	1,235,060	1,276,726	0	0	1,276,726	574,527	650,052	565,832	561,822	\$58,009
2002	129,779	\$72.13	\$9,360,339	£	\$655,224	\$93,603	4,360,000	519,118	4,879,118	3,732,394	0	0	3,732,394	1,679,578	1,612,684	1,551,386	1,484,992	1,442,919
2003	114,704	\$68.98	\$7,911,690	£	\$553,818	\$79,117	4,360,000	458,815	4,915,191	2,363,563	0	0	2,363,563	1,063,604	972,612	893,114	823,229	761,449
2024	101,544	\$65.83	\$6,684,125	£	\$467,889	\$66,841	4,360,000	406,175	4,958,729	1,130,666	0	0	1,190,666	535,800	466,631	409,013	319'096	319,655
2002	8/20/06	\$67.22	\$6,051,813	£	\$423,627	\$15,008	4,360,000	360,112	5,009,020	558,648	0	8,000,000	-7,441,352	-3,348,608	2,777,647	-2,323,840	1,359,730	1,664,802
5002	0	\$68.65	8	10%	Q.	2		0	0	0	0	0	0	0	0	0	۰	0
2057	0	\$70.10	0\$	10%	Q	2		0	0	0	0	0	0	0	0	0	0	0
2028	0	\$71.58	05	10%	ş	3		0	0	0	0	0	0	0	0	0	0	0
5059	0	\$73.09	90	80	g	3		0	0	0	0	0	0	0	0	0	0	0
2030	0	\$74.63	08	50	08	8		0	0	0	0	0	0	0	0	0	0	0
2031	0	\$76.21	90	108	ş	20		0	0	0	0	0	0	0	0	0	0	0
2002	0	\$77.81	08	8	Q	8		0	0	0	0	0	0	0	0	0	0	0
2033	0	\$79.45	08	100	9	02		0	0	0	0	0	0	0	0	0	0	0
2034	0	\$81.12	90	6	Q	8		0	0	0	0	0	0	0	0	0	0	0
2035	0	\$82.82	08	ĕ	9	S		0	0	0	0	0	0	0	0	0	0	0
9000	0	\$84.55	08	5	9	20		0	0	0	0	0	0	0	0	0	0	0
7605	0	\$86.33	08	ĕ	ş	20		0	0	0	0	0	0	0	0	0	0	0
2038	0	\$68.13	80	10%	Q.	0\$		0	0	0	0	0	0	0	0	0	0	0
2039	0	\$69.98	8	ğ	Q	80		0	0	0	0	0	0	0	0	0	0	0
2040	0	\$91.85	2	10	08	9		0	٥	0	٥	0	0	0	0	0	0	0
Totals	472,325		\$32,738,192		12,291,673	\$327,362	\$18,530,000 \$1,889,300	11,889,300	\$20,997,138	9,121,998	0	8,000,000	1,121,998	504,899	844,540	1,095,506	1,280,869	1,417,230
Company			\$14,732,186		\$1.031.253	\$147,322			59.448.712	4.104.889	°	3 600 000	004.800	200.00				

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Ezzaouia October 1, 2021

Production Streams, Revenues and Cash Flows - Proved Producing Reserves

After Income tax

	.		2	20	10	60	9.0																
0 7	20%	un.	268,279	653,576	344,901	144,789	-754,078	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	
are Discounte	15%	v	272,595	692,964	301,586	167,154	-308,409	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	
Company 22.5% Share Discounted @	10%	w	277,178	736,640	424,075	194,210	1,103,421	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	
Com	965	**	282,055	785,299	473,615	227,226	1,352,461	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	
			0.38	1.38	2.38	3.38	4.38	5.36	6.36	7.38	8.38	9.38	25.55	***	****	****	2000	***	2000	20.00	4048	1000	
	After Tax Cash flow	\$/30.	\$287,263	\$839,789	\$531,802	\$267,900	(\$1,674,304)	S	08	S	80	00	20	08	20	00	80	20	20	20	\$0	\$0	
	Tax Payable	\$/,0.	\$287,263	\$839,789	\$531,802	\$267,900	(\$1,674,304)	8	02	03	03	og G	80	8	20	80	20	80	20	20	20	80	
	Tax Rate	8	80%	9005	20%	9008	20%	9005	2008	9008	20%	80%	20%	80%	80%	9008	80%	80%	80%	80%	80%	808	
	Net Taxable income	\$7,50	\$574,527	\$1,679,578	\$1,063,604	\$535,800	(\$3,348,608)	08	8	03	8	8	\$	3	8	03	2	\$0	03	\$0	Ş	\$0	000
	Capital	**	S	3	S	80	S	03	ŝ	20	03	20	03	80	03	0\$	000	0\$	20	0\$	00	0\$	
		\$/yr.			\$0	\$0	80	0\$	\$0														6
	Capital Depreciation - Straight Une - 20%	\$7,50		9	9	Q	2	2															<
	Capital C Straight	\$/yr.	8	ŝ	03	03	03																•
	Abandon & Reclaim	S/yr.	8	S	Ş	03	\$3,600,000	00	S	\$0	ş	8	0.5	S	0\$	\$3	Ş	\$0	Ş	0.5	20	0.5	4 600 000
	Net Capital	\$/yr.	05	05	\$0	\$0	05	0%	0%	08	0\$	00	03	00	0	03	0	00	0	8	8	8	c
45.0%	Net operating Income Ne	S/yc.	574,527	1,679,578	1,063,604	535,800	251,392	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	4 104 800
Company Working Interest		Year	2021	2002	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	Totals

Table 4a, Page 4
Zenith Energy Ltd
Ezzaouia
October 1, 2021

R Factor - Royalty Rate - Tax Rate - Depreciation, Proved Producing Reserves

Net Revenue Revenue	900
\$260,968,991	\$1,900,745 \$260,968,991
\$273,984,000	
\$279,604,903	
\$288,953,765	\$9,348,862 \$288,953,765
\$288,953,765	\$0 \$288,953,765
\$288,953,765	\$0 \$288,953,765
\$288,953,765	\$0 \$288,953,765
\$288,953,765	\$0 \$288,953,765
\$288,953,765	\$0 \$288,953,765
\$288,953,765	\$288,953,765
\$288,953,765	\$288,953,765
\$288,953,765	\$288,953,765
\$288,953,765	\$288,953,765
\$288,953,765	\$288,953,765
\$288,953,765	\$288,953,765
\$288,953,765	\$288,953,765
\$288,953,765	\$0 \$288,953,765
\$288,953,765	\$0 \$288,953,765
\$288,953,765	\$0 \$288,953,765
	\$29,885,519
\$259,068,246	\$259,068,246
	,

Table 4b, Page 1	Zenith Energy Ltd	Ezzaoula Concession, Tunisia

Production and Capital Forecast - Proved Plus Probable Producing Reserves

October 1, 2021

	Total Capital (Escalated)	1000	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1,000				
dtures	Well Fac. & Tie-ins	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0			00000	0
Capital Expenditures	Drilling & Completion	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0			00000	0
	Workover Cost	1000	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0		1000		-	
roduction	STB/yr	47,936	175,482	158,563	143,419	129,846	117,667	106,724	96,881	0	0	0	0	0	0	0	0	0	0	0	0	976,517	Unit Cost		2020 2022 2023 2023 2024 2025	2026
Total Oil Production	ST8/d	533	481	434	393	356	322	292	265	0	0	0	0	0	0	0	0	0	0	0	0					
11-223	ST8/d	116	96	2	7	09	53	4	3.7	0	0	0	0	0	0	0	0	0	0	0	0	172,891		15%	22	
11-223	STB/d	244	524	202	190	175	191	148	136	0	0	0	0	0	0	0	0	0	0	0	0	474,809		g 0	265	
6-223	STB/d	22	2	90	91	7	13	12	=	0	0	0	0	0	0	0	0	0	0	0	0	39,683		10%	22	
1-223	STB/d	7.2	72	29	62	28	54	8	46	0	0	0	0	0	0	0	0	0	0	0	0	155,653		£	28	
01-ZZ3	STB/d	7.4	67	09	54	49	¥	33	35	0	0	0	0	0	0	0	0	0	0	0	0	133,481		10%	26	
	Count	so	un.	vo	vo.	vo	vo	vo.	vo	vo	un.	us.	s	vo	vo	vo	vo	vo	w	vs	4			16/31	STB/d	
	Year	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	Reserves		Decline Rate	Starting Rate	
	STB/yr	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0		ž	PVBLS	
	Days On STB/yr	90	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365					
															82											

\$4.00

4,000,000 \$/yr

£

439,433 \$4.00 402,607 Price Differential

¥

Table 4b, Page 2

Zenith Energy Ltd

Ezzaoula Concession, Tunisia October 1, 2021 Production Streams, Revenues and Cash Flows - Proved Plus Probable Producing Reserves

Before Income Tax

Undiscounted Undiscounted Company Share Decounted 9	ow Net Cash Flow (Proft) IN 10% 10% 20%	10,000 18 18 18		467,093 463,441	2,916,410 2,800,237 2,603,819 2,505,896 2	2,916,410 2,000,257 2,693,819 2,595,886 2,189,649 2,000,255 1,899,641 1,894,788	447,709 443,441 440,254 45,744 2,345,446 2,315,444 2,345,446 2,315,444 1,315,315 1,315	467,093 443,441 440,254 616,744 2,914,410 2,800,217 2,600,819 2,595,886 2,189,449 2,001,325 1,819,641 1,404,748 1,552,334 1,351,935 1,185,003 1,044,748 1,113,025 828,133 776,549 664,912	467,093 443,441 440,054 404,044 2,316,446 2,316,440 2,300,237 2,600,419 2,305,816 1,404,748 1,552,334 1,316,305 1,105,300 1,404,748 1,118,020 824,133 776,560 654,312 834,922 659,516 536,739 424,607	467,093 443,441 440,054 016,744 2,916,914 2,916,410 2,910,213 7,816,413 7,916,413 7,145,001 1,444,748 1,118,020 828,133 776,549 664,912 834,922 628,536 516,739 424,907 578,348 428,099 837,123 232,409	447,003 443,441 460,024 016,744 2,345,845 2,345,846 2,349,449 2,345,325 1,349,461 1,444,748 1,313,625 824,133 776,549 654,913 834,922 634,516 516,729 42,400 570,346 424,001 570,346 5	447,003 443,441 460,004 016,744 2,816,410 2,816,210 2,81	2,316,410 2,800,252 2,800,810 2,395,896 2,189,496 2,189,496 2,189,496 1,191,498,798 1,1116,420 824,193 776,569 654,912 834,922 658,536 5,165,000 1,044,788 1,1116,420 658,536 5,165,000 1,044,000 5,100,300 654,912 632,300 65	2,316,410 2,800,252 2,800,810 2,395,896 2,1895,896 2,1895,899 2,395,896 2,1895,899 1,499,798 1,552,394 1,391,895 1,1895,999 1,494,798 1,119,622,394 1,391,895 1,1895,999 1,494,798 1,495,398 1,495,399 1,495,399 1,495,399 1,492,3	2,316,410 2,800,252 2,800,810 2,395,896 2,189,496 2,189,496 2,000,252 2,800,810 2,395,896 1,189,496 1,189,496 1,189,496 1,189,496 1,189,496 1,189,496 1,189,496 1,189,496 1,189,496 1,189,496 1,189,496 1,180,296 1,180,	2,316,410 2,800,212 2,800,819 2,395,896 2,189,496 2,189,496 2,000,212 2,800,819 2,395,896 2,189,496 1,494,798 1,455,239 2,802,819 776,569 654,912 834,922 658,516 516,799 424,907 5770,368 428,099 317,123 232,409 1,402,290 3 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	2,316,410 2,800,212 2,800,819 2,385,816 2,381,814 2,381,816 2,381,819 2,381,	2,316,410 2,800,212 2,800,819 2,385,816 2,185,416 2,185,419 2,500,212 2,800,819 2,385,816 2,185,623 1,185,	447,003 443,441 460,744 404,744 2,314,444 2,314,444 404,744 2,314,444 2,314,444 2,314,444 2,314,444 2,314,444 2,314,444 2,314,444 2,314,314 2,314,	2,316,410 443,441 460,254 406,744 2,316,446 2,318,446 2,318,446 2,318,446 1,318,523 1,318,541 1,314,748 1,318,523 2,318,313 1,318,324 6,318,348 1,318,323 1,318,324 6,318,348 1,318,323 1,318,324 6,318,348 1,318,324 1,	2,316,410 2,800,213 2,800,819 2,395,896 2,396 2,	2,316,410 443,441 460,254 406,744 2,345,486 2,345,486 2,345,486 2,345,486 1,355,345,486 1,355,345,486 2,345,345,345 2,345,345 2,345,345 2,345,345 2,345,345 2,345,345 2,345,345,345 2,345,345,345 2,345,345 2,345,345 2,345,345 2,345,345 2,345,345 2,345,345 2,345,345 2,345,345 2,345,345 2,345,345 2,345,345 2,345,345 2,	2,316,410 2,800,217 2,800,4019 2,395,496 2,385	2,916,410 460,764 406,764 2,805,816 2,185,816,816 2,185,816 2,185,816 2,185,816 2,185,816 2,185,816,816 2,185,816 2,185,816 2,185,816 2,185,816 2,185,816,816 2,185,816 2,185,816 2,185,816 2,185,816 2,185,816,816 2,185,816 2,185,816 2,185,816 2,185,816 2,185,816,816 2,185,816 2,185,816 2,185,816 2,185,816 2,185,816,816 2,185,81
ŭ ŭ		-	467,093 483,441 460,024 49		CAROLCO CAROLEO	2,000,505 1,818,661	2,000,005 1,000,000 1,001,005 1,000,000	2,000,235 (2,000,000) 2,000,235 (2,000,000) 1,351,905 (2,000,000) 828,135 (2,000,000)	2,000,000 (1,000,000) 1,000,000 (1,000,000) 828,193 (77,000) 828,193 (87,000)	2,000,025 1,088,661 1,391,695 1,083,000 828,133 775,569 628,236 828,739 428,099 327,723	2000,000, 10	2,000,000 1,000,000 1,000,000 1,000,000 1,000,000	2000,000, 10	2,000,000,000,000,000,000,000,000,000,0	2000,000, 1,000,000, 1,000,000, 1,000,000	2000,000, 1,000,000, 1,000,000, 1,000,000	2,000,000,000,000,000,000,000,000,000,0	2,000,000,000,000,000,000,000,000,000,0	2,000,000,000,000,000,000,000,000,000,0	2,000,000 1,000,000 1,000,000 1,000,000 1,000,000	2,000,000 1,000,000 1,000,000 1,000,000 1,000,000	2,000,000 1,000,	2,000,000 1,000,	2,000,425 1,485,661 1,351,005 2,485,461 1,351,005 2,485,461 1,351,005 2,485,461 1,351,005 2,485,461 1,351,005 2,485,460 4,585,480 4,585,
(Profit)	P.Ve.	***************************************	467,093	2,916,410	2188648	200000000000000000000000000000000000000	1,552,334	1,552,334	1,518,020	1,552,334	1,119,020 1,119,020 834,922 579,368	1,552,334 1,118,620 834,922 570,348 0	1,552,334 1,119,020 834,922 570,368 0 0	1,552,334 1,118,620 834,822 570,368 -1,622,905 0	1,582,334 1,119,020 834,922 570,368 -1,622,605 0	1,582,334 1,119,020 834,922 570,368 -1,622,605 0	1,582,334 1,119,020 834,922 570,388 -1,622,905 0 0	1,582,334 1,119,020 834,922 570,388 -1,622,605 0 0 0	1,582,334 1,119,020 834,922 570,388 -1,622,605 0 0 0	1,552,334 1,119,020 834,922 570,388 -1,622,605 0 0 0 0	1,19,020 834,922 578,368 -1,022,905 0 0 0	1,552,334 1,119,026 834,922 570,368 -1,622,905	1,552,334 1,119,020 834,922 570,368 -1,622,905 0 0 0 0 0	1,552,334 1,119,020 834,922 579,368 -1,022,305 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
Net Cash Row (Profit) \$256.	8/ye. 0 1,037,384			0 6,480,911	0 4,865,886		0 3,449,630	0 3,449,630	0 3,449,630 0 2,486,712 0 1,855,383	0 2,486,712 0 2,486,712 0 1,855,383 0 1,267,484	,													
Total Capital Mandon & Costs Reclaman A/r. A/r. 1,000,000 0	200			9	0	0		0	0 0	0 0 0	0 0 0													
Project Total Bevenue Observing Cash Flaw) \$/yr. 2,037,984	Obperating Cash Flow) \$/yr. 2,037,984	2,037,984		6,480,911	4,865,886	3,449,630		2,486,712																2,486,712 1,853,883 1,267,484 5,726,878 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
Tetal Chacleted 1,281,745 5,163,165	Tetal (Sacalated) 1,281,745 5,163,765				5,196,018	4 5,235,655	4 5,281,602		7 5,333,446			ui vi	~ ~	vi vi	w. w.	vi vi	w w	w w	w w	vi vi	w. w	w w	× ×	5,333,444 5,396,87 445,14 533,327,590
Operating Sonts - 4-yr Free! Variable 1,090,000 191,745 4,340,000 701,936	8 8				4,360,000 634,250	4,340,000 573,674	4,360,000 519,384		4,360,000 470,667															6,52
Espert Payment Eryc. \$34,084 \$126,565	\$36,084 \$126,566	\$36,084	\$126,566		\$109,369	\$54,405	\$87,284		\$80,773	\$74,812	\$60,773 \$74,812 \$69,349	\$80,773 \$74,812 \$69,349 \$0	\$80,773 \$74,812 \$69,349 \$0	\$0,773 \$74,812 \$0 \$0 \$0	80,773 574,812 80,349 80 80 80 80	80,773 174,812 163,349 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	880,773 874,812 800,349 80 80 80 80 80 80	880,773 1974,812 1903,49 190 190 190 190 190 190 190 190 190 19	880,773 1974,812 1903,49 1903,	880,773 867,482 969,349 969,349 969,949 969,949	880,773 861,773 861,748 861,749 861,74	880,773 860,773 860,739 860,739 860,739 860,739 860,739 860,739 860,739 860,739	880,773 860,74 8	\$80,773 \$74,412 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0
			\$656,540	\$885,942	\$765,580	\$660,837	4 \$872.844	The same of the same of	\$807,734	\$807,734	\$507,734 \$748,124 \$603,486	\$748,724 \$748,724 \$003,486												
Royalty mue Rate		8	77	104	HS2 7%	27 78		M3 109	H3 104	836 109 836 109	60 60 10 10 10 10 10 10 10 10 10 10 10 10 10	8 8 8 8 8 8 8 8 8 9 9 9 9	\$ 8 8 8 8 8 8 8 8 8 8 8											
0			28 \$3,608,401	13 \$12,656,604	58 \$10,936,852	83 \$9,446,527	22 \$8,728,443		65 \$8,077,336														\$5,007.3 \$7,481.3 \$6,034.8	\$5,481.2 \$5,481.2 \$6,394.0
		STIVe. \$4518	47,936 \$75.28	175,482 \$72.13	158,563 \$68.98	143,419 \$65.83	129,846 \$67.22																	
1	Ê	Year	2021 47	2022	2023	2024 14	2025																	

Table 4b, Page 3	Zenith Energy Ltd	Ezzaoula Concession, Tunisia	October 1, 2021

Production Streams, Revenues and Cash Flows - Proved Mus Probable Producing Reserves

After Income tax

	50%	va	800'05	1,169,687	739,235	443,808	272,261	156,681	89,196	-133,304	0	0	0	0	0	0	0	0	0	0	0	0	2,787,771
	15%	w	50,812	1,240,391	817,863	512,361	327,562	196,954	116,997	-182,456	0	0	0	0	0	0	0	0	0	0	0	0	3,080,905
	10% 15%	w	31,666	1,318,570	908,930	595,293	398,392	250,110	155,327	-253,241	0	0	0	0	0	0	0	0	0	0	0	0	3,425,047
,	15.		52,576	1,405,668	1,015,111	161,494	468,315	321,162	208,950	356,890	0	0	0	0	0	0	0	0	0	0	0	0	3,631,386
	1	-	0.38	1.38	2.38	3.38	4.38	238	87	7.38	8.38	9738	10.38	1.38	12.38	13.38	14.38	15.38	16.38	17.38	18.38	19.38	198
	After Tax Cash flow	5/e.	\$53,546	\$1,503,205	\$1,139,824	\$821,167	\$604,510	\$417,461	\$285,184	(\$511,452)	0.8	80	0,8	8	8	8	8	8	8	8	8	3	4,313,445
	Tax Payable	5/yr.	\$413,546	\$1,413,205	\$1,049,824	\$731,167	\$514,510	\$417,461	\$285,184	(\$511,452)	8	35	0\$	80	0\$	0\$	20	08	08	08	08	05	4,313,445
	Tax Race	z	80%	9005	9005	9005	9009	9009	9005	20%	20%	20%	20%	20%	2005	2005	2005	9005	2005	9005	2005	9005	
	Net Taxable income	\$/yr.	\$827,093	\$2,826,410	\$2,099,649	\$1,462,334	\$1,029,020	\$834,922	\$570,368	(\$1,022,905)	\$0	\$0	\$0	80	0\$	0\$	0\$	80	0.8	80	\$0	80	8,626,891
	Capital	w	\$90,000	\$90,000	\$90,000	\$90,000	\$90,000	03	00	20	\$0	80	\$0	\$0	0.8	0.8	08	80	05	80	80	0\$	450,000
	Line - 20%	S/yr.			20	20	20	20	20														0
	aton - Stragh	\$/yr.		05	0\$	0\$	0\$	0\$															0
	Capital Deprecation - Straight Line - 20%	\$/3c.	\$30,000	\$90,000	\$90,000	\$90,000	\$90,000																450,000
	Abandon & Reclaim	S/ye.	03	08	20	0.8	20	20	\$0	\$3,600,000	\$0	\$0	\$0	0\$	0\$	0\$	0\$	\$0	0\$	\$0	\$0	0\$	450,000 3,600,000
	Net Capital	5/4:	\$450,000	8	S	8	8	8	S	8	8	S	2	S	S	S	S	05	S	S	Ş	0\$	
45.0%	Net operating income	5/4:	917,093	2,916,410	2,189,649	1,552,334	1,119,020	834,922	570,368	2,577,095	0	0	0	0	0	0	0	0	0	0	0	0	12,676,891
Company Working Interest		Year	2021	2022	2023	2024	2025	2026	2027	2028	5029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	Tetals

Table 4b, Page 4 Zenith Energy Ltd

Ezzaouia Concession, Tunisia October 1, 2021 R Factor - Royalty Rate - Tax Rate - Depreciation, Proved Plus Probable Producing Reserves

Systy (Grassed Up) Net Revenue Revenue Operati \$/yr. \$/yr. \$/yr. \$ \$252,588 \$918,992 \$2,436,821 \$261,505,067 1.	Total Operating Costs Capital Costs Expenditures \$/yr. \$/yr. \$/yr. 1,281,745 1,000,000 2,281,745	Spendtures \$ \$243,111,730	R Factor Royalty 8 9 1.08 79	Foyalty Rate Tax Rate % % 7% 50%
\$3,140,455	5,163,165 0 5,196,018 0	\$248,274,895 \$253,470,912	50.1 57 01.1	7% 50% 7% 50%
\$660,837 \$1,624,815 \$7,154,875 \$872,844 \$1,143,356 \$6,712,243	\$285,128,457 5,235,655 0 5,235,655 \$291,840,700 5,281,602 0 5,281,602	\$258,706,567	01 01.1	10% 50% 10% 50%
\$807,734 \$927,691 \$6,341,911 \$ \$748,124 \$633,742 \$6,094,378 \$	\$298,182,611 5,333,446 0 5,333,446 5.333,446	\$269,321,615	01 11.1	10% 50%
(\$1,136,561) \$7,377,933	445,146 0	\$275,157,584		
\$ 05 05 05	\$311,659,922 0 0 0	\$275,157,584	1.13 10	10% 50%
£5 0\$ 0\$ 0\$	\$311,659,922 0 0 0	\$275,157,584	1.13 10	10% 50%
£5 05 05 05	\$311,659,922 0 0 0	\$275,157,584	1.13 10	10% 50%
\$0	\$311,659,922 0 0 0	\$275,157,584		
80	5311,659,922 0 0 0	\$275,157,584		
\$0 \$0 \$0 \$0 \$0 \$0 \$0	\$311,659,922 0 0 0 0 0 0 0 0 0 8311,659,922 0 0 0 0 0 0	\$275,157,584	01 81.1	10% 50%
S 0\$ 0\$ 05	\$311,659,922 0 0 0	\$275,157,584	01 81.1	
\$ 0\$ 0\$ 0\$	\$311,659,922 0 0 0	\$275,157,584	1.13 10	10% 50%
\$0 \$0 \$0 80	\$311,659,922 0 0 0	\$275,157,584	1.13	10% 50%
\$0 \$0 \$31	\$311,659,922 0 0 0	\$275,157,584	1.13	10% 50%
158 0\$ 0\$ 0\$		\$275,157,584	1.13	10% 50%
\$5,687,155 \$9,585,434 \$52,591,676				
0.45	\$13,327,599 \$1,000,000 \$34,327,599		1.08	7% 50%
Wifactor Opening Balance	\$33,327,599 \$1,000,000 \$34,327,599	\$240,829,985		

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Zenith Energy Ltd Exzaula October 1, 2021

Production and Capital Forecast - Proved Plus Probable Reserves

	Total Caotral	(Escalaned)	1000	7000	9180	9363.6	0	0	0	0	0	0	0	0	9	0	0	0	0	0	0	0	26,544									
	Facility	Upgrade	0	2800	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0		2800		0	-	0	0	0	0	0
		Sidetrack	0	4200	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	4,200	4200		0		0	0	0	0	0
	Driling, Competion &	Tie-in	0	0	0006	0006	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	18,000	0006		С	С	,-	_	О	0	О
	Workower	Cost	1000	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0		1000		_						
Total Oil Production		STB/yr	47,936	306,432	530,413	727,261	769,291	680,378	016,109	532,645	470,666	415,930	367,587	324,890	287,174	253,857	224,424	198,420	175,444	155,141	137,200	121,344	7,328,342	Unit Cost		2021	2002	2023	2024	2002	2026	2027
Total Oil		STB/d	533	1,208	1,822	2,361	2,108	1,864	1,649	1,459	1,289	1,140	1,007	890	787	695	615	544	481	425	376	332										
61-223		57870	0	0	0	728	099	581	51	450	396	348	307	270	237	209	184	162	142	125	011	26	1,878,806		1276	750						
6-2Z3		57870	0	0	728	099	581	51	450	396	348	307	270	237	509	184	162	142	125	011	26	95	1,909,963		1236	750						
E22-18		STB/d	0	728	099	581	511	450	396	348	307	270	237	509	184	162	142	125	110	26	85	7.5	1,937,382		12%	750						
Producing Producing		STB/4	533	481	434	393	356	322	292	265	239	215	193	174	157	141	127	114	103	93	83	7.5	1,602,191		10%		days					
	Well	Count	4.0	4.5	5.5	6.5	7.0	7.0	7.0	7.0	7.0	7.0	7.0	7.0	7.0	7.0	2.0	7.0	7.0	7.0	2.0	7.0			76/36	5TB/d	180 da					
		Year	2021	2002	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	Reserves		Decline Rate	Starting Rate	Incial year					
		Days On	90	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365										
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Ezzaoula October 1, 2021

Production Streams, Revenues and Cash Flows - Proved Plus Probable Reserves

Before Income Tax

													Undiscounted	Company's Share Undecounted		Company Share Discounted B	- Discounted @	
	Gross Production	Ol Pice	Gross Revenue	Royalty Rate	Royalty	Esport	8	Operating Conts - \$1yr		Project Total Revenue	Total Capital Cests	Abandon & Reclamain	Net Cash Flow (Phote)	Met Cash Flow (Prufic)	š	100	108	100
Year	STB'ye.	\$7578	£/yr.	ø	Pyr.	5/3:	Fixed	Variable	Total (Decalated)	(Operating Cash Flow) Szyr.	\$/30	1/16	8/30	Syr.				
2007	47,536	\$75.28	\$3,608,601	£	\$252,588	\$34,084	1,090,000	191,745	1,281,745	2,037,984	1,000,000	0	1,017,984	467,093	159759	400,004	456,764	453,664
2002	306,432	\$72.13	\$22,101,372	£	\$1,547,096	\$221,014	4,405,000	1,225,726	5,630,726	14,702,537	7,000,000	0	7,702,537	3,466,141	3,378,084	3,201,583	3,085,212	2,877,750
2002	530,413	\$40.98	136,515,206	£	\$2,560,964	\$365,852	4,495,000	2,121,650	6,748,983	25,909,406	9,180,000	0	17,729,406	7,978,233	7,215,484	6,491,349	6,175,151	5711728
3004	727,361	\$45.83	\$47,871,926	£	\$80,151,035	\$478,719	4,585,000	2,909,042	7,796,802	36,245,377	9,363,600	۰	26,881,771	12,096,797	10,535,159	9,734,320	8,141,668	7,216,887
2005	769,291	\$47.22	\$51,712,892	10%	\$5,171,289	\$517,129	4,630,000	3,077,164	8,178,904	37,845,570	0	۰	37,845,570	17,030,507	14,125,668	11,818,682	9,947,190	8,446,528
5005	600,378	\$68.65	\$46,705,195	10%	\$4,670,519	\$467,052	4,630,000	2,721,513	7,957,514	33,610,109	0	0	33,610,109	15,124,549	11,540,432	9,541,828	7,687,147	6,246,131
2002	016,100	\$70,10	\$42,193,226	10%	\$4,219,323	\$421,932	4,630,000	2,407,642	7,770,125	29,781,846	0	0	29,781,846	13,401,831	10,082,670	7,686,358	5,930,805	4,627,004
9008	\$32,645	\$21.58	\$38,127,193	10%	\$3,812,719	\$381,272	4,610,000	2,130,581	7,613,513	26,319,689	0	0	26,319,689	11,843,860	8,486,073	6,175,286	4,557,681	3,407,594
5002	470,666	\$73.09	\$34,402,093	10%	\$3,440,209	\$344,021	4,630,000	1,882,662	7,481,002	23,136,861	0	0	23,136,861	10,411,587	7,104,625	4,935,010	3,483,941	2,496,262
2030	415,930	\$74.63	\$31,042,605	10%	\$3,104,261	\$310,426	4,630,000	1,663,718	7,374,084	20,253,825	0	0	20,253,825	9,114,221	5,923,174	3,927,335	2,652,012	1,801,0007
2031	347,587	\$76.21	\$28,012,729	10%	12,801,273	\$280,127	4,630,000	1,470,350	7,290,483	17,640,846	0	0	17,640,846	7,938,381	4,913,348	3,109,694	2,008,584	1,321,730
2002	324,890	\$77.81	\$25,280,015	10%	\$2,528,001	\$252,600	4,630,000	1,299,558	7,228,098	15,271,115	0	0	15,277,115	6,872,002	4,050,789	2,447,239	1,511,901	953,483
2003	287,174	\$79.45	\$22,815,213	10%	\$2,281,521	\$228,152	4,630,000	1,148,696	7,185,082	13,120,457	0	0	13,120,457	5,904,206	3,314,580	1,911,645	1,129,388	682,668
2034	253,857	\$81.12	\$20,591,962	10%	\$2,059,196	\$205,920	4,630,000	1,015,429	7,159,769	11,167,077	0	0	11,167,077	5,025,185	2,686,765	1,478,971	614,000	485,194
2032	224,424	\$82.82	\$18,586,498	10%	\$1,858,650	\$185,865	4,630,000	269/268	7,150,665	9,391,318	0	0	9,391,318	4,226,093	2,151,527	1,130,717	411,372	339,332
2006	198,420	\$84.55	\$16,777,402	10%	\$1,677,740	\$167,774	4,630,000	793,680	7,156,431	7,375,457	0	0	7,775,457	3,498,954	1,696,627	190'158	440,157	234,322
2002	125,444	\$66.33	\$15,145,348	10%	\$1,514,537	\$151,454	4,630,000	701,775	7,175,867	4,303,511	0	0	6,303,511	2,836,580	1,319,101	122,120	310,289	158,168
2038	155,141	\$88.13	\$13,672,993	10%	\$1,367,299	\$136,730	4,630,000	620,565	7,207,900	4,961,064	0	0	4,961,064	2,232,479	940,090	448,770	212,354	100,736
2039	137,200	589.90	\$12,344,589	Š	\$1,234,459	\$123,446	4,630,000	548,799	7,251,569	3,735,115	0	0	3,735,115	1,680,802	704,122	551,756	138,025	63,084
2040	121,344	\$91.85	\$11,146,014	10%	\$1,114,601	\$111,460	4,630,000	465,376	7,306,016	2,613,936	0	9,000,000	4,386,064	-2,873,729	-1,146,536	477,416	-306,692	10,731
Totals	7,328,342		\$538,722,893		\$50,547,282	\$5,387,229	148,655,000	\$29,313,368	\$139,945,287	342,823,095	25,543,600	9,000,000	307,279,495	138,275,773	99,955,767	75,514,680	59,140,260	47,694,742
Company Share			\$242,425,302		122,755,277	\$2,424,253			\$42,875,379	154,270,383	11,494,620	4,050,000	138,275,773	45.0%		-		
a M	3,297,754	3,297,754 \$4.00 2,988,210 Pice Differential	70			£	4,000,000	\$4.00										
							4											

Table 4c, Fage 3 Zenith Energy Ltd

Ezzaouia October 1, 2021

Production Streams, Revenues and Cash Flows - Proved Plus Probable Reserves

After Income tax

SAYE. S. Jen.	46,194,061 35,070,851 26,435,852 20,511,338
### Tai Cah flow 5% \$53,546 0.18 52,776 \$53,556 0.18 4,55,776 \$5,136,020 3.18 4,55,776 \$8,799,715 4.18 2,401,815 \$8,799,715 4.18 2,401,815 \$8,799,715 4.18 2,401,815 \$8,799,715 4.18 3,401,010 \$6,343,292 7.38 4,401,316 \$1,506,701 11.38 3,401,010 \$1,749,478 15.38 8,647,816 \$1,740,478 15.38 8,647,815 \$1,740,290 17.38 1,564,315 \$1,740,290 17.38 1,564,315 \$1,740,290 17.38 1,564,315 \$1,740,290 17.38 1,564,315 \$1,740,290 17.38 1,564,315 \$1,740,290 17.38 342,373 \$1,740,290 17.38 342,373 \$1,740,290 17.38 342,373 \$1,740,290 17.38 342,373 \$1,740,290 17.38 342,373 \$1,740,290 17.38 342,373 \$1,740,290 17.38 342,373 \$1,740,290 17.38 342,373 \$1,740,200 18,38 \$1,000,3	35,070,851
### Tais Clash 58, ### \$53,546 0.38 52,176 #\$53,546 0.38 52,176 #\$53,546 0.38 52,07,455 #\$7,05,731 1.38 4,354,276 #\$7,05,734 4.38 7,403,405 #\$7,05,734 4.38 2,404,316 #\$7,05,734 4.38 2,404,316 #\$7,05,734 4.38 3,403,405 #\$7,05,734 4.38 3,403,405 #\$7,05,734 4.38 3,403,405 #\$7,05,734 4.38 3,403,405 #\$7,05,734 4.38 1,404,235 #\$7,06,470 13.38 1,404,235 #\$7,06,470 13.38 1,404,235 #\$7,06,470 13.38 1,404,235 #\$7,06,470 13.38 342,373 #\$7,06,470 13.38 342,370 #\$7,06,470 13.38 342,370 #\$7,06,470 13.38 342,370 #\$7,06,470 13.38 342,370	
### Tais Cash 58,	134,061
After Tas Cash flow 5/ye. 553,546 \$513,600 \$5,136,000 \$6,713,737 \$6,343,737 \$6,343,737 \$6,343,737 \$6,343,739 \$1,306,001 \$2,952,103 \$1,418,290 \$1,418,200 \$1,418,200 \$1,418,200 \$1,418,200 \$1,418,200 \$1,418	\$
After Tas Cash flow 5/ye. 553,546 \$513,600 \$5,136,000 \$6,713,737 \$6,343,737 \$6,343,737 \$6,343,737 \$6,343,739 \$1,306,001 \$2,952,103 \$1,418,290 \$1,418,200 \$1,418,200 \$1,418,200 \$1,418,200 \$1,418,200 \$1,418	138
\$413.546 \$413.546 \$2,040,071 \$5,201,316 \$6,412,813 \$6,412,813 \$5,000,346 \$5,000,346 \$5,000,346 \$5,000,346 \$1,110,239 \$1,210,239 \$1,2	69,137,886 198
	69,137,886
* \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	
\$5/4/ \$5.295,141 \$10,553,033 \$13,921,493 \$13,825,907 \$11,732,907 \$11,001,336 \$11,732,907 \$11,4221 \$7,518,381 \$5,614,1587 \$1,422,002 \$1,486,395 \$1,486,395 \$1,486,395 \$1,480,395	138,275,773
Securition Net Transide income Tail Rate Securition Net Transide income Tail Rate Securition St. Selb. (14) Sols. ST. Selb. (20) St. Selb. (14) Sols. ST. Selb. (20) St. Selb. (14) Sols. ST. Selb. (24) St. Selb. (14) Sols. St. Selb. (24) St. Selb. (24) Sols. Selb. (27) St. Selb. (24) Sols. Selb. (27) Sols. (26) Sols. Selb. (27) Sols. (27) Sols. Se	11,944,620
22 22 22 22 22 23 24 22 24 22 24 24 24 24 24 24 24 24 24	
\$826,700 \$876,700 \$876,700 \$876,700 \$876,700 \$876,700 \$876,700 \$876,700 \$876,700	4,131,000
Capital Depreciation 0,000 \$530,000 0,000 \$530,000 0,000 \$530,000 \$530,000	3,150,000
\$99,000 \$99,000 \$90,000 \$90,000 \$90,000	450,000
Abandon & Rectam & Stryr. 25 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	4,050,000
Net Capital \$45,000 \$41,13,000 \$41,13,600 \$42,13,620 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$	11,944,620 4,010,000 450,000 3,150,000
45.0% Net operating Income 5-yr. 917,0933 6,616,141 12,109,233 16,310,417 17,090,307 13,401,431 11,842,840 13,401,431 11,842,840 13,414,221 2,938,381 6,872,002 3,904,206 3,025,185 4,226,093 3,4488,956 2,232,479 1,680,802 1,176,271	154,270,383
79.00 70	21

Table 4c, Page 4
Zenith Energy Ltd
Ezzaouia
October 1, 2021

R Factor - Royalty Rate - Tax Rate - Depreciation, Proved Plus Probable Reserves

Gross Revenue	enue Royalty	Corp Tax (Grosssed Up)	Net Revenue	Cumulative Net Revenue	Operating Costs Capital Costs	Capital Costs	Total	Cumulative Expenditures	R Factor	Royalty Rate	Tax Race
\$/yr.	\$/yr.	\$/yr.	SAyr.	so	\$/yr.	\$/yr.	\$/yr.	va	Te.	¥	s
\$3,608,401	8,401 \$252,588	\$918,992	\$2,436,821	\$261,505,067	1,281,745	1,000,000	2,281,745	\$243,111,730	1.08	736	9005
\$22,101,372	1,372 \$1,547,096	\$6,551,268	\$14,003,008	\$275,508,075	5,630,726	7,000,000	12,610,726	\$255,742,456	1.08	3%	20%
\$36,585,206	5,206 \$2,560,964	\$11,736,703	\$22,287,538	\$297,795,614	6,748,983	9,180,000	15,928,983	\$271,671,439	1.10	35.0	9009
\$47,871,926	1,926 \$3,351,035	\$15,468,325	\$29,052,566	\$326,848,180	7,796,802	9,363,600	17,160,402	\$288,831,841	1.13	10%	9009
\$51,712,892	2,892 \$5,171,289	\$16,268,425	\$30,273,178	\$357,121,358	8,178,904	0	8,178,904	\$297,010,745	1.20	10%	30%
\$46,705,195	5,195 \$4,670,519	\$14,250,695	\$27,783,981	\$384,905,338	7,957,514	0	7,957,514	\$304,968,259	1.26	10%	50%
\$42,193,226	3,226 \$4,219,323	\$13,036,563	\$24,937,340	\$409,842,678	7,770,125	0	7,770,125	\$312,738,384	1.31	10%	90%
\$38,127,193	53,812,719 \$3,812,719	\$12,223,484	\$22,090,989	\$431,933,667	7,613,513	0	7,613,513	\$320,351,896	1.35	10%	50%
\$34,402,093	2,093 \$3,440,209	\$11,568,430	\$19,393,453	\$451,327,120	7,481,002	0	7,481,002	\$327,832,898	1.38	10%	50%
\$31,042,605	2,605 \$3,104,261	\$10,126,913	\$17,811,432	\$469,138,553	7,374,094	0	7,374,094	\$335,206,992	1.40	10%	80%
\$28,012,729	5,729 \$2,801,273	\$8,820,423	\$16,391,033	\$485,529,586	7,290,483	0	7,290,483	\$342,497,475	1.42	10%	50%
\$25,280,015	0,015 \$2,528,001	\$7,635,558	\$15,116,456	\$500,646,042	7,228,098	0	7,228,098	\$349,725,573	1.43	10%	90%
\$22,815,213	5,213 \$2,281,521	\$6,560,229	\$13,973,463	\$514,619,505	7,185,082	0	7,185,082	\$356,910,655	1.44	10%	50%
\$20,591,962	1,962 \$2,059,196	\$5,583,538	\$12,949,227	\$527,568,732	7,159,769	0	7,159,769	\$364,070,424	1.45	10%	50%
\$18,586,498	6,498 \$1,858,650	\$4,695,659	\$12,032,189	\$539,600,921	7,150,665	0	7,150,665	\$371,221,089	1.45	10%	90%
\$16,777,402	7,402 \$1,677,740	\$3,887,729	\$11,211,933	\$550,812,855	7,156,431	0	7,156,431	\$378,377,520	1.46	10%	90%
\$15,145,368	5,368 \$1,514,537	\$3,151,755	\$10,479,076	\$561,291,931	7,175,867	0	7,175,867	\$385,553,387	1.46	1016	90%
\$13,672,993	\$1,367,299	\$2,480,532	\$9,825,162	\$571,117,093	7,207,900	0	7,207,900	\$392,761,287	1.45	1016	90%
\$12,344,589	4,589 \$1,234,459	\$1,867,557	\$9,242,572	\$580,359,665	7,251,569	0	7,251,569	\$400,012,856	1.45	10%	50%
\$11,146,014	5,014 \$1,114,601	(\$3,193,032)	\$13,224,444	\$593,584,109	7,306,016	0	7,306,016	\$407,318,872	1.46	10%	9009
\$538,722,893	2,893 \$50,567,282	\$153,639,747	\$334,515,863		\$139,945,287	\$26,543,600 \$166,488,887	\$166,488,887				
		0.45		\$259,068,246				\$240,829,985	1.08	£	20%

ROBBANA CONCESSION

TUNISIA

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ROBBANA CONCESSION TUNISIA DISCUSSION

Property Description

The Company owns a 100% working interest in the Robbana Concession, in Tunisia. It is comprised of 11,861 acres of land (48 Km squared) and is located on the Djerba Island in the Gulf of Gabes, as shown on the Map Figure 1. The Concession contains one oil producer and one temporarily abandoned well.

Production is subject to a complex fiscal regime specifying the government royalties and taxes, which vary according to an "R" factor. The "R" factor is the ratio of accrued net revenue divided by the total accrued expenditures.

A map showing the Concession boundary and producing well locations is presented on Figure 1 and the description of the ownership and details of the fiscal regime is summarized on Table 1.

Geology

The Concession is within the Jaffara Basin, a WNW-ESE trending Permo-Triassic, extentional basin, which occupies a hinge-zone between the Palaeozoic Berfine/Ghandames Basin to the SSW and the Jurassic to Tertiary, Pelagian/Sabratah Basin to the NNE. There are two producing reservoirs on the concession, the Jurassic M'Rabtine sand and the Cretaceous Zebbag carbonate, as shown on the Startigraphic chart, Figure 2a.

The Robbana area was subjected to an episode of Late Triassic to early Cretaceous rifting, which created a low area during the deposition of the reservoir sandstones of the Lower Cretaceous Meloussi formation. The Meloussi formation consists of a series of thin sandstone units separated by interbedded shales and dolomites. An Upper Cretaceous wrench faulting episode caused an inversion of the depositional low in the Robbana area creating the present folded structure, as shown on the map Figure 2a. The Robbana structure is bunded to the southwest by a normal fault with over 1,400 meters of throw at the Meloussi reservoir level. Closing faults of lesser magnitude bound the feature in other direction.

Chapman Petroleum Engineering Ltd.

Reserves

Although one well, ROB-1 is currently producing, no proved reserves can be assigned due to the economic criteria not being satisfied. However, with the inclusion of the production from two well locations to be drilled the economic threshold would be met, therefore probable reserves of 42 MSTB have been estimated for well ROB-1, based on its historical performance trends.

Probable Undeveloped Reserves of 700 MSTB have been estimated for two locations on the Robbana structure to be drilled in geological advantageous positions. Reserves have been established from conservative analogous projections of early performance of ROB-1.

Incremental Possible Reserves of 281 MSTB of oil have been estimated for the same wells based on a best estimate analogous projection from the same ROB-1 early data.

A summary of the Reserves is presented on Table 2. Selected decline rates for each well and the starting point production rates are demonstrated on Page One of the economic analyses, Tables 4a,4b and 4c. The ROB-1 early production plot which has been used as the analog performance for the new drills is presented on Figure 3.

Production

Current production from well ROB-1 is averaging 20 STB/d, and as mentioned above is under the economic threshold for reserves assignment. However, with the inclusion of production from the two planned locations, ROB-1 will continue producing at its historical decline rate for several more years.

Initial rates, forecasts and timing of the undeveloped wells can be seen on Page One of Tables 4a and 4b, the economic analysis for Proved Plus Probable reserves.

Product Prices

A 2021 oil price of 61.88 \$/STB has been used for this evaluation reflecting a discount of \$4.00/STB from the posted Brent crude price throughout the forecast.

Capital Expenditures

Total capital expenditures of \$12,120,000 have been estimated for the overall property, which includes the drilling of two wells and the related cost for equipping and tie-in.

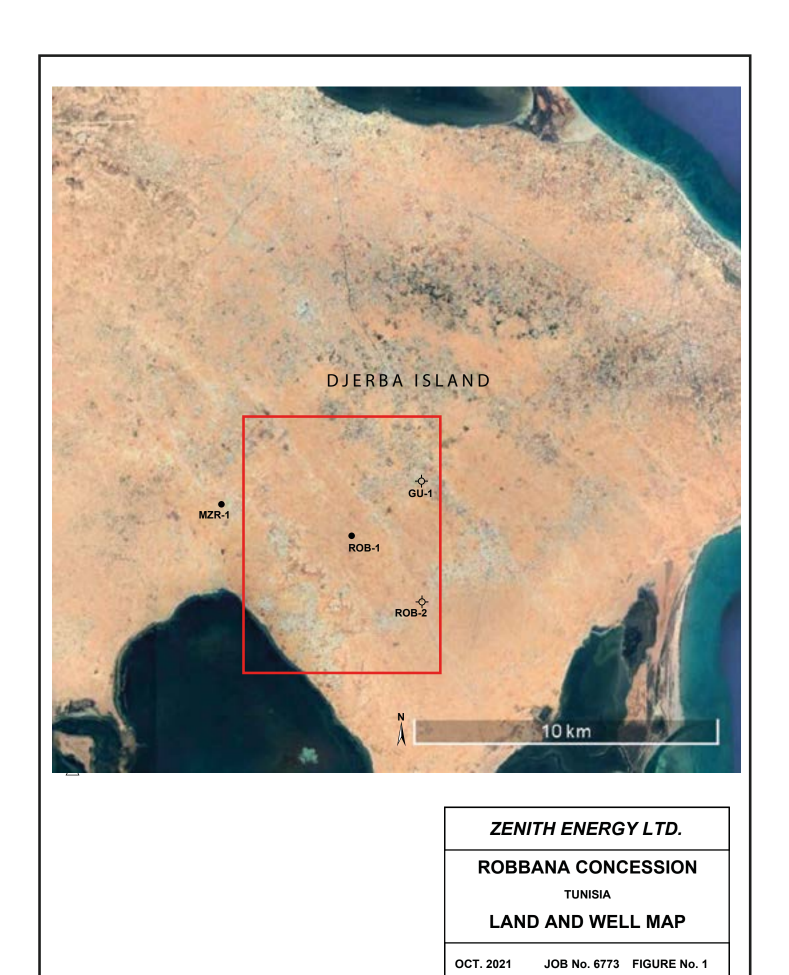
The capital expenditures scheduled for each case are presented in Table 3a. Abandonment costs are summarized on Table 3b.

Operating Costs

Operating costs have been estimated to be \$500,000 per year and an additional \$90,000 per well per year (fixed) plus \$4.00/STB (variable), based on historical and budget information provided by operator of the property.

Economics

The results of the economic analysis are summarized in Table 4 and 4T for the before and after-tax cases respectively. The full economic analyses are presented in Table 4a, and 4b, and have been presented in spread sheet format to allow for proper handling of the fiscal regime.



Chapman Petroleum Engineering Ltd.

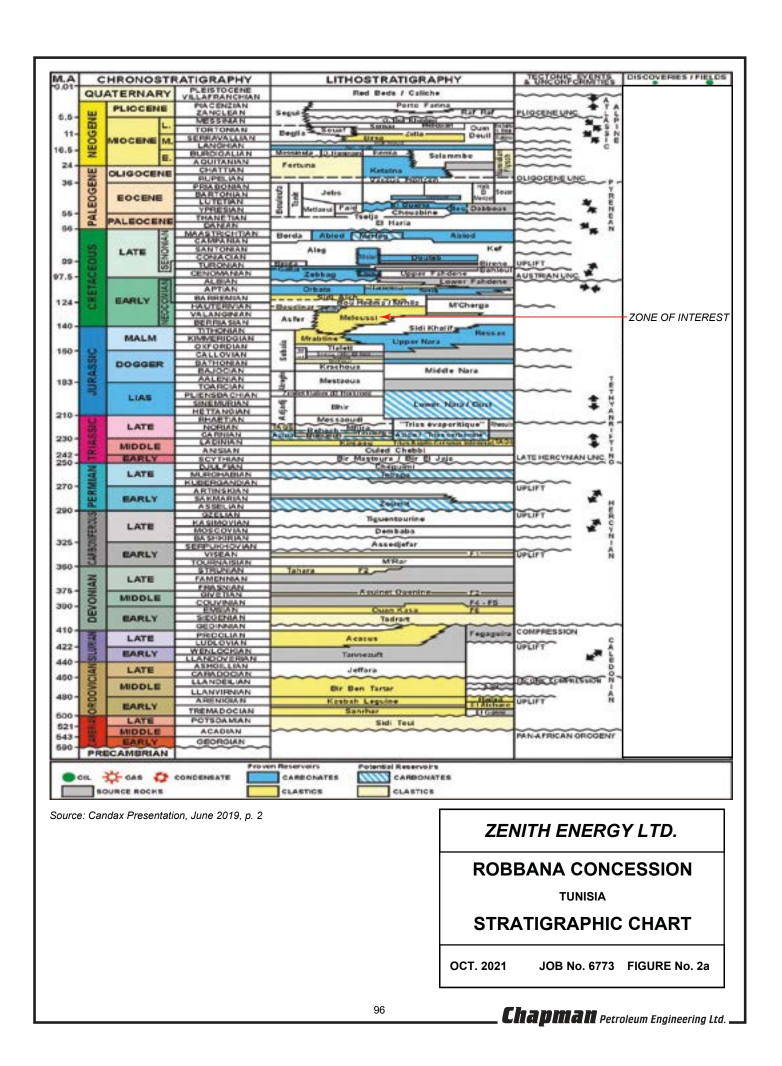
Table 1

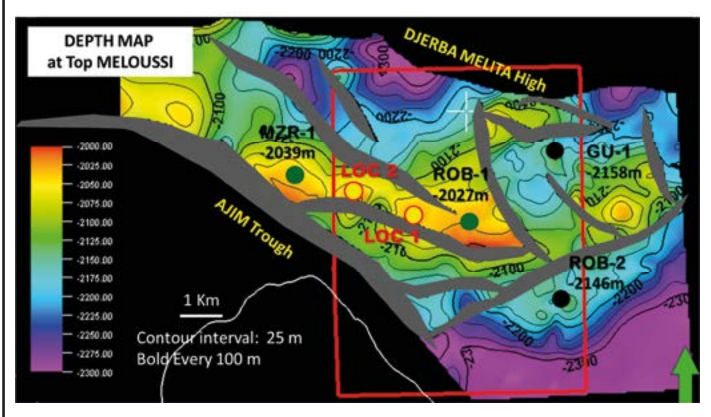
Schedule of Lands, Interests and Royalty Burdens October 1, 2021

Zenith Energy Ltd

Robbana Concession, Tunisia

		Appraised Inter	rest	Royalty	Burdens
	Gross	Working	Royalty	Basic	Overriding
Description	Acres	%	%	%	%
El Bibane Concession	48 Km squared (9884 Acres)	100.0000	-	[1]	
Note: [1]		s determined by an "R" Facto total accrued expenditures	or, which is the rat	io of accrued ne	st
	Royalty Rate =	2% When "R" Factor is	< 0.5		
		5%	0.5 to 0.8		
		7%	0.8 to 1.1		
		10%	1.1 to 1.5		
		12%	1.5 to 2.0		
		14%	2.0 to 2.5		
		15%	> 2.5		





Concession boundary

ZENITH ENERGY LTD.

ROBBANA CONCESSION
TUNISIA
STRUCTURAL CONTOUR
DEPTH MAP ON MELOUSSI FM

C.I. = 25 m

OCT. 2021 JOB No. 6773 FIGURE No. 2b

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Chapman Petroleum Engineering Ltd.

Table 2

Summary of Gross Reserves October 1, 2021

Robbana Concession, Tunisia

		Current or Initial	API	Ultimate	Cumulative		
		Rate	Gravity	Reserves	Production	Reserves	
Description		STB/d	(Deg)	(MSTB)	(MSTB)	(MSTB)	Reference
		01010	_10-9/	100101	(=3.0)	(=0.rby	Hararanoa
LIGHT & MEDIUM O	L						
Proved Developed P	roducing						
ROB-1	Meloussi	< 20	41	510	510	0	
Т	otal Proved Developed Producing			510	510	0	
	Total Proved			510	510	0	
Probable							
Probable Developed	Producing						
ROB-1	Meloussi	< 20	41	47	5	42	Table 4a
Total Pro	bable Developed Producing (incr)			47	5	42	
Total Proved P	lus Probable Developed Producing					42	
Probable Undevelop	ed		IP Date				
ROB-3 (Location)	Meloussi	275	2023 41	360	0	360	Analog, Table 4b
ROB-4 (Location)	Meloussi	275	2024 41	340	0	340	Analog. Table 4b
	Total Probable Undeveloped			700	0	700	
	Total Proved Plus Probable			1,210	510	742	

Chapman Petroleum Engineering Ltd. —

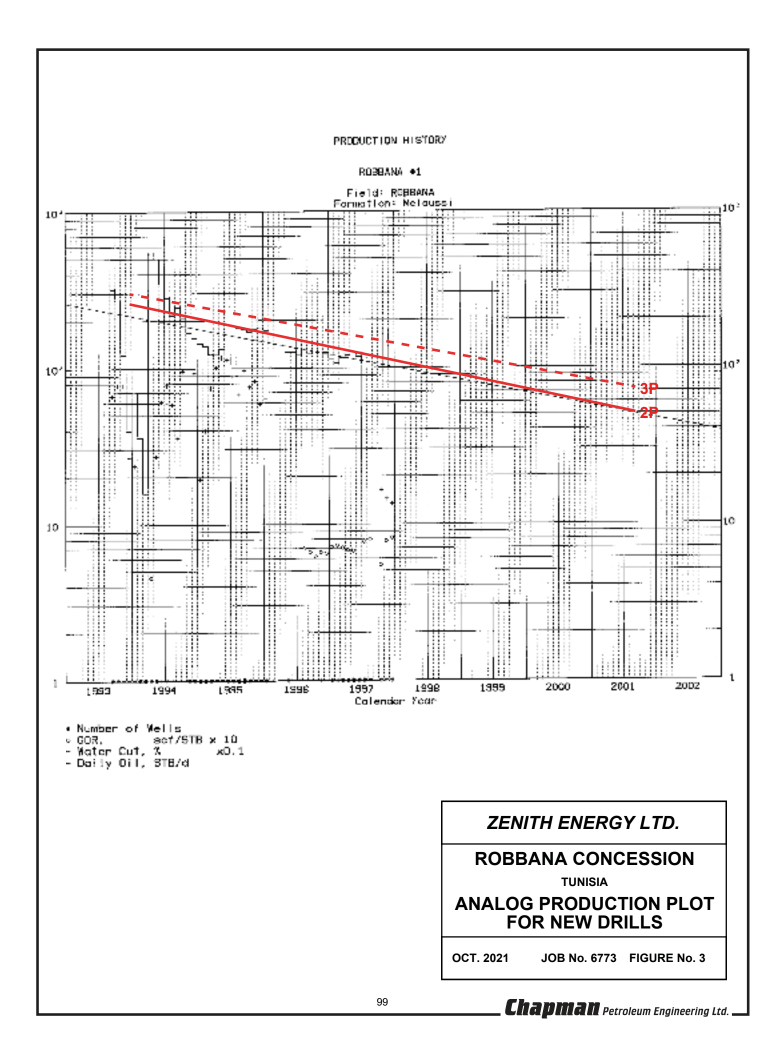


Table 3a

Summary of Anticipated Capital Expenditures

Development

October 1, 2021

Zenith Energy Ltd

Robbana Concession, Tunisia

Description	Date	Operation	Capital Interest %	Gross Capital M\$	Net Capital M\$
Probable Undeveloped					
ROB-3	2022	Drill, Complete and tie-in	100.0000	6,000	6,000
ROB-4	2023	Drill, Complete and tie-in	100.0000	6,000	6,000
		Total Probable Undeveloped		12,000	12,000

Note: M\$ means thousands of dollars.

The above capital values are expressed in terms of current dollar values without escalation.

Unless details are known, drilling costs have been split 70% Intangible and 30% Tangible for tax purposes

Table 3b

Summary of Anticipated Capital Expenditures Abandonment and Restoration

October 1, 2021

Zenith Energy Ltd

Robbana Concession, Tunisia

Description	Well Parameters	Capital Interest %	Gross Capital M\$	Net Capital M\$
Probable & Possible				
Robbana Field Wells	Three producing wells	100.0000	1,500	1,500
Inactive wells	One inactive well	100.0000	500	500
otal Proved Plus Probable Developed Producing			2,000	2,000

Note:

M\$ means thousands of dollars.

The above capital values are expressed in terms of current dollar values without escalation.

Table 4

Summary of Company Reserves and Economics

Before Income Tax October 1, 2021

Zenith Energy Ltd.

Robbana Concession, Tunisia

					Net	To App	raise	d Intere	s t			
					_				Cumulativ	ve Cash Flow	(BIT) - MS	
		Light MS	18	Conver Natura MM	l Gas sof	NO Mbi	bls			Discounted a		
Description		Gross	Net	Gross	Net	Gross	Net	Undisc.	5%/year	10%/year	15%year	20%/year
Reserve Category	Formation Name											
PROBABLE												
Probable Undeveloped												
One well, two locations	Meloussi	742	716		0		0	23,661	17,671	13,264	9,962	7,451
Total Probable		742	716	0	0	0	0	23,661	17,671	13,264	9,962	7,451
POSSIBLE												
Possible Undeveloped												
One well, two locations	Meloussi	281	264	0	0	0	0	15,725	11,699	8,964	7,049	5,670
Total Probable Plus Possible		1.023	980	0	٥	0	0	29.386	29 370	22 228	17.011	13 121

MS means thousands of dollars.

Gross reserves are the total of the Company's working interest share before deduction of royalties owned by others.

Not reserves are the total of the Company's working and/or royalty interest share after deducting the amounts attributable to royalties owned by others.

Columns may not add precisely due to accumulative rounding of values throughout the report.

Cumulative cash flow values shown as "0" reflect a value of less than \$500.

Reserves shown as "0" reflect a value of less than 0.5(MSTB/MMs

Chapman Petroleum Engineering Ltd.

Table 4 Summary of Company Reserves and Economics After Income Tax October 1, 2021

Zenith Energy Ltd.

Robbana Concession, Tunisia

					Net 1	о Арр	raise	d Intere				
		Ligh MS		Conven Natura MM:	d Gas	NO Misi				e Cash Flow		
Descriptio	in .	Gross	Net	Gross	Net	Gross	Net	Undisc.	51Uyear		15%/year	20%/year
Reserve Category	Formation Name											
PROBABLE												
Probable Undeveloped												
One well, two locations	Meloussi	742	716	0	0	0	0	11,830	8,103	5,456	3,548	2,155
Total Probable		742	716	0	0	0	0	11,830	8,103	5,456	3,548	2,155
POSSIBLE												
Possible Developed & Undevelo	ped											
One well, two locations	Meloussi	281	264	_ 0	0	0	0	7,862	5,097	4,256	3,267	2,568
Total Probable Plus Possible		1,023	980	0	0	0		19,693	13,799	9,712	6,815	4,723

M\$ means thousands of dollars.

Gross reserves are the total of the Company's working interest share before deduction of royalties owned by others.

Net reserves are the total of the Company's working and/or royalty interest share after deducting the amounts attributable to royalties owned by others.

Columns may not add precisely due to accumulative rounding of values throughout the report.

Cumulative cash flow values shown as "0" reflect a value of less than \$500.

Reserves shown as "0" reflect a value of less than 0.5(MSTB/MMscfi*)

		s - MS	Total Capital (Escalated)	0	0009	6120	0	0	0	0	0 0	0 0	0	0	0	0	0 0	0	0	0	12,120									
		Capital Expenditures - M\$	Facilities & Tie-in	0	1000	000	0	0	0	0	0 0	0 0	0	0	0	0	0 0	0	0	0	2,000	1000		0		- 0	0	0	0	
		Capital	Drilling, Completion & Tie-in	o	2000	2000		o	o	0 1	0 0		· u	o	o	0	0 0	Ö	0	0	10,000	2000		0		- 0	0	0	0	
	- savar	roduction	STB/yr	1,800	6,570	88,705	127,175	104,009	960'58	69,652	57,038	0	0	0	0	0	0 0	0	0	0	742,337	Unit Cost		2021	2022	2023	2025	2026	2027	
l trd	021 t - Probable Res	Total Oil Production	STB/d	20	92	243	348	285	233	191	128	0	0	0	0	0	00	0	0	0										
Zenith Energy Ltd Robbana	October 1, 2021 Production and Capital Forecast - Probable Reserves	R08-4	STB/d	0	0	227	185	151	123	100	189	30	0	0	0	0	0 0	0	0	0	340,290		19%	250						
	Production and	RD8-3	STB/d	0	0	185	151	123	100	81	8 %	, 0	0	0	0	0 (0 0	0	0	0	360,000		19%	250						
		Proved Plus Probable Producing	STB/d	20	18	91	13	12	=	0,	71 60	0	0	0	0	0 (0 0	0	0	0	42,046		10%							
			Well	1.0	2.0	3.0	3.0	3.0	3.0	3.0	3.0	2.0	5.0	5.0	2.0	0.0	0.0	0.0	0.0	0.0			96/yr	STB/d						
			Year	2021	2022	2024	2025	2026	2027	2028	2030	2031	2032	2033	2034	2035	2037	2038	2039	2040	Reserves		Decline Rate	Starting Rate						
			Days On	90	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365			J	Ø						

Table 4s, Page 2 Zenith Energy Ltd Robbana

October 1, 2021

Production Streams, Revenues and Cash Flows - Probable Reserves

Before Income Tax

Net Cash flow Net Cash flow	(Phulit) (Phulit) 194 1946 1946 2	50c 50c 1 1 1 1	0 -24,170 -24,170 -23,882 -23,804 -23,835 -23,475	0 -6,249,920 -6,249,920 -6,001,032 -5,772,004 -5,145,012 -5,349,285	0 -1,377,674 -1,377,674 -1,29,814 -1,196,841 -1,066,319 -386,296	0 8,403,024 8,403,024 7,318,234 6,414,608 5,435,599 3,015,291	0 6,868,005 6,868,005 5,686,512 4,746,202 4,018,515 3,414,314	0 5,371,299 5,371,299 4,342,845 3,388,664 2,733,548 2,221,340	0 4,334,285 4,334,285 3,360,771 2,485,445 1,918,081 1,486,419	0 3,466,492 3,466,492 2,483,736 1,802,389 1,333,957 997,343	0 2,738,601 2,738,601 1,868,446 1,218,549 916,729 654,841	0 130,031 130,031 84,505 54,011 37,816 25,880									0 0 0 0 0	0 0 0 0 0	0 23,660,874 23,660,974 17,671,415 13,263,748 9,962,279 7,410,584	D 23,464,974 100,0%	
Total Capital Abandon &		IVE. Sys.	0	4,000,000	6,120,000	0	0	0	0	0	0	0 2,000,000	0	0	0	0	0	0	0	0	0	0	12,120,000 2,000,000	12,120,000 2,000,000	
78	(Operating Cash Closs) 60cm	Flow) S/yc.	-24,170	-249,920	4,742,326	8,403,024	6,868,005	5,371,299	4,334,285	3,466,492	2,739,601	2,130,031	0	0	0	0	0	0	0	0	0	0	37,780,974	37,780,974	
	Total (Total	(Decayood)	155,600	709,565	1,192,557	1,529,400	1,424,448	1,340,094	1,272,929	1,220,124	1,179,324	1,148,576	0	0	0	0	0	0	0	0	0	0	\$11,172,616	\$11,172,616	
-	Operating Costs - EVP.	Veriable	8,100	29,565	359,173	700,011	572,289	468,040	362,931	313,435	256,672	210,298	0	0	0	0	0	0	0	0	0	0	\$3,340,515		94.50
		Design Company	147,500	680,000	770,000	770,000	770,000	770,000	770,000	770,000	770,000	770,000			0	0	0	0	0	0	0	0	\$6,347,500		000'005
Esport	Typment Live	ž.	\$1,315	\$4,739	\$61,184	\$102,196	\$85,489	\$71,398	159,651	\$49,858	\$41,691	\$34,879	2	2	9	2	3	2	2	2	2	2	\$512,639	\$512,639	ž
-	Royalty \$7.00	i d	\$2,710	59,477	\$122,369	\$204,792	\$170,978	\$356,589	\$298,256	\$249,288	\$208,453	\$174,394	2	8	S	8	8	2	8	S	ş	8	\$1,797,707	41,797,707	
Rayaky	ž	e	£,	£	£	ž	£	ž	25	25	ž	ž	£	£	ŧ	£	£	£	£	£	£	£			
Off Pice Green Become	gve.	BO36.	\$135,495	\$473,861	\$6,118,436	\$10,239,612	\$8,548,921	\$7,139,780	\$5,965,122	\$4,985,761	\$4,169,068	\$3,487,880	80	80	05	08	08	08	08	08	08	2	\$51,263,937	\$51,263,937	
90	EVSTIB.	B1074	\$75.28	\$72.13	\$60.90	\$65.83	\$67.22	\$68.65	\$70.10	\$71.58	\$73.09	\$74.63	\$76.21	\$77.81	\$79.45	\$81.12	\$82.82	\$84.55	\$86.33	\$58.13	\$89.96	\$91.05			14.00
Gress Production	STRVe	2000	1,800	6,570	88,705	155,558	127,175	104,009	960'59	69,652	57,038	46,733	0	0	0	0	0	0	0	0	0	۰	742,337		742,337
	,	à	1202	2002	2023	2004	2002	9202	2002	2008	6202	2030	2031	2002	2033	2034	5002	9000	2007	2038	5003	2040	Totals	Company Share	g.o.g

Table 4a, Page 3 Zenith Energy Ltd Robbana October 1, 2021

Production Streams, Revenues and Cash Flows - Probable Reserves

After Income tax

		50%		-11,286	4,299,866	1,645,270	2325,785	2,092,481	1,462,863	869,221	451,750	297,519	11,768	0	0	0	0	0	0	0	0	0	0	2,154,965
	e partners	13%		11,468	4,559,000 4,		2,377,722 2,3	2,520,730 2,5	1,838,824 1,	1,140,150 8	618,320 4	424,926 2	17,538	0	0	0	0	0	0	0	0	0	0	3,547,525
	Company Share Discounted ®	10%	**	11,661	4,846,343	2,022,949	3,924,450 3	3,061,868 2	2,335,163	1,513,674	858,201	985'919	26,605	0	0	0	0	0	0	0	0	0	0	5,455,594
		ę,		-11,866	5,166,469	-2,259,269	4,591,612	3,752,980	2,998,543	2,036,240	1,209,453	910,326	41,150	0	0	0	0	0	0	0	0	0	0	8,102,701
				0.38	1.38	2.38	3.38	4.36	5.38	6.38	7.38	0.36	9.38	10.38	17.71	12.38	13.38	4.38	15.38	16.31	17.38	8.38	19.38	198
	After Tax Cash	NOW	\$74.	(\$12,085)	(\$5,524,940)	(\$2,536,637)	\$5,413,512	\$4,646,003	\$3,897,650	\$2,779,143	\$1,733,246	\$1,369,800	\$65,016	00	8	8	8	80	8	8	8	8	50	11,830,487
		Tax Payable	\$750.	(\$12,065)	(\$724,960)	\$1,159,163	\$2,969,512	\$2,222,003	\$1,473,650	\$1,555,143	\$1,733,246	\$1,369,800	\$65,016	30	8	80	80	20	20	20	\$0	80	80	11,830,487
		9 N N N N N	z	80%	80%	9006	50%	9005	80%	80%	80%	80%	30W	20%	80%	80%	80%	\$0%	80%	30%	9009	90%	909	
	Net Taxable	ncone	\$/yr.	(\$24,170)	(\$1,449,920)	\$2,318,326	\$5,979,024	\$4,444,005	\$2,947,299	\$3,110,285	\$3,466,492	\$2,739,601	\$130,031	20	08	08	90	80	90	8	08	S	80	23,660,974
	-	pra neoctori	ss.	2	\$1,200,000	\$2,424,000	\$2,424,000	\$2,424,000	\$2,424,000	\$1,224,000	S	03	00	20	03	20	80	20	\$0	05	0\$	80	05	12,120,000
	President Planorecturing Consider First Debts	n construction	\$75.			\$1,224,000	\$1,224,000	\$1,224,000	\$1,224,000	\$1,224,000														6,120,000
	onistion - Great	1000000	5/20		\$0 \$1,200,000	\$1,200,000	\$0 \$1,200,000	\$1,200,000	\$1,200,000															6,000,000
	Total Decoration	Andrew College	S/A	20	20	20	20	\$0																0
	Abandon &		S/yr.	30	0\$	20	0\$	80	20	20	20	20	\$2,000,000	\$0	20	20	20	20	90	20	90	20	90	2,000,000
	New Caree	and colors	\$/yr.	25	\$6,000,000	\$6,120,000	8	\$00	90	20	20	20	20	20	\$00	20	20	20	20	05	20	\$0	80	37,780,974 12,120,000 2,000,000
100.0%	Net operating		\$76.	-24,170	-249,920	4,742,326	8,403,024	6,868,005	5,371,299	4,334,285	3,466,492	2,739,601	2,130,031	0	0	0	0	0	0	0	0	0	0	37,780,974
Company Working	Manager		Year	1202	2022	2023	2024	20025	2028	2027	2028	5029	2030	2031	2002	2033	2034	2035	2036	2037	2038	2039	2040	Totals

Table 4a, Page 4
Zenith Energy Ltd
Robbana
October 1, 2021

R Factor - Royalty Rate - Tax Rate - Depreciation, Probable Reserves

Royalty	Corp Tax	Net Revenue	Cumulative Net Revenue	Operating Costs Capital Costs		Total	Cumulative	R Factor	Royalty Rate	Tax Rate
\$/yr.	\$7,917.	\$/yr.	w	\$/yr.	\$/)17.	\$/yr.	w	ъ	£	æ
\$2,710	0 (\$12,085)	\$144,870	\$2,644,870	155,600	0	155,600	\$25,155,600	0.11	236	9008
\$9,477	(\$724,960)	\$1,189,344	\$3,834,214	709,565	6,000,000	6,709,565	\$31,865,165	0.12	536	90%
\$122,369	\$1,159,163	\$4,836,904	\$8,671,118	1,192,557	6,120,000	7,312,557	\$39,177,722	0.22	536	90%
\$204,792	\$2,989,512	\$7,045,308	\$15,716,426	1,529,400	0	1,529,400	\$40,707,121	0.39	536	9008
\$170,978	\$2,222,003	\$6,155,940	\$21,872,366	1,424,448	0	1,424,448	\$42,131,570	0.52	3%	90%
\$356,989	\$1,473,650	\$5,309,141	\$27,181,507	1,340,094	0	1,340,094	\$43,471,663	0.63	296	90%
\$298,256	\$1,555,143	\$4,111,723	\$31,293,230	1,272,929	0	1,272,929	\$44,744,593	0.70	945	90%
\$249,288	\$1,733,246	\$3,003,227	\$34,296,457	1,220,124	0	1,220,124	\$45,964,716	0.75	246	90%
\$208,453	\$1,369,800	\$2,590,815	\$36,887,272	1,179,324	0	1,179,324	\$47,144,040	0.78	946	9005
\$174,394	\$65,016	\$3,248,470	\$40,135,742	1,148,576	0	1,148,576	\$48,292,616	0.83	3.62	9005
00	0\$	\$0	\$40,135,742	0	0	0	\$48,292,616	0.83	3.42	2006
8	\$0	80	\$40,135,742	0	0	0	\$48,292,616	0.83	3.62	9005
00	0\$	\$0	\$40,135,742	0	0	0	\$48,292,616	0.83	346	9005
ŝ	0\$	0\$	\$40,135,742	0	0	0	\$48,292,616	0.83	3.56	9005
8	\$0	\$	\$40,135,742	0	0	0	\$48,292,616	0.83	3.5%	2008
\$	0\$	0\$	\$40,135,742	0	0	0	\$48,292,616	0.83	3.62	9005
ŝ	0\$	0\$	\$40,135,742	0	0	0	\$48,292,616	0.83	3.46	2006
8	80	\$0	\$40,135,742	0	0	0	\$48,292,616	0.83	342	9009
20	\$0	\$0	\$40,135,742	0	0	0	\$48,292,616	0.83	3.94	9005
ŝ	0\$ 0	\$0	\$40,135,742	0	0	0	\$48,292,616	0.83	3.9%	9005
\$1,797,707	\$11,830,487	\$37,635,742		\$11,172,616 \$12,120,000	\$12,120,000	\$23,292,616				
	-	est	\$2,500,000			tes	\$25,000,000	0.10	596	20%
	Mar Contract		According Bullions				Section Sections		2	

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Robbana October 1, 2021 Zenith Energy Ltd

Production and Capital Forecast - Probable Plus Possible Reserves

16 - MS	Total Capital	(Escalated)	0	0009	6120	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	12,120									
Capital Expenditures - MS	Facilities	& Tie-in	0	1000	1000	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	2,000	1000		0		-	0	0	0	0
Capital	Drilling, Completion &	Tie-in	0	2000	2000	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	10,000	2000		0	_	_	0	0	0	0
Total Oil Production		STB/yr	1,800	6,570	106,160	188,872	157,317	131,059	109,206	510,16	75,875	63,268	50,225	41,736	0	0	0	0	0	0	0	0	1,023,105	Unit Cost		2021	2022	2023	2024	2025	2026	2027
Total Oil		STB/d	20	92	291	517	431	359	599	249	208	173	138	14	0	0	0	0	0	0	0	0										
ROB-4		STB/d	0	0	0	275	228	190	158	131	109	90	7.5	62	0	0	0	0	0	0	0	0	481,058		17%	300						
ROB-3		STB/d	0	0	275	228	190	158	131	109	06	7.5	62	52	0	0	0	0	0	0	0	0	200,000		17%	300						
Probable Producing		STB/d	20	100	16	15	13	12	=	10	6	89	0	0	0	0	0	0	0	0	0	0	42,046		10%							
	Well	Count	1.0	5.0	3.0	3.0	3.0	3.0	3.0	3.0	3.0	3.0	5.0	5.0	5.0	5.0	0.0	0.0	0.0	0.0	0.0	0.0			76/34	STB/d						
		Year	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	Reserves		Decline Rate	Starting Rate						
		Days On	90	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365				99						

\$4.50

\$20,000 \$7pr

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Grass 1,023,105 \$4.00 Net 980,274 Price Differencial

Table 40, Page 2 Zenith Energy Ltd

Robbara October 1, 2021 Production Streams, Revenues and Cash Flows - Probable Plus Possible Reserves

Before income Tax

													Project Undecounsed	Company's Stare Undercounted	0	Company Share Discounted B	Security 8		
	Cross Production	Oi Pice	Grass Revenue	Republy Note	Royalty	Dayment	Open	Operating Costs - E/yr		Poper Total Revenue	Yotal Capital Conta	Abandon & Reclamaim	Net Cash Fow (Profit)	Net Cash Flow Phylid	£	108	138		
Year	530/6	81278	5/6.	£	57c	1500	Faed	Variable	Total (Cincalatest)	(Operating Cash Flow) \$/yr.	\$/h.	N.	SAP.	57c.	-	-			
2001	1,800	\$75.28	\$135,485	£	\$2,710	\$1,355	147,500	8,100	155,600	24,170	0	0	-24,170	-24,170	23,582	-23,804	-23,635	-23,473	
2002	6539	\$72.13	\$473,867	35	59,477	\$4,739	680,000	29,145	208,545	-249,920	6,000,000	0	-6,249,920	-6,240,920	4,000,002	1,772,904	5,963,012	4,368,285	
2002	106,160	\$61.98	\$7,322,356	ž	\$146,447	\$73,224	770,000	477,718	1,272,672	5,830,013	6,120,000	0	-289,987	-289,987	-285,178	240,104	324,450	207,406	
2004	188,872	\$65.83	\$12,432,495	£	\$248,650	\$124,325	770,000	849,924	1,685,369	10,374,151	0	0	10,374,151	10,374,151	9,0354,800	7,919,306	6,982,253	4,188,766	
3003	1157,317	\$67.22	\$10,575,118	75	\$211,502	\$105,751	779,000	207,529	1,568,390	8,689,475	0	0	8,689,475	8,689,475	7,207,339	6,090,251	5,085,539	4,370,080	
9000	131,059	\$68.65	\$8,996,696	286	\$449,835	599,947	770,000	588,767	1,471,856	4,985,038	0	0	6,985,038	6,985,038	\$517,736	4,406,745	3,554,808	2,893,915	
2002	109,206	\$70.10	\$7,655,232	38	\$382,762	\$76,552	770,000	491,428	1,392,719	5,803,199	0	0	5,803,199	5,803,199	4,345,865	3,328,311	2,568,130	2,003,564	
2008	91,017	\$71.58	\$6,515,065	of S	\$325,753	165,151	770,000	409,575	1,328,394	4,795,758	0	0	4,716,738	4795,758	3,436,140	2,500,467	1,845,478	387,878,1	
5059	75,875	\$73.09	\$5,545,872	ž	\$388,211	\$55,459	779,000	341,436	1,276,691	3,825,511	0	0	3,625,511	3,825,511	2,510,440	1,813,362	1,280,098	161,718	
2000	63,268	\$74.63	\$4,721,951	£	\$330,537	\$47,220	770,000	284,705	1,235,755	3,108,440	0	0	3,108,640	3,108,440	2,036,121	1,339,433	904,479	190'129	
2001	50,225	\$76.21	\$3,827,467	£	\$267,953	\$38,275	680,000	228,011	1,082,747	2,438,503	0	0	2,438,503	2,438,503	1,508,277	955,232	516,315	406,008	
2002	41,736	\$77.81	\$3,247,528	ž.	\$227,327	\$32,475	689,000	187,812	1,057,858	1,929,868	0	2,000,000	-70,132	-70,132	41,340	-24,935	-15,480	4,731	
2003	0	\$73.45	8	ž	8	08	0	0	0	0	0	0	0	0	۰	0	0	0	
2004	0	\$81.12	2	ž	S	08	0	0	0	0	0	0	0	0	0	0	0	0	
2005	0	\$82.62	2	£	08	08	0	0	0	0	0	0	0	0	۰	0	0	0	
3006	0	\$84.55	2	ž	0	ŝ	0	0	0	0	0	0	0	0	۰	0	0		
2002	0	\$86.33	8	į.	08	08	0	0	0	0	0	0	0	0	۰	0	0	0	
2008	0	\$88.13	2	£	OS.	OS.	0	0	0	0	0	0	0	0	۰	0	0	0	
5000	0	\$63.50	2	£	ŝ	CS.	0	0	0	0	0	0	0	0	۰	0	0	0	
2040	0	\$91.85	2	£	08	08	0	0	0	0	0	0	0	0		۰	0	0	
Totals	1,023,165		\$71,449,126		\$2,991,133	8714,481	\$8,347,500	\$4,600,971	\$14,237,635	53,505,867	12,120,000	2,000,000	39,385,042	39,385,867	29,379,313	28,379,313 22,227,819 17,011,232		13,129,682	
Company Share			\$71,449,126		\$2,991,133	\$714,481			\$14,237,635	53,505,867	12,120,000	2,000,000	39,385,867	100.0%					

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Robbana October 1, 2021

Production Streams, Revenues and Cash Flows - Probable Plus Possible Reserves

After Income tax

	30%	w	-11,286	-4,299,866	1,292,559	3,458,442	2,502,660	1,765,696	1,098,935	624,979	415,448	281,312	183,903	-4,438	0	0	0	0	0	0	0	0	4,723,257
	15%		-11,468	4,559,000	1,430,041	3,992,657	3,014,858	2,219,547	1,441,463	855,423	593,356	419,247	285,992	-7,152	0	0	0	0	0	0	0	0	6,814,881
	10% 15%	us	11,061	-1846.343	1,589,272	4,638,921	3,562,072	2,818,575	1,913,700	1,167,288	860,985	635,998	453,570	-11,859	0	0	0	0	0	0	0	0	9,711,974
•	*	v	398,11-	-5,166,469	1,774,930	5,427,544	4,488,660	3,619,285	2,574,367	1,673,232	1,271,157	983,700	734,344	-20,131	0	0	0	0	0	0	0	0	13,799,493
	1		0.38	38	2.38	3.38	4.38	5.38	6.38	7.38	2	9738	10.38	1.36	12.38	13.36	14.38	15.38	16.38	17.38	16.38	19.38	
	After Tax Cash flow	\$/yr.	(\$12,085)	(\$5,524,960)	(\$1,992,993)	\$6,399,076	\$5,556,737	\$4,704,519	\$3,513,600	\$2,397,879	\$1,912,755	\$1,554,220	\$1,219,251	(\$35,066) 11.38	3	3	3	8	108	1 05	1 0\$	1 05	19,692,933 198
	Tax Payable	\$76.	(\$12,085)	(\$724,960)	\$1,703,007	\$3,975,076	\$3,132,737	\$2,280,519	\$2,289,600	\$2,397,879	\$1,912,755	\$1,554,220	\$1,219,251	(\$35,066)	8	8	S	2	2	2	2	20	19,692,933
	Tax Race	s	30%	50%	20%	20%	20%	30%	20%	20%	9005	9005	9005	9005	9005	9005	9005	9005	20%	2005	2005	5005	
	Net Taxable income	S./yr.	(\$24,170)	(\$1,449,920)	\$3,406,013	\$7,950,151	\$6,265,475	\$4,561,038	\$4,579,199	\$4,795,758	\$3,825,511	\$3,108,440	\$2,438,503	(\$70,132)	\$0	20	20	\$0	\$0	8	9	08	39,385,867
	Capital Deduction	**	\$0	\$1,200,000	\$2,424,000	\$2,424,000	\$2,424,000	\$2,424,000	\$1,224,000	08	08	03	2	2	2	2	3	2	2	23	CS.	63	6,120,000 12,120,000
	ht Line - 20%	S/ye.			\$1,224,000	\$1,224,000	\$1,224,000	\$1,224,000	\$1,224,000														6,120,000
	Capital Depreciation - Straight Line - 20%	S/yr.		\$1,200,000	\$1,200,000	\$1,200,000	\$1,200,000	\$1,200,000															6,000,000
	Capital Depn	\$/yr.	8	00	80	00	8																0
	Abandon & Reclaim	\$/yr.	05	20	20	20	20	20	05	\$0	20	05	20	\$2,000,000	20	20	20	20	0\$	00	05	05	2,000,000
	Net Capital	\$/yr.	\$0	\$6,000,000	\$6,120,000	20	20	05	05	20	0\$	0\$	0\$	0\$	08	02	2	2	3	2	S	S	12,120,000 2,000,000
100.0%	Net operating income	\$/yr.	-24,170	-249,920 \$6,000,000	5,830,013	10,374,151	8,689,475	6,985,038	5,803,199	4,795,758	3,625,511	3,108,440	2,438,503	1,929,868	0	0	0	0	0	0	0	0	53,505,867
Company Working Interest		Year	2021	2022	2023	2024	2025	5026	2027	2028	5029	2030	2031	2032	2033	2034	2033	2036	2037	2038	2039	2040	Totals
										1	10												

Table 4b, Page 4
Zenith Energy Ltd
Robbana

October 1, 2021

R Factor - Royalty Rate - Tax Rate - Depreciation, Probable Plus Possible Reserves

Gross Revenue	Royalty	Corp Tax (Grosssed Up)	Net Revenue	Cumulative Net Revenue	Operating Costs Capital Costs		Total Expenditures	Cumulative Expenditures	R Factor	Royalty Rate	Tax Rate
\$/yr.	\$/yr.	\$/yr.	\$/yr.	w	\$/yr.	\$7,74.	\$/yr.	45	in	8	£
\$135,495	\$2,710	(\$12,085)	\$144,870	\$2,644,870	155,600	0	155,600	\$25,155,600	11.0	35.	\$0%
\$473,861	\$9,477	(\$724,960)	\$1,189,344	\$3,834,214	209,565	000'000'9	6,709,565	\$31,865,165	0.12	952	\$0%
\$7,322,356	\$146,447	\$1,703,007	\$5,472,903	\$9,307,116	1,272,672	6,120,000	7,392,672	\$39,257,837	0.24	952	9009
\$12,432,495	\$248,650	\$3,975,076	\$8,208,769	\$17,515,886	1,685,369	0	1,685,369	\$40,943,206	0.43	536	\$0%
\$10,575,118	\$211,502	\$3,132,737	\$7,230,878	\$24,746,764	1,568,390	0	1,568,390	\$42,511,596	0.58	200	80%
\$8,996,696	\$449,835	\$2,280,519	\$6,266,342	\$31,013,106	1,471,856	0	1,471,856	\$43,983,452	0.71	885	90%
\$7,655,232	\$382,762	\$2,289,600	\$4,982,870	\$35,995,976	1,392,719	0	1,392,719	\$45,376,170	0.79	596	80%
\$6,515,055	\$325,753	\$2,397,879	\$3,791,423	\$39,787,400	1,328,394	0	1,328,394	\$46,704,564	0.85	3/4	80%
\$5,545,872	\$388,211	\$1,912,755	\$3,244,905	\$43,032,305	1,276,691	0	1,276,691	\$47,981,255	0.90	3/2	80%
\$4,721,951	\$330,537	\$1,554,220	\$2,837,195	\$45,869,500	1,235,755	0	1,235,755	\$49,217,010	0.93	7,8	80%
\$3,827,467	\$267,923	\$1,219,251	\$2,340,293	\$48,209,793	1,082,767	0	1,082,767	\$50,299,777	96'0	736	20%
\$3,247,528	\$227,327	(\$35,066)	\$3,055,267	\$51,265,060	1,057,858	0	1,057,858	\$51,357,635	1.00	3/2	80%
\$	0.0	\$0	\$	\$51,265,060	0	0	0	\$51,357,635	1.00	3/2	80%
0	0\$	\$0	\$	\$51,265,060	0	0	0	\$51,357,635	1.00	£	80%
\$0	0%	\$0	03	\$51,265,060	0	0	0	\$51,357,635	1.00	3,52	80%
\$0	0\$	08	\$0	\$51,265,060	0	0	0	\$51,357,635	1.00	3/2	80%
\$0	0\$	80	03	\$51,265,060	0	0	0	\$51,357,635	1.00	376	80%
\$0	0\$	08	0\$	\$51,265,060	0	0	0	\$51,357,635	1.00	3/2	80%
\$0	00	\$0	Ş	\$51,265,060	0	0	0	\$51,357,635	1.00	75	80%
ŝ	03	\$0	\$0	\$51,265,060	0	0	0	\$51,357,635	1.00	3/2	80%
\$71,449,126	\$2,991,133	\$19,692,933	\$48,765,060		\$14,237,635	\$12,120,000	\$26,357,635				
		-	695	\$2,500,000			rest	\$25,000,000	0.10	962	80%

TABLE P-1

PROSPECT SYNOPSIS

TRIASSIC PROSPECTS

El Bibane and Ezzaouia, Tunisia

This Summary contains the information required to be disclosed under NI 51-101, Sec. 5.9. More details regarding the prospects are presented in the Report Discussion, which follows.

- (a) The Company owns a 45% working interest in the El Bibane Concession and a 45% working interest in the Ezzaouia Concession on which Triassic Prospects have been identified, based predominantly on seismic interpretation.
 - (b) The subject lands are located in the Jeffara Basin in Northern Tunisia. El Bibane is located about 18 Km offshore in 25 feet of water and Ezzaouia is onshore near the Gulf of Gabes and east of Djerba Island.
 - (c) The expected product from a successful prospect is natural gas.
 - (d) The predominant risk on these prospects is the trap and seal which may have been breached due to faulting.
 - (e) The economic and risk analysis, justifying undertaking these projects is presented in the following Discussions and a summary of the combined "before and after risk" values for the Forecast Prices and Costs Case are presented below:

Company Net Value, Thousands of Dollars

	Before Risk	After Risk
Undiscounted	3,908,869	392,999
Discounted @ 5%/year	2,384,619	224,209
Discounted @ 10%/year	1,529,652	129,774
Discounted @ 15%/year	1,012,377	72,756
Discounted @ 20%/year	680,078	36,186

- (a) This report was prepared by a "Qualified Reserves Evaluator and Auditor" who is independent of the Company.
 - (b) This evaluation has been prepared in accordance with COGEH standards.

- (c) The Prospective Resources evaluated in this report are sub-classified as a "Prospect" on the grounds that definite drilling locations can be identified and plans to drill have been considered.
- (d) (i) The applicable resource definitions are contained in the Introduction to this report.

Prospective resources are those quantities of petroleum estimated, as of a given date, to be potentially recoverable from undiscovered accumulations by application of future development projects.

- (ii) The effective date of the evaluation is October 1, 2021.
- (iii) The significant positive and negative factors relevant to this estimate are as follows:

Positive Attributes

- If a discovery is made these prospects could be very large accumulations, as demonstrated by other Triassic reservoirs in north Africa
- the zone of interest has been identified by seismic
- the prospect is located in an active oil field with ample services and infrastructure
- · the economic and risk analysis suggests a viable project

Negative Attributes

- there is not a lot of data to describe the reservoir characteristics
- there is no direct analog to develop a highly confident production profile
- in the event of a large discovery a major pipeline will need to be constructed
- (iii.1) (A) The total costs to fully develop the Best Estimate discoveries would be \$695 million (\$512.5 million net to the Company's interest)
 - (B) The initial drilling is expected to commence in 2022. First commercial production is anticipated by 2023.
 - (C) The recovery technology would be primary natural gas expansion.
 - (D) This is a conceptual discovery and development.

SUMMARY OF COMPANY RESOURCES AND ECONOMICS INDEX

F	D-1		A
Forecast	Prices	and	Costs

Chapman Petroleum Engineering Ltd.

Table 1
Summary of Company Prospective Resources and Economics

October 1, 2021 (as of September 30, 2021)

Zenith Energy Ltd.

	Resou	irces		Cumula	ative Cash Flow	(BIT) - M\$	
		as Iscf			Discounted a	Ŀ	
Description	Gross	Net	Undisc.	5%/year	10%/year	15%/year	20%/year
BEFORE RISK	_						
Arithmetic Average							
El Bibane - Triassic Prospect	687,263	622,566	2,915,000	1,799,873	1,168,357	783,367	534,548
Ezzaouia - Triassic Prospect	230,585	209,555	993,889	584,746	361,295	229,010	145,529
Total Before Risk Arithmetic Average	917,848	832,121	3,908,869	2,384,619	1,529,652	1,012,377	680,078
AFTER RISK	_						
El Bibane - Triassic Prospect	68,726	62,257	264,500	152,987	89,836	51,337	26,455
Ezzaouia - Triassic Prospect	32,282	29,338	128,499	71,222	39,939	21,419	9,732
Total After Risk	101,008	91,594	392,999	224,209	129,774	72,756	36,186

M\$ means thousands of dollars

EL BIBANE TRIASSIC PROSPECT JEFFARA BASIN, TUNISIA INDEX

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EL BIBANE TRIASSIC PROSPECT JEFFARA BASIN, TUNISIA DISCUSSION

Property Description

The Company owns a 100% working interest in the El Bibane Concession, in Tunisia. It is comprised of 56,340 acres of land (228 Km squared) and is located about 18 km offshore Tunisia in 25 feet of water depth. The Concession contains a total of three wells, including one oil/gas producer, which is under a gas cycling scheme, a gas injector and one suspended well.

Besides the producing formations the seismic interpretation over these lands indicates a deeper huge Triassic structure, originally identified by Marathon Petroleum, the original company to hold this concession. This portion of the report is an evaluation of the Triassic Prospect on this concession.

Production will be subject to a complex fiscal regime specifying the government royalties and taxes, which vary according to an "R" factor. The "R" factor is the ratio of accrued net revenue divided by the total accrued expenditures and is slightly different for gas production than for oil.

A map showing the Concession boundary and Triassic Prospect outline is presented on Figure 1 and the description of the ownership and details of the fiscal regime is summarized on Table 1.

Geology

The Ras Hamia B Formation is the primary natural gas prospect in the Middle Triassic for the El Bibane block. The Ras Hamia sandstones and equivalent age sediments, such as the Trias Argilo-Greseux Formation are major hydrocarbon reservoirs in the Ghadame/Berkine and Melrhir Basins in Tunisia and elsewhere in North Africa. This interval has yet to be penetrated in the El Bibane concession, however a number of wells in the vicinity of the Company's blocks have encountered the Ras Hamia Formation.

For Triassic evaluation purposes the relevant geology begins with the Silurian age Tannezuft shale, a regionally extensive rich source rock. From regional control in Lybia it almost certainly extends into Northern Tunisia. From Marathon's interpretation, there is very little risk that a satisfactory mature source rock not is not present to feed the Triassic reservoir on this concession. As the Triassic unconformably overlies the Silurian in many areas the migration route should not be a problem either.

The Ras Hamia Formation is a sand shale sequence at the top of Middle Triassic, unconformably overlain by an Upper Triassic evaporitic and dolomitic sequence, which provide excellent regional top seals.

A stratigraphic chart for this Basin is attached, Figure 2a and a stratigraphic correlation schematic demonstrating the Ras Hamia B formation orientation is presented in Figure 2b.

Prospective Resources

Prospective resources have been estimated through the use of a Monte Carlo simulation (the Model), which was found to be the best means of representing the ranges of reservoir parameters and resource volumes, in view of the degree of uncertainty in the parameters and lack of a definite analog reservoir. However, the data provided in material from Marathon was sufficient to establish confident ranges for each parameter for input into the model.

Prospective resources of 633,738, 326,669 and 1,101,338 MMscf have been assigned to the Best, Low and High cases for the applicable performance profile for each case. A shrinkage of 8% was used to convert the raw gas to Marketable Resources. For this evaluation, to be conservative, only the primary product has been included. In reality there may be significant liquid recoveries from this gas, although there is no evidence to demonstrate that circumstance.

A summary of the Prospective Resources is presented on Table 2 and the full Monte Carlo presentation of inputs and results is presented in the Appendix A.

Productivity Estimates

Production forecasts have been developed for each case, based on reasonable expectations in consideration of the resources to be recovered in approximately a 20-year life and the well count to be drilled in each case.

The estimated initial rate per well for each case is presented on Table 2 and the forecast is presented on page one of each of the economic analysis files.

Chapman Petroleum Engineering Ltd.

Product Prices

For this evaluation a gas price based on the latest World Bank European forecast has been used on par.

Operating Environment

This prospect is situated in an active onshore and offshore oil and gas field environment within economic reach of a major gas pipeline connected to Italy and the rest of Europe.

Capital Expenditures

The total cost to fully develop this prospect (Best estimate) is \$363 million (\$363 million net to the Company). This includes a seismic program the drilling, completion and equipping of four gas wells, a local gas handling and processing facility and a 400 Km 8" pipeline to the main gas export line. Drilling costs were based on the data from the reserves portion extrapolated to the deeper zone.

The total cost for the Low case, is \$338 million (338 million net to the Company), including only three wells, and for the High case \$465 million (465 net to the Company), including six wells and a 10" line.

For the purpose of conducting a prospect risk analysis, we have assumed that the seismic cost and drilling of a D&A exploration well would terminate the project. The net dry hole costs (capital exposure) would be \$30,000 thousand.

Capital expenditures for this project are shown on Table 3a and page one of each of the economic analyses Table 4a, 4b and 4c.

Abandonment and decommissioning costs have been accounted for at \$500,000 per well, in the final year of production. Facilities would be assigned to or taken over by the government as presented on Table 3b.

Operating Costs

Fixed operating costs have been estimated to be \$10,000,000 per year plus an additional \$300,000 per well per year.

Variable operating costs of \$0.25/Mscf have been estimated for gas processing and handiling.

Economics and Risk

The results of the economic analysis, before income tax are summarized in Table 4, and the before risk cash flows are presented in Tables 4a, 4b and 4c, for the best, low and high estimates, respectively. The before risk analysis for each case represents the results of an assumed successful exploration program and development model having parameters which are considered to be reasonable based on the information available. This defines the 100% Chance of Success (COS) case.

A risk analysis has been performed to determine the feasibility of the Company participating in this project and to determine the after-risk value, utilizing the "Expected Value" technique. In this procedure the Success Case, established by the arithmetic average of the best, low and high estimate results, is offset by the Failure Case (COS=0%).

The failure case (COS=0%) is defined by the net capital exposure or amount of expenditure made by the Company before deciding to stop further activity on the project. This might include one or more dry holes and any land, geological or geophysical expenses undertaken prior to drilling. The capital exposure of this project net to the Company is \$30,000,000 representing the cost of drilling one dry and abandoned exploration well.

The Success Case and Failure Case represent the boundary conditions for the risk analysis. The after-risk value is determined by applying the Chance of Commerciality (COC) to the equation: [Net present value of Success case at the designated DCF% times COC, less capital exposure times (1-COC)].

In establishing the Chance of Commerciality, consideration has been given to the Chance of Discovery, which involves geological factors and the Chance of Development, which involves other factors related to the likelihood of full development, once a discovery is made. The Chance of Commerciality is the product of the Chance of Discovery and the Chance of Development.

The Chance of Discovery, or geological factors, include the four main geological components of a petroleum system needed for commercial production: source rocks capable to generate enough economic volumes of hydrocarbons, presence of reservoir rocks of reasonable quality to accumulate hydrocarbons, a trapping mechanism with a good vertical and lateral seal to hold and retain hydrocarbons, and proper geological timing to coincide with the hydrocarbon generation, expulsion, reservoir presence, and traps formation, and for hydrocarbons to migrate into the trap.

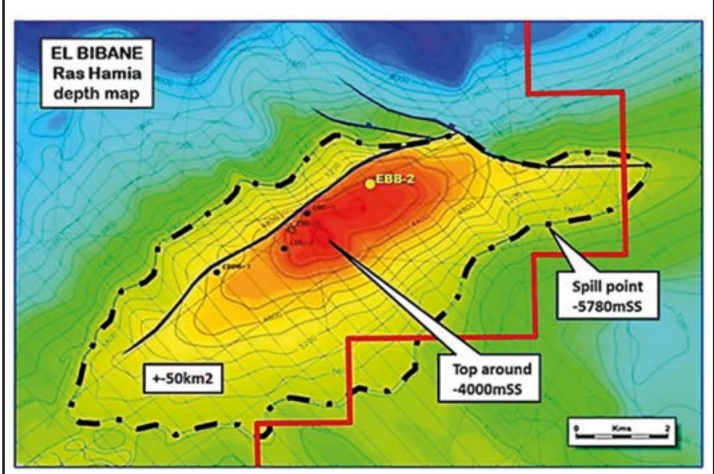
The ranges of chance of success assigned to each of these geological factors can be qualitatively described so that COS 5% to 30% is unfavourable, COS 30% to 50% is questionable, COS 50% is neutral, COS 50% to 70% is encouraging and COS 70% to 95% is considered favourable. A neutral assessment would apply in cases of lack of data or information. The product of all four of these factors results in the overall geological Chance of Discovery.

For this project the results of estimating the overall geological chance of discovery for the Triassic formation is 15%, as shown in Figure 4. The source rock element was rated at 75% based on the existence of prolific source rocks that have generated hydrocarbons in large quantities, as seen in numerous producing fields in the basin. The rating of 75% was also given to the factor of geological timing and hydrocarbon migration that is proved via carrier beds, faults and juxtaposition reservoirs. A rating of 65% was assigned to the reservoir rocks' factor. The rating for the geological trap and reservoir seal elements was estimated at 50%, based on the best geological assumptions that similar Triassic reservoirs experienced in the immediate area. Much of the above judgement was based on a prosect summary developed by Marathon while the property was under its control.

The Chance of Development risk factors include Economic Viability (production forecast, capital and operating costs and price forecast), Market Access, Production and Transportation Infrastructure (facilities and pipelines), Regulatory and Social License, Corporate and External Approvals and a Reasonable Timetable for Development (development plan). For this report, we have assigned an overall Chance of Development of 66%.

For this project the results of the risk analysis before income tax indicate that in order to achieve a 10 percent rate of return a minimum COC of 2 percent would be required. Since we have estimated a COC of 10 percent, the Company's development of this project is considered feasible.

The graphical presentation of the risk analysis and the supporting data and results, before and after risk are shown on Figure 4.



Source: Candax Presentation, May 2020, p. 39

ZENITH ENERGY LTD.

EL BIBANE CONCESSION

TUNISIA

TRIASSIC PROSPECT MAP

OCT. 2021 JOB No. 6773 FIGURE No. 1

122

Chapman Petroleum Engineering Ltd.

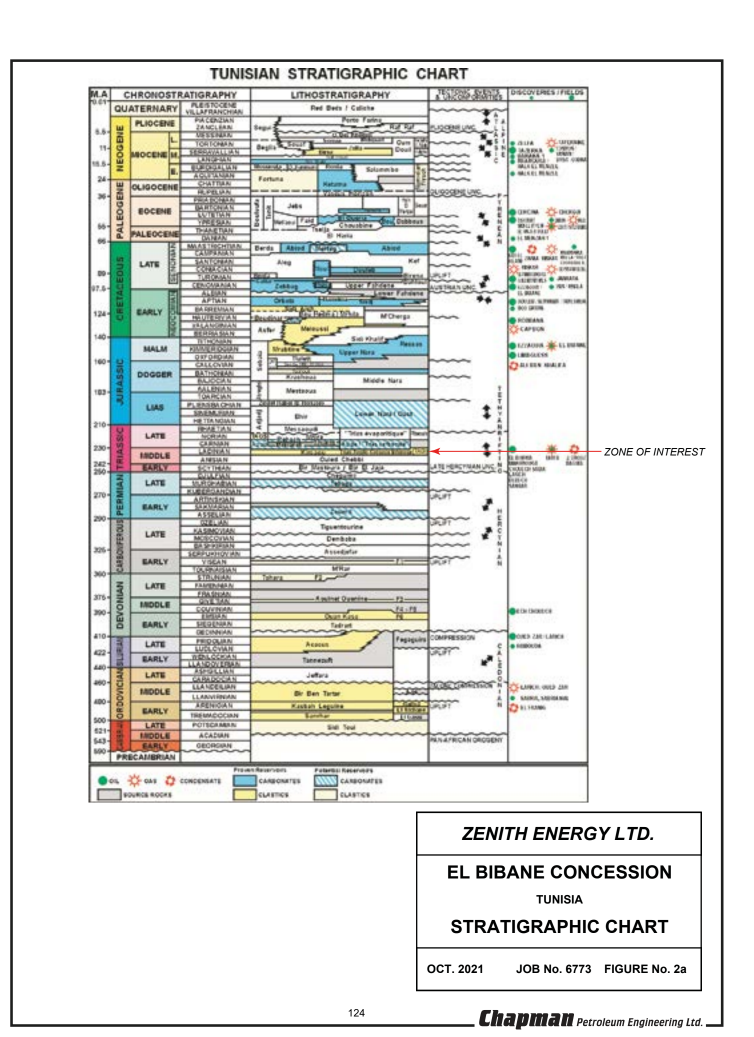
Table 1

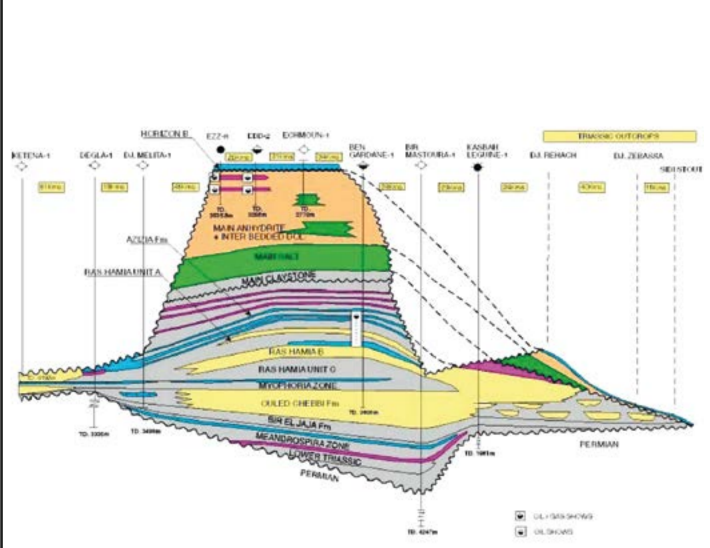
Schedule of Lands, Interests and Royalty Burdens October 1, 2021

Zenith Energy Ltd

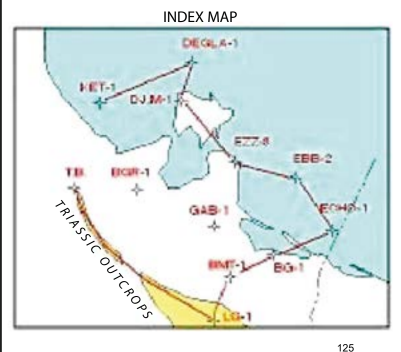
El Bibane Concession, Tunisia

		Appraised Inter	est	Royalty	Burdens
	Gross	Working	Royalty	Basic	Overriding
Description	Acres	%	%	%	%
Ezzaouia Concession	228 Km squared	100.0000		[1]	
	(56,340 Acres)				
Note: [1]	The royalty rate is over the total accre	determined by an "R" Factor, ued expenditures	which is the ratio of	of accrued net ear	mings
		Gas			
	Royalty Rate =	2% When "R" Factor is	< 0.5		
		4%	0.5 to 0.8		
		6%	0.8 to 1.1		
		8%	1.1 to 1.5		
		9%	1.5 to 2.0		
		10%	2.0 to 2.5		
		11%	> 2.5		





Source: Ryder Scott Company Petroleum Consultants, Candax Report 2007



ZENITH ENERGY LTD.

EL BIBANE CONCESSION

TUNISIA

STRATIGRAPHIC CORRELATION Schematic

OCT. 2021 JOB No. 6773 FIGURE No. 2b

Chapman Petroleum Engineering Ltd.

Table 2

Summary of Gross Resources October 1, 2021

El Bibane Concession, Tunisia

		Predicted	Prospe	ctive Resources	1	
December		Initial Rate	Raw Gas	Sales Gas	NGLs	8.4
Description		Mscf/d/well	(MMscf)	(MMscf)	(MBbls)	Reference
Prospective Resources						
Best Estimate						
Deep Prospect - 4 wells	Triassic	40,000	688,846	633,738	0	Monte Carlo - P50
	Total Best Estimate		688,846	633,738	0	
Low Estimate						
Deep Prospect - 3 wells	Triassic	27,500	355,075	326,669	0	Monte Carlo - P10
	Total Low Estimate		355,075	326,669	.0	
High Estimate						
Deep Prospect - 6 wells	Triassic	50,000	1,197,155	1,101,383	0	Monte Carlo - P90
	Total High Estimate		1,197,155	1,101,383		

Table 3a

Summary of Anticipated Capital Expenditures

Development

October 1, 2021

Zenith Energy Ltd

El Bibane Concession, Tunisia

Description	Date	Operation	Capital Interest %	Gross Capital M\$	Net Capital MS
Prospective Resources					
Best Estimate					
Exploration	2021	Seismic program	100%	5,000	5,000
First well	2022	Drill, Complete and tie in	100%	25,000	25,000
Gas Facility	2022	Separator, dehyde and local piping and site buildings	100%	50,000	50,000
Gas Transmission pipeline	2022	400 kilometer, 8" line	100%	208,000	208,000
Second and Third wells	2023	Drill, Complete and tie in	100%	50,000	50,000
Final Well	2024	Drill, Complete and tie in	100%	25,000	25,000
Total Best Estimate				363,000	363,000
Low Estimate					
Exploration	2021	Seismic program	100%	5,000	5,000
First well	2022	Drill, Complete and tile in	100%	25,000	25,000
Gas Facility	2022	Separator, dehyde and local piping and site buildings	100%	50,000	50,000
Gas Transmission pipeline	2022	400 kilometer, 8" line	100%	208,000	208,000
Second and Third wells	2023	Drill, Complete and tile in	100%	50,000	50,000
Total Low Estimate				338,000	338,000
High Estimate					
Exploration	2021	Seismic program	100%	5,000	5,000
First well	2022	Drill, Complete and tie in	100%	25,000	25,000
Gas Facility	2022	Separator , dehyde and local piping and site buildings	100%	50,000	50,000
Gas Transmission pipeline	2022	400 kilometer, 10" line	100%	260,000	260,000
Second, Third and Fourth wells	2023	Drill, Complete and tie in	100%	75,000	75,000
Final two Wells	2024	Drill, Complete and tie in	100%	50,000	50,000
Total Best Estimate				465,000	465,000

Table 3b

Summary of Anticipated Capital Expenditures Abandonment and Restoration

October 1, 2021

Zenith Energy Ltd

El Bibane Concession, Tunisia

Description		Well Parameters	Capital Interest %	Gross Capital M\$	Net Capital M\$
Prospective Resources					
Best Estimate					
Deep Prospect - 4 wells	Triassic		100%	4,000	4,000
		Total Best Estimate		4,000	4,000
Low Estimate Deep Prospect - 3 wells	Triassic	Total Best Estimate	100%	3,000	3,000
		Total Dest Estimate		0,000	0,000
High Estimate					
Deep Prospect - 6 wells	Triassic		100%	6,000	6,000
		Total Best Estimate		6,000	6,000

Note: The above capital values are expressed in terms of current dollar values without escalatic

Table 4
Summary of Company Prospective Resources and Economics

October 1, 2021 (as of September 30, 2021)

Zenith Energy Ltd

El Bibane Triassic Prospect

Description	Resour	Resources Gas MMscf		Cumulative Cash Flow (BIT) - M\$ Discounted at:				
	Gross	Net	Undisc.	5%/year	10%/year	15%/year	20%/year	
BEFORE RISK	_							
Best Estimate								
EBB Triassic Prospect	633,738	575,759	2,672,514	1,628,807	1,046,001	694,530	469,216	
I ow Estimate								
E88 Triassic Prospect	326,669	300,170	1,123,179	656,075	387,649	223,210	117,171	
High Estimate								
EZZ Triassic Prospect	1,101,383	991,768	4,949,307	3,114,738	2,071,420	1,432,360	1,017,257	
Arithmetic Average								
EBB Triassic Prospect	687,263	622,566	2,915,000	1,799,873	1,168,357	783,367	534,548	
Chance of Commerciality	10%	10%						
AFTER RISK	_							
Arithmetic Average After Risk								
EBB Triassic Prospect	68,726	62,257	264,500	152,987	89,836	51,337	26,455	

M\$ means thousands of dollars

Gross and Net Resources are the same due to the terms of the PSA agreement.

Production and Capital Forecast - Prospective Resources - Best Estimate

October 1, 2021

### Supply Well Production Profile ### Supply Well Production Supply	State Dept. Dept																	
March Days Days March National Days D	March Day O March Sale March March March March Day O March		Sroje	Well Product	on Profile			# Webs	a Wells	# Webs	Total GAS	Sales		8	stal Espendi	sves - MS		
Column C	Color Section Section Color	Year	Macf/d	Days On	Mscf/yr	Year	Count	-	. ~	-	Met/yr		Exploration	Drilling & Completion	Well fac. & Te-m	Facility	Poeline	Total Capital (Escalated)
45,000 345 44,000.000 2024 10 14,000.000 4,000.0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	40000 385 44460000 2223 1 0 1460000 22000 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0	-	40,000	365	14,600,000	2021	0.0	0			0	0	2000	0	0	0	0	2000
40,000 345 146,000 00 2024 10 14,000 00 1000 0 1000 0 0 0 0 0 0 0 0 0 0	40,000 345 146,00,000 2024 10 14,000,000 10000 0 10000 0 0 0 0 0 0 0 0 0	~	40,000	365	14,600,000	2002	0.0	0	0		0	0	0	200002	2000	20000	208000	288660
40,000 385 14,400,000 2023 4.0 14,600,000 34,000,000 100000 0 0 0 0 0 0 0 0 0 0 0 0	9.000 355 146,000.000 3025 40 14,000.000 14,000.000 100000 0 0 0 0 0 0 0 0 0 0 0 0 0	n	40,000	365	14,600,000	2023	1.0	14,600,000	0	0	14,600,000	40000	0	40000	10000	0	0	52000
93.545 945 945 14,445,033 3245 4.0 14,600,000 14,000,000 16,000,00 10,000 95,445 954 14,451,635 3274 4.0 14,600,000 14,000,000 16,000,00 10,000 95,451 345 11,441,635 3274 4.0 14,600,000 14,000,000 14,000,000 16,000 95,452 345 11,441,635 3274 4.0 14,600,000 14,000,000 14,000,000 16,000 95,452 345 11,441,635 3274 4.0 14,600,000 14,000,000 14	93.545 9.85 144,444,625 9.85 144,444,625 9.85 144,444,625 9.85 11,444,625 9.85	4	40,000	365	14,600,000	2024	3.0	14,600,000	29,200,000	0	43,800,000	120000	0	20000	2000	0	0	26530
11.67 11.6	1,547 345 11,541,625 3234 4.0 14,600.000 14,000.000 16,000.00 0 0 0 0 0 0 0 0	vo.	40,000	365	14,600,000	2002	4.0	14,600,000	29,200,000	14,600,000	58,400,000	160000	0	0	0	0	0	0
24.11 365 19.461.411 2009 4 0 14.00.000 14.00.000 67.00.00 1 10.000 0 1 10.00	24.15 365 19.46.1411 2029 40 14.00.000 36.40.000 0 10.000 0 0 0 0 0 0 0 0 0 0 0 0 0		35,565	365	12,381,053	2026	4.0	14,600,000	29,200,000	14,600,000	58,400,000	160000	0	0	0	0	0	0
1,249 365 912,311 2020 4.0 11,541,625 25,962,160 14,00,000 25,10,273 1425,25 9.0	1,549 9.5 0.	~	31,621	365	11,541,625	2027	4.0	14,600,000	29,200,000	14,600,000	58,400,000	000091	0	0	0	0	0	0
24.997 365 36.12.912 2029 4.0 11.541.625 25.662.105 14.600.000 22.103.731 142750 0 0 0 0 0 0 0 0 0	24.997 365 512.145 2024 4.0 11.541.625 2.5462.105 12.66.029 4.22.013.73 14.672.0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	10	28,115	365	10,261,811	2028	4.0	12,981,053	29,200,000	14,600,000	56,781,053	155565	0	0	0	0	0	0
19.245 365 6.412,947 2000 4.0 (1.254.01) 12.69,053,451 12.69,053 46.36,115 12.69,053 46.36,115 12.69,053 46.36,115 12.69,053 46.36,115 12.69,053 46.36,115 12.69,053 46.36,115 12.69,053 46.36,115 12.69,053 46.36,115 12.69,053 46.36,115 12.69,053 46.36,115 12.69,053 46.36,115 12.69,053 46.36,115 12.69,053 46.36,115 12.69,053 46.36,115 12.69,053 46.36,115 12.69,053 46.36,115 12.69,053 46.36,115 12.69,033 4	19.245 365 3411.154 3000 4.0 10.754.81 12.69.055 44.354.15 12.69.055 44.354.15 12.69.055 44.354.15 12.69.055 44.354.15 12.69.055 44.354.15 12.69.055 44.354.15 12.69.055 44.354.15 44.354.156 44.35	0	24,997	365	9,123,912	2029	4.0	11,541,625	25,962,105	14,600,000	52,103,731	142750	0	0	0	0	0	0
19,741 345 7,21,636 2031 4.0 9,12,912 2,62,53,62 1,54,623 1,196,140 1,1847 0 0 0 0 0 0 0 0 0	19,44 385 5,215,645 2031 4.0 6,123,012 1,545,625 4,1190,140 1,124,72 4,103,140 1,124,72 4,103,140 1,124,72 4,124,7	0	22,225	365	8,112,191	2030	4.0	10,261,811	23,083,251	12,581,053	46,326,115	126921	0	0	0	0	0	0
17.549 345 6.412.867 2012 4.0 8.112.191 18.247.824 10.56.1815 10.0034 0 0 0 0 0 0 0 0 0	15,489 345 6,412,847 2012 4.0 (112.19) 14,621,817 34,621,816 16,0314 0 0 0 0 0 0 0 0 0	Ξ	19,761	365	7,212,656	2031	4.0	9,123,912	20,523,623	11,541,625	41,189,160	112847	0	0	0	0	0	0
13,449 365 5,001,765 2033 4.0 7,212,654 14,22,311 2,550,949 8,926 0 0 0 0 0 0 0 13,449 365 5,660,351 2,500,452 2,512,654 2,512,591 2,550,949 8,926 0 0 0 0 0 0 0 0 10,490 365 5,660,373 2,301,451 2,512,591 2,526,312 2,527,11 0 0 0 0 0 0 0 0 0	13,449 365 5,001,765 2033 4.0 7,212,654 16,22,912 12,560,949 89,208 0 0 0 0 0 0 0 0 0 0 1 1,544 365 5,001,765 2034 4.0 6,412,667 22,831 8,112,912 18,900,348 79316 0 0 0 0 0 0 0 0 0 0 1 1,544 30,000,348 3,100,748 2037 4.0 6,412,867 22,835,912 62701 0 0 0 0 0 0 0 0 0 0 0 0 1 1,544 3,145 3,145,712 3,145,612,82 6,412,867 22,835,912 62701 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	25	17,569	365	6,412,867	2002	4.0	8,112,191	18,247,824	10,261,811	36,621,826	100334	0	0	0	0	0	0
13,899 865 5,004,515 2,034 4.0 6,412,87 14,423.31 8,112,91 2,895,0349 79316 0 0 0 0 0 0 0 0 0	12,349 365 566535 2034 4.0 6,412.857 14,423.51 8,112.856 25,740,156 793.6 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	13	15,621	365	5,701,765	2033	4.0	7,212,656	16,224,381	9,123,912	32,560,949	89208	0	0	0	0	0	0
12,349 365 4,207,372 2033 4.0 5,701,465 12,825,735 7,214,556 25,740,156 70221 0 0 0 0 0 0 0 0 0	12.349 5455 4.00 4.00 4.00 4.00 4.00 4.00 4.00	Ŧ	13,689	365	5,069,515	2034	4.0	6,412,067	14,425,311	8,112,191	28,950,369	79316	0	0	0	0	0	0
1,0,466 2455 4,007,254 2,004 4,0 2,0,045.15 1,1,403.539 6,412.867.912 6,5701 0 0 0 0 0 0 0 0 0	10,996 245 4,007.564 2036 4.0 5,669.515 11,403.520 6,412.867 22,865.912 6,7701 0 0 0 0 0 0 0 0 0	2	12,349	345	4,507,372	2035	4.0	5,701,765	12,825,735	7,212,656	25,740,156	70521	0	0	0	0	0	0
1,122 1,154 1,155 1,15	1,142 345 345,178 2037 4.0 4,507,372 10,119,029 5,707,65 20,346,167 5,5748 0 0 0 0 0 0 0 0 0	91	10,980	365	4,007,564	2036	4.0	5,069.515	11,403,530	6,412,867	22,885,912	62701	0	0	0	0	0	0
8,680 365 3,168,069 2018 4.0 4,007,584 9,014,745 5,009,151 18,001,823 49587 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	\$\(\frac{8}{2}\) \$\(\	-	9,762	365	3,563,178	2037	4.0	4,507,372	10,139,029	5,701,765	20,348,167	\$5748	0	0	0	0	0	0
7,777 365 2,816,772 2039 4.0 3,563,178 8,015,128 4,507,372 16,085,679 44070 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	7,777 365 2,816,772 2019 4.0 3,563,178 6,015,128 4,507,372 16,005,679 44070 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	92	8,680	365	3,168,069	2038	4.0	4,007,564	9,014,745	5,069,515	18,091,823	49567	0	0	0	0	0	0
Color 10 10 10 10 10 10 10 1	6,851 365 2.504,429 2040 4.0 3,104,059 19,184 0.0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	2	7,717	365	2,816,772	5002	4.0	3,563,178	8,015,128	4,507,372	16,085,679	44070	0	0	0	0	0	0
Color 1965 2,2264,721 2041 4.0 2,814,772 6,334,178 12,716,088 34639 0 0 0 0 0 0 0 0 0	6,101 365 2,226,721 2041 4.0 2,816,772 6,336,178 12,716,088 34639 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	50	6.861	365	2,504,429	2040	4.0	3,168,069	7,126,357	4,007,564	14,301,990	39184	0	0	0	0	0	0
0 365 0 2042 4.0 2,504,479 5,633,544 3,106,069 11,306,041 30975 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 365 0 2042 4.0 2,504,479 5,633,544 3,136,069 11,306,041 30975 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	5	6,101	3465	2,226,721	2041	4.0	2,816,772	6,336,138	3,563,178	12,716,088	34839	0	0	0	0	0	0
0 365 0 2043 4.0 2,236,721 5,008,858 2,816,772 10,052,351 27541 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 365 0 2043 4.0 2,236,721 5,008,858 2,814,772 10,052,351 27541 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	22	0	365	0	2042	4.0	2,504,429	5,633,544	3,168,069	11,306,041	30975	0	0	0	0	0	0
0 365 0 2044 3.0 0 4,453,442 2,504,429 6,957,871 19053 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 365 0 2044 3.0 0 4,453,442 2,504,429 6,857,871 19053 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	23	0	365	0	2043	4.0	2,226,721	5,008,858	2,816,772	10,052,351	27541	0	0	0	0	0	0
0 365 0 2045 1,0 0 0 2,226,721 6101 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 365 0 2045 1.0 0 0 2,226,721 2,226,721 6101 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	24	0	365	0	2044	3.0	0	4,453,442	2,504,429	6,957,871	19063	0	0	0	0	0	0
172,211,500 344,423,000 172,211,500 688,844,000 80,000 20,000 50,000 50,000 10	1116. 12211,500 344,423,000 172,211,500 688,846,000 80,000 200,000 20,00	52	0	365	0	2045	1.0	0	0	2,226,721	2,226,721	1019	0	0	0	0	٥	0
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40000 2021 1 0 0 0 0 0 2022 1 1 1 1 1 1 1	40000 2021 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0	t year prod																
A0000 2021 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0	40000 2021 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0	-															000	
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0 N = 0 0	0 N = 0 0 0											2022		-	-	-	**	
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00	000											2024			_			
0	0 0											2025		0	0			
	2027 0 0											2026		0	0			

14,79912	Chergy Ltd	Triassic Prospect	Ser 1, 2021
100	Zevith	T seems T	Desirab

Production Streams, Revenues and Cash Flows - Prospective Resources - Best Estimate

Defore income Tax

														Property	Company's Days Undersarted			Congany Dars Decounted &	e province	
Dos Poducion Gras Sales	į	Ot hose	Di Pros Gross Brownus	į	fable of	Topot Pagent		Operating Costs - ML/p.	160		Project Total Reserve	York Capital Conta	Abandar & Inclaman	Net Cash Flow (Profit)	Net Cash flow (Profit)		ĸ	ś	ĕ	ř.
No.	3	8733	167,61	z	16.50	1/4	į	Varietie Sen	Serveded Not	Design ((Operating Cash Flow) MB/y.	×87.5c	×0.7	16.75	16.54	-	ŝ	g	ī	g
-		87.50	2	ž	2	2	۰	0	۰	0	0	3,000	•	4,800	-4,000		4(8)0	4,001	40.0	400
0		83.00	2	¢	2	2	0	0	۰	۰	0	238,660	0	218,600	288,600 0.85	OF S	170,064	001,000	410,411	04000
ŝ	13,430,000	85.00	\$75,719	£,	11,304	27.75	11,300	3,650	۰	14,514	58,445	52,000	۰	603	DT 6003	a.	1,063	5,380	0067	4500
40,794,000	0005	81.70	5551,047	£	\$4,394	12,757	10,900	10,950	۰	23,587	199,609	26,530	0	173,039	CALS. BESSELT	2.87	120,0421	111,418	111,000	100,564
ŝ	13,729,000	83.80	\$301,562	¢	\$17,463	\$3,716	11,290	14,600		10,507	2504,115	0	٥	2948,115	268,115 3.00	3.87	221,382	185,409	174,106	132,400
ŝ	13,778,000	21.04	800,008	ś	518,891	\$3,140	11,700	14,600	0	28,485	264,352	۰	0	264,322	284,302 440	9	206,407	166,169	100 APA	198,773
ŝ	13,778,000	81.80	800,600	ś	\$75,696	131,181	11,700	14,600		28,035	760,388	0	٥	290,388	240,388	OF S	34796	148,815	134,000	10,735
3	52,238,568	\$1.30	500,000	g	\$28,715	53,124	11,280	14,785		29,127	251,807	0	۰	251,507	250,007 6.80	ä	180,713	130,916	36,464	11,409
÷	47,410,432	10 10	8789,530	ţ	875,008	52,805	11,200	13,02%	0	28,385	232,192	0		202,192	210,192 7.00	7.87	15070	108,679	27,296	35736
5	47,425,025	96.10	5251,982	ģ	\$27,398	87,600	11,300	11,542	۰	30,236	306,718	0	0	206,758	204,758 8.83	9	104,056	66/39	28,867	41,032
ã	17,894,027	\$6.18	\$734,315	ģ	170,152	26,342	11,200	10,79.7	0	24,705	184,542	o	۰	386,562	045,000,000	OT 6	134,00%	12,044	4(41)	30,023
î,	11,690,080	26.24	5216,912	ĭ	571,001	\$2,109	11,700	9,155	0	25,309	162,403			142,400	142,423 15.0	19.87	95,314	107/01	35,547	26,362
ê	29,914,013	56.34	5181,312	ij	\$11,902	\$1,000	11,200	8,140		24,528	144,502	0	0	144,302	144,502.11.80	071	91(33%	46,017	27,504	34,534
ž	26,634,340	29.64	\$170,992	ř	817,099	81710	11,200	7,738	0	13,461	128,312	0	۰	128,332	129,302 12.80	12.837	18,430	17,43.7	01,740	OLUM)
â	21,680,943	26.30	8151318	ĕ	\$11,303	81,539	11,700	6,433	0	23,769	113,725	0		113,725	111,775 1140	13.87	17,804	10,301	16,347	100
2	21,815,039	86.58	\$138,562	ř	\$11,850	81,385	11,200	12179		32,774	100,413	0	۰	100,493	100,493 14.80	14.60	18,616	94,057	10,578	633
3	18,720,213	12.0	3121,607	ĕ	812,367	81,236	11,200	5,087	0	22,359	88,433	0	۰	89,431	88,431 15.80	15.80	41,230	11.78 N	17.75	4,040
ž	8799978	16.84	\$117.912	ř	\$11,391	81719	11,705	4,123	0	32,014	79,346		۰	79,366	79,366 74.80	16.87	24,847	11,004	2,510	3,840
3	14,798,825	24.30	\$101,306	ĕ	110,107	81,480	11,200	4,627		21,740	76,763	0	0	20,203	29,293 17.60	17.80	29,736	12,784	E C	2730
3	3737,830	27.72	\$91,688	ij	81(318)	5110	11,200	3,575	0	21,525	2197.5		۰	41,457	GLAST 18.00	18.00	24,635	10,740	4/408	1,080
E	11,698,801	67.78	594,545	ř	58,417	2830	11,700	3,179	0	21,366	54,213		۰	34,353	54,753 19.00	19.80	24,577	6.045	3338	1,446
g	10,401,538	57.41	\$77,015	į	81/30	1772	11,200	2,427		21,360	40,319	0	۰	47,319	47,319 2640	20.87	17,080	707	2,540	1,000
2	8,248,743	\$7.36	340,000	ğ	94,948	8000	11,200	2,513	0	11,300	40,394	0	۰	40,994	08.15 1409,04	21.80	14,100	1,000	685	900
5	6,401,241	17.73	\$00.004	ř	51,314	5410	10,800	1,739	0	19,931	21,519	۰	۰	23,576	OK 25, 878, 25, 85	22.50	7,816	17.71	ž	ñ
2	7,048,583	17.86	\$14,105	ŕ	81793	2161	6,180	2557	0	10,836	3,498	۰	2.800	1,496	0.05 805,1	914	40.	154	0.	±
8	01/78,300		1,543,636		\$311,358	\$33,436	8737,080	217,773	2	\$119	3,046,734	372,716	2,800	2,672,554	2,672,514		1,428,467	1,044,001	684,530	448,216
100	633,738,300		\$1,941,638		837,158	139,436	1233,080	05.115,57.18		813(119	3,546,734	177,716	2,800	2,672,334	100.00					
藍	171,714,080	8008				ž	16,300	\$0.25												
		Bern					MD/A	\$74ml												
	í	-			0.090148.7988															

Table 4a, Page 3 Zenith Energy Ltd El Bibane Triassic Prospect

October 1, 2021

R Factor - Royalty Rate - Tax Rate - Depreciation, Prospective Resources - Best Estimate

Tax Rate	ż	9005	20%	20%	20%	20%	20%	25%	25%	25%	55%	9400	9400	9009	9009	9009	9609	9000	9609	9609	9609	9609	9000	9609	9609	9409		2006	-
Royalty Rate	ž	416	%	35.	416	900	916	9.6	9,6	9,6	946	1096	10%	10%	10%	10%	1096	10%	10%	10%	10%	10%	10%	10%	10%	10%		888	Acoles Subsequent Year
R Factor		0.72	0.26	0.40	0.68	1,02	1.33	1.55	1.72	1.85	1.96	5.04	2.10	2.14	2.18	2.20	222	2.23	2.24	2.24	2.24	2.23	2.23	2.22	2.20	2.19		0.75	Acres
Cumulative Expenditures	NS	\$101,000	\$389,660	\$456,194	116,2022	\$533,838	\$562,323	\$561,378	\$620,549	\$648,934	\$676,160	\$702,365	\$727,674	\$752,203	\$776,054	\$799,323	\$822,097	\$844,455	129'99'8	112,0882	\$909,736	\$931,103	\$952,362	\$973,562	\$993,494	\$1,004,329		896,000	Accession Bulleton
Total	MS/yr.	2,000	288,660	66,534	49,718	27,927	20,485	29,055	29,171	28,385	27,226	26,205	25,309	24,528	23,851	23,269	22,774	22,359	22,016	21,740	21,525	21,366	21,260	21,200	19,931	10.836	\$813,736	150	
	MS/yr.	8,000	288,660	\$2,020	26,530	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	\$372,210		
Operating Costs Capital Costs	MS/yr.	0	0	14,514	23,187	27,927	28,485	29,055	171,02	28,385	27,226	26,205	25,309	24,528	23,851	23,269	22,774	22,359	22,016	21,740	21,525	21,366	21,260	21,200	19,931	10,836	\$441,526		
Cumulative Net Revenue	NS.	\$72,500	\$101,866	\$180,924	\$343,434	\$545,755	\$746,277	\$316,556	\$1,065,159	\$1,200,925	\$1,323,792	\$1,435,392	\$1,527,771	\$1,612,000	\$1,688,693	\$1,759,192	\$1,623,548	\$1,082,935	\$1,937,637	\$1,988,691	\$2,035,896	\$2,079,813	\$2,120,770	\$2,159,067	\$2,189,083	\$7,202,678		\$72,000	
Net Revenue	M\$/yr.	\$500	\$29,366	\$79,058	\$162,510	\$202,321	\$200,516	\$170,285	\$148,603	\$135,766	\$122,867	009/11/18	\$92,380	\$84,228	\$76,894	\$70,296	\$64,356	\$50,367	\$54,901	\$50,854	\$47,205	\$43,917	\$40,958	\$38,236	\$30,016	\$13,596	\$1,963,896	150	
(Gnossed Up)	MS/ye.	(8200)	(\$29,366)	(\$5,343)	\$62,584	\$36,836	\$95,440	\$122,339	\$135,669	\$127,706	\$113,717	\$101,509	\$97,442	\$86,701	\$76,999	\$68,235	\$60,296	\$53,659	\$47,620	\$42,122	\$37,114	\$32,552	\$28,391	\$24,596	\$14,387	8900	\$1,390,777	1.0	Mar Property
Royalty	MS/yr.	\$	\$0	\$1,504	\$4,594	\$12,465	168,812	\$25,446	\$28,115	\$26,058	\$23,398	\$21,077	\$21,091	\$18,992	\$17,099	\$15,393	\$13,850	\$12,561	\$11,391	\$10,331	19,369	\$0,497	\$7,705	\$6,988	\$4,934	\$1,610	\$291,624		
Gross Revenue	MS/yr.	80	80	\$75,219	\$229,687	\$311,622	\$314,846	\$318,070	\$312,387	\$289,530	\$259,982	\$234,185	\$210,912	\$189,922	\$170,992	\$153,926	\$138,502	\$125,607	\$113,912	\$103,306	\$93,668	\$84,965	\$77,055	\$69,681	\$49,336	\$16,105	\$3,646,296		
	Year	2021	2022	2023	2024	2025	5055	2027	2028	5029	2030	2031	2035	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	Totals		

Table 4b, Page 1	Zenith Energy Ltd	D Bibane Triassic Prospect	October 1, 2021

Type Model Fines # Weeks # Weeks # Weeks # Weeks Type Type <th></th>																	
Secretary Control Co	1	Sergie	Well Products	on Physics	ı		# Wells	# Wells	d Wells	Total	GAS Sales		đ	ptal Espend.	tures - MS		
27.300 345 10,017.300 2021 0.0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	, and	Muc1/6	Owys On	Met/ye	Year	Count	-	~		Med/ye		Caploration	Drilling & Completion		Facility	Produce	Yotal Capital (Tecalared)
1,500 1,50	_	27,500	365	10,037,500	2021	0.0	0			0		9005	o			٠	9005
25.500 365 10,027.500 2023 1.0 10,077.500 20,075.500 0 10,175.500 275.00 0 10,075.500 20,075.500 0 10,175.500 20,075.500 1 10,175.500 20,075.500 1 10,175.500 20,075.500 1 10,175.500 20,075.500 1 10,175.500 20,075.500 1 10,175.500 20,075.500 1 10,175.500 20,075.500 1 10,175.500 20,075.500 1 10,175.500 20,075.500 1 10,175.500 20,075.500 1 10,175.500 20,075.500 1 10,175.500 20,075.500 2 11,175.500 20,0	2	27,500	365	10,037,500	2002	0.0	0	0		0	0	0	20000	2000	20000	200000	288660
27,500 345 10,0007,200 2004 10,0007,200 2004 10,0007,200 2004 10,0007,200 2004 10,0007,200 20,000,200 0	3	27,500	365	10,037,500	2023	0,1	10,037,500	0		0 10.037.5		0	40000	10000	0	0	82000
27.500 345 10.0077.500 70.0077.500 70.075.500 0 10.0172.500 825.50 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		27,500	365	10,037,500	2004		10,037,500	20,075,000		0 30,112,5		0	0	0	0	0	0
1,4,546 365 30.00022 20.0002	10	27,500	365	10,037,500	2025	3.0	10,037,500	20,075,000				0	0	0	0	0	0
12,815 865 86487,786 2028 3.0 10,0175,500 0		24,658	365	9,000,022	2026	3.0	10,037,500	20,075,000				0	0	0	0	0	0
13,775 365 6,200 3.0 0,000 2,000 3.0 0,000 0		22,109	365	8,069,778	2007		10,037,500	20,075,000				0	0	. 0	0	0	0
15,936 345 54,672,022 340 340,00044 0 18,009,044 0 1		19,824	365	7,235,684	2028		9,000,022	20,075,000				0	0	0	0	0	0
13,938 345 5,417,327 2010 3.0 2,215,664 16,195,555 16,444 20,203,616 2,023,13,129 2,0442 2,0413 2,06 2,0413,227 2,0413 2,041		17,775	365	6,487,802	2023		8,069,778	18,000,044				0	0	0	0	0	0
14,290 365 4,676,830 2002 3.0 6,457,369 0 18,792,835 51487 0 0 0 0 0 0 0 0 0	0	15,938	365	5,817,221	2030		7,235,684	16,139,555				0	0	0	0	0	0
12,813 365 4,668.00 2002 3.0 3,817,221 12,975,604 0 16,792,825 51487 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	_	14,290	365	5,215,952	2031	3.0	6,487,802	14,471,367		-		0	0	0	0	0	0
11,485 365 4,191,422 2033 3.0 4,215,922 11,514,443 0 16,650,395 446,65 0 0 16,650,395 446,65 0 0 16,650,395 446,65 0 0 17,314,314 0 0 10,411,314 0 0	N	12,813	365	4,676,830	2032	3.0	5,817,221	12,975,604				0	0	0	0	0	0
1,0,0.1 365 3,73,0.96 2004 3.0 4,193,422 3,933,060 0 15,106,734 4,1934 0 0 0 0 0 0 0 0 0	n	11,489	365	4,193,432	2033		5,215,952	11,634,443				0	0	0	0	0	0
9.217 365 3.527.044 2035 3.0 4.93.432 9.353.660 0.13.547.022 37115 0 <t< td=""><td>4</td><td>10,301</td><td>365</td><td>3,759,936</td><td>2034</td><td></td><td>4,676,830</td><td>10,431,904</td><td></td><td></td><td></td><td>0</td><td>0</td><td>0</td><td>0</td><td>0</td><td>0</td></t<>	4	10,301	365	3,759,936	2034		4,676,830	10,431,904				0	0	0	0	0	0
Size 345 3,002,899 2006 30 3,759,998 8,386,844 0 12,146,862 31279 0 0 0 0 0 0 0 0 0	vo	9,237	365	3,371,364	2005		4,193,432	9,353,660				0	0	0	0	0	0
7,426 345 2,710,451 2007 3.0 3,37,364 7,519,996 0 10,091,360 25939 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	9	8,282	365	3,002,899	2036	3.0	3,759,998	8.386,864				0	0	0	0	0	0
6,658 3,65 2,490,259 200 3,007,277 0 9,765,626 2,675 0	h	7,426	365	2,710,451	2007	3.0	3,371,364	7,519,996			_	0	0	0	0	0	0
5.970 365 2,179,102 2039 3.0 2,710,451 6.045,798 0 8,756,249 2,2990 0 <th< td=""><td>10</td><td>6,658</td><td>365</td><td>2,430,299</td><td>2038</td><td></td><td>3,022,899</td><td>6,742,727</td><td></td><td></td><td></td><td>0</td><td>0</td><td>0</td><td>0</td><td>0</td><td>0</td></th<>	10	6,658	365	2,430,299	2038		3,022,899	6,742,727				0	0	0	0	0	0
1	0	5,970	365	2,179,102	2039		2,710,451	6,045,798				0	0	0	0	0	0
0 365 0 2041 3.0 2,179,102 4,860,397 0 7,038,699 19287 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	9	0	365	0	2040		2,430,299	5,420,903				0	0	0	0	0	0
0 365 0 2042 2.0 0 4.358.205 11940 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		0	365	0	2041	3.0	2,179,102	4,860,597				0	0	0	0	0	0
0 345 0 2043 1.0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	P.	0	365	0	2042		0	4,358,205				0	0	0	0	0	0
0 345 0 2044 0.0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		0	365	0	2043	1.0	0	0		0	0	0	0	0	0	0	0
118,358,333 236,716,666 0 355,074,999	Ŧ.	0	365	0	2044	0.0	0	0		0	0	0	0	0	0	0	0
118,358,333 236,716,666 0 355,074,999 60,000 15,000 50,000 15,000 20,000 15,000 20,000	95	0	365	0	2045	0.0	0	0		0	0	0	0	0	0	0	0
10% 118,358,333 236,716,666 0 355,074,999 60,000 15,000 50,000 15,000 50,000 50,000 15,000 50,000 50,000 15,000 50,000 50,000 15,000 50,0																	
12 2000 20	N N			110,158,333			118,358,333	236,716,666			000		000'09	15,000	20,000		345,680
27500 2021 1 0 0 0 0 2022 1 1 1 1 1 1 2 2023 2 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0	los Si	10%										2000	20000	2000	20000	20000	
27500 2021 1 0 0 0 0 2022 2023 2 2 0 0 0 2023 2 2 0 0 0 0	ear prod																
27500 2021 1 0 0 0 0 0 2022 1 1 1 1 1 1 1 2 2022 2 2 0 2 2 2 2	Months.															Cost 70	
- 0 - N 0 0 0	act//d	27500									2021	-	0	0	0		
0 N 0 0 0											2022		-	_	_	-	
											2023		N	re	0	0	
0 0											2024		0	0			
0											2025		0	0			
											3696		4	<			

Total for Part 2 Zerith Dwerge Ltd D Bleave Triessic Prospect October 1, 2021

Production Streams, Revenues and Cash News - Prospective | Before Income Tax

Son Podetter.	Cross Sales	20	Coss feorna	ĵŝ	r de pro-	Capart Payment		Que sen con - way.	- why.		Papert Total November	Year Capital Canta	Aberban A Section about	Net Cash Tow Posts	Net Cash Flow (Prott)	-		g	ŗ	ĕ
2124	April A	6353	1600	,	of the	ž	Town or the second	Variable	heredal Ruh	Total (Constitution)	Operating Cash. Floor). MS/ye.	of the	20	16.00	ME/y.		r	¥	9	2
	۰	65.30	2	£	2	2	۰	٠	-	۰	٠	1,000		1,000	5,000 1,0		4000	1000	4000	307
	0	15.60	2	ŧ	3	2	0	۰	٥	0		788,560	۰	-288,660	288,000 0.	202	2007	041,000	216,000	316,329
10,007,300	9734700	83.80	\$17.13	£	81(0)4	11117	10,300	2309	•	13,307	36,815	52,000	0	115,385	48388 14	130	1990	15,796	-11,480	10.31
38,712,300	27,788,500	15.70	\$157,910	£,	80,038	67579	10,800	7.578		18,356	0.0000		۰	1197617	110,617	700	NO.	0.040	10.00	19,173
36,712,360	27,748,500	95.80	9180,580	ε	100,407	11,007	10,800	7,549	•	19,547	132,000	0	۰	132,699	112,688 34	101	0.00	10.761	17,041	60,000
30,712,500	27,711,500	15.86	0102343	£	88,741	6376	10,800	7,539	۰	20,316	519,617		۰	130,612	130,650 +48	Ī	10010	90709	60,31	0000
30,717,500	27,711,500	117.17	8104,003	ŝ	0170	91,640	10,800	7,348	۰	20,713	107101	-		107/101	81 10/00		11000	1,139	1400	45,788
29,071,027	26,748,020	11.34	6119709	ε	\$10,757	11,600	10,800	7,248	۰	23.870	134,880		0	134,683	83 080'SCL		10.00	196/10	10,734	31,4804
28,000,821	23,584,234	10.0	\$100,000	Ε	811,589	81/46	10,800	4,517	۰	70,407	111,439	۰	0	111,409	111,429 148		2000	57.09	10,000	28,550
25,375,238	21,585,720	18,10	81317.82	ε	\$10,005	51315	10,000	5,844	۰	23,010	199,365		۰	99,345	90,365 8.8		0000	4000	38,764	18,770
9	18,782,636	10.0	8119,345	ε	84,503	94,536	10,800	3,240	۰	13,674	89/46			88,766	88/88 118		1484	0000	72,344	14,580
595	17,288,599	16.24	\$108,732	£	1347/43	11,042	10,800	4,098	۰	197394	78,314		0	78,014	28,014 10.85	000		10,004	17,00%	18,712
8	15,002,063	16.34	100,000	£	84,8+6	1993	10,800	6,213	۰	19,346	067/68		0	06/10	811 062'00		1000	85.00	13,788	7,308
15,100,734	13,900,031	36.42	\$60,738	£	10078	2005	10,000	3,777	۰	18,367	817/19	•	۰	61779	81.338.128		00,730	7,986	187.90	9
3	12,463,321	84.50	600,002	g	100719	ŝ	10,000	3,347	۰	18,801	34,038	•	۰	94,039	54,019 11.8		10/01	1000	1,780	107
12,346,862	000000	16.58	MAN	£	9777	8735	10,000	3,007	۰	18,757	67,469			47,413	47,400 14.80		10,040	100	2005	37.100
3	14,420,051	16.71	167,096	ε	100,000	2477	10,000	3733	۰	18,731	11,807	*	0	41,807	41,407,118		1076	200	4,100	5762
9741709	8/384/376	36.84	80,488	g	10,334	5118	10,000	2,440		18,681	34,658	۰	۰	34,658	36,658 14.80		(30)	1300	3,413	200
4,714,249	8,010,719	10.10	616,315	g	85,040	2115	10,300	2,189	0	18,694	31,817		۰	31,307	31,917 11.8/1		1000	25	2,41%	1,338
1,411,001	7,213,705	27.72	817,410	g	\$1,679	8114	10,800	1,860	۰	18,739	84772			27,549	27,548 14.87	107	106	90	167	î
8	6,408,523	87.78	847,007	g	84,213	8430	11,000	1,740	٠	197915	15,502		0	23,507	25,027 1140		5	010	(100	5
8	4,009,348	82.40	879,703	g	65,673	8590	10,600	1,090		115,317	8,013		1,500	7,3113	7,511.31.82		5713	100	ũ	ý
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Campany Great	101,000,000		10,015,224		8143,000	895,132	8517,199	888,788,75		3861388	1,476,059	345,660	1,500	CRUM	100.0%					
Company Net.	300,160,990	200				ŧ	19,000	10.04												
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Table 49, Page 3
Zerith Energy Ltd
El Bibane Triassic Prospect
October 1, 2021

R Factor - Royalty Rate - Tax Rate - Depreciation, Prospective Resources - Low Estimate

Tax Rate	ž	2006	20%	20%	20%	20%	2006	805	80%	9000	20%	55%	55%	5596	55%	55%	55%	55%	55%	55%	55%	55%	25%	9888	55%	55%		9008
Royalty Sate	×	44	ž	ž	404	969	969	960	948	ž	960	356	8	306	16	346	£	35	32	g,	36	黄	346	346	346	946		388
R Factor		0.72	0.26	0.37	0.61	0.84	1.04	1.17	1.28	1.37	1.44	1.50	1.55	1.58	1.60	1.62	1.64	1.65	1.66	1.66	1.66	1.66	1.65	1.65	1.65	1.65		0.75
Cumulative	NS	\$101,000	\$389,660	\$455,007	\$474,563	\$494,510	\$514,856	\$535,609	\$556,480	\$576,887	\$596,897	\$616,572	\$635,966	\$655,132	\$674,119	\$692,970	\$711,727	\$730,428	\$749,109	\$767,804	\$786,542	\$805,354	\$823,072	\$823,072	\$823,072	\$623,072		\$96,000
Total Expenditures	MS/yr.	5,000	288,660	65,347	19,556	19,947	20,346	20,753	20,870	20,407	20,010	19,674	19,394	19,166	18,967	18,851	18,757	18,701	18,661	18,694	18,739	18,812	17,717	0	0	0	\$690,542	985
	M\$/yr.	8,000	288,660	52,020	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	\$345,680	
Operating Costs Capital Costs	M\$/yr.	0	0	13,327	19,556	19,947	20,346	20,753	20,870	20,407	20,010	19,674	19,394	19,166	18,387	18,851	18,757	18,701	18,661	18,694	18,739	18,812	117,717	0	0	0	\$344,862	
Cumulative Net Revenue	N.S	\$72,500	\$101,866	\$168,695	\$291,207	\$413,678	\$535,032	\$628,513	\$713,329	\$790,895	\$861,900	\$927,149	\$982,732	\$1,034,062	\$1,081,538	\$1,125,526	\$1,166,349	\$1,204,536	\$1,240,326	\$1,273,947	\$1,305,597	\$1,335,464	\$1,358,361	\$1,358,361	\$1,358,361	\$1,359,361		\$72,000
Net Revenue	M\$/yr.	\$500	\$29,366	\$66,829	\$122,511	\$122,472	\$121,354	\$93,481	\$84,816	\$77,566	\$71,005	\$65,249	\$55,583	\$51,330	\$47,476	\$43,988	\$40,023	\$38,187	\$35,792	\$33,679	\$31,650	259,652	\$22,696	2	8	2	\$1,233,597	16
Corp Tax (Grosssed Up)	MS/yr.	(\$500)	(\$29,366)	(\$16,151)	\$32,240	\$31,782	\$31,248	\$60,664	\$62,346	\$55,710	\$49,683	\$44,383	\$42,908	\$38,110	\$33,730	\$29,733	\$26,072	\$22,994	\$20,162	\$17,554	\$15,152	\$12,937	\$4,133	\$0	90	90	\$568,472	1.0
	MS/yc.	3	\$0	\$1,034	\$3,158	\$6,427	\$9,741	\$9,840	\$12,797	\$11,589	\$10,495	\$9,533	\$9,741	\$8,846	\$8,031	\$7,291	\$19'98	\$6,051	\$5,534	\$5,061	\$4,629	\$4,233	\$2,673	23	\$	8	\$136,414	
Gross Revenue	MS/yr.	\$0	20	\$17,713	\$157,910	\$160,680	\$162,343	\$164,005	\$159,959	\$144,865	\$131,182	\$119,165	\$108,232	\$98,285	\$49,238	\$81,012	\$73,511	\$67,231	\$61,488	\$56,235	\$51,431	\$47,037	\$29,703	30	20	90	\$1,938,484	
	Year	1202	2202	2023	2024	2025	2026	2027	2028	5059	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	Totals	

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reduction and Capital Forecast - Prospective Resources - High Estimate

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345 5,856,252 2033 6.0 9,965,232 1,225,461 23,55,442 64,225,116 175959 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
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365 2.942,173 2038 6.0 3,895,883 13,449,185 10,317,477 27,662,345 75788 0
1,555,254,816 2009 6.0 3,385,611 11,687,649 8,964,123 24,019,381 6,208,6773 5,235,616 6.0 2,236,173 5,236,616 6,209,6773 5,739,746 6,208,6773 5,739,746 6,208,774 6.0 2,236,616 6,207,773 6,776,726 6,776,726 6,709,739 6,776,726 6,776,
1,855 2,221,931 2040 6.0 2,942,173 10,136,834 7,791,746 20,890,773 57235 0 0 0 0 0 0 0 0 0
1,340,909 2041 6.0 2,256,816 6,826,520 6,771,222 18,154,536 49739 0 0 0 0 0 0 0 0 0
365 0 2042 60 2,221,931 7,670,448 5,884,347 15,776,726 43224 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
365 0 2043 6.0 1,930,909 6,665,794 5,113,632 13,716,335 37543 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
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Company Net

Total 4c Page 2
Zerith Evergy Ltd

Bibbare Triassic Prospect
October 1, 2021

Production Screams, Revenues and Cash Flows - Prespective Resources - High Estimate Before Income Tax

													4091001	Project Undecounted	Share Undernanted		Campany Share Decounted B	a posture a	
0	Cress Production	Gross Sales	Oil Pice	Coss	$\frac{1}{2}\frac{1}{2}$	loyety	Dapment	Open	Operating Costs - ME/ye.		Papet Tatal Revenue	Total Capital Costs		Net Cash Flow (Prafit)	Net Cash Flow (Prufit)	ś	į	ě	ţ
, and	Met/yr	Mactiye	172	MEN	ø	MEN.	100	Family	20000	Total	(Secreting Cash Flow) MS (yr.)	MA	14/20	ML/yr.	MIN	88	¥	ī	¥
	0	0	\$5.50	08	ž.	2	2	0			۰	8	۰	-5,000	8	-4,970	1,90	900) III
	0		\$5.60	8	ŧ	2	2	0	0	0	0	341,790	۰	-341,700	-140,700 eac	427,499	314,309	900,508	291,580
	14,210,000	16,790,000	\$5.60	2394004	ž,	\$1,480	1940	10,300	4,363	15,463	75,740	78,550	۰	-2,290	-2,210 1.87	3,090	1,916	1,743	1,628
	71,000,000	67,140,000	\$5.70	\$382,812	£	17,434	13,428	11,200	18,750	81,218	240,075	53,040	۰	287,015	280,015 2.80	248,512	718,377	198,177	175,080
	108,900,000	100/140/000	\$5.80	\$184,212	ŧ	\$23,372	15,043	11,800	27,375	42,404	512,673	0	0	\$12,673	512,673 3.87	424(46)	354,528	238,457	253,768
	108,500,000	100,740,000	55.86	\$190,016	É	140,227	11,303	11,800	27,375	49,232	433,334	0	0	493,954	493,954 4.87	389,488	310,530	230,085	203,270
	108,500,000	100,740,000	\$5.92	5596,387	£	\$53,674	17,364	11,800	27,375	44,117	492,625	0	0	492,625	480,425 5.82	368,944	281,541	214,880	148,504
	107,108,667	94,540,893	83.98	\$589,275	ģ	\$53,035	15,010.0	11,800	26,777	44,313	486,034	0	0	466,034	486,014 6.87	347,613	212,522	184,098	138,896
	97,861,412	90,012,499	86.04	\$543,796	108	154,180	\$1,418	11,800	24,465	42,491	441,488	0	0	441,488	441,488,737	300,718	258,525	146,960	105,139
	81,043,801	78,240,297	\$6.10	\$477,286	10%	127,727	14,773	11,800	21,261	115,611	3115,2754	0	0	385,256	385,236 8.87	245313	165,423	2007111	23,454
	73,905,004	47,992,004	86.18	\$400,194	109	\$42,019	\$4,702	11,800	18,476	36,907	337,066	0	0	337,066	337,046 9.87	208,246	131,574	84,845	55,764
	64,225,136	59,087,125	84.24	\$369,885	#	\$40,647	13,699	11,800	14,054	34,636	230,863	0	0	230,863	290,863 10.67	171,146	110,217	139713	40,086
	55,413,709	51,348,060	16.34	\$125,547	#	815,810	\$9,235	11,800	13,853	12,661	253,620	0	0	253,820	253,820 11.87	142,236	81,883	48,311	29,130
	44,502,866	44,622,636	26.42	\$296,477	#	\$31,513	\$2,865	11,800	12,126	10,850	221,150	۰	0	221,150	221,150 12.87	118,027	64,858	34,602	21,165
	42,150,097	38,778,090	\$6.30	\$252,038	#	\$27,728	52,521	11,800	10,538	23,424	192,337	0	0	182,337	192,337 13.87	197,741	11,280	18972	13,340
	34,429,397	33,699,045	\$6.54	\$127,675	#	624,384	82,217	11,800	9,157	28,206	166,868	۰	0	106,865	166,868 14.87	80,777	40,441)	59,883	11,090
	31,631,762	29,285,239	17.98	\$196,494	#	851,534	\$1,965	11,800	7,558	27,123	145,791	۰	0	145,791	145,791 15.82	67,713	30,134	11,864	8,0375
	27,662,545	25,649,542	26.04	\$174,173	2	819,159	51,742	11,800	916'9	76,706	127,065	0	0	127,045	127,045 14.87	16/35	25,453	12,024	1,865
	24,009,383	22,116,233	26.30	\$154,387	#	\$16,383	\$1,544	11,800	6,010	25,437	110,424	0	0	110,424	110,424 12.87	46,175	20,100	9,096	4740
	20,890,773	19,219,511	\$7.12	\$136,849	ž	\$15,053	\$1,368	11,800	5,223	24,730	45,629	0	0	95,629	91,629 18.87	38,084	15,601	6,40	3,045
	18,154,558	14,702,194	\$7.76	\$121,304	ž	\$13,343	61,213	11,800	4,539	24,278	82,469	0	0	12,013	82,469 19.87	11,279	12,401	5,131	5,709
	13,776,726	14,514,588	\$7.41	\$107,524	ž	\$11,328	\$1,075	11,800	3,544	23,863	70,758	0	0	70,758	70,758.20.87	25,340	9,000	3703	5000
	13,710,335	12,613,508	\$7.36	885,310	į	\$10,484	8913	11,800	3,428	23,542	166,09	0	0	100,033	46,331 21.87	39,735	7,504	2,038	6.5
	10,234,590	9,417,663	17.73	\$72,585	ž	\$7,984	27.78	11,500	2,559	22,170	41,785	0	0	41,705	41,785 22.87	13,664	4776	1706	9
1	3,861,818	1,552,073	\$7.96	\$27,933	#	21/075	6779	10,400	999	18,607	5,977	0	3,000	2,977	2,977 23.87	6.76	906	300	Ħ
- 1	1,197,154,998	1,101,382,588		6,820,573		21970196	907'99	1267,800	\$190,269	851178	5,430,087	477,790	3,800	4,948,307	4,349,307	3,114,738	2,071,420	1,432,540	1,017,157
ş.	Company Gress	1,101,382,588		\$4,420,573		\$610,612	100,004	1367,800	8299,286.75	851178	5,430,087	477,790	997	4,949,307	100.001				
ı																			

Table 4c, Page 3 Zenith Energy Ltd El Bibane Triassic Prospect October 1, 2021

R Factor - Royalty Rate - Tax Rate - Depreciation, Prospective Resources - High Estimate

Tax Rane	ø	90%	20%	80%	9005	20%	888	5.5%	9009	9009	9009	900.9	9000	9639	9459	65%	9459	659	9659	659	9659	65%	65%	9659	65%	9659		20%
Royalty Rane	z	456	ž	Ŕ	ŧ	É	16	ğ	10%	10%	10%	11%	11%	11%	11%	11%	11%	11%	11%	11%	11%	11%	11%	11%	11%	11%		35
R Factor		0.72	0.24	0.38	0.74	1.22	1.63	1.92	2.16	2.32	2.64	2.53	2.50	2.63	2.66	2.68	5.69	2.70	2.70	2.70	5769	2.66	2.67	2.65	2.64	2,62		0.75
Cumulative	25	\$101,000	\$442,700	\$536,193	\$620,506	\$662,910	\$706,163	\$750,280	\$794,593	\$837,084	\$876,595	\$913,501	\$940,137	\$980,799	\$1,011,749	\$1,041,223	\$1,069,429	\$1,096,552	\$1,122,759	\$1,148,195	\$1,172,994	\$1,197,273	\$1,221,136	\$1,244,677	\$1,256,847	\$1,285,449		\$96,000
Total	MS/yc.	2,000	341,700	93,493	84,313	42,404	43,252	44,117	44,313	42,491	39,511	36,907	34,636	32,561	30,350	29,474	28,206	27,123	56,206	25,437	24,799	24,278	23,863	23,542	22,170	18,502	\$1,076,994	250
	MS/ye.	2,000	341,700	78,030	53,060	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	\$477,790	
Operating Costs Capital Costs	MS/yr.	0	0	15,463	31,253	42,404	43,252	44,117	44,313	42,491	39,511	36,907	34,636	32,661	30,350	29,474	28,206	27,123	26,206	25,437	24,799	24,278	23,863	23,542	22,170	18,602	\$599,204	
Cumulative Net Revenue	NS.	\$72,500	\$107,170	\$203,916	\$456,814	\$809,176	\$1,152,588	\$1,438,771	\$1,713,529	\$1,938,052	\$2,136,438	\$2,312,373	\$2,452,510	\$2,577,264	\$2,608,481	\$2,707,794	\$2,676,620	\$2,956,735	\$3,029,156	\$3,094,786	\$3,154,423	\$3,206,778	\$3,258,482	\$3,304,092	\$3,341,585	\$3,364,508		\$72,000
Net Revenue	MS/yr.	\$500	\$34,670	\$96,746	\$252,897	\$352,363	\$343,412	\$286,183	\$274,758	\$224,524	\$198,366	\$175,935	\$140,137	\$124,754	\$111,218	\$99,312	\$86,626	\$80,115	\$72,421	\$65,629	\$59,637	\$54,355	\$49,704	\$45,610	\$37,492	\$22,923	\$3,082,423	510
(Crosssed Up)	MS/yr.	(\$200)	(\$34,670)	(\$4,603)	\$122,258	\$208,558	\$199,698	\$256,524	\$261,482	\$264,893	\$231,153	\$202,240	\$100,061	\$164,983	\$143,747	\$125,019	\$108,464	\$94,764	\$62,593	\$71,775	\$62,159	\$53,605	\$45,993	\$12,002	\$27,108	\$1,935	\$2,749,598	1.0
	MS/yr.	0\$	20	\$1,680	\$7,656	\$23,372	\$47,227	\$53,674	\$53,035	\$54,380	\$47,727	\$42,019	\$40,687	\$35,810	\$11,513	\$27,726	\$24,384	\$21,614	\$19,159	\$16,503	\$15,053	\$13,343	\$29'11\$	\$10,484	\$7,584	\$3,072	\$563,900	
Gross Revenue	M\$/yr.	8	80	\$94,024	\$382,812	\$584,292	\$590,336	\$596,381	\$589,275	\$543,796	\$477,266	\$420,194	\$369,885	\$325,547	\$286,477	\$252,058	\$221,675	\$196,494	\$174,173	\$154,367	\$136,849	\$121,304	\$107,524	\$95,310	\$72,585	\$27,331	\$6,395,921	
	Year	2021	2022	2023	5024	5202	9202	2027	9202	5059	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	Totals	

Figure 4

RISK ANALYSIS (ARITHMETIC AVERAGE)

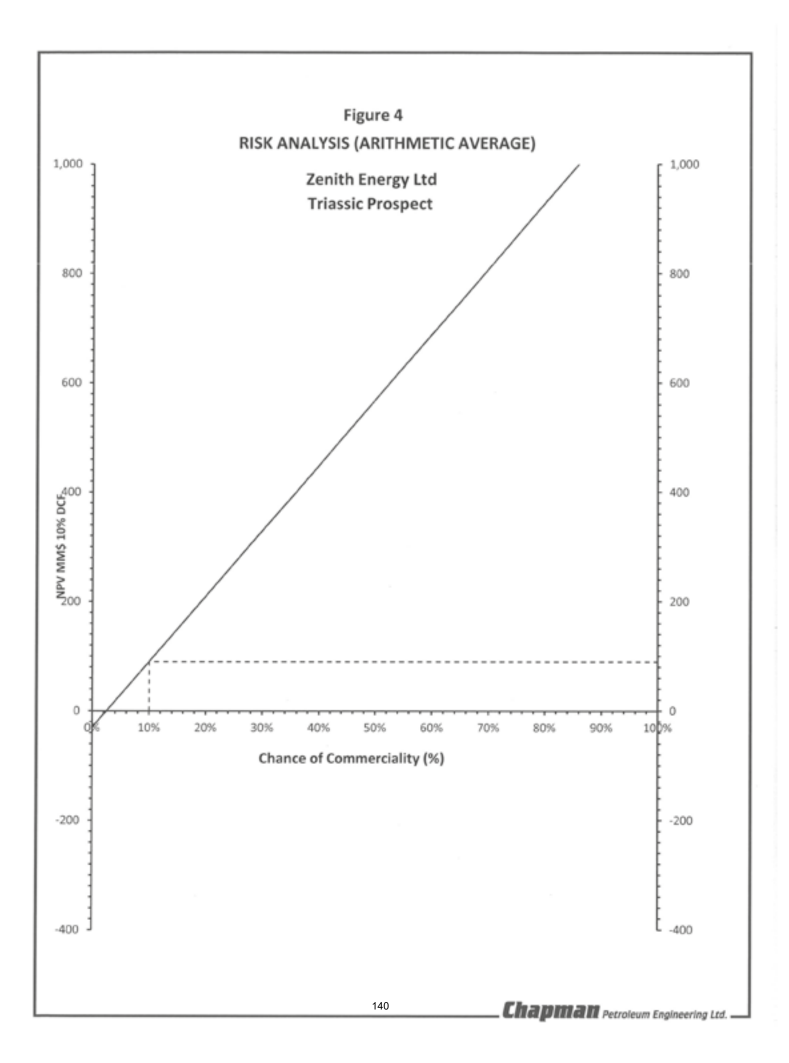
Zenith Energy Ltd Triassic Prospect El Bibane Concession, Tunisia

ECONOMIC PARAMETERS

Net Capital Exposure (Failure Case), M\$	30,000
Geological Risk Factors	
Source Rock	75%
Reservoir Rock	65%
Trap/Seal	40%
Timing/Migration	75%
Chance of Discovery	15%
Development Risk Factors	
Economic Viability	95%
Market Access	95%
Production & Transportation Infrastructure	95%
Regulatory & Social Licence	95%
Corporate & External Approvals	90%
Reasonable Timetable for Development	90%
Chance of Development	66%
Chance of Commerciality (Chance of Discovery * Chance of Development)	10%

TOTAL VALUES

Discount Rate	undisc.	5%	10%	15%	20%
Unrisked Value, M\$	2,915,000	1,799,873	1,168,357	783,367	534,548
Risked Value, M\$	264,500	152,987	89,836	51,337	26,455
Minimum Chance of Commerciality Req'd	1%	2%	3%	4%	5%



APPENDIX A

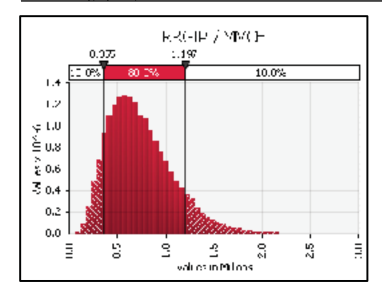
INDEX

Figure A-1: Monte Carlo Output Results Figure A-2: Monte Carlo Input Results

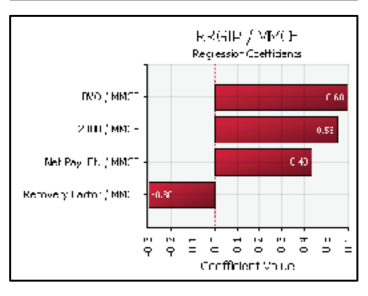
@RISK Output Report for RRGIP / MMCF

Performed By: Chapman Petroleum Engineering Ltd.

Date: Monday, April 26, 2021 5:02:52 PM



	(GLP / MMCH 197
1.11	10.3%
0.8	
0.6	
0.4	
11.2	
0.0	
	2 5 5 5 values n Milions



Simulation Summary Infor	Simulation Summary Information							
Workbook Name	Monte Carlo Parameter							
Number of Simulations	1							
Number of Iterations	1E+05							
Number of Inputs	4							
Number of Outputs	1							
Sampling Type	Latin Hypercube							
Simulation Start Time	4/26/21 16:59:34							
Simulation Duration	00:01:48							
Random # Generator	Mersenne Twister							
Random Seed	1008811076							

Summary St	atistics for RRG	IP / MN	1CF
Statistics		Percent	ile
Minimum	65,424	5%	289,364
Maximum	2,705,702	10%	355,075
Mean	740,769	15%	405,453
Std Dev	334,506	20%	449,558
Variance	1.11894E+11	25%	491,717
Skewness	0.834742064	30%	531,493
Kurtosis	3.784042047	35%	569,795
Median	688,846	40%	609,321
Mode	597,679	45%	648,711
Left X	355,075	50%	688,846
Left P	10%	55%	732,194
Right X	1,197,155	60%	778,049
Right P	90%	65%	825,794
Diff X	842,080	70%	878,699
Diff P	80%	75%	937,018
#Errors	0	80%	1,005,715
Filter Min	Off	85%	1,088,167
Filter Max	Off	90%	1,197,155
#Filtered	0	95%	1,363,568

Regression and Rank Information for RRGIP / MM								
Rank	Name	Regr	Corr					
1	BVO / MMCF	0.596	0.604					
2	2000 / MMCF	0.552	0.547					
3	Net Pay Ft. / MM	0.434	0.423					
4	Recovery Factor	-0.297	-0.282					

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EL BIBANE CONCESSION

TUNISIA

OUTPUT RESULTS

OCT. 2021 JOB No. 6773 FIGURE No. A-1

Chapman Petroleum Engineering Ltd.

@RISK Input Results
Performed By: Chapman Petroleum Engineering Ltd.

Date: Monday, April 26, 2021 5:02:57 PM

	Name	Cell	Graph	Min	Mean	Max	5%	95%	Errors	
Ca	ategory: 2000									
	2000 / MMCF	E10	Link Sink	1409.627	3566.667	5745.453	2083.769	5058.199	0	
Ca	ategory: BVO	,			I.	<u>I</u>	ı			
	BVO / MMCF	E8	Ints Ships	0.01389181	0.04691667	0.07489542	0.02457296	0.06660676	0	
Ca	ategory: Net Pay Ft.									
	Net Pay Ft. / MMCF	E9	250 800	260.1366	510	749.6445	339.8051	674.9308	0	
Ca	Category: Recovery Factor									
	Recovery Factor / MMCF	E12	45 81	50.00964	61.66667	74.96065	53.5352	70.66954	0	

ZENITH ENERGY LTD.

EL BIBANE CONCESSION

TUNISIA

INPUT RESULTS

JOB No. 6773 FIGURE No. A-2 OCT. 2021

Chapman Petroleum Engineering Ltd.

EZZAOUIA TRIASSIC PROSPECT JEFFARA BASIN, TUNISIA INDEX

Dis	cussion		145
	Prospective Productivity Product Pri Operating & Capital Exp Operating (e Resources y Estimates ces Environment senditures Costs and Risk	145 146 147 147 147 147
	Attachment	ds .	
	Figure 1:	Triassic Prospect Map	150
	Table 1:	Schedule of Lands, Interests and Royalty Burdens	151
	Figure 2:	Geological Maps and Figures a) Stratigraphic Chart. b) Stratigraphic Correlation Schematic.	
	Table 2:	Summary of Gross Prospective Resources	154
	Table 3:	Summary of Anticipated Capital Expenditures a) Development b) Abandonment	
	Table 4:	Summary of Company Prospective Resources and Economics	157
		Economic Model a) Best Estimate. b) Low Estimate. c) High Estimate	162
	Figure 4:	Risk Analysis	170
	Appendix A	- Monte Carlo Simulation.	172

EZZAOUIA TRIASSIC PROSPECT JEFFARA BASIN, TUNISIA DISCUSSION

Property Description

The Company owns a 45% working interest in the Ezzaouia Concession, in Tunisia. It is comprised of 9,884 acres of land (40 Km squared) and is located onshore near the Gulf of Gabes, east of Djerba Island. The Concession contains a total of 16 wells, including four oil producers, two is shut-in, two water injectors and eight wells which are suspended.

Besides the producing formations the seismic interpretation over these lands indicates a deeper huge Triassic structure, originally identified by Marathon Petroleum, the original company to hold this concession. This portion of the report is an evaluation of the Triassic Prospect on this concession.

Production will be subject to a complex fiscal regime specifying the government royalties and taxes, which vary according to an "R" factor. The "R" factor is the ratio of accrued net revenue divided by the total accrued expenditures and is slightly different for gas production than for oil.

A map showing the Concession boundary and Triassic Prospect outline is presented on Figure 1 and the description of the ownership and details of the fiscal regime is summarized on Table 1.

Geology

The Ras Hamia B Formation is the primary natural gas prospect in the Middle Triassic for the Ezzaouia block. The Ras Hamia sandstones and equivalent age sediments, such as the Trias Argilo-Greseux Formation are major hydrocarbon reservoirs in the Ghadame/Berkine and Melrhir Basins in Tunisia and elsewhere in North Africa. This interval has yet to be penetrated in the Ezzaouia concession, however a number of wells in the vicinity of the Company's blocks have encountered the Ras Hamia Formation.

For Triassic evaluation purposes the relevant geology begins with the Silurian age Tannezuft shale, a regionally extensive rich source rock. From regional control in Lybia it almost certainly extends into Northern Tunisia. From Marathon's interpretation, there is very little risk that a satisfactory mature

source rock not is not present to feed the Triassic reservoir on this concession. As the Triassic unconformably overlies the Silurian in many areas the migration route should not be a problem either.

The Ras Hamia Formation is a sand shale sequence at the top of Middle Triassic, unconformably overlain by an Upper Triassic evaporitic and dolomitic sequence, which provide excellent regional top seals.

A stratigraphic chart for this Basin is attached, Figure 2a and a stratigraphic correlation schematic demonstrating the Ras Hamia B formation orientation is presented in Figure 2b.

Prospective Resources

Prospective resources have been estimated through the use of a Monte Carlo simulation (the Model), which was found to be the best means of representing the ranges of reservoir parameters and resource volumes, in view of the degree of uncertainty in the parameters and lack of a definite analog reservoir. However, the data provided in material from Marathon was sufficient to establish confident ranges for each parameter for input into the model.

Prospective resources of 486,231, 268,679 and 782,325 MMscf have been assigned to the Best, Low and High cases for the applicable performance profile for each case. A shrinkage of 8% was used to convert the raw gas to Marketable Resources. For this evaluation, to be conservative, only the primary product has been included. In reality there may be significant liquid recoveries from this gas, although there is no evidence to demonstrate that circumstance.

A summary of the Prospective Resources is presented on Table 2 and the full Monte Carlo presentation of inputs and results is presented in the Appendix A.

Productivity Estimates

Production forecasts have been developed for each case, based on reasonable expectations in consideration of the resources to be recovered in approximately a 20-year life and the well count to be drilled in each case.

The estimated initial rate per well for each case is presented on Table 2 and the forecast is presented on page one of each of the economic analysis files.

Chapman Petroleum Engineering Ltd.

Product Prices

For this evaluation a gas price based on the latest World Bank European forecast has been used on par.

Operating Environment

This prospect is situated in an active onshore oil and gas field environment within economic reach of a major gas pipeline connected to Italy and the rest of Europe.

Capital Expenditures

The total cost to fully develop this prospect (Best estimate) is \$333 million (\$149 million net to the Company). This includes a seismic program the drilling, completion and equipping of four gas wells, a local gas handling and processing facility and a 360 Km 8" pipeline to the main gas export line. Drilling costs were based on the data from the reserves portion extrapolated to the deeper zone.

The total cost for the Low case, is \$310 million (139 million net to the Company), including only three wells, and for the High case \$402 million (181 net to the Company), including five wells and a 10" line.

For the purpose of conducting a prospect risk analysis, we have assumed that the seismic cost and drilling of a D&A exploration well would terminate the project. The net dry hole costs (capital exposure) would be \$12,375 thousand.

Capital expenditures for this project are shown on Table 3a and page one of each of the economic analyses Table 4a, 4b and 4c.

Abandonment and decommissioning costs have been accounted for at \$500,000 per well, in the final year of production. Facilities would be assigned to or taken over by the government as presented on Table 3b.

Operating Costs

Fixed operating costs have been estimated to be \$5,000,000 per year plus an additional \$120,000 per well per year.

Variable operating costs of \$0.25/Mscf have been estimated for gas processing and handiling.

Economics and Risk

The results of the economic analysis, before income tax are summarized in Table 4, and the before risk cash flows are presented in Tables 4a, 4b and 4c, for the best, low and high estimates, respectively. The before risk analysis for each case represents the results of an assumed successful exploration program and development model having parameters which are considered to be reasonable based on the information available. This defines the 100% Chance of Success (COS) case.

A risk analysis has been performed to determine the feasibility of the Company participating in this project and to determine the after-risk value, utilizing the "Expected Value" technique. In this procedure the Success Case, established by the arithmetic average of the best, low and high estimate results, is offset by the Failure Case (COS=0%).

The failure case (COS=0%) is defined by the net capital exposure or amount of expenditure made by the Company before deciding to stop further activity on the project. This might include one or more dry holes and any land, geological or geophysical expenses undertaken prior to drilling. The capital exposure of this project net to the Company is \$12,375,000 representing the cost of drilling one dry and abandoned exploration well.

The Success Case and Failure Case represent the boundary conditions for the risk analysis. The after-risk value is determined by applying the Chance of Commerciality (COC) to the equation: [Not present value of Success case at the designated DCF% times COC, less capital exposure times (1-COC)].

In establishing the Chance of Commerciality, consideration has been given to the Chance of Discovery, which involves geological factors and the Chance of Development, which involves other factors related to the likelihood of full development, once a discovery is made. The Chance of Commerciality is the product of the Chance of Discovery and the Chance of Development.

The Chance of Discovery, or geological factors, include the four main geological components of a petroleum system needed for commercial production: source rocks capable to generate enough economic volumes of hydrocarbons, presence of reservoir rocks of reasonable quality to accumulate hydrocarbons, a trapping mechanism with a good vertical and lateral seal to hold and retain hydrocarbons, and proper geological timing to coincide with the hydrocarbon generation, expulsion, reservoir presence, and traps formation, and for hydrocarbons to migrate into the trap.

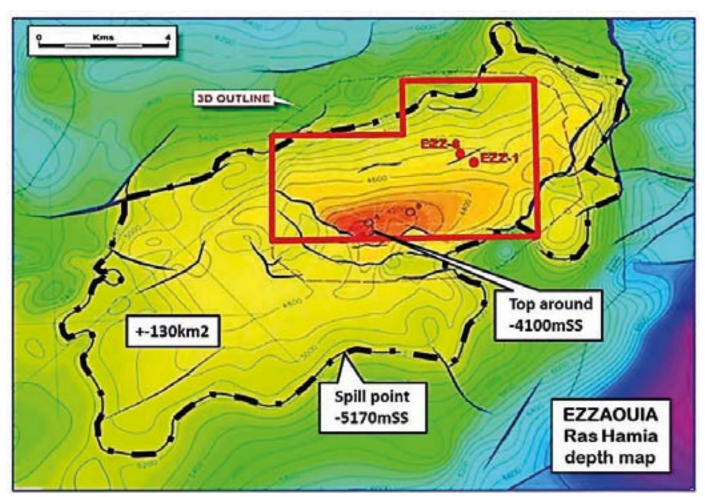
The ranges of chance of success assigned to each of these geological factors can be qualitatively described so that COS 5% to 30% is unfavourable, COS 30% to 50% is questionable, COS 50% is neutral, COS 50% to 70% is encouraging and COS 70% to 95% is considered favourable. A neutral assessment would apply in cases of lack of data or information. The product of all four of these factors results in the overall geological Chance of Discovery.

For this project the results of estimating the overall geological chance of discovery for the Triassic formation is 21%, as shown in Figure 4. The source rock element was rated at 85% based on the existence of prolific source rocks that have generated hydrocarbons in large quantities, as seen in numerous producing fields in the basin. The rating of 75% was also given to the factor of geological timing and hydrocarbon migration that is proved via carrier beds, faults and juxtaposition reservoirs. A rating of 65% was assigned to the reservoir rocks' factor. The rating for the geological trap and reservoir seal elements was estimated at 50%, based on the best geological assumptions that similar Triassic reservoirs experienced in the immediate area. Much of the above judgement was based on a prosect summary developed by Marathon while the property was under its control.

The Chance of Development risk factors include Economic Viability (production forecast, capital and operating costs and price forecast), Market Access, Production and Transportation Infrastructure (facilities and pipelines), Regulatory and Social License, Corporate and External Approvals and a Reasonable Timetable for Development (development plan). For this report, we have assigned an overall Chance of Development of 66%.

For this project the results of the risk analysis before income tax indicate that in order to achieve a 10 percent rate of return a minimum COC of 3 percent would be required. Since we have estimated a COC of 14 percent, the Company's development of this project is considered feasible.

The graphical presentation of the risk analysis and the supporting data and results, before and after risk are shown on Figure 4.



Source: Ryder Scott Company Petroleum Consultants, Candax Report 2007

ZENITH ENERGY LTD.

EZZAOUIA CONCESSION

TUNISIA

TRIASSIC PROSPECT MAP

OCT. 2021 JOB No. 6773 FIGURE No. 1

150 Chapman Petroleum Engineering Ltd.

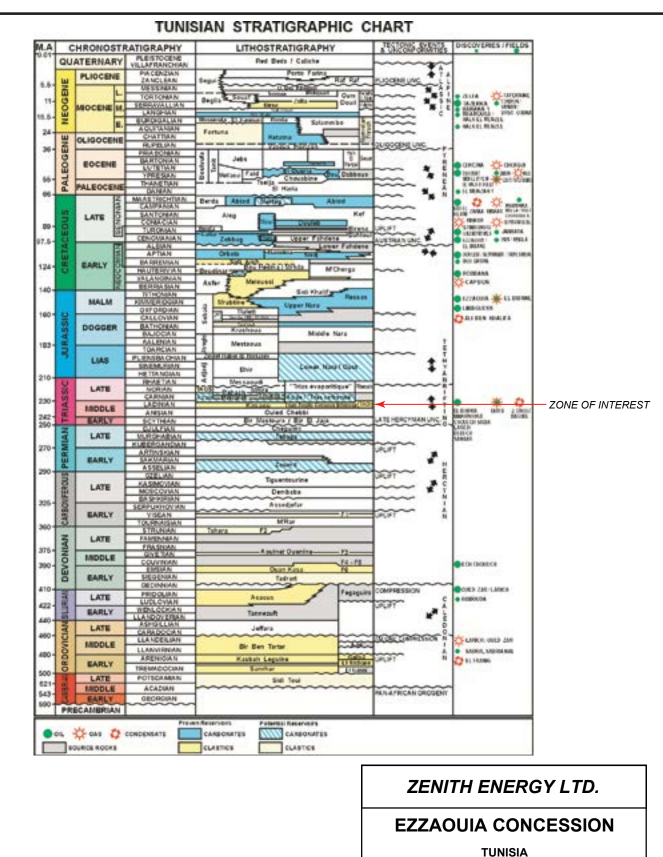
Table 1

Schedule of Lands, Interests and Royalty Burdens
October 1, 2021

Zenith Energy Ltd

Ezzaouia Concession, Tunisia

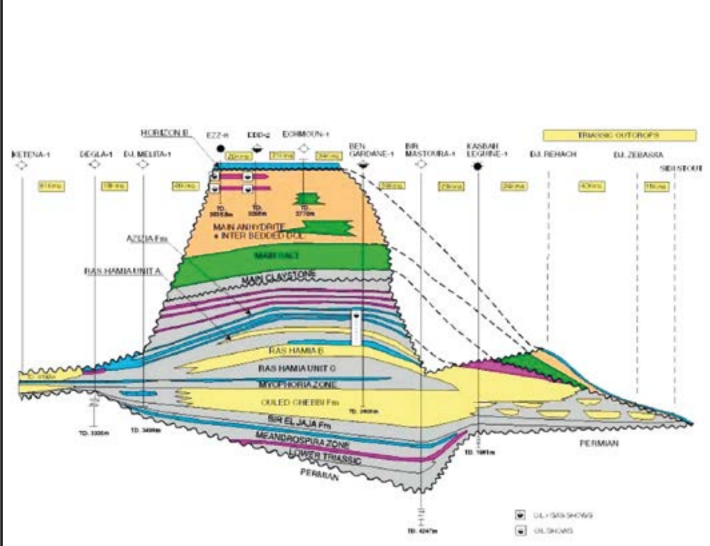
			Appraised Interest		Royalty Burdens		
	Gross		Working	Royalty	Basic	Overriding	
Description	Acres		%		%		
Ezzaouia Concession	40 Km squared (9884 Acres)		45.0000	-	[1]		
Note: [1]	The royalty rate is the total accrued e		by an "R" Factor, which	is the ratio of accr	ued net earnings o	over	
		Gas					
	Royalty Rate =	2%	When "R" Factor is	< 0.5			
		4%		0.5 to 0.8			
		6%		0.8 to 1.1			
		8%		1.1 to 1.5			
		9%		1.5 to 2.0			
		10%		2.0 to 2.5			
		11%		> 2.5			



STRATIGRAPHIC CHART

JOB No. 6773 FIGURE No. 2a OCT. 2021

Chapman Petroleum Engineering Ltd.



Source: Ryder Scott Company Petroleum Consultants, Candax Report 2007

INDEX MAP

ZENITH ENERGY LTD.

EZZAOUIA CONCESSION

TUNISIA

STRATIGRAPHIC CORRELATION Schematic

OCT. 2021 JOB No. 6773 FIGURE No. 2b

Chapman Petroleum Engineering Ltd.

Table 2

Summary of Gross Resources October 1, 2021

Ezzaouia Concession, Tunisia

		Predicted	Prospe	ctive Resource	s	
		Initial Rate	Raw Gas	Sales Gas	NGLs	
Description		Mscf/d/well	(MMscf)	(MMscf)	(MBbls)	Reference
Prospective Resources						
Best Estimate						
Deep Prospect - 4 wells	Triassic	30,000	528,512	486,231	0	Monte Carlo - P50
	Total Best Estimate		528,512	486,231	0	
Low Estimate						
Deep Prospect - 3 wells	Triassic	20,000	292,042	268,679	0	Monte Carlo - P10
	Total Low Estimate		292,042	268,679	0	
High Estimate						
Deep Prospect - 5 wells	Triassic Total High Estimate	40,000	850,353 850,353	782,325 782,325	0	Monte Carlo - P90

Table 3a

Summary of Anticipated Capital Expenditures

Development

October 1, 2021

Zenith Energy Ltd

Ezzaouia Concession, Tunisia

			Capital Interest	Gross Capital	Net Capital
Description	Date	Operation	%	M\$	M\$
Prospective Resources					
Best Estimate					
Exploration	2021	Seismic program	45%	5,000	2,250
First well	2022	Drill, Complete and tie in	45%	22,500	10,125
Gas Facility	2022	Separator, dehyde and local piping and site buildings	45%	50,000	22,500
Gas Transmisssion pipleine	2022	360 kilometer, 8" line	45%	187,200	84,240
Second and Third wells	2023	Drill, Complete and tie in	45%	45,000	20,250
Final Well	2024	Drill, Complete and tie in	45%	22,500	10,125
Total Best Estimate				332,200	149,490
Total Deat Calming				332,200	149,490
Low Estimate					
Exploration	2021	Seismic program	45%	5,000	2,250
First well	2022	Drill, Complete and tie in	45%	22,500	10,125
Gas Facility	2022	Separator, dehyde and local piping and site buildings	45%	50,000	22,500
Gas Transmisssion pipleine	2022	360 kilometer, 8" line	45%	187,200	84,240
Second and Third wells	2023	Drill, Complete and tie in	45%	45,000	20,250
Total Low Estimate				309,700	139,365
High Estimate					
Exploration	2021	Seismic program	45%	5,000	2,250
First well	2022	Drill, Complete and tie in	45%	22,500	10,125
Gas Facility	2022	Separator , dehyde and local piping and site buildings	45%	50,000	22,500
Gas Transmisssion pipleine	2022	360 kilometer, 10" line	45%	234,000	105,300
Second, Third and Fourth wells	2023	Drill, Complete and tie in	45%	45,000	20,250
Final two Wells	2024	Drill, Complete and tie in	45%	45,000	20,250
Total Best Estimate				401,500	180,675

Chapman Petroleum Engineering Ltd. __

Table 3b

Summary of Anticipated Capital Expenditures Abandonment and Restoration

October 1, 2021

Zenith Energy Ltd

Ezzaouia Concession, Tunisia

Description		Well Parameters	Capital Interest %	Gross Capital M\$	Net Capital M\$
Prospective Resources					
Best Estimate					
Deep Prospect - 4 wells	Triassic		45%	4,000	1,800
		Total Best Estimate		4,000	1,800
Low Estimate					
Deep Prospect - 3 wells	Triassic		45%	3,000	1,350
		Total Best Estimate		3,000	1,350
High Estimate					
Deep Prospect - 5 wells	Triassic		45%	5,000	2,250
		Total Best Estimate		5,000	2,250

Note: The above capital values are expressed in terms of current dollar values without escalatic

Table 4 Summary of Company Prospective Resources and Economics

October 1, 2021 (as of September 30, 2021)

Zenith Energy Ltd

Ezzaouia Triassic Prospect

	Resour	rces		Cumulative (Cash Flow (E	BIT) - M\$	
	Gas MMs			Disc	counted at:		
Description	Gross	Net	Undisc.	5%/year	10%/year	15%/year	20%/year
BEFORE RISK	_						
Best Estimate							
EZZ Triassic Prospect	218,804	199,016	935,913	552,690	342,555	217,808	138,924
Law Estimate							
Low Estimate							
EZZ Triassic Prospect	120,905	110,820	437,713	231,722	121,702	58,055	18,833
High Estimate							
EZZ Triassic Prospect	352,046	318,829	1,607,982	969,825	619,629	411,167	278,831
Arithmetic Average							
EZZ Triassic Prospect	230,585	209,555	993,869	584,746	361,295	229,010	145,529
Chance of Commerciality	14%	14%					
AFTER RISK	_						
Arithmetic Average After Risk							
EZZ Triassic Prospect	32,282	29,338	128,499	71,222	39,939	21,419	9,732

M\$ means thousands of dollars

Gross and Net Resources are the same due to the terms of the PSA agreement.

-	Total Capital (Escalaned)	2000	46818	0 0	0 0	0	0	0 0	0	0 1	0 0	. 0	0	0 (0 0	0	0 0	0 0	0	340,589									
	Pypeline		0	0 0	0 0	0	0	0 0	0	0 (0 0	0	0	0 (0 0	0	0 (0 0	0		23400	Cost /ID		**	0				
		0 8	0	0 0	0 0	0	0	0 0	0	0 0	0 0	0	0	0 0		0	0	0 0	0	30,000	20000				. 0				
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1	Capit Completion	0 0000	40000	0000	0 0	0	0 (0 0	0	0 (0 0	0	0	0 (0 0	0	0 (0 0	0	90,000	20000			> -	· N	,-	0 0	0 0	,
	Exploration	0000	0 0	0 0	0 0	0	0 (0 0	0	0 0	0 0	0	0	0 0	0 0	0	0 (0 0	0		2000		,	-					
Escimate	Medid	0 0	30000	120000	120000	116842	107702	96366	77148	69028	55262	49445	44241	39584	31690	28355	25370	15781	2005				10000	2002	2023	2054	2002	2002	
NI Meources - Best Esti	0	0 0	10.950,000	43,800,000	43,800,000	42,647,472	39,311,196	33,173,347	28,158,920	25,195,089	20,170,457	18,047,441	16,147,882	14,448,257	11,566,055	10,349,401	9,260,088	5,760,206	1,847,620	528,512,000									
Table 4a, Page 1 Zewith Energy Ltd Exzacula Triassic Prospect October 1, 2021 Fortcast - Prospective Res	-		0 (10,930,000	10,950,000	10,930,000	10,950,000	8,797,472	7,843,571	7,018,007	5,618,412	5,007,053	4,497,938	4,024,513	3,221,908	2,882,790	2.579.366	2,307,878	1,847,620	32,128,000									
Tab Residual Extraoda Oct Deptal Forecast E Program	~	,	0 000	21,300,000	21,900,000	21,900,000	19,594,944	15,667,143	14,036,013	12,558,671	10,054,107	8,995,875	970764078	7,201,836	5,765,581	5,158,732	4,615,736	3,695,241	0	(4,256,000 1									
Table 4a, Page 1 Zevith Energy Ltd Exzacula Trissels Prospect October 1, 2021 Production and Capital Forecast - Prospective Resources - Best Estimate Development Program -	-	0 0	10,950,000	10,950,000	10,950,000	9,797,472	8,766,252	7,018,007	6,279,335	5,618,412	4,497,938	4,024,513	3,600,918	3,221,908	2,579,166	2,307,878	2,064,966	0	0	132,128,000 264,256,000 132,128,000 528,512,000									
	Count	0.0	1.0	40	40	4.0	9 9	9 9	4.0	9 9	0 0	4.0	40	0 4	40	4.0	0 0	9 9	0,4										
	Year	2002	2003	2002	2026	2028	2029	2031	2002	2033	2035	2036	2037	2038	2040	2041	2042	2044	2045										
in the state of	Medize	10,950,000	10,950,000	10,950,000	9,797,472	7,843,571	7,018,007	5,618,412	5,027,053	4,497,938	3,600,918	3,221,908	2,882,790	2,379,366	2,064,966	1,847,620	0 0	0	0	132,128,000									
Georgia Wood Proods or ions theodia	Oees Oe	365	382	8	36 M	8	98	38	365	365	365	365	365	200	365	365	365	365	365										
3	Mact/d	30,000	30,000	30,000	24,017	21,433	19,227	15,393	13,773	12,323	9,866	8,827	7,898	7,067	5,657	5,062	0 0	0	0		11.56	1.2	30000						
	Year	- ~	m 4		w 10		n S	2 =	12	13	22	16	11	2 2	8	12	22	z	52	Total	Decline %	Frst year prod Months.	D Macritid						
												15	8																

180m 18, 18pm 2	Zenith Energy Ltd	Expansia Triassic Prospect.	October 1, 2021
		ā	

Volution Streams, Revenues and Cash Flows - Prospective Resources - Best Estimate

Before Income Tax

Court March Court Movement Court March															Undecounted	Undecented		Company	Company Dery Decourted #			
	ð	na Poduction		Cas Pros		1	hypery	Payment		Operating Co.	1000		Popel 1std Newton	Total Capital Costs	Abandon & Notaman	Net Cosh You Profits	Met Cash Flow (Profit)	5	5	5		
1	.1	Metily	Merting	1 American	ML/y.	z	× S	4.4	Times		medal trus	Total	(Operating Cost) (19w) 166/y)	16.50	1,54	1675			1	î		
1		۰	0	81.30	2	į.	2	2	3,000	۰	-	3,000	-97000	3,000	۰	-10,000	8		4,007	29/4		907
1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,			0	83.00	2	ś	2	2	8,000	0	-	5,100		264,894	۰	-211,194	121,687 84		111,000	67001		0.00
Particul		10,910,000	10,674,000	85.90	\$34,414	đ	12,757	\$164	62.59	2,738	-	8,175		46,018	0	1,399			475	ş		Ŧ
Commission Com		32,856,000	30,272,000	85.70	\$177,345	¢	16791	\$1,773	5,366	1,011		19,403	149,249	13,677	۰	125,377	36,417.23	0.000	916/24	100		10,407
Control Cont		41,800,000	40,796,000	87.80	5531,717	ε	91,349	12,337	5,480	10,850	-	10,084	284,240	0	0	204,247	01.011	V N.080	60,510	0575		10,000
Control Cont		41,800,000	40,794,000	85.86	\$236,135	ś	814,168	190'05	5,480	10,950	-	18,140	200,463	0	۰	201,465	96,629 40	71,486	34,394	41,00		17,308
14,17,174 13,23,414 13,14,41 13,14,41 13,44,41		41,800,000	40,796,000	25.32	51538,512	ś	819,084	\$2,386	5,480	11,950		18,500	198,580	0	۰	198,580	18, 190,00	00,000	100'15	H.D		1990
1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,		42,642,422	20,731,674	81.38	653/655	ź	818,770	\$2,346	3,480	13,662	-	18,542	196,901	0	0	134,371	40,737 40	0.030	46,594	31.58		1,007
1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,		900000	34,144,300	86.14	\$718,444	g	213,660	52,184	5,480	9,808	-	10,336		0	۰	178,664	66,399 73	9000	37,334	20.00		900
1,4,5,5,5,5,5,5,5,5,5,5,5,5,5,5,5,5,5,5,		35,171,547	32,358,663	04,10	8197,394	g	817,748	81,974	5,480	8,733	ď	12,858		۰	۰	160,597	77,798 83	1879	10710	26,50		200
National		11,411,481	28,213,689	86.18	\$178,934	£	\$16,104	\$1,789	3,480	7,959	-	16,201		0	o	164,769	46,746.50	66,310	75,430	16,39		10,774
Table Tabl		28,158,500	21,906,706	26.76	8163,173	g	\$14,386	51,622	5,480	7,040	0	15,567		۰	۰	130,389	54,675 13		273,837	10,84		100
National State Nati		21,115,089	23,179,682	16.34	\$100,938	g	\$13,226	51,470	5,480	6,239	ø	14,938		0	0	117,304	32,796 11.	_	17,882	10.04		600
No.		22,540,213	20,739,754	26.42	\$111,340	£	811,983	100,12	5,480	1,434	-	14,309		0	0	100,453	47,433 18		11,317	1,855		200
1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,		20,170,457	18,516,809	86.50	8120,619	g	\$10,806	\$1,206	5,480	5,043		13,884		0	۰	94,673	42,603 13.		11,338	6.13		1000
1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,		18,040,441	14,003,644	84.58	\$106,230	g	89,400	21,002	5,480	4,112		13,448				84,850	38,183 14	Ī	1733	400	~	200
1,144,137 1,149,134 14,44 146,141 14,44 146,141 14,44		14,147,882	14,834,051	26.71	990,679	ĕ	23,948	2007	3,480	4,0037	-	13,065		0	0	77,649	34,042.15		2,560	3730		CMIS
1,244,124 1,440,124 14,8		14,448,357	11,310,3167	10,34	100,017	ĕ	59,097	0168	5,480	3,40.2	0	12,731	68,233	۰	۰	68,233	30,715 14.		4,191	2,90		(40)
1,1,044,455 10,441,244 27,154 2		12,007,125	11,890,323	24.30	M1,024	ij	54,302	2630	5,480	1,710		12,603				61,449	27,452 17.	Ī	Lam	227		1961
		11,546,805	10,040,307	67.72	45/271	ř	47,577	8718	1,480	2,802		12,196	51,240	0	۰	10,240	21,858.18.		4,115	5		ž
1,246,244 1,255,244 1,25		10746/01	9,521,449	87.78	\$60,152	ĕ	84,915	2005	3,480	2,587	0	11,988	48337	0	0	49,557	22,301.19.		1,356	100		M
NUMBER N		9,790,088	4,579,281	13.73	1117798	ij	11076	260	5,480	2,315		11,815	44,334	۰	٠	44,354	11,959 20.		17731	1,08		:
STREAM S		8,781,430	7,822,395	87.78	857,587	ś	85,740	\$176	3,480	1,007		11,624	319,588	0	0	30,588	12,854.21.		227%	808		900
1,547,4700 1,549,041 1,524,0 1,13,120 1,044 1,13,120 1,044 1,13,120 1,044 1,13,120 1,044 1,044,141 1,044,142 1		5,740,296	5,799,390	17.73	140,044	ĕ	84,084	8019	5,480	1,4400	0	10,917	21,439	0		23,439	11,4427.23.		15	7		100
101,112,100 101,011	1	1,847,670	1,499,411	\$7.86	113,343	1000	81738	\$134	3,480	462	0	9,55.7	2.336	٥	2,000	306	151 23		z	4		
STALADLING STA		000/212/000	486,731,040		3,032,116		5240,880	1210,003	\$135,340	80170138	2	6007009	2,422,396	340,589	2,000	2,471,867	815,913				17,808	138,524
188,474,214 (10.00) 1% 5,000	- Constant	3. Dras	218,803,968		\$1,364,452		\$100,750	111,646	\$80,002	\$10,417.00		8190,879	1,090,879	153,345	8	886,913	45.0%					
Pass NSV	Compa	th Net	199,014,314	90.00				ź	3,000	80.25												
				ž					A.S.A	2,000												

Table 4a, Page 3 Zenith Energy Ltd Ezzacula Triassic Prospect

Comparison Processor Pro
Net Capital Net C

Table 4a, Page 4
Zenith Energy Ltd
Ezzaoula Triassie Prospect
October 1, 2021

R. Factor - Royalty Nate - Tax Nate - Depreciation, Prospective Resources - Best Estimate

Gross Revenue	Royalty	Corp Tax (Grosssed Up)	Net Revenue	Cumulative Net Revenue	Operating Costs Capital Costs		Total	Cumulative Expenditures	R Factor	Royalty Rate	Tax Rate
287	Maryr.	Maryr.	M3/yr.	W 100	MS/yr.	MS/yc.	MS/A	22	-	£	s
8 9	2 9	(000/02)	639 639	6301,003	2000	3,000	10,000	8250,829	1.04	f :	6
\$56,414	\$2,257	(\$8,962)	\$63.120	\$354,727	8.175	46.818	54.963	\$575.816	0.62	5 5	800
\$172,265	168,881	\$40,566	\$124,809	\$479,536	14,403	23,877	38,280	\$614,096	0.78	6	8008
\$233,717	\$9,349	\$68,064	\$156,304	\$635,840	17,784	0	17,784	\$631,681	101	5	9005
\$236,135	\$14,168	\$67,174	\$154,793	\$790,633	18,140	0	18,140	\$650,021	1.22	160	9005
\$238,552	\$19,084	\$92,220	\$127,248	1987/165	18,503	0	18,503	\$668,524	1.37	É	9005
\$234,629	\$18,770	\$95,098	\$120,761	\$1,038,642	18,542	0	18,542	350,7838	1.51	36	55%
\$218,444	\$19,660	\$98,265	\$100,519	\$1,139,161	17,936	0	17,936	\$705,001	1.62	ž	888
\$197,394	\$17,765	\$68,328	\$91,300	\$1,230,461	17,058	0	17,058	\$722,059	1.70	338	23%
\$178,934	\$16,104	\$79,623	\$43,267	\$1,313,668	16,271	0	16,271	\$738,330	1.78	346	55%
\$162,173	\$14,596	\$71,714	\$75,063	\$1,389,531	15,567	0	15,567	\$753,897	1.84	#	55%
\$146,958	\$13,226	\$64,528	\$49,204	\$1,458,735	14,938	0	14,938	\$768,635	1.50	356	55%
\$133,149	\$11,563	\$58,000	9917698	\$1,521,901	14,379	0	14,379	\$763,215	1.94	338	5596
\$120,619	\$10,856	\$52,070	\$57,603	\$1,579,594	13,884	0	13,384	\$797,099	1.56	338	25%
\$109,220	\$9,630	\$46,660	\$52,723	\$1,632,317	13,448	0	13,448	\$610,547	10/2	10%	9039
629/66\$	\$9,568	\$45,390	\$44,321	\$1,676,638	13,065	0	13,065	\$623,611	2.04	10%	9009
\$30,371	29,097	\$40,940	\$40,934	\$1,717,572	12,731	0	12,731	\$636,343	2.05	10%	9409
\$63,024	\$6,302	\$36,869	\$37,852	\$1,755,424	12,443	0	12,443	\$848,785	2.07	10%	9009
\$75,771	\$7,537	\$33,144	\$35,050	\$1,790,474	12,196	0	12,196	1860,981	2.08	10%	9009
\$69,152	\$6,915	\$29,734	\$32,502	\$1,822,976	11,968	0	11,966	\$872,969	5/09	10%	9609
\$63,111	\$6,311	\$26,612	\$30,187	\$1,853,164	11,815	0	11,815	\$884,784	2.09	10%	9009
\$57,597	\$5,760	\$23,753	\$28,085	\$1,881,249	11,674	0	11,674	\$896,458	2.10	10%	9609
\$40,844	\$4,084	\$15,263	\$21,496	\$1,902,745	10,912	0	10,912	\$907,370	2.10	10%	9609
\$13,363	\$1,336	\$201	\$11,825	\$1,914,570	9,557	0	9,557	\$916,927	5.09	10%	9609
\$2,788,049	\$219,483	\$1,037,160	\$1,531,406		\$279,563	\$340,589	\$620,152				
		0.45		\$259,068				\$240,829	1.06	ž	9005

					Total Capital (Discilated)	2000	264894	61818	0	0	0 0	0 0	0	0	0 0	0	0	0 0	9 0	0	0	0 0	0 0	0	0	316,712								
					Ppeline	۰	187200	0 0	0	0	0 0	0 0	0	0	0 0	0	0	0 0	0 0	0	0	0 0	0 0	0	0		23400	Cost //D		100	0			
				24 - H2	Facility	۰	20000	0 0	0	0	0 0	0 0	0	0	0 0	0	0	0 0	0 0	0	0	0 0	0	0	0	30,000	2000		0	-	0			
				Capital Expenditures - NS	Welfac. & Te-ins	۰	2500	0000	0	0	0 0	0 0	0	0 1	0 0		0	0 0	0 0	0	0	0 0	0	0	0	7,500	2300		0	-	N	0 0	> 0	0
				Capit	Delling & Completion	0	20000	00000	0	0	0 0	0 0	0	0 (0 0	0	0	0 0	9 0	0	0	0 0		0	0	60,000	20000		0	_	2	0 0	> 0	0
					fugloration	0005	0 (0 0	0	0	0 0	. 0	0	0 (0 0	. 0	0	0 0	0	0	0	0 0	0	0	0		2000		-					
		Estimate		Sales	Mocf/d	0	0 5	00000	00009	00009	00000	53559	49157	45116	38004	34881	32013	29382	24750	31,222	20849	19135	61191	10140	٥				2021	2002	2003	2004	2007	2002
	ij	Resources - Law		Total GAS Sales	0	0	0 2 300 0000	21,900,000	21,900,000	21,900,000	21,299,962	19.549,169	17,942,286	16,467,484	13,113,906	12,731,385	11,684,903	0.0724,439	9,033,864	0.291,307	7,609,787	6,984,285	5,101,239	3,701,216	0	292,041,999								
Table 4b, Page 1	Zenith Energy Ltd louis Trissaic Prosp October 1, 2021	Pospective		# Wells	0	,		0	0	0	0 0	0	0	0 0	0 0	0	0	00	0	0	0	0 0	0	0 (0	0								
Table	Zenith Energy Ltd Exabosia Trissic Prospect October 1, 2021	and Capital Forecast - Prospective Resources - Law Estimate	ment Program -	# Wels	~		0 0	14,600,000	14,600,000	14,600,000	14,600,000	13,399,924	12,238,490	11,287,591	9.508.242	8,726,693	8,009,385	7,351,037	6.192.237	5,683,254	5,216,107	4,787,339	4,032,691	3,701,216	0	194,694,666								
		Production and	Developmen	a visels	-	0	7 300 000	7,300,000	7,300,000	7,300,000	6.699.962	6.149.245	5,643,796	5,179,892	4,363,346	4,004,692	3,675,519	3,373,402	2,841,627	2,608,054	2,393,679	2,016,345	1,850,608	0 (0	97,347,333 1								
					Count	00	8 9	3.0	3.0	3.0	3.0	3.0	3.0	30	2 2	3.0	3.0	30	3.0	3.0	3.0	3.0	3.0	5.0	0.0									
				.,	Year	2021	2022	2024	2025	2026	2002	2002	2030	2031	2002	2004	2002	2036	2038	2039	2040	2042	2043	2044	5043									
				on Profile	Mectyy	7,300,000	7,300,000	7,300,000	7,300,000	6,699,962	5,643,736	5,179,892	4,754,121	4,363,346	3,675,519	3,373,402	3,096,118	2,608,054	2,393,679	2,196,926	2,016,345	0	0	0 0	0	97,347,333								
				Single Well Production Profile	Osys	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365	8	365	365	365	202									
				Single	Mecf/g	20,000	20,000	20,000	20,000	18,356	15,462	14,191	13,025	11,954	10,070	9,242	8,483	7,783	6.550	6,019	5,524	0	0	0 0	0		É	115	20000					
					Year	-	~ =	4	s	0 1	. e	6	0 :	- 2		¥	un i	2 12	9	6.	2;	22	23	z z	2	Total	Decline % -	First year prod Norchs.	IP Muct/d					
					-													160																

Todale No. Page 2	Zenith Energy Ltd	Exnancia Triassic Prospect	Ontobar 1, 3021

reduction Streams, Revenues and Cash Flows - Prespective Resources - Low Estimate

afore Income Tax

Poss Poduction	on Great Sales	Sas Pros	Sachite Gras fovenue	Reports Name	fafet.	Esperit Paperent		Operating Corp. + 85-y.	×2×		Propert Total Revenue	Total Capital Conta	Abordon & Reclamon	Net Cosh Flow (ProM)	Net Cash Your physiol		ĸ	ģ	į	Ĕ
Melly	WHITE	State	MS/ye.	z	MP/6	š	land.	Variable Re	Servedal Work	loss (contract)	Cheratry Cash Fow) MS-y.	MA OF	MA	167	NEV.	-	ī	ī	ï	ī
	0	81.30	2	Ė	2	2	3,000	0		5,000	1,000	3,000	٠	-10,000	-4,300 a.s.		403	440	4167	40.8
		\$1.60	2	£	2	2	3,000	0	0	5,000	-4,100	254,894	۰	-219,394	SELECT DAY		116,448	111,609	100,500	101604
7,300,000		81.60	\$30,410	ε	81,504	\$1176	5,120	1,825	0	1,726	28,504	44,818	٠	18,331			4793	4,094	4.3%	100
1,800,000		81.70	51114,844	Ę	84,384	81,718	5,340	5,473	0	11,498	97,503		0	10/100	43,921 2.80		34,342	11,410	23,409	24,007
21,900,000		\$1.80	\$116,838	ŧ	54,674	\$1,040	1,340	5,475	0	11,728	00,000	۰	۰	190,000	44,679,330		36,997	20,087	38,014	27,089
71,800,000		83.86	5118,067	έ	87,084	100	3,340	5,475	0	11,963	97,840	٠	۰	97,840			1000	61712	117,731	14,138
21,900,000		25.50	803803	£	87,117	\$1,010	5,340	5,475	0	12,362	946,725	۰	0	12/75	44,425 530		197365	21,390	19,110	11,235
71,790,962		817.98	6117,184	ε	81,375	\$1,012	3,340	SARS	0	12,774	94,344			94,364	42,464 630		00,170	23,542	16,236	10,116
18,549,769		98.04	\$100,671	٤	24,690	8,7998	3,340	4,000	0	12,006	84,848		۰	86,848	19,061	282	9575	16-130	13,010	N.307
17,342,286		34,10	1100,611	Ε	84,015	8,000	3,340	4,486	0	11,786	73,863		0	73,863	31,519 6.07		93314	15,401	10,403	3,130
18,462,484		\$6.18	8097008	Ė	87,490	2036	3,340	4117		11,552	77,649	0	0	73,449	33,142, 5.47		20,474	12,380	634	1441
15,7113,906		96.76	\$40,044	£	24,344	18.73	7340	37.718		11,363	0,347			04'0	10,531	000	17,961	10.004	(10)	4,708
13,4871,588		\$6.34	\$80,910	£	86,473	8800	5,340	3,468	0	11,796	42,432		0	507/435	28,095 11.87		15744	3,043	100	3,017
12,711,385		24.42	875,197	ε	\$1,014	25.75	3,390	37.83		11,061	80,08	0	0	873,378	25,889 12.89		11,780	27872	500	2,471
11,684,900		14.30	510,676	ŝ	\$1,590	\$6.00	3,340	2301		10,827	12,660			52,640	21,687 1347		1997	603	91419	987
18,724,439		96.36	\$64,903	£	81,841	8949	3,390	2,681	0	10,872	47,590		0	47,990	21,416 14.87		19790	5,190	2,680	1,40
1,002.03	9,055,489	14.71	840,739	g	\$7,000	9908	3,390	2,043	•	10,736	43,947	0	0	0.00	19,776 15.67		200	4,718	2012	1,095
1,000,004		14.81	\$34,680	g	\$0,000	8349	3,340	2,758		10,668	40,524		0	40,574	18,236 16.87		4,007	3,413	200	ž
4,291,387		24.98	\$11,749	ģ	54,732	4532	5,360	7,073	۰	10,616	37,308		0	37,308	14,789 17.87		2,629	3707	CMC	Ĭ
7,000,787		87.12	\$10,019	g	24,488	2438	3,340	1,962	۰	10,580	34,784	0	0	34,284	15,478 18.87		6344	2,514	0.00	ij.
6,994,285		87.78	\$46,047	g	64,780	5467	5,360	1046	۰	10,539	33,463		0	31,441	14,148 19.87		200	57.09	i	118
4,410,138		87.41	\$41,568	ģ	\$3,932	\$437	3,360	1,400	۰	16,553	29,716	0	0	28,746	12,945 2182		4476	100	100	982
1,840,299		87.36	\$40,009	g	\$3,687	9409	3,360	100	۰	10,540	24,219	۰		26,249	11,812 2140		4,084	1,449	100	6.2
AMUZINA AMUZINA	ř	87.73	100,00	ģ	12,362	2345	5,740	9529	٥	8,722	11,896	0	0	13,498	6,754 22,87		2,049	ž	25	×
-	۰	\$7.86	2	ģ	2	2	٥	0	0	0	0	۰	1,480	1,100	423 2347		110		ž,	
292,041,999	0 268,678,639		1,682,954		\$123,548	\$16,800	\$177,540	01/3/010	2	8551,658	1,790,908	316,712	7,100	902,494	49,713		251,722	131,362	18085	18,000
Company Green	130,801,388		4717,329		855,587	85,578	\$57,400	\$32,654,72		1117311	180,908	142,520	ŝ	407,713	45.0%					
Conspany Net	110,820,474	00 00				ž	2007	86.75												
		-																		

			20%	ž	-2,876	42,314	475	18,131	16,129	13,222	2,415	1,409	4,318	3,179	2,443	1,476	1,438	1,101	246	125	433	33.8	529	198	251	116	Ξ	ŝ	ņ	4,915
			15%	Si N	-2,937	47,740	482	22,203	19,509	16,709	9,805	7,443	5,857	4,763	3,600	3,060	2,448	1,967	1,562	1,104	100	111	969	455	363	5882	525	105	2	12,976
			Company Share Discounted &	*	-3,003	-91,790	-917	25,941	23,800	21,337	13,089	10,388	8,682	7,246	2629	5,102	4,248	3,544	2305	2,700	190	1,548	1,296	1,082	206	757	623	300	÷	45,951
			×	ţ	3,004	-100,568	-325	90,578	29,379	27,559	117,711	14,735	12,907	11,304	97959	8,710	7,634	6,6481	5,840	4,324	1,979	3,494	3,064	2,681	2,342	2,340	1773	9	æ	103,606
			1		0.50	97	0672	8.8	4.50	8.50	06.30	2.30	8.8	9.30	10.50	17.50	12.50	13.50	14.50	13.50	16.50	17.50	18.50	18.50	20.50	21.50	22.50	23.50	05 12	818
	cimate		After Tax Cash Fow	MS/yr.	(\$3,150) 6.50	(\$108,205)	(\$403)	\$16,213	\$36,592	\$36,041	\$24,320	\$21,232	\$19,541	\$17,969	\$16,571	\$15,266	\$14,047	\$12,910	\$11,849	19,637	510,019	\$8,206	\$7,555	16,943	26,367	\$5,825	\$5,315	\$2,814	(\$104) 24.50	818,000,212
	Production Streams, Revenues and Cash Flows - Prospective Resources - Low Estimate After Income tax		Tax Payable	ME/ye.	(\$1,350)	(\$13,293)	(\$7,839)	\$7,709	\$8,088	\$7,987	\$20,106	\$21,232	\$19,541	\$17,969	\$16,571	\$15,266	\$14,047	\$12,910	\$11,849	\$11,779	\$10,877	\$10,030	\$9,234	\$8,465	\$7,782	\$7,120	\$6,497	\$3,440	(1261)	225,463
¥	sective &		Tar fate	ø	85	800	800	50%	20%	20%	2038	20%	80%	808	80%	80%	80%	808	90%	5338	53%	5.5%	53%	53%	8.53%	55%	25%	23%	20%	
Table 4b, Page 3 Zenbule Energy Ltd Exzioule Trissels Prospect October 1, 2021	Clash Flows - Prosp After Income Lax		Net Taxable income	ME/yr	(\$2,700)	(\$25,585)	(\$15,677)	\$15,417	\$16,175	\$15,974	\$40,213	\$42,464	\$39,081	\$35,939	\$33,142	\$30,531	\$28,095	\$25,620	\$23,697	\$21,416	\$19,776	\$18,236	\$16,789	\$15,428	\$14,148	\$12,945	\$11,812	\$6,254	(3/29)	437,713
Erraio 2	pur sanua.		Capital Deduction No	MAN	\$450	\$24,290	\$28,504	\$28,504	\$28,504	\$28,054	\$4,214	90	ş	2	2	2	ş	98	90	2	98	98	9	90	9	3	3	2	3	142,520
	reams, Re			MS/ye				2	2	2	2	8																		0
	Toduction St		Capital Depreciation - Straight Line - 20%	MEST			\$4,214	\$4,214	\$4,214	\$4,214	\$4,214																			21,068
			epreciation - 5	MS/yr		\$23,840	\$23,840	\$23,840	\$23,840	\$23,840																				119,202
			Capital D	MUyr	\$450	\$450	\$450	\$450	\$450																					2,250
			Abandon & Reclaim	MS/ye	2	2	S	2	2	2	2	9	S	2	2	2	9	90	Q.	2	2	92	90	0\$	05	08	90	9	\$635	513
			Net Capital	MS/yr	12,250	\$119,202	\$21,068	2	2	2	2	ş	S	2	ŝ	g g	90	92	ş	2	90	92	90	0	92	90	90	0	9	142,520
		45.0%	Net operating income	MS/ye	-2,210		12.827	43,521	44,679	44,028	44,426	42,464	39,061	35,539	33,142	162.00	28,095	25,820	23,697	21,416	19,776	18,236	16,789	15,428	14,148	12,945	11,812	6,254	0	806/085
		Company Morking Interest		Year	2021	2002	2023	2024	2002	2005	2002	2028	2029	2030	2031	2002	2033	2034	2002	2036	2007	2008	5003	2040	504	2042	2043	2044	2045	Totals
														1	164															

Table 4b, Page 4
Zenith Energy Ltd
Ezzacula Triassic Prospect
October 1, 2021

R Factor - Royalty Rate - Tax Rate - Depreciation, Prospective Resources - Low Estimate

Sate Tax Sate	ž	908	90%	90%	9005	90%	9006	9005	90%	9000	20%	90%	20%	90%	9098	55%	9238	55%	9888	2596	55%	9855	828	9855	25%	9855		2000
Royalty Rate	*	949	406	418	45	90	94.9	940	948	×	86	960	8	8	6	376	£	346	946	376	98	986	946	946	98	9,6		-
R Factor	*	1,04	0.56	09'0	0.75	0.89	1.03	173	1.19	1.25	1,51	1.36	1.41	1.45	1.48	1.51	1.53	1.55	1.57	1.59	1.60	1,61	1.62	1.63	1.63	1.63		90,
Cumilative Expenditures	NS	\$250,829	\$520,823	\$574,867	\$566,365	\$598,093	\$510,056	\$622,258	\$634,531	\$646,538	\$658,304	\$569,856	\$681,219	\$592,415	\$703,465	\$714,393	\$725,215	\$735,951	\$746,619	\$757,235	\$767,815	\$778,374	\$788,927	\$799,487	\$809,209	\$809,209		6340.838
Total	MS/ye.	10,000	269.994	54,044	11,498	11,728	11,963	12,202	12,274	12,006	11,766	11,552	11,363	11,196	11,00,11	10,927	10,822	10,736	10,668	10,616	10,580	10,559	10,553	10,560	9,722	0	\$526,986	
Capital Costs	M\$/yr.	2,000	264,894	46,818	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	٥	\$316,712	
Operating Costs Capital Costs	MS/yr.	2,000	5,100	7,226	11,498	11,728	11,963	12,202	12,274	12,006	11,766	11,552	11,363	11,196	11,051	10,927	10,822	10,736	10,668	10,616	10,580	10,559	10,553	10,560	9,722	0	\$210,274	
Cumulative Net Revenue	MS	\$262,068	\$291,607	\$345,132	\$438,251	\$532,463	\$625,698	\$693,137	\$753,764	\$810,280	\$862,588	\$912,298	\$958,455	\$1,001,676	\$1,042,168	\$1,080,124	110,611,18	\$1,164,131	\$1,173,603	\$1,201,540	\$1,228,047	\$1,253,221	\$1,277,156	\$1,299,937	\$1,316,175	\$1,317,000		\$250,068
Net Revenue	MS/yr.	\$3,000	\$25,539	\$53,525	\$93,119	\$94,212	\$93,235	\$67,439	\$60,627	\$56,516	\$52,705	\$49,313	\$46,157	\$43,221	\$40,492	\$37,956	\$32,887	\$31,120	\$29,473	\$27,937	\$26,507	\$25,174	\$23,935	\$22,781	\$16,238	\$853	\$968,979	
(dinosissed lip)	MS/yr.	(\$3,000)	(\$29,539)	(\$17,419)	\$17,130	\$17,972	\$17,749	\$44,681	\$47,182	\$43,424	\$39,932	\$36,824	\$33,924	\$31,216	\$28,689	\$26,330	\$26,175	\$24,171	\$22,288	\$20,519	\$18,856	\$17,293	\$15,021	\$14,437	\$7,644	(\$295)	\$447,104	0.45
Royalty	M\$/yc.	\$0	80	\$1,504	\$4,594	\$4,674	\$7,084	\$7,157	\$9,375	\$8,690	\$8,055	\$7,490	\$6,964	\$6,473	\$6,016	\$5,590	\$5,841	\$5,468	\$5,119	\$4,792	\$4,486	\$4,200	\$3,932	199'05	\$2,362	90	\$109,374	
Gross Revenue	M\$/yr.	80	\$0	\$37,610	\$114,844	\$116,858	\$118,067	\$119,276	\$117,184	\$100,631	\$100,692	\$93,628	\$87,044	\$80,910	\$75,197	\$49,876	\$64,903	\$50,759	\$56,880	\$53,249	\$49,849	\$46,667	\$43,688	\$40,899	\$26,244	80	\$1,525,456	
	Year	2021	2022	2023	2024	5202	2028	2027	2028	2029	2030	2031	2032	2033	2034	2035	5036	2037	2038	2039	2040	2041	2042	2043	2044	2045	Totals	

							Total Capital (Escalaned)	0000	312630	47754	0	0 (0 0	0	0	0 0	0 0	0	0	0	0 0	0	0	0	0 0	0 0	0		412,202								
l							Poeine		234000	0 0	0	0 (0 0	0	0	0 0	0 0	0	0	0 1	0 0	0	0	0 (0 0	0	0			23400	Cost /ID		2	0			
l						701 - MS	Facility	0	20000	0 0	0	0 0	0 0	0	0	0 0	0 0	0	0	0 1	0 0	0	0	0 (0 0	0	0		30,000	30000		0	-	0			
l						Capital Expenditures - MS	Well Fac. & Tie ins	0	2500	2000	0	0 0	0 0	0	0	0 0	0 0	0	0	0 0	0 0	0	0	0 (0 0	. 0	0		12,500	2300		0	-	N	~ €	0	0
						Capit	Drilling & Completion	0	20000	00000	0	0 0	9 0	. 0	0 (0 0	9 0	. 0	0	0 0	0 0	0	0	0 0	0 0	0	0		100,000	20002		0	_	N	~ 0	0	0
l							Exploration	2000	0 0	0 0	0	0 0	0	0	0 1	0 0	0 0		0	0 0		0	0	0 0	0 0	0	0			2000		-					
l				Estimate		sies	Macf/d	0	0 40000	120000	200000	200000	195438	182271	161482	126766	112290	99462	96136	78083	61287	54297	48104	42617	33450	24530	11523					2021	2052	2023	2024	3036	2027
		5	ž.	Production and Capital Forecast - Prospective Resources - High Estimate		Total GAS Sales	0	0	0 14 600 000	43,800,000	73,000,000	73,000,000	71,334,764	66,528,987	58,940,870	46.262.364	40,985,804	36,311,074	32,169,531	28,500,362	22,369,777	19,818,341	17,552,914	15,555,306	12,309,274	8,953,563	4,206,037		850,353,000								
	Table 4c, Page 1	Zenith Energy Ltd	October 1, 2021	t - Prospective		# Wells	~		,	0	29,200,000	29,700,000	29,200,000	29,200,000	25,869,527	20,304,849	17,568,933	15,937,164	14,119,414	12,508,992	9,818,239	8,698,397	7,706,281	6,827,324	5.358.729	4,747,527	4,206,037		40,141,200								
	2	Zer Crean	ð	Capital Forecas	K Program -	# Wells	~		0 0	29,200,000	29,200,000	29,200,000	29,700,000	25,869,527	22,918,919	17.988.933	15,937,164	14,119,414	12,508,992	0.878.230	8,698,397	7,706,281	6,827,324	6,048,618	4,747,527	4,206,037	0		60,141,200 3								
				Production and	Development Program	g mels		0	14.600,000	14,600,000	14,600,000	14,600,000	12,934,764	11,459,459	10,152,425	7,968,582	7,059,707	6,254,496	5,541,125	4.349.199	3,853,141	3,413,662	3,024,309	2,473,763	2,103,018	0	0		170,070,600 340,141,200 340,141,200								
							Count	0 0	0 0	3.0	20	20	8.0	2.0	9 9	20 2	2.0	5.0	3.0	2.0	200	2.0	2.0	0 0	200	0.4	5.0										
							Year	2021	2023	2024	2002	2007	2002	5053	2030	2002	2003	2004	2035	2007	2036	2039	2040	2042	2043	2044	2045										
						on Profile	Msc/yr	14,600,000	14,600,000	14,600,000	14,600,000	11,459,459	10,152,425	8,994,466	7,968,582	6,254,496	5,541,125	4,909,119	4,349,199	3,413,662	3,024,309	2,679,364	2,373,763	2,103,018		0	0		170,070,600								
						Srige Met Production Profile	O Solo	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365	365										
						Srigle X	Mac/1/6	40,000	40,000	40,000	40,000	31,396	27,815	24,642	21,832	17,136	15,181	13,450	11,916	9.352	8,286	7,341	6.303	9.74	0	0	0			9.1	15	40000					
							Year		4 6	*	so 4	۰.	100	6	2 =	21	13	Ÿ	2 3	13	2	2 :	8 ;	22	52	54	52	,	I OCT	Decline %	Hartt year prod Months.	IP Mact/d					
																				00																	

Table 4s, Page 2	Zenith Energy Ltd	Exzacula Triamic Prospect	Outsides 1 2031

Production Streams, Revenues and Cash Flows - Prospective Resources - High Estimato

efore income Tax

(Denomy Cath Flas) MAN WAY		Costs - ME/or	Operating Costs - MS/pr	Expert Operating Cods - ME/pr	trace) graph		Ryally Equity Equal	Repairy Capart Aura Ropalry Payment	Rysty (sport Cross Newton Repair Payment
	Total Sensolating Countries	Variabre	leaf.	ч	ч	2/4	MAY. NY	N NUV. Eye	N5. N N1.V EV
200 1700 2000	0 0 0		5,000	5,000	-	9	9	9	08 35 08
00 -1,100 312,890	0 0 5,100		1,000	1,000	98	98	08 80 80	08 80 80	EAAO 90 0K SO 90
124 62334 05318	3,650 0 9,124	3,4	5,129		21.0	21.0	48 KI,009 KF12	48 KI,009 KF12	0 8540 874279 48 K1,009 grt2
000 300,005 40,734	950 0 17,308	30,850	5,340	5,340			48 SE187	48 SE187	15.70 15.70,487 4% S1.197
	250 0 25,816	18,250	1,600	1,000			46. \$11,540	S180,528 46. \$71,547	5140 S180,538 46 \$11,541
0 90900 00	250 0 24,332	18,250	1,600	11,035 1,500			68 121,613	S200,508 6% 121,613	55.86 SP0,558 66 121,613
	710 0 24,819	18,710	5,600	\$13.15			88. \$31,807	\$100,547 BK \$13,807	0 45.90 t090,547 8% t31,807
	634 0 24,918	17,834	1,600	×	\$1,925	\$1,925	W \$1,000 \$1,005 S	\$100,401 9% \$15,001 \$1,005 5	1 12.00 \$100,403 9% \$15,323 \$1,025 \$
	۰	16,612	1,400	,	1,1497	1,1497	96 131,772 13,497 3	SHAME 96, \$11,772 \$1,4497 5.	1 HO1 S16568 96 \$11,772 \$1,007 5
	735 0 24,305	94,735	1,600	×	57708 2	57708 2	9% \$28,710 \$3,300 5	\$100,756 9% \$20,710 \$1,300 S.	\$6.10 \$130,734 9% \$28,770 \$1,308 5.
	0 22,710	13,055	1,400		12,969	12,969	10% \$25,689 \$2,569 5	EPA,852 10% \$P4,689 \$2;569 5,	16.18 EPIGRE 10% SPL688 \$2,568 S.
	585 0 21,343	11,586	3,400	12,664 5,600	_	_	10% \$25,643	\$046,404 10% \$20,643	HAR SOM, OH 10% 100,040
	٠	397,016	5,800		15,3191	157381	10% \$21,906 \$2,391	\$736,042 10% \$23,996 \$2,191	16.34 \$2.396 10% \$23.906 \$2,391
		12	3,800		15,145	15,145	10% \$21,447 \$2,145	\$210,468 10% \$21,447 \$2,145	96.42 S214,468 10% \$21,442 \$2,145
	۰	2	5,800		87,934	87,934	10% \$19,217 \$1,924	\$190,104 10% \$18,217 \$1,904	\$6.50 \$190,004 10% \$18,217 \$1,924
		2	1,800		\$1,725	\$1,725	10% \$10,248 \$0,725	\$172,480 10% \$17,248 \$1,725	96.38 \$72,480 10% \$17,248 \$1,725
	0	3	5,800		67,159	67,159	10% \$13,386 \$5,359	\$155,863 10% \$15,386 \$5,559	SA.71 \$151,863 10% \$13,386 \$1,559
	۰	2	5,800		8),408	8),408	10% \$14,085 \$1,408	\$140,848 10% \$14,085 \$1,408	26.84 \$140,848 10% \$14,085 \$1,408
		5	7,400	17,771			10% \$12,728	\$120,000 10% \$12,000	SA.708 \$127,279 10% \$12,728
		Ç	V900	81,130			100 111,000	\$11,507 10% \$11,502	SAA2 S115,010 10% \$11,502
		378	1,400	61,039			10% \$18,384	\$101,816. 10% \$10,394	\$7.06 \$101,816 10% \$10,394
78 69,882 0 0	3,445 0 13,710	3,4	7,800	3100			10% 93,102	\$50,500 10% \$5,500	ACA1 \$80,563 10% \$8,592
		3,0	1,000	8949 97500			10% \$8,487	\$84,875 10% \$8,487	\$7.56 \$84,875 10% \$8,487
0 8036 0	1,238 0 12,331	2,2	5,480	5,480			10% 96,349	\$61,487 10% \$6,349	\$7.71 BELIEF 10% \$6,349
H 25.340 0 2,500	1891 0 490	1,00.7	۰	8104	\$1042 \$104 ¢			10% \$100	DE 430 10% \$1,042
3,567,996 412,002 2,000	S0 5427.804	8072758	N 0812118		\$132.360	\$48,759 \$132.340	\$48,759 \$132.340	M11,286 \$48,758 \$132,360	M11,286 \$48,758 \$132,360
1,794,598 185,491 1,125	n 8198,512	TCA66,008	100,042		\$50,562	583,941 \$58,542	583,941 \$58,542	5165,003 157,941 \$38,562	5165,003 157,941 \$38,562
		57.08	2,000	1% 5,000					£
		T/March	ž,	V-04	V-2M				919110400

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Table 4c, Page 3 Zenith Energy Ltd

Production Streams, Revenues and Marky Mary Mary Mary Mary Mary Mary Mary Mar	Capital Affet Propriet 146									Exza	Ezzaoula Triassic Prospect	pect							
Total Mater and Cast Prospective Resources - High Estimate After Process 18 After Proces	THE APPROPRIATE AND CAREN FREQUENCES - High Estimate APER PRODRE LEX.										October 1, 2021								
Cutoff Mile Tandelle Hoome Tan Payable Ather "as Catol Section Mile Tandelle Hoome Tan Payable Ather "as Catol Section	Cutoffee Not Tanable score Tan Burge Attention Tanable score Tanab						É	oduction St	reams, Rev.	pur sarua	Cash Flows - Pro	spective R	esources - High Es	timate					
Capital Capi	Cutoffeed Net Tanable scores Tan Burge Tan Bur										After income tax								
Cutoffield Mart Landolds second Tan Napole Tan Na	Cutoffeed Cuto	45.0%																	
Mathy Math	Mathematic Mat	Net operating Abendon & Prome Net Capital Recision Ca	Abanton & Reclaim	_	ð	70	orecistion - St	S. soll like		Capital	the Taroble lacons			After Tax Cash			Company Share Di	e perunos	
588,137 4450 (\$2,270) 50% (\$1,270) \$3,547 \$4,274<	Serial	MEN NEW M	NE'y	3	MS/yr		MS/yr	ME/ye	١,	MS/ye	MAry			ME/ye		ŧ ş	5 7	5 5	£ 1
280,137 4,214 <	528,137 4,6214 4,6214 (312,538) 536 (312,538) 536 (312,538) 536 (312,538) 536 (312,538) 536 (312,538) 536 (312,538) 536 (312,538) 536 (312,538) 537 (312,538) 537 (312,538) 537 (312,538) 538,532	-2,250 \$2,250 \$0 \$450	2	\$0 \$45	\$45					\$450	(\$2,700)		(\$1,350)	043,150	0.10	-3,074	-3,003	-2307	2,876
288,137 44,14 45,14 <	288,137 64,214	-	9	\$45	2	9	\$28,137			\$28,587	(\$30,882)	-	(\$15,441)	(\$127,538)		-118,537	110,548	103,417	120,081
228,137 \$4,214 \$4,234 \$11,000 \$0.00 \$16,000 \$4,241 \$10,000 \$11,000 \$0.00 \$16,000 \$10,0	228,137 \$4,214 \$4,214 \$4,274	\$21,068 \$0	92	\$10	25	9	\$28,137	\$4,214		\$32,800	(\$4,750)	9005	(\$2,375)	49,357		6,283	7,373	6,598	5,932
288(137) 54(214) 54(214) 54(214) 54(214) 54(214) 54(214) 511,000 558(100) 546(210) 511,000 511,000 511,000 510,000 510,000 511,000 510,000	28A,137 94,214 54,296 511,096 GON 558,09 496,02 47,09 623,19 51,189 <th>\$21,489 \$0</th> <td>9</td> <td>\$45</td> <td>\$45</td> <td>0</td> <td>\$28,137</td> <td>\$4,214</td> <td>\$4,798</td> <td>\$37,098</td> <td>\$53,304</td> <td>80%</td> <td>\$26,612</td> <td>\$42,261</td> <td></td> <td>35,427</td> <td>30,274</td> <td>21,912</td> <td>22,376</td>	\$21,489 \$0	9	\$45	\$45	0	\$28,137	\$4,214	\$4,798	\$37,098	\$53,304	80%	\$26,612	\$42,261		35,427	30,274	21,912	22,376
94,214 54,286 54,686 5116,206 50% 558,103 584,731 5,601 72,613 6,601 5,008 61,008 <td>54,214 54,214 596,448 \$118,206 \$00 \$58,102 \$24,214 \$10,008 \$118,206 \$10,008 \$21,107 \$19,4751 \$10,008 \$</td> <th>154,906 80 80 \$450</th> <td>90</td> <td>\$450</td> <td>\$450</td> <td>_</td> <td>\$28,137</td> <td>\$4,214</td> <td>\$4,798</td> <td>\$37,098</td> <td>\$117,808</td> <td>80%</td> <td>\$58,904</td> <td>\$96,002</td> <td></td> <td>810,17</td> <td>62.519</td> <td>51,185</td> <td>42,243</td>	54,214 54,214 596,448 \$118,206 \$00 \$58,102 \$24,214 \$10,008 \$118,206 \$10,008 \$21,107 \$19,4751 \$10,008 \$	154,906 80 80 \$450	90	\$450	\$450	_	\$28,137	\$4,214	\$4,798	\$37,098	\$117,808	80%	\$58,904	\$96,002		810,17	62.519	51,185	42,243
54,298 56,512 514,214 50% \$71,107 \$19,618 4.0 4,248 4.0	54,298 56,298 573,09 673,107 579,018 639 57,981 42,811 34,088 57,892 47,883 32,988 573,993 568,488 739,618 639,638 57,892 47,893 34,983 73,9	152,854 \$0 \$0	90	90			\$28,137	\$4.214	\$4,798	\$36,648	\$116,206	9006	\$58,103	\$94,751		72,451	34,095	41,929	34,761
54,288 \$140,533 \$98 \$78,983 \$46,488 \$15,485 \$13,485 \$13,485 \$15,886 \$1	54,288 \$140,533 \$98 \$40,288 \$26,488 \$10,98	150,725 \$0 \$6	90 80	90				\$4,214	\$4,298	\$8,512	\$142,214	2005	571,107	\$79,618		57,940	42,851	31,098	24,341
\$138,002 \$98 \$15,501 \$42,101 \$10,019 \$12,602 \$10,019 \$121,602 \$106 \$67,506 \$15,202 \$46,01 \$15,002 \$14,019 \$100,602 \$106 \$10,203 \$13,00 \$10,00 \$10,000 \$10,000 \$100,602 \$100 \$10,000 \$10,000 \$10,000 \$10,000 \$10,000 \$10,000 \$100,102 \$100 \$10,000 <td>\$138,002 \$598 \$47,501 \$42,101 \$10,012 \$12,022 \$14,013 \$12,1028 \$598 \$67,506 \$55,263 \$10,0 \$40,0 \$10,00 \$10,00 \$10,04,072 60% \$65,203 \$43,469 \$10,0 \$20,09 \$13,00 \$10,00 \$10,04,072 60% \$65,203 \$43,469 \$12,00 \$13,00 \$20,09 \$10,00 \$10,00 \$40,702 60% \$46,410 \$30,040 \$12,00 \$13,00 \$20,00 \$13,00 \$10,00 \$10,00 \$40,191 60% \$41,347 \$27,578 \$10,00 \$13,00 \$10,00 <t< td=""><th>146,831 \$0 \$0</th><td>90 80</td><td>90</td><td></td><td></td><td></td><td></td><td>54,798</td><td>\$4,298</td><td>\$142,533</td><td>2596</td><td>\$78,393</td><td>\$48,438</td><td></td><td>47,445</td><td>33,485</td><td>21,992</td><td>17,416</td></t<></td>	\$138,002 \$598 \$47,501 \$42,101 \$10,012 \$12,022 \$14,013 \$12,1028 \$598 \$67,506 \$55,263 \$10,0 \$40,0 \$10,00 \$10,00 \$10,04,072 60% \$65,203 \$43,469 \$10,0 \$20,09 \$13,00 \$10,00 \$10,04,072 60% \$65,203 \$43,469 \$12,00 \$13,00 \$20,09 \$10,00 \$10,00 \$40,702 60% \$46,410 \$30,040 \$12,00 \$13,00 \$20,00 \$13,00 \$10,00 \$10,00 \$40,191 60% \$41,347 \$27,578 \$10,00 \$13,00 \$10,00 <t< td=""><th>146,831 \$0 \$0</th><td>90 80</td><td>90</td><td></td><td></td><td></td><td></td><td>54,798</td><td>\$4,298</td><td>\$142,533</td><td>2596</td><td>\$78,393</td><td>\$48,438</td><td></td><td>47,445</td><td>33,485</td><td>21,992</td><td>17,416</td></t<>	146,831 \$0 \$0	90 80	90					54,798	\$4,298	\$142,533	2596	\$78,393	\$48,438		47,445	33,485	21,992	17,416
\$12,000 \$98 \$67,006 \$55,303 \$4,607 \$2,009 \$4,609 \$10,602 \$606 \$66,203 \$43,400 \$10,00 \$20,00 \$2,000	\$12,000 \$98,200 \$45,200 \$45,	138,002 \$0 \$6	20 20	20						3	\$138,002	888	\$75,901	\$42,101		41,019	27,622	18,901	13,184
\$100,672 60% \$65,203 \$43,469 \$15.0 \$26,03 \$15.09 \$15.00 \$107,302 60% \$52,620 \$33,460 \$20,92	\$100,672 60% \$65,203 \$43,469 18.30 26,043 18.30 4.60 18.30 4.60 18.30 4.60 18.30 4.60 2.60	123,028 \$0 \$0	90	02						3	\$123,028	25%	\$67,646	\$55,363		34,827	22,347	14,403	9,795
490,702 60% \$58,261 \$13,00 12,10 12,00 4,00 4,00 4,00 12,00 <th< td=""><td>490,702 60% \$58,267 \$38,841 13.50 22,142 12,860 12,960 12,960 12,960 12,960 12,960 12,960 12,960 12,960 12,960 12,960 12,960 12,960 12,960 12,960 12,960 12,960 46,960 46,960 46,960 46,960 46,960 46,960 46,960 46,960 46,960 46,960 46,960 46,960 46,960 46,960 20,960 20,960 46,960 20,960<!--</td--><th>108,672 \$0 \$6</th><td>90 80</td><td>90</td><td></td><td></td><td></td><td></td><td></td><td>2</td><td>\$108,672</td><td>609</td><td>\$65,203</td><td>\$43,469</td><td></td><td>25,043</td><td>15,979</td><td>10,000</td><td>6,409</td></td></th<>	490,702 60% \$58,267 \$38,841 13.50 22,142 12,860 12,960 12,960 12,960 12,960 12,960 12,960 12,960 12,960 12,960 12,960 12,960 12,960 12,960 12,960 12,960 12,960 46,960 46,960 46,960 46,960 46,960 46,960 46,960 46,960 46,960 46,960 46,960 46,960 46,960 46,960 20,960 20,960 46,960 20,960 </td <th>108,672 \$0 \$6</th> <td>90 80</td> <td>90</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>2</td> <td>\$108,672</td> <td>609</td> <td>\$65,203</td> <td>\$43,469</td> <td></td> <td>25,043</td> <td>15,979</td> <td>10,000</td> <td>6,409</td>	108,672 \$0 \$6	90 80	90						2	\$108,672	609	\$65,203	\$43,469		25,043	15,979	10,000	6,409
\$66,701 60% \$52,020 \$34,680 18,986 \$4,680 \$4,680 \$77,350 60% \$46,410 \$30,90 18,29 \$4,43 \$4,68 \$66,945 60% \$46,307 \$27,578 18,20 13,38 \$4,48 \$4,68 \$66,377 60% \$36,823 \$27,578 18,20 11,384 \$4,00 \$2,13 \$66,377 60% \$35,678 \$120 \$1,284 \$4,00 \$2,13 \$46,137 60% \$23,674 \$17,26 \$4,00 \$2,13 \$44,131 60% \$23,674 \$17,26 \$4,00 \$2,13 \$44,131 60% \$23,674 \$17,26 \$4,00 \$2,13 \$23,51 60% \$23,00 \$1,00 \$2,10 \$2,10 \$23,51 60% \$23,00 \$1,00 \$2,00 \$2,10 \$23,51 60% \$23,00 \$2,00 \$2,00 \$2,00 \$23,52 60% \$1,21 \$2,00 \$2,00	486,701 60% \$52,020 \$33,680 18,986 \$4,680 \$4,680 \$77,350 60% \$46,610 \$30,980 18,29 \$4,69 \$4,69 \$66,985 \$66,841 \$20,380 18,29 18,290 \$4,69 \$4,69 \$61,371 60% \$81,087 \$27,578 18,29 11,524 \$4,09 \$2,19 \$66,377 60% \$13,090 \$22,026 18,29 11,524 \$4,09 \$2,19 \$66,357 60% \$23,019 \$22,026 18,29 1,324 \$1,09 \$2,19 \$44,191 60% \$23,614 \$13,27 18,20 7,184 \$1,24 \$1,19 \$44,191 60% \$23,614 \$13,27 18,20 7,184 \$1,24 \$1,19 \$23,51 60% \$12,18 \$13,20 \$1,24 \$2,00 \$2,00 \$2,00 \$2,00 \$2,00 \$2,00 \$2,00 \$2,00 \$2,00 \$2,00 \$2,00 \$2,00 \$2,00 \$2,00	97,102 \$0 \$6	90 80	98						2	\$97,102	9009	\$58,241	\$38,841		22,162	12,980	7,785	4,772
\$77,350 60% \$46,410 \$30,340 15,013 8,545 4,689 \$66,345 60% \$41,367 \$27,578 16,20 13,284 6,924 3,635 \$66,371 60% \$13,623 \$27,578 16,20 13,284 3,600 2,433 \$66,377 60% \$13,634 \$12,205 16,20 13,284 3,000 2,133 \$44,131 60% \$12,614 \$17,278 16,20 3,024 3,724 3,711 \$44,131 60% \$12,579 \$17,50 4,04 2,04 3,724 1,711 \$13,516 60% \$12,579 \$17,50 4,04 2,04 1,711 \$13,51 60% \$12,100 \$13,11 2,04 2,04 1,011 \$13,447 60% \$14,130 \$1,00 4,06 1,421 42 \$13,620 60% \$14,130 \$1,00 \$1,00 1,211 42 \$13,620 60% \$14,130 \$1,00	\$77,350 60% \$46,410 \$30,340 15,013 8,545 4,689 \$66,345 60% \$41,367 \$27,378 16,20 13,284 5,00 3,635 \$66,377 60% \$81,036 \$27,026 11,324 3,000 2,013 \$66,357 60% \$13,039 \$22,026 16,20 11,324 3,000 2,013 \$64,357 60% \$13,039 \$12,036 12,30 4,000 2,100 2,100 \$44,191 60% \$128,614 \$13,747 16.20 7,164 3,724 1,711 \$23,51 60% \$128,03 \$13,20 7,164 3,724 1,711 \$23,52 60% \$12,00 \$13,00 \$2,00 \$2,00 3,724 \$23,52 60% \$10,00 \$13,00 \$2,00 \$2,00 3,00 \$23,747 60% \$10,00 \$1,00 \$2,00 \$2,00 \$2,00 \$2,00 \$23,747 60% \$10,00 \$1,00<	86,701 \$0 \$0	05	2						3	\$86,701	900	\$52,020	\$34,680		18,846	10,536	4000	3,551
666,045 60% \$41,387 \$27,578 15,383 \$,604 3,605 \$61,371 60% \$56,023 \$24,581 15,30 11,324 3,600 2,413 \$61,371 60% \$23,036 \$22,026 \$2.0 1,324 3,000 2,413 \$44,191 60% \$23,614 \$139,761 \$1,26 3,024 3,724 3,711 \$44,191 60% \$22,616 \$13,000 \$1,36 3,024 3,711 \$35,516 60% \$22,000 \$15,00 \$1,00 \$2,00 3,011 \$35,516 60% \$22,00 \$15,00 \$1,00 \$2,00 3,01 \$35,516 60% \$22,00 \$15,00 \$1,00 \$2,00 80 \$33,516 60% \$18,00 \$1,00 \$1,00 \$2,00 80 \$31,447 60% \$16,00 \$1,00 \$2,00 \$2,00 80 \$21,950 \$10,00 \$1,00 \$2,00 \$2,00 \$2,00	466,045 60% \$41,387 \$27,578 15,00 13,889 \$,604 3,605 461,371 60% \$56,623 \$24,598 15,00 1,1,244 3,600 2,813 \$65,064 60% \$33,009 \$22,026 16,20 1,1,244 3,000 2,110 \$64,191 60% \$23,009 \$17,07 16,20 7,148 3,024 1,711 \$135,218 60% \$22,009 \$17,000 16,30 2,148 3,024 1,312 \$135,218 60% \$21,148 \$11,138 2,130 2,148 3,024 1,312 \$23,281 60% \$11,186 \$11,182 2,130 2,148 3,021 3,021 \$23,747 60% \$116,284 \$11,182 2,130 4,03 1,221 82 \$22,382 60% \$11,180 \$13,00 1,240 1,241 42 \$13,000 \$1,000 \$1,000 \$2,000 20 20 \$13,000 \$1,	77,350 \$0 \$0	90	38						3	\$77,350	9009	\$46,410	\$30,940		16,013	8,545	4,689	2,640
\$61,371 60% \$56,681 \$20,581 \$13,081 \$13,091 \$24,392 \$24,092 \$24,092 \$24,093 \$2	\$61,371 \$00% \$24,581 \$20 \$1,384 \$400 \$2433 \$65,664 60% \$33,039 \$22,026 \$4.00 \$4,99 \$2,98 \$64,191 60% \$13,039 \$122,026 \$1,20 \$4,06 \$7,24 \$1,91 \$64,191 60% \$128,045 \$13,047 \$1,09 \$1,00 \$1,01 \$1,01 \$135,281 60% \$123,09 \$13,00 \$1,00 \$2,00 \$2,00 \$1,00 \$23,447 60% \$16,784 \$11,300 \$1,00 \$2,00 \$2,00 \$2,00 \$22,983 60% \$16,784 \$11,13 \$2,00 \$2,00 \$2,00 \$2,00 \$13,447 60% \$16,784 \$11,10 \$2,00 \$2,00 \$2,00 \$2,00 \$13,950 \$11,20 \$2,00 \$2,00 \$2,00 \$2,00 \$2,00 \$2,00 \$13,950 \$11,00 \$2,00 \$2,00 \$2,00 \$2,00 \$2,00 \$2,00 \$2,00	68,945 \$0 \$0	90 90	2						3	\$60,945	609	\$41,347	\$27,578		13,589	6,924	3,635	1,961
\$55,064 60% \$23,039 822,026 16.50 6,467 4,579 2,196	\$55,064 60% \$23,039 \$22,035 15.0 8,447 4,579 2,195 2,195 469,357 60% \$22,654 519,745 15.26 8,465 3,724 1,711 2,195 2,146 1,711 2,195 2,146 1,711 2,195 2,146 1,711 2,195 2,146 1,211 2,106 2,146 1,212 2,146 1,212 2,146 1,212 2,146 1,213 2,147 2,146	61,371 \$0 \$0	95	2						3	1261,327	100	\$34,623	\$24,548		11,524	3,600	2.813	1,435
\$49,357 69% \$29,614 \$19,743 1730 8,405 3,724 3,711 1,312 1,444 1	\$46,357 60% \$25,614 \$19,743 1730 8,406 3,724 1,711 1,312 1,314 1	55,064 \$0 \$0	90	02						3	\$55,064	809	\$33,039	\$22,026		9,840	4,579	57.00	1,088
\$444,031 60% \$26,515 \$17,677 \$1,06	\$44,031 60% \$26,515 \$17,677 16.30 7,048 3,031 1,332 1,325	49,357 \$0 \$0	08	2						3	\$49,357	W00	\$29,614	\$19,743		8,406	3,724	500	21.8
\$39,515 60% \$23,700 \$15,000 15.0 6,104 2,464 1,056 53.5 535,231,447 60% \$18,626 \$13,579 21.0 4,408 1,511 623 623 623 623 623 623 623,923 60% \$16,784 \$13,109 22,30 3,73 1,311 482 623 624 626 626 626 626 626 626 626 626 626	\$39,515 60% \$23,709 \$15,006 15,0 5,004 2,464 1,036 \$33,781 60% \$21,169 \$14,113 26,10 5,191 2,000 804 \$23,447 60% \$16,784 \$11,189 23,5 4,00 1,121 623 \$22,973 60% \$16,784 \$11,189 23,5 1,73 1,311 482 \$119,950 60% \$11,90 \$23,0 1,346 199 134	44,191 \$0 \$0	98 98	2						2	\$44,191	809	\$15,6515	517,677		7,168	3,031	1,332	90
\$33,281 60% \$21,169 \$14,113 20,10 \$3,00 \$3,00 804 827,447 60% \$116,06 \$12,579 21,50 4,00 1,621 623 827,973 60% \$16,784 \$11,189 22,30 3,713 1,311 482 827,950 60% \$11,00 \$27,90 21,50 \$2,00 209 829	\$33,281 60% \$21,169 \$14,113 20,10 \$2,00 804 \$31,447 60% \$18,868 \$12,579 21,50 4,066 1,621 623 \$22,973 60% \$16,784 \$11,189 22,50 3,713 1,311 482 \$119,950 60% \$11,920 \$2,30 21,30 2,313 800 289 \$10,297 60% \$6,178 \$4,119 24,30 1,346 389 134	39,515 \$0 \$0	3	2						2	\$39,515	100	\$23,709	\$15,806		40104	2,484	1,036	452
\$31,447 60% \$18,868 \$12,579 21,30 4,406 1,421 623 \$27,973 60% \$16,784 \$11,189 22,30 3,733 1,331 482 \$19,950 60% \$11,50 \$7,963 21,30 2,315 800 239	\$23,447 60% \$18,868 \$12,579 21,30 4,408 1,421 623 \$27,973 60% \$16,784 \$11,189 22,30 3,733 1,311 482 \$13,950 60% \$11,920 \$2,360 21,30 2,333 890 289 \$10,297 60% \$6,178 \$4,119 24,30 1,246 389 134	35,281 \$0 \$0	33	2						8	\$35,281	9009	\$21,169	\$14,113		5,191	2,000	¥08	336
\$27,973 60% \$16,784 \$11,189 25.50 3,733 1,511 462 \$13,950 60% \$11,920 \$7,960 25.50 2,535 800 299,	\$22,973 60% \$16,784 \$11,189 22,50 3,733 1,311 482 \$19,950 60% \$11,920 \$7,980 23,50 800 239 \$10,297 60% \$6,178 \$4,119 24,30 1,246 339 134	31,447 \$0 \$0	98	2						8	\$31,447	60%	\$18,868	\$12,579		4,406	1,621	673	550
519,950 60% \$11,910 \$7,960 21.10 2,531 650 599	\$19,950 60% \$11,920 \$7,940 21,30 2,315 830 239 \$10,297 60% \$6,178 \$4,119 24,50 1,246 399 134	27,973 \$0 \$0	98	2						2	\$27,973	800	\$16,784	\$11,189		3,733	1,311	289	185
	\$10,297 60% \$6,178 \$4,119 24.30 1,246 399 134	18,950 \$0 \$0	08 08	2						2	\$19,950	9000	\$11,900	\$7,980		2,535	008	582	011
2,250 140,684 21,068 21,489 185,481 1,607,982 905,481 702,481 313 408,937 249,583 154,546 94,813																			

Table 4c, Page 4
Zenith Energy Ltd
Ezzaouia Triassic Prospect
October 1, 2021

R. Factor - Royalty Rate - Tax Rate - Depreciation, Prospective Resources - High Estimate

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Tax Rate	ø	9605	80%	80%	80%	20%	9605	858	55%	859	9609	9609	9009	9609	9609	9009	9609	9609	9609	9609	9009	9009	9609	9009	9009	6596		20%	one
Royalty Rate	g	959	456	\$	48	100	£	16	346	8	10%	10%	10%	10%	10%	10%	10%	10%	10%	10%	10%	10%	10%	10%	10%	11%		£	Applies Subsequent Year
R Factor		1.04	0.52	0.60	0.78	1.09	1.37	1.60	1.77	1.92	2.04	2.13	2.20	2.26	2.31	2.36	2.39	2.42	2.44	2.46	2.48	2.49	2.49	2.50	2.50	2.51		1.08	Acre
Cumulative	57	\$250,829	\$568,559	\$624,501	\$689,564	\$715,380	\$741,712	\$768,571	\$795,489	\$621,538	\$845,840	\$868,580	\$689,923	120/0165	\$929,008	\$947,009	\$964,135	\$300,463	\$996,160	\$1,011,235	\$1,025,788	51,039,867	\$1,053,597	\$1,066,973	\$1,079,144	\$1,080,836		\$240,829	O senino Balance
Total	MS/yr.	10,000	317,730	55,942	65,063	25,816	26,332	26,859	26,918	26,049	24,302	22,740	21,343	20,097	18,967	19,001	17,126	16,353	15,672	15,075	14,553	14,100	13,710	13,376	12,171	1,69,1	\$784,959		
	MS/yc.	2,000	312,530	46,318	47,754	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	\$412,202		
Operating Costs Capital Costs	MS/yr.	5,000	5,100	9,124	17,308	25,816	26,332	26,859	26,918	56,049	24,302	22,740	21,343	20,097	18,987	18,001	17,126	16,353	15,672	15,075	14,553	14,100	13,710	13,376	12,171	1,69,1	\$372,756		
Cumulative Net Revenue	ž	\$262,068	\$296,381	\$373,869	\$535,142	\$778,191	\$1,019,018	\$1,226,782	\$1,409,709	\$1,577,456	\$1,728,095	\$1,850,401	\$1,960,722	\$2,060,277	\$2,150,165	\$2,231,374	\$2,304,777	\$2,371,635	\$2,432,589	\$2,468,217	\$2,539,045	\$2,565,546	\$2,628,147	\$2,667,237	\$2,697,776	\$2,711,425		\$259,068	Country Ralance
Net Revenue	MS/je:	\$3,000	\$34,313	\$77,488	\$161,273	\$243,049	\$240,826	\$207,765	\$182,927	\$167,747	\$150,638	\$122,306	\$110,321	\$99,555	\$39,688	\$81,209	\$73,403	\$56,858	\$50,953	\$55,629	\$50,628	\$46,501	\$42,602	\$39,090	\$30,539	\$13,649	\$2,279,977		
Corp Tax (Grosssed Up)	M\$/yr.	(\$3,000)	(\$34,313)	(\$5,278)	\$59,227	\$130,898	\$129,118	\$158,015	\$174,208	\$168,669	\$150,368	\$144,896	\$129,470	109'511\$	\$103,133	\$91,927	\$61,020	\$73,419	\$65,009	\$50,922	\$52,687	\$47,042	\$41,929	\$37,297	\$26,599	\$13,730	\$1,845,605	0.45	Wil Sactor
Royalty	MS/yr.	80	0\$	\$3,009	\$9,187	\$15,581	\$23,613	\$31,807	\$35,321	\$33,272	\$29,770	\$29,689	\$26,643	\$23,906	\$21,447	\$19,237	\$17,248	\$15,586	\$14,085	\$12,728	\$11,502	\$10,394	\$9,392	\$8,467	\$6,349	\$3,042	\$373,632		
Gross Revenue	MS/yr.	2	02	\$75,219	\$229,687	\$389,528	\$393,558	\$397,587	\$392,455	\$369,688	\$330,776	\$296,892	\$266,434	\$239,062	\$214,468	\$192,374	\$172,480	\$155,863	\$140,848	\$127,279	\$115,017	\$103,936	\$53,923	\$64,875	563,467	\$30,420	\$4,459,214		
	Year	2021	2022	2023	2024	2025	3026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	5000	2040	2041	2042	2043	2014	2045	Totals		

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Figure 4

RISK ANALYSIS (ARITHMETIC AVERAGE)

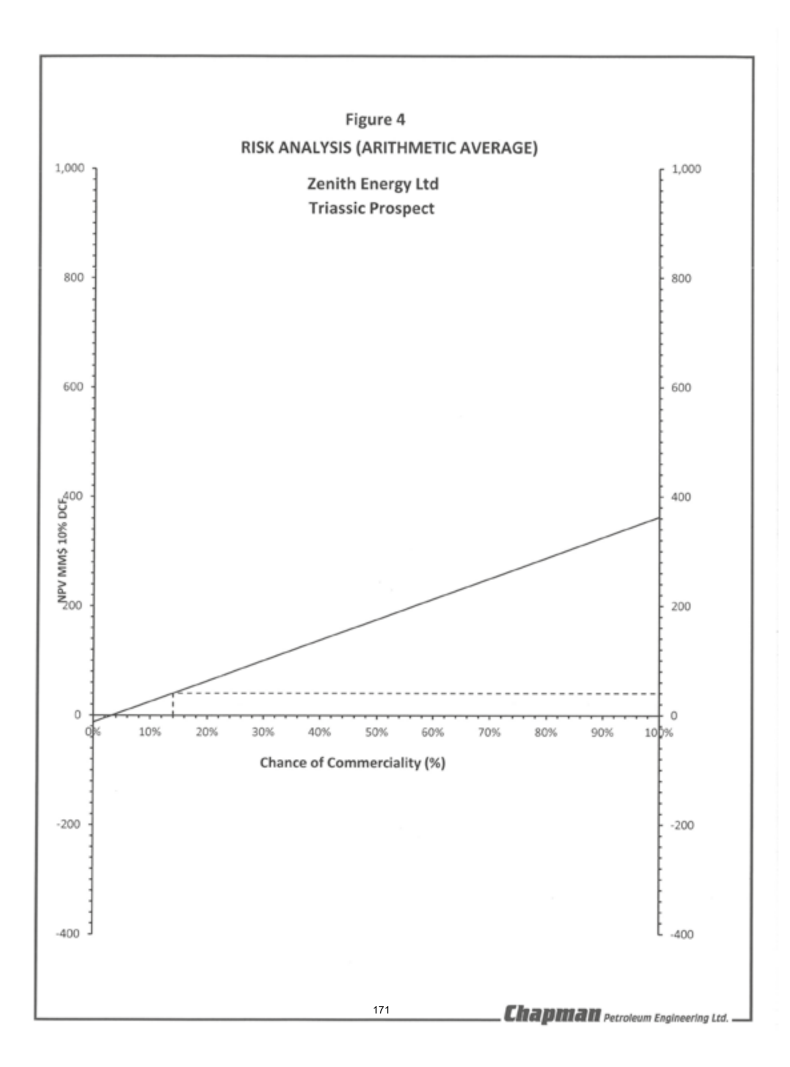
Zenith Energy Ltd Triassic Prospect Ezzaouia Concession, Tunisia

ECONOMIC PARAMETERS

Net Capital Exposure (Failure Case), M\$	12,375
Geological Risk Factors	
Source Rock	85%
Reservoir Rock	65%
Trap/Seal	50%
Timing/Migration	75%
Chance of Discovery	21%
Development Risk Factors	
Economic Viability	95%
Market Access	95%
Production & Transportation Infrastructure	95%
Regulatory & Social Licence	95%
Corporate & External Approvals	90%
Reasonable Timetable for Development	90%
Chance of Development	66%
Chance of Commerciality (Chance of Discovery * Chance of Development)	14%

TOTAL VALUES

Discount Rate	undisc.	5%	10%	15%	20%
Unrisked Value, M\$	993,869	456,680	362,616	230,263	146,599
Risked Value, M\$	128,499	53,293	40,124	21,594	9,881
Minimum Chance of Commerciality Req'd	1%	3%	3%	5%	8%



APPENDIX A

INDEX

Figure A-1: Monte Carlo Output Results Figure A-2: Monte Carlo Input Results

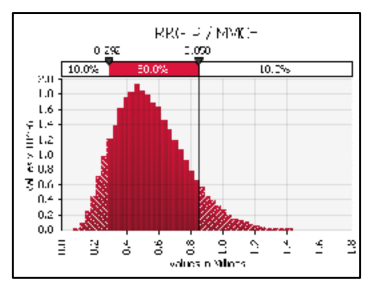
_____Chapman Petroleum Engineering Ltd. __

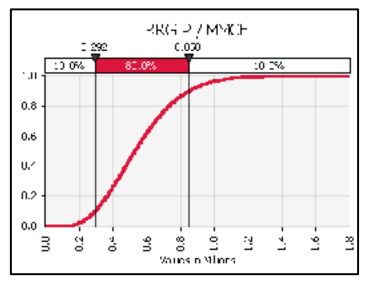
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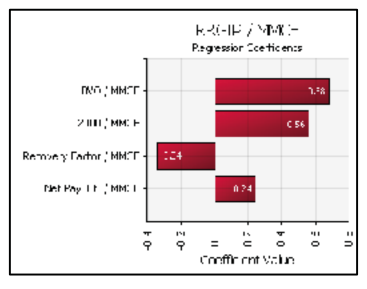
@RISK Output Report for RRGIP / MMCF

Performed By: Chapman Petroleum Engineering Ltd.

Date: Monday, April 26, 2021 4:48:32 PM







Simulation Summary Info	
Workbook Name	Monte Carlo Parameter Ezzaouia.xlsx
Number of Simulations	1
Number of Iterations	1E+05
Number of Inputs	4
Number of Outputs	1
Sampling Type	Latin Hypercube
Simulation Start Time	4/26/21 16:46:20
Simulation Duration	00:01:50
Random # Generator	Mersenne Twister
Random Seed	332059864

Summary S	tatistics for RRG	IP / MN	/ICF
Statistics		Percent	ile
Minimum	74,817	5%	242,555
Maximum	1,740,358	10%	292,042
Mean	554,323	15%	330,596
Std Dev	218,229	20%	363,668
Variance	47623721289	25%	393,471
Skewness	0.64157973	30%	421,495
Kurtosis	3.354357352	35%	448,623
Median	528,515	40%	474,356
Mode	451,073	45%	501,469
Left X	292,042	50%	528,515
Left P	10%	55%	556,469
Right X	850,353	60%	586,288
Right P	90%	65%	616,999
Diff X	558,311	70%	651,121
Diff P	80%	75%	689,014
#Errors	0	80%	732,214
Filter Min	Off	85%	782,516
Filter Max	Off	90%	850,353
#Filtered	0	95%	954,383

Regression a	and Rank Inform	nation f	or RRGIP / MM
Rank	Name	Regr	Corr
1	BVO / MMCF	0.684	0.692
2	2000 / MMCF	0.560	0.548
3	Recovery Factor,	-0.341	-0.322
4	Net Pay Ft. / MM	0.238	0.224

ZENITH ENERGY LTD.

EZZAOUIA CONCESSION

TUNISIA

OUTPUT RESULTS

OCT. 2021 JOB No. 6773 FIGURE No. A-1

Chapman Petroleum Engineering Ltd.

@RISK Input Results

Performed By: Chapman Petroleum Engineering Ltd.

Date: Monday, April 26, 2021 4:48:36 PM

	Name	Cell	Graph	Min	Mean	Max	5%	95%	Errors
Ca	ategory: 2000								
	2000 / MMCF	E10	1.5k / Uk	2004.187	4166.667	6493.084	2670.765	5749.957	0
Cā	ategory: BVO								
	BVO / MMCF	E8	10:hs 8.0hs	0.01385074	0.04691667	0.07493075	0.02457279	0.06660722	0
Ca	ategory: Net Pay Ft.								
	Net Pay Ft. / MMCF	E9	240 423	250.3427	326.6667	399.8448	274.4942	377.0871	0
Cā	ategory: Recovery Factor								
	Recovery Factor / MMCF	E12	40 80	50.02273	61.66667	74.96716	53.53527	70.66975	0

ZENITH ENERGY LTD.

EZZAOUIA CONCESSION

TUNISIA

INPUT RESULTS

OCT. 2021 JOB No. 6773 FIGURE No. A-2

_____ Chapman Petroleum Engineering Ltd. _

GLOSSARY OF TERMS (Abbreviations & Definitions)

General

BIT

Before Income Tax

AIT

- After Income Tax

M\$

Thousands of Dollars

Effective Date

The date for which the Present Value of the future cash flows and reserve categories are established

\$US

United States Dollars

WTI

 West Texas Intermediate – the common reference for crude oil used for oil price comparisons

ARTC

Alberta Royalty Tax Credit

GRP

Gas Reference Price

Interests and Royalties

BPO

Before Payout

APO

After Payout

APPO

After Project Payout

Payout

 The point at which a participant's original capital investment is recovered from its net revenue

GORR

 Gross Overriding Royalty – percentage of revenue on gross revenue earned (can be an interest or a burden)

NC

 New Crown – crown royalty on petroleum and natural gas discovered after April 30, 1974

SS 1/150 (5%-15%) Oil

 Sliding Scale Royalty – a varying gross overriding royalty based on monthly production. Percentage is calculated as 1-150th of monthly production with a minimum percentage of 5% and a maximum of

15%

FH

- Freehold Royalty

P&NG

Petroleum and Natural Gas

Twp

Township

Rge

Range

Sec

Section

Chapman Petroleum Engineering Ltd. .

Technical Data

psia

Pounds per square inch absolute

MSTB

Thousands of Stock Tank Barrels of oil (oil volume at 60 F and 14.65 psia)

MMscf

Millions of standard cubic feet of gas (gas volume at 60 F and 14.65 psia)

Bbls

Barrels

Mbbls

Thousands of barrels

MMBTU

- Millions of British Thermal Units - heating value of natural gas

STB/d

Stock Tank Barrels of oil per day – oil production rate

Mscf/d

Thousands of standard cubic feet of gas per day – gas production rate

GOR (scf/STB)

 Gas-Oil Ratio (standard cubic feet of solution gas per stock tank barrel of oil)

mKB

 Metres Kelly Bushing – depth of well in relation to the Kelly Bushing which is located on the floor of the drilling rig. The Kelly Bushing is the usual reference for all depth measurements during drilling operations.

EOR

Enhanced Oil Recovery

GJ

Gigajoules

Marketable or Sales Natural Gas Natural gas that meets specifications for its sale, whether it occurs naturally or results from the processing of raw natural gas. Field and plant fuel and losses to the point of the sale must be excluded from the marketable quantity. The heating value of marketable natural gas may vary considerably, depending on its composition; therefore, quantities are usually expressed not only in volumes but also in terms of energy content. Reserves are always reported as marketable quantities.

NGLs

 Natural Gas Liquids – Those hydrocarbon components that can be recovered from natural gas as liquids, including but not limited to ethane, propane, butanes, pentanes plus, condensate, and small quantities of non-hydrocarbons.

Raw Gas

Natural gas as it is produced from the reservoir prior to processing.
 It is gaseous at the conditions under which its Volume is measured or estimated and may include varying amounts of heavier hydrocarbons (that may liquefy at atmospheric conditions) and water vapour; may also contain sulphur and other non-hydrocarbon compounds. Raw natural gas is generally not suitable for end use.

EUR

Estimated Ultimate Recovery



October 08, 2021

Chapman Petroleum Engineering Ltd. 700, 1122 – 4th Street SW Calgary, AB T2R 1M1

Dear Sir:

Re: Company Representation Letter

Regarding the evaluation of our Company's oil and gas reserves and independent appraisal of the economic value of these reserves for the year ended September 30, 2021, (the effective date), we herein confirm to the best of our knowledge and belief as of the effective date of the reserves evaluation, and as applicable, as of today, the following representations and information made available to you during the conduct of the evaluation:

- 1. We, Zenith Energy Ltd., (the Client) have made available to you, Chapman Petroleum Engineering Ltd. (the Evaluator) certain records, information, and data relating to the evaluated properties that we confirm is, with the exception of immaterial items, complete and accurate as of the effective date of the reserves evaluation, including the following:
 - Accounting, financial, tax and contractual data
 - · Asset ownership and related encumbrance information;
 - Details concerning product marketing, transportation and processing arrangements;
 - All technical information including geological, engineering and production and test data;
 - Estimates of future abandonment and reclamation costs.



- We confirm that all financial and accounting information provided to you is, to the best of our knowledge, both on an individual entity basis and in total, entirely consistent with that reported by our Company for public disclosure and audit purposes.
- We confirm that our Company has satisfactory title to all of the assets, whether tangible, intangible, or otherwise, for which accurate and current ownership information has been provided.
- 4. With respect to all information provided to you regarding product marketing, transportation, and processing arrangements, we confirm that we have disclosed to you all anticipated changes, terminations, and additions to these arrangements that could reasonably be expected to have a material effect on the evaluation of our Company's reserves and future net revenues.
- 5. With the possible exception of items of an immaterial nature, we confirm the following as of the effective date of the evaluation:
 - For all operated properties that you have evaluated, no changes have occurred or
 are reasonably expected to occur to the operating conditions or methods that
 have been used by our Company over the past twelve (12) months, except as
 disclosed to you. In the case of non-operated properties, we have advised you of
 any such changes of which we have been made aware.
 - All regulatory, permits, and licenses required to allow continuity of future operations and production from the evaluated properties are in place and, except as disclosed to you, there are no directives, orders, penalties, or regulatory rulings in effect or expected to come into effect relating to the evaluated properties.
 - Except as disclosed to you, the producing trend and status of each evaluated well
 or entity in effect throughout the three-month period preceding the effective date
 of the evaluation are consistent with those that existed for the same well or entity
 immediately prior to this three-month period.



- Except as disclosed to you, we have no plans or intentions related to the ownership, development or operation of the evaluated properties that could reasonably be expected to materially affect the production levels or recovery of reserves from the evaluated properties.
- If material changes of an adverse nature occur in the Company's operating performance subsequent to the effective date and prior to the report date, we will inform you of such material changes prior to requesting your approval for any public disclosure of reserves information.
- We hereby confirm that our Company is in material compliance with all Environmental Laws and does not have any Environmental Claims pending.

Between the effective date of the report and the date of this letter, nothing has come to our attention that has materially affected or could affect our reserves and economic value of these reserves that has not been disclosed to you.

Yours very truly,

President and Chief Executive Officer

Vice-President & Chief Financial Officer

(D) Chapman Report 2021 – Congo

COMPETENT PERSONS REPORT

RESERVE AND ECONOMIC EVALUATION OIL PROPERTY

TILAPIA LICENSE
REPUBLIC OF THE CONGO

Owned by

ZENITH ENERGY LTD.

September 30, 2021 (October 1, 2021)

Chapman Petroleum Engineering Ltd.

1122 · 4th Street S.W., Suite 700, Calgary, Alberta T2R 1M1 • Phone: [403] 266-4141 • Fax: [403] 266-4259 • www.chapeng.ab.ca

October 7, 2021

Zenith Energy Ltd.
Suite 1500, 15th Floor Bankers Court
850 - 2nd Street SW
Calgary AB Canada T2P 0R8

Attention: Mr. Andrea Cattaneo

Dear Sir:

Re: Competent Persons Report, Reserve and Economic Evaluation – Zenith Energy Ltd.

<u>Tilapia License</u>, Republic of the Congo – September 30, 2021

In accordance with your authorization we have prepared a Competent Persons Report of an evaluation of an oil property located in Tilapia License, Republic of the Congo, owned by Zenith Energy Ltd. (the "Company") for an effective date of September 30, 2021 (October 1, 2021).

This evaluation has been carried out in accordance with standards set out in the Canadian Oil and Gas Evaluation Handbook ("COGEH"), the professional practice standard under our Permit to Practice with APEGA and under the guidelines of the European Securities and Markets Authority (ESMA). The report has been prepared and/or supervised by a "Qualified Reserves Evaluator" under NI 51-101 as demonstrated on the accompanying Certificate of Qualification of the author(s).

The INTRODUCTION includes the authorization, purpose and use of the report and describes the methodology and economic parameters used in the preparation of this report and the evaluation standard to which the report has been prepared.

The EXECUTIVE SUMMARY contains a concise presentation of the results of this reserve and economic evaluation.

The SUMMARY OF RESERVES AND ECONOMICS complements the Executive Summary, including values at the property level and the consolidated cash flows for each accumulating reserve category. The net present values presented in this report do not necessarily represent the fair market value of the reserves evaluated in this report. All monetary values presented in this report are expressed in terms of US dollars.

The DISCUSSION contains a description of the interests and burdens, reserves and geology, production forecasts, product prices, capital and operating costs and a map of each major property. The economic results and cash flow forecasts (before income tax) are also presented on an entity and property summary level.

A REPRESENTATION LETTER from the Company confirming that to the best of their knowledge all the information they provided for our use in the preparation of this report was complete and accurate as of the effective date, is enclosed following the Glossary.

Because the reserves data are based on judgments regarding future events, actual results will vary and the variations may be significant. We have no responsibility to update our report for events and circumstances which may have occurred since the preparation date of this report.

Prior to public disclosure of information derived from this report, or our name as author, our written consent must be obtained, as to the information being disclosed and the manner in which it is presented. This report may not be reproduced, distributed or made available for use by any other party without our written consent and may not be reproduced for distribution at any time without the complete context of the report, unless otherwise reviewed and approved by us.

We consent to the submission of this report, in its entirety, to securities regulatory agencies and stock exchanges, by the Company.

It has been a pleasure to prepare this report and the opportunity to have been of service is appreciated.

Yours very truly, Chapman Petroleum Engineering Ltd.

[Original Signed By:]
[Signature], [Licensed Professional's Stamp]
[Membership ID Number]
October 7, 2021
C. W. Chapman, P. Eng.,
President

[Original Signed By:]
[Signature], [Licensed Professional's Stamp]
[Membership ID Number]
October 7, 2021
Khaled (Kal) A. Latif, P.Geol.
Senior Associate

cwc/lml/6771

PERMIT TO PRACTICE

CHAPMAN PETROLEUM ENGINEERING LTD.

Signature [Original Signed By:]

C.W. Chapman

ate October 7, 2021

PERMIT NUMBER: P 4201

The Association of Professional Engineers and Geoscientists of Alberta

[APEGA ID Number]

Chapman Petroleum Engineering Ltd.

CERTIFICATE OF QUALIFICATION

- I, C. W. CHAPMAN, P. Eng., Professional Engineer of the City of Calgary, Alberta, Canada, officing at Suite 700, 1122 4th Street S.W., hereby certify:
- THAT I am a registered Professional Engineer in the Province of Alberta and a member of the Australasian Institute of Mining and Metallurgy.
- THAT I graduated from the University of Alberta with a Bachelor of Science degree in Mechanical Engineering in 1971.
- THAT I have been employed in the petroleum industry since graduation by various companies and have been directly involved in reservoir engineering, petrophysics, operations, and evaluations during that time.
- THAT I have in excess of 40 years in the conduct of evaluation and engineering studies relating to oil & gas fields in Canada and around the world.
- 5. THAT I participated directly in the evaluation of these assets and properties and preparation of this report for Zenith Energy Ltd., dated October 7, 2021 and the parameters and conditions employed in this evaluation were examined by me and adopted as representative and appropriate in establishing the value of these oil and gas properties according to the information available to date.
- THAT I have not, nor do I expect to receive, any direct or indirect interest in the properties or securities of Zenith Energy Ltd., its participants or any affiliate thereof.
- THAT I have not examined all of the documents pertaining to the ownership and agreements referred to in this report, or the chain of Title for the oil and gas properties discussed.
- A personal field examination of these properties was considered to be unnecessary because the data available from the Company's records and public sources was satisfactory for our purposes.

[Original Signed By:]
[Signature], [Licensed Professional's Stamp]
[Membership ID Number]
October 7, 2021
C.W. Chapman, P.Eng.
President

PERMIT TO PRACTICE

CHAPMAN PETROLEUM ENGINEERING LTD.

[Original Signed By:] Signature C.W. Chapman

Date October 7, 2021

PERMIT NUMBER: P 4201

The Association of Professional Engineers and Geoscientists of Alberta

[APEGA ID Number]

. Chapman Petroleum Engineering Ltd.

CERTIFICATE OF QUALIFICATION

- I, KHALED (KAL) A. LATIF, P. Geol., Professional Geologist of the City of Calgary, Alberta, Canada, officing at Suite 700, 1122 4th Street S.W., hereby certify:
- THAT I am a registered Professional Geologist in the Province of Alberta.
- THAT I graduated from the University of Alexandria with a Bachelor of Science degree in Geology in 1979.
- THAT I have been employed in the petroleum industry since graduation by various companies and have been directly involved in geology, geophysics, petrophysics, operations, and evaluations during that time.
- THAT I have in excess of 35 years of experience in the conduct of evaluation and geological studies relating to oil and gas fields in Canada and internationally.
- 5. THAT I participated directly in the evaluation of these assets and properties and preparation of this report for Zenith Energy Ltd., dated October 7, 2021 and the parameters and conditions employed in this evaluation were examined by me and adopted as representative and appropriate in establishing the value of these oil and gas properties according to the information available to date.
- THAT I have not, nor do I expect to receive, any direct or indirect interest in the properties or securities of Zenith Energy Ltd., its participants or any affiliate thereof.
- THAT I have not examined all of the documents pertaining to the ownership and agreements referred to in this report, or the chain of Title for the oil and gas properties discussed.
- A personal field examination of these properties was considered to be unnecessary because the data available from the Company's records and public sources was satisfactory for our purposes.

[Original Signed By:]
[Signature], [Licensed Professional's Stamp]
[Membership ID Number]
October 7, 2021
Khaled (Kal) A. Latif, P.Geol.
Senior Associate

CERTIFICATE OF QUALIFICATION

- I, REBECCA J. HOWE, of the City of Calgary, Alberta, Canada, officing at Suite 700, 1122 4th Street S.W., hereby certify:
- THAT I am a Certified Petroleum Geologist as recognized by the Division of Professional Affairs
 of the American Association of Petroleum Geologists and a member of the Canadian Society of
 Petroleum Geologists.
- THAT I graduated from Brandon University, Manitoba with a Bachelor of Science degree in Geology in 2007.
- THAT I participated directly in the evaluation of these assets and properties and preparation of
 this report for Zenith Energy Ltd., dated October 7, 2021 and the parameters and conditions
 employed in this evaluation were examined by me and adopted as representative and
 appropriate in establishing the value of these oil and gas properties according to the information
 available to date.
- THAT I have not, nor do I expect to receive, any direct or indirect interest in the properties or securities of Zenith Energy Ltd., its participants or any affiliate thereof.
- THAT I have not examined all of the documents pertaining to the ownership and agreements referred to in this report, or the chain of Title for the oil and gas properties discussed.
- A personal field examination of these properties was considered to be unnecessary because the data available from the Company's records and public sources was satisfactory for our purposes.

[Original Signed By:] [Signature], [AAPG Membership Stamp] [Membership ID Number] October 7, 2021 Rebecca J. Howe, B.Sc. Associate

COMPETENT PERSONS REPORT

RESERVE AND ECONOMIC EVALUATION OIL PROPERTY

TILAPIA LICENSE, DJENGO PROSPECT REPUBLIC OF THE CONGO

Owned by

ZENITH ENERGY LTD.

September 30, 2021 (October 1, 2021)

. Chapman Petroleum Engineering Ltd. ..

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Chapman Petroleum Engineering Ltd. **-**

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INTRODUCTION

1. AUTHORIZATION

This evaluation has been authorized by Mr. Andrea Cattaneo, on behalf of Zenith Energy Ltd. The engineering analysis has been performed during the month of June 2021 and updated during October 2021.

2. PURPOSE OF THE REPORT

The purpose of this report was to prepare a third-party independent appraisal of the oil reserves owned by Zenith Energy Ltd. for the Company's financial planning.

The values in this report do not include the value of the Company's undeveloped land holdings nor the tangible value of their interest in associated plant and well site facilities they may own.

3. USE OF THE REPORT

The report is intended to support any securities regulatory requirements and financing purposes.

4. SCOPE OF THE REPORT

4.1 Methodology

The evaluation of the reserves and resources of these properties included in the report has been conducted under a discounted cash flow analysis of estimated future net revenue, which is the principal tool for estimating oil and gas property values and supporting capital investment decisions.

4.2 Land Survey System

This property and its boundaries are governed by a Production Sharing Contract.

4.3 Economics

The economics presentation and methodology is presented in the Discussion of the report.

4.4 Barrels of Oil Equivalent

If at any time in this report reference is made to "Barrels of Oil Equivalent" (BOE), the conversion used is 6 Mscf: 1 STB (6 Mcf: 1 bbl).

BOEs may be misleading, particularly if used in isolation. A BOE conversion ratio of 6 Mcf: 1 bbl is based on an energy equivalency conversion method primarily applicable at the burner tip and does not represent value equivalency at the well head.

4.5 Environmental Liabilities

We have been advised by the Company that they are in material compliance with all Environmental Laws and do not have any Environmental Claims pending, as demonstrated in the Representation Letter attached.

5. BASIS OF REPORT

5.1 Sources of Information

Sources of the data used in the preparation of this report are as follows:

- Basic information regarding the property was derived from a Corporate presentation, previous competent persons' reports and our independent research from published information;
- The ownership terms were determined from the original Production Sharing Agreement currently in place;
- Capital expenditures, operating costs and product prices were based on discussions with the staff in Brazzaville and our experience and judgment.

5.2 Product Prices

Chapman Petroleum Engineering Ltd. conducts continual surveillance and monitoring on a number of Benchmark product prices both locally and internationally. Based on historical data, current conditions and our view of the relevant political and economic trends, we independently prepare oil, gas and by-product price forecasts including predictions for the near term (first few years) with 2 percent escalation thereafter. In establishing our forecasts we also consider input from operating companies, consulting firms, oil & gas marketing companies and financial institutions. Our forecasts are updated quarterly and the latest one prior to the effective date would generally be used. The forecast used for this report is presented as Attachment 1 in the Executive Summary.

The Benchmark Oil Price used in this evaluation is Brent crude, which closely correlates to crude prices in this region of Africa.

Any prices quoted in the property discussions reflect fully adjusted prices for crude quality, transportation, gas heating value and specific contractual arrangements. In the case of delayed production the equivalent 2021 price for that production has been quoted.

5.3 Product Sales Arrangement

The Company does not have any "hedge" contracts in place at this time.

5.4 Royalties

There is a 15 percent royalty to the Republic of the Congo which is deducted prior to the application of the cost oil and profit oil allocation.

5.5 Capital Expenditures and Operating Costs

Operating costs and capital expenditures have been based on historical experience and analogy where necessary and are expressed in current year dollars but for economic purposes are escalated at 2% per year after the current year.

5.6 Income Tax Parameters

Net cash flows after consideration of corporate income tax have not been included in this report, due to the current terms of ownership of the reserves.

5.7 Abandonment and Restoration

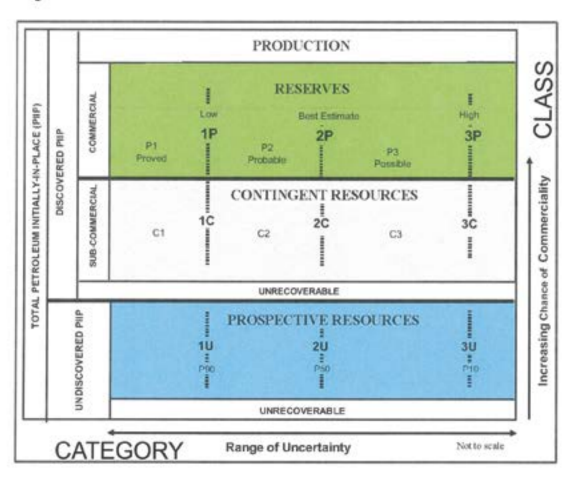
Abandonment and restoration costs are the responsibility of the government.

6. EVALUATION STANDARD USED

6.1 General

This evaluation and report preparation have been carried out in accordance with standards set out in the APEGA professional practice standard "The Canadian Oil and Gas Evaluation Handbook", 3rd Edition December 2018 ("COGEH"), prepared by the Calgary Chapter of the Society of Petroleum Evaluation Engineers (SPEE).

COGEH uses the SPE-PRMS (2018 Update) resource classification system shown in the below diagram.



By way of explanation, 'CLASS' forms the vertical axis of the PRMS diagram and represents the range of Chance of Commerciality. Likewise, 'CATEGORY' forms the horizontal axis and provides a measure of the uncertainty in estimates of the Resource Class. Petroleum Initially-In-Place (PIIP) is that quantity of petroleum that is estimated to exist originally in naturally occurring accumulations with reference to the above diagram and is potentially producible. It includes that quantity of petroleum that is estimated, as of a given date, to be contained in known accumulations, prior to production, plus those estimated quantities in accumulations yet to be discovered (equivalent to "total resources").

Discovered PIIP (equivalent to "discovered resources") is that quantity of petroleum that is estimated, as of a given date, to be contained in known accumulations prior to production. The Discovered PIIP includes production, Reserves, and Contingent Resources; the remainder is unrecoverable.

Undiscovered PIIP (equivalent to "undiscovered resources") is that quantity of petroleum that is estimated, on a given date, to be contained in accumulations yet to be discovered. The recoverable portion of undiscovered petroleum initially in place is referred to as "Prospective Resources", the remainder as "unrecoverable".

Unrecoverable is that portion of Discovered or Undiscovered PIIP quantities which is estimated, as of a given date, not to be recoverable by future development projects. A portion of these quantities may become recoverable in the future as commercial circumstances change or technological developments occur; the remaining portion may never be recovered due to the physical/chemical constraints represented by subsurface interaction of fluids and reservoir rocks.

6.2 Resource Definitions

The following definitions have been extracted from COGEH and represent an overview of the resource definitions and evaluation criteria required for compliance with the Canadian Securities National Instrument 51-101. These definitions are considered to be compliant with the PRMS - 2018, in that they use the same primary nomenclature, principles and concepts.

6.2.1 Reserves

The following Reserves definitions and guidelines are designed to assist evaluators in making Reserves estimates on a reasonably consistent basis and assist users of evaluation reports in understanding what such reports contain and, if necessary, in judging whether evaluators have followed generally accepted standards.

Reserves are estimated remaining quantities of oil and natural gas and related substances anticipated to be recoverable from known accumulations, as of a given date, based on the analysis of drilling, geological, geophysical, and engineering data; the use of established technology; and specified economic conditions, which are generally accepted as being reasonable. Reserves are further classified according to the level of certainty associated with the estimates and may be subclassified based on development and production status.

The guidelines outline

- · general criteria for classifying reserves,
- · procedures and methods for estimating reserves,
- confidence levels of individual entity and aggregate reserves estimates,
- · verification and testing of Reserves estimates.

The following definitions apply to both estimates of individual Reserves Entities and the aggregate of reserves for multiple entities.

RESERVES CATEGORIES

Reserves are categorized according to the probability that at least a specific volume will be produced. In a broad sense, Reserves categories reflect the following expectations regarding the associated estimates:

Reserves Category

Confidence Characterization

Proved (1P)

Low Estimate, Conservative

Proved + Probable (2P)

Best Estimate

Proved +Probable +Possible (3P)

High Estimate, Optimistic

- a. Proved Reserves are those reserves that can be estimated with a high degree of certainty to be recoverable. It is likely that the actual remaining quantities recovered will exceed the estimated Proved Reserves.
- b. Probable Reserves are those additional reserves that are less certain to be recovered than Proved Reserves. It is equally likely that the actual remaining quantities recovered will be greater or less than the sum of the estimated Proved + Probable Reserves.

c. Possible Reserves are those additional reserves that are less certain to be recovered than probable reserves. It is unlikely that the actual remaining quantities recovered will exceed the sum of the estimated Proved + Probable + Possible Reserves.

DEVELOPMENT AND PRODUCTION STATUS

Each of the reserves categories (proved, probable and possible) may be divided into developed and undeveloped categories.

- a. Developed Reserves are those Reserves that are expected to be recovered from existing wells and installed facilities or, if facilities have not been installed, that would involve a low expenditure (e.g., when compared to the cost of drilling a well) to put the Reserves on production. The developed category may be subdivided into producing and non-producing.
 - i. Developed Producing Reserves are those reserves that are expected to be recovered from completion intervals open at the time of the estimate. These reserves may be currently producing or, if shut-in, they must have previously been on production, and the date of resumption of production must be known with reasonable certainty.
 - Developed Non-Producing Reserves are those reserves that either have not been on production, or have previously been on production, but are shut-in and the date of resumption of production is unknown.
- b. Undeveloped Reserves are those reserves expected to be recovered from known accumulations where a significant expenditure (e.g., when compared to the cost of drilling a well) is required to render them capable of production. They must fully meet the requirements of the Reserves classification (Proved, Probable, Possible) to which they are assigned.

In multi-well pools, it may be appropriate to allocate total pool Reserves between the Developed and Undeveloped categories or to sub-divide the Developed Reserves for the pool between Developed Producing and Developed Non-Producing. This allocation should be based on the estimator's assessment as to the reserves that will be recovered from specific wells, facilities and completion intervals in the pool and their respective development and production status.

LEVELS OF CERTAINTY FOR REPORTED RESERVES

The qualitative certainty levels contained in the definitions are applicable to "individual Reserves entities," which refers to the lowest level at which Reserves calculations are performed, and to "Reported Reserves," which refers to the highest level sum of individual entity estimates for which Reserves estimates are presented. Reported Reserves should target the following levels of certainty under a specific set of economic conditions:

- At least a 90 percent probability that the quantities actually recovered will equal or exceed the estimated Proved Reserves,
- At least a 50 percent probability that the quantities actually recovered will equal or exceed the sum of the estimated Proved + Probable reserves,
- At least a 10 percent probability that the quantities actually recovered will equal or exceed the sum of the estimated Proved + Probable + Possible reserves.

A quantitative measure of the certainty levels pertaining to estimates prepared for the various Reserves categories is desirable to provide a clearer understanding of the associated risks and uncertainties. However, the majority of Reserves estimates are prepared using deterministic methods that do not provide a mathematically derived quantitative measure of probability. In principle, there should be no difference between estimates prepared using probabilistic or deterministic methods.

Additional clarification of certainty levels associated with Reserves estimates and the effect of aggregation is provided in Section 5.7.1.6, The Portfolio Effect, of COGEH.

6.2.2 Contingent Resources

Contingent Resources are those quantities of petroleum estimated, as of a given date, to be potentially recoverable from known accumulations using established technology or technology under development (TUD), but which are not currently considered to be commercially recoverable due to one or more contingencies. Contingent Resources are further categorized in accordance with the level of certainty associated with the estimates and may be sub-classified based on project maturity and/or characterized by their economic status.

Contingencies may include economic, environmental, social and political factors, regulatory matters, a lack of markets or prolonged timetable for development. Contingent Resources have a Chance of Development that is less than certain. Contingent resources are further categorized according to their level of certainty associated with the estimates and may be sub-classified based on project maturity and/or characterized by their economic status.

Project Maturity Sub-Classes are: Development Pending, Development on Hold, Development Unclarified and Development Not Viable, as demonstrated in the chart below (Section 6.3).

Reports on Contingent Resources must specify the level of maturity and usually include 1C, 2C and 3C estimates.

There is no certainty that it will be commercially viable to produce any portion of the Contingent Resources.

6.2.3 Prospective Resources

Prospective Resources are those quantities of petroleum estimated, as of a given date, to be potentially recoverable from undiscovered accumulations by application of future development projects. Prospective resources have both an associated Chance of Discovery and a Chance of Development. Prospective resources are further subdivided in accordance with the level of certainty associated with recoverable estimates assuming their discovery and development and may be sub-classified based on project maturity.

The project maturity subclasses describe the stage of exploration and broadly correspond to chance of commerciality from in increasing order from "play" to "lead" to "prospect" as demonstrated in the chart below (Section 6.3).

A "play" is a family of geologically similar fields, discoveries, prospects and leads. It would have the lowest chance of commerciality in these project maturity subclasses.

A "lead" is a potential accumulation within a play that requires more data acquisition and/or evaluation in order to be classified as a prospect.

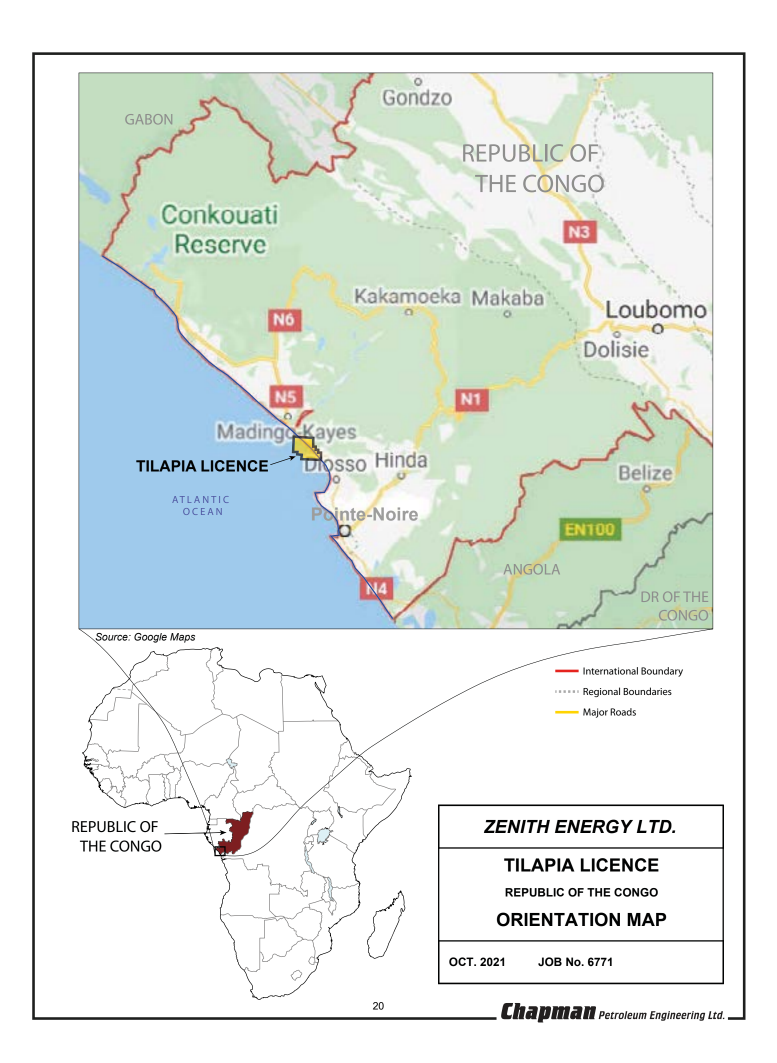
A "prospect" is a potential accumulation within a play that is sufficiently well defined to represent a viable drilling target. A "prospect" would have the highest chance of commerciality. There is no certainty that any portion of the resources will be discovered. If discovered, there is no certainty that it will be commercially viable to produce any portion of the resources.

6.3 Project Maturity Sub-Classes

DISCOVERED PIIP (DPIIP)	5	PRODUCTION	Project Maturity Sub-classes
	ER .		On Production
	COMMERCI	RESERVES	Approved for Development
			Justified for Development
	SUB-	CONTINGENT RESOURCES	Development Pending
			Development On Hold
			Development Unclarified
	8		Development Not Viable
77		UNRECOVERABLE	
UNDISCOV ERED PIIP (UPIIP)		PROSPECTIVE RESOURCES	Prospect
			Lead
			Play
		UNRECOVERABLE	
		Range of	Uncertainty
		<u> </u>	

7. SITE VISIT

A personal field examination of these properties was not considered to be necessary because the data available from the Company's records and public sources were satisfactory for our purposes. However, a video conference was conducted with the Company's representatives in Brazzaville.



EXECUTIVE SUMMARY

This Executive Summary presents an overview of the Company's properties and results of the evaluation and, in particular, addresses the information required by the European Securities and Markets Authority (ESMA), Section 132.

- (a) Details of the Company's reserves established under COGEH (NI 51-101) standards are presented with their associated net present values on the attached Table 1 (before taxes) and the production and cash flow analyses are presented as Table 4a in the Discussion, for the Probable Undeveloped Reserves.
- (b) The anticipated project life of this property based on the established Probable Reserves and production forecasts is 24 years.
- (c) The Company, through a share purchase agreement, effectively holds a 56.0 percent working interest in the Tilapia License in the Republic of the Congo, which is located on the coast, covering an area of 50 square kilometers (12,355 acres), mostly offshore in water depths of less than 10 meters. The Tilapia field contains seven wells all with the surface onshore, five of which have been directionally drilled offshore.

The field is governed by a Production Sharing Agreement (PSA), the terms of which are discussed later.

- (d) The Tilapia field is located in an environment of active producing shallow offshore fields with conventional infrastructure and procedures for producing to market.
- (e) The results of this evaluation are based on facts and assumptions typical of this type of engagement. It should be noted that under COGEH Section 7.8.2 evaluations are conducted without consideration of the availability of capital for funding the scheduled development. The product price forecasts used for this evaluation, shown in Attachments 1a, are based on history and analysis and reflect the industry consensus as of the effective date of the report, however variations may occur and the variations could be material.

Table 1 Summary of Company Reserves and Economics Before Income Tax

October 1, 2021 (as of September 30, 2021)

Zenith Energy Ltd.

Tilapia License, Republic of the Congo

	Net Reserves	Cumulative Cash Flow (BIT) - M\$						
	O(I MSTB	Discounted at:						
Description	Company Net	Undisc.	5%/year	10%/year	15%/year	20%/year		
Probable Undeveloped Reserves								
Djeno/Tilapia Ten Well Development	5,959	360,778	231,792	161,249	119,129	91,799		

M\$ means thousands of dollars

Net resources are the total of the Company's working interest share after deducting the amounts attributable to royalties and profit oil owned by the government

Attachment 1

CHAPMAN PETROLEUM ENGINEERING LTD. CRUDE OIL HISTORICAL, CONSTANT, CURRENT AND FUTURE PRICES

October 1, 2021

Date		WTI [1] \$US/STB	Brent Spot (ICE)[2] \$US/STB	AB Synthetic Crude Price [3] \$CDN/STB	Western Canada Select [4] \$CDN/STB	Exchange Rate \$US/\$CDN
HISTORI	CAL PRICE	.s				
2012		94.05	111.63	92.56	71.70	1.00
2013		97.98	108.56	100.17	75.76	0.97
2014		93.12	99.43	101.07	82.07	0.91
2015		48.69	53.32	62.17	46.23	0.78
2016		43.17	45.06	57.98	38.90	0.76
2017		50.86	54.75	67.75	49.63	0.77
2018		64.92	71.64	75.06	50.17	0.77
2019		57.00	64.11	75.28	57.86	0.75
2020		39.54	43.40	48.78	37.05	0.75
2021	9 mos.	64.80	67.56	79.76	65.47	0.80
CONSTA	NT PRICES	(The average	of the first-day-of-the-mo	onth price for the prec	eding 12 months-SEC)	
		56.36	58.83	68.97	55.83	0.79
FORECA	ST PRICES					
			70.00	07.04	70.47	0.00
2021 2022	3mos.	75.50 72.50	79.28 76.13	87.01	70.47	0.80
2023		69.50	72.98	83.26 79.51	67.44 64.40	0.80
2024		66.50	69.83	75.76	61.36	0.80
2025		67.83	71.22	77.42	62.71	0.80
2026		69.19	72.65	79.11	64.08	0.80
2027		70.57	74.10	80.84	65.48	0.80
2028		71.98	75.58	82.61	66.91	0.80
2029		73.42	77.09	84.41	68.37	0.80
2030		74.89	78.63	86.24	69.86	0.80
2031		76.39	80.21	88.11	71.37	0.80
2032		77.92	81.81	90.02	72.92	0.80
2033		79.47	83.45	91.97	74.50	0.80
2034		81.06	85.12	93.96	76.11	0.80
2035		82.68	86.82	95.99	77.75	0.80
2036		84.34	88.55	98.05	79.42	0.80

Escalated 2% thereafter

Notes:

- [1] West Texas Intermediate quality (D2/S2) crude (40API) landed in Cushing, Oklahoma. (Comperative WTI future oil prices are: \$US73.74/STB in 2021; \$US71.10/STB in 2022 and \$US64.66/STB in 2023)
- [2] The Brent Spot price is estimated based on historic data.
- [3] Equivalent price for Light Sweet Crude (D2/S2) & Synthetic Crude landed in Edmonton.
- [4] Western Canada Select (20.5API), spot price for B.C., Alberta, Saskatchewan, and Manitoba.

TILAPIA LICENSE REPUBLIC OF THE CONGO

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TILAPIA LICENSE REPUBLIC OF THE CONGO DISCUSSION

Property Description

The Company has completed a share purchase agreement with Anglo African Oil & Gas plc ("AAOG") for the acquisition of 100 percent interest in AAOG's wholly owned subsidiary in the Republic of the Congo, Anglo African Oil & Gas Congo S.A.U ("AAOG Congo")

AAOG Congo, holds a 56 percent working interest and is the operator of the Tilapia License in the Republic of the Congo. This License is located on the coast, covering an area of 50 square kilometers (12,355 acres), mostly offshore in water depths of less than 10 meters.

The License has been renegotiated for a new 25-year license term. The Tilapia field contains seven wells all with the surface onshore, five of which have been directionally drilled offshore. This report is focused on the Djeno formation, which is the main target in the License area and producing from surrounding fields. The Tilapia zone, which has produced from this license, is also of interest of a secondary nature.

The property is governed by a Production Sharing Agreement (PSA), the terms of which are shown on Table 1. A map of the Tilapia field is presented on Figure 1

Geology

Basin Geology and Petroleum System

The Lower Congo Basin lies offshore of the west coast of Africa, covering 115,000 square kilometers from the Republic of the Congo to central Angola, in water depths extending to over 3500 meters. As shown in Figure 2a, it lies between the Gabon Basin to the north, and the Kwanza Basin to the south. The transition from the Congo Basin to the Kwanza Basin lies along the Ambriz spur, a NE-SW trend, located to the north of Luanda, the capital of Angola. The Congo Basin is one of the largest intracratonic basins in the world where more than 295 oil and gas fields exist in the basin, as seen in Figure 2b.

The major tectonic development of the basin along the coast of West Africa commenced in the Late Mesozoic due to rifting and the separation of South American and African continental masses during the opening of the South Atlantic Ocean. Transverse fracture zones of the Mid-Atlantic rift segmented the rifted continental crust into a series of sub-basins. The Congo Basin is one of these sub-basins.

The tectonic history of the Congo Basin can be divided into three main stages:

- Rift stage, with lacustrine and alluvial deposition within graben and half-graben structures (Neocomian to mid-Aptian).
- Evaporite deposition stage, developed during the transition from active rifting to thermallyinduced crustal subsidence (Aptian).
- Subsidence stage, with regional marine deposition and active extension with salt tectonics (Albian to Recent).

The main stratigraphic sequences in the basin, as illustrated in Figures 2c and 2d, were lacustrine silt and shale deposits of the Bucomazi Formation (Neocomian to mid-Aptian). By the end of the Barremian, the rift activity on the Mid-Atlantic ridge had progressed to the west, reducing the tectonic activities along the African passive margin. Final uplift and erosion produced a regional unconformity where the Chela formation sandstone and shales were deposited on this unconformity during early-Aptian. The onset of marine deposition in the Congo Basin is denoted by deposition of the Aptian Loeme Salt Formation. The Loeme Salt involved in diapir features and complex compressional structures in the deep water portion in the western half of the basin and extensional faulting all along the eastern half. Open marine conditions continued with deposition of the Pinda Formation during Albian, which consists of a sequence of continental shelf clastics, limestone and dolomite. Then the shelf collapsed westward into a series of faulted blocks leading to the development of regional westdip of the shelf. During the Cenomanian time the deposited sequences changed from mostly carbonate-clastics of the Pinda Formation to mainly siliciclastics of the labe Formation. Depositional patterns varied laterally from non-marine to the east, nearshore and shoreface environments; and shale with silts in the western portion of the basin. Subsidence of West Africa passive margin in the Congo Basin continued through the Late Cretaceous-Eocene, with marine deposition of the Landana Formation, which may have turbidite sediments in the deepwater area. A major unconformity at the base of the Oligocene marks the beginning of a period of marine deposition which continues to present day, providing a large volume of Tertiary sediments. Throughout the Miocene time; the Congo River spread turbidite deposits in a channel-dominated submarine fan system where the Malembo Formation shale forms the vertical and lateral seals of sand-filled channels.

The Lower Congo petroleum system, as shown in Figure 2e, contains numerous source rocks such as the Cretaceous: Pointe Noire Marl (Bucomazi-equivalent) and labe Formation, and the Tertiary Landana and Malembo Formations. Such vertically stacked source rocks provide the world-class petroleum system that created a large volume of hydrocarbons in the basin. Anoxic conditions during the Neocomian-Barremian time resulted in the deposition of a widespread organic-rich lacustrine shale and marl of the Pointe Noire Marl Formation that is the primary source rock in the basin. This interval contains Type I and Type II Saprolitic Kerogen with Total Organic Carbon (TOC) contents ranges from 1 to 5 with a maximum of 20%. The Cenomanian-Maastrichtian labe Formation provides an additional source rock and it has mostly Type II, and sometime Type I Kerogen that contain TOC of 3 to 5%. The shales of the Paleocene-Eocene Landana Formation and the Olig-Micene Malembo Formation also considered as source rocks that contains Type II and III Kerogen with TOC of 3-5% and 1-5 respectively.

The pervasive extensional and compressional tectonics that took place in the Lower Congo Basin created a large number of structural traps with a component of stratigraphic trapping that in general, dominate in the basin. These traps are associated with rollover into extensional faults, channel truncation against updip faults, compaction closures over deeper Cretaceous structures, and salt-related traps such as thrust folds, and turtle structures.

The hydrocarbon generation began between Late Cretaceous to Miocene time and continued to present. The network of faults that occur throughout the basin facilitates the hydrocarbon migration into the relevant reservoirs, in addition to the direct migration from the source rock shales into the overlying and underlying reservoir beds. The seal is provided by the Cretaceous: Loeme Salt, Pointe Noire Marl, Pointe Indienne Shale, and the Tertiary Malembo shales, in addition to intra-formational clays.

The Lower Congo Basin contains multiple existing reservoirs ranging from Pre-Salt to Post-Salt and Tertiary reservoirs. The Early Cretaceous, Neocomian-Barremian Djeno reservoir, which is the main focus of this evaluation, consists of lacustrine turbidite sandstone with shale interbeds.

Prospect and Reservoir Geology

Seven wells were drilled in Tilapia licence, as seen in Figure 1, where numerous reservoirs were penetrated, such as the Aptian Chela Formation reservoir and the Barremian Tilapia Formation, which is the main producing reservoir in this property. There is also the Barremian Mengo Formation which was penetrated in 2 wells and it demonstrated hydrocarbon indication but it is tight lacustrine sandstone that would require fracturing and possibly a horizontal application.

Chapman Petroleum Engineering Ltd.

Additionally, there is the Neocomian-Barremian Djeno Formation, which is the main reservoir of focus in this evaluation and it is producing from several fields in the region. Djeno was penetrated in only one well in this property and it is divided into three main zones, where only the top part was penetrated, as shown in Figure 2f. There are indications from the logs that Djeno is hydrocarbon-bearing reservoir, however there is no test to confirm it. As illustrated in Figure 2g, the mapped Djeno reservoir shows that it has a 4-way dip structural closure, however the seismic quality is relatively poor. This reservoir thickens towards the offshore area where it reached 1000 meter thick, while in this area it can be up to 500 meters gross thickness.

The Djeno reservoir is lacustrine, turbiditic sandstone with shale interbeds, and it has high clay content, as shown in the log interpretation. The reservoir occurred between 2400 and 2600 meters in the well, with a porosity range from 10 to 16%, water saturation of 30-45%, net thickness of about 40-80 meters (for full hydrocarbon column), net pay of 10-35 meter net oil where the rest is gas cap.

Reserves

Total probable Undeveloped Reserves of 19,633 MSTB have been estimated for the Tilapia license. Of these, 15,783 MSTB have been estimated for the Djeno Formation based on a Monte Carlo simulation, P50 results, with input data derived from Company presentations and a previous Competent Person's Report, both of which incorporated information from surrounding producing Djeno pools.

Additional Probable Reserves of 3850 MSTB have been estimated for the Tilapia zone based on analogy to the producing Tilapia well TLP 101 ST, R2 formation.

The Probable Reserves case involves a development with 10 wells, initially producing from the deeper Djeno formation until depletion and then recompleted in the shallower Tilapia zone.

A summary of the Reserves is presented on Table 2 and the statistical input parameters for the Monte Carlo are presented on Table 2a.

Productivity Estimates

A production forecast has been developed for the Djeno completions on a conservative basis for a with initial rates per well of 1500 STB/d. The forecasts include steep declines initially with a stable exponential decline after the first two years, resulting in a rational schedule for depletion of the

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reserves assigned. It has been reported that initial production rates have reached as high as 5000 STB/d in other Djeno pools in the area.

The production forecast for the typical Tilapia completions has been developed from the profile of production from the R2 zone in the analog well.

The forecast for the anticipated field development is presented on Page 1 of the economic analysis, Table 4a.

Product Prices

The Djeno production is expected to attract an oil price, which is equivalent to Brent crude, based on a comparison of Brent posted prices to an average of prices posted for production from Nigeria and Angola. The price forecast is shown on the economic analysis.

Operating Environment

The Tilapia license is located in a region of active oil and gas development. Although the Djeno prospective reservoir is mostly located offshore, the surface locations and facilities will be located onshore at the coastline. The Tilpaia license contains wells that have produced oil previously from the shallower Tilapia reservoir and therefore, the gathering infrastructure is in place. With the anticipated production rates, there will be a need to expand the oil handling facilities, which has been included in the economic analysis.

Capital Expenditures

The cost to drill, complete and tie-in for production has been estimated to be \$5,000,000 per directional well and \$250,000 per well for surface facilities and local tie-ins. An additional cost for the expansion of the oil handling facility has been estimated to be another \$5,000,000 spread over two years.

It has been estimated that the recompletions to the Tilapia would cost \$750,000 each.

Under the PSA the abandonment of the wells is the responsibility of the government.

The capital expenditures scheduled for each case are presented in Table 3a and on Page 1 of each of the economic analysis cases.

Operating Costs

Operating costs have been estimated to be \$10,000/well/month (fixed), \$2.00/STB (variable) plus \$2.00/STB for transportation, based on our experience and reasonable judgement.

Economics

The results of the economic analysis, before income tax are summarized in Table 4, and the detailed, analysis are presented in Table 4a.

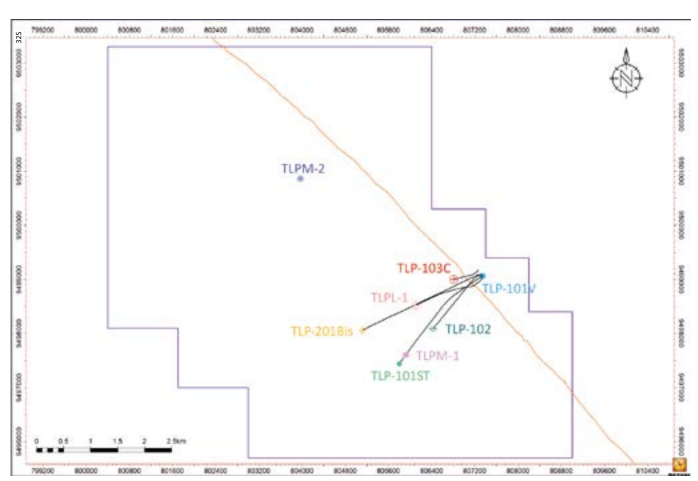
In order to properly account for the cost recovery and profit splits under the PSA terms, the economic analysis is conducted for all production from the license and for accumulating reserve categories.

The evaluation for each reserve category consists of four pages. Page 1 presents the production rates for each well or group of wells for each year of the forecast. The daily rates are then multiplied by the active days per year to obtain an annual production volume. The well count, total daily rate and capital expenditures are shown on the right hand side of the page.

Page 2 presents the gross annual production in barrels and shows the conversion to gross revenue by applying the oil price. The 15% royalty is deducted. Fixed and variable operating costs are shown and escalated at 2 percent per year in all years.

Pages 3 applies the conditions of the Production Sharing Agreement governing Cost Recovery and the sharing of Profit Oil. See the Property Description and Table 1 for an explanation of the terms of the PSA.

Page 4 is the cash flow analysis, initially for the full Contractor group position and finally the undiscounted and discounted values represent the Company's net position, which in this case is 56.0% of the contractor group. Values are shown before income tax (tax not applicable), at discount rates of 0, 5, 10, 15 and 20 percent. The Company Net Oil Reserves are also shown on this page.



Source: Anglo African Oil & Gas PLC, 2020, Slide 17

ZENITH ENERGY LTD.

TILAPIA LICENCE

REPUBLIC OF THE CONGO

LAND AND WELL MAP

OCT. 2021 JOB No. 6771 FIGURE No. 1

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Table 1

Schedule of Lands, Interests and Royalty Burdens September 30, 2021

Zenith Energy Ltd.

Tilapia License, Republic of the Congo

			Appraised I	nterest	Royalty	Royalty Burdens	
Description	Rights Owned	Gross Acres	Working %	Royalty %	Basic %	Overriding %	
Tilapia License	All P& NG	12,355	56.0000	-	15.0000	-	
	Total	12,355					

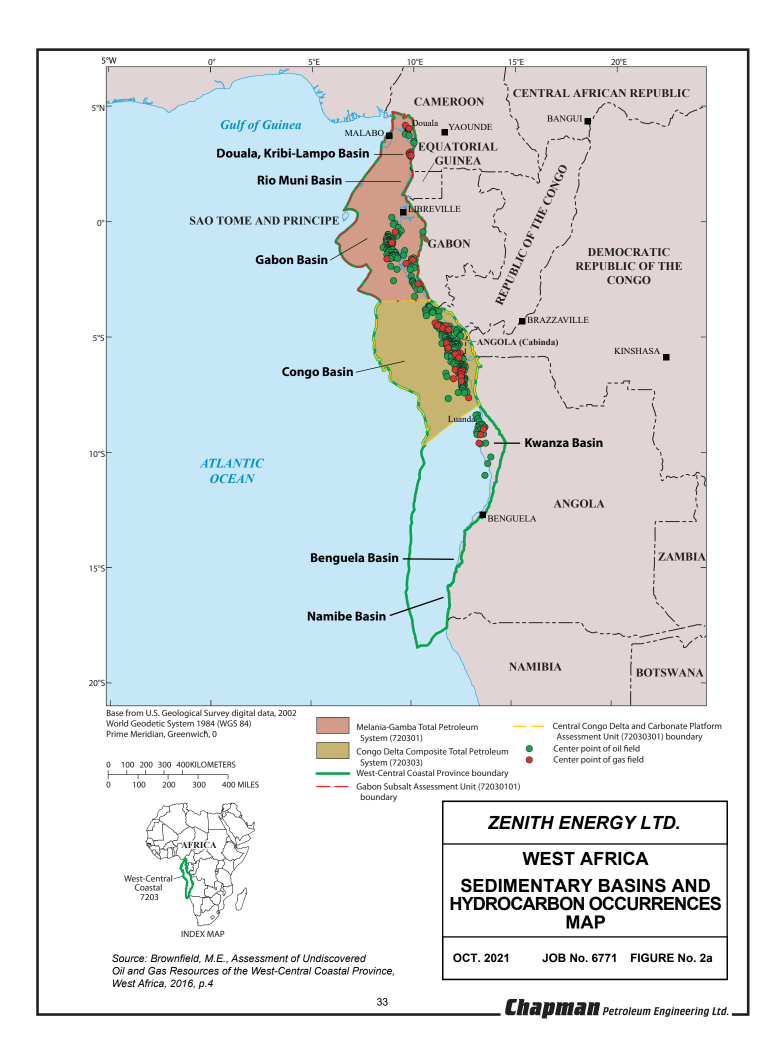
General Notes: [1] Production Sharing Agreement - Cost Oil and Profit Oil are a function of Cumulative Production

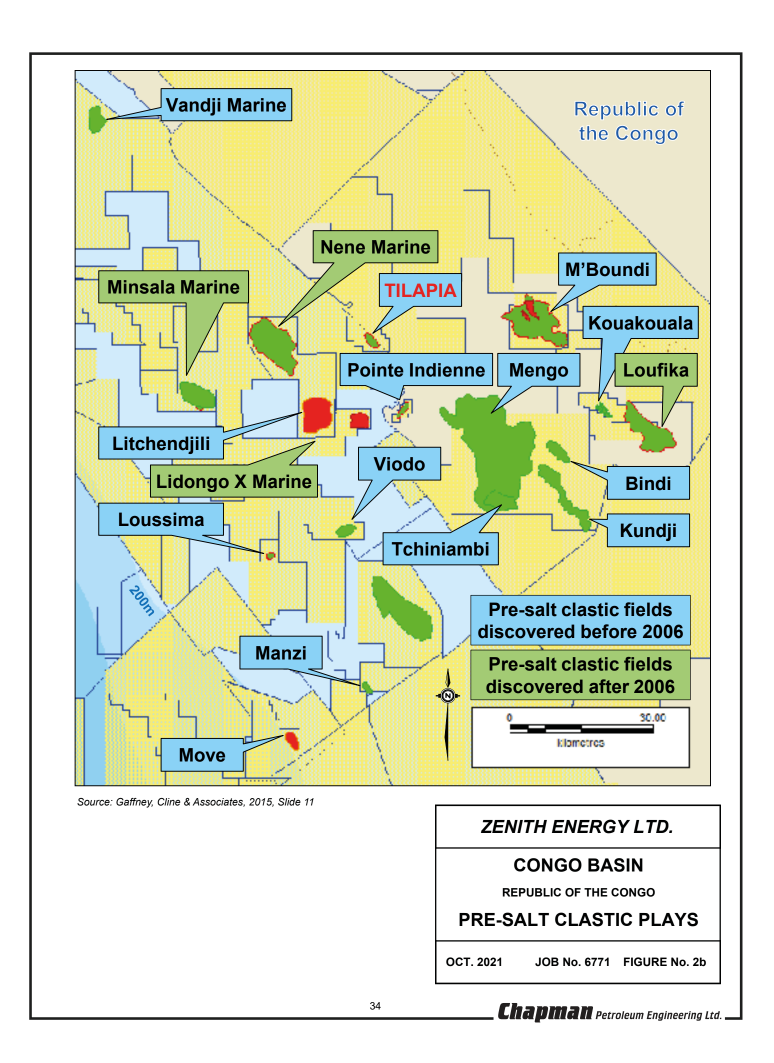
[2] Cost Oil Schedule

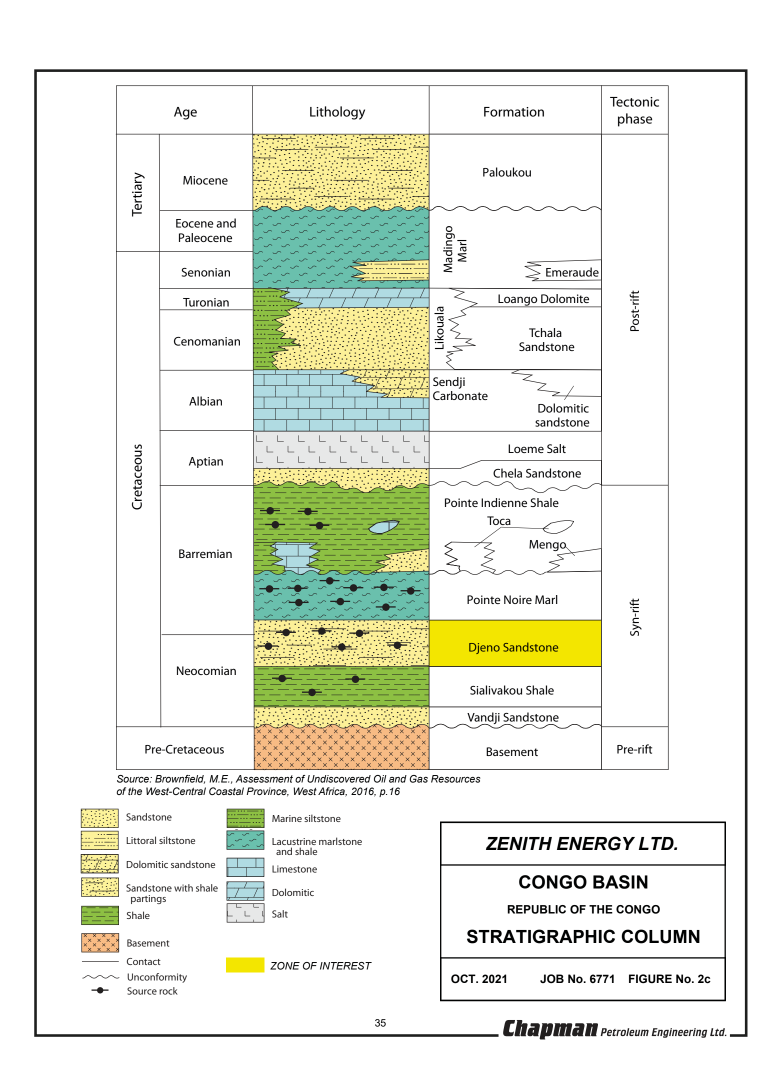
Cumulative Production MMSTB	Cost Oil Allocation	
0<25	60%	
25 to 100	55%	
>100	50%	

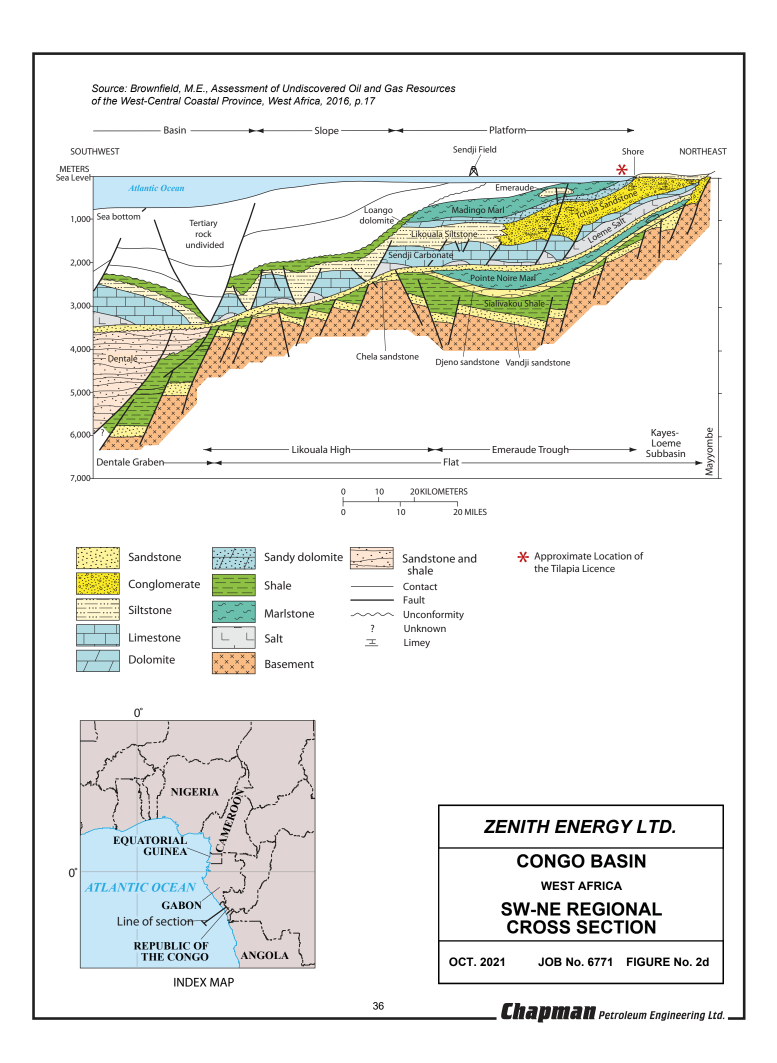
[3] Profit Oil Schedule

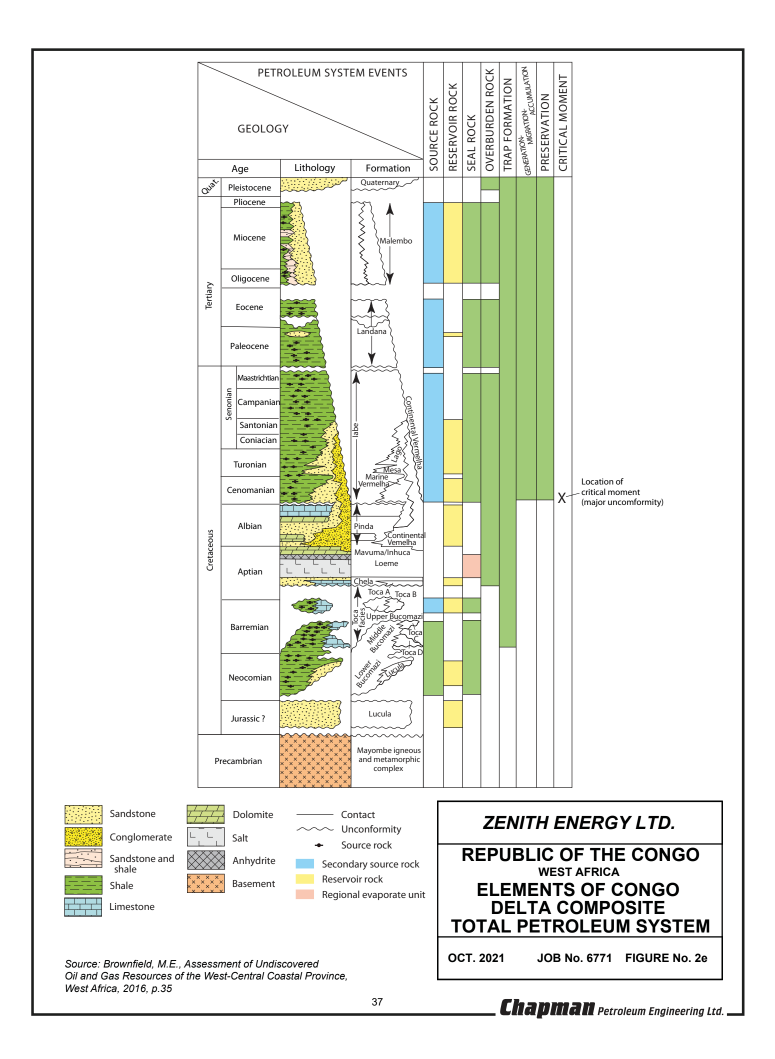
Cumulative Production MMSTB	Contractor	Government
0<25	60%	40%
25 to 100	55%	45%
>100	50%	50%

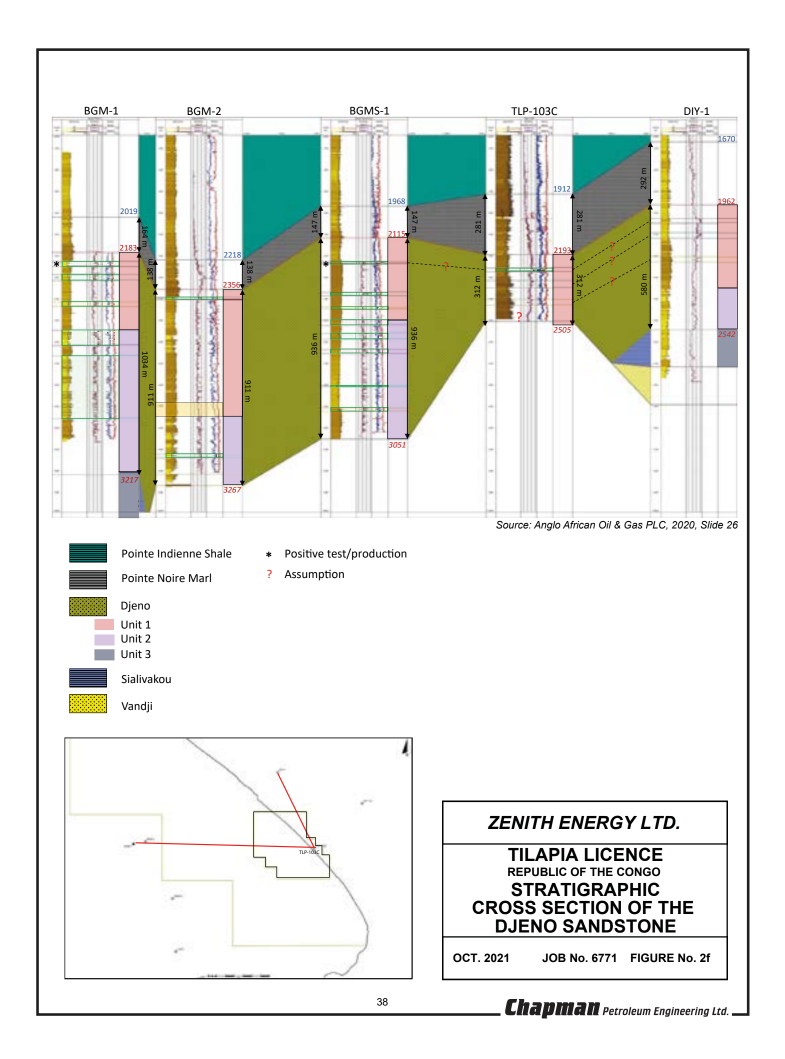












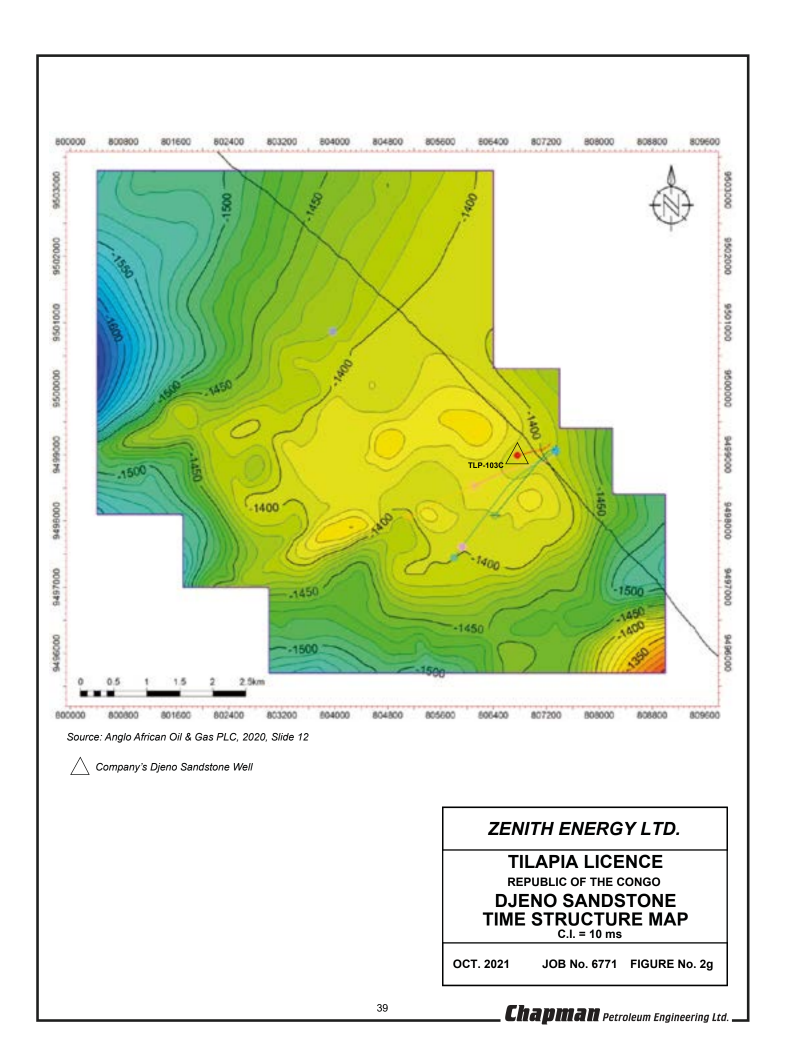


Table 2

Summary of Gross Reserves September 30, 2021

Tilapia License, Republic of the Congo

Description		Current or Initial Rate STB/d/well	API Gravity (Deg)	Ultimate Reserves (MSTB)	Cumulative Production (MSTB)	Reserves (MSTB)	Reference
LIGHT & MEDIUM OIL Probable Undeveloped							
Ten Well Development	Djeno	1,500	40	15,783	0	15,783	Monte Carlo - P50
Recompletions (same wells)	Tilapia	450	40	3,850	0	3,850	Analog
Tota	al Probable			19.633	0	19,633	

Table 2a

MONTE CARLO RESERVE ANALYSIS

Zenith Energy Ltd.

Lower Congo Basin - Tilapia Licence Djeno Fm.

			,
PAY PARAMETERS	:		
	Values	Units	Description
P90 gross	33	ft	Low Estimate Gross Pay
P10 gross	115	ft	High Estimate Gross Pay
N/G ratio	0.50	Dimensionless	Net to Gross Ratio
GCF	0.90	Dimensionless	Geometric Correction Facto
NET PAY:			
	Values	Units	Description
P90	15	ft	Low Estimate
P10	52	ft	High Estimate
P50	28	ft	Best Estimate
P99	9	ft	Minimum Estimate
P1	86	ft	Maximum Estimate
Mean	31	ft	Most Likely Estimate
AREA:			
	Values	Units	Description
P90	3,300	ac	Low Estimate
P10	8,400	ac	High Estimate
P50	5,265	ac	Best Estimate
P99	2,255	ac	Minimum Estimate
P1	12,294	ac	Maximum Estimate
Mean	5,596	ac	Most Likely Estimate
YIELD :			
	Values	Units	Description
P90	53	bbls/ac-ft	Low Estimate
P10	217	bbls/ac-ft	High Estimate
P50	108	bbls/ac-ft	Best Estimate
P99	30	bbls/ac-ft	Minimum Estimate
P1	385	bbls/ac-ft	Maximum Estimate
Mean	123	bbls/ac-ft	Most Likely Estimate
RESERVOIR PARAM	ETERS:		
	Low Estimate	High Estimate	
Porosity	10%	16%	P75 & P25 values
SW	45%	30%	P75 & P25 values
FVF	0.80	0.80	P75 & P25 values
RF	10%	20%	P75 & P25 values
MINIMUM ECONON	VIIC FIELD SIZE :		
	Values	Units	

1,500

Mstb

MEFS

Table 2a (cont'd)

MONTE CARLO RESERVE ANALYSIS

Zenith Energy Ltd. Lower Congo Basin - Tilapia Licence Djeno Fm.

PROSPECTIVE RESOURCES:

	Geological (Mstb)	Commercial (Mstb)	
P90	5,691	5,733	Low Estimate
P10	43,545	43,449	High Estimate
P50	15,742	15,783	Best Estimate
Mean	20,946	20,945	Most Likely Estimate

Table 3a

Summary of Anticipated Capital Expenditures Exploration & Development

September 30, 2021 Zenith Energy Ltd.

Tilapia License, Republic of the Congo

Description	Date	Operation	Capital Interest %	Gross Capital M\$	Net Capital M\$
Probable Undeveloped Res	serves				
Tilapia Field, Djeno well	2020	Drill, Complete, and Equip one well	56.0000	5,250	2,940
Tilapia Field, Djeno wells	2021	Drill, Complete, and Equip three wells	56.0000	15,750	8,820
Tilapia Field	2021	Central Oil Handling Facility	56.0000	2,500	1,400
Tilapia Field, Djeno wells	2022	Drill, Complete, and Equip three wells	56.0000	15,750	8,820
Tilapia Field	2022	Central Oil Handling Facility	56.0000	2,500	1,400
Tilapia Field, Djeno wells	2023	Drill, Complete, and Equip three wells	56.0000	15,750	8,820
Tilapia Field, Tilapia wells	2035	Recompletion in Tilapia zone, one well	56.0000	750	420
Tilapia Field, Tilapia wells	2036	Recompletion in Tilapia zone, three wells	56.0000	2,250	1,260
Tilapia Field, Tilapia wells	2037	Recompletion in Tilapia zone, three wells	56.0000	2,250	1,260
Tilapia Field, Tilapia wells	2038	Recompletion in Tilapia zone, three wells	56.0000	2,250	1,260
		Total Prob	nable	65,000	36.400

Note: M\$ means thousands of dollars.

The above capital values are expressed in terms of current dollar values without escalation.

Table 3b

Summary of Anticipated Capital Expenditures Abandonment and Restoration

September 30, 2021

Zenith Energy Ltd.

Tilapia License, Republic of the Congo

		Capital Interest	Gross Capital	Net Capital
Description	Well Parameters	%	MS	MS
Tilapia Field	Abandonment Costs are the responsibility of the Government	0.0000	0	0

Table 4 Summary of Company Reserves and Economics Before Income Tax

October 1, 2021 (as of September 30, 2021)

Zenith Energy Ltd.

Tilapia License, Republic of the Congo

	Net Reserves	Cumulative Cash Flow (BIT) - M\$						
	OII MSTB	Discounted at:						
Description	Company Net	Undisc.	5%/year	10%/year	15%/year	20%/year		
Probable Undeveloped Reserves								
Djeno/Tilapia Ten Well Development	5,959	360,778	231,792	161,249	119,129	91,799		

M\$ means thousands of dollars

Net resources are the total of the Company's working interest share after deducting the amounts attributable to royalities and profit oil owned by the government

Chapman Petroleum Engineering Ltd. ...

			Total Capital (Escalated)	5,250	16,065	19,367	0 (0 0	0	0 0	0	0 0	0	0 000	3,089	3,151	3,214	0	0 0	0 0	0	70,132	
			Central		2 500	2,500															1	2000	
		M2 - sanq	Well Fac. & Tie-ins	150	S 2	25	0 0	0 0	0	0 0	0	0 0	0	0 0	0	0 0	0 0	0	0 0	0 0	0	0000	9
		Gross Capital Expenditures - SM	Drilling & Completion	2000	15000	15000	0 0	0 0	0 1	0 0	0 1	0 0	0	250	2250	2250	0 0	0	0 0	0 0	0	36,300	8 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
		0000	Exploration																		4	9 6	D&C 2021 2024 2024 2025 2026 2026 2036 2039 2039 2039
		Cumulative	MSTB		1801	3,841	6,377	9,590	10,798	12,665	13,380	13,380	14,907	15,262	16,286	17,013	18,315	18,714	19,070	19,546	19,633		
		ction	578/6		4005	5825	7246	4114	3454	2434	2043	1715	1208	11 01 01	1776	2076	1488	1139	1018	525	597		
	Sava	Total Oil Production	STB/yr.		1,408,750	2,038,860	2,536,072	1,440,051	1,208,819	851,781	715,009	503,823	422,923	400,574	621,461	726,764	520,699	398,704	356,277	183,861	10 511 000	19,655,000	
, iii	Probable Res	# Wells					1,181,250	\$25,130	640,976	310,729	260,835	183,794	154,282	128,509	91,257	75,604	226,800	136,080	121,599	97,097	80,704 c and once	3,0003,000	
Zenith Energy Ltd Tiapia Exploration Permit	Forecast -	Production Wells	-			1,181,250	682,500	440,976	370,168	260,835	218,952	154,282	129,509	91,757	76,604	378,000	136,080	121,599	108,660	86,764	00000000		100
Zonó Tiaça E	Production and Capital Forecast - Probable Reserves	Development Program - Gross Production - 518/yr # Wels # Wels # Wels # Wels			1,181,250		525,330	370,168	310,729	218,952	183,794					226,800	121,599	108,660	97,097	0	0.000 000 0		Dieno Production Tiapia Production
	Prod	Development # Wells	-		227,500	175,110	146,992	103,576	20,945	61,765	51,427	36,238	30,419	176,000	75,600	45,360	36,220	32,366	28,921	00	000 000	one cost :	
			Well	0 5	4.0	7.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	0.01	10.0	10.0	0.01	0.0	200		
			Year	2021	2023	2024	2025	2027	2028	2030	2031	2033	2034	2035	2087	2038	2040	2041	2042	2044	2		
			Tlapia STB/e.		126,000	75,600	45,360	36,220	32,366	0	00	0	00	0	0	00	0	0	00	0 0	245,000	CONTRACTO	
		n Profile	Djeno STB/yr	400	227,500	175,110	123,389	103,576	36,945	61,265	51,427	36,238	30,419	0	0	0 0	0	0	0 0	00	1 578 300		
2021)		Productio	Selve Se Selve Se Se Se Se Se Se Se Se Se Se Se Se Se	5	2 2	330	330	380	980	350	380	88	988	350	330	350	38	320	9 9	838	3	J	
ctober 1,		Single Well Production Profile	Tiapia STB/d		360	236	116	103	92	0	0 0	0	0 0	0	0	0 0	0	0	0 0	00	9		400
3, 2021 (0		**	Djeno STB/6	30.11	8	8 8	353	596	248	175	123	104	1 87	o	0	0 0	0	0 1	0 0	00	,		2 50 8 4 10 10 10 10 10 10 10 10 10 10 10 10 10
September 30, 2021 (October 1, 2021)			Nominal	0		٠,	n w		so 0	92	11 12	::	* :	92	17	n n	2	52	2 2	Z.	Total		d Decline W = 3 Decline W = 1

Table 4a, Page 2
Zenith Energy Ltd
Tilapia Exploration Permit
September 30, 2021 (October 1, 2021)

Production Revenue and Costs- Probable Reserves (Gross Lease)

	Gross Production	Cumulative	Oil Price	Gross Revenue	Royalty		Operating Costs - \$/yr.	osts - \$/yr.	
Year	STB/yr.	MSTB	\$/5TB	\$/yr.	\$/yr.	Fixed	Variable	Transportation	Total (Escalated)
2021	0	0	79.28	\$000	So	c	0		
2022	393,750	394	76.13	\$29,974,219	\$4,496,133	120,000	787.500	787.500	1.728.900
2023	1,408,750	1,803	72.98	\$102,803,531	\$15,420,530	480,000	2,817,500	2,817,500	6,362,046
2024	2,038,860	3,841	69.83	\$142,363,394	\$21,354,509	840,000	4,077,720	4,077,720	9,546,033
2025	2,536,072	6,377	71.22	\$180,622,848	\$27,093,427	1,200,000	5,072,144	5,072,144	12,279,422
2026	1,772,196	8,150	72.65	\$128,742,796	\$19,311,419	1,200,000	3,544,391	3,544,391	9,151,485
2027	1,440,051	9,590	74.10	\$106,706,097	\$16,005,915	1,200,000	2,880,101	2,880,101	7,838,319
2028	1,208,819	10,798	75.58	\$91,363,519	\$13,704,528	1,200,000	2,417,637	2,417,637	6,932,634
2029	1,014,716	11,813	77.09	\$78,226,950	\$11,734,043	1,200,000	2,029,432	2,029,432	6,161,598
2030	851,781	12,665	78.63	\$66,979,204	\$10,046,881	1,200,000	1,703,562	1,703,562	5,505,940
2031	715,009	13,380	80.21	\$57,348,698	\$8,602,305	1,200,000	1,430,018	1,430,018	4,949,161
2032	600,198	13,980	81.81	\$49,102,901	\$7,365,435	1,200,000	1,200,397	1,200,397	4,477,134
2033	503,823	14,484	83,45	\$42,042,713	\$6,306,407	1,200,000	1,007,647	1,007,647	4,077,769
2034	422,923	14,907	85.12	\$35,997,663	\$5,399,650	1,200,000	845,847	845,847	3,740,714
2035	355,014	15,262	86.82	\$30,821,793	\$4,623,269	1,200,000	710,027	710,027	3,457,106
2036	402,574	15,665	88.55	\$35,649,930	\$5,347,490	1,200,000	805,148	805,148	3,782,288
2037	621,461	16,285	90.33	\$56,134,106	\$8,420,116	1,200,000	1,242,921	1,242,921	5,059,872
2038	726,764	17,013	92.13	\$66,958,629	\$10,043,794	1,200,000	1,453,527	1,453,527	5,750,868
2039	781,413	17,794	93.98	\$73,433,497	\$11,015,025	1,200,000	1,562,826	1,562,826	6,178,097
2040	520,699	18,315	95.85	\$49,911,494	\$7,486,724	1,200,000	1,041,398	1,041,398	4,782,415
2041	398,704	18,714	77.72	\$38,982,074	\$5,847,311	1,200,000	797,409	797,409	4,152,952
2042	356,277	19,070	99.73	\$35,530,549	\$5,329,582	1,200,000	712,554	712,554	3,978,788
2043	292,521	19,362	101.72	\$29,755,743	\$4,463,361	1,080,000	585,041	585,041	3,478,582
2044	183,861	19,546	103.76	\$19,076,748	\$2,861,512	720,000	367,722	367,722	2,295,089
2045	86,764	19,633	105.83	\$9,182,397	\$1,377,360	360,000	173,529	173,529	1,137,258
			Inflation						
Totals	19,633,000		Factor	\$1,557,711,493	\$233,656,724	\$25,200,000	\$39,266,000	\$39,266,000	\$126,804,471
			1.02		15%	120,000	\$2.00	\$2.00	Cost Oil %
						S/YI/WEII	3/310	9/2/8	

Table 4a, Page 3
Zerith Energy Ltd
Tilapia Exploration Permit
September 30, 2021 (October 1, 2021)
Production Spits - Cost Oil & Profit Oil - Probable Reserves (Gross Lease)

Total	Government Profit Oil	STB/yr.	0	124.678					447,304	374,308	313,034											157,081	118,569	105,176				6,047,757	
Total	Contractors Profit Oil	STB/yr.	0	187.018	866,998	957,624	1,189,950	828,235	670,957	561,463	469,550	392,397	327,632	273,266	227,630	189,322	157,165	179,679	283,314	333,177	359,055	235,621	177,854	157,763	128,667	80,497	37,802	9,071,635	
	ē	STB/yr.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	80%	>100MM
	Contractors Share	STB/yr.				_				_			_			_		_	_				_	_		_	_	55%	100MM
	Contr	STB/yr.		187,018	966,999	957,624	1,189,950	828,235	670,957	561,463	469,550	392,397	327,632	273,266	227,630	189,322	157,165	179,679	283,314	333,177	359,055	235,621	177,854	157,763	128,667	80,497	37,802	909	0 to <25MM
	Total Daily Production	STB/d	0	0	3171	4560	9995	3944	3195	2674	2236	1869	1560	1301	1084	905	748	856	1349	1587	1710	1122	847	751	613	383	180		
	Total Profit Oil	STB/yr.	0	311,696	1,109,996	1,596,040	1,983,249	1,380,392	1,118,261	935,771	782,584	653,994	546,053	455,443	379,383	315,537	261,942	299,465	472,190	555,295	598,425	392,702	296,423	262,939	214,446	134,162	63,004	15,119,593	
	Cost Oil	STB/yr.	0	22,991	87,441	136,991	172,412	125,974	105,782	91,725	79,925	70,020	61,705	54,725	48,866	43,948	39,820	42,723	56,052	62,454	65,776	49,892	42,476	39,897	34,197	22,120	10,746	1,568,657	
very	Annual Cost Recovery	S/yr.	0	1,750,215	6,381,033	9,565,400	12,279,422	9,151,485	7,838,319	6,932,634	6,161,598	5,505,940	4,949,161	4,477,134	4,077,769	3,740,714	3,457,106	3,783,298	5,062,961	5,754,019	6,181,310	4,782,415	4,152,952	3,978,788	3,478,582	2,295,089	1,137,258	126,874,602	
Cumulative Cumulative	Outstanding Costs	S/yr.	5,250	1,750,215	6,381,033	9,565,400	12,279,422	9,151,485	7,818,319	6,932,634	6,161,598	5,505,940	4,949,161	4,477,134	4,077,769	3,740,714	3,457,106	3,783,298	5,062,961	5,754,019	6,181,310	4,782,415	4,152,952	3,978,788	3,478,582	2,295,089	1,137,258		
	Annual Costs For Recovery	5/w.	5,250	1,744,965	6,381,033	9,565,400	12,279,422	9,151,485	7,838,319	6,932,634	6,161,598	5,505,940	4,949,161	4,477,134	4,077,769	3,740,714	3,457,106	3,783,298	5,062,961	5,754,019	6,181,310	4,782,415	4,152,952	3,978,788	3,478,582	2,295,089	1,137,258	126,869,352	
		\$/yr	0	15,286,852	52,429,801	72,605,331	92,117,652	65,658,826	54,420,110	46,595,395	39,895,745	34,159,394	29,247,836	25,042,479	21,441,783	18,358,808	15,719,114	18,181,464	28,628,394	34,148,901	37,451,083	25,454,862	19,880,858	18,120,580	15,175,429	9,729,141	4,683,022	794,432,862	
	Available Cost Cost Oil Revenue Oil Celling	STB/yr.	0	200,813	718,463	1,039,819	1,293,397	903,820	734,426	616,498	517,505	434,408	364,655	306,101	256,950	215,691	181,057	205,313	316,945	370,649	398,521	265,557	203,339	181,701	149,186	93,769	44,250	10,012,830	809 828
		Year	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045		

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Table da, Page 4
Zenith Energy Ltd
Tilapla Exploration Permit
September 30, 2021 (October 1, 2021)

Production Streams, Revenues and Cash Flows - Probable Reserves

	30%		2,873,755	624,249	1,264,232	5,052,497	22,372,014	13,235,771	9,113,996	6,482,674	6,608,233	1,273,380	2,323,142	1,647,004	1,166,158	824,419	581,730	529,478	862,399	679,699	627,744	186,968	248,780	187,199	129,773	69,011	27,547	91,799,244
e peo	15%		180				-		1,628,228 9,1	6,779,069 6,4	6,511,965 4,6	4,825,780 3,2	3,574,541 2,3	2,644,372 1,4	1,913,749	1,441,260 83			1,323,667 64	7408,785 63	1357,670 63	10,313	2 097'485	11 600,000	112,740 12			119,128,924 97
Company Share Discounted ®	10%		7,905,181	909,014 -8			~		11,528,725 11,	12,050,295 8,7	9,344,724 6,3	7,241,308 4,8	5,606,412 3,5	4,338,031 2,4	3,349,221	2,582,989	3,988,315	1,974,241	2,710,247 1,3	1,016,099	1,038,787	2,043,530	1,430,332	176,488 44	31 32 31		224,762	161,248,592 11
٥	×.	*	-2.922,124				38,808,054	26,239,646	20,649,499	16,785,984	13,637,004 9	11,070,645	8,979,338	7,275,369 4	5,887,215	4,756,550 2	3,835,616	3,990,031	5,738,368 2	6,690,039	7,061,332	4,974,744	3,647,793	3,140,287	2,490,333	1,513,493	690,444	231,792,329
			0.13	173	2.13	373	65	873	633	7.13	513	613	0.13	11.13	12.13	13.13	14.13	15.13	16.13	17.13	18.13	19.13	20.13	21.13	22.13	23.13	24.13	
Undecounted	Vet Cash Flow (Profit)	5/hr.	0000	-1,011,899	16,594,406	26,610,311	47,460,000	13,694,044	27,841,586	23,764,056	20,271,320	17,279,365	14,715,800	12,519,471	10,637,168	9,034,053	7,641,116	8,345,733	12,602,766	15,427,494	17,097,896	12,647,831	9,737,888 2	8,830,652 2	7,329,437. 2	4,677,369 2	2,240,374 2	360,777,733
Undiccounted	Net Cash Flow (Profit)	SAyr.	-5,250,000	-1,806,962	29,632,868	47,518,412	84,749,999	60,167,935	49,717,118	42,435,814	14,198,786	10,855,830	26,278,340	22,356,199	18,995,122	96,114,380	13,644,850	34,903,094	22,504,939	27,549,097	30,531,957	22,585,413	17,389,086	15,733,307	13,088,280	8,352,088	4,000,668	644,245,952
	Fotal Capital Costs	5/m.	5,250,000	16,065,000	18,987,300	19,367,046	0	0	0	0	0	0	0	0	0	0	0	1,009,401	3,088,768	3,150,543	3,233,554	0	0	0	0	0	0	70,131,612
	Net Operating Income	5600	0	14,258,038	48,620,168	66,885,458	84,749,999	60,167,935	49,717,118	42,435,814	36,198,786	30,855,830	26,278,340	22,356,199	18,995,122	16,114,380	13,644,850	15,912,495	25,593,706	30,009,640	33,745,511	22,585,413	17,389,086	15,733,367	13,088,280	8,352,088	4,000,668	718,378,232 70,131,612
Cost Schedule	fotal Operating Costs	5/61	0	1,728,900	6,362,046	9,546,033	12,279,422	9.151,485	7,838,319	6,932,634	6,161,598	5,505,940	4,949,161	4,477,134	4,077,710	3,740,714	3,457,106	3,782,288	5,059,872	5,750,868	6,178,097	4,782,415	4,152,952	3,978,788	3,478,582	2,295,089	1,137,258	126,804,471
		Flow) S/yr.	0	15,986,938	54,582,234	76,431,491	97,029,421	69,319,420	57,555,437	49,368,448	42,360,384	36,361,770	\$1,227,500	26,833,333	23,072,891	19,855,094	17,101,957	19,694,783	30,653,578	36,450,508	39,923,608	27,367,828	21,542,039	19,712,095	16,566,862	10,647,177	5,137,926	845,182,703
	Oil Price	SANTB	\$79.28	\$76.13	\$72.98	\$69.83	\$71.22	\$72.65	\$74.10	\$75.58	\$77.09	\$78.63	\$80.21	581.81	\$13.45	\$85.12	\$46.82	\$18.55	\$90.33	\$92.13	\$93.98	\$95.85	597.77	\$59.73	\$101.72	\$103.76	\$105.83	
	Total Oil	STRVec	0	210,009	753,439	1,094,615	1,362,361	954,209	778,739	653,187	549,475	462,435	389,336	327,991	276,496	233,270	196,985	222,402	339,366	365,631	424,831	285,513	230,330	197,660	162,864	102,617	48,548	10,640,293
Contractor's Share	Prefit Oil	STIVyr.	0	187,018	866,998	957,624	1,189,950	828,235	670,967	561,463	469,550	392,397	327,632	273,296	227,630	189,522	157,165	179,679	283,514	333,177	359,055	235,621	177,854	157,763	128,667	80,497	37,802	1,558,657 9,071,636 10,640,293
3	Cost Oil	STB/yr.	0	22,991	87,441	136,991	172,412	125,974	105,782	91,725	79,925	70,620	61,725	54,725	48,866	43,948	39,820	42,723	56,052	62,454	65,776	49,892	42,476	39,897	34,197	22,120	10,746	1,558,657
		Year	2007	2002	2023	2024	2005	3036	2027	2003	2005	2030	2001	2002	2013	2034	2002	3036	2002	2018	5038	2040	3041	2042	2043	2044	2045	Totals

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GLOSSARY OF TERMS (Abbreviations & Definitions)

General

BIT - Before Income Tax

AIT - After Income Tax

M\$ - Thousands of Dollars

Effective Date - The date for which the Present Value of the future cash flows and

reserve categories are established

\$US - United States Dollars

WTI - West Texas Intermediate - the common reference for crude oil used

for oil price comparisons

ARTC - Alberta Royalty Tax Credit

GRP - Gas Reference Price

Interests and Royalties

BPO - Before Payout

APO - After Payout

APPO - After Project Payout

Payout - The point at which a participant's original capital investment is

recovered from its net revenue

GORR - Gross Overriding Royalty - percentage of revenue on gross revenue

earned (can be an interest or a burden)

NC - New Crown - crown royalty on petroleum and natural gas

discovered after April 30, 1974

SS 1/150 (5%-15%) Oil - Sliding Scale Royalty - a varying gross overriding royalty based on

monthly production. Percentage is calculated as 1-150th of monthly production with a minimum percentage of 5% and a maximum of

15%

FH - Freehold Royalty

P&NG - Petroleum and Natural Gas

Twp - Township

Rge - Range

Sec - Section

Technical Data

psia

Pounds per square inch absolute

MSTB

Thousands of Stock Tank Barrels of oil (oil volume at 60 F and 14.65 psia)

MMscf

Millions of standard cubic feet of gas (gas volume at 60 F and 14.65 psia)

Bbls

Barrels

Mbbls

Thousands of barrels

MMBTU

Millions of British Thermal Units – heating value of natural gas

STB/d

- Stock Tank Barrels of oil per day - oil production rate

Mscf/d

Thousands of standard cubic feet of gas per day – gas production rate

GOR (scf/STB)

 Gas-Oil Ratio (standard cubic feet of solution gas per stock tank barrel of oil)

mKB

 Metres Kelly Bushing – depth of well in relation to the Kelly Bushing which is located on the floor of the drilling rig. The Kelly Bushing is the usual reference for all depth measurements during drilling operations.

EOR

Enhanced Oil Recovery

GJ

Gigajoules

Marketable or Sales Natural Gas Natural gas that meets specifications for its sale, whether it occurs naturally or results from the processing of raw natural gas. Field and plant fuel and losses to the point of the sale must be excluded from the marketable quantity. The heating value of marketable natural gas may vary considerably, depending on its composition; therefore, quantities are usually expressed not only in volumes but also in terms of energy content. Reserves are always reported as marketable quantities.

NGLs

 Natural Gas Liquids – Those hydrocarbon components that can be recovered from natural gas as liquids, including but not limited to ethane, propane, butanes, pentanes plus, condensate, and small quantities of non-hydrocarbons.

Raw Gas

Natural gas as it is produced from the reservoir prior to processing.
 It is gaseous at the conditions under which its Volume is measured or estimated and may include varying amounts of heavier hydrocarbons (that may liquefy at atmospheric conditions) and water vapour; may also contain sulphur and other non-hydrocarbon compounds. Raw natural gas is generally not suitable for end use.

EUR

Estimated Ultimate Recovery

Chapman Petroleum Engineering Ltd.



October 08, 2021

Chapman Petroleum Engineering Ltd. 700, 1122 – 4th Street SW Calgary, AB T2R 1M1

Dear Sir:

Re: Company Representation Letter

Regarding the evaluation of our Company's oil and gas reserves and independent appraisal of the economic value of these reserves for the year ended September 30, 2021, (the effective date), we herein confirm to the best of our knowledge and belief as of the effective date of the reserves evaluation, and as applicable, as of today, the following representations and information made available to you during the conduct of the evaluation:

- 1. We, Zenith Energy Ltd., (the Client) have made available to you, Chapman Petroleum Engineering Ltd. (the Evaluator) certain records, information, and data relating to the evaluated properties that we confirm is, with the exception of immaterial items, complete and accurate as of the effective date of the reserves evaluation, including the following:
 - Accounting, financial, tax and contractual data
 - · Asset ownership and related encumbrance information;
 - Details concerning product marketing, transportation and processing arrangements;
 - All technical information including geological, engineering and production and test data;
 - Estimates of future abandonment and reclamation costs.



- We confirm that all financial and accounting information provided to you is, to the best of our knowledge, both on an individual entity basis and in total, entirely consistent with that reported by our Company for public disclosure and audit purposes.
- We confirm that our Company has satisfactory title to all of the assets, whether tangible, intangible, or otherwise, for which accurate and current ownership information has been provided.
- 4. With respect to all information provided to you regarding product marketing, transportation, and processing arrangements, we confirm that we have disclosed to you all anticipated changes, terminations, and additions to these arrangements that could reasonably be expected to have a material effect on the evaluation of our Company's reserves and future net revenues.
- 5. With the possible exception of items of an immaterial nature, we confirm the following as of the effective date of the evaluation:
 - For all operated properties that you have evaluated, no changes have occurred or
 are reasonably expected to occur to the operating conditions or methods that
 have been used by our Company over the past twelve (12) months, except as
 disclosed to you. In the case of non-operated properties, we have advised you of
 any such changes of which we have been made aware.
 - All regulatory, permits, and licenses required to allow continuity of future operations and production from the evaluated properties are in place and, except as disclosed to you, there are no directives, orders, penalties, or regulatory rulings in effect or expected to come into effect relating to the evaluated properties.
 - Except as disclosed to you, the producing trend and status of each evaluated well
 or entity in effect throughout the three-month period preceding the effective date
 of the evaluation are consistent with those that existed for the same well or entity
 immediately prior to this three-month period.



- Except as disclosed to you, we have no plans or intentions related to the ownership, development or operation of the evaluated properties that could reasonably be expected to materially affect the production levels or recovery of reserves from the evaluated properties.
- If material changes of an adverse nature occur in the Company's operating performance subsequent to the effective date and prior to the report date, we will inform you of such material changes prior to requesting your approval for any public disclosure of reserves information.
- We hereby confirm that our Company is in material compliance with all Environmental Laws and does not have any Environmental Claims pending.

Between the effective date of the report and the date of this letter, nothing has come to our attention that has materially affected or could affect our reserves and economic value of these reserves that has not been disclosed to you.

Yours very truly,

President and Chief Executive Officer

Vice-President & Chief Financial Officer