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FACSIMILE COVER SHEET

Date: March 8, 2013

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If this fax is incomplete or unclear, please call +1 416 366 If more than one recipient at the same fax number, please of Original will be: Filed Mailed Han RE: Starfield Resources Inc Notice of Al (Court File No. CV13-10034-00CL)	copy and distribute to	uriered

Court File No. CV13-10034-00CL

ONTARIO SUPERIOR COURT OF JUSTICE [COMMERCIAL LIST]

IN THE MATTER OF THE BANKRUPTCY AND INSOLVENCY ACT, R.S.C. 1985, c. B-3, AS AMENDED

AND IN THE MATTER OF THE NOTICE OF INTENTION OF STARFIELD RESOURCES INC., OF THE CITY OF TORONTO IN THE PROVINCE OF ONTARIO

APPLICATION RECORD (returnable March 15, 2013)

FASKEN MARTINEAU DuMOULIN LLP

333 Bay Street, Suite 2400 Bay Adelaide Centre, Box 20 Toronto, Ontario Canada M5H 2T6

Stuart Brotman (LSUC #43430D) R. Graham Phoenix (LSUC #52650N)

Tel: 416 366 8381 Fax: 416 364 7813

Solicitors for the Applicant, Starfield Resources Inc.

TO THE ATTACHED SERVICE LIST:

Nunavut Water Board MAR 0 8 2013 Public Registry

SERVICE LIST (March 8, 2013)

TO:	Cassels Brock & Blackwell LLP
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	40 King Street West
	Toronto, ON M5H 3C2
	Attention Larry Ellis
	Phone: 416.869.5406
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AND TO:	PricewaterhouseCoopers Inc.
	PwC Tower
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AND TO:	Dickinson Wright LLP
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	Toronto, ON M5K 1H1
	Attention: Michael Miller / Michael Arbutina
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	Fax: 416.865.1398
	Email: mmiller@dickinsonwright.com / marbutina@dickinsonwright.com
	Counsel to Discovery 2010 Flow-Through Limited Partnership

- 3 -

AND TO:	Davis LLP Suite 6000, 1 First Canadian Place PO Box 367, 100 King St W Toronto ON M5X 1E2
	Attention: Davis Foulds / Laura Bisset Phone: 416,941.5392 / 416.941.5400 Fax: 416.777,7414 / 416,777.7432
	Email: dfoulds@davis.ca / lbisset@davis.ca
	Counsel to Nicholson & Associates Natural Resource Development Inc.
AND TO:	John O'Sullivan Barristers & Solicitors Suite 1402, 390 Bay Street Toronto, ON M5H 2Y2
	Attention: John O'Sullivan Phone: 416.252.5555 Email: jos@johnosullivanlaw.com
:	Counsel to Thanda Resources Inc.
AND TO:	Canada Revenue Agency c/o Department of Justice The Exchange Tower 130 King Street West Suite 3400, P.O. Box 36 Toronto, ON M5X 1K6
	Attention: Diane Winters Phone: 416.973.3172 Fax: 416.973.0810 Email: diane.winters@justice.gc.ca
	Counsel to Canada Revenue Agency
AND TO:	Ministry of Finance Legal Services Branch 6th Floor, 33 King Street West Oshawa, ON L1H 8H5
	Attention: Kevin O'Hara Phone: 905.436,4510 Fax: 1.866.888.3850 Email: kevin.ohara@ontario.ca
	Counsel to Ministry of Finance Ontario

- 4 -

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AND TO:	Government of Nunavut, Taxation Division Department of Finance, P.O. Box 2260 Iqaluit, NU X0A 0H0
	Attention: Payroll Remittance
AND TO:	Nunavut Water Board P.O. Box 119
	Goja Haven, NU X0B 1J0
	Attention: Ms. Phyllis Beaulieu Phone: 1.867.360.6338 Fax: 1.867.360.6369
AND TO:	Industry Canada District Office 7th Floor, 123 2nd Avenue South Saskatoon, SK S7K 7E6
,	Attention: Radio Licences
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	Attention: Ken McKay Phone: 416.777.8494 Fax: 416.777.8818 Email: kenmckay@kpmg.ca
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	Attention: Douglas Wilson Phone: 204.687.3482 Email: flinflon@majordrilling.com
AND TO:	SGS Canada Inc. 185 Concession St. P.O. Box 4300 Lakefield, ON K0L 2H0
	Attention: Niels Verbann Phone: 705.652.2138 Fax: 905.652.6365
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AND TO:	Michael Botetzayas
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AND TO:	Michael Hartnett Drumalie Farm 20095 Mississauga Road Caledon, ON L7K 1N4
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AND TO:	Mineral Fields 2011 - Il Super Flow Through LP 1110 Finch Ave. W., Suite 210 Toronto, ON M3J 2T2
AND TO:	Mineral Fields 2011 IV Super Flow Through LP 1110 Finch Ave. W., Suite 210 Toronto, ON M3J 2T2
AND TO:	Mineral Fields 2011 V Super Flow Through LP 1110 Finch Ave. W., Suite 210 Toropto, ON M31 2T2
AND TO:	Pathway Mining 2010 Flow-Through LP 1110 Finch Ave. W., Suite 210 Toronto, ON M3J 2T2
AND TO:	Pathway Mining 2011 Super Flow Through LP 1110 Finch Ave. W., Suite 210 Toronto, ON M3J 2T2
AND TO:	Pathway Quebec Mining 2010 Flow-Through LP 1110 Finch Ave. W., Suite 210 Toronto, ON M3J 2T2
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AND TO:	R.A. Bondy 137 Farnham Ave., Toronto, ON M4V 1H7
AND TO:	Richard Roussel 7-2652 Morningstar Cr., Vancouver, B.C. V5S 4P4

- 8 -

AND TO:	Rimmer Mining Company Ltd. 6 Foxdale Crt. North York, ON M2K 2P2
AND TO:	Ron Kimel 63 Hillholm Road Toronto, ON M5P 1M4
AND TO:	Shand Holdings Ltd. 684! Adera Street Vancouver, B.C. V6P 5C2
AND TO:	Sheldon Inwentash Suite 2500, 130 King St., West Torouto, ON M5X 1A9
AND TO:	Stone 2010 Flow Through L.P. Suite 710, 36 Toronto Street Toronto, ON M5C 2C5
AND TO:	Stone 2010 WCP Flow Through LP Suite 710, 36 Toronto Street Toronto, ON M5C 2C5
AND TO:	William & Dunya Botetzayas 286 Julia Valentain Ave., Woodbridge, ON L4H 1Z4

INDEX

Court File No. CV13-10034-00CL

ONTARIO SUPERIOR COURT OF JUSTICE [COMMERCIAL LIST]

IN THE MATTER OF THE BANKRUPTCY AND INSOLVENCY ACT, R.S.C. 1985, c. B-3, AS AMENDED

AND IN THE MATTER OF THE NOTICE OF INTENTION OF STARFIELD RESOURCES INC., OF THE CITY OF TORONTO IN THE PROVINCE OF ONTARIO

APPLICATION UNDER the Bankruptcy and Insolvency Act, R.S.C. 1985, c. B-3, as amended, ss. 64.1 and 64.2.

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06:55pm From-Fasken Martineau DuMulin LLP Mar-08-13

416 364 7813 T-363 P.012/065 F-840

TAB 1

Cv/3-10034-00CL Court File No.

ONTARIO SUPERIOR COURT OF JUSTICE [COMMERCIAL LIST]

THE MATTER OF THE BANKRUPTCY AND INSOLVENCY ACT,
R.S.C. 1985, c. B-3, AS AMENDED

MATTER OF THE NOTICE OF INTENTION OF STARFIELD RESOURCES
OF THE CITY OF TORONTO IN THE PROVINCE OF ONTARIO

NOTICE OF APPLICATION

TO THE RESPONDENTS:

SEPREBURE DE JUS

A LEGAL PROCEEDING HAS BEEN COMMENCED by the applicant. The claim made by the applicant appears on the following pages.

THIS APPLICATION will come on for a hearing on March 15, 2013, at 10am at the Court House at 330 University Avenue, Toronto, Ontario.

IF YOU WISH TO OPPOSE THIS APPLICATION, to receive notice of any step in the application or to be served with any documents in the application, you or an Ontario lawyer acting for you must forthwith prepare a notice of appearance in Form 38A prescribed by the Rules of Civil Procedure, serve it on the applicant's lawyer or, where the applicant does not have a lawyer, serve it on the applicant, and file it, with proof of service, in this court office, and you or your lawyer must appear at the hearing.

IF YOU WISH TO PRESENT AFFIDAVIT OR OTHER DOCUMENTARY EVIDENCE TO THE COURT OR TO EXAMINE OR CROSS-EXAMINE WITNESSES ON THE APPLICATION, you or your lawyer must, in addition to serving your notice of appearance, serve a copy of the evidence on the applicant's lawyer or, where the applicant does not have a lawyer, serve it on the applicant, and file it, with proof of service, in the court office where the application is to be heard as soon as possible, but at least four days before the hearing.

IF YOU FAIL TO APPEAR AT THE HEARING, JUDGMENT MAY BE GIVEN IN YOUR ABSENCE AND WITHOUT FURTHER NOTICE TO YOU. IF YOU WISH

02

TO OPPOSE THIS APPLICATION BUT ARE UNABLE TO PAY LEGAL FEES, LEGAL AID MAY BE AVAILABLE TO YOU BY CONTACTING A LOCAL LEGAL AID OFFICE.

Date: March 8, 2013

Issued by:

A. Anissimov Registrar

Kocal Registrar 330 University Ave. – 7th Floor Toronto, Ontario

M5G 1R7

TO:	The Attached Service List

APPLICATION

1. THE APPLICANT MAKES AN APPLICATION FOR:

- (a) an order, substantially in the form attached hereto as Schedule "A", pursuant to, inter alia, sections 50.4(9), 64.1 and 64.2 of the Bankruptcy and Insolvency Act, R.S.C. 1985, c. B-3, as amended (the "BIA"):
 - (i) abridging the time for delivery of this Notice of Application and the Application Record, if necessary;
 - (ii) approving the Sales Process as set out and defined in the First Report of PricewaterhouseCoopers Inc. ("PwC"), in its capacity as Proposal Trustee (the "Proposal Trustee") dated March 8, 2013 and the appendices thereto (the "First Report");
 - (iii) extending the time within which a proposal must be filed with the Official Receiver under section 62(1) of the BIA to April 26, 2013;
 - (iv) granting a first priority charge on all of the Applicant's current and future assets, undertakings and properties of every nature and kind whatsoever, and wherever situate including all proceeds thereof (the "Property"), in favour of the Proposal Trustee, counsel to the Proposal Trustee, counsel to the Applicant and counsel to the directors of the Applicant (the "Administration Charge");
 - (v) granting a second priority charge on the Property in favour of the directors and officers of the Applicant (the "D&O Charge");
 - (vi) approving the Retention Payments, as described and defined in the First Report; and
- (b) such other relief as to this honourable Court may seem just.

2. THE GROUNDS FOR THIS APPLICATION ARE:

- (a) the Applicant filed a Notice of Intention to Make a Proposal ("NOI") under section section 50.4 (1) of the BIA on March 7, 2013;
- (b) prior to filing its NOI, the Applicant had engaged PwC as a financial advisor to assist and advise on strategic alternatives;
- (c) PwC, with the assistance of management of the Applicant, undertook a sale and investment solicitation process in which it canvassed over 125 potential buyers or investors beginning on November 20, 2012;

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- (d) the Applicant wishes to continue the Sales Process in these BIA proceedings to provide the highest likelihood of a transaction or series of transactions to maximize value for the stakeholders;
- (e) the Applicant will require the participation of its directors and officers to effect a successful restructuring and proposes to indemnify its directors and officers and to secure such indemnity by way of the D&O Charge;
- (f) similarly, the Applicant will require the participation of its legal counsel, counsel to the directors of the Applicant, the Proposal Trustee and the Proposal Trustee's legal counsel to assist in these NOI proceedings and it proposes the Administration Charge in their favour;
- (g) the Applicant will also require the continued services of its four remaining independent contractors that it currently has under contract and is seeking approval of the Retention Payments to incentivize them to remain with the Applicant through the restructuring process;
- (h) the Applicant is seeking an extension of the time to file a proposal to permit it and the Proposal Trustee to undertake the Sales Process;
- (i) those further grounds as set out in the affidavit of Philip S. Martin sworn March 8, 2013 and the exhibits thereto:
- (j) those further grounds as set out in the First Report, and the appendices thereto;
- (k) sections 50.4(9), 64.1 and 64.2 of the Bankruptcy and Insolvency Act; and
- (l) such other grounds as counsel may advise and this honourable Court may permit.

3. THE FOLLOWING DOCUMENTARY EVIDENCE WILL BE USED AT THE HEARING OF THE APPLICATION:

- (a) the affidavit of Philip S. Martin sworn March 8, 2013;
- (b) the First Report, and the appendices thereto; and
- (c) such other material as counsel may advise and this honourable Court may permit.

March 8, 2013

FASKEN MARTINEAU DUMOULIN LLP

Barristers & Solicitors 333 Bay Street, Suite 2400 Toronto, ON M5H 2T6

Stuart Brotman (LSUC No. 43430D) R. Graham Phoenix (LSUC No. 52650N)

Tel: (416) 366 8381 Fax: (416) 364 7813

Solicitors for the Applicant, Starfield Resources Inc.

IN THE MATTER OF THE BANKRUPTCY AND INSOLVENCY ACT, R.S.C. 1985, c. B-3, AS AMENDED

AND IN THE MATTER OF THE NOTICE OF INTENTION OF STARFIELD RESOURCES INC., OF THE CITY OF TORONTO IN THE PROVINCE OF ONTARIO

ONTARIO SUPERIOR COURT OF JUSTICE [COMMERCIAL LIST]

Proceedings commenced in Toronto

NOTICE OF APPLICATION

FASKEN MARTINEAU DUMOULIN LLP 333 Bay Street – Suite 2400 Toronto, ON M5H 2T6

Stuart Brotman (LSUC#: 43430D) R. Graham Phoenix (LSUC#: 52650N)

Solicitors for the Applicant, Starfield Resources Inc.

Mar-08-13 06:57pm From-Fasken Martineau DuMulin LLP

416 364 7813 T-363 P.018/065 F-840

TAB 1A

Court File No. CV13-10034-00CL

ONTARIO SUPERIOR COURT OF JUSTICE [COMMERCIAL LIST]

THE HONOURABLE)	FRIDAY, THE 15th
)	
JUSTICE)	DAY OF MARCH, 2013

IN THE MATTER OF THE BANKRUPTCY AND INSOLVENCY ACT, R.S.C. 1985, c. B-3, AS AMENDED

AND IN THE MATTER OF THE NOTICE OF INTENTION OF STARFIELD RESOURCES INC., OF THE CITY OF TORONTO IN THE PROVINCE OF ONTARIO

INITIAL ORDER

THIS APPLICATION, made by Starfield Resources Inc. (the "Debtor") pursuant to, inter alia, sections 64.1 and 64.2 of the Bankruptcy and Insolvency Act, R.S.C. 1985, c. B-3, as amended (the "BIA"), was heard this day at 330 University Avenue, Toronto, Ontario.

ON READING the affidavit of Philip S. Martin sworn March 8, 2013 and the exhibits thereto, the First Report of PricewaterhouseCoopers Inc., in its capacity as Proposal Trustee (the "Proposal Trustee") dated March 8, 2013 and the appendices thereto (the "First Report"), and on hearing the submissions of counsel for the Debtor, the Proposal Trustee and the directors of the Debtor, no one appearing for any other party although duly served as appears from the affidavit of service of Tasha Boyd sworn March 8, 2013, and on being advised that there are no secured creditors of the Debtor:

SERVICE

1. THIS COURT ORDERS that the time for service of the Notice of Application and the Application Record is hereby abridged and validated so that this Application is properly returnable today and hereby dispenses with further service thereof.

APPROVAL OF SALES PROCESS

2. THIS COURT ORDERS that the Sale Process, as set out and defined in the First Report, be and is hereby approved and that the Debtor and the Proposal Trustee are hereby authorized and empowered take such steps as are necessary or desirable to carry out the Sale Process, provided that any definitive agreement executed by the Debtor in respect of the sale of all or any part of the Property (as defined herein) shall require the further approval of this Court.

EXTENSION OF STAY PERIOD

3. **THIS COURT ORDERS** that, pursuant to subsection 50.4(9) of the BIA, the time within which a proposal must be filed with the Official Receiver under section 62(1) of the BIA be and is hereby extended to April 26, 2013.

DIRECTORS' AND OFFICERS' INDEMNIFICATION AND CHARGE

- 4. **THIS COURT ORDERS** that the Debtor shall indemnify its directors and officers against obligations and liabilities that they may incur as directors or officers of the Debtor from and after the filing of the Debtor's notice of intention under section 50.4 of the BIA, except to the extent that, with respect to any officer or director, the obligation or liability was incurred as a result of the director's or officer's gross negligence or wilful misconduct.
- 5. THIS COURT ORDERS that the directors and officers of the Debtor shall be entitled to the benefit of and are hereby granted a charge (the "Directors' Charge") on all of the Debtor's current and future assets, undertakings and properties of every nature and kind whatsoever, and wherever situate including all proceed thereof (the "Property"), which charge shall not exceed an aggregate amount of \$100,000, as security for the indemnity provided in paragraph 4 of this Order. The Directors' Charge shall have the priority set out in paragraphs 11 and 13 herein.
- 6. THIS COURT ORDERS that, notwithstanding any language in any applicable insurance policy to the contrary, (a) no insurer shall be entitled to be subrogated to or claim the benefit of the Directors' Charge, and (b) the Debtor's directors and officers shall only be entitled to the benefit of the Directors' Charge to the extent that they do not have coverage under any

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directors' and officers' insurance policy, or to the extent that such coverage is insufficient to pay amounts indemnified in accordance with paragraph 4 of this Order.

ADMINISTRATION CHARGE

- 7. THIS COURT ORDERS that the Proposal Trustee, counsel to the Proposal Trustee, counsel to the Debtor and counsel to the directors of the Debtor shall be paid their reasonable fees and disbursements, in each case at their standard rates and charges, by the Debtor as part of the costs of these proceedings. The Debtor is hereby authorized and directed to pay the accounts of the Proposal Trustee, counsel for the Proposal Trustee, counsel for the Debtor and counsel for the directors of the Debtor as such accounts are rendered and, in addition, the Debtor is hereby authorized to pay to the Proposal Trustee, counsel to the Proposal Trustee, counsel to the Debtor and counsel to the directors of the Debtor, retainers in the amounts of \$50,000, \$15,000, \$25,000, and \$20,000, respectively, to be held by them as security for payment of their respective fees and disbursements outstanding from time to time
- 8. **THIS COURT ORDERS** that the Proposal Trustee and its legal counsel shall pass their accounts from time to time, and for this purpose the accounts of the Proposal Trustee and its legal counsel are hereby referred to a judge of the Commercial List of the Ontario Superior Court of Justice.
- 9. THIS COURT ORDERS that the Proposal Trustee, counsel to the Proposal Trustee, counsel to the Debtor and counsel to the directors of the Debtor shall be entitled to the benefit of and are hereby granted a charge (the "Administration Charge") on the Property, which charge shall not exceed an aggregate amount of \$100,000, as security for their professional fees and disbursements incurred at the standard rates and charges of the Proposal Trustee and such counsel, both before and after the making of this Order in respect of these proceedings. The Administration Charge shall have the priority set out in paragraphs 11 and 13 hereof.

EMPLOYEE RETENTION PAYMENTS

10. THIS COURT ORDERS that the Retention Payments, as described and defined in the First Report, are hereby approved and that the Debtor is hereby authorized and empowered to make the Retention Payments in accordance with the terms set out in the First Report.

VALIDITY AND PRIORITY OF CHARGES CREATED BY THIS ORDER

11. THIS COURT ORDERS that the priorities of the Directors' Charge and the Administration Charge, as among them, shall be as follows:

First - Administration Charge; and

Second - Directors' Charge.

- 12. THIS COURT ORDERS that the filing, registration or perfection of the Directors' Charge and the Administration Charge (collectively, the "Charges") shall not be required, and that the Charges shall be valid and enforceable for all purposes, including as against any right, title or interest filed, registered, recorded or perfected subsequent to the Charges coming into existence, notwithstanding any such failure to file, register, record or perfect.
- 13. THIS COURT ORDERS that each of the Directors' Charge and the Administration Charge (each as constituted and defined herein) shall constitute a charge on the Property and such Charges shall rank in priority to all other security interests, trusts, liens, charges and encumbrances, claims of secured creditors, statutory or otherwise (collectively, "Encumbrances") in favour of any Person.
- 14. THIS COURT ORDERS that except as otherwise expressly provided for herein, or as may be approved by this Court, the Debtor shall not grant any Encumbrances over any Property that rank in priority to, or *pari passu* with, any of the Directors' Charge or the Administration Charge, unless the Debtor also obtains the prior written consent of the Proposal Trustee, the beneficiaries of the Directors' Charge and the Administration Charge or further Order of this Court.
- 15. THIS COURT ORDERS that the Directors' Charge and the Administration Charge shall not be rendered invalid or unenforceable and the rights and remedies of the chargees entitled to the benefit of the Charges (collectively, the "Chargees") shall not otherwise be limited or impaired in any way by (a) the pendency of these proceedings and the declarations of insolvency made (expressly or impliedly) herein; (b) any application(s) for bankruptcy order(s) issued pursuant to BIA, or any bankruptcy order made pursuant to such applications; (c) any assignment for the general benefit of creditors made or deemed to have been made pursuant to

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the BIA; (d) the provisions of any federal or provincial statutes; or (e) any negative covenants, prohibitions or other similar provisions with respect to borrowings, incurring debt or the creation of Encumbrances, contained in any existing loan documents, lease, sublease, offer to lease or other agreement (collectively, an "Agreement") which binds the Debtor, and notwithstanding any provision to the contrary in any Agreement:

- (a) neither the creation of the Charges nor the payment of the Retention Payments shall create or be deemed to constitute a breach by the Debtor of any Agreement to which it is a party;
- (b) none of the Key Employees (as defined in the First Report) or the Chargees shall have any liability to any Person whatsoever as a result of any breach of any Agreement caused by or resulting from the Debtor paying the Retention Payments, the creation of the Charges, or the execution, delivery or performance of any related documents; and
- (c) the payments made by the Debtor pursuant to this Order, and the granting of the Charges, do not and will not constitute preferences, fraudulent conveyances, transfers at undervalue, oppressive conduct, or other challengeable or voidable transactions under any applicable law.
- 16. THIS COURT ORDERS that any Charge created by this Order over leases of real property in Canada shall only be a Charge in the Debtor's interest in such real property leases.

SERVICE AND NOTICE

17. THIS COURT ORDERS that the Debtor and the Proposal Trustee be at liberty to serve this Order, any other materials and orders in these proceedings, any notices or other correspondence, by forwarding true copies thereof by prepaid ordinary mail, courier, personal delivery or electronic transmission to the Debtor's creditors or other interested parties at their respective addresses as last shown on the records of the Debtor and that any such service or notice by courier, personal delivery or electronic transmission shall be deemed to be received on the next business day following the date of forwarding thereof, or if sent by ordinary mail, on the third business day after mailing.

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18. THIS COURT ORDERS that the Debtor, the Proposal Trustee, and any party who has filed a Notice of Appearance may serve any court materials in these proceedings by e-mailing a PDF or other electronic copy of such materials to counsels' email addresses as recorded on the Service List from time to time, and the Proposal Trustee may post a copy of any or all such materials on its website at www.pwc.com/car-starfield.

GENERAL

- 19. THIS COURT HEREBY REQUESTS the aid and recognition of any court, tribunal, regulatory or administrative body having jurisdiction in Canada or in the United States, to give effect to this Order and to assist the Debtor, the Proposal Trustee and their respective agents in carrying out the terms of this Order. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such orders and to provide such assistance to the Debtor and to the Proposal Trustee, as an officer of this Court, as may be necessary or desirable to give effect to this Order, to grant representative status to the Proposal Trustee in any foreign proceeding, or to assist the Debtor and the Proposal Trustee and their respective agents in carrying out the terms of this Order.
- 20. THIS COURT ORDERS that each of the Debtor and the Proposal Trustee be at liberty and is hereby authorized and empowered to apply to any court, tribunal, regulatory or administrative body, wherever located, for the recognition of this Order and for assistance in carrying out the terms of this Order, including the enforcement of any Charge established hereby.
- 21. THIS COURT ORDERS that any interested party (including the Debtor and the Proposal Trustee) may apply to this Court to vary or amend this Order on not less than seven (7) days notice to any other party or parties likely to be affected by the order sought or upon such other notice, if any, as this Court may order.

Mar-08-13 06:59pm From-Fasken Martineau DuMulin LLP

416 364 7813

T-363 P.025/065 F-840

TAB 2

Court File No. CV13-10034-00CL

ONTARIO SUPERIOR COURT OF JUSTICE [COMMERCIAL LIST]

IN THE MATTER OF THE BANKRUPTCY AND INSOLVENCY ACT, R.S.C. 1985, c. B-3, AS AMENDED

AND IN THE MATTER OF THE NOTICE OF INTENTION OF STARFIELD RESOURCES INC., OF THE CITY OF TORONTO IN THE PROVINCE OF ONTARIO

AFFIDAVIT OF PHILIP S. MARTIN (SWORN MARCH 8, 2013)

I, Philip S. Martin, Executive, of the City of Oakville, in the Province of Ontario, MAKE OATH AND SAY AS FOLLOWS:

- I am a Director and the President and Chief Executive Officer of Starfield Resources Inc.
 (the "Company") and as such have knowledge of the matters set out herein.
- 2. I have read the First Report of PricewaterhouseCoopers Inc. in its capacity as Trustee in the Proposal of the Company dated March 8, 2013 (the "First Report").
- 3. The information set out in the First Report pertaining to the Company is true in all respects and I hereby adopt same as my evidence in this my Affidavit.

I make this Affidavit in support of the Company's Application returnable on March 15, 4. 2013 in these proceedings and for no other or improper purpose.

SWORN BEFORE ME at the

City of Toronto, in the Province of Ontario, this

8th day of March, 2013

Court File No. CV13-10034-00CL

IN THE MATTER OF THE BANKRUPTCY AND INSOLVENCY ACT, R.S.C. 1985, c. B-3, AS AMENDED

AND IN THE MATTER OF THE NOTICE OF INTENTION OF STARFIELD RESOURCES INC., OF THE CITY OF TORONTO IN THE PROVINCE OF ONTARIO

ONTARIO SUPERIOR COURT OF JUSTICE [COMMERCIAL LIST]

Proceedings commenced in Toronto

AFFIDAVIT OF PHILIP S. MARTIN

FASKEN MARTINEAU DuMOULIN LLP 333 Bay Street – Suite 2400 Toronto, ON M5H 2T6

Strart Brotman (LSUC#: 43430D) R. Graham Phoenix (LSUC#: 52650N)

Solicitors for the Applicant, Starfield Resources Inc.

Mar-08-13 07:00pm From-Fasken Martineau DuMulin LLP

416 364 7813

T-363 P.029/065 F-840

TAB 3

FIRST REPORT TO COURT SUBMITTED BY PRICEWATERHOUSECOOPERS INC. IN ITS CAPACITY AS TRUSTEE UNDER THE NOTICE OF INTENTION OF STARFIELD RESOURCES INC.

March 8, 2013

Court File No. _____

ONTARIO SUPERIOR COURT OF JUSTICE - COMMERCIAL LIST

IN THE MATTER OF THE PROPOSAL OF STARFIELD RESOURCES INC.

FIRST REPORT TO THE COURT SUBMITTED BY PRICEWATERHOUSECOOPERS INC. IN ITS CAPACITY AS TRUSTEE UNDER THE NOTICE OF INTENTION OF STARFIELD RESOUCES INC.

MARCH 8, 2013



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I. INTRODUCTION

- 1. This report ("First Report") is filed by PricewaterhouseCoopers Inc. ("PwC"), in its capacity as proposal trustee ("Trustee") in connection with the Notice of Intention to Make a Proposal ("NOI") filed by Starfield Resources Inc. ("Starfield" or the "Company") on March 7, 2013 (the "Filing Date") under Section 50.4 (1) of the Bankruptcy and Insolvency Act, R.S.C. 1985, c. B.-3, as amended (the "BIA"). A copy of the Certificate of Filing issued by the Superintendent of Bankruptcy is attached hereto as Appendix "A".
- 2. PwC was previously retained by the Company to act as financial advisor to assist management in reviewing strategic alternatives to realize on the Company's assets and/or equity.

II. PURPOSE OF REPORT

- 3. The purpose of this First Report is to:
 - a) Provide this Court with a summary of the following:
 - background information on the Company, including its corporate history, structure, operations, financial position and creditors;
 - (ii) the Company's cash flow forecast for the 9-week period from March 4, 2013 to May 3, 2013;
 - (iii) the proposed court-ordered charges, including a Directors & Officers charge and an Administrative charge;
 - (iv) the Company's proposed post-filing strategy, including the outline of a sale process to be undertaken by the Trustee in conjunction with the Company;
 - (v) the Company's proposed retention payments (the "Retention Payments");and
 - (vi) the Company's request for an extension of the time required to file its proposal (the "Extension") to April 26, 2013.
 - b) Recommend that this Court issue an order:
 - approving the terms of the Administrative charge, and proposed priority ranking of such charge;
 - (ii) approving the terms of the Directors' & Officers' charge, and proposed priority ranking of such charge;
 - (iii) approving the Company's post-filing strategy, and authorizing the Company and Trustee to implement same:



- (iv) approving the proposed Retention Payments;
- (v) approving the Company's request for an Extension to April 26, 2013.

III. QUALIFICATIONS

- 4. In preparing this First Report, the Trustee has relied upon unaudited financial information, the Company's books and records, financial information prepared by the Company and discussions with management and legal counsel to the Company. The Trustee has not audited, reviewed, or otherwise attempted to verify the accuracy or completeness of the information. Future-oriented financial information relied upon in this First Report is based on management's assumptions regarding future events.
- Unless otherwise stated, all monetary amounts contained herein are expressed in Canadian Dollars.

IV. BACKGROUND

Corporate History and Structure

- 6. Starfield is a Canadian-based exploration and emerging early-stage development company exploring for copper, cobalt, nickel and platinum group elements ("PGE") in North America. The Company's shares are publicly traded on the Toronto Stock Exchange ("TSX") under the symbol "SRU" and in the U.S. on the Over-The-Counter Bulletin Board under the symbol "SRFDF".
- 7. Starfield was incorporated on April 22, 1994 under the Business Corporations Act (Alberta). The Company amended its articles on October 6, 1994 to change the Company's name to Starfield Communications Group Inc. The articles were amended again on December 18, 1997 to change its name to Starfield Resources Inc. On October 27, 2006, the Company filed articles of continuance in British Columbia. The Company is governed by the Business Corporations Act (British Columbia) and is a reporting issuer in the provinces of British Columbia, Alberta and Ontario, and in the North West Territories. Starfield's registered office is located at 625 Howe Street, Suite 420, Vancouver, British Columbia, and the Company's head office is located at 120 Adelaide Street West, Suite 900, Toronto, Ontario.
- 8. The Company currently holds a direct or indirect interest in the following mineral properties/projects (the "Projects"):
 - a nickel-copper-cobalt-PGE project in Ferguson Lake, Nunavut (the "Ferguson Lake Project");



- (ii) a nickel-copper-cobalt-PGE project in Montana, USA (the "Stillwater Project");
- (iii) a copper-silver project in California, USA (the "Superior Project"); and
- (iv) an early stage gold property which straddles the Nevada-California border (the "Dome Hill Project").
- 9. Substantially all of the Ferguson Lake Project assets are held by Starfield directly. The Company acquired its interest in the above U.S. projects through its acquisition of all of the shares of Nevoro Inc. ("Nevoro"), a formerly TSX listed corporation incorporated under the laws of Canada, pursuant to a plan of arrangement in October 2009.
- 10. Starfield Resources Inc. is the parent company and the primary direct or indirect shareholder of the following entities:
 - (i) Nevoro Inc. (Canada);
 - (ii) Sheffield Resources Ltd. (B.C.);
 - (iii) Aurora Platinum Exploration Inc. (B.C.);
 - (iv) Nevoro Copper Inc. (Nevada);
 - (v) Nevoro Montana Inc. (Montana); and
 - (vi) Nevoro Nevada Inc. (Nevada).

The Company's corporate chart is attached hereto as Appendix "B".

11. The Trustee understands that the Company has not initiated insolvency proceedings in the U.S. There is presently no intention to commence insolvency proceedings in respect of the Company's Canadian or U.S. subsidiaries. The Company advises that substantially all administrative and Project-related costs are paid for by Starfield.

Company Operations

- 12. As referenced above, Starfield's operations consist of three main projects:
 - (i) the Ferguson Lake Project, located in the Kivalliq region of southern Nunavut, consists of 10 mineral leases covering 23,935 acres and 107 active claims totaling 220,273 acres. The Company incurred substantial exploration expenditures on the Ferguson Lake property in the last few years as it attempted to define this very large resource. On March 20, 2008, the Company announced positive economics from a preliminary economic assessment of the Ferguson Lake



- Project. On February 21, 2012, the study was updated, and continued to show that the project was economically attractive. Per the preliminary economic assessment, the Ferguson Lake Project has indicated and inferred resource estimates of 672 million pounds of nickel, 1 billion pounds of copper and 57 million pounds of cobalt at grades of 0.66%, 1.00% and 0.06%, respectively.
- (ii) the Stillwater Project, comprised of approximately 5,700 acres, is located in south central Montana and consists of 34 patented lode claims, 234 unpatented lode mining claims, 7 unpatented placer claims, 2 mill site claims and 1 tunnel claim. Starfield's interests in the Stillwater Project are held through Nevoro Montana Inc.
- (iii) the Superior Project, totaling approximately 3,160 acres, is located in northeastern California and consists of 36 patented lode mining claims and 122 unpatented lode mining claims. Starfield's interests in the Superior Project are held through Nevoro Copper Inc.
- 13. The Trustee understands Starfield no longer intends to pursue the Dome Hill project and in May 2011, the Company entered into a 2 year option agreement with a II.S. gold company to sell its interest the Dome Hill Project over a three year period for \$25,000. As at the date of this First Report, Starfield had received the first 2 payments of \$5,000 each pursuant to the option agreement with the final payment of \$15,000 due in June 2013. However, the Trustee understands that the U.S. gold company has the option to terminate this agreement at any time.
- 14. As referenced above, Starfield operates from a 2,150 square foot leased office facility in Toronto, Ontario. The Company also owns a semi-permanent exploration camp on the western shore of Ferguson Lake, Nunavut, capable of accommodating a team of up to 65 persons. There is also a 830 metre gravel airstrip adjacent to the exploration camp, as well as several pieces of construction and exploration equipment located on the camp site.
- 15. The Trustee understands that during 2012, Starfield had two full-time salaried employees. However, both individuals left the Company prior to January 1, 2013. In addition, the former CEO and CFO each left the Company on November 30, 2011 and March 23, 2012, respectively. As at the Filing Date, Starfield had four consultants under contract, including the present CEO and the CFO. All four consultants are being paid in the ordinary course.



1

Flow-Through Share Structure.

- 16. As is common among exploration and early stage resource development companies, Starfield does not yet generate revenues from operations and relies on the equity markets to finance its activities. As the public company in the corporate group, financing activities have historically been undertaken by the Company, with the proceeds from such financings used to fund the activities of the Company and its subsidiaries. Since approximately January 2012, the equity markets have effectively been closed to exploration and early stage development companies.
- 17. The Company's three most recent equity financings have been through the issuance of flow-through common shares. As at the date of this First Report, Starfield had approximately 718 million issued and outstanding common shares, of which approximately 229 million are flow-through common shares.
- 18. A flow-through share is a Canadian tax-based financing incentive that is available to, among others, the mining sector for qualified projects located in Canada. It is a type of share issued by a corporation to an investor, pursuant to a subscription agreement with the corporation, under which the issuing corporation agrees to incur eligible Canadian exploration expenses (the "CEEs") in an amount up to the consideration paid by the investor for the shares in a particular year. The corporation renounces to the taxpayer an amount in respect of the expenditures so that the CEEs are considered to be the investor's expenses for tax purposes. As a result of the corporation renouncing the expenses, the investor can deduct the expenses for tax purposes as if incurred directly.
- 19. Subject to certain conditions, the CEEs qualify for the "look-back" rule, which allows a corporation to renounce the CEEs incurred within an entire calendar year ("Year 1") with the renunciation being effective for tax purposes in the preceding calendar year ("Year 0"), the year the investor purchased the flow-through shares. Where a corporation has not expended all or part of the amounts it has renounced by the end of Year 1, the corporation must notify the investor of the shortfall within two months after the end of Year 1. The investor is vulnerable to having the deductions taken in calculating their Year 0 taxes being partially denied, income taxes being reassessed and any amount owing becoming immediately due. In an effort to protect investors from such adverse consequences, subscription agreements typically contain an indemnity in favour of the investor from the issuing corporation. Furthermore, the corporation is also subject to penalties and interest from Canada Revenue Agency ("CRA") for the shortfall to compensate CRA for accelerating the investor's deduction by one year.



- 20. In 2010, Starfield raised gross proceeds of approximately \$4.9 million from investors through two private placements of flow-through common shares (the "2010 Flow-Through Investors"). All of the proceeds were raised for exploration purposes and, therefore, the CEEs were renounced to investors in 2010. In February 2012, Starfield notified the 2010 Flow-Through Investors that the Company's expenditures in 2011 resulted in a shortfall of approximately \$969,000. As a result, the Company is subject to the provisions of the associated flow-through subscription agreement which the Company estimates has resulted in a contractual indemnity obligation to the 2010 Flow-Through Investors of approximately \$450,000. Starfield was also subject to penalties and interest from CRA of approximately \$60,000, although all these amounts were paid in 2012.
- 21. In May 2011, Starfield raised gross proceeds of approximately \$3.8 million from investors through the private placement of flow-through common shares (the "2011 Flow-Through Investors"). All of the proceeds were raised for exploration purposes and, therefore, the CEEs were renounced to investors in 2011. In December 2012, Starfield notified the 2011 Flow-Through Investors that the Company's expenditures in 2012 resulted in a shortfall of approximately \$2.9 million. As a result, the Company is subject to the provisions of the associated flow-through subscription agreement which the Company estimates has resulted in a contractual indemnity obligation to the 2011 Flow-Through Investors of approximately \$1.4 million. In addition, the Company is subject to penalties and interest from CRA of approximately \$320,000.
- 22. In summary, the Trustee understands that the Company has potential liabilities relating to Starfield's failure to incur adequate CEEs in connection with the issuance of its flow-through shares of approximately \$320,000 to CRA, \$450,000 to the 2010 Flow-Through Investors, and \$1.4 million to the 2011 Flow-Through Investors, as at the date of this First Report.

Historical Financial Results

23. The Company's most recent year-to-date ("YTD") summarized financial statements are presented as at November 30, 2012. Set out below is a summary of the Company's financial results for: (i) the fiscal period ending 2010; (ii) the fiscal period ending 2011; (iii) the fiscal period ending 2012; and (iv) YTD November 30, 2012 (unaudited).



Starfield Resources Inc. Consolidated statement of income (in \$00.08 CAD)	<i></i>							
		onths ended per 30, 2012		rr ended ry 29, 2012		r unded ry 28, 2011		ir ended ry 28, 2010
Expenses	\$	1,932	8	6,644	Sp.	5,956	\$	2,075
Write-down of mineral properties		•		1,000		-		-
Amortization of equipment Foreign exchange loss		30		57		79		110
Other expenses (income)		(- 2		-		27		-
Loss before income taxes		(<u>6)</u>		774	-	430		484
I I I I I I I I I I I I I I I I I I I	rla	1,957	\$	8,475	\$	6,492	ą.	2,669
Income tax exponso		-		129		30		1,221
Net loss	\$	1,957	\$	8,604	*	6,522	.\$	3,890

- 24. As none of Starfield's mineral properties are in production, the Company currently has no source of revenue. As detailed in the tables above, the Company had incurred significant recurring net losses over the past three fiscal years. Furthermore, the Company's net loss has increased each year since fiscal 2010. The Trustee understands that the majority of Starfield's expenses are related to exploration, maintenance and environmental remediation costs for the Ferguson Lake Project, claim maintenance fees related to the Projects, and limited exploration expenses related to the Stillwater Project.
- 25. Below is a summary of the Company's unaudited balance sheet as at November 30, 2012:

Starfield Resources Inc. Consolidated balance sheet as at No (in \$000s CAD)	wember 30, 2012			
ASSETS Current Assets Cash Accounts receivable Prepaid expenses and deposits Total Current Assets	\$. 876 26 420 \$ 1,322	LIABILITIES AND SHAREHOLDER'S EQUITY Current Liabilitles Accounts payable and accrued liabilities Income tax payable Total Current Liabilities	\$ 748 29 \$ 777	
ineral properties \$ 13,893 quipment 186 otal Assets \$ 15,401		Shareholders' Equity Share capital Contributed surplus Warrants Retuined earnings (deficit) Total Shareholders' Equity	155,155 15,196 2,772 (158,499) \$ 14,624	
		Total Liabilities and Shareholders' Equity	\$ 15.401	

26. The November 30, 2012 balance sheet reflects that the Company has an accumulated retained earnings deficit of approximately \$158 million. The notes accompanying the Company's



November 30, 2012 financial statements state that the Company's operating budget indicates that the cash on hand at November 30, 2012 will be depleted by April 2013 if the Company continues as a going concern and does not obtain additional cash through financing and/or investing activities. Furthermore, the November 30, 2012 balance sheet does not reflect the Company's obligations in connection with the May 2011 flow-through share issuance, as detailed above.

27. As a result of the sustained losses and challenging financial markets, Starfield has exhausted its liquidity and has no ability to raise additional equity, which historically has been the primary source of capital for the Company, and as such, has elected to file a NOI and restructure the Company.

Creditors

- 28. A copy of the creditor list included in the NOI filing is attached as Appendix "C".
- 29. The Trustee understands that the Company does not have any secured creditors. The Company advises that all employee related amounts are current, all required remittances of employee withholdings and HST have been made when due, and the Company has no pension obligations whatsoever.
- 30. The Company estimates that it had total unsecured payables and accrued liabilities of approximately \$2.3 million as at March 6, 2013 (inclusive of the contractual indemnity claims of the 2010 Flow-Through Investors and the 2011 Flow-Through Investors). The following table summarizes the amounts owing to unsecured creditors:

Starfield Resources Inc. Estimated unsecured creditors as (\$000)	at March 6, 2013
Trade payables Accrued llabilities Taxes payable	\$ 144 1,857 320 \$ 2,321

- 31. In addition, the Company is a defendant in three litigation matters, as follows:
 - a claim by Discovery 2010 Flow-Through Limited Partnership seeking damages in the amount of \$114,569.00 plus interest and costs relating to the contractual indemnity contemplated in its 2010 Flow-Through Investors subscription agreement;

