UNITED STATES OF AMERICA Before the SECURITIES AND EXCHANGE COMMISSION

SECURITIES EXCHANGE ACT OF 1934 Release No. 80892 / June 8, 2017 SUL 19 2018
OFFICE OF THE SECRETARY

ADMINISTRATIVE PROCEEDING File No. 3-18017

In the Matter of

Can-Cal Resources Ltd., China Fruits Corp., and SkyStar Bio-Pharmaceutical Co.,

Respondents.

RESPONDENT **CAN-CAL** RESOURCES **FURTHER** LTD.'S SUPPLEMENTAL DOCUMENTS IN SUPPORT OF OPPOSITION TO **ENFORCEMENT'S** DIVISION OF **MOTION SUMMARY** FOR **DISPOSITION**

Respondent Can-Cal Resources Ltd. ("Can-Cal"), by and through its counsel of Justin C. Jones, Esq. of Jones Lovelock, hereby files the following Further Supplemental Documents in Support of Opposition to Division of Enforcement's ("Division") Motion for Summary Disposition ("Motion"), in accordance with the telephonic hearing conducted before Judge Brenda P. Murray on May 7, 2018. The attached exhibits consist of the following:

- 1) Notice of Entry of Final Judgment and Order of Dismissal (Nevada action)
- Filed SEC Forms 3 and 4 for Can-Cal officers Casey Douglass, Gary Oosterhoff, and Case Korver

Respectfully submitted this 11th day of July, 2018.

Justin G. Jones, Esq. JONES LOVELOCK 400 S. 4th St., Ste. 500

Las Vegas, Nevada 89101

Telephone: (702) 805-8450

Fax: (702) 805-8451

Email: jjones@joneslovelock.com

Attorneys for Respondent Can-Cal Resources, Ltd.

CERTIFICATE OF SERVICE

I hereby certify that true copies of RESPONDENT CAN-CAL RESOURCES LTD.'S FURTHER SUPPLEMENTAL DOCUMENTS IN SUPPORT OF OPPOSITION TO DIVISION OF ENFORCEMENT'S MOTION FOR SUMMARY DISPOSITION were served on this the day of July, 2018, in the manner indicated below:

By U.S. Mail:

The Honorable Brenda P. Murray Chief Administrative Law Judge Securities and Exchange Commission 100 F Street, N.E. Washington, DC 20549-2557

Kevin P. O'Rourke Neil J. Welch, Jr. Securities and Exchange Commission 100 F Street, N.E. Washington DC 20549-6010 (Counsel for Division of Enforcement)

Stephen R. Hackett, Esq. Sklar Williams PLLC 410 S. Rampart Blvd., Suite 350 Las Vegas. NV 89145 (Counsel for Intervenors)

William R. Fishman, Esq. 2000 S. Colorado Blvd. Tower 1, Suite 9000 Denver, CO 80222 (Counsel for Intervenors)

Lorie Januskevicius

STEPHEN R. HACKETT, ESQ. Nevada Bar No.: 5010 JOHNATHON FAYEGHI, ESO.A Nevada Bar No.: 12736 SKLAR WILLIAMS PLLC 410 South Rampart Boulevard, Suite 350 Las Vegas, Nevada 89145 Telephone: (702) 360-6000 Facsimile: (702) 360-0000 6 Email: shackett@sklar-law.comA Email: jfaveghi@sklar-law.com Attorneys for Plaintiffs 8 9 10 RONALD D. SLOAN; ROBIN SCHWARZ; Case No.: A-14-701465-B GARY COLLINS; JILL BROWN; LARK TERRELL; NANCY HERBOLD; DANIEL R. SLOAN; BETTY ANN SLOAN; PEARL 11 12 KIRK; JAMES BOAN; N O WAIT; LARRY ORWICK; PATRICIA LA SALLE; BRIAN 13 WOLFE; CAMERON; STUART R. ROBERT WEBSTER; HUGO BONDI; JOAN BRATSETH; P A BRATSETH: DEREK MILANI; DEAN RACHEY; SAM BROUNSTEIN; SANDRA JANSEN; BRIAN RHONDA KIM JANSEN; NICHOLS: NICHOLS; CARMEN ADAIR SCOTT KRISTA SCHOFIELD; MARK BRATSETH; ROSE TRUST 11; CLIFF OLSON; DON COLLINS; ROYCE NORDSTROM; NATALIE MAYZEL; DAVID JESSKE; THORNTON D. BARNES; JAMES HASON; SANDRA HASON: EDDIE GUILLET: RYAN GUILLET; 20 ON BEHALF OF CAN-CAL RESOURCES, 21 LTD., 22 Plaintiffs.

CAN-CAL RESOURCES, LTD., a Nevada WILLIAM

CANDEO LAVA PRODUCTS, INC. a Canadian Corporation, and FUTUREWORTH CAPITAL CORP., a Canadian Corporation,

MACDONALD;

MICHAEL

Defendants.

1

23

24

25

26

28

VS.

corporation;

THOMPSON

SCHINNOUR;

Electronically Filed 7/9/2018 4:26 PM Steven D. Grierson CLERK OF THE COURT

DISTRICT COURT

CLARK COUNTY, NEVADA

Dept. No.: XI

NOTICE OF ENTRY OF FINAL JUDGMENT AND ORDER OF DISMISSAL

1

HOGAN:

RONALD

HOGAN;

| , | TO: | ALL INTERESTED PARTIES; anda |
|---------------------------------|--------|--|
| 2 | TO: | THEIR COUNSEL OF RECORD |
| 3 | . • | PLEASE TAKE NOTICE that on the 9th day of July, 2018, a FINAL JUDGMENT |
| 4 | AND | ORDER OF DISMISSAL was entered in the above-entitled matter, a copy of which is |
| 5 | attach | ed hereto. |
| 6 7 | | DATED this 9th day of July, 2018. |
| 8 | | SKLAR WILLIAMS PLLC |
| 9 | | At I skill |
| 10 | | By: STEPHEN R. HACKETT, ESQ. |
| 11 | | Nevada Bar No.: 5010 410 S. Rampart Blvd., Ste. 350 |
| 12 | | Las Vegas, NV 89145 Attorneys for Plaintiffs |
| 13 | | in the state of th |
| 14 | | |
| 15 | | |
| 16 | | |
| 17 | | |
| 18 | | |
| 19 | : | |
| 20 | | |
| 21 | | |
| 22 | | |
| 23 | | · |
| 24 | | |
| 25 | ! | |
| 26 | | |
| 2728 | | |
| 28 | l | |

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on the 9⁻⁻⁻ day of July, 2018, a true and correct copy of the above and forgoing NOTICE OF ENTRY OF FINAL JUDGMENT AND ORDER OF DISMISSAL was submitted electronically for filing and service with the Eighth Judicial District Court. Electronic Service of the foregoing document shall be made to all parties listed on the E-SERVICE MASTER LIST in accordance with the Electronic Service and Filing Order.

E-Service Master List

| Holland & Hart LLP Contact Andrea M. Champion Susann Thompson Yolonda J. Dekle Julie Linton Patrick J. Reilly | Email amchampion@hollandhart.com sthompson@hollandhart.com yidekle@hollandhart.com illinton@hollandhart.com prellly@hollandhart.com |
|---|---|
| Jones Lovelock Contact Justin C. Jones | Email jiones@joneslovelock.com |
| Sklar Williams PLLC Contact Emily Kapolnai Johnathon Fayeghi, Esq. Stephen R. Hackett, Esq. | Email <u>ekapolnai@skiar-law.com</u> <u>ifayeqhi@skiar-law.com</u> <u>shackett@skiar-law.com</u> |

Arremployee of SKLAR WILLIAMS PLLC

Electronically Filed
7/9/2018 1:17 PM
Steven D. Grierson
CLERK OF THE COURT

1

2

4

5 6

7

8

20

21

22

23

24

25

26

27

28

IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

9 IN AND FOR CLARK COUNTY

RONALD D. SLOAN; ROBIN SCHWARZ; GARY COLLINS; JILL BROWN; LARK TERRELL; NANCY HERBOLD; DANIEL R.ŒLOAN; BETTY ANN SLOAN; PEARLO

12 KIRK; JAMES BOAN; N O WAIT; LARRY ORWICK; PATRICIA LA SALLE; BRIAN WOLFE; STUART R. CAMERON;

ROBERT WEBSTER; HUGO BONDI; JOAN BRATSETH; P A BRATSETH; DEREK MILANI; DEAN RACHEY; SAM

15 BROUNSTEIN; SANDRA JANSEN; BRIAN JANSEN; RHONDA KIM NICHOLS;

16 SCOTT NICHOLS; CARMEN ADAIR; KRISTA SCHOFIELD; MARK BRATSETH;

17 ROSE TRUST 11; CLIFF OLSON; DON COLLINS; ROYCE NORDSTROM; 18 NATALIE MAYZEL; DAVID JESSKE;

THORNTON D. BARNES; JAMES HASON; SANDRA HASON; EDDIE GUILLET; RYAN GUILLET;

ON BEHALF OF CAN-CAL RESOURCES, LTD.,

Plaintiffs,

VS.

CAN-CAL RESOURCES, LTD., a Nevada corporation; WILLIAM J. HOGAN;0 THOMPSON MACDONALD; RONALD SCHINNOUR; MICHAEL HOGAN; CANDEO LAVA PRODUCTS, INC. a Canadian Corporation, and FUTUREWORTH CAPITAL CORP., a Canadian Corporation,

Defendants.

Case No.: A-14-701465-B

Dept. No.: XI

FINAL JUDGMENT AND ORDER OF DISMISSAL

10

80 90

70

10o 11o

12o

13o

140

150

160 17 180

19 20o

21o 22o

230

24o 25o

260 270 This matter came before this Court for hearing pursuant to this Court's Preliminaryo
Approval Order dated April 2, 2018 and the Parties' Motion in Support of Final Approval of o
Settlement and Application for Attorneys' Fees and Expenses filed June 11, 2018, seeking finalo
approval of the Settlement set forth in the Stipulation and Agreement of Settlement dated Marcho
16, 2018 (the "Stipulation"). The Parties were present by and through their counsel of record,o
Sklar Williams PLLC and William Fishman for Plaintiffs, Holland & Hart LLP and Joneso
Lovelock for Defendants. Due and adequate notice having been given to Current Can-Calo
Shareholders as required in the Preliminary Approval Order, and this Court having considered allo
papers filed and proceedings had herein and otherwise being fully informed in the premises ando
good cause appearing therefore, IT IS HEREBY ORDERED, ADJUDGED, AND DECREEDo
that:o

- 1.0 For purposes of this Final Judgment and Order of Dismissal (the "Judgment") theo
 Court incorporates by reference the definitions in the Stipulation and all capitalized termso
 contained herein shall have the same meanings as set forth in the Stipulation, unless otherwiseo
 defined herein.o
- 2.0 This Judgment incorporates and makes a part hereof: (i) the Stipulation; and (ii)o the Court-approved Notice which was filed with the Court as Exhibit C to the Stipulation.o
- 3.0 This Court has jurisdiction over the subject matter of the Derivative Action,o including all matters necessary to effectuate the Settlement, and over all Parties.o
- 4.0 The Court finds that the Settlement, as set forth in the Stipulation, is fair, o reasonable, and adequate to Can-Cal and Current Can-Cal Shareholders, and that it provideso substantial benefits to and is in the best interests of Can-Cal, Current Can-Cal Shareholders, o Plaintiffs and the Parties. The Court hereby directs that the Settlement be consummated ino accordance with the terms and conditions of the Stipulation and hereby finally approves theo Settlement set forth in the Stipulation in all respects.

5.oThe Derivative Action and all claims therein are hereby dismissed as to all Defendantso with prejudice. As among Plaintiffs, Can-Cal, the Corporate Defendants, and the Individualo

Defendants, the Parties are to bear their own costs, except as provided in Paragraphs 11 and 12 below.

6.aUpon the Effective Date, the Releasing Persons shall be deemed to have, and bya operation of this Judgment shall have, fully, finally, and forever released, relinquished, and discharged the Released Claims (including Unknown Claims) against the Released Persons.

Nothing herein shall in any way impair or restrict the rights of any Party to enforce the terms of the Stipulation or this Judgment. Releasing Persons shall be deemed to have, and by operation of this Judgment shall have, covenanted not to sue any Released Person with respect to any Released Claims and shall be permanently barred and enjoined from instituting, commencing or prosecuting the Released Claims against the Released Persons.

7.aExcept as set forth in Paragraph 8 below, upon the Effective Date, each of the Releaseda Persons shall be deemed to have fully, finally, and forever released, relinquished, and discharged Plaintiffs, Plaintiffs' Counsel, and Can-Cal from all claims (including Unknown Claims), arising out of, relating to, or in connection with the institution, prosecution, assertion, settlement, or resolution of the Derivative Action or the Released Claims. Nothing herein shall in any way impair or restrict the rights of any Party to enforce the terms of the Stipulation or this Judgment.

8. Nothing in the Stipulation or in Paragraph 7 above constitutes or reflects a waiver ora release of any rights or claims of Defendants against their insurers, or their insurers' subsidiaries, predecessors, successors assigns, affiliates, or representatives, including, but not limited to, any rights or claims of Defendants under any directors' and officers' liability insurance or other applicable insurance coverage maintained by the Company.a

9.aThis Court finds that the Notice of Proposed Settlement and Settlement Hearinga ("Notice") to Current Can-Cal Shareholders posted on Defendants' Counsels' websites, Holland & Hart and Jones Lovelock, and the website of Plaintiffs' Counsel, Sklar Williams PLLC and the Summary Notice to Current Can-Cal Shareholders ("Summary Notice") filed by Can-Cal with the Securities and Exchange Commission via a Current Report on Form 8-K, mailed by Pacific Stock Transfer Company to all common shareholders of record of Can-Cal as of April 10, 2018, published once in the *Calgary Herald*, once in the *Vancouver Star* and once in the *Las Vegas*

Review Journal and the issuance of a press release publicly available on the internet at Yahoo finance, satisfied the requirements of due process, constituted the best notice practicable under the circumstances to Can-Cal's shareholders, fully satisfied the requirements of Nevada law, due process under the United States Constitution, and any other applicable law, and constituted due and adequate notice to all persons entitled thereto.

10.sThis Court finds that, during the course of the Derivative Action, the Parties and theirs counsel at all times acted professionally and in compliance with Nevada Rule of Civil Procedure 11, and all other similar rules of professional conduct with respect to any claims or defenses in the Action.

11.sThis Court approves the Plaintiffs' Fee and Expense Amount of \$375,000 in the Shareholds.

accordance with the Stipulation. Payment of the Fee and Expense Amount shall be made in accordance with the terms and subject to the conditions of the Stipulation, with \$50,000 to be retained by Can-Cal as working capital.

12. The Court approves the Stock Awards to Plaintiffs' Counsel in the amount of \$375,000 in accordance with the terms and conditions of the Stipulation.

13.sNeither the Stipulation (including the exhibits attached thereto) nor the Settlement,s nor any act performed or document executed pursuant to or in furtherance of the Stipulation or the Settlement: (a) is or may be deemed to be or may be offered, attempted to be offered, or used in any way by the Parties as a presumption, a concession, or an admission of, or evidence of, the validity of any Released Claims, or of any fault, wrongdoing or liability of any of the Parties, Plaintiffs' Counsel, Defendants' Counsel, or Released Persons; or (b) is or may be deemed to be or may be offered, attempted to be offered, or used in any way by the Parties or any other Person as a presumption, a concession, or an admission of, or evidence of, any fault, omission, wrongdoing, or liability of any of the Parties, Plaintiffs' Counsel, Defendants' Counsel or Released Persons in any civil, criminal, or administrative proceeding in any court, administrative agency, or other tribunal. The Parties, Plaintiffs' Counsel, Defendants' Counsel, and Released Persons may file the Stipulation and/or this Judgment in any action that may be brought against them in order to support a defense or counterclaim based on principles of res judicata, collaterals

estoppel, release, good-faith settlement, judgment bar or reduction, or any other theory of claim preclusion or issue preclusion or similar defense or counterclaim.

14.sWithout affecting the finality of this Judgment in any way, the Court hereby retainss jurisdiction: (a) over the interpretation, implementation, administration, consummation and enforcement of the Settlement; (b) over the Parties until the Judgment contemplated hereby has become effective, the Initial Settlement Payment is received by Plaintiffs' Counsel as set forth in Section 2.2(a) of the Stipulation, the Fee and Expense Amount is paid to Plaintiffs' Counsel as set forth in Section 5.2 of the Stipulation, and the Can-Cal Shares are issued to Plaintiffs' Counsel as set forth in Section 5.2 of the Stipulation; and (c) over the Parties for the purpose of construing, enforcing, and administering the Stipulation, including, if necessary, setting aside and vacating this Judgment, on motion of a Party, to the extent consistent with and in accordance with the Stipulation.

15. In the event that a termination and cancellation of the Settlement occurs pursuant tos the Stipulation or if the Judgement is set aside: (a) the terms and provisions of the Stipulation shall have no further force and effect, except as otherwise provided in the Stipulation; and (b) the Parties shall be deemed to have reverted to their positions as of immediately prior to the execution of the Stipulation.

16.sWithout further order of the Court, the Parties may agree to reasonable extensions of s time to carry out any of the provisions of the Stipulation.

17.sThis Judgment is a final, appealable judgment and should be entered forthwith.s

18. The Court directs immediate entry of this Final Judgment by the Clerk of the Court.

IT IS SO ORDERED.

DATED:

JUDGE OF THE EIGHTH JUDICIAL DISTRICT COURT

EXHIBIT 2

FORM 3

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

| OMB APPROVAL | | | | | | | | | |
|------------------------|---------------|--|--|--|--|--|--|--|--|
| OMB Number: | 3235- 0104 | | | | | | | | |
| Estimated average b | urden | | | | | | | | |
| hours per response: | 0.5 | | | | | | | | |

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

| 1.eName and A Douglass | - | orting Persone | 2.eDate of E Requiring S (Month/Day 06/13/201 | Statemente /Year)e | 3. Issuer Name and Ticker or Trading Symbole <u>CAN CAL RESOURCES LTD</u> CCRE | | | | | | | |
|-----------------------------------|------------------|----------------|--|-----------------------|--|--|---------------------------------------|---|-----------|--|---|--|
| (Last) (First) (Middle) RED DEER | | | | | Issuer | ationship of Reporting e k all applicable) Director | Person(s | 5. If Amendment, Date of Originale Filed (Month/Day/Year)e 07/03/2018 | | | | |
| (Street) ALBERTA, CANADA | | (7:-) | | | | Officer (give Other (specify title below) | | | | 6. Individual or Joint/Group Filinge (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person | | |
| (City) (State) (Zip) | | | | | | 5 | | | | | | |
| | | | ible I - Non | | ve Securities Beneficially Owned | | | | | | | |
| 1. Title of Secu | urity (Instr. 4) | e | | 1 | | unt of Securitiese cially Owned (Instr. | Form: [(D) or li | 3.@wnership Form: Direct (D) or Indirect (I)(Instr. 5)e | | 4. Nature of Indirect Beneficiale Ownership (Instr. 5) | | |
| Common Sto | ock | | | | | 263,000 | 1 | | By Spouse | | | |
| | | | | | | ırities Beneficia ptions, convert | • | |) | | | |
| Expi | | | 2.eDate Exerc Expiration Day/\(Month/Day/\) | ate | | tle and Amount of S erlying Derivative So r. 4) | | 4. Conver or Exer Price o | cise | 5. Ownership Form: Direct (D) | 6. Nature ofe Indirect Beneficial Ownership (Instr. 5) | |
| | | | Date Exercisable | Expiration Date | n Title | | Amount Deriva Securi Number of Shares | | ive | or Indirect (I) (Instr. 5) | <i>3</i> , | |

Explanation of Responses:

| /s/ Casey Douglass | 07/03/2018 |
|---------------------------|------------|
| ** Signature of Reporting | Date |

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

 $[\]mbox{^{\star}}$ If the form is filed by more than one reporting person, see Instruction 5 (b)(v).

^{**} Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).e

7/11/2018 SEC FORM 4

SEC Form 4

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

| OMB APPROVAL | | | | | | | | |
|---------------------|-----------|--|--|--|--|--|--|--|
| OMB Number: | 3235-0287 | | | | | | | |
| Estimated average b | urden | | | | | | | |
| hours per response: | 0.5 | | | | | | | |

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

| Name and Address of Reporting Person* Douglass Casey | | | | | | | 2. Issuer Name and Ticker or Trading Symbol CAN CAL RESOURCES LTD [CCRE] | | | | | | | | | able) | Perso | on(s) to Issu | ner |
|--|---|--|--|----------------|------------------------------|--|--|---|----------------------------------|---|-----------|---|--------|------------|--|------------|--------------|---|--|
| (Last) | (F | irst) | (Middle) | | | 3. Date of Earliest Transaction (Month/Day/Year) 12/31/2017 | | | | | | | | | Officer (below) | give title | | Other (s below) | pecify |
| (Street) RED DF | Andrew Carre | State) | (Zip) | Don | | | | | | | | | | Line) | Form fil Form fil Person | ed by One | Repo | (Check App rting Persor One Repor | , |
| 1 Title of | Security (Ins | | ble I - Nor | | nsactio | | | | quirea, | DIS | | · | | | 5. Amoun | t of o | 1 a Ou | mership | 7. Nature of |
| i. iide oi | security (ills | u. 3) | | Date (Monti | | | 2A. Deemed Execution Date, if any (Month/Day/Year) | | Transaction Disp of Code (Instr. | | Disp ose | curities Acquired (A) osed Of (D) (Instr. 3, 4 | | | Securities Beneficia Owned For | s Fo | | : Direct Indirect str. 4) | Indirect Beneficial Ownership (Instr. 4) |
| | | | | | | | | | Code | ٧ | Amount | (A (C |) or | Price | Transaction(s) (Instr. 3 and 4) | | | | msu. 4) |
| Common | Stock | | | 12/3 | 31/20 | 1/2017 04/18/2018 | | J | | 100,00 | 00 | A | \$0.03 | 363 | 3,000 | | 1 | By For Life Financial Ltd. | |
| | | | Table II - (| | | | | | uired, D , option | | | | | |)wned | | | | |
| 1. Title of Derivative Security (instr. 3) | 2. Conversion or Exercise Price of Derivative Security | 3. Transaction Date (Month/Day/Year) | 3A. Deemed Execution Da if any (Month/Day/) | ite, | 4. Transa Code (8) | nsaction Derivative Expiration | | | | Date Exercisable and Expiration Date Month/Day/Year) 7. Title and Amou of Securities Underlying Derivative Securities (Instr. 3 and 4) | | | | | Derivative deriv Security Security (Instr. 5) Bend Own Folia Rep | | wing (i) (in | | 11. Nature of Indirect Beneficial Ownership (instr. 4) |
| | | | | | Code | e V (A) (D) Exercisable Expiration Of Number of Sha | | | | | | mber | | (instr. 4) | | | | | |
| Stock Options | \$0.06 | 12 31/2017 | | | j | | 160,000 | | /3/31/2017 | , 1 | 2-31/2022 | Comme Stock | | 0,000,0 | Sei | (20,00) |)t 1 | ı | By For Life Financial Ltd. |

Explanation of Responses:

Remarks:

1. Director's Compressation

Ist Casey Douglass

** Signature of Reporting Person

07/03/2018 Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or Indirectly.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see instruction 6 for procedure.

^{*} if the form is filed by more than one reporting person, see Instruction 4 (b)(v).

^{**} Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

FORM 3

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

| OMB APPROVAL | | | | | | | | |
|------------------------|---------------|--|--|--|--|--|--|--|
| OMB Number: | 3235- 0104 | | | | | | | |
| Estimated average | burden | | | | | | | |
| hours per response: | 0.5 | | | | | | | |

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

| 1.dName and A Oosterhot | • | orting Person* | 2. Date of B Requiring S (Month/Day 09/20/20 | Statement //Year) | | uer Name and Ticker N CAL RESOL | | | | RE] | | | |
|------------------------------------|--|----------------|---|--|--|---|----------------------------|--|---|---|--|--|--|
| (Last) | (First) | (Middle) | | | Issuer | ationship of Reportin k all applicable)o Director | g Person(s | • | File | 5.df Amendment. Date of Original Filed (Month/Day/Year) 6. Individual or Joint/Group Filing | | | |
| (Street) RED DEER. ALBERTA, CANADA | A0 | | | | Officer (give Other (specif title below) below) | | | | (Ch | (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person | | | |
| (City) | (State) | | | <u> </u> | | | | | | | | | |
| Table I - Non-Der | | | | | tive Securities Beneficially Owned | | | | | | | | |
| 1. Title of Secu | ırity (Instr. 4) | | | | | unt of Securitieso cially Owned (Instr. | Form: (D) or i | | | Nature of Indirect Beneficial Ownership (Instr. 5) | | | |
| Common Sto | ock | | | | | 100,000 | , |) | | | | | |
| | | | | | | rities Beneficia ptions, convert | | |) | | | | |
| 1. Title of Deri | 2. Date Exerc Expiration Day/\ (Month/Day/\) | ate | | tle and Amount of S erlying Derivative S r. 4) | | curity Convers | | 5. Ownership Form: Direct (D) | 6.cNature ofo Indirect Beneficial Ownership (Instr. 5) | | | | |
| i - | | | Date Exercisable | Expiration Date | 1 Title | | Amount or Number of Shares | | ve | or Indirect (I) (Instr. 5)o | | | |

Explanation of Responses:

/s/ Gary Oosterhoff

07/03/2018

** Signature of Reporting Persono

Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

^{*} If the form is filed by more than one reporting person, see Instruction 5 (b)(v).o

^{**} Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).o Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.o

7/11/2018

SEC Form 4

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SEC FORM 4

| OMB APPROVAL | | | | | | | | |
|--------------------------|-----|--|--|--|--|--|--|--|
| OMB Number 3235-0287 | | | | | | | | |
| Estimated average burder |) | | | | | | | |
| hours per response: | 0.5 | | | | | | | |

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

| • | hoff Gary | f Reporting Person - First) | (Middle) | | <u>(</u> | | | | | | | | | | of Reportin cable) or (give title | ng Pers | 10% Ov Other (s below) | ner |
|--|---|--|--|----------------|----------|---|----------|-----------|-----------------------------|---|---|-------------------------------------|---|--|---|-------------|---|----------------------------|
| (Street) RED DEER. ALBERTA A(I CANADA (City) (State) (Zip) 4. If Amendment, Date of Original Filed (Month/Day/Year) | | | | | | | | | 6. Lir | X Form | iled by On iled by Mo | e Repo | (Check Apporting Persor | | | | | |
| | | Ta | ble I - No | n-Dei | rivati | ve S | ecuritie | s Ac | quired. | Dis | posed o | of. or E | eneficia | lv Owned | | division in | | |
| 1. Title of Security (Instr. 3) 2. Tr. Date | | | | 2. Tra Date | nsactio | | | | Code (Instr. | | | red (A) or | r 5. Amount of | | 6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4) | | 7. Nature of Indirect Beneficial Ownership (Instr. 4) | |
| | | | | | | 1 | | | Code | ٧ | Amount | (A) (D) | or Price | Transaci (Instr. 3 | ion(s) | | [| |
| Common | Stock | | | 12/ | 31/20 | 1/2017 | | | | | 100,000 A S | | \$0.0 | 3 200,000 | | | t / | (1045899 Alberta .td |
| | | | Table II - | | | | | | | | osed of, onverti | | | Owned | | | | |
| 1. Title of Derivative Security (Instr. 3) | 2. Conversion or Exercise Price of Derivative Security | 3. Transaction Date (Month/Day/Year) | 3A. Deemed Execution D If any (Month/Day/ | ate, | | 5. Numberof Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4rand 5) | | | ities ing re Security | 8. Price of Derivative Security (Instr. 5) | 9. Numb derivativ Securitie Beneficie Owned Followin Reported Transact | re es ally ig | 10. Ownership Form: Direct(D) or Indirect (I) (Instr. 4) | 11. Nature of Indirect Beneficial Ownership (Instr. 4) | | | | |
| | | | | | Code | Date Expiration Numb | | | | | | Amount or Number of Shares | | (Instr. 4) | | | | |
| Stock Options | \$0.0G | 12/31/2017 | 12:31/201 | 17 | j | | 100,006 | 12/31/201 | 7 1 | 2:31/2022 | Commo Stock | 100,00 | Sı | 100,0 | X)O | ı | #1045890 Alberta Ltd. | |
| Evolenation | of Respons | | | | | | | | | | | | | | | | | |

Remarks:

J - Diactor's Compensation

/s/ Gary Oosterhoff

07/03/2018

** Signature of Reporting Person

Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

^{*} If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

^{**} Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

FORM 3

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

| OMB APPROVAL | | | | | | | | |
|---------------------------|-------|--|--|--|--|--|--|--|
| OMB Number: 3235- 0104 | | | | | | | | |
| Estimated average b | urden | | | | | | | |
| hours per response: 0.5 | | | | | | | | |

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

| 1.eName and Address of Reporting Person* <u>Korver Case</u> | | | Requiring S (Month/Day | Statemente //Year)e | 1 | | | • | | RE [| |
|---|---------------------|--|---------------------------|------------------------------|---------|-------------------------|------------------------|-------------------|---------------------|---|---|
| (Street) ALBERTA. CANADA (City) | (First) A() (State) | (Middle) | | | Issuer | re | 10% (| Owner (specify | File 6.en (Ch | ndividual or Joeck Applicable Form filed learners | int/Group Filinge Line) by One Reporting by More than One |
| | | Та | ble I - Non | -Derivati | ve Se | curities Benefi | cially O | wned | | | |
| | | | | 1 | Benefic | | Form: I (D) or I | Direct ndirect | | | |
| Common Stock | | | | | | 000,001 | ı |) | | | |
| | | (Middle) (Middl | | | | | | | | | |
| Expiration Date | | | | Underlying Derivative Securi | | | urity Convers or Exerc | | Ownership Form: | Indirect Beneficial Ownership (Instr. | |
| | | Date Exercisable | Expiration Date | Title | | Amount Deriva or Securi | | ive | or Indirect | 0) | |

Explanation of Responses:

| /s/ Case Korver | 07/11/2018 |
|---------------------------|------------|
| ** Signature of Reporting | Date |

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

^{*} If the form is filed by more than one reporting person, see Instruction 5 (b)(v).e

^{**} Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

| OMB APPROVAL | | | | | | | | | |
|--------------------------|-----------|--|--|--|--|--|--|--|--|
| OMB Number: | 3235-0287 | | | | | | | | |
| Estimated average burden | | | | | | | | | |
| hours per response. | 0.5 | | | | | | | | |

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

| Name and Address of Reporting Person* Korver Case | | | | | 2. Issuer Name and Ticker or Trading Symbole CAN CAL RESOURCES LTD CCRE | | | | | | | | (Ch | 5. Relationship of Reporting Person(s) to Issuer (Check all applicable) | | | | | |
|---|---|--|--|---|--|--|---|------------------------------------|---------------------------------------|------|-----------------------------|-----------------------------|--------------------------------------|--|---|------------------------------------|---|---|--|
| (Last) | | irst) | (Middle) | 3. Date of Earliest Transaction (Month/Day/Year) 12/31/2017 | | | | | | | | | Officer below) | r (give title | | 10% Ow Other (sp below) | | | |
| (Street) ALBERI CANAD | | 0 | | | 4. if | 4. If Amendment, Date of Original Filed (Month/Day/Year) | | | | | | | | 6. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person | | | | | |
| (City) | (S | tale) | (Zip) | | | | | | **** | | | | | | <u> </u> | | ¥701199 | dr.::74*41 | |
| | | Ta | ble I - Nor | 1-Deriv | ative | Secu | ırities | s Acq | juired, | Disp | osed o | of, or Be | neficiall | y Owned | | | | | |
| 1. Title of Security (Instr. 3) 2. Trans Date (Month/I | | | | | /Day/Year) (| | 2A. Deemed Execution Date, If any (Month/Day/Year) | | Transaction Dispose Code (Instr. | | ties Acquir d Of (D) (In | red (A) or str. 3, 4 and | 5) Securitie Beneficia Owned F | 5. Amount of Securities Beneficially Owned Following Reported | | irect li direct E 4) C | 7. Nature of Indirect Beneficial Ownership (Instr. 4) | | |
| | | | | | | | | | Code | ٧ | Amount (A) or (D) | | Price | Transaction(s) (Instr. 3 and 4) | | 1 | | | |
| Common Stock | | | | | 1/2017 | | | | 3 | | 100,001 | 00 A | \$0.03 | 3 200 | 200,000 | | | tevrok arm Ltd | |
| | | | Table II - I | | | | | | | | | or Ben ble sec | | Owned | | | | | |
| Security or Exerc (Instr. 3) Price of Derivati | 2. Conversion or Exercise Price of Derivative Security | 3. Transaction Date (Month/Day/Year) | 3A. Deemed Execution Da If any (Month/Day/Y | Co | | saction before a section before the contract of the contract o | | e E s (I (A) sed str. | 5. Date Exc Expiration Month/Da | Date | of Securities | | ties Ig e Security | 8. Price of Derivative Security (Instr. 5) | 9. Number derivative Securities Beneficial Owned Following Reported Transacti | e Owners s Form: Direct (or indir | vnership | 11. Nature of Indirect Beneficial Ownershi (Instr. 4) | |
| | | | | Co | de V | (A) |) | | Date Exercisabl | | xpiration ate | Title | Amount or Number of Shares | | (Instr. 4) | UII(8) | | | |
| Stock | \$0.06 | 12/31/2017 | | , | T | 104 | 100,000 | | 12/31/201 | 7 1: | 731/2022 | Common Stock | 100,000 | S(i) |)(Y),(X | 10 | ı | Revrok Larm Ltd. | |

Remarks:

i. Phycetor's Compensation

Is: Case Korver

07/11/2018

** Signature of Reporting Person

Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see instruction 6 for procedure.

^{*} If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

[&]quot;Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).