RELIEF REQUESTED WITHOUT A HEARING

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MAINE

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MONTREAL, MAINE & ATLANTIC RAILWAY, LTD.,

Debtor.

Bk. No. 13-10670 Chapter 11

SECOND CONSENT MOTION TO CONTINUE THE HEARING ON THE TRUSTEE'S MOTIONS FOR RULE 2004 EXAMINATIONS OF SLAWSON EXPLORATION COMPANY, INC. AND DEVLAR ENERGY MARKETING, LLC

Robert J. Keach, as trustee (the "<u>Trustee</u>") of Montreal Maine & Atlantic Railway, Ltd. (the "<u>Debtor</u>"), hereby requests that this Court enter an Order continuing the hearing (the "<u>Hearing</u>") with respect to the following motions (together, the "<u>Rule 2004 Motions</u>"):

- Motion for Order Compelling Slawson Exploration Company, Inc. to Appear for Rule 2004 Examination and to Produce Documents in Connection Therewith [D.E. 1139]; and
- Motion for Order Compelling Devlar Energy Marketing, LLC to Appear for Rule 2004 Examination and to Produce Documents in Connection Therewith [D.E. 1143].

In further support of this consented-to motion, the Trustee states as follows:

- 1. On October 7, 2014, the Trustee filed the Rule 2004 Motions and scheduled a hearing thereon for November 18, 2014 (the "<u>Hearing</u>"). The deadline to file a response or objection to the Rule 2004 Motions was scheduled for November 4, 2014.
- 2. On November 4, 2014, Slawson Exploration Company, Inc. ("Slawson") and Devlar Energy Marketing, LLC ("Devlar") jointly filed their Response in Opposition to Trustee's Motion for Rule 2004 Examination and to Produce Documents in Connection Therewith [D.E. 1190], as well as joined in the Joint Response and Objection to Motions for Rule 2004

Examination [D.E. 1196].

3. On November 17, 2014, the Trustee filed the Consent Motion to Continue the

Hearing on the Trustee's Motions for Rule 2004 Examinations of Slawson Exploration

Company, Inc. and Devlar Energy Marketing, LLC [D.E. 1225] (the "Consent Motion"), which

proposed to reschedule the Hearing from November 18, 2014 to December 16, 2014. On

November 18, 2014, the Court entered an order granting the Consent Motion [D.E. 1228].

4. Counsel for Slawson and Devlar (together, the "Requesting Parties") have

requested a further rescheduling of the Hearing from December 16, 2014 to January 13, 2015.

The Trustee consents to such request.

WHEREFORE, the Trustee respectfully requests that the Court enter an Order: (a)

continuing the Hearing to January 13, 2015 at 10:00 a.m. E.S.T.; and (b) granting such other and

further relief as may be granted.

Dated: December 12, 2014

ROBERT J. KEACH CHAPTER 11 TRUSTEE OF MONTREAL MAINE & ATLANTIC RAILWAY, LTD.

By his attorneys:

/s/ Timothy J. McKeon

Paul McDonald Timothy J. McKeon

BERNSTEIN, SHUR, SAWYER & NELSON, P.A.

100 Middle Street

P.O. Box 9729

Portland, ME 04104-5029

Tel: (207) 774-1200

Fax: (207) 774-1127

pmcdonald@bernsteinshur.com

tmckeon@bernsteinshur.com

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UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MAINE

In re:	Bk. No. 13-10670
MONTREAL, MAINE & ATLANTIC RAILWAY, LTD.,	Chapter 11
Debtor.	

ORDER GRANTING THE SECOND CONSENT MOTION TO CONTINUE THE HEARING ON THE TRUSTEE'S MOTIONS FOR RULE 2004 EXAMINATIONS OF SLAWSON EXPLORATION COMPANY, INC. AND DEVLAR ENERGY MARKETING, LLC

Upon consideration of the Second Consent Motion to Continue the Hearing on the Trustee's Motions for Rule 2004 Examinations of Slawson Exploration Company, Inc. and Devlar Energy Marketing, LLC (the "Second Consent Motion") filed by Robert J. Keach, as trustee (the "Trustee") of Montreal Maine & Atlantic Railway, Ltd. (the "Debtor"), and the Trustee and the Requesting Parties consenting to the relief sought in the Second Consent Motion, and without hearing pursuant to D. Me. LBR 9013-1(d)(1) and Fed. R. Bankr. P. 9006(b)(1), it is hereby **ORDERED**, **ADJUDGED** and **DECREED** as follows:

- 1. The Second Consent Motion is granted.
- 2. The Hearing shall take place on **January 13, 2015** at **10:00 a.m. E.S.T.**
- 3. This Order shall become final in fourteen (14) days unless a party in interest sooner objects, in which case the matter shall be set for hearing and considered by the court as if this Order had not been entered.

Dated:	
	The Honorable Louis H. Kornreich
	United States Bankruptcy Judge

¹ Unless otherwise indicated, all capitalized terms used but not defined herein have the same meaning as ascribed to such terms in the Second Consent Motion.

UNITED STATES BANKRUPTCY COURT DISTRICT OF MAINE

In re:

MONTREAL MAINE & ATLANTIC RAILWAY, LTD.

Debtor.

Bk. No. 13-10670 Chapter 11

CERTIFICATE OF SERVICE

I, Angela L. Stewart, being over the age of eighteen and an employee of Bernstein, Shur, Sawyer & Nelson, P.A. in Portland, Maine, hereby certify that, on December 12, 2014, I filed the Second Consent Motion to Continue the Hearing on the Trustee's Motions for Rule 2004 Examinations of Slawson Exploration Company, Inc. and Devlar Energy Marketing, LLC, along with a proposed form of Order via the Court's CM/ECF electronic filing system, which sent notification to all parties receiving notice through the CM/ECF electronic filing system.

I further certify that, on December 12, 2014, the above referenced documents were served via Electronic Mail on the parties included on the attached Service List.

Dated: December 12, 2014 /s/ Angela L. Stewart

Angela L. Stewart, Paralegal

Bernstein, Shur, Sawyer & Nelson 100 Middle Street P.O. Box 9729 Portland, ME 04104-5029 (207) 774-1200

SERVICE LIST

VIA ELECTRONIC MAIL:

Allison M. Brown	allison.brown@weil.com
Andrew Adessky, CPA	aadessky@richter.ca
Arvin Maskin	arvin.maskin@weil.com
Bogdan-Alexandru Dobrota	adobrota@woods.qc.ca
Casey Symington	Casey.Symington@dot.gov
Christopher Branson	cbranson@mpmlaw.com
Craig D. Brown	cdb@meyers-flowers.com
Craig T. Goldblatt, Esq.	craig.goldblatt@wilmerhale.com
Dan Parsons, President of AC Electric Corp	dparsons@acelec.com
Daniel A. Edelman, Esq.	dedelman@edcombs.com
Daniel E. Larochelle	daniellarochelle@axion.ca
Deborah L. Thorne	deborah.thorne@btlaw.com
Debra A. Dandeneau	debra.dandeneau@weil.com
Denis St-Onge	denis.st-onge@gowlings.com
Dennis M. Ryan	Dennis.Ryan@FaegreBD.com
Derek Tay	Derrick.Tay@gowlings.com
Diane P. Sullivan	diane.sullivan@weil.com
Edward Burkhardt, President	eaburkhardt@railworld-inc.com
Emmanuelle Gervaise-Cadrin	Emmanuelle.gervais-cadrin@mddefp.gouv.qc.ca
Eric M. Hocky	ehocky@clarkhill.com
James E. Howard	jim@jehowardlaw.com
Jeff Orenstein	jorenstein@clg.org
Jeffrey C. Steen	jsteen@sidley.com
Jonathan P. Welch	Jonathan.Welch@USDOJ.gov
Louise Lalonde	Louise.lalonde@gowlings.com
Luc A. Despins	lucdespins@paulhastings.com
M. Donald Gardner, Jr., CFO VP	mdgardner@mmarail.com
M. Gilles Robillard	grobillard@richter.ca
Marcia L. Goldstein	marcia.goldstein@weil.com
Matthew E. Linder, Esq.	mlinder@sidley.com
Matthew J. Troy, Esq.	Matthew.Troy@usdoj.gov
Max Starnino	Max.Starnino@paliareroland.com
Michael Barron, Esq.	mbarron@fletcher-sippel.com
Michael R. Enright	menright@rc.com
Michael S. Wolly, Esq.	mwolly@zwerdling.com
Neil A. Peden	npeden@woods.qc.ca
Patrice Benoit	Patrice.benoit@gowlings.com
Patrick C. Maxcy	patrick.maxcy@dentons.com

Peter J. Flowers, Esq.	pjf@meyers-flowers.com
Peter R. Jervis	pjervis@rochongenova.com
Phillip Seligman, Esq.	Phillip.Seligman@usdoj.gov
Pierre Legault	Pierre.legault@gowlings.com
R. Scott Jolliffe	scott.jolliffe@gowlings.com
Richard M. Jurewicz	rjurewicz@galfandberger.com
Robert C. Grindrod, President	rcgrindrod@mmarail.com
Robert Jackstadt	rjackstadt@tuethkeeney.com
Ronald Molteni	ronald.molteni@stb.dot.gov
RWC Inc.	bchateauvert@rwcinc.biz
Stefanie Wowchuck McDonald	stefanie.mcdonald@dentons.com
Stephen Edward Goldman	sgoldman@rc.com
Steven J. Boyajian	sboyajian@rc.com
Sylvain Vauclair	svauclair@woods.qc.ca
Ted Toonders	Ted.toonders@tc.gc.ca
Terence M. Hynes	thynes@sidley.com
Thomas A. Labuda, Jr.	tlabuda@sidley.com
Victoria Vron	victoria.vron@weil.com
Wystan M. Ackerman	wackerman@rc.com
Town of Brownville, ME (Matthew S. Pineo)	mpineotwnmgr@brownville.org
Town of Houlton, ME (Lauren T. Asselin)	Tax.collector@houlton-maine.com
Town of Millinocket, ME (Lorene Cyr)	taxcollector@millinocket.org
Town of Milo, ME (Robin Larson)	robin@townofmilo.net
Village of North Troy, VT (Susan Hansen)	Villagenorthtroy1@comcast.net
City of Presque Isle, ME (Deborah Ouellette)	douellette@presqueisleme.us
Town of Richford, VT (Alan Fletcher)	townclerk@richfordvt.org
Clean Harbors	Fletcher.sandra@cleanharbors.com
Valero Marketing, c/o Michael Smith, Esq.	mike@mikesmithlaw.net
Daniel Aube	daube@cgocable.ca
Debort Thomas	Ironguy65@hotmail.com; Bobandter07@roadrunner.com
Robert Thomas Petro Sud-Ouest Inc.	
Felio Suu-Ouest IIIC.	Carole.boivin@petromontestrie.ca revenue@ville.sherbrooke.qc.ca;
Ville De Sherbrooke	denis.gaudreau@ville.sherbrooke.qc.ca
Kathleen Celestin	Kathleen.celestin@mddelcc.gouv.qc.ca
Brian L. Shaw, Esq.	bshaw@shawfishman.com
Louis Coallier	lcoallier@dufresnehebert.ca
Paul Wayland	pwayland@dufresnehebert.ca
Jean-Francois Girard	jfgirard@dufresnehebert.ca
Maureen Danehy Cox	mcox@carmodylaw.com
Joseph Bethany	jmbethony@grossminsky.com; kclove@grossminsky.com
Jeffrey D. Sternklar	JDSternklar@duanemorris.com
	·

Jason R. Gagnon	jgagnon@carmodylaw.com
Carol O'Donnell	codonnell@richter.ca
Soazig Bourgine	sbourgine@richter.ca
Shawn Travitsky	Stravitsky@richter.ca