

engage . educate . energize



# JASPER RESEARCH SEMINAR

June 12 - 15, 2019 Jasper, Alberta

#### WELCOME MESSAGE FROM AARON ROGERS

On behalf of the Canadian Energy Law Foundation (CELF), I am pleased to invite you to attend the 58th Jasper Research Seminar taking place in Jasper, Alberta from June 12-15, 2019. This annual Research Seminar is the pre-eminent energy law conference in Canada and provides a valuable forum for exploring current and emerging legal issues important to the energy industry while promoting collegiality among the energy bar in a family-oriented environment. We hope that you will choose to join us!

Much of the Canadian energy industry continues to be challenged by various economic, political, social and environmental factors, all of which provide an excellent backdrop for discussion, debate and the exchange of ideas. Our organizing committee has worked hard to select a slate of papers that address timely and relevant topics relating to a variety of energy law practices. Presentations this year will explore topics such as: the funding of litigation by third parties; recent developments in construction law and their impact on the oil and gas industry; assessing cumulative impacts on aboriginal and treaty rights; important changes to offshore project development; the continuing uncertainty regarding the creation and status of overriding royalties; and challenges and opportunities relating to power purchase agreements for renewable energy.

The conference will also continue to feature the important annual review of case law and regulatory and legislative developments of interest. Paper presentations will be moderated once again by David Percy, Q.C., now in his third decade as moderator of the Research Seminar.

Networking opportunities are also a key focus of the Research Seminar and once again there will be an opportunity to participate in a Texas Scramble golf tournament on Thursday afternoon as well as interesting and engaging social events each evening. We can't tell you what to expect however, as this year we will be asking attendees of the Research Seminar to **vote on the themes for the Thursday and Friday evening events** at the time of registration. Separate children's evening activities will be offered as well as the ever-popular hospitality suite for those delegates intent on making the most out of their conference experience.

Finally, in recognition of increased and valued attendance of families and children at the conference, we are pleased to introduce the first-ever "Kids Carnival and Family Pool Party". The Kids Carnival will provide two full days of drop-in activities as well as a "parents only" space where you can relax and catch your breath while the kids enjoy some self-directed fun. Mornings will feature indoor activities, games and stations appropriate for different age groups, and in the afternoons, we will hit the pool deck for music, outdoor games and lots and lots of floaties (feel free to bring your favourite)!

Maintaining the attractiveness of the Research Seminar to families as well as delegates is very important to the CELF, and we hope you will take advantage of the opportunity to bring your family along with you to enjoy the conference, the renowned Jasper Park Lodge and the beautiful Jasper National Park.

I look forward to seeing you in Jasper this June.

#### **AARON ROGERS**

Inter Pipeline Ltd.
CELF 2019 Jasper Research Seminar Chair



THE CELF IS A NON-PROFIT ORGANIZATION WHICH HAS FOSTERED IMPROVEMENT OF KNOWLEDGE AND UNDERSTANDING OF ENERGY LAW SINCE ITS INCEPTION IN 1961. ONE OF THE PRIMARY FUNCTIONS OF THE CELF IS ITS DELIVERY OF THE ANNUAL JASPER RESEARCH SEMINAR.

The Jasper Seminar attracts both presenters and participants from across Canada and has a mandate to address all areas of energy-related law. The papers prepared for the Research Seminar focus on energy issues of current interest to energy practitioners including both national and international topics. The papers are published in the Alberta Law Review as the Energy Law Edition.

The Research Seminar is the premier event for energy practitioners, combining the presentation of high quality, academic papers with an opportunity to enjoy social activities with other members of the energy bar and other industry experts.

#### THE MEMBERS OF THE 2019 JASPER RESEARCH SEMINAR COMMITTEE ARE:

AARON ROGERS, INTER PIPELINE LTD.

Chair

ASHLEY WELDON, BURNET, DUCKWORTH & PALMER LLP

Paper Co-Chair

ROBBIE ARMFIELD, CNOOC INTERNATIONAL

Paper Co-Chair

Zahra Allidina, Imperial Oil Limited
Diana Audino, Enbridge
Cassandra Calder, Altagas
Ian Clarke, Blakes, Cassels & Graydon LLP
Kristen Simpson, Inter Pipeline Ltd.
Laura Estep, Dentons Canada LLP
Lindsay Grice, LNG Canada
Justin Jensen, PETRONAS Canada
Xiaodi Jin, Borden Ladner Gervais LLP
Brittney Labranche, Burnet, Duckworth & Palmer LLP

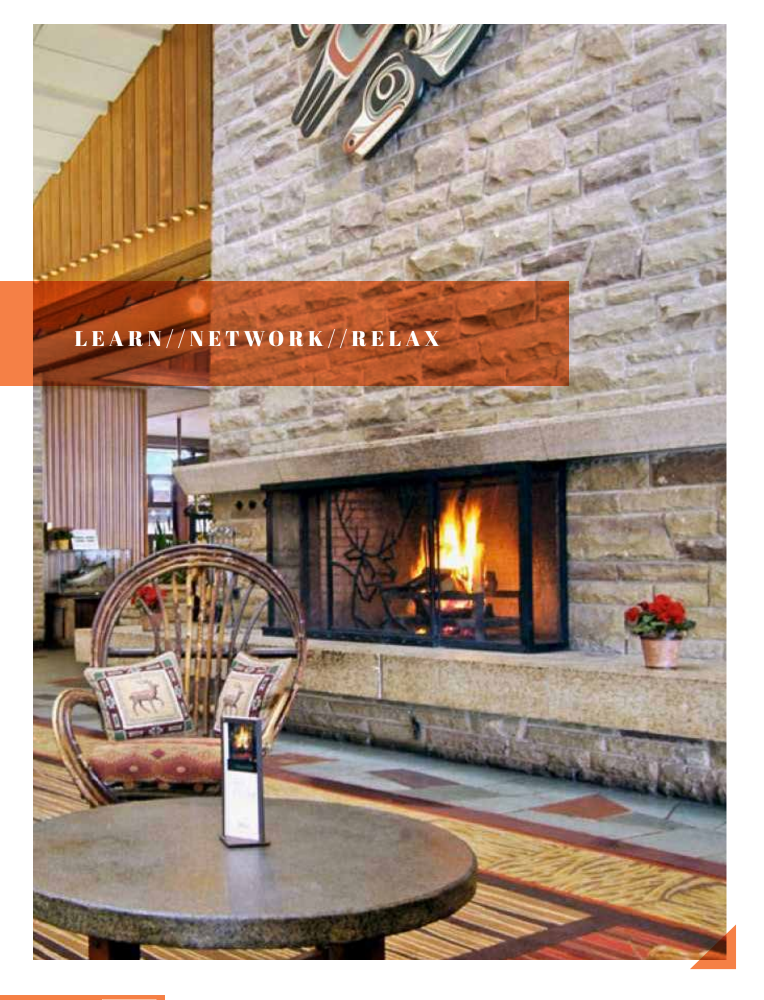
Brandon Leitch, Altagas Renée Matthews, Torys LLP Caroline O'Driscoll, O'Driscoll & Company Ryan Rodier, TransCanada PipeLines Limited Hannah Roskey, Fasken Martineau Ashley White, Bennett Jones LLP

Anh Nguyen, Spark Event Management Inc. Amy Schick, Spark Event Management Inc.

# **SCHEDULE**

WEDNESDAY, JUNE 12			
7:30 PM - 11:00 PM	Registration & President's Reception (CASUAL OR BUSINESS CASUAL)  • Dinner buffet for registrants, guests & families		
THURSDAY, JUNE 13			
7:00 AM	Breakfast		
8:00 AM - 12:00 PM	Opening remarks & welcome (BUSINESS CASUAL) Seminar presentations		
9:00 AM - 11:00 AM	CELF Kids Carnival - INDOOR ACTIVITIES		
12:00 PM - 1:30 PM	Luncheon for registrants, guests & families		
1:30 PM - 6:00 PM	Golf tournament		
2:00 PM - 4:00 PM	CELF Kids Carnival - POOL PARTY		
7:00 PM - 11:00 PM	Tailgate Party (JERSEY OR TEAM COLOURS, CASUAL)  • Dinner buffet for registrants, guests & families  • Entertainment for children		
11:00 PM - 2:00 AM	Hospitality Suite		

FRIDAY, JUNE 14			
7:30 AM	Breakfast		
8:30 AM - 12:00 PM	Seminar presentations (BUSINESS CASUAL)		
9:00 AM - 11:00 AM	CELF Kids Carnival - INDOOR ACTIVITIES		
12:00 PM - 2:00 PM	Luncheon for registrants, guests & families		
2:00 PM - 4:00 PM	CELF Kids Carnival - POOL PARTY		
2:00 PM - 5:00 PM	Optional Social Activities (Bocce or Gondola Excursion) and Free Time		
6:00 PM - 11:00 PM	Children's activities & dinner		
7:00 PM - 11:00 PM	Mardi Gras (COCKTAIL OR SEMI-FORMAL ATTIRE, COSTUMES ENCOURAGED)  • Reception & dinner for registrants and guests		
11:00 PM - 2:00 AM	Hospitality Suite		
SATURDAY, JUNE 15			
7:45 AM	Breakfast		
8:45 AM	Seminar presentations (BUSINESS CASUAL)		
10:00 AM	Richard Riegert Memorial Lecture		
11:00 AM	Seminar presentations		



# THURSDAY JUNE 13, 2019

#### 8:15 AM - 9:15 AM

FORGING A CLEARER PATH FORWARD FOR ASSESSING CUMULATIVE IMPACTS ON ABORIGINAL AND TREATY RIGHTS

Presenters: Bryn Gray (McCarthy Tétrault LLP), Stephanie Axmann (McCarthy Tétrault LLP), Kim Howard (McCarthy Tétrault LLP) & Diana Audino (Enbridge)

The consideration of cumulative impacts on asserted or established Aboriginal and treaty rights continues to be a challenging issue for Indigenous consultation and accommodation relating to energy projects in Canada. Cumulative impacts have become an increasing focus of Indigenous groups in project reviews, in some cases being referred to as "death by a thousand cuts". Project proponents and governments continue to grapple with how best to address this issue which typically raises matters that go well beyond an individual project or decision. In Chippewas of the Thames, the Supreme Court of Canada confirmed that consultation is focused on the specific Crown decision at issue but that it may be "impossible to understand the seriousness of the impact of a project on s. 35 rights without considering the larger context". Canada's highest court confirmed that cumulative impacts and historical context may inform the scope of the duty to consult but declined to elaborate on how they may inform and should be considered in consultation and/or accommodation. The federal and provincial governments have similarly not provided sufficient guidance on this issue or delineated the roles and responsibilities as between proponents and the Crown.

The presenters will review how the assessment of cumulative impacts on Aboriginal and treaty rights has been considered to date in Canadian jurisprudence, how this compares to the assessment of cumulative environmental impacts in policy and practice, and how this issue should be addressed going forward. The presenters will also consider best practices and the appropriate roles and responsibilities of the Crown and project proponents in addressing this important issue.

#### 9:30 AM - 10:30 AM

LET'S TALK ABOUT ROYALTIES: THE CONTINUED UNCERTAINTY SURROUNDING THE CREATION AND LEGAL STATUS OF THE OVERRIDING ROYALTY

Presenters: David LeGeyt, Ashley Weldon & Tasha Wood (Burnet, Duckworth & Palmer LLP)

The overriding royalty is a critical component of Canada's oil and gas and mining industries. Historically, the common law held that overriding royalties were creatures of contract and could not become interests in land. Due to industry custom and the evolving nature of the common law, this historical view evolved to recognize that in certain circumstances some overriding royalties could, in fact, be interests in land. Unfortunately, the circumstances in which this is possible continue to be the subject of significant legal uncertainty and debate. This paper investigates the historical nature of the overriding royalty, engages in a review of its common law character and development, and attempts to more fulsomely discuss the implications of the Supreme Court of Canada's decision in Bank of Montreal v Dynex Petroleum Ltd, which purported to "change the rules of the game", despite the failure of subsequent courts to apply it properly.

Recently, the Ontario Court of Appeal in Third Eye Capital Corporation v Dianor Resources Inc and the Alberta Court of Queen's Bench in Re Manitok Energy Inc signalled a return to the simplified approach to the creation and identification of overriding royalties as interests in land. This paper, therefore, concludes with a discussion of the recent case law and consideration of the treatment of royalties in Ontario and Alberta (Dianor and Manitok, respectively). Both of these cases involved disputed royalties in the context of receiverships and the Court's authority to vest off such royalties.

Regardless of whether the Supreme Court ultimately decides to grant leave in the Dianor case, the underlying legal substance of an overriding royalty, the reasons for its troubled judicial history in Canada, and the incidents of its current characterization are matters of great interest and importance to the energy and mining industries in Canada.

#### **2019** PAPER TOPICS

#### 10:45 AM - 11:45 AM

#### **OVERVIEW OF THE NEW LEGAL ERA FOR** PROJECT DEVELOPMENTS IN THE NL OFFSHORE

Presenter: Todd Stanley, Q.C. (Cox & Palmer)

The paper will discuss how we are at the beginning of a new legal era for the development of petroleum projects in the Newfoundland and Labrador offshore. The legal context for development has changed significantly from that which existed for the current projects, both in terms of changes to the regulatory regimes which govern the economics, assessment and approvals of such projects, as well as the introduction of entirely new legal issues. These changes, coupled with other fundamental differences in development activities, means the existing projects can be recognized as belonging to an era which has now passed.

The paper will include a brief overview of the non-legal changes expected in future development activity, which include new locations and reservoirs, greater depths, and shorter expected delays between discovery and development. The focus on the paper will be on the changes which have also occurred to the various regulatory regimes governing offshore development. This will include the changes to the royalty and environmental assessment regimes (pre-Bill C-69) since the existing developments proceeded through the assessment and approval stages, and the potential further changes that Bill C-69 may bring. It will also highlight the entirely new issues that will be faced by offshore developments, including the introduction of indigenous consultation requirements and the implications of activity beyond the 200 nm limit. The cumulative implications of these changes on development activities will be reviewed with the conclusion of the paper to be an assessment as to how much the experience gained from the original era projects can be relied upon as the new projects progress.

# FRIDAY JUNE 14, 2019

#### 8:30 AM - 9:30 AM

AN EXAMINATION OF THE REGULATORY AND COMMERCIAL CHALLENGES AND **OPPORTUNITIES ARISING IN THE CONTEXT OF** PRIVATE POWER PURCHASE AGREEMENTS **FOR RENEWABLE ENERGY** 

Presenters: Simon Baines & Jessica Kennedy (Osler, Hoskin & Harcourt LLP) & Shaun Wrubell (BluEarth Renewables)

In recent years there has been a significant increase in the amount of renewable power procured in the US under corporate or private power purchase agreements (PPAs). Despite an equally dramatic increase in the number of renewable energy projects planned for development in western Canada over the past few years, we have not seen a corresponding growth or development in the market for private PPAs. Renewable energy procurement has largely remained the purview of government and other public institutions.

However, recent public procurement processes in Alberta and Saskatchewan have been significantly oversubscribed, with far more projects proposed for development than governments are willing to buy. In order for those projects that are unsuccessful in securing a government contract to proceed, a private offtaker (a PPA) is likely required.

In this paper we briefly review the growth in this industry in the US, and then consider how Canadian renewable energy developers and customers could potentially follow suit. We touch on the regulatory structures that facilitate private PPAs, and then examine commercial challenges and opportunities facing potential developers and customers. These challenges and opportunities present risks for developers and customers, and we look at some of the common terms of a PPA that are designed to manage and allocate these risks between the parties. Our objective is to provide potential developers and customers with a better understanding of how a private PPA functions in the hope that better understanding will facilitate transactions in and the growth of this industry.

## 2019 PAPER TOPICS

#### 9:45 AM - 10:45 AM

UNDER CONSTRUCTION: A CLOSE EXAMINATION OF RECENT CONSTRUCTION LAW DEVELOPMENTS AND THEIR IMPACT ON THE OIL AND GAS INDUSTRY

# Presenters: Kevin Barr & Theron Davis (Borden Ladner Gervais LLP)

The oil and gas industry continues to generate some of the largest construction projects in the nation. These complex undertakings are subject to a host of statutory schemes, incorporate hundreds of contracting parties, and almost inevitably result in litigation. Canadian courts have recently delivered a number of construction related decisions that impact tendering, arbitration, liens, and bonding in the oil and gas industry.

For example, the law in respect of contract tendering has recently examined the factors an owner may reasonably consider in selecting the winning bid. These include past experience with the bidder, implementation of reprisal clauses, and the right to waive material defects in the tenders. Mandatory arbitration clauses have become increasingly prevalent in oil and gas contracts. Varying decisions with respect to commencing, consolidating, or staying arbitrations in face of a multiplicity of proceedings have created procedural dilemmas for associated contracting and non-contracting parties alike. A residual discretion in Alberta's arbitration legislation was recently relied upon to prevent the manifestly unfair or unequal treatment of parties to an arbitration agreement in the context of an oil sands extraction facility expansion. When a dispute arose between multiple parties following the failure of a pipeline, the Alberta Court of Appeal considered the benefits and risks of Pierringer Agreements when settling multi-party litigation. The Alberta Court of Queen's bench, in a series of decisions, addressed work that would qualify as being "in connection with" the recovery of a mineral as per the Alberta Builder's Lien Act. The majority of the Supreme Court of Canada recently upended decades of jurisprudence, to overhaul the rights and responsibilities attached to labour and material bonds. According to the dissenting opinion of Justice Karakatsanis, by placing a duty to disclose on obligees the court has mutated a beneficial risk-management tool into a liability.

These recent decisions demonstrate a tension between the prototypical freedom to contract and the judiciary's proclivity towards correcting perceived failings of the construction industry. Disputes arising from construction projects in the oil and gas industry have taken centre stage in bringing about incremental change in the law. In order to mitigate against the resultant uncertainty, owners and contractors should mind the nuances in how the fundamental rules of construction law are applied. This paper explores the application of first principles to identify themes commonly adopted by the bench and makes recommendations for where the case law may be going in the future.

#### 11:00 AM - 12:00 PM

# FINANCING DISPUTES: THIRD-PARTY FUNDING IN LITIGATION AND ARBITRATION

Presenters: Rachel Howie (Dentons Canada LLP) & Geoff Moysa (Bentham IMF)

Disputes with joint venture partners, counterparties or governments over energy and infrastructure projects can put corporations and their stakeholders in a difficult position. Litigation and arbitration are expensive and time-consuming, but can be necessary to protect project and even company viability, and at the same time can yield significant returns. In recent years third-party funding has emerged in Canada as a tool to effectively turn disputes into assets, allowing companies to pursue meritorious claims off-balance sheet and without the attendant risk of adverse costs exposure while freeing up capital for core business goals.

This paper explores the developing law and business of third-party funding in Canada, beginning with describing the existing and developing models of third-party funding such as paying for legal fees and disbursements (including expert reports and arbitrator fees), covering adverse costs exposure and security for costs orders, providing working capital, and providing portfolio funding for bundles of claims. The paper will then discuss the development and current state of the legal framework and case law in Canada governing third-party funding, including the evolution of the law of maintenance and champerty and a discussion of key legal and ethical issues engaged by third-party funding arrangements including confidentiality, privilege, the disclosure of funding arrangements, potential conflicts of interest, and control of the progression and potential settlement of the dispute.

### **2019** PAPER TOPICS

We will also review the developing case law and regulatory framework around third-party funding across different contexts such as class proceedings and insolvency, where court approval of funding agreements may be required, and commercial litigation, intellectual property disputes, and domestic and international arbitration, where there may be other unique considerations. The specific applications of third-party funding to energy and resource claims will also be detailed, and we will provide a practical discussion on bringing and responding to third-party funded claims, including risksharing and alignment, funder due diligence and the funding agreement negotiation processes.

## SATURDAY JUNE 15, 2019

#### 8:45 AM - 9:45 AM **RECENT JUDICIAL DECISIONS OF INTEREST TO ENERGY LAWYERS**

Presenters: Bryan Walker & Lucy L'Hirondelle (Norton Rose Fulbright Canada LLP)

This article summarizes a number of recent judicial decisions of interest to energy lawyers. The authors review and comment on the past year's case law in several areas including Indigenous law, alternative dispute resolution, bankruptcy and insolvency, contractual interpretation (including Operator Agreements), competition law, corporate separateness, damages/limitations of liability, torts, and selected developments relating to summary dismissal. Specific topics addressed include the interpretation of exclusion clauses in the context of claims for lost profits, rights and obligations of oil and gas companies placed into receivership, the reaffirmation of the principle of corporate separateness, confirmation that environmental cleanup costs take priority over creditors in bankruptcy situations, confirmation that the development, passage, or enactment of legislation does not trigger the duty to consult, apportionment of liability, and Pierringer agreements.

#### 10:00 AM - 11:00 AM

#### RICHARD RIEGERT MEMORIAL LECTURE: ADDRESSING END OF LIFE OBLIGATIONS **POST REDWATER**

Presenters: Keely Cameron & Robert Wadsworth (Alberta Energy Regulator)

The Supreme Court of Canada recently issued the much anticipated decision in Orphan Well Association, et al. v. Grant Thornton Limited, et al., 2019 SCC 5. The decision addressed the question of who should bear the cost of addressing the end of life obligations associated with wells licensed to an insolvent licensee. The decision has provided clarity regarding the duty to address end of life obligations during an insolvency, what the effect of a renouncement under the Bankruptcy and Insolvency Act is and clarified the Abitibi test for determining when a regulator is acting as a creditor. This presentation reviews the implications of the decision for future insolvencies and how liabilities are managed in the future.

#### 11:00 AM - 12:00 PM

#### RECENT REGULATORY AND LEGISLATIVE **DEVELOPMENTS OF INTEREST TO ENERGY LAWYERS**

Presenters: Lars Olthafer, Katie Slipp, Terri-Lee Oleniuk, & Dufferin Harper (Blake, Cassels & Graydon LLP)

This article discusses select regulatory and legislative developments from May 2018 through April 2019 of interest to energy lawyers. New legislation and regulatory decisions having significant implications for energy regulation at the federal and provincial levels are reviewed. Topics addressed include climate change regulation, project impact assessment, major pipeline project updates, aboriginal rights and title, abandonment and reclamation obligations and liability, emissions regulation, renewable energy programs, oil production curtailment, electrical market regulation and surface rights, among others.

# SEMINAR MODERATOR

DAVID R. PERCY, Q.C.



David Percy was Dean of the Faculty of Law at the University of Alberta from 2002 until 2009 and will serve as Interim Dean in 2019-2020. He holds the Borden Ladner Gervais Chair in Energy Law and Policy and also has research interests in Water Law and Contracts. He is co-editor of Contracts: Cases and Commentaries, now in its tenth edition and used at law schools across Canada. He wrote The Framework of Water Rights Legislation in Canada, as well as books on Wetlands and Ground Water. Professor Percy is a former President of the Canadian Association of Law Teachers.

Professor Percy has received major teaching awards at the national, University and Faculty levels. In 2013, he was awarded the University Cup, the highest honour a University of Alberta academic can receive for research, teaching and service to the University and to the community.

Dean Percy was an international rugby referee and continues to referee rugby in Alberta. He pursues interests in tennis, hiking and cross-country skiing. He enjoys theatre, music and is an avid movie goer. He and Tikker spend much of their lives in the air, chasing down their grandchildren in Seattle and Brisbane.



# **ACCOMMODATION**

A block of rooms has been set aside at the Fairmont Jasper Park Lodge at special rates for attendees on a first come, first serve basis. Please call the Fairmont Jasper Park Lodge directly (1-866-540-4454) and make your reservation, stating that you are a member of the CELF.

CELF attendees can also book their hotel rooms online at:

https://book.passkev.com/go/celfresearchseminar2019

ROOM TYPE	RATE	VENUE INFORMATION
Fairmont (Standard King or Queen)	\$305.00	FAIRMONT JASPER PARK LODGE
Deluxe	\$365.00	1 Old Lodge Road
Premier Deluxe (with Sitting Area)	\$425.00	Jasper, Alberta
Junior Suite Fireplace	\$445.00	1-866-540-4454
Junior Suite Lakeview	\$505.00	
Lakefront Suite	\$565.00	

#### PLEASE NOTE:

- There is an additional \$12.00 per person daily charge to cover porterage, housekeeping and conference services
- There will be no charge for children up to and including the age of 18 years who share with their parents
- · Maximum occupancy per room is two adults. Each extra person sharing a room will be charged an additional \$30.00 per night
- Requests for rooms in the main building and other special accommodation requests need to be made directly with the hotel. We recommend you make these requests by calling the Jasper Park Lodge directly at 1-866-540-4454.

All hotel bookings and cancellations are the responsibility of the registrant. Cancellations or early departures require at least 72 hours prior notice.

The CELF preferred rate is only available until May 13, 2019 or until the room block is full, whichever is earlier, so book early to secure your accommodations.



# **GOLF TOURNAMENT**

On Thursday, June 13, 2019, all Seminar attendees are invited to participate in the Annual CELF Jasper Golf Tournament to be held only a few steps from the main lodge at the Fairmont Jasper Park Lodge Golf Course, consistently rated as the #1 Golf Resort in all of Canada. The tournament has been part of CELF Jasper for over 50 years and affords an excellent opportunity to meet and network with fellow Seminar delegates, all while taking in mountain views, wildlife and crisp alpine air.

#### ARE YOU A BEGINNER?

No worries, you should definitely SIGN UP TO PLAY this year - we've got you covered!

- No clubs? No problem the JPL Pro Shop will get you geared up with club rentals and hitting balls on the range in less than 5 mins!
- A pre-round group golf lesson is available to give you pointers and ensure you know the basics!
- Free food and beverages available throughout the round (included in entry fee)!
- Mulligans/"do-overs", "grenades", and other advantages will be available to boost your game!
- The "shotgun" and "best ball" format takes the pressure off and lets you enjoy the round!
- Win one of a multitude of prizes which are not related to your golfing skill!

#### ARE YOU A SCRATCH GOLFER/EXPERT?

Then you are aware of the awesomeness of the JPL Course, are already signed up and have probably booked to play a quick 18 before the tournament. The "shotgun" and "best ball" format will ensure a steady pace of play. The longest drive challenge, closest to the pin and other contests will let you strut your stuff against some of the best legal golf talent from across the country and compete to put on a 'Green Jacket'.

PLEASE REGISTER ASAP to allow for tournament planning. Space is limited. Requests for pairings or groups will be accommodated as best as possible.

The tournament is open to all Seminar delegates and guests. Additional golf tee times are available for Friday and Saturday afternoon by booking directly with the Jasper Park Lodge.

Please email seminars@energylawfoundation.ca if you have a request.



The Kids Carnival will also include a "Parents Only" area where parents will be able to grab a coffee and relax while kids participate in carnival activities.

\* All children under the age of 6 must be accompanied by an adult over the age of 18 when participating in any of the children's programming.



<sup>\*</sup> All children under the age of 6 must be accompanied by an adult over the age of 18 when participating in any of the children's programming.



# **ACTIVITIES**

#### FRIDAY, JUNE 14

Friday afternoon at the Seminar is set aside for family, free time and social activities specifically coordinated for all CELF Seminar delegates and guests. Participants are encouraged to sign-up for the optional social activities during the registration process to secure a spot.



#### CELF BOCCE BALL TOURNAMENT

For novices and experts alike, everyone is invited to sign up for the bocce ball tournament that will take place on Friday afternoon. Enjoy an afternoon of bocce accompanied by refreshments and see if your team can take home the CELF bocce championship. A Caesar bar will be available to participants.

Cost: Free

Time: 2:00 PM - 5:00 PM Maximum Capacity: Unlimited



#### GONDOLA EXCURSION / HIKE

Jasper SkyTram provides an experience unlike no other in Canada. The Jasper SkyTram will whisk attendees to 2300m to stand atop Whistlers Mountain with 360° views of the Rocky Mountains, including the Athabasca River, glacier lakes, and the town of Jasper. Enjoy a snack at the restaurant and take in the views along the boardwalk. For the more adventurous, step off the boardwalks and onto the hiking trails that lead all the way to the summit of Whistlers Mountain (1.2km). Transportation to/from the Jasper Park Lodge is included.

Elevation: Lower Station 1300m / Upper Station 2300m / Whistlers Mountain summit 2500m Summit Trail = 1.2 km

Cost: Free

Time: 2:00 PM - 5:00 PM Maximum Capacity: 24

\*Other activities offered through the Fairmont Jasper Park Lodge include hiking trails, mountain biking, canoeing on Lac Beauvert, horseback riding, and spa services, and are available upon request and at the expense of the attendee.



# REGISTRATION

Online registration for the CELF Jasper Research Seminar is now open and can be accessed via our website at: www.energylawfoundation.ca.

Registration is limited to 120 participants including speakers, so register early to secure your spot at the premier event for energy practitioners.

#### **REGISTRATION DETAILS:**

- Each registrant must be a member of the CELF. Otherwise, they must be a partner, associate or employed by a firm or organization that is a member of the CELF.
- The seminar registration will allow you to register for the golf tournament and additional activities as well.
- Children are welcome at all events except the Friday evening reception and dinner.
- Child care and movies will be provided on Friday evening.
- All children under the age of 6 must be accompanied by an adult over the age of 18 when participating in any of the children's programming.

#### **CANCELLATION POLICY:**

The CELF is unable to issue refunds for seminar registration. If you are unable to attend, please find a substitute and send the name, email and contact information for your substitute to seminars@energylawfoundation.ca.

All hotel bookings and cancellations are the responsibility of the registrant. See Accommodation page for more details.

Registration Fees	
Participant Registration	\$1,700.00
Speaker Registration	\$840.00
Guest Registration	\$600.00
Child Registration (2 and Over)	\$100.00
Golf	\$225.00

The Participant and Speaker registration fee includes:

- Access to all Seminar events and meals.
- DOES NOT include the golf tournament or accommodations, which are the responsibility of registrants.

The Guest & Childcare provider registration fee includes:

- Access to all Seminar events other than the Seminar sessions and all meals.
- DOES NOT include the Seminar sessions, golf tournament or accommodations, which are the responsibility
  of the registrant.



# St's game time

and you're invited! Arrive in your favourite team's jersey or colours and don't forget to bring your team spirit!

Join us as we celebrate all of our beloved sports teams the best way we know how- with delicious food, drinks and lawn games!

THURSDAY
JUNE 13



TIME: 7:00 PM - 11:00 PM

**LOCATION: BEAUVERT ROOM** 

DRESS CODE: JERSEY, TEAM COLOURS



## THANK YOU TO OUR SPONSORS









































































