



63 ANNUAL



canadian
energy law
foundation

engage . educate . energize

June 12 -15, 2024

Fairmont Jasper
Park Lodge, Alberta

JASPER
RESEARCH
SEMINAR



WELCOME MESSAGE FROM Robert Froehlich

The CELF respectfully acknowledges that Jasper National Park and the Municipality of Jasper are on Treaty 6 and 8 Territories as well as Métis Region 4. This land is the traditional territory, meeting ground, gathering place, travelling route and home for the Dene-zaa (Beaver), Nêhiyawak (Cree), Anishinaabe (Ojibway), Secwépemc (Shuswap), Stoney Nakoda and Métis Nation of Alberta.

On behalf of the Canadian Energy Law Foundation (CELF), we are pleased to invite you to the 63rd annual Jasper Research Seminar taking place in Jasper, Alberta from June 12-15, 2024. The Jasper Seminar is the pre-eminent energy law conference in Canada and provides an unparalleled forum to explore current and emerging legal issues of importance to the energy industry, while also promoting collegiality among the Canadian energy bar.

The Canadian energy industry continues to evolve as a result of constantly changing economic, political, social and environmental factors and the legal professionals that support the energy industry must be adaptable and responsive to this evolution. The Jasper Seminar organizing committee has selected a comprehensive slate of highly topical papers and presentations that address a range of issues relevant to corporate legal departments and external counsel. Presentations this year will explore the following topics: Patent Litigation in the Energy Sector, Investor-State Treaties and Contractual Protections, the Expanding Scope of the Redwater Decision, the Evolution of Federal Environmental Impact Legislation, Electrification and a Net Zero Grid, and the Decline of the Due Diligence Defence. The seminar program will also continue to include the important and popular annual reviews of both case law and regulatory and legislative developments of interest to energy law practitioners. We are, once again, also proud to feature the Richard Riegert Memorial Lecture, with the 2024 topic focused on the Potential Impacts of the United States Inflation Reduction Act on the Canadian Energy Industry.

On Wednesday evening following arrival in Jasper, seminar delegates and their guests are invited to join us at the annual President's Reception. On Thursday

evening, we will be hosting an Around-the-World Olympic inspired reception with an array food options from across the globe. On Friday evening, be ready to go down the rabbit hole for an Alice in Wonderland themed gala celebration! Separate children's activities will be offered on Friday evening.

As always, mountain fun and professional networking continue to be key elements of the Jasper Seminar. The popular Texas Scramble golf tournament will take place on Thursday afternoon. On Friday afternoon, delegates and their families can compete in a family-friendly pickleball tournament or take a ride on the Jasper SkyTram. The late-night hospitality suite will also be available for those intent on networking into the early hours.


We hope you will take advantage of the opportunity to bring your family with you to enjoy the Jasper Seminar. We are pleased to continue to host the Kids' Pool Party on both Thursday and Friday afternoons when we will hit the pool deck at the Jasper Park Lodge for music, games and lots of pool toys and floaties (feel free to bring your favourite!).

We look forward to connecting with you in Jasper this coming June!



Robert Froehlich

Norton Rose Fulbright Canada LLP
CELF 2024 Jasper Research
Seminar Chair



THE CELF IS A NON-PROFIT ORGANIZATION THAT 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 focus on energy issues of current interest including both national and international topics. Papers prepared for the Seminar are published as the Energy Law Edition of the Alberta Law Review.

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

The members of the 2024 Jasper Research Seminar Committee are:

**Robert Froehlich, Norton Rose
Fulbright Canada**
Chair

Carolyn Milne, Shell Canada
Paper Co-Chair

Diana Audino, Enbridge Inc.
Paper Co-Chair

Alison Sears, Fasken
Ashley White, Bennett Jones LLP
Byron Reynolds, Dentons
Christy Lee, Dentons
Dana Saric, Capital Power Corporation
Jennifer Simms, InterPipeline
Jody Johnson, TC Energy
Martine Pettem, PETRONAS Canada
Robyn Finley, Shell Canada
Shannon Carter, Ovintiv Inc.
Taylor Campbell, Torys LLP


Anh Nguyen, Spark Event Management Inc.
Shawn Cheng, Spark Event Management Inc.
Christine Bassit, 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 BEAUVERT ROOM
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THURSDAY, JUNE 13

7:00 AM - 9:00 AM	Breakfast MARY SCHAFFER BALLROOM
8:30 AM – 12:15 PM	Opening remarks & welcome (BUSINESS CASUAL) Seminar Presentations BEAUVERT ROOM
9:00 AM - 11:00 AM	CELF Kids' Activities MARY SCHAFFERBALLROOM
12:00 PM - 1:30 PM	Luncheon for registrants, guests & families GOLF CLUBHOUSE
1:45 PM – 6:00 PM	Golf Tournament GOLF CLUBHOUSE
2:00 PM - 4:00 PM	 CELF Kids' Pool Party POOL
7:00 PM - 11:00 PM	Around the World (CASUAL ATTIRE, OLYMPICS THEMED ENCOURAGED) ▪ Dinner buffet for registrants, guests & families TREFOIL LAKE
11:00 PM - 2:00 AM	Hospitality Suite MALIGNE

FRIDAY, JUNE 14

7:00 AM - 9:00 AM	Breakfast MARY SCHAFFER BALLROOM
8:30 AM - 12:00 PM	Seminar Presentations (BUSINESS CASUAL) BEAUVERT ROOM
9:00 AM - 11:00 AM	CELF Kids' Activities MARY SCHAFFER BALLROOM
12:00 PM - 2:00 PM	Luncheon for registrants, guests & families TREFOIL LAKE
2:00 PM - 4:00 PM	 CELF Kids' Pool Party POOL
2:00 PM - 5:00 PM	Optional Social Activities and Free Time (Pickleball Tournament or Gondola Excursion)
6:00 PM - 11:00 PM	Children's Activities & Dinner MARY SCHAFFER BC
7:00 PM - 11:00 PM	Alice in Wonderland (FORMAL ATTIRE, COSTUMES ENCOURAGED) ▪ Reception & plated dinner for registrants and guests BEAUVERT ROOM
11:00 PM - 2:00 AM	Hospitality Suite MALIGNE

SATURDAY, JUNE 15

7:30 AM - 9:30 AM	Breakfast MOOSE'S NOOK
9:00 AM - 10:00 AM	Richard Riegert Memorial Seminar Presentation BEAUVERT ROOM

THURSDAY JUNE 13, 2024

8:15 AM – 9:00 AM

THE EXPANDING SCOPE OF REDWATER

Presenters: Robyn Gurofsky (Fasken), Jassmine Girgis (University of Calgary), Walker MacLeod (McCarthy Tetrault LLP), Orest Konowalchuk (Alvarez & Marsal ULC)

It has now been five years since the Supreme Court of Canada released its landmark decision in *Orphan Well Association v. Grant Thornton Ltd.*, 2019 SCC 5 (“Redwater”). The ruling represented a sea-change in the treatment of abandonment and reclamation obligations in insolvency proceedings and had a profound impact on all participants in the energy and natural resource sectors. The importance of Redwater to Canadian energy law can hardly be overstated; at the time of writing, the case has been cited in at least 86 reported appellate and superior court decisions. The judicial application of Redwater has, unsurprisingly, been particularly vigorous in Alberta, with a number of recent appellate decisions applying that case in the context of insolvent companies engaged in the petroleum and natural gas industry.

Following Redwater the Alberta Energy Regulator has made substantive changes to its license transfer process and a new line of case law has developed that applies Redwater to the ongoing issues arising in the oil and gas sector, including assessing different stakeholder interests, considering the extent of estate assets available to satisfy environmental obligations and confirming the meaning of “contingent” when referring to these obligations. In each case, the limits of the Redwater decision have been established. More recently, in *Qualex-Landmark Towers v 12-10 Capital Corp.* 2023 ABKB 109, the Alberta Court of King’s Bench departed from the trajectory of the post-Redwater case law by extending the reach of the super-priority claim for environmental obligations outside of a formal insolvency proceeding. This decision, which is subject to appeal, saw the plaintiff corporation was granted a pre-judgment

attachment order over funds equal to the estimated cost of remediating environmental contamination emanating from the defendant’s lands, on the basis that environmental tort claims may ultimately obtain “super-priority” at a later date.

The clarifications provided to Redwater through subsequent decisions specific to the energy industry can be viewed as helpful. However, the judicial creation of a super-priority in favour of private parties seeking ordinarily-unsecured damages claims for environmental claims brings with it a corresponding increase in uncertainty and risk for secured lenders, which will undoubtedly result in negative impacts on access to credit and costs of borrowing. Upsetting commercial certainty in this manner is likely to negatively impact the exploration and production lending industry in Canada. The issues raised in these decisions extend far beyond bankruptcy and are amongst the most important in the future of Canadian energy and environmental law. The authors will review the post-Redwater authorities (including *Qualex* and any resulting appeal decision), the importance of these on the Canadian energy sector and the concerning nature of the uncertainty being created by the expanding or creeping impact of Redwater to the energy sector.

9:15 AM – 10:00 AM

THE PUSH FOR ELECTRIFICATION AND A NET ZERO GRID – DEVELOPMENTS, REACTIONS AND IMPLICATIONS

Presenters: Deirdre Sheehan, Vivek Warriar, Laura Scott, Joey Chan, Maeve O’Neill Sanger (Osler, Hoskin & Harcourt LLP)

To achieve its goal of a net-zero emissions national economy by 2050, the Government of Canada has announced that a critical component of its federal energy transition plan is the early development of additional low- or non-emitting electricity generation. To mandate this development, Canada has proposed the Clean Electricity Regulations (CER), under the Canadian Environmental Protection Act, 1999 (CEPA). Beginning January 1, 2035, subject to available exemptions, the CER would effectively prohibit electricity generation that is not low- or non-emitting.

This comes at a time when Canadian jurisdictions from coast-to-coast-to-coast are planning for aggressive growth of their electricity supply to meet increased electrification demands and are experiencing transitional impacts arising from changes in generation, transmission and distribution. The federal government's proposal to directly regulate the generation of electricity – a matter that falls under provincial Constitutional jurisdiction – has raised the ire of a number of provincial governments and sharpened the divisions between competing federal and provincial interests and policies. The federal government and certain provincial governments are currently divided on the necessary pace and technological direction of the transition from emitting to low- or non-emitting electricity generation.

This paper explores the pace of change in Alberta, Alberta's review of its electricity framework (from generation to distribution) – including, the renewable generation project approvals pause, the Alberta Utilities Commission inquiry into the “economic, orderly and efficient” development of generation, the Alberta Electric System Operator's (AESO) expediate review of existing market structure, and the government's review of the Transmission Regulation. However, Alberta is not alone amongst Canadian provinces grappling with these issues.

This paper explores the implications of policy and legislative initiatives across Canada for both the electricity industry and consumers. Trends and issues explored will include the changing generation supply mix and the retirement of coal and other emitting generation; needed investment in electric transmission and distribution infrastructure to support capacity, reliability and grid resiliency; how to address the potential for electricity scarcity, such as managing new load connections and demand-side management; measures aimed at facilitating greater customer choice; and reactions and initiatives aimed at addressing affordability.

10:00 AM – 10:45 AM

THE DECLINE OF THE DUE DILIGENCE DEFENCE

**Matthew Keen, Michael Manhas, Emma Russell
(Norton Rose Fulbright Canada LLP), and Yasser
Bouhid (Rio Tinto Alcan Inc.)**

Due diligence is an organization's first (and often only) line of defence against administrative penalties and regulatory charges. The defence's role is increasingly important for energy companies, given the general expansion of the administrative state and the growing use of charges to address non-compliance. A successful prosecution potentially carries serious consequences, including significant financial penalties, ongoing reputational harm, lost eligibility to participate in public tendering and grants, and even imprisonment for directors and officers.

Yet several recent decisions have dramatically curtailed the availability of the due diligence defence, seemingly requiring organizations to possess perfect foresight into how events will unfold – often in times of crisis and when organizations are faced with competing priorities and legal obligations. But if evidence of an offence is proof the defence cannot be made out, then the defence for all intents and purposes no longer exists.

In this paper, we juxtapose several recent, limiting prosecution decisions against the leading cases, including the – nominally – guiding case *R v Sault Ste. Marie*. We critically examine the public policy origins of due diligence as a defence, highlighting how the specific concerns that originally animated the defence (in particular: promoting responsible operations and corporate accountability) are more important than ever, yet are increasingly undermined by the curtailment of the defence. Throughout, we take a particular focus on why the defence plays such a key role in the energy context, while also tracking key developments in the defence more broadly, including the recent case of *R v. Greater Sudbury (City)*. We conclude by considering the role of the defence going forward, providing practical advice for organizations to lay the groundwork now – to the increasingly limited extent possible – to mitigate risk going forward.

PAPER TOPICS

11:00 AM – 11:45 AM

RECENT JUDICIAL DECISIONS OF INTEREST TO ENERGY LAWYERS

Presenters: Archer Bell, Karen Fellowes, K.C. and Natasha Doelman (Stikeman Elliott)

Energy lawyers are frequently met with challenging legal issues within a rapidly changing regulatory and legal environment. It is essential to stay up to date on the latest caselaw from Courts across Canada, and this paper reviews and summarizes recent judicial decisions across a wide range of subject-matter. The authors review cases dealing with arbitration, Indigenous law, environmental law, bankruptcy and insolvency, contracts, corporate law including plans of arrangement, royalties, taxes, employment and others. Several themes emerge, including the increasing focus on environmental priorities and the expansion of director and corporate responsibility.

from its inception during the 1980s to the impugned legislation.

Beginning with the development of the Environmental Assessment and Review Process Guidelines Order and its subsequent legal challenge in *Friends of the Oldman River Society v Canada (Minister of Transport)*, 1992 CanLII 110 (SCC), we provide a high level overview of the successive legal and procedural frameworks of the Canadian Environmental Assessment Act, 1992, Canadian Environmental Assessment Act, 2012, and the current Impact Assessment Act, with attention to the jurisdictional issues considered in the Court's 2023 reference opinion and anticipated amendments to the present Act. As federal legislation shifted from procedures supporting an existing affirmative federal regulatory duty to a comprehensive scheme for assessing and regulating designated projects, it became disconnected from the principles established in *Oldman River*. We consider how this shift occurred, and what may be needed to return federal legislation to its constitutional boundaries.

FRIDAY JUNE 14, 2024

8:30 AM – 9:15 AM

EVOLUTION OF FEDERAL ENVIRONMENTAL IMPACT LEGISLATION IN CANADA

Presenters: Brad Gilmour (Osler, Hoskin & Harcourt LLP), E. Bruce Mellett, Sean Assié (Bennett Jones)

Federal and provincial governments across Canada have enacted comprehensive environmental assessment processes to evaluate the benefits and burdens of significant proposed infrastructure and resource activities. In recent years, federal processes have become a focal point for jurisdictional tensions, including conflicts over the regulation of major projects, natural resource development, and greenhouse gas emissions. In the wake of the Supreme Court of Canada's landmark reference opinion in *Reference re: Impact Assessment Act*, 2023 SCC 23, this paper follows the evolution of federal environmental impact legislation

9:30 AM – 10:15 AM

PATENT LITIGATION IN THE ENERGY SECTOR: INSIGHTS AND STRATEGIES FROM THE LAST DECADE

Presenters: Kendra Levasseur, Tim Ellam KC, Steven Tanner (McCarthy Tetrault LLP), Nina Lindop, Cara Patterson (Enbridge Inc.)

Over the past decade, energy companies in every sector have become embroiled in high stakes patent litigation. Bitumen producers, gas transporters, LNG developers and downhole tool makers have all found themselves as litigants in patent lawsuits. The stakes are enormous, as a successful patentee may obtain a permanent injunction restraining key economic activity and can claim financial compensation that extends into the tens or sometimes hundreds of millions of dollars. The incentives to settle can be high even where the patentee is a so-called "patent assertion entity" with no legitimate business in the energy sector. Given these stakes, companies have devoted large sums of money to ensuring successful litigation outcomes when they have

been sued. But what lessons can be learned from the past decade of patent litigation in the energy sector to avoid litigation altogether? What can energy companies do, now, to prevent claims for patent infringement or position the business to maximize the chances of success if it is targeted by a “patent assertion entity” or anyone claiming that their patent rights have been infringed? This paper canvasses the legal risks that Canadian energy companies face in relation to patent infringement actions and puts those risks into historical context. This paper also canvasses the last decade of patent litigation in the energy sector to identify strategies that companies can implement to best position themselves to defend against patent infringement claims.

10:15 AM – 11:00 AM

A PLAYBOOK FOR INTERNATIONAL RISK MITIGATION: INVESTOR-STATE TREATIES AND CONTRACTUAL PROTECTIONS

Presenters: Rachel Howie, Catherine Gilfedder, Dr. Dora Ziyaeva (Dentons)

International energy ventures are frequently long-term, costly, risky endeavours. But the opportunities they offer are immense, and so one must go where the resource or prospect is, often in challenging jurisdictions. This can put those looking to pursue opportunities in the difficult position of having to balance commercially lucrative opportunities while mitigating risk and protecting project viability in unfamiliar environments. This challenge is compounded by many recent changes in Canada and globally regarding protections are available for energy companies (for example in bilateral investment treaties or multilateral investment treaties such as the Energy Charter Treaty) and how traditional protections are applied in a modern context.

This article explores recent developments in investor-state disputes and what those trends mean for companies involved in extractive resources and energy sectors. We cover the types of protections generally available to energy companies operating internationally, transactional considerations and ways to best leverage contractual protections to mitigate future risk, in particular with

respect to newer initiatives in critical minerals, energy technologies developed as part of the energy transition, and where there are related agreements or multiple interests involved. We also examine both developments in Canada with respect to the treaties impacting Canadian energy and resources companies operating internationally (e.g. the Comprehensive and Progressive Agreement for Trans-Pacific Partnership (CPTPP), and the replacement of North American Free Trade Agreement (NAFTA) with the Canada-United States-Mexico Agreement (CUSMA)) and the related impacts for international energy companies pursuing opportunities in Canada, in particular those seeking opportunities to invest in newer technologies as part of the energy transition. We also canvass recent developments and perspectives from around the world to highlight treaty protections available to energy companies that stakeholders should be aware of over the next few years. Lastly, this paper discusses strategies for addressing a potential dispute while in its early stages based on typical requirements under investor-state treaties.

11:15 AM – 12:00 PM

RECENT REGULATORY AND LEGISLATIVE DEVELOPMENTS OF INTEREST TO ENERGY LAWYERS

Presenters: Jessica Mercier (Imperial Oil Limited), Nicole Bakker & Elyse Bouey (Blake, Cassels & Graydon LLP)

This article provides a high-level overview of regulatory and legislative developments between April 2023 and March 2024 which may be of interest to Canadian energy lawyers. It includes discussions of recent regulatory decisions, changes to regulatory and legislative regimes impacting energy law, and highlights several ongoing regulatory and legislative developments to watch in the coming year. Topics of note include legislation and policy relating to climate change and decarbonization including carbon capture, utilization and storage, electricity generation and transmission, oil and gas, pipelines, as well as developments related to Indigenous law and environmental law.

PAPER TOPICS

SATURDAY JUNE 15, 2024

9:00 AM – 10:00 AM

RICHARD RIEGERT MEMORIAL LECTURE
CANADA'S CLEAN ENERGY
TRANSITION POST-IRA

Presenters: Cameron MacCarthy, Arba Radaj, Cailin te Stroete (Borden Ladner Gervais LLP)

The U.S. Inflation Reduction Act (IRA) represents the “single largest investment in Climate and energy in American history.” The IRA pledges \$370 billion in investments to lower energy costs for families and small businesses, foster private investment in clean energy solutions across all sectors and regions, and generate high-paying jobs. Its overarching goal is to slash carbon emissions by roughly 40 percent by 2030.

As Canada charts its own course towards net-zero energy production, it must also assess the impacts of the IRA on Canada's energy sector's competitiveness. This paper seeks to provide policymakers with valuable insights through a thorough examination of literature, policy analysis, and case studies.

The paper explores Canada's existing federal and provincial initiatives, including carbon pricing and clean energy programs, investment tax credits, and targeted clean energy programs. It examines the IRA's overall objective, the key energy provisions within the IRA, and the realized and expected environmental and economic impacts on the U.S. energy sector, Canada's energy sector, and the global energy market. Global energy policy trends are analyzed to inform key considerations for Canada in its transition to net-zero energy production.

Based on this analysis, the paper proposes policy considerations aimed at boosting Canada's competitiveness while striving for its net-zero emissions goal. It provides detailed insights into strategic considerations, propose possible policy changes, and conducts a cost-benefit analysis of recommended policies.

The Jasper Seminar has been accredited by the Law Society of British Columbia as qualifying for 7.0 CPD hours and qualifies for 7.0 Substantive Hours with the Law Society of Ontario and 7.0 CPD hours with the Law Society of Saskatchewan.



2024 JASPER RESEARCH SEMINAR 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.passkey.com/go/CELF0624>

ROOM TYPE

RATE

Fairmont	\$326.00
Fairmont Lakeview	\$376.00
Deluxe	\$386.00
Deluxe Main Building	\$406.00
Premier Deluxe	\$446.00
Junior Suite Fireplace & Woodstove	\$466.00
Junior Suite Lakeview	\$526.00
Lakefront Suite	\$586.00

VENUE INFORMATION

FAIRMONT JASPER PARK LODGE

1 Old Lodge Road
Jasper, Alberta
1-866-540-4454

PLEASE NOTE:

- There is an additional \$14.00 per person daily charge to cover portage, housekeeping and conference services.
- There will be no charge for children up to and including the age of 17 years who share a room 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.
- Applicable taxes and fees will be added to all payment transactions. All fees will be processed in Canadian Dollars (CAD)

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 21, 2024 or until the room block is full, whichever is earlier, so book early to secure your accommodations.

2024 JASPER RESEARCH SEMINAR GOLF TOURNAMENT



On Thursday, June 13, 2024, 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, of course, the CELF green jackets are on the line too!

Registration for the golf tournament is available now through the seminar registration page! 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.



KIDS POOL PARTY

The CELF Kids' Pool Party promises to be a fun-filled afternoon of music, snacks and pool games, all taking place in the world-class, heated outdoor pool at the Jasper Park Lodge. **Bring your floaties, your favourite swimsuit and come enjoy an afternoon in the sun** with your family and CELF friends!

CELF Kids' Pool Party
Thursday, June 13 & Friday, June 14
Jasper Park Lodge Pool



2024 JASPER RESEARCH SEMINAR ACTIVITIES



FRIDAY, JUNE 14

Friday afternoon at the Seminar is set aside for family time, 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 Pickleball Tournament

Whether you're a seasoned pickleball enthusiast or a first-time player, join us on Friday afternoon for fun, yet competitive matches. This is your chance to make lasting memories and perhaps discover your hidden pickleball talents!

Cost: Free

Time: 2:00PM – 5:00 PM



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).

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

Transportation: Attendees will be responsible for their own transportation to the Jasper SkyTram

Please pick up a voucher from the Registration Desk.

**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.*

2024 JASPER RESEARCH SEMINAR 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. **Register by April 19, 2024 to take advantage of earlybird pricing.**

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.
- Babysitting services are NOT PROVIDED by the CELF or the hotel. Please make your own childcare arrangement. All children under the age of 6 must be accompanied by an adult (over 18) to partake in CELF events and 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	Early Bird Pricing By April 19, 2024	Regular Pricing
Participant Registration	\$1,825.00	\$1,950.00
Speaker Registration <i>The speaker registration pricing is limited to 3 individuals per presentation.</i>		\$1,200.00
Guest Registration		\$850.00
Childcare Provider Registration		\$200.00
Child Registration (2 and Over)		\$100.00
Golf		\$250.00

Applicable taxes and fees will be added to all payment transactions. All fees will be processed in Canadian Dollars (CAD)"

REGISTER TODAY

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:

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



AROUND THE WORLD



THURSDAY, JUNE 13 | 7:00 PM – 11:00 PM | TREFOIL LAKE

Get ready to embark on a global journey inspired by the upcoming Summer Olympics in Paris on Thursday evening. **Dress in your favourite Olympic or national team attire for a casual yet spirited atmosphere.** Indulge in a culinary adventure with an array of global flavours and delights.



ALICE IN WONDERLAND

This is your invitation to the CELF Mad Hatter's Tea Party. Immerse yourself in a fantastical atmosphere reminiscent of Lewis Carroll's timeless tale. Step into an evening of whimsy and wonder, complete with magical surprises and delightful entertainment.

FRIDAY, JUNE 14

7:00 PM - 11:00 PM

BEAUVERT ROOM

DRESS CODE: FORMAL, COSTUMES ENCOURAGED

63 ANNUAL

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