

Falcon Oil & Gas Ltd.

Annual Information Form For the Fiscal Year Ended 31 December 2018

24 April 2019

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1. INTRODUCTION

The information provided herein in respect of Falcon includes information in respect of its wholly owned subsidiaries: Mako Energy Corporation, a Delaware company ("**Mako**"); TXM Oil and Gas Exploration Kft., a Hungarian limited liability company ("**TXM**"); Falcon Oil & Gas Ireland Ltd., an Irish limited liability company ("**Falcon Ireland**"); Falcon Oil & Gas Holdings Ireland Ltd., an Irish limited liability company ("**Falcon Holdings Ireland**"); Falcon Oil & Gas USA Inc., a Colorado company ("**Falcon USA**"); Falcon Exploration and Production South Africa (Pty) Ltd., a South African limited liability company ("**Falcon South Africa**") and its 98.1% majority owned subsidiary, Falcon Oil & Gas Australia Limited, an Australian limited liability company ("**Falcon Australia**") (collectively, the "**Company**" or the "**Group**").

References to "Falcon" refers to Falcon Oil & Gas Ltd. only.

Unless stated otherwise, the information given herein is as at 31 December 2018.

Forward-looking statements

This Annual Information Form and the documents incorporated by reference herein contain estimates and assumptions regarding future events and may constitute forward-looking statements within the meaning of applicable securities laws. Forward-looking statements may be identified by use of forward-looking words such as "expects" and may include words such as "estimates", "plans", "anticipates", "believes", "opinions", "forecasts", "projections", "guidance", "may", "could", "will", "potential", "intend", "should", "predict" or other statements that are not statements of fact. Although the Company believes the expectations reflected in such forward-looking statements are reasonable, it can give no assurance that such expectations will be realised. These statements are subject to certain risks and uncertainties and may be based on assumptions that could cause actual results to differ materially from those anticipated or implied in the forward-looking statements. The Company's forward-looking statements are expressly qualified in their entirety by this cautionary statement.

Forward-looking statements include, but are not limited to, statements with respect to: the focus of capital expenditures; Falcon's acquisition strategy; the criteria to be considered in connection therewith and the benefits to be derived therefrom; Falcon's goal to sustain or grow production and reserves through prudent management and acquisitions; the emergence of accretive growth opportunities; Falcon's ability to benefit from the combination of growth opportunities and the ability to grow through the capital markets; development costs and the source of funding thereof; the quantity of petroleum and natural gas resources or reserves; treatment under governmental regulatory regimes and tax laws; liquidity and financial capital; the impact of potential acquisitions and the timing for achieving such impact; expectations regarding the ability to raise capital and continually add to reserves through acquisition and development; the performance characteristics of Falcon's petroleum and natural gas properties; realisation of the anticipated benefits of acquisitions and dispositions; expectations regarding the ability to leverage its experience in the unconventional oil and gas industry to acquire interests in licenses.

Some of the risks and other factors, which could cause results to differ materially from those expressed in the forward-looking statements include, but are not limited to: general economic conditions in Canada, the Republic of Hungary, the Commonwealth of Australia, the Republic of South Africa and globally; supply and demand for petroleum and natural gas; industry conditions, including fluctuations in the price of petroleum and natural gas; governmental regulation of the petroleum and natural gas industry, including income tax, environmental and regulatory matters; introduction of a moratorium; fluctuation in foreign exchange or interest rates; risks and liabilities inherent in petroleum and natural gas operations, including exploration, development, exploitation, marketing and transportation risks; need to obtain regulatory approvals before development commences; environmental risks and hazards and cost of compliance with environmental regulations; aboriginal claims; geological, technical, drilling and processing problems; unanticipated operating events which can reduce production or cause production to be shut-in or delayed; the ability of our industry partners to pay their proportionate share of joint interest billings; failure to obtain industry partner and other third party consents and approvals, when required; stock market volatility and market valuations; competition for, among other things, capital, acquisition of reserves, processing and transportation capacity, undeveloped land and skilled personnel; uncertainties inherent in estimating quantities of reserves and resources; the need to obtain required approvals from regulatory authorities

Readers of this Annual Information Form and the documents incorporated by reference herein are cautioned not to rely on these forward-looking statements. Falcon is providing this information as of the date of this Annual Information Form and as at the date noted on the documents incorporated by reference herein, respectively, and does not undertake any obligation to update any forward-looking statements contained herein or therein, respectively, as a result of new information, future events or otherwise, except as required by applicable securities laws.

The following table outlines certain forward looking statements contained in this Annual Information Form and provides material assumptions used to develop such forward looking statements and material risk factors that could cause actual results to differ materially from the forward looking statements.

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Page No.	Forward looking statements	Assumptions	Risk factors
10	4. Business Description - General This section of the document contains forward looking statements regarding the strategy Board of Directors of Falcon and the countries it believes support the exploitation of unconventional oil and gas.	The countries the Group operates support the exploitation of unconventional oil and gas.	The countries the Group operates may change their regulatory environment, adversely impacting the exploitation of unconventional oil and gas resources.
11	Beetaloo Sub-basin, Northern Territory, Australia - Overview		
	"The Beetaloo Sub-basin isa relatively underexplored onshore exploration basinthe area is remote and sparsely populatedthe Board believes the Beetaloo Sub-basin has shale oil and shale gas potential."	The Beetaloo Sub-basin is relatively under-explored and has shale oil and shale gas commercial potential.	As the Beetaloo Sub-basin is relatively under-explored it may not have shale oil and shale gas commercial potential.
11-12	Beetaloo Sub-basin, Northern Territory, Australia –Transformational Farm out of Beetaloo unconventional acreage		
	This section of the document from contains forward- looking statements pertaining to the work programme, expectations and bringing the project towards commerciality.	The work programme will continue, and the project will be brought towards commerciality.	The risks are (1) Origin Energy B2 Pty Ltd. (" Origin ") determines not to continue the work programme and /or (2) the project is not brought to commerciality.
12-14	Beetaloo Sub-basin, Northern Territory, Australia – Discoveries and prospectivity		
	This section details results of drilling to date and Origin's notification of discovery and an initial report on discovery ("Notification of Discovery") submission to the Department of Primary Industry and Resources of the Northern Territory ("DPIR") on the Amungee NW-1H well along with the contingent gas resource estimate they prepared.	A discovery has been made and a material gas resource estimate announced, the Beetaloo Sub- basin will continue to be explored.	Despite the Notification of Discovery and the announcement of a material gas resource, commerciality may not be reached.
15-16	Beetaloo Sub-basin, Northern Territory, Australia – Current Activity		
	This section of the document contains forward looking statements relating to the Group's activities and drilling results to date in the Beetaloo Sub-basin.	The Group has assumed that the drilling and exploration programme will continue as planned.	The risks are (1) Origin determines not to continue the work programme and /or (2) the project is not brought to commerciality.
13	Beetaloo Sub-basin, Northern Territory, Australia – Current Activity		
	This section of the document from "Key Details of the Discovery Evaluation Report royalties over the permits" includes details of what was submitted to the Northern Territory Government which indicated an original gas in place (" OGIP ") of 496 trillion cubic feet (" TCF ") over 16,145km ² . The section also includes Origin's gross contingent resource estimate of 6.6TCF over 1,968km ² .	The OGIP and contingent gas resource calculated are the best estimates based on the drilling results to date and other data (including seismic) available.	The OGIP and contingent gas resource are only estimates and the project may not be brought to commerciality.
14	Beetaloo Sub-basin, Northern Territory, Australia – Current Activity - Further information relating to disclosure of resources		
	This section of the document which includes the table beginning with "Well Nameto demonstrate that the project is technically feasible and a development plan has been generated, economics can be run to determine commerciality of production." contains forward looking statements.	The work programme will continue after legislative changes have been made to give effect to the recommendations from the scientific inquiry into hydraulic fracturing and the project will be brought towards commerciality.	The risks are (1) legislative changes required to give effect to the recommendations may be unduly delayed or result in an unfavourable outcome, both of which would adversely impact the drilling and exploration programme and /or (2) the project is not brought to commerciality.

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Page No.	Forward looking statements	Assumptions	Risk factors
17	Karoo Basin, South Africa		
	"In September 2018, the Mineral and Petroleum Resources Development Amendment Bill (" MPRDA Bill "), the long-delayed draft legislation for the mining and petroleum industries was withdrawn. There are now plans to come up with separate laws to govern the two sectors. The MPRDA Bill touched on several contentious issues such as requirements for local processing of minerals and free-carry provisions on oil discoveries."	The awarding of the exploration right over the acreage is estimated to occur in 2020.	The finalisation of legislation and regulation in South Africa may be delayed or Falcon may not be awarded the licence.
	Note: In the AIF for year ended 31 December 2017 the Group indicated the Board expected that the exploration right would be awarded in 2019.		

Documents incorporated by reference

The following documents, referenced herein, have been filed on the Canadian Securities Administrator's System for Electronic Document Analysis and Retrieval ("**SEDAR**") at www.sedar.com and are incorporated by reference herein:

- 1. Statement of Reserves Data and Other Oil and Gas Information with an effective date of 31 December 2018 (the "51-101F1 Report").
- 2. Report on Reserves Data prepared by Chapman Petroleum Engineering Ltd. ("Chapman") dated 20 March 2019 (the "51-101F2 Report").
- 3. Report of Management and Directors on Reserves Data and Other Information dated 24 April 2019 (the "51-101F3 Report").

Dollar amounts

All dollar amounts in this document are in United States dollars ("\$"), except as otherwise indicated. "CDN\$" where referenced represents Canadian Dollars; "£" represents British Pounds sterling, "HUF" represents Hungarian Forints "A\$" represents Australian Dollars and "€" represents the Euro.

The financial information provided herein has been prepared in accordance with International Financial Reporting Standards ("**IFRS**").

2. CORPORATE STRUCTURE

Falcon was incorporated and registered in British Columbia, Canada on 18 January 1980 under the laws of the Province of British Columbia with the name Sanfred Resources Ltd. ("**Sanfred**").

On 21 December 1999, Sanfred consolidated its authorised and issued share capital. On the same date Sanfred changed its name to Falcon Oil & Gas Ltd. On 2 March 2005, Falcon transitioned from the British Columbia Company Act to the new *Business Corporations Act* (British Columbia) ("**BCA**"). Other than the subsidiaries through which Falcon acts, Falcon has no commercial name other than its registered name and does not operate under any other name.

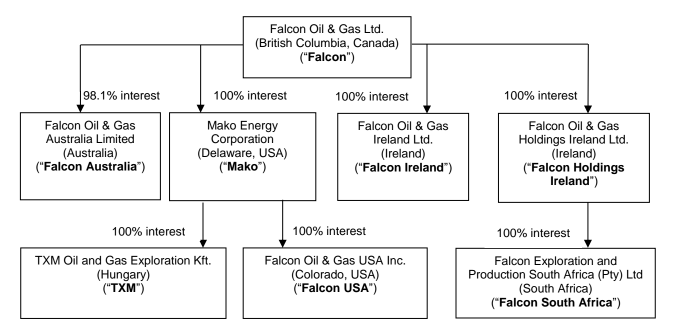
Falcon is a reporting issuer and the principal corporate legislation under which it operates is the BCA and the regulations made thereunder.

Falcon's registered office is at 1200 Waterfront Centre, 200 Burrard Street, Vancouver BC V7X 1T2, Canada. Falcon's head office is at 68 Merrion Square South, Dublin 2, Ireland, telephone number +353 1 676 8702. The Company's corporate website address is www.falconoilandgas.com.

Falcon has no administrative, management or supervisory bodies other than the Board of Directors ("**the Board**"), and the committees as set out in in this document, namely the Audit Committee, the Compensation Committee and the Reserves Committee.

Organisational structure

The following chart depicts the organisation of the Company as at the date hereof, including its subsidiaries:



Falcon Australia was formed in August 2008 to acquire working interests in certain properties in the Beetaloo Sub-basin located in the Northern Territory, Commonwealth of Australia.

Mako was incorporated under the laws of the State of Delaware, United States of America on 8 November 2004 for the purpose of acquiring, exploring, and developing oil and gas properties.

Falcon Ireland was incorporated on 25 April 2012 and functions as a service company for corporate headquarters.

Falcon Holdings Ireland was incorporated on 6 November 2013 and functions as a holding company for the Group's investment in Falcon South Africa.

TXM was formed in 2004 to conduct oil and gas exploration and development business in the Republic of Hungary.

Falcon USA was formed in August 2008 to hold the Company's working interest in the Buckskin Mesa Project located in the Piceance Basin, Colorado. On 24 February 2009, the Company reassigned its interest in the Buckskin Mesa Project to PetroHunter Energy Corporation ("**PetroHunter**") and the Company was relieved of all obligations related to the project. Falcon USA is now dormant.

Falcon South Africa was incorporated on 17 March 2014 to conduct oil and gas exploration and development in South Africa.

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3. GENERAL DEVELOPMENT OF THE BUSINESS

The development of the business from 2016 to date is chronicled below:

Developments of the business during 2016

On **18 January 2016** Falcon announced that on 15 January 2016 it granted Stock Options ("**Options**") to purchase an aggregate of 38,700,000 common shares of Falcon to recipients, including directors and officers under the stock option plan approved at Falcon's annual shareholders meeting held on 9 December 2015. The Options were granted at an exercise price of CDN\$0.11 being the closing share price on the TSX-V on 15 January 2016. The vesting schedule of the Options granted allowed for 1/3 of the Options to vest immediately with an additional 1/3 vesting on each subsequent anniversary until the Options fully vested on 14 January 2018. The Options have an expiry date of 14 January 2021.

On 9 March 2016 Falcon provided an operational update for its operations in Australia, South Africa and Hungary.

In Australia preparations were underway for the Group's 2016 Beetaloo drilling and exploration programme, comprising civils, the remobilisation of Rig 185 and the drilling of two vertical wells, Beetaloo W-1, in EP 117 approximately 85km south of the wells drilled in 2015 and a second well, the location of which was being finalised and the hydraulic stimulation of either well. The 2016 programme also included the re-entry and hydraulic stimulation of Amungee NW-1H in EP98, this well was drilled in November 2015 to a Total Depth ("**TD**") of 3,808 metres, including 1,100 metres horizontal section in the "B Shale" interval of the Middle Velkerri formation.

In South Africa the Petroleum Agency of South Africa ("**PASA**") confirmed that it expected to finalise a recommendation to the Minister of Mineral Resources on Falcon's application for a shale gas exploration licence in South Africa's Karoo Basin, by May 2016.

It was further noted that Falcon continued to review its operations and future plans in Hungary, evaluating all options available to the Group to deliver shareholder value. The Group maintains its 100% interest in the Máko Trough.

On **28 April 2016** Falcon provided a technical and operational update for its operations in the Beetaloo Sub-basin, Australia. This included the technical results from the 2015 drilling programme, the objectives for 2016 and the operational schedule for 2016.

On **25 July 2016** Falcon announced the successful re-entry and casing of Amungee NW-1H horizontal well and the spudding of the Beetaloo W-1 vertical well in the Beetaloo Sub-basin, Australia.

On **14 September 2016** Falcon provided a technical and operational update on the conclusion of drilling operations on Beetaloo W-1 well to a TD of 3,173 metres and the completion of the 11 stage hydraulic stimulation of the horizontal Amungee NW-1H well.

Falcon also noted the statement made by Chief Minister Michael Gunner, in relation to the introduction of a moratorium on hydraulic fracturing in the Northern Territory, Australia. The Chief Minster stated that:

"The moratorium on hydraulic fracturing of onshore unconventional reservoirs within the Northern Territory will remain in place until government has thoroughly considered the recommendations of the [independent scientific] inquiry."

On **29 September 2016** Falcon provided a technical update regarding the hydraulic stimulation of the horizontal Amungee NW-1H well.

On **5 October 2016** Falcon announced the appointment of Ms. Anne Flynn as CFO. Mr. Michael Gallagher stepped down as CFO with effect from 4 October 2016.

On **12 October 2016** Falcon announced that Origin had submitted a Notification of Discovery to the DPIR on the Amungee NW-1H well in the Beetaloo Sub-basin.

On **9 December 2016** Falcon was notified that Nicolas Mathys was the beneficial owner of 50,551,600 common shares of Falcon, representing 5.49% of Falcon's then issued and outstanding shares.

On 22 December 2016 Falcon announced the completion of the extended production test on Amungee NW-1H by Origin.

Developments of the business during 2017

On **15 February 2017** Falcon announced that Origin had submitted the Results of Evaluation of the Discovery and Preliminary Estimate of Petroleum in Place for the Amungee NW-1H Velkerri B Shale Gas Pool ("**Discovery Evaluation Report**") to the Northern Territory Government and that further to the submission to the DPIR, Origin had prepared a contingent resource estimate. Falcon also noted that pending the outcome of the independent scientific inquiry into hydraulic fracturing, Origin had requested a suspension of all drilling operations with the DPIR.

On **21 February 2017** Falcon announced that on 20 February 2017 Philip O'Quigley, a director of the Company, gave notice to the Company of his intention to exercise incentive stock options to purchase an aggregate of 6,000,000 common shares in the Company at a price of CDN\$0.10 per share. The stock options were granted to Mr O'Quigley on 1 May 2012 under Falcon's approved stock option plan and were due to expire on 30 April 2017. Mr O'Quigley subsequently sold 4,500,000 shares through a placing with an unrelated private investor at £0.145 (equivalent to CDN\$0.237) per share. The closing price on the AIM market in London on 20 February 2017 was £0.15.

Following the exercise of the 6,000,000 Options and subsequent sale of the 4,500,000 common shares, Mr O'Quigley had the following shareholdings in the Company:

Name	Number of Stock Options	Number of Shares
Philip O'Quigley	14,000,000	3,013,696

On **23 February 2017** Falcon announced that on 22 February 2017 it granted incentive stock options to purchase an aggregate of 6,000,000 common shares of Falcon to Anne Flynn, CFO of Falcon under the stock option plan approved at Falcon's annual shareholders meeting held on 21 June 2016. The Options granted have a vesting schedule allowing for 1/3 of the Options to vest immediately with an additional 1/3 vesting on each subsequent anniversary until the Options are fully vested on 22 February 2019. The Options have an expiry date of 21 February 2022. The Option grant is subject to regulatory approval by the TSX Venture Exchange. The Options were granted at an exercise price of CDN\$0.20 being the closing share price on the TSX Venture Exchange on 22 February 2017 to the following:

Name	Number of	Total number of Options
	Options granted	held after grant
Anne Flynn	6,000,000	7,000,000

On **5 May 2017** Falcon announced that Origin had acquired Sasol Petroleum Australia Limited's (a subsidiary of Sasol Limited) ("**Sasol**"), 35% interest in in the Beetaloo joint venture, bringing its interest to 70%. Sasol departed the joint venture to focus its capital investment on its African and North American footprint.

On 30 June 2017 Falcon announced that Dr. György Szabó, a director of Falcon since 2006 had retired from Falcon's board.

On **12 July 2017** Falcon announced that it had been notified of a transfer between two companies acting in concert whereby Renova Assets Limited (the "**Seller**") had transferred its entire 157,083,634 common shares of Falcon representing 16.89% of Falcon's issued and outstanding shares, to Lamesa Holdings S.A. (the "**Purchaser**") for an aggregate consideration of CDN\$65,078,745 or CDN\$0.4143 per share. The ultimate beneficial owner of the Purchaser is the same person that is a beneficiary under a certain discretionary trust arrangement (pursuant to which the trustee under such trust arrangement holds a legal interest of 90% of all issued and outstanding capital of the Seller and has complete discretion over management of any trust property and distributions in favour of the trust beneficiaries).

On 14 September 2017 Falcon announced the appointment RBC Capital Markets as joint broker, alongside Davy.

On **3 October 2017** Falcon noted the transfer of the warrant to acquire 10,000,000 common shares in the capital of Falcon by Hess Oil and Gas Holdings Inc. ("**Hess**") to Nicolas Mathys. The terms of the warrant remained unchanged, with an exercise price of CDN\$0.19 per share and an expiry date of 13 January 2020.

On **16 October 2017** Falcon announced the appointment of Bruce A. Lawrence of Borden Ladner Gervais LLP as Falcon's new Corporate Secretary, with effect from 13 October 2017.

On **7 November 2017** Falcon noted the publication of community update number 25 by the scientific inquiry into hydraulic fracturing in the Northern Territory. The draft Final Report, which was due to be published in early November 2017, would be released mid-December 2017, with the Final Report to be published in March 2018.

On 12 December 2017 Falcon noted the publication of the draft Final Report by the scientific inquiry into hydraulic fracturing.

Developments of the business during 2018

On **12 February 2018** Falcon announced that Burlingame Asset Management, LLC were the beneficial owners of 48,772,302 common shares of Falcon, representing 5.24% of Falcon's issued and outstanding shares.

On **21 February 2018** Falcon noted that Origin had presented a technical paper on the potential of the Kyalla Formation in the Beetaloo Sub-basin at the Australia Exploration Geoscience Conference ("**AEGC**") in Sydney. Details are included on page 15.

On **27 March 2018** Falcon noted the publication of the Final Report by the scientific inquiry into hydraulic fracturing. Details of the announcement are included on page 16.

On **17 April 2018** Falcon welcomed the decision by the Northern Territory ("NT") government to lift the moratorium on hydraulic fracturing.

On **15 May 2018** Falcon reported that Origin had presented a technical paper, headlined - "Australia's premier shale basin: 5 plays 1,000,000,000 years in the making", at the Australian Petroleum Production and Exploration Association ("APPEA") Conference in Adelaide earlier today.

On **07 August 2018** Falcon was informed by Swiss Energy Partners (formerly Persistency Private Equity) that they no longer held common shares in Falcon.

On **16** August **2018** Falcon announced it had signed an agreement to amend the Farm Out Agreement with Origin, to deem Stage 1 of the exploration and appraisal drilling programme in the Beetaloo Sub-basin complete and to commence Stage 2 with an A\$15 million increase to the Stage 2 Cost Cap. Full details are on page 12.

On **03 October 2018** Falcon noted that CR Innovations AG ("**CRIAG**") was adjudicated bankrupt on 21 March 2017 following which Falcon and Origin approached the liquidator of CRIAG (the "**Liquidator**") with a view to terminating the overriding royalty interest ("**ORRI**"). Falcon and Origin have signed a termination agreement with the Liquidator and paid CHF150,000 (approximately US\$151,000) to the Liquidator and the 1% ORRI has been terminated.

On **10 October 2018** Falcon announced the appointment of Cenkos Securities plc as joint broker, alongside Davy and RBC Capital Markets, Falcon's current brokers.

Developments of the business during 2019

On **16 January 2019** Falcon announced it had been informed that Sweetpea Petroleum Pty Ltd. was the beneficial owner of 61,708,000 common shares of Falcon, representing 6.63% of Falcon's issued and outstanding shares.

On **21 January 2019** Falcon announced that Origin had signed a rig contract with Ensign Australia Pty Ltd. for Rig 963 for the 2019 Stage 2 Beetaloo drilling programme, with an option to extend the contract into 2020.

On **23 April 2019** it was announced that Falcon Australia had successfully negotiated a two-year extension of the call option up to and including 31 August 2021 ("the **Extension**"), to acquire it's 30% portion of the 2% ORRI from the TOG Group. The Extension will be submitted to the Northern Territory government, Australia for review, approval and registration if required. Falcon Australia will pay US\$500,000 to the TOG Group for granting the Extension, with the cost of exercising the call option increasing from US\$4.5 million to US\$7.5 million.

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4. BUSINESS DESCRIPTION

General

Falcon is an international oil and gas company engaged in the exploration and development of unconventional oil and gas assets. The Company's interests are located in internationally diversified countries that are characterised by a high regional demand for energy and are close to existing infrastructure allowing rapid delivery of oil and gas to market in Australia and Hungary.

Falcon's strategy is to leverage the Group's expertise in the unconventional oil and gas industry to acquire interests in licences covering large acreages of land and to build on its internationally diversified portfolio of unconventional assets and interests, which are located in countries that the Board believes support the exploitation of unconventional oil and gas. Falcon seeks to add value to its assets by entering into farm-out arrangements with major oil and gas companies that will fully or partially carry Falcon through seismic and drilling work programmes. The Group's principal interests are located in two major underexplored basins in Australia and South Africa and further interests in Hungary, covering approximately 12.3 million gross acres in total. The carrying value at 31 December 2018 of the Company's interest in Australia is \$39.7 million, while the Hungarian asset is nil due to a determination in 2014 that the estimated recoverable amount was insufficient to cover the carrying value of the asset. For the South Africa ninterest, costs associated with the technical cooperation permits are expensed as incurred.

Falcon is incorporated in British Columbia, Canada and headquartered in Dublin, Ireland. Falcon's Common Shares are traded on the TSX-V (symbol: FO.V); AIM, a market operated by the London Stock Exchange (symbol: FOG) and Euronext Growth, a market regulated by the Irish Stock Exchange pls, trading as Euronext Dublin (symbol: FAC).

Summary of Operations

The following table summarises the principal oil and gas interests of the Company in Australia, South Africa and Hungary:

Assets (Country)	Interest (%)	Operator	Status	Area (km²)
Exploration Permit EP-76 (Beetaloo Sub-basin, Northern Territory, Australia)	30 ⁽ⁱ⁾	Origin (iii)	Exploration	1,891.3
Exploration Permit EP-98 (Beetaloo Sub-basin, Northern Territory, Australia)	30 ⁽ⁱ⁾	Origin (iii)	Exploration	10,316.0
Exploration Permit EP-117 (Beetaloo Sub-basin, Northern Territory, Australia)	30 ⁽ⁱ⁾	Origin (iii)	Exploration	6,412.0
Technical Cooperation Permit, (Karoo Basin, South Africa) (iii)	100	Falcon	TCP	30,327.9
Makó Production Licence (Makó Trough, Hungary)	100	ТХМ	Production	994.6

Notes:

(i) Falcon owns 98.1% of Falcon Australia, which holds a 30% interest in the Beetaloo exploration permits. The remaining 1.9% interest of Falcon Australia is held by others.

(ii) In compliance with the terms of the Technical Cooperation Permit ("**TCP**"), the Company submitted its application for an exploration permit in August 2010 prior to the moratorium being introduced in April 2011. Local counsel has confirmed that despite the TCP expiry date of October 2010 having passed, the Company's interests remain valid and enforceable.

(iii) Falcon completed its farm-out with Origin and Sasol Petroleum Australia Limited ("**Sasol**"), collectively known as the "**Farminees**" on 21 August 2014. On completion, Origin was appointed as operator of the exploration permits. On 5 May 2017, it was announced that Origin had acquired Sasol's 35% interest, bringing its overall interest to 70% in the Beetaloo Exploration Permits.

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Beetaloo Sub-basin, Northern Territory, Australia

Overview

Falcon Australia is one of the two registered holders of approximately 4.6 million gross acres (~ 18,619 km²), 1.4 million net acres, of three exploration permits in the Beetaloo Sub-basin, Northern Territory, Australia. The Beetaloo Sub-basin is located 600 kilometres south of Darwin, close to infrastructure including a highway, a pipeline and a railway, offering transport options to the Australian market and beyond via the existing and developing liquified natural gas capacity in Darwin.

The Beetaloo Sub-basin is a Proterozoic and Cambrian tight oil and gas basin. In its entirety, the Beetaloo Sub-basin covers approximately 8.7 million acres (~ 35,260 km2) and is a relatively underexplored onshore exploration basin. The area is also remote and sparsely populated. In consideration of these factors, the Board believes the Beetaloo Sub-basin has shale oil and shale gas potential.

Exploration Permits

A summary of Falcon Australia's Beetaloo exploration permits is included on the previous page.

In accordance with local law and regulations, all of Falcon Australia's acreage interests are subject to combined government and Northern Land Council royalties on production values of up to approximately 12% and 1% (subject to the exercise of Falcon Australia's call option - see "Overriding Royalty Beetaloo Sub-basin exploration permits" for details) to other parties. Falcon Australia is subject to Commonwealth Government corporation tax of 30%, however where the entity has aggregated annual turnover of less than A\$25 million for the financial year Falcon Australia would be considered a 'base rate entity' for Australian tax purposes and would be taxed at a lower rate of 27.5%. Falcon Australia is also subject to the Commonwealth Government's Petroleum Resource Rent Tax ("**PRRT**") levied at the rate of 40% on taxable profits derived from the petroleum projects. The PRRT is calculated on the individual projects, and royalties are deductible for PRRT purposes. The PRRT tax system is separate from the company income tax system and is based on cash flow. Both royalties and PRRT are deductible for corporate income tax purposes.

Overriding Royalty Beetaloo Sub-basin exploration permits

In November 2013, Falcon Australia entered an agreement ("**CRIAG Agreement**") with CRIAG to acquire its 4% ORRI relating to its exploration permits. In December 2013, Falcon Australia entered an agreement ("**TOG Agreement**") with Malcolm John Gerrard, Territory Oil & Gas LLC and Tom Dugan Family Partnership LLC ("**TOG Group**") to acquire 7% (seven eighths) of their 8% private ORRI over the Beetaloo Sub-basin exploration permits. The Group completed the two agreements to acquire 8% of the privately held ORRI at a total cost of \$7 million, of which \$1 million was paid in November 2013 and \$6 million on completion of the farm–out with Origin and Sasol in August 2014. The Group also secured an agreement to acquire a further 3% based on two five year call options granted to Falcon Australia at a future combined cost of \$20 million to Falcon Australia and Origin in proportion to their interest, leaving a 1% royalty in private hands.

CRIAG was adjudicated bankrupt on 21 March 2017, following which Falcon and Origin approached the liquidator of CRIAG (the "**Liquidator**") with a view to terminating the ORRI. On 3 October 2018 Falcon announced that they and Origin had signed a termination agreement with the Liquidator and paid CHF150,000 (approximately US\$151,000) to the Liquidator and the 1% ORRI was terminated.

On 23 April 2019 it was announced that Falcon Australia had successfully negotiated a two-year extension of the call option up to and including 31 August 2021 to acquire it's 30% portion of the 2% ORRI from the TOG Group. The Extension will be submitted to the Northern Territory government, Australia for review, approval and registration if required. Falcon Australia will pay US\$500,000 to the TOG Group for granting the Extension, with the cost of exercising the call option increasing from US\$4.5 million to US\$7.5 million.

Transformational Farm Out of Beetaloo unconventional acreage

On 21 August 2014, Falcon Australia completed its farm-out agreement and joint operating agreement (collectively the "**Agreements**") with the Farminees, each farming into 35% of Falcon Australia's exploration permits in the Beetaloo Sub-basin, Australia (the "**Permits**").

The transaction details were:

- Falcon Australia received A\$20 million cash from the Farminees.
- Origin was appointed operator.
- Farminees to carry Falcon Australia in a nine well exploration and appraisal programme between 2014 and 2018 inclusive, detailed as follows:
 - o 3 vertical exploration/stratigraphic wells and core studies;
 - 1 hydraulic fracture stimulated vertical exploration well and core study;
 - o 1 hydraulic fracture stimulated horizontal exploration well, commercial study and 3C resource assessment; and
 - o 4 hydraulic fracture stimulated horizontal exploration/appraisal wells, micro-seismic and 90 day production tests.

- Drilling/testing specifically planned to take the project towards commerciality. Falcon Australia retained a 30% interest in the Permits.
- Farminees to pay for the full cost of completing the first five wells estimated at A\$64 million, and to fund any cost overruns.
- Farminees to pay the full cost of the following two horizontally fracture stimulated wells, 90 day production tests and micro seismic data collection with a capped expenditure of A\$53 million, any cost overrun funded by each party in proportion to their working interest.
- Farminees to pay the full cost of the final two horizontally fracture stimulated wells and 90 day production tests capped at A\$48 million, any cost overrun funded by each party in proportion to their working interest.
- Farminees may reduce or surrender their interests back to Falcon Australia only after:
 - The drilling of the first five wells; or
 - The drilling and testing of the subsequent two horizontally fracture stimulated wells.

On **5 May 2017**, it was announced that Origin had acquired Sasol's 35% interest in the Beetaloo joint venture. The transaction did not impact Falcon's 2014 farm-out agreement detailed above, as Origin assumed 100% of the future costs of the farm-out. Sasol departed the Joint Venture to focus its capital investment on its African and North American footprint.

On **16** August **2018**, Falcon announced it had signed an agreement to amend the farm-out agreement with Origin to deem Stage 1 of the exploration and appraisal drilling programme in the Beetaloo Sub-basin complete and to commence Stage 2, with an A\$15 million increase to the Stage 2 capped expenditure. Details of the announcement were as follows:

Stage 1 Early Completion

The Joint Venture "**JV**" agreed that, following the success of the fracture stimulated horizontal well in 2016, accelerating into the Stage 2 horizontal drilling programme was far more beneficial than fracture stimulating the final vertical well under Stage 1.

Stage 2 - A\$15 million Cost Cap Increase

With the removal of the fracture stimulation of the vertical well and accelerating the commencement of Stage 2, Origin agreed to increase the Stage 2 expenditure by A\$15 million, to approximately A\$65 million for the exploration and appraisal programme. Any portion of the A\$15 million increase not utilised during Stage 2 will transfer to the Stage 3 capped expenditure, which currently stands at A\$48 million.

Stage 2 Exploration and Appraisal Drilling Program

The JV has agreed to evaluate the potential of the liquid-rich gas fairways in both the Kyalla and Velkerri plays. Exploration and appraisal activities planned for 2019 include the drilling of one vertical well and the drilling and hydraulic fracture stimulation of two horizontal wells. This will allow for the assessment of three plays, including the Velkerri B dry gas play discovered in 2016, so that the most commercially prospective play can be targeted during Stage 3.

Stage 3 Early Capital Commitments

The Stage 2 exploration and appraisal drilling programme will determine the most commercially prospective play to be targeted during Stage 3. The JV has agreed to the early commitment of Stage 3 capital expenditure during 2019, allowing for an efficient transition from Stage 2 to Stage 3, where Origin and Falcon agree to proceed to Stage 3.

The Group had expected the work on the first five wells to be completed in 2016, the next two horizontally fracture stimulated wells to be undertaken in 2017 and the final two horizontally fracture stimulated wells to be undertaken in 2018. The moratorium on hydraulic fracturing has delayed the completion of the drilling and exploration programme. Work has however commenced at some well sites, including water bore drilling and water monitoring, with drilling targeted to commence in June 2019.

Discoveries and Prospectivity

Work was previously undertaken by a Rio Tinto Group subsidiary company, Sweetpea Petroleum Pty Ltd. ("**Sweetpea**"), Hess and Falcon Australia. Sweetpea drilled the Shenandoah-1 vertical well, which was deepened by Falcon Australia. Hess acquired 3,490 kilometres of 2D seismic data. The seismic database, along with existing well data, provided a solid platform to extrapolate a detailed structural and stratigraphic model for the Beetaloo Sub-basin, concluding the basin was an active petroleum system.

2015 saw the commencement of the work programme with the drilling of three wells, Kalala S-1 to a total depth (**"TD**") of 2,619 metres, Amungee NW-1 to a TD of 2,611 metres and the first horizontal well, Amungee NW-1H to a TD of 3,808 metres, including a 1,100 metre horizontal section. In 2016, the Beetaloo W-1 well was drilled to a TD of 3,173 metres and the horizontal Amungee NW-1H well was hydraulic stimulated.

On **12 October 2016**, Falcon announced that Origin had submitted a Notification of Discovery to the DPIR on the Amungee NW-1H well in the Beetaloo Sub-basin and on **15 February 2017** it was announced that Origin had submitted the Results of Evaluation of the Discovery and Preliminary Estimate of Petroleum in Place for the Amungee NW-1H Velkerri B Shale Gas Pool ("**Discovery Evaluation Report**") to the Northern Territory Government.

The submission followed the completion of extended production testing at the Amungee NW-1H exploration well of the "B Shale" member of the Middle Velkerri formation.

In addition, Origin undertook a resource study based on the Amungee NW-1H well results and other key wells in the Beetaloo Sub-basin including regional seismic data to determine a best estimate ("2C") contingent gas resource estimate for the Middle Velkerri B Shale Pool within EP76, EP98 and EP117.

Key Details of the Discovery Evaluation Report

The Discovery Evaluation Report was submitted in compliance with Section 64 of the Northern Territory Petroleum Act (2016) and as per the Reporting a Petroleum Discovery Guideline. The Report provides the following volumetric estimates and recovery / utilisation factors for the B Shale member of the Middle Velkerri formation within permits EP76, EP98, and EP117.

Middle Velkerri B Shale Volumetric Estimates as of 15 February 2017 (¹)					
	Gross Net Attributable (²)				
	Best Estimate	Best Estimate			
Area km ² (³)	16,145	4,751			
Original Gas In Place ("OGIP") (TCF)(4)	496	146			
Combined Recovery / Utilisation Factor (5)	16%	16%			
Technically Recoverable Resource (TCF)	85	25			
OGIP Concentration (BCF/km ²) (⁶)	31	31			

¹The Report and estimates included in the table above were not prepared in accordance with the Canadian Oil and Gas Evaluation Handbook ("COGEH") ² Falcon's working interest is 29.43%, net attributable numbers do not incorporate royalties over the permits

³ Area defined by a depth range at a maturity cut-off consistent with the dry gas window within the Beetaloo JV Permits (EP76, EP98, EP117) ⁴Trillion cubic feet

⁵The combined recovery/utilization factor range was applied stochastically to the OGIP range to calculate the range of technically recoverable resource within the Beetaloo JV permits.

⁶Billion cubic feet per square kilometre

Understanding the factors controlling deliverability and recovery as well as spatial variation within the gas play/shale pool are in their infancy. A quantitative assessment of the aggregated estimated recoverable resource of the gas play that can handle these complexities will require a statistically significant number of wells testing the gas play. As there is only a single production test within the gas play Origin decided upon a qualitative assessment approach instead to estimate the technically recoverable resource. There is no certainty that any portion of the resources will be discovered. If discovered, there is no certainty that it will be commercially viable to produce any portion of the resources.

Factors considered in the qualitative assessment of technically recoverable hydrocarbon resource in the gas play were the stimulated rock volume recovery factor range, the subsurface utilization factor range and surface utilization factor range.

Origin's Contingent Gas Resource Estimates for the Middle Velkerri B Shale Pool within EP76, EP98 and EP117 Origin also prepared a contingent resource estimate using probabilistic methods and reservoir evaluation data, in addition to regional seismic data.

Assessment of 2C Contingent Gas Resource Estimates for the Middle Velkerri B Shale Pool within EP76, EP98 and EP117 as of 15 February, 2017¹

•		
Measured and Estimated Parameters	Units	Best Estimate
Area ²	km ²	1,968
OGIP ³	TCF	61.0
Gross Contingent Resource ⁴	TCF	6.6
Net Contingent Resource ^{4,5}	TCF	1.94

Contingent resource estimates were prepared on a statistical aggregation basis and in accordance with the Society of Petroleum Engineers Petroleum Resources Management System ("SPE-PRMS"). SPE-PRMS was developed by an international group of reserves evaluation experts and endorsed by the World Petroleum Council, the American Association of Petroleum Geologists, the Society of Petroleum Evaluation Engineers, and the Society of Exploration Geophysicists. Contingent resource estimates are those quantities of gas (produced gas minus carbon dioxide and inert gasses) that are potentially recoverable from known accumulations but which are not yet considered commercially recoverable due to the need for additional delineation drilling, further validation of deliverability and original gas in place, and confirmation of prices and development costs. If the estimates were to be prepared in accordance with COGEH, Falcon is highly confident that there would be no change to the contingent resource estimates above.

² P50 area from the Contingent Resource area distribution

³OGIP presented is the product of the P50 Area by the P50 OGIP per km²

⁴ Estimated gas contingent resource category of 2C. There is no certainty that it will be commercially viable to produce any portion of the resources

⁵ Net to Falcon's 29.43% working interest in EP76, EP98, and EP117, the net contingent resource number does not incorporate royalties over the permits

As noted in Origin's press release the "The contingent resource estimates contained in [their] report are based on, and fairly represents, information and supporting documentation that have been prepared by Alexander Côté who is a full-time Origin employee and a Qualified Reserves and Resource Evaluator. Mr Côté is a registered professional engineer with specialised unconventional gas resource characterisation and development experience. Mr Côté has consented to the form and context in which these statements appear". Mr Côté is a member of the Association of Professional Engineers and Geoscientists of Alberta.

Further information relating to the disclosure of the contingent gas resource estimates

Well Name	Amungee NW-1H
Permit / location	EP98 (onshore Beetaloo Sub-basin Northern Territory, Australia)
Working interest in well	Falcon 29.43%
Product type	Shale gas
Geological rock type of formation drilled	Organic rich shale (mudstone and siltstone)
Depth of zones tested	~2170-2190 metres below sea level
Type of test	Production test following hydraulic fracture stimulation
Hydrocarbon phases recovered	Gas (Approximate composition: methane ~92%, ethane+ ~3%, carbon dioxide and inerts ~5%)
Flow rates and volumes	Average rate (57 days): 1.1 MMscf/d, Final production rate: 1.07 MMscf/d, Cumulative production: 63 MMscf
Number of fracture stimulation stages	11 stages (average size ~ 100 ton per stage)
Risks and level of uncertainty with recovery of resources	Risks and uncertainties include the lifting of the Northern Territory moratorium on hydraulic fracture stimulation, completing longer-duration production testing above the 57 days conducted on Amungee NW-1H, reducing well costs with scale of activity, establishing gas sales agreements and building infrastructure to connect the resource to market.
	Contingent on the moratorium being lifted, additional appraisal drilling is planned (as per the work program associated with the permits), along with hydraulic fracture stimulation and testing to assess deliverability and move the project towards commercialisation.
Significant positive and negative factors relevant to the estimate	Significant positive factors relevant to the estimate of the contingent resources include the successful well test at Amungee NW-1H which produced enough gas to surface to be of commercial interest; core and log data from Amungee NW-1H, Beetaloo W-1, Kalala S-1, Tanumbirini-1, McManus-1, Altree-2 and Walton-2 provide convincing evidence of a significant volume of moveable hydrocarbons; and the Marcellus Shale (Pa., USA) and Barnett Shale (Tx., USA) are analogous, commercially-productive fields that are similar to the Velkerri B Shale reservoir.
	Significant negative factors include the lifting of the Northern Territory moratorium on hydraulic fracture stimulation, the limited number of wells on the Company's acreage, lack of a developed service sector providing uncertainty regarding estimates of capital and operating costs, developing hydrocarbon regulations and environmental legislation and the requirement to obtain social acceptability for oil and gas operations.
Commerciality	Currently this project is based on a conceptual study. The economic status is undetermined at this time. The contingent resources will continue to be assessed as additional appraisal wells are drilled and tested in order to better evaluate the commercial potential of the play. After a sufficient number of wells have been drilled to demonstrate that the project is technically feasible and a development plan has been generated, economics can be run to determine commerciality of production.

Current Activity

On **21 February 2018**, Falcon announced that Origin had presented a technical paper on the potential of the Kyalla formation in the Beetaloo Sub-basin at the Australia Exploration Geoscience Conference (AEGC) in Sydney. The key conclusions by Origin were the following:

- Reservoir and geomechanical analysis acquired at the Beetaloo W-1 well indicate the presence of two potential Source Rock Reservoir ("SRR") intervals; the middle Kyalla SRR and the lower Kyalla SRR.
- Geomechanical properties of the lower Kyalla SRR suggest it has the greater potential and could be conducive to successful hydraulic fracture stimulation.
- Development of the lower Kyalla SRR, if viable, could have significant cost advantages over that of the middle Velkerri SRR due to expected lower drilling costs.
- Mudgas and core analysis indicate the reservoir is likely to be wet gas which could also improve the economics considerably.
- There is also the possibility that a successful lower Kyalla SRR test could lead to a 'stacked' play development with the middle Velkerri SRR. Infrastructure sharing synergies, with a greater portion of centralised infrastructure, could result in significant cost savings and an optimised surface footprint.
- Further appraisal work is required to determine the deliverability of the identified Kyalla SRRs.

On **15 May 2018** Origin presented a technical paper, headlined - "Australia's premier shale basin: 5 plays 1,000,000,000 years in the making", at the Australian Petroleum Production and Exploration Association ("**APPEA**") Conference. The key findings are summarised as follows:

Origin has identified four additional potential plays in the Beetaloo Sub-basin in addition to the existing and explored Velkerri shale dry gas play, namely;

- Velkerri shale liquids rich gas play,
- Kyalla shale and hybrid liquids rich gas plays, and
- Hayfield sandstone oil/condensate play.

The Velkerri shale dry gas remains the most materially and technically mature resource. Origin stated, "as such, the Beetaloo provides the JV with a diversified portfolio of material multi-TCF plays, each with the potential to redefine Australia's energy market."

Velkerri shale liquids rich gas play

Located along the northern and south-eastern flanks of the Beetaloo Sub-basin.

- Indications that porosity and permeability are higher in these areas.
- Gas composition and maturity modelling indicate a possible condensate to gas ratio ("CGR") in the region of 5-40 bbl/MMscf.
- A horizontal fracture stimulated well is required to assess technical viability.

Kyalla shale and hybrid lithology liquids rich gas play

- Two related liquid rich gas play types have been identified for further appraisal:
 - o shale play targets, and
 - o hybrid play targets.
- Prospective areas are interpreted to be confined to the JV's permits.
- There is likely a cost advantage over the Velkerri shale dry gas play as it is shallower.
- Liquid yields could be in the range of 15-60 bbl/MMscf.
- Additional work is required to rank these plays for further appraisal.

Hayfield sandstone oil/condensate play

- Interpreted as a thin but regionally extensive sandstone confined to the north of the JV permits.
- Strong wet gas shows in the Amungee NW-1 and other regional wells suggest the presence of liquid hydrocarbons without significant formation water.
- The Hayfield Sandstone is a tight sandstone with a significant secondary porosity network (but low matrix permeability) and potentially the presence of open, uncemented, hydrocarbon filled natural fractures.
- Anticipated to have the highest liquid yields and lowest well costs that could contribute to improved economics of a stacked play development.
- Success will be dependent on the combination of system permeability and resource density.
- Would require a horizontal fracture stimulated well to assess the technical viability of the play.

Northern Territory Government Moratorium

In September 2016, the Northern Territory introduced a moratorium on hydraulic fracturing and a scientific inquiry into hydraulic fracturing was duly established. On **27 March 2018**, Falcon noted the publication of the Final Report by the scientific inquiry into hydraulic fracturing.

Justice Rachel Pepper noted in Community Update #31 that the overall conclusion is that risk is inherent for the onshore shale gas industry, however if all of the recommendations are implemented, the identified risks associated with any onshore shale gas industry can be mitigated or reduced to an acceptable level, and in some cases, the risks can be eliminated.

Summary of Final Report

The summary of the Final Report provided the following conclusion:

"No industry is completely without risk, and the development of any onshore shale gas industry in the NT [Northern Territory] is no exception. But having considered the latest and best-available scientific data from a wide range of sources, and noting the recent and continuing technological improvements in the extraction of onshore shale gas, the conclusion of this Inquiry is that the challenges and risks associated with any onshore shale gas industry in the NT can be appropriately managed by, among other things:

- releasing land that is environmentally, socially and culturally appropriate for use for shale gas development;
- mandating world-leading engineering standards for the construction, maintenance and de-commissioning of all
 onshore shale gas wells and for the extraction of shale gas by hydraulic fracturing;
- implementing new technologies where relevant as soon as they become available;
- requiring the comprehensive monitoring and reporting of all aspects of onshore shale gas operations with real-time public scrutiny of the resulting data;
- implementing area (regional) based approval processes;
- the completion of a SREBA [strategic regional environmental and baseline assessment] before production to gather essential baseline data prior to any onshore shale gas industry being developed;
- insisting on a standalone comprehensive SIA [social impact assessment] for each onshore shale gas project;
- ensuring that traditional Aboriginal owners and Aboriginal communities are properly and comprehensively consulted about all aspects (positive and negative) of any onshore shale gas project on or affecting their country;
- ensuring that the regulator is truly independent and that laws protecting the environment are properly enforced with sufficiently stringent sanctions for non-compliance;
- ensuring greater access to justice;
- reforming the current regulatory framework governing onshore shale gas development in the NT to strengthen transparency and accountability of all decision-making;
- introducing full fee recovery to fund the necessary regulatory reforms and to ensure that strong oversight is maintained; and
- ensuring that all of the recommendations contained in this Report are implemented in full.

Of course, nothing is guaranteed. And with any new industry, it is not uncommon for problems to emerge. However, it is the Panel's opinion that, provided that all of the recommendations made in this Report are adopted and implemented in their entirety, not only should the risks associated with an onshore shale gas industry be minimised to an acceptable level, in some instances, they can be avoided altogether."

On **17 April 2018** Falcon welcomed the decision by the NT government to lift the moratorium on hydraulic fracturing. Resumption of field work with Origin to start as soon as practical, adopting recommendations of the scientific inquiry and obtaining necessary approvals to complete the remaining work programme.

On **16** August **2018**, Falcon announced it had signed an agreement to amend the farm-out agreement with Origin to deem Stage 1 of the exploration and appraisal drilling programme in the Beetaloo Sub-basin complete and to commence Stage 2 with a A\$15 million increase to the Stage 2 Cost Cap. Full details are on page 12.

On **3 October 2018**, Falcon announced that the JV had signed a termination agreement with the Liquidator of CRIAG and paid CHF150,000 (approximately US\$151,000) to the Liquidator and the 1% ORRI had been terminated.

On **21 January 2019**, Falcon announced that Origin had signed a rig contract with Ensign Australia Pty Ltd. for Rig 963 for the 2019 Stage 2 Beetaloo drilling programme, with an option to extend the contract into 2020.

On **23 April 2019** it was announced that Falcon Australia had successfully negotiated an Extension to acquire it's 30% portion of the 2% ORRI from the TOG Group. Full details are on page 11.

Karoo Basin, South Africa

Overview

The Company holds a TCP covering an area of approximately 7.5 million acres (~ 30,327 km²), in the southwest Karoo Basin, South Africa. The TCP granted Falcon exclusive rights to apply for an exploration right over the underlying acreage, which they duly did in August 2010, submitting an application to the Petroleum Agency of South Africa ("**PASA**"). The Company also submitted an environmental management plan in January 2011 which was updated at the request of the PASA and submitted on 27 February 2015.

Technical Regulations

On 3 June 2015, the Minister of Mineral Resources (the "**Minister**") published the Regulations for Petroleum Exploration and Production, which prescribe various technical and environmental standards for onshore hydraulic fracturing. The promulgation of the regulations meant exploration companies could conduct hydraulic fracturing if all necessary statutory approvals are in place.

However, on 18 October 2017, the Eastern Cape High Court held that the Minister lacked the authority to promulgate the Regulations for Petroleum Exploration and Production. The Minister indicated they would review the outcome of the High Court ruling and would decide on how to proceed. He also signaled South Africa remained committed to a shale gas industry and licenses could be issued in 2019.

Fiscal Terms

In September 2018, the MPRDA Bill, the long-delayed draft legislation for the mining and petroleum industries was withdrawn. There are now plans to come up with separate laws to govern the two sectors. The MPRDA Bill touched on several contentious issues such as requirements for local processing of minerals and free-carry provisions on discoveries.

Corporation tax in South Africa is imposed at a rate of 28% of taxable income. Dividends tax is imposed on the shareholder at a rate of 20%, but it may be reduced in terms of a Double Tax Agreement (if applicable) and is 0% in respect of dividends paid by an oil and gas company out of amounts attributable to its oil and gas income. The 20% rate is effective from 22 February 2017.

The South African Government is entitled to a royalty on the sale of mineral resources of up to 7% of gross sales for unrefined resources and 5% of gross sales for refined resources, such as oil and gas.

Discoveries and Prospectivity

The overall Karoo Basin is approximately 173 million acres (~ 700,000 km²), located in central and southern South Africa, containing thick, organic rich shales such as the Permian Whitehill formation. The Karoo describes a geological period lasting some 120 million years, covering the late Paleozoic to early Mesozoic interval periods. Rocks were deposited in a large regional basin, resulting in the build-up of extensive deposits. Until recently, the Karoo Basin was not considered prospective for commercial hydrocarbons resulting, however in an independent report dated June 2013, the U.S. Energy Information Administration ("**EIA**") estimated there are 390 trillion cubic feet ("**Tcf**") of technically recoverable resources, ranking it fifth in the world after China, USA, Argentina and Mexico for shale gas potential. The Permian Ecca group contains three potential shales identified as having potential for shale gas, with the Whitehall Formation, considered ubiquitous, having a high organic content and deemed thermally mature for gas.

Cooperation agreement

In December 2012, Falcon entered a cooperation agreement with Chevron Business Development South Africa Limited ("**Chevron**") to jointly seek unconventional exploration opportunities and obtain exploration rights in the Karoo Basin over a period of five years, subject to the parties mutually agreeing participation terms applicable to each right. As part of the agreement, Chevron made a cash payment to Falcon of \$1 million in February 2013, as a contribution to past costs. The cooperation agreement terminated in December 2017 at the end of the five-year exclusivity period.

Current activity

The Board awaits the new legislation for the petroleum industry following the withdrawal of the MPRDA Bill in 2018 and the Board now estimates that that awarding of an exploration right over the acreage could occur in 2020.

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Makó Trough, Hungary

Overview

Falcon has been active in the Makó Trough since 2005 when it acquired two exploration licences, the Makó and the Tisza exploration licences. In 2007, Falcon's subsidiary, TXM, was awarded the 35-year Makó Production Licence which covers some of the acreage originally covered by the Makó and the Tisza exploration licences.

Makó Production Licence

The Makó Production Licence was granted by the Hungarian Mining Authority over a gas exploration project in the Makó Trough, covering approximately 245,775 acres (~ 1,000 km²), located in south-eastern Hungary. It is located approximately ten kilometres to the east of the largest producing field in Hungary, the Algyő field, owned and operated by the MOL Group. The area is transected by existing gas pipelines and infrastructure, including a 12-kilometre gas pipeline built by Falcon, offering transport and potential access to local markets and larger distribution centres for international markets.

Under the terms of the licence, the Group is obliged to pay a 2% royalty to the Hungarian Government on any unconventional production and has a further 5% royalty payable to Prospect Resources Inc., the previous owners of the acreage.

From 1 January 2017, corporate income tax was reduced to a single rate of 9%, which is applicable to all levels of net income. 2009 saw the introduction of an additional profit based energy industry tax which is levied on energy supplying companies. The rate is 31%, with deductions allowable for certain capital expenditures. TXM is the operator and there are no outstanding work commitments on the Makó Production Licence.

Discoveries and Prospectivity

The Makó Trough contains two plays:

- the shallower Algyő Play at depths between 2,300 metres and 3,500 metres; and
- a deeper unconventional play targeting significant contingent resources in the Deep Makó Trough.

The Algyő Play

The Algyő Play is a relatively shallow play between 2,300 and 3,500 metres deep. While wells have been drilled through the Algyő Play and encountered gas shows, none tested the shallow play at an optimal location, as they targeted the Deep Makó Trough. Multiple Algyő prospects have been identified by the Group through extensive amplitude versus offset analysis, and 3D seismic data showed the presence of possible gas zones above the Szolnok formation (part of the Deep Makó Trough).

In January 2013, Falcon agreed to a three-well drilling exploration programme with NIS, a company 56% owned by Gazprom Group, to target the Algyő Play, with NIS making a cash payment of \$1.5 million to Falcon.

Only two of the three wells were drilled. Kútvölgy-1 reached TD of 3,305 metres, with the well penetrating an alternating sequence of sandstones, siltstones and shales over a gross interval of 320 metres to TD, with gas shows throughout. Two conventional cores were taken and extensive wireline logs were run. Testing indicated that the well experienced improved recovery from certain intervals however well production did not meet commercial rates and the well was plugged and abandoned.

Well testing on Besa-D-1, the second well, was completed in November 2014. The testing of two sand intervals, both part of the tight turbiditic sequence in the lower Algyő Formation, indicated well production did not meet commercial rates and the well was plugged and abandoned. In December 2015, Falcon signed a termination agreement with NIS, with NIS paying \$3.7 million to Falcon in fulfilment of its contractual obligations. Falcon retains a 100% interest in the Algyő Play.

The Deep Makó Trough

This is a deeper unconventional play targeting gas, and to a lesser extent oil, in the low permeability and low porosity rocks in the deeper horizons of the basin.

Between 2005 and 2007, Falcon acquired 1,100 km² of 3D seismic data and executed a six-well drilling programme on the Deep Makó Trough. Each of the six wells encountered thick sequences of hydrocarbon bearing rocks, and tests flowed hydrocarbons from each tested horizon. Several wells flowed gas on test and one well, Magyarcsanád-1, tested light oil. The Makó-7 results demonstrated the presence of a very large column of hydrocarbons in the well-bore.

Current activity

Falcon continues to review its operation and future plans in Hungary, evaluating all options available to the Group to deliver shareholder value. The Group maintains its 100% interest in the Máko Trough.

Alberta, Canada

For the year ended 31 December 2018, Falcon earned \$15,000 (2017: \$7,000) in revenue from its Alberta, non-operating working interests (the "Hackett Interest"). Falcon's Alberta interests are in three producing and one shut-in, natural gas wells. Falcon does not anticipate further exploration or development of these wells, nor are further material revenue and costs expected.

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Employees

As at 31 December 2018 and the date of this document, the Company had the following number of employees (including Executive Directors):

31 Decembe		nber 2018	oer 2018		Date of this document	
	Budapest,	Dublin,		Budapest,	Dublin,	
Job Function	Hungary	Ireland	Total	Hungary	Ireland	Total
Management & Administration	-	3	3	-	3	3
Technical	1	-	1	1	-	1
Total	1	3	4	1	3	4

Special skill & knowledge

The Company's ability to complete drilling and exploration is dependent on the availability of well-trained, experienced crews to operate its field equipment and qualified management. The Group believes that its strategic arrangement with other oil and gas exploration companies aids the Company in ensuring that it has the skills and knowledge available to assist the drilling, testing and evaluation of the Company's resources.

Competitive conditions

The oil and gas industry in Australia, Hungary and South Africa will continue to be competitive. Most contracts will be awarded on the basis of competitive bids, resulting in price competition.

Dependence on customers & suppliers

The Company is not dependent upon a single or few customers or suppliers for revenues or its operations.

Changes to contracts

There is no aspect of the Company's business in which changes to contracts would reasonably be expected to affect the Company in the current financial year.

Environmental protection and policies

The Company is subject to various federal, state, territorial, provincial and local environmental laws and regulations enacted in most jurisdictions in which it operates, which primarily govern the manufacture, processing, importation, transportation, handlings and disposal of certain materials used in operations, as well as limits on emissions into the air and discharges into surface and sub-surface waters. The Company adheres to all such laws and regulations. The Company may be required to increase operating expenses or capital expenditures in order to comply with any new restrictions or regulations.

The introduction of a mortarium on hydraulic fracturing resulted in a delay to the drilling and exploration programme in the Beetaloo Sub-basin, Australia. The JV worked with the DPIR to understand their moratorium policy and fully cooperated with the inquiry panel. In March 2018, the inquiry concluded its work with the publication of a Final Report and this was followed by the Northern Territory government's decision to lift the moratorium in April 2018. Legislative changes are required to give effect to the recommendations of the inquiry, which the JV will fully adhere to.

To date other environmental protection requirements have not had a significant financial or operational effect on the Company's capital expenditures, earnings or competitive position.

During 2018 Company operations complied in all material respects with applicable corporate standards and environmental regulations and there were no material notices of violations, fines or convictions relating to environmental matters at any of the Company's operations.

The Group believes that it is in substantial compliance with all material current government controls and regulations at each of its properties.

See also "General Development of the Business" and "Risk Factors".

Foreign operations

The Group is dependent on its foreign operations. The Group's principal interests are in Australia, South Africa and Hungary. All costs capitalised at 31 December 2018 for exploration and evaluation assets relate to Australia.

Companies with oil and gas activities

The 51-101F1 Report, the 51-101F2 Report and the 51-101F3 Report are incorporated by reference herein.

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RISKS FACTORS

The risk factors identified below, are those the Board believes are material to the Group but these risks may not be the only risks faced by the Group. Additional risks, including those the Board is unaware of or those that are currently deemed immaterial, may also result in decreased income, increased expenses or a decline in the value of Common Shares.

(i) RISKS RELATING TO THE GROUP AND ITS BUSINESS

The Group may be unable to get the necessary approvals to operate its business

The Group may be unable to obtain necessary approvals from one or more Australian, South African or Hungarian government agency, surface owner or other third party, for: surface use for seismic surveys; surface use for drilling activities; surface use for gathering lines, pipelines, or surface equipment; or commencing one or more wells.

Australia

Australian government agencies have discretion in interpreting various laws, regulations and policies, which govern operations in the Beetaloo Sub-basin. Actions by Australian government agencies may affect the Company's operations including obtaining necessary approvals, land access, sovereign risk, regulatory risk, taxation and royalties which may be payable on the proceeds of the sale of a successful exploration.

Exploration permit renewals and approval of contractual arrangements relating to them are also matters of governmental discretion, with no guarantees.

In Australia, Aboriginal native title to land ("**Native Title**") has survived the Crown's acquisition of sovereignty. The Native Title Act 1993 (Commonwealth) and the complementary state Native Title legislation, regulates the recognition and protection of Native Title in Australia, setting procedures to be followed regarding "future acts", including the grant of petroleum tenements. The Company must obtain clearances, consents and approvals relating to Native Title regarding the Beetaloo exploration permits. Access may be restricted or subject to negotiated arrangements (for example, compensation and access arrangements) in respect of areas subject to Native Title. If requisite approvals and consents are not obtained, the Group's business, prospects, financial condition and operational results may be adversely impacted.

Permit renewals: Permit renewal applications must be submitted to the Minister of the Northern Territory Government, Australia, no later than 3 months but no earlier than 6 months before the permit's expiration. The Minister may not renew the permit more than twice. A renewal application must include a comprehensive report of the previous work commitment program, findings and results. It must also include the proposed work program towards development of each of the 5 year renewal terms and a report on the future strategic exploration plan. 50% of the acreage must be relinquished upon renewal. An exemption from relinquishment may be granted (for 12 months) if the titleholder provides significant reason and evidence as to why they should retain the acreage for an additional year after renewal. Before the exemption period ends, the permittee may apply for an extension of the exemption and, if the Minister is satisfied in considering certain criteria, may extend the exemption for a period not exceeding 12 months. If permit renewals or relinquishment exemptions are not granted, there may be a material adverse effect on the Group's business, prospects, financial condition and results of operations.

Moratorium on hydraulic fracturing: In September 2016, the Northern Territory government introduced a moratorium on hydraulic fracturing. They subsequently established an independent scientific inquiry, appointing a panel to investigate the environmental, social and economic risks and impacts of hydraulic fracturing of onshore unconventional gas reservoirs and associated activities in the Northern Territory. The joint venture cooperated fully with the scientific inquiry. In March 2018, the inquiry concluded its work with the publication of a Final Report, and this was followed in April 2018 with the decision from the Northern Territory government to lift the moratorium on hydraulic fracturing. Recommendations from the scientific inquiry require legislative changes prior to recommencement of drilling and exploration activities. Should there be a delay for such legislative changes, this could have an adverse effect on the Group's business, prospects, financial condition and results of operations.

South Africa

The Company holds a TCP covering an area of approximately 7.5 million acres, in the southwest Karoo Basin, South Africa. The TCP granted Falcon exclusive rights to apply for an exploration right over the underlying acreage, which they duly did in August 2010. The Company also submitted an environmental management plan in January 2011 which was updated at the request of the PASA and submitted on 27 February 2015. However, delays with both the technical regulations and the fiscal terms have delayed the granting of an exploration right and any progress with the project.

Technical regulations: On 18 October 2017, the Eastern Cape High Court held that the Minister of Mineral Resources lacked the authority to promulgate the Regulations for Petroleum Exploration and Production. The Minister indicated they would review the outcome of the High Court ruling and would decide on how to proceed.

Fiscal Terms: In September 2018, the MPRDA Bill was withdrawn. There are now plans to come up with separate laws to govern the two sectors.

The delays with both the technical regulations and the fiscal terms may not result in the award of an exploration licence. This eventuality could have a material adverse effect on the Group's business, prospects, financial condition and results of operations.

Hungary

Hungarian government agencies have discretion in interpreting various laws, regulations, and policies governing operations under the Makó Production Licence. The Group must enter agreements with private surface owners to obtain access and for surface facility locations. There is a relatively short history of government agencies' handling and interpreting laws including regulations and policies relating to those laws since the mining laws governing oil and gas operations were only enacted in Hungary in 1993 (laws amended since). This short history provides little precedent or certainty allowing the Group to predict whether such agencies will act favourably toward the Group.

Neither the Makó Production Licence nor Hungarian mining laws grant reasonable use of the surface covered by the Makó Production Licence geographical area. Instead, the licencee must obtain rights of way from surface owners, including private landowners, for access and other purposes. The land owner must ensure mining operators make observations and measurements, lay cables, display adequate signage and take any other actions necessary. If the land owner and licencee cannot mutually agree on operations, a licencee may request and pay for an easement from the Hungarian government. The Hungarian government has discretion to interpret various requirements for the issuance of drilling permits, and there is no assurance the Group will meet all requirements. An inability to meet any requirement could have a material adverse effect on the Group's business, prospects, financial condition and results of operations.

A decision by Origin, following the completion of the Stage 2 drilling and exploration programme in the Beetaloo Subbasin, not to participate in further drilling operations, could have a material adverse effect on the Group's business, prospects, financial condition and results of operations.

Following an amendment to the Agreements in August 2018, Falcon Australia is now in Stage 2 of the drilling and exploration programme with capped expenditure of approximately A\$65 million with overruns funded by each party in proportion to their working interest. Falcon retains a 30% interest in the exploration permits. If Origin decide to reduce or surrender their interest in the Beetaloo Sub-basin permits and not complete the agreed farm-out and if the Group was unable to secure a new farm-in or joint venture partner for the development of the Beetaloo Sub-basin, its ability to develop and realise its investment in the asset could be significantly curtailed. This could have a material adverse effect on the Group's business, prospects, financial condition and results of operations.

Should Falcon fail to find a farm-in or joint venture partner to farm into Falcon's Karoo exploration licence, if awarded; this could have a material adverse effect on the Group's business, prospects, financial condition and results of operations.

In December 2012, Falcon entered a cooperation agreement with Chevron to jointly seek unconventional exploration opportunities in the Karoo over a five-year period. The cooperation agreement terminated in December 2017 at the end of the five-year exclusivity period. If the exploration license was to be awarded, and if the Group were unable to secure participation by a new farm-in or joint venture partner for the development of the Karoo acreage, its ability to develop and realise its investment in the asset could be significantly curtailed. This could have a material adverse effect on the Group's business, prospects, financial condition and results of operations.

There is no guarantee that the Company has or will continue to have good title to assets.

Although title reviews have been and will continue to be performed according to standard industry practice prior to the acquisition of an oil and gas asset or rights to acquire leases in prospects/assets or the commencement of drilling wells, such reviews do not guarantee or preclude that an unidentified or latent defect in the chain of title will not exist, or that a third party claim will not arise that burdens, diminishes or defeats the claim of the Company. This could impact the Company's ability to realise its investment in a particular asset and could have a material adverse effect on the Group's business, prospects, financial condition and results of operations.

The Group cannot be certain that it will continue to meet all requirements to maintain its permits and licences

Falcon Australia and its partner must perform work programmes to maintain the Beetaloo Exploration Permits. Hungarian mining law requires that the Group file annual plans of development ("**Plans**") relating to the Makó Production Licence. To the extent that the Group cannot fulfil the requirements, it may have to request extensions for filing a Plan/completing a work programme or it may be at risk of losing rights under the Makó Production Licence or the Beetaloo exploration permits. The Group may also disagree with the government's interpretation of the legal requirements, resulting in legal proceedings, which could delay exploration and development of the Makó Production Licence or the Beetaloo Sub-basin. Failure to fulfil commitments within the required timeframes, or to successfully negotiate extensions to carry out work plan commitments, could result in the Group losing those relevant interests and the associated resource potential, and also restrict the ability to obtain new licences in the relevant jurisdictions. There is no guarantee or assurance that rights can be extended or that new rights can be obtained to replace rights expiring. As licence terms and commitments are typically set by governments there may be unexpected and significant changes to licence terms and commitments. Any of these could significantly impact the value of those licences to the Group, with a material adverse effect on the Group's business, prospects, financial condition and results of operations.

The Group is exposed to general business risks associated with its joint venture and other partners, in addition to their ability to perform their contractual obligations.

Like other companies its size, the development of the Group's business is substantially reliant on forming strategic relationships with larger oil and gas companies. The Group has sought and will continue to seek to involve the financial resources and the technical expertise of farm-out or joint venture partners to explore and develop its interests. These relationships involve surrendering certain economic and operational rights to such partners. As a result, the Company's return on assets operated by others depends upon factors which may be outside the Group's control, including the timing and amount of capital expenditures, the operator's expertise and financial resources, the approval of other participants, the selection of technology and risk management practices.

The Group will be exposed to the general risks associated with the businesses, operations and financial condition of its joint venture and other partners including, the risks of bankruptcy, insolvency, management changes, adverse change of control and natural disasters. The Group may have disputes with these parties, including disputes regarding the quality and/or timelines of work performed. A failure by one or more of the Group's partners to discharge the agreed-upon commitments on a timely basis may materially and adversely impact the Group's business, prospects, financial condition and results of operations.

The Group may have substantial capital requirements that, if not met, may hinder its growth and operations.

The Group's future growth depends on its ability and that of its partners to invest significant capital expenditures for the exploration and development of oil and gas interests. Future cash flows and the availability of financing will be subject to factors, such as:

- the success of the Group's current and future exploration and development programme in Australia, South Africa and Hungary;
- · prevailing market conditions and investors appetite; and
- prevailing oil and gas prices.

Work has recommenced on the Group's Beetaloo Sub-basin asset, with the Group having entered Stage 2 of the work programme in August 2018, which has a Cost Cap of approximately A\$65 million. Costs above the Cost Cap would need to be financed by the Group in accordance with their 30% participating interest. Additional financing sources may be required to fund future developmental and exploratory drilling. Issuing equity securities to satisfy the Group's financial requirements could cause substantial dilution to its existing shareholders. Financing may be unavailable or the Group may be unable to obtain necessary financing on acceptable terms. If sufficient capital resources are unavailable, the Group may be forced to curtail activities or sell interests in an untimely manner or on unfavourable terms, having a material adverse effect on the Group's business, prospects, financial condition and results of operations.

The Group may be unable to identify liabilities associated with its licences causing the Group to incur losses.

While the Board and management believes it has reviewed and evaluated its assets in Australia and Hungary in a manner consistent with industry practices, such review and evaluation might not necessarily reveal all existing or potential problems. Inspections on all wells may not always be performed, and environmental problems, such as groundwater contamination, are not necessarily observable even when an inspection is undertaken.

Resource estimates depend on many assumptions that may be inconclusive, subject to varying interpretations, or inaccurate.

While the Board and management believes that the independent Competent Person Report carried out by RPS Energy titled "Evaluation of the Hydrocarbon Resource Potential Pertaining to Certain Acreage Interests in the Beetaloo Sub-basin, Onshore Australia and Makó Trough, Onshore Hungary" (the "**RPS 2013 Report**") was in accordance with industry standards, the Company cannot be sure that the actual results will be as estimated. The Competent Person Report represents RPS Energy's best professional judgement and should not be considered a guarantee or prediction of results.

On 15 February 2017, Falcon announced Origin had submitted a Discovery Evaluation Report to the Northern Territory Government. This provided volumetric estimates and recovery / utilisation factors for the B Shale member of the Middle Velkerri Formation within permits EP76, EP98 and EP117. Understanding the factors controlling deliverability and recovery as well as spatial variation within the gas play/shale pool are in their infancy. A quantitative assessment of the aggregated estimated recoverable resource of the gas play that can handle these complexities will require a statistically significant number of wells testing the gas play. As there is only a single production test within the gas play Origin decided upon a qualitative assessment approach instead to estimate the technically recoverable resource.

Origin also prepared a contingent gas resource estimate using probabilistic methods and reservoir evaluation data, in addition to regional seismic data. The risks and uncertainties with the recovery of the resources include the lifting of the moratorium on hydraulic fracture stimulation, completing longer duration production testing above the 57 days conducted on Amungee NW-1H, reducing well costs with the scale of activity, establishing gas sale agreements and building infrastructure to connect the resource to market. Currently this project is based on a conceptual study, the economic status has yet to be determined. The estimated contingent resources will continue to be assessed as additional appraisal wells are drilled and tested to better evaluate the

commercial potential of the play. After a sufficient number of wells have been drilled to demonstrate that the project is technically feasible, and a development plan has been generated, economics can be run to determine commerciality of production. It is possible further drilling and production testing may not yield positive results, having a material adverse effect on the Group's business, prospects, financial condition and results of operations.

Drilling for and producing oil and gas are high-risk activities with many uncertainties that could adversely affect the Group's business, prospects, financial condition or results of operations.

The Group's future success depends primarily on the outcome of its exploration activities. These activities are subject to risks beyond the Group's control, including not finding commercially productive oil or gas reservoirs. Exploration and development of oil and gas from unconventional resources relies on innovative and expensive techniques and often involves exploration in areas where no proven reserves exist. The Group's decisions to purchase, explore, develop or otherwise exploit its interests depends on the evaluation of data obtained through geophysical and geological analyses, production data and engineering studies, the results of which are often inconclusive or subject to varying interpretations. The cost of drilling, completing and operating wells is often uncertain before drilling commences, with overruns in budgeted expenditures common risk, making a project uneconomical. Many factors may curtail, delay or prevent drilling operations, including:

- unexpected drilling conditions;
- pressure or irregularities in geological formations;
- equipment failures or accidents;
- pipeline and processing interruptions or unavailability;
- adverse weather conditions;
- · lack of market demand for oil and gas;
- · delays imposed by or resulting from compliance with environmental and other regulatory requirements;
- shortage of or delays in the availability of drilling rigs and the delivery of equipment; or
- reductions in oil and gas prices.

The Group's future drilling activities may be unsuccessful, and drilling success rates could decline. The Group could incur losses drilling unproductive wells. Shut-in wells, curtailed production and other production interruptions may materially and adversely impact the Group's business, prospects, financial condition and results of operations.

Market conditions or operational impediments may hinder the Group's access to oil and gas markets or delay production in the future.

The marketability of future production from the Group's interests will depend upon the availability, proximity and capacity of pipelines, oil and gas gathering systems and processing facilities, with dependence heightened where infrastructure is less developed. The Group may be required to shut-in wells, at least temporarily, due to the inadequacy or unavailability of transportation facilities or the lack of market demand, resulting in the Group being unable to realise revenue until arrangements were made to deliver production to market. The Group's ability to produce and market oil and gas is affected and potentially harmed by:

- the lack of pipeline transmission facilities or carrying capacity;
- the proximity and capacity of processing equipment;
- the availability of open access transportation infrastructure;
- government regulation of oil and gas production including environmental protection, royalties;
- allowable production, pricing, importing and exporting of oil and gas;
- government transportation, tax and energy policies;
- · changes in supply and demand for oil and gas; and
- general economic conditions.

Changes in such factors may materially and adversely impact the Group's business, prospects, financial condition and results of operations.

Shortages of rigs, equipment, supplies and personnel could delay or adversely affect the Group's cost of operations or its ability to operate according to its business plans.

Shortages of drilling and completion rigs, field equipment and qualified personnel can occur, resulting in sharp increases in costs. The demand for wage rates of qualified drilling rig crews generally rise in response to the increased number of active rigs in service and could increase sharply in the event of a shortage. Shortages of drilling and completion rigs, field equipment or qualified personnel could delay, restrict or curtail the Group's exploration and development operations, which may materially and adversely impact the Group's business, prospects, financial condition and results of operations.

The loss of the Group's key management and Directors or its inability to attract and retain experienced technical personnel could adversely affect the Group's ability to operate.

The Group depends largely on the efforts and continued employment of it's management team and board members. The loss of such services could adversely affect the Group's business operations. If the Group cannot retain key personnel or attract additional experienced personnel, its ability to compete in the geographic regions it conducts operations maybe harmed and may materially and adversely impact the it's business, prospects, financial condition and results of operations.

The Group is subject to complex laws and regulations, including environmental regulations, which can have a material adverse effect on the cost, manner or feasibility of doing business.

Exploration for and exploitation, production and sale of oil and gas in Australia, South Africa and Hungary are subject to extensive national and local laws and regulations, including complex tax laws, environmental laws and regulations and requires permits and approvals from governmental agencies. If permits are not issued or unfavourable restrictions or conditions are imposed on the Group, such as the current moratorium on hydraulic fracture stimulation in the Northern Territory, Australia, operations may be restricted. Failure to comply with laws and regulations, including the requirements of permits, may result in suspension or termination of operations and potential penalties. Compliance costs may be significant. Laws and regulations, could also change, substantially increasing the Group's costs. The Group cannot be certain that existing laws or regulations, as currently interpreted or reinterpreted in the future, or future laws or regulations will not materially and adversely impact its business, prospects, financial position and operations, making future exploration cost prohibitive. The outcome of the moratorium in the Northern Territory, Australia, has resulted in 135 recommendations which require legislative and regulation changes. While there are additional costs as a result of these legislative and regulatory changes, the Group cannot be certain of all costs at this time given changes have not been fully enacted.

The Group does not insure against all potential operating risks. It might incur substantial losses and be subject to substantial liability claims of its oil and gas operations.

The Group does not insure against all risks. It maintains insurance against various losses and liabilities arising from operations in accordance with customary industry practices and in amounts that the Board believes to be prudent. Losses and liabilities arising from uninsured and underinsured events or in amounts exceeding existing insurance coverage could have a material adverse effect on the Group's business, prospects, financial condition or results of operations. The Group's oil and gas exploration and production activities will be subject to hazards and risks associated with the drilling for, producing and transporting of oil and gas, and any of these risks can cause substantial losses, these include:

- environmental hazards, such as uncontrollable flows of oil, gas, brine, well fluids, toxic gas or other;
- pollution into the environment, including groundwater and shoreline contamination;
- abnormally pressured formations;
- fires and explosions;
- personal injuries and death;
- regulatory investigations and penalties; and
- natural disasters.

Any of these risks could have a material adverse effect on the Group's ability to conduct operations or result in substantial losses. The Group may elect not to obtain insurance if it considers that the cost of available insurance is excessive relative to the risks presented. In addition, pollution and environmental risks generally are not fully insurable. If a significant accident or other event occurs and is not fully covered by insurance, this may materially and adversely impact the Group's business, prospects, financial condition and results of operations.

The Group's financial statements have been prepared on a going concern basis, it does not include any adjustment that would result if the Group was unable to continue as a going concern due to financing being unavailable or the Group being unable to obtain necessary financing on acceptable terms.

The Group's financial statements have been prepared on a going concern basis under which an entity is considered to be able to realise its assets and satisfy its liabilities in the ordinary course of business. The Group has incurred losses from operations. As at 31 December 2018 the Group had \$6.9m of cash and cash deposits, which is sufficient to cover ongoing operating costs for the next 12 months from the date of signing the consolidated financial statements. Work has recommenced on the Group's Beetaloo Sub-basin asset, with the Group having entered Stage 2 of the work programme in August 2018, which has a Cost Cap of approximately A\$65 million. Costs above the Cost Cap would need to be financed by the Group in accordance with their 30% participating interest. Additional financing sources may be required to fund future developmental and exploratory drilling. Issuing equity securities to satisfy the Group may be unable to obtain necessary financing on acceptable terms. There can be no assurances that the Group will be successful in completing an equity or debt financing, or a partial divestiture or farmout arrangement, or in achieving profitability. The consolidated financial statements do not give effect to any adjustments that would result if the Group was unable to continue as a going concern.

(ii) RISKS RELATING TO THE GROUP'S INDUSTRY

Competition in the oil and gas industry is intense and many of the Group's competitors have greater financial, technological and other resources than the Group does, which may adversely affect its ability to compete.

The Group operates in the highly competitive areas of oil and gas exploration, development and acquisition with other companies doing business in Australia, South Africa and Hungary. The Group faces intense competition from both major and other independent oil and gas companies in the locations where the Group operates. Many of the Group's competitors have substantially greater financial, managerial, technological and other resources. These companies might be able to pay more for exploratory prospects or assets than the Group's financial resources permit or the Group is willing to pay, leaving the Group at a competitive disadvantage. Competitors may also enjoy technological advantages and may be able to implement new technologies more rapidly. The Group's ability to explore for oil and gas prospects and to acquire additional assets in the future depends upon its ability to successfully conduct operations, implement advanced technologies, evaluate and select suitable assets and consummate transactions in this highly competitive environment. This may have a material adverse effect on the Group's business, prospects, financial condition and results of operations.

The Group has been an early entrant into new or emerging shale plays. As a result, its expectations regarding future drilling results are uncertain, and the value of its undeveloped acreage will decline if future drilling is unsuccessful.

The Group has been an early entrant into new or emerging shale plays in the areas it operates, particularly in Australia and South Africa. While the Group considers its early entry provides certain competitive advantages, including a wider selection of available concessions to choose from, there is no guarantee such competitive advantages can be maintained in the future as competitors, many of whom are larger than in size and operation, enter these regions. Additionally, the Group's prospects and expectations regarding future drilling results in these emerging shale plays are more uncertain than they would be in areas developed and producing substantial quantities of oil or gas already. Since new or emerging shale plays have limited or no production history, the Group is unable to use past drilling results in those areas to help predict future drilling results. As a result, the Group's risk on costs of drilling, completing and operating wells in these areas may be higher and the value of the Group's undeveloped acreage will decline if future drilling results are unsuccessful, all of which may have a material adverse impact the Group's business, prospects, financial condition and results of operations.

The environmental implications of certain technologies used in shale gas exploration activities are under scrutiny.

The environmental implications of the Group's activities exploring for shale gas utilising drilling and completion techniques, such as horizontal drilling and hydraulic fracturing are subject to significant controversy and public debate. Given technologies are rapidly developing, their environmental implications may not be fully understood, and research into their effects is still ongoing. Speculation surrounds the possible effects of hydraulic fracturing on water aquifers (due to either the chemicals used in fracking fluids or gases released from the shales), contribution to seismic activity and disruption to local ecosystems amongst other things. The controversy surrounding the environmental implications of shale gas exploration has led to opposition from significant sections of the public as well as certain legislative and regulatory initiatives aimed at restricting these activities. The outcome of the moratorium in the Northern Territory, Australia, resulted in 135 recommendations requiring legislative and regulation changes. While there are additional costs as a result of these legislative and regulatory changes, the Group cannot be certain of all costs at this time given changes have not been fully enacted. In South Africa, a moratorium on shale gas exploration was imposed in February 2011 but was subsequently lifted in 2015 with the introduction of gazetted regulations, however on 18 October 2017, the Eastern Cape High Court held that the Minister lacked the authority to promulgate the Regulations for Petroleum Exploration and Production. The Minister indicated they would review the outcome of the High Court ruling and would decide on how to proceed. Similar restrictions have been introduced in other European countries and in various regions of Canada and the United States. Any further restrictions on these activities in Australian and South Africa, or the introduction of such restrictions in other locations in which the Group operates (including a prohibition on hydraulic fracture stimulation), would make shale gas exploration and production unviable due to a lack of presently-existing alternative technologies, and could prevent the Group from being able to profitably develop its interests.

Furthermore, if any Group activities were found to have caused environmental damage, it could be subject to significant liabilities and reputational damage. Even if no environmental damage were tied directly to the Group's activities, to the extent operations by other companies in the shale gas industry were found to have caused environmental damage or to the extent further research provides evidence of negative environmental implications of fracking or other aspects of shale gas exploration, public and political opposition to shale gas exploration may be further intensified and the Group's business could come under increasing legal and regulatory restrictions, all of which may materially and adversely impact the Group's business, prospects, financial condition and results of operations.

The oil and gas industry is subject to extensive environmental regulation, uncertainties related to climate change that could adversely affect the Group's business, prospects, financial condition or results of operations.

The Group faces a variety of uncertainties related to climate change. The oil and gas industry is subject to extensive environmental regulation in the countries it operates, ranging from potential impacts from emission restrictions, carbon taxes and other government policy initiatives, to changes in weather patterns that may affect operations. The direct or indirect costs of changing regulations may have a material adverse effect on the Group's business, financial condition, prospects and results of operations. Although the Group is not a large emitter of greenhouse gases, the future implementation or modification of

greenhouse gases regulations, could have a material impact on the Group. Given the evolving nature of the debate related to climate change and the control of greenhouse gases and resulting requirements, it is not possible to predict the impact on the Group and its operations.

A substantial or extended decline in oil and gas prices may adversely impact the Group's business, prospects, financial condition and results of operations.

The Group's future revenues, operating results, rate of growth and ability to execute farm-outs of the Group's acreage are substantially dependent upon the prevailing price and demand for oil and gas. Declines in price and demand for oil and gas may adversely affect the Group's business, prospects, financial condition and results of operations. Lower oil and gas prices may also reduce the oil and gas the Group can produce economically. Lower oil and gas prices may indirectly affect a potential farm-in partner's decision to farm-in to the Group's acreage due to their own cash constraints. Historically, oil and gas prices and markets have been volatile and will likely continue as such in the future. Oil and gas, market uncertainty and a variety of additional factors beyond the Group's control. Factors that could cause this fluctuation include:

- change in global supply and demand for oil and gas;
- levels of production and other activities of the OPEC, and other oil and gas producing nations;
- weather conditions;
- the availability of transportation infrastructure;
- market expectations about future prices;
- the level of global oil and gas exploration,
- production activity and inventories; the overall level of energy demand;
- the effect of worldwide environmental and/or energy conservation measures;
- currency exchange rates;
- government regulations and taxes;
- the overall economic environment;
- · political conditions, including embargoes, in or affecting other oil producing activity; and
- the price and availability of alternative fuels.

A substantial or extended decline in oil or gas prices may have a material adverse impact the Group's business, prospects, financial condition and results of operations.

Political instability or fundamental changes in the leadership or structure of governments in the jurisdictions the Group operates could materially and negatively impact the Group's business, prospects, financial condition and results of operations.

Political and economic upheavals may affect the Group's interests. While jurisdictions the Group operates in welcome foreign investment and are generally stable, there is no assurance the current economic and political situation in these jurisdictions will not change significantly in the future.

Local, regional and world events could result in changes to the oil and gas, tax or foreign investment laws, or revisions to government policies in a manner that renders the Group's current and future interests uneconomical. These events could have a material adverse effect on the Group's business, prospects, financial condition and results of operations. There is also the risk of resource nationalisation or the imposition of restrictions and penalties on foreign-owned entities which may materially impact the Group's business, prospects, financial condition and results of operations.

Should one or more of these risks materialise, or should the Group's underlying assumptions prove incorrect, the Group's actual results may materially differ from the Group's current expectations. Therefore, in evaluating forward-looking statements, readers should specifically consider the various factors that could cause the Group's actual results to materially differ from such forward-looking statements.

(iii) RISKS RELATING TO THE COMMON SHARES

The Group's share price might be affected by matters not related to the Group's own operating performance for reasons that include the following:

- general political and economic conditions in Australia, South Africa, Hungary, and globally;
- industry conditions, including fluctuations in the price of oil and gas;
- governmental regulation of the oil and gas industry, including environmental regulation and introduction of moratoriums;
- fluctuation in foreign exchange or interest rates;
- liabilities inherent in oil and gas operations;
- geological, technical, drilling and processing problems;
- competition for, among other things, capital, undeveloped land and skilled personnel;

- the need to obtain required approvals from regulatory authorities;
- investor perception of the oil and gas industry in general and of unconventional oil and gas exploration, in particular;
 - limited trading volume of the Common Shares; and
 - o announcements relating to the Company's business or the business of its competitors.

Companies that have experienced volatility in their value have been the subject of securities class action litigation, with the potential for the Group to be involved in similar litigation in the future. Such litigation often results in substantial costs and diversion of management's attention and resources with a material adverse effect on the Group's business, prospects, financial condition and results of operations.

Volatility of Share Price

The market price of the Common Shares may be subject to fluctuations in response to factors, including variations in the operating results of Falcon, divergence in financial results from market expectations, general economic conditions, legislative changes in the sector and other events and factors outside the Group's control. In addition, stock markets have from time to time experienced extreme price and volume fluctuations, which, as well as general economic and political conditions, could adversely affect the market price for the Common Shares. The value of Common Shares may go down as well as up. Investors may therefore realise less than or lose all their original investment.

Falcon is incorporated in British Columbia, Canada and is subject to Canadian company law.

Falcon is incorporated in the province of British Columbia, Canada and its corporate structure, the rights and obligations of shareholders and its corporate bodies may be different from those of the home countries of international investors. Furthermore, non-Canadian residents may find it more difficult and costly to exercise shareholder rights. International investors may also find it costly and difficult to effect service of process and enforce their civil liabilities against the Company or some of its directors, controlling persons and officers.

A disposal of Common Shares by major Shareholders could adversely impact the market price of Common Shares

Sales of a substantial number of Common Shares in the market by major shareholders, or the perception that these sales might occur, could adversely impact the market price of the Common Shares.

Trading in the Common Shares may be suspended and/or the Common Shares may be excluded from trading on a stock exchange on which it is listed.

Falcon's Common Shares are traded on the TSX Venture Exchange (symbol: FO.V); AIM, the market operated by the London Stock Exchange (symbol: FOG) and Euronext Growth, a market regulated by the Irish Stock Exchange pls, trading as Euronext Dublin (symbol: FAC). These stock exchanges have the right to suspend the trading of a given security if the issuer of the security fails to comply with the regulations of that exchange (such as for example to obey the disclosure rules), or if suspension is necessary to protect the interest of market participants, or if the orderly functioning of the market is temporarily endangered. There can be no assurance that trading in the Common Shares will not be suspended. A suspension of trading could adversely affect the trading price of the Common Shares.

5. DIVIDENDS & DISTRIBUTIONS

Falcon has not declared any dividends on the Common Shares. Given the Group's current exploration stage, the Board does not anticipate paying any dividends in the foreseeable future. Any future determination to pay dividends will be at the discretion of the Board and will depend upon Falcon's financial condition, results of operations, capital requirements and such other factors as the Board deems relevant.

6. DESCRIPTION OF CAPITAL STRUCTURE

The following is a summary of the Company's outstanding share data as at 31 December 2018:

Class of securities	31 December 2018
Common shares	931,304,183
Stock options (i)	40,333,334
Warrants ⁽ⁱⁱ⁾	10.000.000

(i) A maximum of 10% of the issued and outstanding shares of Falcon are reserved for issuance pursuant to Falcon's stock option plan. The number of shares available for issuance under the stock option plan at 31 December 2018 was 52,797,084.

(ii) In April 2011, Falcon entered into a joint venture with Hess, with Hess granted a warrant to acquire 10,000,000 common shares in the capital of Falcon under the terms of the agreement at an exercise price of CDN\$0.19 per share, exercisable up to 13 January 2015. In June 2014, the term of the warrant was extended to 13 January 2020 to facilitate the termination of the participation agreement and joint operating agreements with Hess.

On 3 October 2017, Falcon announced the transfer of the warrant from Hess to Nicolas Mathys. The terms of the warrant remain unchanged, with an exercise price of CDN\$0.19 per share and an expiry date of 13 January 2020.

Falcon is authorised to issue an unlimited number of Common Shares. Holders of Common Shares are entitled to receive notice of any meetings of shareholders of Falcon, and to attend and to cast one vote per Common Share at all such meetings. Holders of Common Shares do not have cumulative voting rights with respect to the election of directors and, accordingly, holders of a majority of the Common Shares entitled to vote in any election of directors may elect all directors standing for election. Holders of Common Shares are entitled to receive on a pro rata basis dividends, as and when declared by the Board at its discretion from funds legally available. Upon the liquidation, dissolution or winding up of Falcon shareholders are entitled to receive on a pro rata basis the net assets of Falcon after payment of debts and other liabilities, in each case subject to the rights, privileges, restrictions and conditions attaching to any other series or class of shares ranking senior in priority to or on a pro rata basis with the holders of Common Shares with respect to dividends or liquidation. The Common Shares do not carry any pre-emptive, subscription, redemption or conversion rights, nor do they contain any sinking or purchase fund provisions.

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7. MARKET FOR SECURITIES

Trading price and volume

Falcon's Common Shares are traded on the TSX Venture Exchange (symbol: FO.V); AIM, the market operated by the London Stock Exchange (symbol: FOG) and Euronext Growth, a market regulated by the Irish Stock Exchange pls, trading as Euronext Dublin (symbol: FAC).

The following table sets forth, for the periods indicated, the reported high and low prices and the aggregate trading volume of the Common Shares on the TSXV⁽¹⁾:

Period	High	Low	Trading volume
	CDŇ\$	CDN\$	0
April 2019 ⁽²⁾	0.305	0.255	2,763,810
March 2019	0.325	0.290	5,238,240
February 2019	0.335	0.310	2,442,020
January 2019	0.360	0.220	5,855,085
December 2018	0.245	0.220	2,665,530
November 2018	0.285	0.240	2,829,615
October 2018	0.295	0.250	2,943,940
September 2018	0.315	0.280	3,377,940
August 2018	0.330	0.295	2,359,160
July 2018	0.320	0.295	2,685,820
June 2018	0.370	0.315	1,896,560
May 2018	0.395	0.340	5,898,180
April 2018	0.440	0.335	14,822,360
March 2018	0.345	0.310	6,634,066
February 2018	0.340	0.260	5,194,590
January 2018	0.320	0.280	4,731,249

Notes:

(1) Data obtained from the TSX-V.

(2) Up to an including the trading of the Common Shares on the close of business on 23 April 2019.

Prior Sales

There were no stock options granted during the year ended 31 December 2018.

8. ESCROWED SECURITIES AND SECURITIES SUBJECT TO CONTRACTUAL RESTRICTIONS ON TRANSFER

Designation of class	Number of securities held in escrow or that are subject to a contractual restriction on transfer	Percentage of class as at 31 December 2018
Common shares	60,000	60,000
Common shares – Note 1	53,823,000	53,823,000

Note 1: During 2013, Falcon completed an agreement with Sweetpea to acquire its 50 million shares or 24.2% interest in Falcon Australia. The terms of the agreement included the issue of 97.86 million Falcon shares ("**New Falcon Shares**") to Sweetpea. Upon completion of the agreement, Sweetpea's shareholding in the enlarged share capital of Falcon was 10.7%, at that time. The transaction closed on 17 July 2013. The New Falcon Shares are held in an Escrow account with the New Falcon Shares locked up for three years, and Sweetpea, commencing from the date of closing, being permitted to sell 15% each year during the lock up period.

9. DIRECTORS & EXECUTIVE OFFICERS

The following table sets out Falcon's directors and executive officers as of the date hereof, provides the person's name, location of residence, position(s) held with Falcon, principal occupation during the last five years and if a director, the date on which the person became a director. Each of Falcon's directors will hold office until the close of the next annual meeting of shareholders or until such director's successor is duly elected or appointed. Falcon understands based on information available publicly, that all of Falcon's current directors and executive officers as a group beneficially own, control or direct, directly or indirectly, over 3,483,696 common shares representing, as at 24 April 2019, approximately 0.37% of Falcon's issued and outstanding common shares.

The full names, functions and dates of appointment of the Directors are as follows:

Name & residence	Function	Date of appointment	Principal occupation during last 5 years
JoAchim Conrad, Potsdam, Germany ⁽²⁾	Non-executive Chairman	6 October 2008	Chairman of the Advisory Board of MegaTop Solutions, Chairman of the Board of the German Institute for Energy Efficiency (Deutsches Institut für Energieeffizienz) Managing Director of Gazprom Marketing and Trading GmbH Managing Director of Bosphorus Gaz Corporation A.Ş.
Philip O'Quigley, Dublin, Ireland	Chief Executive Officer	25 September 2012	CEO of Falcon Oil & Gas Ltd.
Daryl H. Gilbert, Calgary, Alberta, Canada ^{(1) (2) (3)}	Non-executive Director	21 September 2007	Independent Businessman
Gregory Smith, Calgary, Alberta, Canada ⁽¹⁾⁽²⁾⁽³⁾	Non-executive Director	22 December 2009	Chartered Professional Accountants of Alberta President of Oakridge Financial Management Inc. Director and officer of CanadaBis Capital Inc. Director and CFO of Maglin Site Furniture Inc.
Maxim Mayorets Moscow, Russia ⁽¹⁾⁽²⁾⁽³⁾	Non-executive Director	10 December 2014	M&A Director at ComplexProm, Member of the Executive Board and M&A Director at Renova Group
Anne Flynn	Chief Financial Officer	05 October 2016	Group Financial Controller, Falcon Oil & Gas Ltd, Management at Adobe Systems Inc.
Bruce Lawrence Calgary, Alberta, Canada	Corporate Secretary	13 October 2017	Partner at Borden Ladner Gervais LLP

Notes:

(1) Member of the audit committee.

(2) Member of the compensation committee.

(3) Member of the reserves committee

JoAchim Conrad - Non-Executive Chairman

Mr. Conrad, a Director of Falcon Oil & Gas Ltd. since 2008 was elected Chairman of the Board in December 2015.

Since 2016, Mr. Conrad is the Chairman of the Advisory Board of Germany, Berlin-based energy services company MegaTop Solutions, which integrates high-tech renewable energy production solutions with advanced traditional technologies, including but not limited to solar technologies, combined heat and power (CHP) production and smart metering. Mr. Conrad is also the Chairman of the Board of the German Institute for Energy Efficiency (Deutsches Institut für Energieeffizienz) since 2015.

Mr. Conrad served as Executive Managing Director, Member of the Board of Directors of Bosphorus Gaz Corporation, Istanbul, Turkey, and Senior Advisor to the Management of Gazprom Germania GmbH, which owns the 71% percent majority stake of Bosphorus Gaz from 2012 to 2017. Previously, Mr. Conrad was the Managing Director of Berlin-based Gazprom Marketing & Trading GmbH from 2009 to 2011.

Between 2003 and 2009, Mr. Conrad worked with Swiss-based EGL AG, which was later integrated into Axpo AG. While at EGL, Mr. Conrad was Head of Gas, but also in charge of power and gas operations in eastern Europe, as well as a member of EGL's Executive Management. Besides expanding EGL's gas and power operations in eastern Europe, Mr. Conrad also played a key role in developing and starting to implement plans to launch the Trans Adriatic Pipeline (TAP) project that he originally masterminded. TAP later attracted Statoil of Norway and other industry giants such as BP, Total, E.ON, SOCAR and Fluxys among its shareholders, as Azerbaijan in 2013 selected it as the pipeline project of choice for its new gas exports to Europe in the fourth import corridor of natural gas to Europe.

Mr. Conrad is a certified business economist. He is married and father of two sons.

Philip O'Quigley - Chief Executive Officer & Executive Director

Mr. O'Quigley has been a member of the Board since September 2012 and has been Chief Executive Officer of Falcon since May 2012. Mr. O'Quigley brings over 25 years' experience in senior management positions in the oil and gas industry. His career, which spans a number of London and Dublin listed exploration and production companies, includes experience working in countries such as Argentina, the United States, Algeria, the UK and Ireland. Before joining Falcon, he served as Finance Director for Providence Resources plc, an Irish oil and gas exploration and production company and he remains on the board of Providence Resources plc as a non-executive director. Mr. O'Quigley is a Fellow of the Institute of Chartered Accountants in Ireland and qualified as a Chartered Accountant with Ernst & Young in Dublin.

Daryl H. Gilbert - Non-Executive Director

Mr. Gilbert has been a member of the Board since September 2007 and is a Professional Petroleum Engineer with over 40 years' experience in both the Canadian and international oil and gas industries. Mr. Gilbert serves as a director of several energy related public entities in addition to Falcon including AltaGas Ltd., Whitecap Resources Inc. and Surge Energy Inc. He is also a Managing Director of JOG Capital Inc., a private equity oil and gas investment firm located in Calgary, Alberta. The greater part of Mr. Gilbert's career was spent in the independent energy evaluation consulting sector. In 1979, he joined the predecessor oil and gas engineering and geological firm which became Gilbert Laustsen Jung Associates Ltd. ("GLJ") where he served as a Principal Officer beginning in 1988 and as President and Chief Executive Officer from 1994 through to his retirement from consulting in 2005. Mr. Gilbert has a BSc from the University of Manitoba in Civil Engineering and is a member of the Association of Petroleum Engineers, and Geoscientists of Alberta and the Society of Petroleum Engineers.

Gregory Smith - Non-Executive Director

Mr. Smith has been a member of the Board and Chairman of the Audit Committee since December 2009 and is a Chartered Professional Accountant and President of Oakridge Financial Management Inc., a provider of financial and management consulting services to private and public companies. He is also the CFO and a director of Maglin Site Furniture Inc., a corporation that manufacturers and distributes public site furniture primarily in Canada and the United States. He is currently a director of Rhode & Liesenfeld Canada Inc., a company involved in international freight forwarding, specializing in industrial and resource industries; an officer and director of CanadaBis Capital Inc. and a director of a number of private corporations. He is a past director and audit committee chairman of a number of public and private resource corporations including Kerr Mines Inc., TriWestern Energy Inc., Manson Creek Resources Ltd., CDG Investments Inc. and Tyler Resources Inc. Mr. Smith was admitted to the Institute of Chartered Professional Accountants of Alberta in 1975 and holds a Bachelor of Commerce degree from the University of Calgary.

Maxim Mayorets - Non-Executive Director

Mr. Mayorets is a M&A Director at ComplexProm. Mr. Mayorets graduated from the Moscow State Institute of International Relations in 1999 and the Financial Academy under the auspices of the Government of the Russian Federation in 2001. From 2000 to 2002 Mr. Mayorets was head of the financial department at ZAO Medical Technologies Ltd. From 2002 to 2010 Mr. Mayorets held various positions in the International Business Division at OAO Gazprom, acted as head of several Gazprom subsidiaries, was on the boards of directors of the company' s businesses and from 2007 Mr. Mayorets was deputy head of the international business department of OAO Gazprom. Between May 2010 and July 2018, Mr. Mayorets has held the position of the M&A Director at Renova Group.

Anne Flynn - Chief Financial Officer

Ms. Flynn was appointed Chief Financial Officer in October 2016. Ms. Flynn joined Falcon in September 2014 as Group Financial Controller with responsibility for the Group's Dublin, Hungarian and Australian finance and commercial functions. She joined Falcon following over three years in a managerial role with Adobe Systems Inc. Prior to Adobe, Anne worked with PwC Dublin and PwC New York for six years. Anne is a member of Chartered Accountants Ireland.

Bruce Lawrence - Corporate secretary

Bruce Lawrence is a partner at Borden Ladner Gervais, LLP in the securities and capital markets group, and is the former Regional Chair of their oil and gas focus group. Based in Calgary, Bruce has practised in the corporate/commercial area since 1982, with an emphasis on clients involved in the natural resources sector. The bulk of his practice involves corporate and securities transactions with exposure to numerous public and private financings, mergers, acquisitions, take-over bids, restructurings and plans of arrangement. Bruce is also involved in oil sands and off-shore oil and gas development.

Penalties & sanctions

No director or executive officer of Falcon or, to Falcon's knowledge, a shareholder holding a sufficient number of securities of the Company to materially affect the control of Falcon, has or within 10 years prior to the date of this Annual Information Form, been subject to any penalties or sanctions imposed by a court or securities regulatory authority relating to securities legislation, has entered into a settlement agreement with a securities regulatory authority, or been subject to any other penalties or sanctions imposed by a court or regulatory body, including a self regulatory body, that would likely be considered important to a reasonable security holder making an investment decision about Falcon.

Corporate cease trade orders or bankruptcy

Daryl Gilbert was a director of LGX Oil and Gas Inc. ("LGX"), from August 2013 until June 2016. The corporation's main producing asset was the Mannyberries Field in southern Alberta. Shortly after Mr. Gilbert joined the Board the Federal Government of Canada, in early December 2013, declared an emergency moratorium on oilfield activity over an area including virtually the entire Mannyberries Field. The purpose of this action was to protect an endangered species being the Greater Sage Grouse. The moratorium greatly impaired the corporation's ability to manage through the significant downturn in commodity pricing over the next years and, ultimately, its viability as a going concern. The corporation filed a statement of claim seeking compensation along with other operators in the area. On June 6, 2016, a consent receivership order was granted by the Alberta Court of Queen's Bench upon an application by the corporation's senior lender. A receiver manager was appointed and a liquidation process is underway. Mr. Gilbert resigned as a director of LGX immediately following the appointment of the receiver. The compensation action remains pending.

Daryl Gilbert was a director of Connacher Oil & Gas Limited ("Connacher") from October 2014 until February 2019. Connacher operates an oil sands project employing Steam Assisted Gravity Drainage (SAGD) technology. Daryl Gilbert initially joined the Board to assist in guiding the corporation through what turned out to be several financial restructurings. On May 17, 2016, Connacher applied for and was granted protection from its creditors by the Court of Queen's Bench of Alberta pursuant to the "Companies Creditor Arrangement Act", ("CCAA"). On February 16, 2019 Connacher announced that it was proceeding to close on a credit bid transaction with its supporting lenders, which is expected to be consummated and will lead to a successful exit from CCAA in the first half of 2019. Mr. Gilbert resigned from the Board shortly thereafter.

Gregory Smith was a director of Sportsclick Inc. which was the subject of an order of the Supreme Court of Nova Scotia in July 2009 protecting it from proceedings by creditors pursuant to the Bankruptcy and Insolvency Act and appointed Ernst & Young Inc. as receiver. Sportsclick has exited from receivership upon winning a court action against a major Canadian chartered bank resulting in the bank relinquishing all claims against the company.

Other than set forth above, no director or executive officer of Falcon is, or within the ten years prior to the date of this Annual Information Form, has been, a director or executive officer of any company that, while that person was acting in that capacity, was the subject of a cease trade or similar order or an order that denied the relevant company access to any exemption under securities legislation, for a period of more than thirty consecutive days; or was subject to an order that was issued after the director or executive officer ceased to be a director or executive officer and which resulted from an event that occurred while that person was acting in the capacity as director or executive officer.

Other than set forth above, no director or executive officer of Falcon or, to Falcon's knowledge, a shareholder holding a sufficient number of securities of Falcon to materially affect the control of Falcon is, or within the ten years prior to the date of this Annual Information Form, has been, a director or executive officer of any company that, while that person was acting in that capacity or within a year of that person ceasing to act in that capacity, became bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency or was subject to or instituted any proceedings, arrangement or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold its assets.

Other than is set forth above, no director or executive officer of Falcon or, to Falcon's knowledge, a shareholder holding a sufficient number of securities of Falcon to materially affect the control of Falcon has, within the ten years prior to the date of this Annual Information Form, become bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or become subject to or instituted any proceedings, arrangement or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold the assets of the director, executive officer or shareholder.

Conflicts of interest

Certain officers and directors of Falcon are directors or officers of other oil and gas exploration companies. Consequently, potential conflicts of interest may arise in the event that these companies compete in respect of the sale or option of oil and gas properties in which Falcon is or may be interested.

The directors and officers of the Company are aware of the existence of laws governing accountability of directors and officers for corporate opportunity and requiring disclosures by directors of conflicts of interest and the Company will rely upon such laws in respect of any directors and officers' conflicts of interest or in respect of any breaches of duty by any of its directors or officers. All such conflicts will be disclosed by such directors or officers in accordance with the BCA and they will govern themselves in respect thereof to the best of their ability in accordance with the obligations imposed upon them by law.

Executive Compensation

For the purposes of the AIF, a "named executive officer" of the Corporation means an individual who, at any time during the year, was (each a "**Named Executive Officer**"):

- a) the Corporation's chief executive officer ("CEO");
- b) the Corporation's chief financial officer ("CFO");
- c) the Corporation's most highly compensated executive officers other than the CEO and CFO, at the end of the most recently completed financial year and whose total compensation was more than Canadian ("**CDN**") \$150,000 for that financial year; and
- d) each individual who would be a Named Executive Officer under paragraph (c) but for the fact that the individual was neither an executive officer of the Corporation, nor acting in a similar capacity, at the end of the most recently completed financial year.

Based on the foregoing definition, during the last completed financial year of the Corporation, there were two Named Executive Officers ("**NEO**").

Compensation Discussion and Analysis

In assessing the compensation of its executive officers, the Corporation does not have in place formal objectives, criteria or analysis; it is through Board discussion, with input from and upon the recommendations of the Compensation Committee. The Compensation Committee is comprised of JoAchim Conrad, Greg Smith, Daryl Gilbert and Maxim Mayorets.

The Corporation's executive compensation program has the following principal components: base salary, pension contribution, company healthcare plan, incentive bonus plan and stock options.

Base salaries, pension contributions and participation in the company healthcare plan for all employees of the Corporation are established for each position through comparative salary surveys of similar type and size companies. Both individual and corporate performances are also taken into account.

Incentive bonuses, in the form of cash payments, are designed to add a variable component of compensation based on corporate and individual performances for executive officers and employees. Individual bonuses for achievement of specific performance targets in addition to bonuses based on the average increase in the weighted market capitalisation of the company during the most recently completed financial year in reference to the anniversary of the commencement date of a particular employee are paid. In addition, the Compensation Committee may recommend a discretionary bonus to NEO's for exceptional performance.

Stock options are granted to provide an incentive to the directors, officers, employees and consultants (collectively, the "**Participants**") to achieve the longer-term objectives of the Corporation; to give suitable recognition to the ability and industry of such persons who contribute materially to the success of the Corporation; and to attract and retain persons of experience and ability, by providing them with the opportunity to acquire an increased proprietary interest in the Corporation. The Corporation awards stock options to the Participants based upon the recommendation of the Compensation Committee. Previous grants of incentive stock options are taken into account when considering new grants.

Implementation of a new incentive stock option plan and amendments to the Stock Option Plan are the responsibility of the Compensation Committee.

The Compensation Committee is responsible for setting the pay and conditions of the Company's Directors and Officers. This Committee reviews periodically the adequacy and form of the compensation of the Directors with a view to ensuring that such compensation realistically reflects the responsibilities and risks of being a director.

The Corporation has no other forms of compensation, although payments may be made from time to time to individuals or companies they control for the provision of consulting services. Such consulting services are paid for by the Corporation at competitive industry rates for work of a similar nature by reputable arm's length services providers.

Summary Compensation Table

The following table sets forth the compensation awarded to, earned by, paid to, or payable to the NEO and directors for the two most recently completed financial years, with the most recent such financial year ended 31 December 2018:

Name and principal position	Year	Salary US\$	Bonus US\$	Director Fees US\$	Value of all other compensation US\$ ⁽³⁾	Total compensation US\$
Philip O'Quigley (CEO)	2018	420,000	229,000	-	36,000	685,000
	2017	390,000	48,000	-	66,000	504,000
Anne Flynn (CFO)	2018	213,000	11,000	-	23,000	247,000
	2017	169,000	83,000	-	19,000	271,000
JoAchim Conrad	2018	-		48,000	-	48,000
(Director)	2017	-		48,000	-	48,000
Daryl H. Gilbert	2018	-		42,000	-	42,000
(Director)	2017	-		42,000	-	42,000
Gregory Smith ⁽¹⁾	2018	-		42,000	-	42,000
(Director)	2017	-		42,000	-	42,000
Maxim Mayorets	2018	-		42,000	-	42,000
(Director)	2017	-		42,000	-	42,000
Dr. György Szabó ⁽²⁾	2018	-		-	-	-
(Director)	2017	-		18,000	-	18,000

Notes:

(1) The Group engaged Oakridge Financial Management Inc. to assist in submitting returns to the Canada Revenue Agency ("CRA"). Mr. Greg Smith, a current director of Falcon, is the sole shareholder in Oakridge Financial Management Inc. The Group incurred costs of approximately CDN\$472 (2017: CDN\$800) to Oakridge Financial Management Inc. during the year ended 31 December 2018. From November 2018, Oakridge no longer assist in the submission of returns to the CRA.

(2) Dr. György Szabó retired from the Board with effect from 30 June 2017.

(3) Value of all over compensation relates to pension and health insurance contributions.

Incentive Plan Awards

Outstanding Share-Based Awards and Option-Based Awards

There were no stock options granted during the year ended 31 December 2018.

The total number of stock options held by the NEOs and directors as at 31 December 2018 including those granted as detailed above are included in the table below:

Name	Number of unexercised stock options held	Number of Common Shares held
Philip O'Quigley (CEO)	14,000,000	3,013,696
Anne Flynn (CFO)	7,000,000	-
JoAchim Conrad (Director)	4,000,000	-
Daryl H. Gilbert (Director)	2,500,000	-
Gregory Smith (Director)	2,500,000	470,000
Maxim Mayorets (Director)	2,500,000	-

Exercise of Compensation Securities by Directors and NEOs

There were no stock options or other compensation securities exercised by a director or NEO during the year ended 31 December 2018.

Stock Option Plan

In 2004, the Shareholders approved the Corporation's stock option plan in substantially its current form (the "**Stock Option Plan**"), which is known as a "rolling plan". The Stock Option Plan requires the approval of the Shareholders each year at the annual general meeting of the Shareholders in accordance with the terms of the Stock Option Plan and TSX Venture Exchange ("**TSX-V**") Policy 4.4 – "Incentive Stock Options" ("**Policy 4.4**"). The Stock Option Plan was approved at the annual shareholders meeting held on 18 October 2018.

The following is a summary of the principal terms of the Stock Option Plan, which summary is qualified by and is subject to the full terms and conditions of the Stock Option Plan. Except as otherwise defined herein, capitalised terms used herein have the meanings ascribed thereto in the Stock Option Plan.

The Shareholders initially approved the Stock Option Plan on 18 November 2004 and subsequently at each annual general and special meeting of the Corporation held thereafter. Ten percent (10%) of the number of issued and outstanding Common Shares from time to time are currently reserved for issuance upon the exercise of options granted pursuant to the Stock Option Plan. As at 24 April 2019, 40,333,334 stock options are issued and outstanding.

The purpose of the Stock Option Plan is to attract, retain and motivate directors, officers, employees and consultants (collectively, the "**Participants**") by providing them with the opportunity, through stock options, to acquire a proprietary interest in the Corporation and benefit from its growth. In management's view, the ability to grant stock options as a means of compensating Participants contributes to the Corporation's overall financial performance. As such, management considers that the Stock Option Plan is beneficial to the Corporation as it provides the Corporation with greater flexibility to compensate eligible Participants with grants of stock options and encourage Participant ownership of the Corporation.

The options are non-assignable and may be granted for a term not exceeding five (5) years, unless the Corporation is listed on Tier 1 of the TSX-V in which case the options may be granted for a term not exceeding ten (10) years. Options may be granted under the Stock Option Plan only to Participants or to persons that have agreed to commence serving in any of the aforementioned capacities subject to the rules and regulations of applicable regulatory authorities and any Canadian stock exchange upon which the Common Shares may be listed or may trade from time to time. The number of Common Shares reserved for issue to any one person pursuant to the Stock Option Plan may not exceed five percent (5%) of the issued and outstanding Common Shares at the date of such grant or in any twelve-month period. The exercise price of options issued may be issued at the market price of the Common Shares as listed on the TSX-V, subject to any discounts permitted by applicable legislative and regulatory requirements.

Summary of employment contracts of each named executive officer

The following describes the material terms and conditions of the employment contracts including termination provisions and change of control benefits of each NEO in effect during the financial year ended 31 December 2018.

Mr. Philip O'Quigley

Mr. O'Quigley was appointed as a Director in September 2012. Mr. O'Quigley accepted the position of Chief Executive Officer pursuant to an employment contract dated 10 April 2012, commencing employment on 1 May 2012. Mr. O'Quigley receives an annual salary of US\$450,000 and is eligible for a bonus of up to 100% of the sum of Mr. O'Quigley's annual salary plus the annual contribution to his pension plan. His salary can be further increased by US\$50,000 on the achievement of certain future targets. The Company can terminate the employment contract on twelve months' notice, or payment in lieu of notice, at an estimated cost of \$455,000 to Falcon. This contract does not include a "change of control" provision.

Ms. Anne Flynn

Ms. Flynn was appointed Chief Financial Officer on 5 October 2016. Ms. Flynn is paid an annual salary of €180,000 and is eligible for a bonus of up to 50% of her annual salary. The Company can terminate the employment agreement on six months' notice, or payment in lieu of notice, at an estimated cost of \$114,000 to Falcon. This contract does not include a "change of control" provision.

Pension Plan Benefits

In line with the terms of the respective employment agreements for the NEOs the following was paid into their respective defined contribution plans:

Name	Accumulated value at start	Compensatory	Accumulated value at end of
	of year		year
	US\$	US\$	US\$
Philip O'Quigley (CEO)	Nil	30,000	30,000
Anne Flynn (CFO)	Nil	21,000	21,000

No other benefits were paid, and no other benefits are proposed to be paid to the NEOs of any pension or retirement plan.

No deferred compensation plans were paid, and no benefits are proposed to be paid to any NEO of the Corporation under a deferred compensation plan.

10. LEGAL PROCEEDINGS & REGULATORY ACTIONS

The Company has not been involved in any legal proceedings during the financial year and as of 24 April 2019, no legal proceedings are contemplated.

11. INTEREST OF MANAGEMENT AND OTHERS IN MATERIAL TRANSACTIONS

None of Falcon's current directors or executive officers has any interest, direct or indirect, in any material transactions in which Falcon has participated since 1 January 2016.

Except as disclosed below no persons or companies that are the direct or indirect beneficial owners of, or who exercise control or direction over, more than 10% of the outstanding Common Shares, or any associate or affiliate of any of the foregoing, has any interest, direct or indirect, in any material transactions in which Falcon has participated since 1 January 2016.

As disclosed in the Falcon Management Information circular 28 August 2013, Sweetpea Petroleum Pty Ltd, a 100% subsidiary of PetroHunter Energy Corporation ("**PetroHunter**") of Maryland, USA was the beneficial owner of 97,860,000 shares in Falcon, which represented approximately 10.86% of Falcon's issued Common Shares at that date. As at 24 March 2017, Falcon announced that Sweetpea had informed the Company that they held 80,625,170 shares in Falcon representing 8.67% of Falcons issued common shares.

As disclosed in their Form 10-K filing (available at <u>www.sec.gov</u>) with the United Sates Securities and Exchange Commission for the period ended 30 September 2012, filed on 18 December 2013, of PetroHunter Energy Corporation; entities related to or controlled by Mr. Christian Russenberger of Meirhofrain 36, Wadenswil 8820, Switzerland beneficially own approximately 27.2% of PetroHunter's common stock as at 10 December 2013.

On 1 November 2013, Falcon announced that Falcon Australia, had entered into the "CRIAG Agreement with CRIAG to acquire its 4% ORRI relating to its exploration permits in the Beetaloo Sub-basin. The key transaction details were:

- Falcon Australia made an initial payment to CRIAG of \$999,000 on signing the CRIAG Agreement;
- Falcon Australia made a second payment to CRIAG of \$999,000 to acquire the first 3% (three fourths) of the ORRI upon completion of a farm-out deal in Australia;
- CRIAG has granted Falcon Australia a five year call option to acquire the remaining 1% (one fourth) for \$5 million; and
- All ORRI's acquired under the CRIAG Agreement will be immediately cancelled by Falcon Australia.

On completion of Falcon's Beetaloo farm-out as announced on 21 August 2014, Falcon Australia made the second payment to CRIAG in the amount of \$999,000. As detailed in the CRIAG agreement, Falcon and Origin have the option to reduce this royalty further to 1% by the exercise of a 5 year call option.

CRIAG was adjudicated bankrupt on 21 March 2017 following which Falcon and Origin approached the liquidator of CRIAG with a view to terminating the ORRI. On 3 October 2018 Falcon announced that they and Origin had signed a termination agreement with the Liquidator and paid CHF150,000 (approximately US\$151,000) to the Liquidator and the 1% ORRI was terminated.

As far as the Company is aware Mr. Russenberger is the sole director of CR Innovations AG.

12. TRANSFER AGENT & REGISTRAR

The transfer agent and registrar for the Common Shares is Computershare Trust Company of Canada, 3rd Floor, 510 Burrard Street, Vancouver, British Columbia, V6C 3B9, Canada. Computershare Investor Services Plc acts as the depositary in the United Kingdom and is located at The Pavilions, Bridgewater Road, Bristol, BS99 6ZY, United Kingdom.

13. MATERIAL CONTRACTS

Falcon has not entered into any material contracts outside of the ordinary course of business in the last financial year or before the last financial year which are still in effect.

14. INTERESTS OF EXPERTS

Names of experts

The names of the experts are as follows:

- Charles W. Chapman, co-author of the 51-101F2 Report, Chapman Petroleum Engineering Ltd, 445, 708-11th Avenue S.W., Calgary, Alberta, T2R 0E4, Canada;
- BDO LLP, the Company's auditors, 55 Baker Street, London W1U 7EU, United Kindgom; and
- RPS Energy author of the RPS 2013 Report, 411N. Sam Houston Parkway E., Suite 400 Houston, Texas 77060-3545, U.S.A.

Interests of experts

As of the date hereof, the directors, officers, employees and partners, as applicable, of each of the aforementioned companies and partnerships beneficially own, directly or indirectly in the aggregate, less than one percent of the securities of the Company. No director, officer, employee or partner, as applicable, of the aforementioned companies or partnerships is currently expected to be elected, appointed or employee as a director, officer or employee of the Company or of any associate or affiliate of the Company.

BDO LLP are the auditors of the Group and have confirmed that they are independent within the meaning of the relevant rules and related interpretations prescribed by the relevant professional bodies in Canada and any applicable legislation or regulation up to the date of their auditors' report 24 April 2019.

15. ADDITIONAL INFORMATION

Additional information relating to Falcon may be found on SEDAR at www.sedar.com.

Additional financial information is provided in Falcon's audited consolidated financial statements and MD&A for the year ended 31 December 2018.

Additional information, including directors' and officers' remuneration and indebtedness, principal holders of Falcon's securities and options to purchase Falcon's securities, where applicable, is contained in Falcon's most recent information circular dated 06 September 2018.

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