

# NOOR ENERGY CORPORATION

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NOOR ENERGY CORPORATION ANNOUNCES COURT APPROVAL AND CLOSES A PLAN OF ARRANGEMENT WITH BIOMARK DIAGNOSTICS INC. AND BIOMARK CANCER SYSTEMS INC.

Vancouver, B.C. – (October 30, 2014) Noor Energy Corporation ("Noor") and Biomark Diagnostics Inc. ("Biomark Diagnostics"). Noor and Biomark Diagnostics are pleased to announce that on October 30, 2014, the statutory plan of arrangement entered into on June 19, 2014 (the "Arrangement") among Noor, Biomark Diagnostics, and Biomark Cancer Systems Inc. ("Biomark Cancer Systems") received approval from the Supreme Court of British Columbia in accordance with Part 9 of the *Business Corporation Act* (British Columbia), and the Arrangement was subsequently completed on October 30, 2014. As a result of completing the Arrangement, Biomark Diagnostics became a reporting issuer in Alberta and British Columbia, and Biomark Cancer Systems became a wholly-owned subsidiary of Biomark Diagnostics.

On June 19, 2014, Noor, Biomark Diagnostics and Biomark Cancer Systems entered into an Arrangement Agreement and Plan of Arrangement (the "Arrangement Agreement").

Completion of the Arrangement as set forth in the Arrangement Agreement was approved by consent resolutions of the shareholders of Biomark Cancer Systems on October 27, 2014, and a final order granted by the Supreme Court of British Columbia on October 30, 2014 in accordance with Part 9 of the *Business Corporations Act* (British Columbia).

Pursuant to the Arrangement, the following principal steps were completed on October 30, 2014:

- Biomark Cancer Systems purchased all the issued and outstanding Common Shares of Biomark Diagnostics from Noor;
- Biomark Diagnostics acquired 46,935,040 Common Shares of Biomark Cancer Systems, being all the issued and outstanding share capital, from all the shareholders of Biomark Cancer Systems through a 1-for-1 share exchange; and
- Biomark Diagnostics issued a net amount of 310,000 Common Shares of Biomark Diagnostics to Noor, which were subsequently distributed to the shareholders of Noor as of the record date of October 28, 2014, on a pro-rated basis according to their shareholdings.

Upon the Arrangement becoming effective on October 30, 2014, Biomark Diagnostics became a reporting issuer in the jurisdictions of Alberta and British Columbia, and has issued a total of

47,245,040 Common Shares. The CUSIP for the Common Shares of Biomark Diagnostics is 09073K108.

Biomark Diagnostics was incorporated on June 19, 2014 and its fiscal year end is March 31. As a result of completing the Arrangement, Biomark Diagnostics has one wholly-owned subsidiary, Biomark Cancer Systems, which was incorporated on February 27, 2014.

## For further information on Noor, please contact:

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#### Biomark Diagnostics Inc.

Biomark Diagnostics is a Canadian based company that has purchased certain assets relating to, and will continue to develop, an advanced stage cancer diagnostic business. Our cancer diagnostics technology has developed to date into a metabolomics-based diagnostic assay that allows for early cancer detection. We are currently focused on bringing our cancer diagnostic kits and detection system up to commercialization standards and hope to commence distribution once clinical trials are complete and regulatory acceptance is obtained.

### For further information on Biomark Diagnostics, please contact:

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#### **Forward-Looking Information:**

This press release may include forward-looking information within the meaning of Canadian securities legislation. The forward-looking information is based on certain key expectations and assumptions made by the management of Noor and Biomark Diagnostics. Although the companies believe that the expectations and assumptions on which such forward-looking information is based are reasonable, undue reliance should not be placed on the forward-looking information because the companies cannot provide any assurance that it will prove to be correct. These forward-looking statements are made as of the date of this press release and the companies disclaims any intent or obligation to update publicly any forward-looking information, whether as a result of new information, future events or results or otherwise, other than as required by applicable securities laws.