Form 45-106F6

British Columbia Report of Exempt Distribution

This is the form required under section 6.1 of National Instrument 45-106 for a report of exempt distribution in British Columbia.

Issuer/underwriter information

Item 1: Issuer/underwriter name and contact information

A. State the following:

- the full name of the issuer of the security distributed. Include the former name of the issuer if its name has changed since this report was last filed;
- the issuer's website address; and
- the address, telephone number and email address of the issuer's head office.

NWest Energy Corp., 1969 Upper Water Street, Suite 2001, Halifax, Nova Scotia, B3J 3R7, phone (902) 405-4751.

Website: http://www.nwestenergy.com/

Email: info@nwestenergy.com

- B. If an underwriter is completing this report, state the following:
 - the full name of the underwriter;
 - the underwriter's website address: and
 - the address, telephone number and email address of the underwriter's head office.

N/A

Item 2: Reporting issuer status

A. State whether the issuer is or is not a reporting issuer and, if reporting, each of the jurisdictions in which it is reporting.

The issuer is a reporting issuer in British Columbia and Alberta.

B. If the issuer is an investment fund managed by an investment fund manager registered in a jurisdiction of Canada, name the investment fund manager and state the jurisdiction(s) where it is registered.

N/A

Item 3: Issuer's industry

Indicate the industry of the issuer by checking the appro	priate box below.
☐ Bio-tech	Mining
Financial Services	exploration/development
investment companies and funds	production
mortgage investment companies	⊠ Oil and gas
Forestry	Real estate
☐ Hi-tech	Utilities
☐ Industrial	Other (describe)

Item 4: Insiders and promoters of non-reporting issuers

If the issuer is an investment fund managed by an investment fund manager registered in a jurisdiction of Canada, do not complete this table.

If the issuer is not a reporting issuer in any jurisdiction of Canada, complete the following table by providing information about each insider and promoter of the issuer. If the insider or promoter is not an individual, complete the table for directors and officers of the insider or promoter.

	Information about insid	ders and promoters	
Full name, municipality and country of principal residence	All positions held (e.g., director, officer, promoter and/or holder of more than 10% of voting securities)	Number and type of securities of the issuer beneficially owned or, directly or indirectly controlled, on the distribution date, including any securities purchased under the distribution	Total price paid for all securities beneficially owned or, directly or indirectly controlled, on the distribution date, including any securities purchased under the distribution (Canadian \$)
N/A			

Details of distribution

Item 5: Distribution date

State the distribution date. If this report is being filed for securities distributed on more than one distribution date, state all distribution dates.

June 23, 2014

Item 6: Number and type of securities

For each security distributed:

• describe the type of security;

- o Units, with each Unit consisting of one common share (a "Common Share") and one non-transferable common share purchase warrant (a "Warrant").
- state the total number of securities distributed. If the security is convertible or
 exchangeable, describe the type of underlying security, the terms of exercise or
 conversion and any expiry date; and
 - o 4,704,114 Units, consisting of 4,704,114 common shares and 4,704,114 Warrants.
 - Each Warrant entitles the holder to acquire one Common Share for an exercise price of \$0.10 per Common Share for a period of 2 years until January 23, 2016.
- if the issuer is an investment fund managed by an investment fund manager registered in a jurisdiction of Canada, state the exemption(s) relied on. If more than one exemption is relied on, state the amount raised using each exemption.

N/A – The issuer is not an investment fund.

Item 7: Geographical information about purchasers

Complete the following table for each Canadian and foreign jurisdiction where purchasers of the securities reside. Do not include in this table information about securities issued as payment of commissions or finder's fees disclosed under item 9 of this report. The information provided in this table must reconcile with the information provided in item 8 and Schedules I and II.

	Number of purchasers	Price per security (Canadian \$) ¹	Total dollar value raised from
Each Canadian and foreign jurisdiction where purchasers reside			purchasers in the jurisdiction (Canadian \$)
Nova Scotia	8	\$0.06	\$88,099.92
Newfoundland	1	\$0.06	\$6,666.96
New Brunswick	1	\$0.06	\$2,499.96
Ontario	1	\$0.06	\$10,980.00
Saskatchewan	1	\$0.06	\$48,000.00
Alberta	1	\$0.06	\$6,000.00
British Columbia	7	\$0.06	\$120,000.00
Total number of Purchasers	20		
Total dollar value of distribution in all jurisdictions (Canadian \$)			\$282,246.84

Note 1:If securities are issued at different prices, list the highest and lowest price for which the securities were sold.

Item 8: Information about purchasers

Instructions

A. If the issuer is an investment fund managed by an investment fund manager registered in a jurisdiction of Canada, do not complete this table.

- B. Information about the purchasers of securities under the distribution is required to be disclosed in different tables in this report. Complete
 - the following table for each purchaser that is not an individual, and
 - the tables in Schedules I and II of this report for each purchaser who is an individual.

Do not include in the tables information about securities issued as payment of commissions or finder's fees disclosed under item 9 of this report.

C. An issuer or underwriter completing this table in connection with a distribution using the exemption in subparagraph 6.1(1)(j) [TSX Venture Exchange offering] of National Instrument 45-106 Prospectus and Registration Exemptions may choose to replace the information in the first column with the total number of purchasers, whether individuals or not, by jurisdiction. If the issuer or underwriter chooses to do so, then the issuer or underwriter is not required to complete the second column or the tables in Schedules I and II.

Information about non-individual purchasers					
Full name and address of purchaser and name and telephone number of a contact person	Indicate if the purchaser is an insider (I) of the issuer or a registrant (R)	Number and type of securities purchased	Total purchase price (Canadian \$)	Exemption relied on	Date of distribution (yyyy-mm-dd)
John St. Capital 222 Canterbury Lane Fall River, NS B2T 1T3 James Megann (902) 441-6151	I	333,333 Units	\$19,999.98	S. 2.3 and S. 2.5 of NI 45-106	June 23, 2014
Almont Holdings Incorporated 150 Flagstone Drive Dartmouth, NS B2V 1Z8 Don Kyte (902) 434-3132	N/A	416,666 Units	\$24,999.96	S. 2.3 of NI 45-106	June 23, 2014

	Information	about non-indiv	vidual purchase	ers	
Full name and address of purchaser and name and telephone number of a contact person	Indicate if the purchaser is an insider (I) of the issuer or a registrant (R)	Number and type of securities purchased	Total purchase price (Canadian \$)	Exemption relied on	Date of distribution (yyyy-mm-dd)
Manewagi Technologies Incorporated 128 Brook Street Lake Fletcher, NS B2T 1A5 Bill Fleming (902) 448-0716	I	83,333 Units	\$4,999.98	S. 2.3 and S. 2.5 of NI 45-106	June 23, 2014
Strategic Concepts Inc. 10 Roche Street St. John's, NL A1B 1L5 Carl Sheppard (709) 739-5035	N/A	111,116 Units	\$6,666.96	S. 2.5 of NI 45-106	June 23, 2014

Commissions and finder's fees

Item 9: Commissions and finder's fees

Instructions

A. Complete the following table by providing information for each person who has received or will receive compensation in connection with the distribution(s). Compensation includes commissions, discounts or other fees or payments of a similar nature. Do not include information about payments for services incidental to the distribution, such as clerical, printing, legal or accounting services.

B. If the securities being issued as compensation are or include convertible securities, such as warrants or options, add a footnote describing the terms of the convertible securities, including the term and exercise price. Do not include the exercise price of any convertible security in the total dollar value of the compensation unless the securities have been converted.

Full name	Indicate if the person being	Compensation paid or to be paid (cash and/or securities)				;)
and address	compensated			Securities		
of the person being compensated	is an insider (I) of the issuer or a registrant (R)	Cash (Canadian \$)	Number and type of securities issued	Price per security (Canadian \$)	Exemption relied on and date of distribution (yyyy-mm-dd)	Total dollar value of compensation (Canadian \$)
PI Financial Corp. 1900 – 666 Burrard St. Vancouver, BC V6C 3N1	R	\$7,020.00	117,000 Finder Warrants	Deemed \$0.06	S. 2.3 of NI 45-106, June 23, 2014	\$7,020.00 ¹

¹ Each Finder Warrant entitles the holder to acquire one Common Share for an exercise price of \$0.10 per Common Share for a period of 2 years until January 23, 2016.

Certificate

On behalf of the issuer, I certify that the statements made in this report are true.
Date:July 16
NWest Energy Corp.
Name of [issuer] (please print)
Kevin Aylward, President and Chief Executive Officer Phone: (902) 405-4751_709 693-0080 cell
Print name, title and telephone number of person signing
_(signed) "Kevin Aylward"

Instruction

Signature

The person certifying this report must complete the information in the square brackets by deleting the inapplicable word. For electronic filings, substitute a typewritten signature for a manual signature.

Item 10: Contact information

State the name, title and telephone number of the person who may be contacted with respect to any questions regarding the contents of this report, if different than the person signing the certificate.

Kevin Aylward, President and Chief Executive Officer

Phone: (902) 405-4751

IT IS AN OFFENCE TO MAKE A MISREPRESENTATION IN THIS REPORT.

Notice - Collection and use of personal information

The British Columbia Securities Commission collects and uses the personal information required to be included in this report for the administration and enforcement of the *Securities Act*. If you have any questions about the collection and use of this information, contact the British Columbia Securities Commission at the following address:

British Columbia Securities Commission

P.O. Box 10142, Pacific Centre 701 West Georgia Street Vancouver, British Columbia V7Y 1L2 Telephone: (604) 899-6500

Toll free across Canada: 1-800-373-6393

Facsimile: (604) 899-6581