Prospectus

Rampart Resources Limited ABN 86 115 229 984 (registered in British Columbia Canada and a registered foreign company in Australia)

An offer of 1 Share at an issue price of \$0.0025

This Prospectus has been prepared for the purposes of Section 708A(11)(b)(i) of the Corporations Act 2001 (Cth) to remove any secondary trading restrictions on the sale of shares issued by Rampart Resources Limited. This document is important and it should be read in its entirety

IMPORTANT NOTICE

This Prospectus is dated 6 June 2013 and was lodged with ASIC on that date. Neither ASIC, ASX nor any of their respective officers take any responsibility for the contents of this Prospectus or the merits of the investment to which this Prospectus relates.

No securities will be allotted or issued on the basis of this Prospectus later than 13 months after the date of this Prospectus.

This Offer is not available to anyone outside of Australia and no securities will be allotted or issued on the basis of this Prospectus outside of Australia.

Application will be made to ASX within 7 days after the date of this Prospectus for the quotation of the Share the subject of this Prospectus.

The Company is an ASX listed company whose securities are granted official quotation by ASX.

In preparing this Prospectus regard has been had to the fact that the Company is a disclosing entity for the purposes of the Corporations Act and that certain matters may reasonably be expected to be known to investors and professional advisers who investors may consult.

No person is authorised to give any information or to make any representations in connection with this Offer that is not contained in this Prospectus. Any information or representation that is not contained in this Prospectus may not be relied upon as having been authorised by the Company or its Directors.

This Prospectus does not constitute an offer in any place in which, or to any person to whom, it is not lawful to make such an offer.

It is important that investors read this Prospectus in its entirety and seek professional advice where necessary. An investment in the security the subject of this Prospectus should be considered speculative.

Certain terms and abbreviations used in this Prospectus have defined meanings which are explained in the Glossary.

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1. KEY INFORMATION AND DATES

Question	Response		Where to find more information
What is the Offer?	The Company is offering to issue 1 Share for \$0.0025.		Section 2.1
Who should apply?	The Company will invite an investor to apply. You should not apply for the Share unless you are invited to do so.		Section 2.1
What is the purpose of the Offer?	Immediately prior to the period in which this Offer is open, the Company issued 232,300,000 Shares to investors to raise \$580,750 (Placement Shares). The Placement Shares were issued without a prospectus to institutional, sophisticated and professional style investors who are not related parties of the Company.		Section 2.1
	The Corporations Act restricts the tare issued without a prospectus. To allow Shareholders holding the Fable to sell them without trading res	The purpose of the Offer is Placement Shares to be	
What is the effect of the Offer?	The effect of the Offer is to remove the secondary trading sale restrictions on the Placement Shares.		Section 2.2
	The Offer will further increase the number of Shares on issue by 1 Share and decrease the cash reserves of the Company by approximately \$7,000 (being the estimated expenses of the Offer).		Section 2.3
What are the risks of an investment in the Company?	The risks of an investment in the Company are set out in Section 2.5 of this Prospectus.		Section 2.5
What are the key dates of the Offer?	Prospectus lodged with ASIC and ASX	6 June 2013	
	Opening Date of Offer	6 June 2013	
	Closing Date	7 June 2013	
	Despatch of holding statement	7 June 2013	
_	Please note that these dates are subject to change. The Company reserves the right, subject to the Corporations Act and the Listing Rules to amend the timetable at any time, and in particular, to extend the Closing Date.		

2. PURPOSE AND EFFECT OF THE OFFER

2.1 Purpose of Offer

Immediately prior to the period in which this Offer is open, the Company issued 232,300,000 Shares at an issue price of \$0.0025 to raise \$580,750 (**Placement Shares**).

The Placement Shares were issued to institutional, sophisticated and professional style investors who are not related parties of the Company. The Placement Shares were issued without a prospectus. The Corporations Act restricts the trading of securities that are issued without a prospectus. The purpose of the Offer is to allow Shareholders holding the Placement Shares to be able to sell them without trading restrictions. This Prospectus has been prepared for the purpose of section 708A(11)(b)(i) of the Corporations Act to remove any secondary sales restrictions on the sale of the Placement Shares. Section 708A(11)(b)(i) of the Corporations Act removes secondary sale restrictions where this Prospectus is lodged with ASIC on or after the day on which the Placement Securities were issued but before the day on which the Placement Securities are offered for sale.

Under the Offer, the Company will invite an investor to subscribe for 1 Share for \$0.0025 which is the same price per share at which the Placement Shares were issued. The Company will only receive a nominal amount of \$0.0025 under this Prospectus and therefore raising funds is not a purpose of the Offer.

2.2 Effect of the Offer

The effect of the Offer will be to remove the secondary trading sale restrictions on the Placement Shares issued prior to the date this Prospectus was lodged with ASIC.

The Offer will further:

- (a) increase the number of Shares on issue by 1 Share; and
- (b) decrease the cash reserves of the Company by approximately \$7,000 being the estimated costs of the Offer.

2.3 Capital Structure

The capital structure of the Company after the issue of 1 Share under this Prospectus is set out below.

	Number
SHARES	
Existing Shares (excluding the Placement Shares)	1,778,788,036
Placement Shares	232,300,000
Share to be issued under this Prospectus	1
Total	2,011,088,037
OPTIONS	
Quoted options	1,092,624,983
Unquoted options	490,959,469
Total	1,583,584,452

Unsecured Convertible Loan

A loan of \$1,219,250 capable of conversion into ordinary shares (subject to shareholder approval) at a conversion rate of \$0.0025 per share. Interest will accrue on the loan amount at the rate of 12%pa until the date of conversion.

Notes:

- (a) This table assumes that no additional Shares are issued by the Company before the Closing Date and that no options are exercised before the Closing Date.
- (b) After the Closing Date and subject to Shareholder approval being obtained at a general meeting of the Company to be held as soon as possible, the Company will issue a further 232,300,000 unquoted options as part of the Placement and a further 487,700,000 shares and 243,385,000 quoted options on conversion of the Convertible Loan as announced to ASX on 3 June 2013.

2.4 Effect on Financial Position

The issue of 1 Share under this Prospectus will not have a material impact on the Company's financial position. For this reason a pro-forma statement of financial position of the Company showing the financial effect of the Offer has not been included in this Prospectus.

2.5 Risk factors

2.5.1 Introduction

There are risks which may impact on the operating and financial performance of the Company and, therefore, on the value of the New Share offered under this Prospectus. Some of these risks can be mitigated by the Company's systems and internal controls, but many are outside of the control of the Company and of the Board. There can be no guarantee that the Company will achieve its stated objectives or that any forward-looking statements will eventuate. An investment in a business with limited operating history, such as Rampart Energy, is considered speculative and an investor could lose most or all of any investment. There are also general risks associated with any investment in shares.

More specifically, the risks are that:

- the price at which the Applicant is able to sell the New Share is less than the price paid due to changes in market circumstances;
- the Applicant is unable to sell the New Share;
- the Company is placed in receivership or liquidation making it reasonably foreseeable that Shareholders could receive none, or only some of their initial investment; and
- the Company fails to generate sufficient profit in order to pay dividends.

In the event of insolvency, the holders of fully paid ordinary Shares would not normally be liable to pay money to any person. Potential investors should therefore carefully consider all associated risks before applying for the New Share under this Prospectus and should consider their personal circumstances (including financial and taxation issues) and seek advice from their stockbroker, accountant, solicitor or other professional advisers before deciding whether to invest.

A number of material risk factors which may adversely affect the Company and the value of the New Share offered under this Prospectus are set out in this Section. This is not an exhaustive list and there may be other factors which have an adverse effect on the Company and the value of the New Share offered under this Prospectus.

2.5.2 Key risks specific to an investment in the Company Tenure Risk

The Company is not the registered holder of the geothermal projects located in Djibouti, in which the Company holds interests (**Geothermal Interests**).

The Geothermal Interests held by the Company and in which the Company has an interest are subject to applicable laws regarding exploration, expenditure and renewal of such interests in the jurisdictions in which the Company holds those geothermal interests.

The Company is not the registered holder of the petroleum projects located in Alaska (USA), in which the Company holds interests (**Petroleum Interests**). The petroleum interests held by the Company and in which the Company has an interest are subject to applicable laws regarding exploration, expenditure and renewal of such interests in the jurisdictions in which the Company holds those petroleum interests.

If a Geothermal or Petroleum Interest is not granted or renewed (as the case may be) or access cannot be secured to carry out operations, the Company could be adversely affected as a result of the consequential loss of opportunity to discover and develop the Company's petroleum and geothermal interests.

Licenses and permits for petroleum and geothermal interests are for a specified term and carry annual expenditure and reporting commitments and, if not met, the holder could lose title to its interest in the tenements. Equally, activities are required to keep the interests in good administrative standing. There is a risk that these permits could be terminated or reduced if the holder is unable to show cause for any delays to fulfilling commitments.

Evaluation Risk

The current and future operations of the Company may be affected by a range of factors, including (but not limited to):

- limitations on activities due to seasonal weather patterns;
- alterations to exploration programs and budgets;
- unanticipated operational and technical difficulties encountered in drilling, development, and production activities;
- mechanical failure of operating plant and equipment or late supply thereof;
- adverse weather conditions, industrial and environmental accidents, industrial disputes and an event of force majeure;
- unavailability of drilling, production and surface plant and other equipment;
- unexpected shortages or increases in the costs of consumables, spare parts, plant and equipment and labour;
- prevention of access by reason of inability to obtain regulatory or landowner consents or approvals, or indigenous and cultural issues;
- terms imposed by government on project development including conditions such as environmental rehabilitation, royalty rates and taxes;
- delays in completing feasibility studies and obtaining necessary development approvals;
- risks of default or non-performance by third parties providing essential services.
- No assurance can be given that tenure can be secured, that future exploration and development will be successful.

The ultimate success and financial viability of the Company depends on securing title to tenure, the discovery and delineation of economically recoverable reserves and resources, and competent operational and managerial performance. Even given these outcomes the Company cannot guarantee that it can be profitably exploited.

Environmental Regulation and Risk

The interests of the Company are or may be subject to various laws and regulations regarding environmental matters and the discharge of hazardous waste and materials. These include standards and obligations to remediate current and former facilities and locations where operations are or were conducted.

The Company may be required to comply from time to time with environmental management issues that arise from factors beyond its control and the conduct of any activities in the projects in which the Company has an interest may be subject to the receipt of environmental approvals.

The conduct of any exploration or exploitation of petroleum interests in Alaska is also subject to the receipt of all necessary environmental approvals. There can be no guarantee that such approvals will be forthcoming. Furthermore, the conditions imposed for the grant of such approvals may be so onerous that they render a project uneconomic.

To mitigate environmental risk, the Company intends to ensure that it has appropriate insurance cover to mitigate any environmental risk, however, in certain circumstances the Company's insurance may not be of a nature or level to provide adequate insurance cover. The occurrence of an event that is not covered by insurance could have a material adverse effect on the Company.

Changes in Government Policy and Laws

Changes in government laws, regulations, policies and administrative regimes, particularly those affecting ownership of tenure, taxation, royalties, land access, labour relations, the development and production of fossil fuels, environmental pollution and mining and exploration activities, may adversely affect the financial performance or the current and proposed operations generally of the Company. These changes may increase operating costs and have a material adverse effect on the Company.

Taxation

In all places where the Company has operations or interests in projects, in addition to the normal level of income tax imposed on all industries, the Company may be required to pay government royalties, indirect taxes, goods and services tax and other imposts which generally relate to revenue or cash flows. Industry profitability can be affected by changes in government taxation policies.

Economic Risks

General economic conditions, movements in interest and inflation rates and currency exchange rates may have an adverse effect on the Company's exploration, development and production activities, as well as on its ability to fund those activities and potential future revenues.

Operating Risks

The operations of the Company may be affected by various factors including operational and technical difficulties, difficulties in commissioning and operating plant and equipment, mechanical failure or plant breakdown, unanticipated geotechnical and metallurgical problems which may affect extraction costs, adverse reservoir conditions, weather conditions, unexpected maintenance, unplanned capital expenditure, industrial and environmental accidents, industrial disputes and unexpected shortages or increases in the costs of consumables, spare parts, plant and equipment. The occurrence of any of these factors could result in substantial liability being incurred by the Company.

To mitigate the impact of the factors mentioned above which may affect the operations of the Company, it intends to ensure that appropriate insurance is maintained within ranges of coverage that the Company believes to be consistent with industry practice and having regard to the nature of activities being conducted. No assurance, however, can be given that the Company will be able to obtain such insurance coverage at reasonable rates or that any coverage it arranges will be adequate and available to cover any potential claims. Insurance cover may not be available for every risk faced by the Company. The occurrence of an event that is not covered or fully covered by insurance could have a material adverse effect on the business, financial condition and results of the Company.

Reliance on Key Management

The Company is dependent on its Directors', managers' and consultants' abilities to implement the Company's strategy in respect of securing title to the projects in which the Company holds interests and the exploration and possible development of the Company's interests. A number of factors, including the departure of senior management of the Company, could adversely affect the Company's ability to implement its strategy.

The success of the Company's operations may also depend on continued access to competent management and technical expertise, prudent financial administrators and the availability of appropriately skilled and experienced employees, contractors and consultants operating in relevant sectors. In the event that the Company is unable to source such personnel, the Company could be adversely affected.

Competition Risk

The energy industry in which the Company is involved is subject to country and global competition. Although the Company will undertake all reasonable due diligence in its business direction and operations, the Company will have no influence or control over the activities or actions of its competitors, which activities or actions may, positively or negatively, affect the operating and financial performance of the Company's projects and business.

Additional Capital Requirements

The Company is an exploration company and will need further financing for the development of projects. Accordingly it must continue to fund its exploration, feasibility, design and construction planning programs through its cash reserves, equity capital or debt. The viability of the Company is therefore dependent upon the Company's access to further capital through debt or equity.

There can be no guarantee that the Company will be able to successfully raise project debt or equity finance.

In addition, if the Company is not able to secure further funds through debt or equity this may adversely affect the Company's ability to meet any obligations including the payment of funds to government agencies in order to maintain its tenement interests or the tenure which underlie the Alaskan petroleum interest. Furthermore, any additional equity financing may dilute shareholdings, and debt financing may involve restrictions on financing and operating activities.

Contractual Risk

The Company's ability to secure title to projects in which it has an interest and to efficiently conduct its operations in a number of respects depends upon a number of contracts. As in any contractual relationship, the ability for the Company to ultimately receive the benefit of the contract is dependent upon the relevant third party complying with its contractual obligations. To the extent that such third parties default in their obligations, it may be necessary for the Company to enforce its rights under any of the contracts and pursue legal action. Such legal action may be costly and no guarantee can be given by the Company that a legal remedy will ultimately be granted on appropriate terms.

Copahue Project

By agreement with Geothermal One Inc, the holder of the Copahue Project in Argentina, the Company has formally withdrawn from and is no longer a joint venture participant in the Copahue Project.

Under the terms of its agreement with the Company, Geothermal One has agreed to assume obligations in respect of the Copahue Project from 7 January 2013 and to indemnify the Company from any and all legal actions. Under the agreement, the Company agreed to pay to Geothermal One the sum of USD\$125,000 and loaned to Geothermal One the sum of \$125,000. While Geothermal One has agreed to take on any and all liability for the Copahue Project and to indemnify the Company for any legal actions, unforeseen or other liabilities and actions may arise which may require the Company to commence legal action or defend any action if the indemnity by Geothermal One is not sufficient.

While it held its interest in the Copahue Project the Company and Geothermal One were required by the Argentinean provincial government to give a joint and several guarantee for the maximum amount of US\$4 million as a performance bond as required under the concession contract awarded to develop the Copahue Project. The Company has no further interest in the Copahue Prohect following its agreement with Geothermal One to withdraw from it and Geothermal One has assumed all responsibility and liability for the Copahue Project.

However, until the Company has been properly released by the government from the performance bond, the Company may need to commence legal action or defend any action if the indemnity by Geothermal One is not sufficient in the event the performance bond is called upon.

Sovereign Risk and Foreign Country Risk

The Company currently has interests in foreign countries and is therefore subject to the risks normally associated with the conduct of business in foreign countries. Risks pertaining to such foreign countries may include among other things, labour disputes, corruption, uncertain political and economic environments, civil disturbances and crime and arbitrary changes in laws or policies.

In addition, the Company must conform to the taxation regimes in the foreign countries in which it has interests. These regimes may be subject to change. The foreign investment policies in the foreign countries in which the Company holds interests may affect the Company's ability to conduct business in these countries, successfully repatriate funds to Australia and retain its foreign assets.

Currency Risk

Adverse movements in the exchange rate may materially impact on commodity prices and the commercial viability of specific projects.

The revenues, earnings, assets and liabilities of the Company may be exposed adversely to exchange rate fluctuation. In particular, it is likely that most of the costs payable by the Company in relation to its operations in foreign countries will be paid in US dollars or other local currencies. Any shift in those exchanges against the Australian dollar could affect the financial performance and results generally of the Company.

Insurance Risk

The Company intends to adequately insure its operations in accordance with industry practice and applicable laws in the jurisdictions it operates. However, in certain circumstances the Company's insurance may not be of a nature or level to provide adequate insurance cover. The occurrence of an event that is not covered by insurance could have a material adverse effect on the Company. Insurance of all risks associated with the petroleum industry is not always available and where available the costs can be prohibitive.

Indigenous Land Rights Risk

Where the jurisdictions in which the Company holds interests have laws governing the rights of indigenous peoples to land, the Company may be subject to such laws and any restrictions imposed by such laws on the Company. Such restrictions may impact on the ability of the Company to carry out operations and manage projects in these countries.

Market Risk

The Company's possible future revenue is intended to be derived from the production of wholesale energy products. Consequently, the Company's potential future earnings are likely to be closely related to the price of those energy products.

The ability of the Company to successfully enter the commercialisation phase of its activities will depend upon its ability to acquire relevant interests in projects it does not already hold, develop its projects and sell its energy products on commercial terms and at commercial prices. Due to competition from established energy producers, there can be no assurance that the Company will ultimately be able to sell its energy produce on commercial terms.

The Company's ability to benefit from any future operations will depend on market factors, some of which may be beyond its control. The market for energy products is subject to competition and many variables and as such, may fluctuate markedly.

2.5.3 General risks

Share Market Investments

The New Securities are to be quoted on the ASX, where their price may rise or fall in relation to the Offer Price. The New Securities carry no guarantee in respect of profitability, dividends or return of capital, or the price at which they may trade on the ASX. The value of the New Securities will be subject to the ASX market and hence there are a range of risk factors outside of the control of the Company and the Directors and officers of the Company. Such factors include the demand for and availability of Securities, movements in domestic and international interest rates and inflation rates, economic conditions and general economic outlook, exchange rates, fluctuations in the Australian and international share markets, taxation, government and monetary policies and demand and supply for capital. Returns from an investment in the New Securities offered under this Prospectus may also depend on general share market conditions, as well as the performance of the Company. Investors who decide to sell their New Securities may not receive the entire amount of their original investment. There can be no guarantee that an active market in the Securities will develop or that the price of the New Securities will increase.

General Economic Conditions

Factors such as inflation, currency fluctuations, interest rates, supply and demand, industrial disruption, government policy and legislation have an impact on operating costs, commodity prices, and the parameters in which the Company operates. Factors that may be beyond the control of the Company include:

- general economic conditions in Australia and its trading partners and, in particular, inflation rates, interest rates, exchange rates, commodity supply and demand factors;
- financial failure or default by a participant in any of the joint ventures or other contractual relationship to which the Company is, or may become, a party;
- insolvency or other managerial failure by any of the contractors used by the Company in its activities; and
- industrial disputes.

These as well as other conditions can affect the Company's future revenues and profitability and the price of its securities.

Industrial Risk

Industrial disruptions, work stoppages and accidents in the course of the Company's operations could result in losses and delays, which may adversely affect profitability.

Management Actions

The Directors will, to the best of their knowledge, experience and ability (in conjunction with management) endeavour to anticipate, identify and manage the risks inherent in the activities of the Company, but without assuming any personal liability for same, with the aim of eliminating, avoiding and mitigating the impact of risks on the performance of the Company and its securities.

Interest Rate Risk

Financial prospects could be affected by changes in the level of interest rates. The magnitude of this effect will depend on the degree of gearing and the interest rate management strategies implemented by the Board.

Speculative nature of investment

The above list of risk factors is not to be taken as exhaustive of the risks faced by the Company or by Shareholders in the Company. The above factors, and others not specifically referred to above, may in the future materially affect the financial performance of the Company and the value of the New Securities offered under this Prospectus.

3. DETAILS OF THE OFFER

3.1 The Offer

By this Prospectus the Company offers for subscription 1 Share at \$0.0025. The Share offered under this Prospectus will rank equally with Shares on issue at the date of this Prospectus. Applicants should only apply at the invitation of the Directors.

The successful Applicant will be issued with a CDI for the New Share offered under this Prospectus. CDI holders have the same rights as holders of Shares, which are legally registered in their own name, however, as set out in Section 5.2, the arrangements for voting are different for CDIs. The Offer is not underwritten. There is no sponsoring broker. No broker or financial services licensee will be paid any fee in relation to this Offer.

The details of how to apply for the New Share are set out below.

3.2 Application for Share

An application for the Share may only be made by an investor at the direction of the Company and must be made using an Application Form.

A completed Application Form and accompanying cheque must be mailed or delivered to the Company as follows:

Post or Delivery

Suite 9, Lester Court, 75a Angas Street, Adelaide SA 5000

A cheque should be made payable to "Rampart Energy Ltd" and crossed "Not Negotiable". A completed Application Form must reach the Company by no later than the Closing Date.

3.3 Minimum Subscription

The minimum subscription under the Offer is \$0.0025. The Company will not issue the Share pursuant to this Prospectus until the minimum subscription is satisfied.

3.4 Allocation and Allotment

Allotment of the Share will take place as soon as practicable after the Closing Date. The Directors will determine the allottee of the Share and reserve the right to reject any Application.

3.5 Opening Date and Closing Date of the Offer

The Opening Date is 6 June 2013 and the Closing Date is estimated to be 5.00pm on 7 June 2013. The Directors reserve the right to extend the Closing Date and the Offer or close the Offer early without notice.

3.6 Official Quotation by ASX

Application for official quotation by ASX of the New Share to be issued by this Prospectus will be made within 7 days after the date of this Prospectus. If the New Share to be issued by this Prospectus is not admitted to official quotation by ASX before the expiration of 3 months after the date of the Prospectus, or such period as is varied by ASIC, the Company will not issue the New Share and will repay all application money within the time prescribed under the Corporations Act, without interest.

The fact that ASX may grant official quotation to the New Share to be issued pursuant to this Prospectus is not to be taken in any way as an indication of the merits of the Company or the Share offered for subscription.

3.7 ASX Listed Company

The Company is included in the official list of ASX and the Listing Rules apply to securities issued by the Company.

3.8 Applicants Outside Australia

This Offer is not available to anyone outside of Australia and no securities will be allotted or issued on the basis of this Prospectus in any foreign jurisdiction.

This Prospectus does not, and is not intended to, constitute an offer in any place or jurisdiction, or to any person to whom, it would not be lawful to make such an offer to issue this Prospectus. The distribution of this Prospectus in jurisdictions outside Australia may be restricted by law and persons who come into possession of this Prospectus should seek advice on and observe any such restrictions. Any failure to comply with such restrictions may constitute a violation of applicable securities law. No action has been taken to register or qualify the Share or otherwise permit a public offering of the Share the subject of this Prospectus in any jurisdiction outside Australia.

3.9 CHESS

The Company participates in the Clearing House Electronic Sub-register System (CHESS). CHESS is operated by ASX Settlement Pty Ltd (ASPL), a wholly owned subsidiary of ASX.

Under CHESS, the Company does not issue certificates to investors. Instead, Shareholders receive a statement of their holdings in the Company. If an investor is broker sponsored, ASPL will send a CHESS statement.

3.10 Rights Attaching to Shares

A summary of the rights attaching to the New Share is set out in Section 4.

4.0 Rights and liabilities attaching to New Shares

There is only one class of shares on issue in the Company, fully paid common shares issued as CDIs and held on behalf of the shareholder by a depository entity. Information in respect of CDIs is set out at item 5. The rights attaching to Shares in the Company are:

- 1. set out in the constitution of the Company;
- 2. regulated by the Business Corporations Act (British Columbia), the Securities Act (British Columbia), the Securities Act (Alberta), the Listing Rules, ASX Settlement Operating Rules and the general law.

The principal rights attaching to the New Shares are summarised below.

Meetings and Notice

Each Shareholder is entitled to receive notice of and to attend general meetings of the Company and to receive all notices, accounts and other documents required to be sent to Shareholders under the Company's constitution.

Voting

Shareholders present in person or by proxy, attorney or representative at a meeting of shareholders has one vote on a vote taken by a show of hands and on a poll Shareholders who are present in person or by proxy, attorney or representative has one vote for every

Share held by the Shareholder. A poll may be demanded by the chairman of the meeting, by any five Shareholders present in person or by proxy, attorney or representative, or by one or more Shareholders who are together entitled to not less than 5% of the total voting rights of the Shares of all those Shareholders having the right to vote at that meeting.

Dividends

Dividends are payable out of the Company's profits and are declared by the Directors. There is no current proposal to pay a dividend.

Transfer of Shares

Shareholders may transfer Shares in accordance with any system applicable in the place where the relevant share register is maintained, including in Australia any computerised or electronic system established by the Listing Rules, including a transfer that may be affected pursuant to the ASX Settlement Operating Rules, or in a form approved by the Board.

Issue of new Shares and options

The Directors may (subject to any restrictions under the relevant law in British Columbia, Australia and the Listing Rules) allot, grant options in respect of Shares on such terms and conditions as they see fit.

Variation of rights

The rights, privileges and restrictions attaching to Shares can be altered with the approval of a resolution passed at a general meeting by a two thirds majority of Shareholders being entitled to vote at the general meeting.

Winding up

Subject to any future special or preferential rights attaching to any class or classes of shares, members will be entitled, in the event of the winding up of the Company, to share in any surplus assets of the Company in proportion to the Shares held by them.

For more particular details of the rights attaching to ordinary Shares in the Company, investors should refer to the constitution of the Company.

5.0 Information about and rights attaching to CDIs

CDIs are units of beneficial ownership in foreign securities held by an Australian depositary entity. The Company will use CHESS Depositary Nominees Pty Ltd as the depositary entity for the Company's Shares. CHESS Depositary Nominees Pty Ltd is a subsidiary of ASX.

Shares are registered in the name of CHESS Depositary Nominees Pty Ltd and are held on behalf of and for the benefit of the CDI holders. Each CDI represents one Share.

With the exception of voting arrangements, CDI holders have the same rights as holders whose securities are legally registered in their own name. The ASX Settlement Operating Rules require that all the direct economic benefits of holding shares, such as dividends, bonus issues, rights issues or similar corporate actions flow through to CDI holders as if they were the legal owners of the underlying shares.

The Company is required to give notice of shareholder meetings to all CDI holders. The notice must include a form permitting CDI holders to direct CHESS Depository Nominees Pty Ltd to cast proxy votes according to the wishes of the CDI holder. CDI holders cannot vote personally at Shareholder meetings. CDI holders wishing to attend personally and vote at a shareholder meeting must convert their CDIs into certificated Shares prior to the meeting.

6.0 Additional Information

6.1 Board and management

The Board consists of:

- Dr Raymond D Shaw (Chairman)
- Torey R Marshall (Managing Director)
- Malcolm E Lucas-Smith (Non-executive Director & Company Secretary)

For further information about the Board and management arrangements, please refer to the Company's 2012 Annual Report and ASX announcements.

6.2 Interests of Directors

Other than as set out below or elsewhere in this Prospectus, no director holds at the date of this Prospectus, or held at any time during the last two years before the date of lodgement of this Prospectus with ASIC, any interest in:

- **6.2.1** the formation or promotion of the Company; or
- **6.2.2** any property acquired or proposed to be acquired by the Company in connection with its formation or promotion of the Company or the Offer; or
- **6.2.3** the Offer;

and no amounts have been paid or agreed to be paid by any person and no benefits have been given or agreed to be given by any person:

- **6.2.4** to a Director to induce him or her to become, or to qualify as, a Director; or
- **6.2.5** for services provided by a Director in connection with the formation or promotion of the Company or the Offer.

6.3 Holdings of Directors

As at the date of this Prospectus, the Directors (and their respective associates) have a relevant interest in securities of the Company as set out in the table below. The relevant interest includes those held directly and indirectly.

Director	Number of Shares		Number of Options
	Direct	Indirect*	
Dr Raymond Shaw	250,000	80,180,592	Nil
Mr Torey Marshall	172,618	129,518,178	Nil
Mr Malcom Lucas-Smith	Nil	1,750,000	Nil

^{*} Indirect holdings held by associates of the Directors

6.4 ASX Information and Share Information

The ASX Announcements that the Company has made during the 12 month period up to the date of this Prospectus are set out below.

06/06/2013	Appendix 3B
03/06/2013	Appendix 3Y
03/06/2013	Amended: Rampart Alaskan acquisition expanded
03/06/2013	Rampart Alaskan acquisition and fundraising oversubscribed
30/05/2013	Request for extension of voluntary suspension
27/05/2013	Alaskan petroleum investor presentation
27/05/2013	Request for voluntary suspension
27/05/2013	Rampart signs major deal for Alaskan petroleum play
23/05/2013	Trading Halt
22/05/2013	Appendix 3B

21/05/2013	Appendix 3B
22/05/2013	Rampart Energy emerges
16/05/2013	Corporate update
29/04/2013 23/04/2013	Quarterly activities report Results of meeting
23/04/2013	Chairman's address to shareholders
22/04/2013	Update
28/03/2013	Appendix 3B for conversion of options
22/03/2013	Notice of extraordinary general meeting
19/03/2013	Appendix 3B requesting quotation of long dated options
15/03/2013	Appendix 3B on conversion of options
14/03/2013	Half yearly Report and accounts
14/03/2013	Ceasing to be a substantial holder
14/03/2013	Ceasing to be a substantial holder
14/03/2013	Change in substantial holding
13/03/2013	Appendix 3Y by three
13/03/2013	Appendix 3B and range reports
28/02/2013	Results of meeting Chairman's address to shareholders
28/02/2013 01/02/2013	Appendix 3B to transfer shares from Canada
31/01/2013	Commentary and Appendix 5B December 2012 quarter
25/01/2013	Notice of annual general meeting/proxy form
24/01/2013	Notice under section 708A(6)
24/01/2013	Appendix 3B
21/01/2013	Entitlement Offer allotment and quotation
16/01/2013	Closure of Entitlement Offer and placement
03/01/2013	Strategic review and cost reduction initiatives
27/12/2012	Annual Report to shareholders
21/12/2012	Expiry of options and cancellation of performance rights
14/12/2012	Letter to shareholders
14/12/2012	Letter to foreign shareholders
13/12/2012	EHR announces rights issue prospectus Prospectus for renounceable rights issue
13/12/2012 13/12/2012	Appendix 3B
13/12/2012	Letter to existing option holders
12/12/2012	Change in substantial holding relodged to correct address
12/12/2012	Change in substantial holding
12/12/2012	Change in substantial holding
12/12/2012	Change in substantial holding
12/12/2012	Change in substantial holding
06/12/2012	Section 708A release
06/12/2012	Placement Completed and Appendix 3B
03/12/2012	\$1.5m Capital Raising and Broadened Direction
03/12/2012	Reinstatement to Quotation
29/11/2012	Extension of Suspension
26/11/2012	Extension of Suspension
22/11/2012	•
	Extension of Suspension
19/11/2012	Extension of Suspension
15/11/2012	Request for Voluntary Suspension
13/11/2012	Request for Trading Halt
31/10/2012 30/10/2012	Quarterly Activities Report and Appendix 5B Appendix 3B
25/10/2012	Results of Meeting
23/10/2012	Corporate Advisor Appointed
16/10/2012	Expiry of escrow period
	1)

12/10/2012	Significant Argentine Government Support for Copahue
10/10/2012	Geophysical Acquisition Update
05/10/2012	Energy Demand Increase to be Supplied in Argentina
02/10/2012	Notice of Extraordinary General Meeting/Proxy Form
02/10/2012	Expansion in Argentina and progress update
30/08/2012	Media Report - Spot On Geothermal
10/08/2012	Placement Completed and Appendix 3B attached
10/08/2012	Corporate Presentation
07/08/2012	Reinstatement to Official Quotation
07/08/2012	Capital Raising and Update
06/08/2012	Extension of Suspension
01/08/2012	Extension of Suspension
31/07/2012	Activities Report and appendix 5B
27/07/2012	Suspension from official quotation
25/07/2012	Progress Update
25/07/2012	Trading Halt
23/07/2012	New Research and Strategic Review
20/07/2012	Well Planning and Review for Copahue
12/07/2012	Update of Geoscience Results
02/07/2012	Earth Heat to raise up to \$30m and purchase Geothermal One
29/06/2012	Trading Halt
13/06/2012	Half Yearly Report and Accounts

6.5 Highest and Lowest Prices of Shares

The highest and lowest prices of shares in the Company on the ASX in the 6 month period before the date of this Prospectus and the respective dates of those sales are set out below.

			Volume weighted
	High	Low	average
	\$	\$	\$
One month	0.0030	0.0020	0.0030
Three months	0.0040	0.0020	0.0032
Six months	0.0040	0.0015	0.0031

The last market sale price of Shares as at 5 June 2013 was \$0.0020.

The Offer Price represents a premium of \$0.0005 per share to the last market price of Shares on 5 June 2013, being the date before lodgement of this Prospectus.

6.6 Corporate Governance

The Company has adopted various corporate governance policies and charters that can be obtained, at no cost, from the Company's registered office and are also available on the Company's website, www.rampartenergy.com.au.

The Company reports on its compliance with the recommendations made by the Corporate Governance Principles and Recommendations in its various annual report. Where the Company's corporate governance practices do not comply with the practices recommended by the ASX Corporate Governance Council, the Company is working towards compliance, although it does not necessarily consider that all practices are appropriate for the Company due to the size and scale of operations.

6.7 Related Party Transactions

From time to time the Company may be party to transactions with related parties including:

- employment and service arrangements; and
- payment of directors' fees.

The Company believes that it has made appropriate disclosure of past related party transactions. Other than any further disclosure specifically set out below or made elsewhere in this Prospectus the Company does not intend to make any further disclosure of such transactions which will have proceeded either on an "arms length" basis, reasonable remuneration basis or been approved by Shareholders in general meeting.

6.8 Payment of Non-Executive Directors' fees

The Non-Executive Directors of the Company are entitled to be paid Director's fees. The aggregate amount that may be paid to Non-Executive Directors in directors fees is \$240,000 per annum. The actual amount currently paid is \$36,000 per annum. The Board considers that these fees are reasonable remuneration pursuant to Section 211 of the Corporations Act and accordingly, member approval is not required.

6.9 Interests of experts and advisers

This section applies to persons named in this Prospectus as performing a function in a professional, advisory or other capacity in connection with the preparation or distribution of this Prospectus, promoters of the Company and stockbrokers or arrangers to the Offer (collectively Prescribed Persons).

Other than as set out below or elsewhere in this Prospectus, no Prescribed Person has, or has had in the last 2 years, any interest in:

- the formation or promotion of the Company;
- any property acquired or proposed to be acquired in connection with the formation or promotion of the Company or the Offer; or
- the Offer of a New Share under this Prospectus.

Other than that as set out below or elsewhere in this Prospectus, no benefit has been given or agreed to be given to any Prescribed Person for services provided by a Prescribed Person in connection with the:

- formation or promotion of the Company; or
- offer of a New Share under this Prospectus.

HopgoodGanim is acting as legal advisor to the Offer and has performed work in relation to the Prospectus. In doing so, HopgoodGanim has placed reasonable reliance upon information provided to it by the Company. HopgoodGanim does not make any statement in this Prospectus. In respect of this work, the Company estimates that it will pay approximately \$7,000 (excluding disbursements and GST) to HopgoodGanim. Further amounts may be paid to HopgoodGanim in accordance with its normal time based charges.

6.10 Subsequent events

Apart from the following there has not arisen, at the date of this Prospectus, any item, transaction or event of a material or unusual nature not already disclosed in this Prospectus which is likely, in the opinion of the Directors of the Company to affect substantially:

- the operations of the Company;
- the results of those operations; or
- the state of affairs of the Company.

In accordance with the Shareholder approval granted on 28 February 2013 the Company has been granted approval by the regulator in British Columbia, Canada to 'continue out' of that jurisdiction to Australia. The appropriate documents have been sent to ASIC and final approval to transfer the Company's place of incorporation to Australia is expected shortly, and may occur during the open period of this Prospectus. Following that approval steps will then be taken to transfer the common stock issued in Canada to Australia and to convert all

shareholdings from CHESS Depository Interests ("CDIs") to ordinary shares which process is expected to take a few weeks.

6.11 Litigation

The Company is otherwise not engaged in any litigation which has or would be likely to have a material adverse effect on either the Company or its business.

6.12 Privacy

By submitting an Application Form for the share you are providing to the Company personal information about yourself. If you do not provide complete and accurate personal information, your application may not be able to be processed.

The Company maintains the register of members of the Company through Computershare Investor Services Pty Limited, an external service provider. The Company requires Computershare Investor Services Pty Limited to comply with the National Privacy Principles with performing these services. The Company's register is required under the Corporations Act to contain certain personal information about you such as your name and address and number of shares and options held. In addition the Company collects personal information from members such as, but not limited to, contact details, bank accounts and membership details and tax file numbers.

This information is used to carry out registry functions such as payment of dividends, sending annual and half yearly reports, notices of meetings, newsletters and notifications to the Australian Taxation Office. In addition, contact information will be used from time to inform members of new initiatives concerning the Company.

The Company understands how important it is to keep your personal information private. The Company will only disclose personal information we have about you:

- when you agree to the disclosure;
- when used for the purposes for which it was collected;
- when disclosure is required or authorised by law;
- to other members in the Rampart Energy group of companies;
- to your broker;
- to external service suppliers who supply services in connection with the administration of the Company's register such as mailing houses and printers, Australia Post and financial institutions.

You have the right to access, update and correct your personal information held by the Company and Computershare Investor Services Pty Limited, except in limited circumstances. If you wish to access, update or correct your personal information held by Computershare Investor Services Pty Limited or by the Company please contact our respective offices. If you have any questions concerning how the Company handles your personal information,

please contact the Company.

6.13 Expenses of the Offer

All expenses connected with the Offer are being borne by the Company. Total expenses of the Offer are estimated to be in the order of \$7,000.

6.14 Consents and disclaimers

HopgoodGanim has given, and has not withdrawn, its consent to be named in this Prospectus as solicitors to the Offer in the form and context in which it is named. It takes no responsibility for any part of the Prospectus other than references to its name.

7.0 Transaction specific prospectus

Rampart Energy is a disclosing entity and therefore subject to regular reporting and disclosure obligations under the Corporations Act. Under those obligations, Rampart Energy is obliged to comply with all applicable continuous disclosure and reporting requirements in the ASX Listing Rules.

This Prospectus is issued under Section 713 of the Corporations Act. This section enables disclosing entities to issue a prospectus in relation to securities in a class of securities which has been quoted by ASX at all times during the 3 months before the date of the Prospectus or options to acquire such securities. Apart from formal matters this Prospectus need only contain information relating to the terms and conditions of the Offer, the effect of the Offer on the Company and the rights and liabilities attaching to the New Share.

Copies of the documents lodged by Rampart Energy with ASIC may be obtained from, or inspected at an office of ASIC.

The Company will provide a copy of any of the following documents, free of charge, to any person who asks for a copy of the document before the Closing Date in relation to this Prospectus:

- audited financial statements for the Company for the year ended 30 September 2012;
- reviewed half-yearly financial statements for the Company for the period ending 31 March 2012; and
- any other financial statements lodged in relation to Rampart Energy with ASIC and any continuous disclosure notices given by Rampart Energy to ASX, in the period starting immediately after lodgement of the audited financial statements for the Company for the year ended 30 September 2011 and ending on the date of lodgement of this Prospectus with ASIC.

8.0 Directors' statement

This Prospectus is issued by Rampart Energy Ltd. Each Director has consented to the lodgment of the Prospectus with ASIC.

Signed on the date of this Prospectus on behalf of Rampart Energy Ltd by:

Torey R Marshall Managing Director

9. GLOSSARY

Where the following terms are used in this Prospectus they have the following meanings:

Applicant a person(s) who submits a valid Application Form

pursuant to this Prospectus.

Application a valid application made on an Application Form to

subscribe for 1 Share pursuant to this Prospectus.

Application Form the application form attached to this Prospectus.

ASIC the Australian Securities & Investments Commission.

ASX the ASX Limited ACN 008 624 691.

Board the Board of Directors.

CDI CHESS Depositary Interest representing a unit of

beneficial ownership in the Shares registered in the name of CHESS Depositary Nominees Pty Ltd.

Closing Date the closing date for receipt of Application Forms under

this Prospectus, estimated to be 7 June 2013 or an

amended time as set by the Board.

Company or Rampart

Energy

Rampart Energy Ltd ARBN 115 229 984 (Incorporated in

British Columbia, Canada with registration number

C0712196).

Corporations Act the Corporations Act 2001 (Cth).

Director a director of the Company.

Listing Rules the official listing rules of the ASX.

New Share/New

Security/Share

One (1) share offered under this Prospectus.

Offer an invitation made in this Prospectus to subscribe for 1

Share.

Official List the official list of ASX.

Offer Price \$0.0025

Opening Date 6 June 2013.

Placement Shares the 232,300,000 Shares issued to investors to raise

\$580,750 before costs.

Prospectus this Prospectus.

Share a fully paid ordinary share in the Company and, where

the context requires, the registered holder of CDIs.

Shareholder the registered holder of Shares in the Company.

\$, A\$ or Dollars Australian dollars unless otherwise stated.

10.0 Corporate Directory

Corporate Directory

Directors and Company Secretary	Solicitors to the Offer
Dr Ray Shaw (Chairman)	HopgoodGanim
Mr Torey Marshall (Managing Director)	Level 8, Waterfront Place
Mr Malcolm Lucas-Smith (Non-Exec. Director	1 Eagle Street
and Company Secretary)	Brisbane QLD 4000
	Tel: +61 7 3024 0000
	Fax: +61 7 3024 0300
	www.hopgoodganim.com.au
Administration and Registered Office	Share Registry
Administration and Registered Office Rampart Energy Ltd	Share Registry Computershare Investor Services Pty Limited
Rampart Energy Ltd	Computershare Investor Services Pty Limited
Rampart Energy Ltd Suite 9, Lester Court	Computershare Investor Services Pty Limited Yarra Falls, 452 Johnston St
Rampart Energy Ltd Suite 9, Lester Court 75a Angas Street	Computershare Investor Services Pty Limited Yarra Falls, 452 Johnston St Abbotsford VIC 3067
Rampart Energy Ltd Suite 9, Lester Court 75a Angas Street Adelaide SA 5000	Computershare Investor Services Pty Limited Yarra Falls, 452 Johnston St Abbotsford VIC 3067 Tel: 1300 850 505

APPLICATION FORM

Only complete this Application Form if you are directed to do so by the Company.

This Application Form relates to the issue of 1 Share in Rampart Energy Ltd at an issue price of \$0.0025 to a Prospectus dated 6 June 2013. The expiry date of the Prospectus is the date which is 13 months after the date of the Prospectus. The Prospectus contains information about investing in the Shares of the Company and it is advisable to read this document before applying for the Share. A person who gives another person access to this Application Form must at the same time and by the same means give the other person access to the Prospectus, and any supplementary prospectus (if applicable).

We the undersigned (the "Applicant	") hereby apply to the	Company for:		
Number of Shares applied for:			Brol	ker Stamp
Application moneys at \$0.0025 per	Share: \$			
Title Given Names/Company	Name	Surname/ACN		
Joint applicants or account designa	ation			
Postal Address				
City/Town				
Contact Name		•		
CHESS Details: PID		HIN		
Tax File No/Exemption Category				
Applicant 1	Applicant 2	Α	pplicant 3	
Payment Details		_		_
Drawer	Bank	Bra	anch	Amount
				\$
				\$

DECLARATION

By lodging this Application Form and a cheque for the Application money the Applicant hereby:

- a) applies for the number of Shares specified in the Application Form or such lesser number as may be allocated by the Directors;
- b) agrees to be bound by the constitution of the Company; and
- authorises the Directors to complete or amend this Application Form where necessary to correct any errors or omissions.

INSTRUCTIONS

- 1. Enter the number of Shares you wish to apply for.
- 2. Enter the total amount of application moneys payable. To calculate this amount, multiply the number of Shares you are applying for by the issue price for each Share.
- 3. Enter the full name(s) of all legal entities that are to be recorded as the registered holders.
- Enter the postal address for all communications from the Company.
- 5. Enter the name and telephone number of the person who should be contacted if there are any questions with respect to this application.
- 6. If you are CHESS sponsored, enter your Participant Identification Number (PID) and Holder Identification Number (HIN), otherwise leave this box blank and a Shareholder Reference Number (SRN) will be allocated to you on issue.
- 7. Enter the tax file number(s) of the Applicant(s) this is not mandatory.
- 8. Unless otherwise agreed by the Company, payment must be made to "Rampart Energy Ltd" by cheque drawn or payable on a bank within Australia, crossed "Not Negotiable" and be in Australian dollars. Receipt of payment will not be acknowledged.
- 9. This Application Form does not need to be signed. Return of this Application Form with the required application moneys will constitute acceptance of that number of Shares stated on this form.

If you have received an Application Form without a complete and unaltered copy of this prospectus, please contact the Company who will send you, free of charge, either a printed or electronic version of this Prospectus (or both).

CORRECT FORMS OF REGISTRABLE TITLE

Note that only legal entities are allowed to hold securities. Application Forms must be in the name(s) of a natural person(s), companies or other legal entities acceptable to the Company. At least one full name and the surname are required for each natural person. Application Forms cannot be completed by persons less than 18 years of age. Examples of the correct form of registrable title are set out below:

Type of Investor	Correct Form of Registrable Title	Incorrect Form of Registrable Title
Trusts	Mr John David Brown < John David Brown A/C>	John Brown Family Trust
Deceased Estates	Mr John David Brown < Est John David Brown A/C>	John Brown <deceased></deceased>
Partnerships	Mr John David Brown and Mr Michael James Brown	John Brown & Son
Clubs/ Unincorporated Bodies	Mr John David Brown <abc a="" association="" c="" tennis=""></abc>	Brown Investment Club or ABC Tennis Association
Super Funds	John Brown Pty Ltd <super a="" c="" fund=""></super>	John Brown Superannuation Fund

PAYMENT DETAILS

Please note that if an Application Form is not completed correctly, or if the accompanying payment is for the wrong amount, it may still be accepted. Any decision of the Directors as to whether to accept an Application Form, and how to construe, amend or complete it shall be final. An Application Form will not be treated as having offered to subscribe for more Shares than is indicated by the amount of the accompanying cheque. Please return the completed Application Form (accompanied by a cheque for the application moneys) at any time prior to the Closing Date to Rampart Energy Ltd:

Post:	<u>Delivery:</u>
Suite 9, Lester Court,	Suite 9, Lester Court,
75a Angas Street,	75a Angas Street,
Adelaide SA 5000	Adelaide SA 5000

The Application must be received by the Closing Date.

Please telephone the Company on (08) 8223 1681 if you have any questions with respect to this application form.

The Application is for a Share as detailed in the Prospectus dated 5 June 2013.