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Decision Dynamics Completes Sale of Wellcore Assets

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Calgary, AB – September 16, 2008 Decision Dynamics Technology Ltd. (TSXV: DDY) announced today that it and its U.S. subsidiary (collectively, “Decision Dynamics” or the “Company”) completed the sale of the Company’s Wellcore oil and gas well life cycle management software platform (the “Transaction”), which includes all of the assets (including all applicable intellectual property) and personnel associated with the development, marketing, sale and support of the Wellcore software application (collectively the “Wellcore Assets”), pursuant to the formal asset sale agreement dated August 28, 2008 between the Company and a subsidiary of P2 Energy Solutions, Inc., as buyer (the “Wellcore Asset Sale Agreement”).

“The strategic sale of the Wellcore Assets represents, in part, the implementation of management’s vision for the Company’s future and commitment to improving the Company’s bottom line. With the sale of the Wellcore Assets, Decision Dynamics is in a position to more fully focus on the growth of our remaining products and business, primarily the Oncore line of products,” said Justin Zinke, Chief Executive Officer. “We have already formed strategies for aggressively investing in the sales and marketing resources for the Company to achieve its revenue potential and finish the development of its next generation of products, and the proceeds from the Wellcore Asset sale together with the resulting reductions to operating overhead allow the Company to implement those strategies. Furthermore, we were very focused on finding a buyer for the Wellcore Assets that would continue to effectively serve its existing and prospective customers. We were encouraged by P2 Energy Solutions’ commitment to continue to build and enhance the Wellcore Assets.”

Gerry Conroy, VP of Engineering Solutions with P2 Energy Solutions, commented, “We are delighted to add the Wellcore product to our growing portfolio of engineering-focused solutions. The Wellcore product links together key business departments of Land, Geology, and Engineering with workflows focused on operational efficiency and execution excellence. The enhanced workflow capabilities will enable our customers to carry out large scale drilling programs more efficiently, while also ensuring sound financial management, regulatory compliance and environmental stewardship. We also see tremendous opportunities to integrate and extend the well lifecycle management approach into our existing industry-leading land, production, and accounting solutions.”

In accordance with the Wellcore Asset Sale Agreement, P2 Energy Solutions paid to Decision Dynamics CAD\$4.5 Million of the total purchase price of CAD\$5.0 Million (subject to holdback and release conditions, the “Purchase Price”) for the Wellcore Assets. P2 Energy Solutions is to pay the Purchase Price holdback during the year following the Transaction closing, subject to certain conditions being met

and subject to P2 Energy Solutions' claims against such holdback, if any, under the Wellcore Asset Sale Agreement.

In connection with P2 Energy Solutions' acquisition of the Wellcore Assets, approximately half of the former Decision Dynamics employees will become employees of P2 Energy Solutions. Decision Dynamics has licensed from P2 Energy Solutions rights to use and support the X-Core technology (the X-Core assets were conveyed to P2 Energy Solutions pursuant to the Transaction), which is the foundational technology for Decision Dynamics' Linecore product line. Other than the Wellcore product and the X-Core technology, none of Decision Dynamics Oncore or Linecore assets were conveyed to P2 Energy Solutions pursuant to the Transaction.

Decision Dynamics after Completion of the Transaction

For the 12 months ended June 30, 2008, the Wellcore Assets accounted for approximately CAD\$4.3 million, or 62%, of the Company's consolidated revenue and, in addition, expenses related to the Wellcore Assets, accounted for approximately CAD\$5.0 million, or approximately 61%, of the Company's consolidated expenses. These expenses included corporate overhead allocated to the Wellcore Assets and expenses that have been eliminated through restructuring initiatives. Due to the allocation of Company overhead, public company and restructuring costs, financial results may not be indicative of the profitability of the Company products.

The Company proposes to use the sale proceeds from the Transaction to increase market penetration in all North American markets for its remaining products (primarily, Oncore), continue with technical upgrades to the remaining product lines, reduce existing debt, accelerate new product development and augment working capital.

The table below sets out certain Decision Dynamics financial information as at and for the interim period ended June 30, 2008 ("Q2 2008"), both before and after giving effect to the Transaction:

Operating Results	Q2 2008	
	Q2 2008	After completing Transaction
(\$000's except per share amounts and percentages)		
Revenue	1,457	575
Gross Profit ⁽¹⁾	986	397
Gross Margin	68%	69%
Net (Loss) ⁽²⁾	(938)	(487)
Net (Loss) per share	(0.02)	(0.01)
EBITDAS ⁽³⁾	(582)	(169)

Financial Position	As at June 30, 2008	
	As at June 30, 2008	After completing Transaction
(\$000's except per share amounts and percentages)		
Cash	511	5,135
Accounts Receivable	1,340	1,125
Property and Equipment	514	484
Intangible Assets	209	0
Total Assets	4,440	6,832
Current Expenses including Cost of Sales	2,127	779
Long-term Debt	282	0

Notes

- (1) "Gross profit" is revenue less cost of sales and "gross margin" is gross profit divided by revenue expressed as a percentage.
- (2) Net loss includes an allocation of corporate overhead, public company and restructuring costs.
- (3) "EBITDAS" means earning from continuing operations before interest, taxes, depreciation, amortization and stock based compensation. It may be derived by subtracting stock based compensation (other than expenses resulting from the Share Accumulation Plan which are cash bases) from the subtotal titled "Loss before the undernoted" on the Statement of Loss and Deficit. Due to the allocation of Company overhead, public company and restructuring costs, as per Note 2, financial results may not be indicative of the profitability of the Company products.
- (4) Gross profit, gross margin and EBITDAS do not have a standardized meaning under GAAP and may not be comparable to the same terms as used by other entities in the industry; however, the Company believes they are an important measure of performance and indicator of success for software businesses and are relevant to readers within the investment community.

About Decision Dynamics Technology Ltd.

Decision Dynamics is a leading provider of innovative knowledge capture, workflow management, reporting and analytics software solutions to the energy sector, including major oil and gas and electrical power companies. Its flagship product is Oncore, a project cost management solution that provides real-time cost information, contract validation and approvals for operations management and capital projects. Decision Dynamics is a Microsoft Gold Certified Partner. The Company's head office is located in Calgary, Alberta, Canada, with a development office in Edmonton, Alberta, Canada.

About P2 Energy Solutions, Inc.

P2 Energy Solutions focuses on the development and support of data, software and enterprise services to meet the information and business process needs of the energy industry. P2 Energy Solutions is the oil and gas industry's most comprehensive source of asset management solutions including Entelligent, Enterprise Upstream, Reserve Management, Excalibur, Qbyte, Enterprise Land, Tobin GIS Studio and Tobin SuperBase. With solutions deployed at more than 500 companies worldwide, P2 Energy Solutions enables clients to achieve greater productivity while maintaining effective controls.

P2 Energy Solutions has an 80-year history of serving the oil and gas industry and understands its workflow processes. P2 Energy Solutions has the breadth and depth of expertise to meet the expanding financial, operational and data management needs of energy companies from private independents to supermajors. The company is headquartered in Denver, Colorado and has operations in the United States, Canada and other international locations. More information can be found at www.p2es.com.

Forward-looking Information or Statements

In this news release, the Company makes forward-looking statements or provides forward-looking information (collectively "forward-looking statements"). Forward-looking statements relate to future events or Decision Dynamics' future performance or financial position and, by their nature, typically involve numerous assumptions, inherent risks and uncertainties, both general and specific, and the risk that such forward-looking statements will not be achieved. The use of any of the words "could", "expect", "believe", "will", "projected", "estimated" and similar expressions and statements relating to matters that are not historical facts are intended to identify forward-looking statements and are based on Decision Dynamics' current belief or assumptions as to the outcome and timing of such future events. These forward-looking statements include but are not limited to comments with respect to objectives and strategies, financial condition, results of operations and industry conditions. Readers of this news release are cautioned not to place undue reliance on forward-looking statements as a number of important factors could cause actual future results to differ materially from the plans, objectives, estimates and

intentions expressed in such forward-looking statements. For example, forward-looking statements may be influenced by the following factors: the level of exploration and development carried on by the Company's customers; crude oil, natural gas and other commodity prices; demand for electricity; weather; availability of capital and financing and government policies. The financial Risks sections of the Company's interim and annual Management's Discussion and Analyses, as filed with applicable securities regulatory authorities and available through www.sedar.com, provides additional information regarding key factors that could cause actual results to differ materially from those projected in our forward-looking statements. The Company cautions that the foregoing list of factors is not exhaustive and that, when relying on forward-looking statements to make decisions, investors and others should carefully consider the foregoing factors as well as other uncertainties and events. The Company disclaims any intention or obligation to publicly update or revise any forward-looking statements whether as a result of new information, future events or otherwise, except as may be expressly required by applicable securities laws.

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