## FORM 9

## NOTICE OF PROPOSED ISSUANCE OF LISTED SECURITIES (or securities convertible or exchangeable into listed securities 1

Please complete the following:					
Name of CNQ Issuer: Mantis Mineral Corp.	_(the "Issuer").				
Trading Symbol: MINE .					
Date: October 18, 2007 .					
Is this an updating or amending Notice: Yes ☑No					
If yes provide date(s) of prior Notices					
Issued and Outstanding Securities of Issuer Prior to Issuance: 50,34	6,942				
Date of News Release Announcing Private Placement: Octobe	er 18, 2007				
Closing Market Price on Day Preceding the Issuance of the News Re	elease: \$0.49.				

1. Private Placement (if shares are being issued in connection with an acquisition (either as consideration or to raise funds for a cash acquisition), proceed to Part 2 of this form)

No. of **Full Name &** Number of **Purchase** Conversion **Prospectus** Securities, **Payment Describe** Residential **Securities** price per Price (if Exemption directly or Date(1) relations-Address of **Purchased** Applicable) Security indirectly, hip to Placee or to be (CDN\$) Owned, Issuer (2) **Purchased** Controlled or **Directed** Pinetree 3,000,000 \$0.35 Warrants Subsections 2,000,000 October 19, Unrelated exercisable 2.3 (1) and 2007 Resource common Partnership shares and at \$0.50 (2) of NI 45-2500-130 King 1,500,000 106 Street West common Toronto, Ontario share M5X 1A9 purchase warrants



Sheldon	1,000,000	\$0.35	Warrants	Subsections	Nil	October 19,	Unrelated
Inwentash	common		exercisable	2.3 (1) and		2007	
2500-130 King	shares and		at \$0.50	(2) of NI 45-			
Street West	500,000			106			
Toronto, Ontario	common						
M5X 1A9	share						
	purchase						
	warrants						
TOTAL:	4,000,000 common shares and 2,000,000 common share purchase warrants						

- (1) Indicate date each placee advanced or is expected to advance payment for securities. Provide details of expected payment date, conditions to release of funds etc. Indicate if the placement funds been placed in trust pending receipt of all necessary approvals.
- (2) Indicate if Related Person.

<sup>1</sup>An issuance of non-convertible debt does not have to be reported unless it is a significant transaction as defined in Policy 7, in which case it is to be reported on Form 10.

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1.	Total a	amount of funds to be raised: \$1,400,000					
2.	sufficion transa	full details of the use of the proceeds. The disclosure should be tly complete to enable a reader to appreciate the significance of the ion without reference to any other material. General Working Capital and exploration of the Issuer's mineral properties.					
3.		Provide particulars of any proceeds which are to be paid to Related Persons of the Issuer: Not Applicable.					
4.	urities are issued in forgiveness of indebtedness, provide details and the debt agreement(s) or other documentation evidencing the debt and reement to exchange the debt for securities.						
	Not ap	Not applicable.					
5.	Descr	Description of securities to be issued:					
	(a)	Class <u>common shares</u> .					
	(b)	Number 4,000,000 common shares.					
	(c)	Price per security					
	(d)	Voting rights 1 vote per share					



0.	securities are to be issued:					
	(a)	Number 2,000,000 warrants				
	(b)	Number of securities eligible to be purchased on exercise of Warrants (or options)				
	(c)	Exercise price				
	(d)	Expiry date October 19, 2009				
7.	Provide	the following information if debt securities are to be issued:				
	(a)	Aggregate principal amount Not Applicable .				
	(b)	Maturity date				
	(c)	Interest rate				
	(d)	Conversion terms				
	(e)	Default provisions				
8.	Provide the following information for any agent's fee, commission, bonus or finder's fee, or other compensation paid or to be paid in connection with the placement (including warrants, options, etc.): Not Applicable					
	(a)	Details of any dealer, agent, broker or other person receiving compensation in connection with the placement (name, address. If a corporation, identify persons owning or exercising voting control over 20% or more of the voting shares if known to the Issuer):				
	(b)	Cash \$28,000 to Citadel Securities Inc. ("Citadel"), \$84,000 to HDL Capital Corporation ("HDL")				
	(c)	Securities 80,000 warrants to Citadel, 240,000 warrants to HDL .				
	(d)	Other				
	(e)	Expiry date of any options, warrants etc. October 19, 2009				
	(f)	Exercise price of any options, warrants etc. \$0.35				
9.	State whether the sales agent, broker, dealer or other person rece compensation in connection with the placement is Related Person or has other relationship with the Issuer and provide details of the relationship					



	Not Appl	icable				
10.	Describe any unusual particulars of the transaction (i.e. tax "flow through" shares, etc.).					
11.	State wh	ether the private placement will result in a change of control.				
		<u>No</u> .				
12.	here is a change in the control of the Issuer resulting from the of the private placement shares, indicate the names of the new ag shareholders.  Not Applicable					
		·				
13.	Each purchaser has been advised of the applicable securities legislation restricted or seasoning period. All certificates for securities issued which are subject to a hold period bear the appropriate legend restricting their transfer until the expiry of the applicable hold period required by Multilateral Instrument 45-102.					
2.	Acquisition Not Applicable					
1.	Provide details of the assets to be acquired by the Issuer (including the location of the assets, if applicable). The disclosure should be sufficiently complete to enable a reader to appreciate the significance of the transaction without reference to any other material:					
2.	Provide details of the acquisition including the date, parties to and type of agreement (eg: sale, option, license etc.) and relationship to the Issuer. The disclosure should be sufficiently complete to enable a reader to appreciate the significance of the acquisition without reference to any other material:					
3.	Provide the following information in relation to the total consideration for the acquisition (including details of all cash, securities or other consideration) and any required work commitments:					
	(a)	Total aggregate consideration in Canadian dollars:				
	(b)	Cash:				
	(c)	Securities (including options, warrants etc.) and dollar value:				



	(d)	Other: _					·	
	(e)	Expiry of	Expiry date of options, warrants, etc. if any:					
	(f)	Exercis	e price of op	otions, warran	ts, etc. if any:		·	
	(g)	Work co	ommitments	:			·	
4.		State how the purchase or sale price was determined (e.g. arm's-length negotiation, independent committee of the Board, third party valuation etc).					tc).	
5.		Provide details of any appraisal or valuation of the subject of the acquisition known to management of the Issuer:						
6. The names of parties receiving securities of the Issuer pursua acquisition and the number of securities to be issued are des follows:					<u>-</u>			
	Name of Party (If not an individual, name all insiders of the Party)	Number and Type of Securities to be Issued	Dollar value per Security (CDN\$)	Conversion price (if applicable)	Prospectus Exemption	No. of Securities, directly or indirectly, Owned, Controlled or Directed by Party	Describe relationship to Issuer (1)	
7. 8.	title to ————————————————————————————————————	s of the ste the assets de the follow 's fee, or ot sition (includ Details comper	ving informather compending warrants	red:ation for any a sation paid of s, options, etc. aler, agent, onnection with	agent's fee, c r to be paid in .): broker or oth the acquisition	ommission, born connection with the vendor has	nus or ith the ceiving ess. If	
						ercising voting on to the Issuer):		

	(b)	Cash	·		
	(c)	Securities			
	(d)	Other			
	(e)	Expiry date of any options, warra	nts etc		
	(f)	Exercise price of any options, wa	rrants etc		
9.	State whether the sales agent, broker or other person receiving compensation in connection with the acquisition is a Related Person or has any other relationship with the Issuer and provide details of the relationship.				
10.	If applicable, indicate whether the acquisition is the acquisition of an interest in property contiguous to or otherwise related to any other asset acquired in the last 12 months.				
Certifica	te Of Com	pliance			
The unde	ersigned he	ereby certifies that:			
1.	The undersigned is a director and/or senior officer of the Issuer and has been duly authorized by a resolution of the board of directors of the Issuer to sign this Certificate of Compliance on behalf of the Issuer.				
2.		As of the date hereof there is not material information concerning the Issuer which has not been publicly disclosed.			
3.	The undersigned hereby certifies to CNQ that the Issuer is in compliance with the requirements of applicable securities legislation (as such term is defined in National Instrument 14-101) and all CNQ Requirements (as defined in CNQ Policy 1).				
4.	All of the	information in this Form 9 Notice of	of Private Placement is true.		
Dated	Octol	per 18, 2007			
			Robin Ross Name of Director or Senior Officer		
			"Robin Ross" (signed) Signature		
			Chief Executive Officer Official Capacity		

