



ORACLE APPOINTS CHRISTOPH BRUENING TO THE BOARD

Vancouver, British Columbia – August 21, 2024. Oracle Energy Corp. (NEX: OEC.H, OTC Pink: OECPF) (“**Oracle**” or the “**Company**”) is pleased to announce that Mr. Christoph Bruening will be joining its board of directors. Mr. Bruening is the founder and managing partner of Value Relations GmbH, a full-service investor relations and public relations agency in Frankfurt with over 25 years of excellence, focusing on mining, exploration, biotech and healthcare. Since 1998 he has organized and operated over 500 conferences and over 200 road shows in Germany and throughout Europe. In addition, he has listed over 600 companies on the Frankfurt Stock Exchange.

Mr. Bruening graduated as a Higher Education Chemistry Technischen, Universität Darmstadt, in 1995. He is the author of several publications, including on rare earths, and has an upcoming book on energy and future challenges. He has presented at all the leading resource conferences including the PDAC, Mines and Money, Deutsche Rohstoff Messe Frankfurt, Edelmetall- und Rohstoffmesse Munich, and the Vancouver Resource Investment Conference. He has previously been a director of multiple public companies in Canada, the United States and Germany.

From Loren Currie, CEO: *“We are thrilled to welcome Christoph to the Board. With his wealth of capital markets and energy experience, as well as his knowledge of energy markets, Oracle is entering a new phase with exciting potential”.*

ON BEHALF OF THE BOARD OF DIRECTORS.

Loren Currie, Director

About Oracle Energy Corp.

Oracle Energy Corp. is classified an oil and gas development company on the TSX Venture Exchange.

For further information, please contact:

Loren Currie
Director
Phone: 604-558-0976

Neither TSX Venture Exchange nor its Regulation Services Provider (as that term is defined in the policies of the TSX Venture Exchange) accepts responsibility for the adequacy or accuracy of this release. Forward-looking statements in this release are made pursuant to the ‘safe harbour’ provisions of the Private Securities Litigation Reform act of 1995. Investors are cautioned that such forward-looking statements involve risks and uncertainties.