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COURT FILE NO.

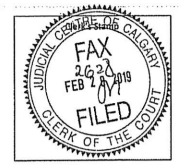
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COURT

COURT OF OUEEN'S BENCH OF ALBERTA

JUDICIAL CENTRE

CALGARY



PLAINTIFF

ROYAL BANK OF CANADA

DEFENDANTS

WESTRIDGE ELECTRIC LTD., GAP ELECTRIC LTD. AND 1880489 ALBERTA LTD.

ORDER

DOCUMENT

ADDRESS FOR SERVICE

AND CONTACT INFORMATION OF

PARTY FILING THIS

DOCUMENT

MCLENNAN ROSS LLP

#600 McLennan Ross Building 12220 Stony Plain Road

Edmonton, AB T5N 3Y4

Lawyer: Stephen J. Livingstone Telephone: 780-482-9200

Fax: 780-482-9100

Email: slivingstone@mross.com

File No.: 180905

DATE ON WHICH ORDER WAS PRONOUNCED: FEBRUARY 27, 2019

LOCATION OF HEARING OR TRIAL: CALGARY, ALBERTA

NAME OF JUDGE WHO MADE THIS ORDER: THE HONORABLE JUSTICE J. HORNER

UPON THE APPLICATION of MNP LTD. in its capacity as court appointed Receiver and Manager (the "Receiver") of the assets, undertakings and properties of Westridge Electric Ltd. and 1880489 Alberta Ltd. (collectively the "Debtors") for an Order for the final distribution of proceeds, approval of the Receivers fees and disbursements, approval of the Receivers activities and discharge of the Receiver; AND UPON having read the Application, the Second and Final Report of the Receiver dated January 10, 2019 (the "Second Report"), filed and upon having read the Affidavit of Service of Jacquelyn Woodward sworn February 19, 2019 (the "Affidavit of Service");

AND UPON hearing the submissions of counsel for the Receiver and any other parties in attendance

IT IS HEREBY ORDERED AND DECLARED THAT:

 Service of Notice of this Application and supporting materials is hereby declared to be "good and sufficient" and no other person is required to have been served with Notice of this Application and time for service of this Application is abridged to that actually given to: 7804829100

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rely on or

while 31

- The Receivers Accounts for fees and disbursements, as set out in the Second Report are hereby approved without the necessity of a formal passing of its Accounts;
- 3. The Accounts that the Receivers legal counsel, McLennan Ross LLP ("McLennan Ross") for its fees and disbursements as set out in the Second Report are hereby approved without the necessity of a formal assessment of its Accounts.
- 4. The Receivers activities as set out in the Second Report, and in all of its other reports filed herein, and the Final Statement of Receipts and Disbursements as set out in the Second Report are hereby ratified and approved; provided however that only the Receiver un ats own ICA personal capacity and only with respect to uts one personal chaptely
- On the evidence before the Court, the Receiver has satisfied its obligations under and pursuant to the terms of the Order granted in the within proceedings up to and including the date hereof, unfulled to and the Receiver shall not be liable for any act or omission on its part, including, without limitation, any act or omission pertaining to the discharge of its duties in the within proceedings, save and accept for any liability rising out of any fraud, gross negligence or willful misconduct on the part of the Receiver, or with leave of the court. Subject to the foregoing any claims against the Receiver in connection with the performance of its duties are hereby stayed, extinguished and forever barred.
- No Action or other proceedings shall be commenced against the Receiver in anyway arising from or related to its capacity or conduct as Receiver, except with prior leave of this court on notice to the Receiver, and upon such terms as this court may direct.
- 7. Upon the Receiver filing with the Clerk of the Court a Receiver Termination Certificate signed by a licensed Insolvency Trustee employed by the Receiver confirming all matters set out in this Order and any other steps required to complete these Receivership proceedings have been completed; then the Receiver shall be discharged as Receiver of the Debtors, provided however not withstanding as discharge herein the Receiver shall remain Receiver for the performance as such incidental duties as may be required to complete the administration of the Receivership herein.
- 8. The Receiver shall continue to have the benefit of the provisions of all Orders made in this proceeding, including all approvals, protections, and stays of proceedings in favor of the Receiver in its capacity as Receiver.
- 9. The Receiver is authorized and directed to destroy the books and records of the Debtors that are not claimed by the Directors or former Directors of the Debtors within 30 days of the filing of this Order.
- 10. This Order must be served only upon those interested parties attending or represented at the within Application and service may be effected by facsimile, electronic mail, personal delivery or

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courier. Service is deemed to be effective the next business day following the transmission or delivery of such documents.

11. Service of the Order on any party not attending this Application is hereby dispensed with.

OF QUEEN'S BENCH OF ALBERTA