COURT FILE NUMBER

COURT OF KING'S BENCH OF ALBERTA

JUDICIAL CENTRE CALGARY

PLANTIFFS/ TIMBERCREEK MORTGAGE

APPLICANTS SERVICING INC., and

COMPUTERSHARE TRUST COMPANY OF CANADA solely in its capacity as bare trustee for TIMBERCREEK MORTGAGE

SERVICING INC.

DEFENDANTS/ SCREO I 700 2ND INC., 58508 ALBERTA RESPONDENTS LTD. and SCREO I 700 2ND L.P. by its

general partner SCREO I 700 2ND GP INC.

DOCUMENT APPLICATION FOR RECEIVER

ADDRESS FOR SERVICE David T. Madsen, K.C. / Jack R. Maslen

AND CONTACT
Borden Ladner Gervais LLP
1900, 520 3rd Ave. S.W.
Calgary, AB, T2P 0R3

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NOTICE TO RESPONDENTS: SERVICE LIST ATTACHED AS SCHEDULE "A".

This application is made against you. You are a respondent.

You have the right to state your side of this matter before the Justice.

To do so, you must be in Court when the application is heard as shown below:

Date October 5, 2023 Time 10:00 AM

Where Edmonton Law Courts, via WebEx Video Conference

Before Whom The Honourable Justice M.E. Burns

Go to the end of this document to see what else you can do and when you must do it.

Clerk's Stamp

REMEDY CLAIMED OR SOUGHT:

- 1. The Plaintiffs/Applicants, Timbercreek Mortgage Servicing Inc. ("Timbercreek") and Computershare Trust Company of Canada ("Computershare" and, together with Timbercreek, the "Applicants"), seek an Order substantially in the form attached hereto as Schedule "B", for, among other things, the following relief:
 - (a) if necessary, abridging the time for service of this Application and deeming service of this Application, together with all supporting materials, to be good and sufficient;
 - (b) appointing MNP Ltd. ("MNP") as the receiver and manager, without security (the "Receiver") over the "Property" (as defined in the proposed Order), which is owned or held by the Defendants, SCREO I 700 2ND Inc. ("SCREO"), 58508 Alberta Ltd. ("585" and, together with SCREO, the "Borrower") and/or SCREO I 700 2ND L.P. ("SCREO LP") by its general partner SCREO I 700 2ND GP Inc. ("SCREO GP");
 - (c) granting costs of this Application on a solicitor-client full indemnity basis; and
 - (d) such further and other relief as counsel may advise and this Honourable Court may deem just.

GROUNDS FOR MAKING THIS APPLICATION:

Background

- 2. The relevant factual and procedural background to the Application is set out in the Affidavit of Scott Rowland sworn on September 29, 2023 and filed concurrently with this Application (the "Rowland Affidavit"). Unless otherwise indicated, capitalized terms used herein have the meanings given to them in the Rowland Affidavit.
- 3. As more fully detailed in the Rowland Affidavit, pursuant to a loan agreement dated November 27, 2018, as amended from time to time (the "Loan Agreement"), Timbercreek advanced as the "Lender", to the Borrower, an equity take out facility of up to \$93,400,000 and a repositioning facility of up to \$67,900,000 (collectively, the "Loan").
- 4. In connection with the Loan Agreement, Timbercreek engaged Computershare to act as its agent, nominee, and bare trustee (in such capacity, the "Nominee") for the Security (as defined below).
- 5. The Loan is secured by, among other things:
 - (a) a mortgage granted by SCREO in favour of the Nominee dated November 21, 2018, in the principal amount of \$161,300,000, as amended from time to time (the "SCREO"

- **Mortgage**"). The SCREO Mortgage mortgages and charges the "Lands" (as defined in the Rowland Affidavit);
- (b) a mortgage granted by 585 in favour of the Nominee dated November 21, 2018, in the principal amount of \$161,300,000, as amended from time to time (the "585 Mortgage" and, together with the SCREO Mortgage, the "Mortgages"). The 585 Mortgage mortgages and charges 585's right, title, estate and interest in the Lands, including interests arising from a ground lease dated April 4, 1984;
- (c) a General Assignment of Rents and Leases, granted by SCREO to the Nominee, dated November 27, 2018, whereby SCREO assigned to the Nominee (i) all present and future rents reserved and payable under the leases in respect of the Lands, and (ii) the leases in respect of the Lands (the "SCREO Assignment");
- (d) a General Assignment of Rents and Leases, granted by 585 to the Nominee, dated November 27, 2018, whereby 585 assigned to the Nominee (i) all present and future rents reserved and payable under the leases in respect of its leasehold estate in the Lands, and (ii) the leases in respect of its leasehold estate in the Lands (the "585 Assignment" and, together with the SCREO Assignment, the "Assignments");
- (e) a General Security Agreement, granted by the Borrower to the Nominee, dated November 27, 2018 (the "Security Agreement"), pursuant to which the Borrower granted a first ranking security interest in all of its personal property located in or upon, arising out of or used in conjunction with the Lands; and
- (f) Beneficial Owner's Agreements, amongst the Borrower, the Nominee and SCREO LP (by its general partner, SCREO GP) dated November 27, 2018 and July 11, 2023 (collectively, the "Beneficial Owner's Agreements"), whereby SCREO LP, as the beneficial owner of the Lands, and such other proceeds or assets related thereto, charged, assigned, and created a security interest in such property in favour of the Nominee,

(collectively, the "Security").

- 6. The Mortgages and Security Agreement are first-ranking mortgages and charges, as applicable. Further, the Mortgages and Assignments are duly registered against the Certificates of Title for the Lands, and the Security Agreement is duly registered at the Alberta Personal Property Registry.
- 7. The municipal address for the Lands is 700 2nd Street SW, Calgary, Alberta. Located on the Lands is a 40-storey office building, known as "**Stephen Avenue Place**".

Events of Default

- 8. On or about September 1, 2023, the Borrower failed to make the scheduled interest payment as required by the Loan Agreement and Mortgages (the "September Payment").
- 9. Consequently, on or about September 6, 2023, Timbercreek issued default notices to each of SCREO and 585, providing the Borrower until September 13, 2023 to cure the default. The Borrower failed to make the September Payment by September 13, 2023, or at all.
- 10. By virtue of the missed September Payment, combined with the failure by the Borrower to cure the said default within five business days, or at all, the Borrower committed an "Event of Default" under the Loan Agreement and the Mortgages, and the security held by the Nominee for Timbercreek became immediately enforceable.
- 11. At about the time of the missed September Payment, the Borrower advised Timbercreek that the Borrower did not intend to honour the terms of the Loan Agreement on a go-forward basis.
- 12. Accordingly, by letters dated September 15, 2023, Timbercreek (via legal counsel) issued formal demands to each of SCREO and 585 (collectively, the "**Demands**") for payment in full of all amounts due and owing under the Loan Agreement and Mortgages. Enclosed with the Demands were Notices of Intention to Enforce Security pursuant to Section 244 of the *Bankruptcy and Insolvency Act*, RSC 1985, c B-3 (the "**NITES**").
- 13. The Borrower has failed to make the payment demanded under the Demands and has otherwise failed to bring the Loans or Mortgages into good standing.
- 14. The 10-day notice period under the NITES has expired, and has also been waived by SCREO.
- 15. As of September 25, 2023, there was justly and truly owing to Timbercreek (and the Nominee), under and by virtue of the Loan and Mortgages the sum of \$135,288,424.79 (excluding legal costs to date), plus interest and costs continuing to accrue thereon (the "Current Indebtedness").

A Receiver is Just and Convenient

- 16. In light of the foregoing, the appointment of a Receiver in respect of the Property of the Defendants is just and convenient, and indeed necessary, given that, among other things:
 - (a) Timbercreek (together with the Nominee) is a first-ranking secured lender of the Borrower, and has contractual rights to appoint a Receiver under the Mortgages, the Assignments and the Security Agreement;

- (b) the Borrower is insolvent, given that it has failed to make the September Payment, failed to repay the Loan in full, failed to pay other creditors, and therefore has ceased paying current obligations in the ordinary course of business as they generally become due;
- (c) City of Calgary municipal tax searches indicate that there is no equity in the Lands, making Timbercreek the primary economic stakeholder in respect of the Lands;
- (d) Timbercreek has lost confidence in the management of the Borrower to protect Timbercreek's first-ranking security;
- (e) a Receiver is necessary to prevent further loss and prejudice to Timbercreek;
- (f) the appointment of the Receiver will be the most effective and efficient way to realize on the value of its security, minimize the costs associated with that process, and protect the interests of stakeholders, including the existing tenants of Stephen Avenue Place; and
- (g) MNP is a licensed insolvency trustee, with considerable expertise in such matters, and has consented to act as Receiver.
- 17. Such further or other grounds as counsel may advise and this Honourable Court may permit.

MATERIAL OR EVIDENCE TO BE RELIED ON:

- 18. Statement of Claim, to be filed.
- 19. The Affidavit of Scott Rowland, sworn on September 29, 2023, to be filed.
- 20. The Consent to Act as Receiver of MNP, to be filed.
- 21. Such further and other materials or evidence as counsel may advise and this Honourable Court may permit.

APPLICABLE RULES:

- 22. Alberta Rules of Court, AR 124/2010.
- 23. Bankruptcy and Insolvency General Rules, CRC, c 368.
- 24. Such further and other rules as counsel may advise and this Honourable Court may permit.

APPLICABLE ACTS AND REGULATIONS:

- 25. Bankruptcy and Insolvency Act, RSC 1985, c B-3.
- 26. Business Corporations Act, RSA 2000, c.B-9.

- 27. Law of Property Act, RSA 2000, c L-7.
- 28. Judicature Act, RSA 2000, c J-2.
- 29. Personal Property Security Act, RSA 2000, c.P-7.
- 30. Such further and other Acts or regulations as counsel may advise and this Honourable Court may permit.

ANY IRREGULARITY COMPLAINED OF OR OBJECTION RELIED ON:

31. None.

HOW THE APPLICATION IS PROPOSED TO BE HEARD OR CONSIDERED:

32. Before the Honourable Justice Burns, in Commercial Chambers, via WebEx video conference.

WARNING

If you do not come to Court either in person or by your lawyer, the Court may give the applicant(s) what they want in your absence. You will be bound by any order that the Court makes. If you want to take part in this application, you or your lawyer must attend in Court on the date and at the time shown at the beginning of the form. If you intend to give evidence in response to the application, you must reply by filing an affidavit or other evidence with the Court and serving a copy of that affidavit or other evidence on the applicant(s) a reasonable time before the application is to be heard or considered.

SCHEDULE "A"

SERVICE LIST

(See attached)

COURT FILE NUMBER

COURT OF KING'S BENCH OF ALBERTA

JUDICIAL CENTRE CALGARY

PLANTIFFS TIMBERCREEK MORTGAGE

SERVICING INC. and COMPUTERSHARE TRUST COMPANY OF CANADA solely in

its capacity as bare trustee for TIMBERCREEK MORTGAGE

SERVICING INC.

DEFENDANTS SCREO I 700 2ND INC., 58508 ALBERTA

LTD., and SCREO I 700 2ND L.P. by its general partner SCREO I 700 2ND GP INC.

DOCUMENT SERVICE LIST

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SCREO I 700 2ND L.P. by its general partner	Defendant
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Alberta Justice Alberta Finance & Treasury Legal Team Legal Services Division

2nd Floor, Peace Hills Trust 10011 – 109 Street Edmonton, AB T5J 3S8

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City of Calgary

City Solicitor, 12th Floor Municipal Building

800 MacLeod Trail SE Calgary, AB T2G 2M3

City Solicitor – City Hall

Box 2100, Station "M" Calgary, Alberta T2P 2M5

Attention: General Counsel

Email: lawdept@gov.calgary.ab.ca

The Association of Professional Engineers, Geologists and

Geophysicists of Alberta

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Edmonton, AB T5J 3R8

c/o Macpherson Leslie & Tyerman LLP

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Golder Associates Ltd./Golder Associes Ltee.

6925 Century Ave, Suite 100 Mississauga, ON L5N7K2

Attention: General Counsel

WeWork Canada GP ULC.

115 West 18th St, 2nd Floor New York, NY, 10011

Attention: General Counsel

Title Registrant

Title Registrant

Title Registrant

Title Registrant

2142617 Alberta Inc. c/o Dentons Canada LLP 2500 Stantec Tower 10220 103 Avenue NW Edmonton, AB T5J 0K4	Title Registrant
2144523 Alberta Inc. c/o Dentons Canada LLP 2500 Stantec Tower 10220 103 Avenue NW Edmonton, AB T5J 0K4	Title Registrant
E B J Investments Ltd. 812A-16 Ave SW Calgary, AB T2R 0T2	Title Registrant
1260642 Alberta Ltd. 1520 20250 101 Street Edmonton, AB T5J 3P4	Title Registrant
c/o Vice President, Legal Affairs 1001 Square-Victoria, Suite C-200 Montreal, QC H2Z 2B1	
Grosvenor Canada Limited. 20th Floor, 1040 West Georgia Street Vancouver, BC V6E 4H1	Title Registrant
Hudson's Bay Company 401 Bay Street, Suite 600 Toronto, ON M5H 2Y4	Title Registrant
The TDL Group Corp. / Groupe TDL Corporation 7460-51 Street SE Calgary, AB T2C 4B4	Title Registrant
1364316 Alberta Inc. c/o Demiantschuk, Lequier, Burke & Hoffinger 1200, 1015-4 Street SW Calgary, AB T2R 1J4	Title Registrant
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H & R Block Canada, Inc. 2500, 700-2 Street SW Calgary, AB T2P 2W2	Title Registrant
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Cass Lintott Prof. Corp. o/a Lintott Law 2913 Centre St NW Calgary, AB T2E 2V9	Pending Builder's Lien Claimant

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SCHEDULE "B"

FORM OF RECEIVERSHIP ORDER

(See attached)

COURT FILE NUMBER

COURT OF KING'S BENCH OF ALBERTA

JUDICIAL CENTRE CALGARY

PLANTIFFS TIMBERCREEK MORTGAGE

SERVICING INC., and

COMPUTERSHARE TRUST COMPANY OF CANADA solely in its capacity as bare trustee for TIMBERCREEK MORTGAGE

SERVICING INC.

DEFENDANTS SCREO I 700 2ND INC., 58508 ALBERTA

LTD. and SCREO I 700 2ND L.P. by its general partner SCREO I 700 2ND GP INC.

DOCUMENT RECEIVERSHIP ORDER

ADDRESS FOR SERVICE

AND CONTACT
INFORMATION OF
PARTY FILING THIS

DOCUMENT

David T. Madsen, K.C. / Jack R. Maslen

Borden Ladner Gervais LLP 1900, 520 3rd Ave. S.W. Calgary, AB, T2P 0R3

Telephone: (403) 232-9612/9790

Facsimile: (403) 266-1395

Email: dmadsen@blg.com/jmaslen@blg.com

DATE ON WHICH ORDER WAS PRONOUNCED: October 5, 2023

LOCATION OF HEARING: EDMONTON, ALBERTA

NAME OF JUSTICE WHO GRANTED THIS ORDER:

THE HONOURABLE
JUSTICE M.E. BURNS

UPON the Application of Timbercreek Mortgage Servicing Inc. and Computershare Trust Company of Canada as bare trustee (collectively, the "**Applicants**") in respect of SCREO I 700 2ND Inc., 58508 Alberta Ltd. and SCREO I 700 2ND L.P., by its general partner SCREO I 700 2ND GP Inc. (collectively, the "**Debtors**"); **AND UPON** having read the Application, the Affidavit of Scott Rowland, and the Affidavit of Service; **AND UPON** reading the consent of MNP Ltd. ("**MNP**") to act as receiver and manager (the "**Receiver**"); **AND UPON** hearing counsel for the Applicants, and any other counsel or other interested parties present;

IT IS HEREBY ORDERED AND DECLARED THAT:

Clerk's Stamp

SERVICE

1. The time for service of the notice of application for this order (the "**Order**") is hereby abridged and deemed good and sufficient and this application is properly returnable today, and any other service is hereby dispensed with.

APPOINTMENT

- 2. Pursuant to section 243(1) of the *Bankruptcy and Insolvency Act*, RSC 1985, c. B-3 (the "**BIA**"), and sections 13(2) of the *Judicature Act*, RSA 2000, c.J-2, 99(a) of the *Business Corporations Act*, RSA 2000, c.B-9, 65(7) of the *Personal Property Security Act*, RSA 2000, c.P-7, 49(1) of the *Law of Property Act*, RSA 2000, c L-7, MNP is hereby appointed Receiver, without security, of the following property of the Debtors (collectively, the "**Property**"):
 - (a) the lands, including all current or future improvements and fixtures, legally described as (the "Lands"):

LEASEHOLD LANDS

Firstly

PLAN "A" CALGARY BLOCK FORTY NINE (49)

THOSE PORTIONS OF LOTS NINE (9), TEN (10) AND ELEVEN (11) WHICH LIE ABOVE A HORIZONTAL PLANE HAVING AN ELEVATION OF THREE THOUSAND FOUR HUNDRED AND FORTY ONE AND FIVE TENTHS (3441.5) FEET ABOVE MEAN SEA LEVEL AND DETERMINED BY REFERENCE TO ALBERTA SURVEY CONTROL MONUMENT NO. 655-4.181 HAVING AN ELEVATION OF THREE THOUSAND FOUR HUNDRED AND THIRTY SEVEN AND FIFTY SEVEN HUNDREDTHS (3437.57) FEET CONFIRMED ON THE 15 DAY OF OCTOBER 1970 BY THE DIRECTOR OF SURVEYS OF THE PROVINCE OF ALBERTA BOUNDED AS FOLLOWS: COMMENCING AT A POINT IN THE NORTH BOUNDARY OF LOT NINE (9) DISTANT FIFTEEN (15) FEET EASTERLY FROM THE NORTH WEST CORNER OF THE SAID LOT NINE (9) THENCE SOUTHERLY PARALLEL WITH THE WEST BOUNDARY OF THE SAID LOT NINE (9) ON AN ASSUMED BEARING OF SOUTH TWO (2) DEGREES THIRTY SEVEN (37) MINUTES THIRTY (30) SECONDS WEST A DISTANCE OF ONE HUNDRED THIRTY AND SIX HUNDREDTHS (130.06) FEET MORE OR LESS TO THE SOUTH BOUNDARY OF SAID LOT NINE (9) THENCE EASTERLY ALONG THE SOUTH BOUNDARY OF LOTS NINE (9) TEN (10) AND ELEVEN (11) ON A BEARING OF SOUTH EIGHTY SEVEN (87) DEGREES TWENTY ONE (21) MINUTES FIVE (5) SECONDS EAST A DISTANCE OF FORTY AND FOURTEEN HUNDREDTHS (40.14) FEET THENCE ON A BEARING OF NORTH TWO (2) DEGREES THIRTY NINE (39) MINUTES THIRTY FIVE (35) SECONDS EAST A DISTANCE OF THIRTY SEVEN AND FIFTY THREE HUNDREDTHS (37.53) FEET THENCE ON A BEARING OF NORTH EIGHTY SEVEN (87) DEGREES TWENTY (20) MINUTES TWENTY FIVE (25) SECONDS WEST, A DISTANCE OF FOURTEEN AND FORTY SIX HUNDREDTHS (14.46) FEET, THENCE ON A BEARING OF NORTH TWO (2) DEGREES THIRTY NINE (39) MINUTES THIRTY FIVE (35) SECONDS EAST

A DISTANCE OF EIGHTEEN AND TWENTY SEVEN HUNDREDTHS (18.27) FEET THENCE ON A BEARING OF SOUTH EIGHTY SEVEN (87) DEGREES TWENTY (20) MINUTES TWENTY FIVE SECONDS EAST A DISTANCE OF FOURTEEN AND FORTY SIX HUNDREDTHS (14.46) FEET, THENCE ON A BEARING OF NORTH TWO (2) DEGREES THIRTY NINE (39) MINUTES THIRTY FIVE (35) SECONDS EAST A DISTANCE OF THIRTY FIVE AND FORTY TWO HUNDREDTHS (35.42) FEET, THENCE ON A BEARING OF NORTH EIGHTY SEVEN (87) DEGREES TWENTY (20) MINUTES TWENTY FIVE (25) SECONDS WEST A DISTANCE OF NINE AND NINETY ONE ONE HUNDREDTHS (9.91) FEET, THENCE ON A BEARING OF NORTH TWO (2) DEGREES THIRTY NINE (39) MINUTES THIRTY FIVE (35) SECONDS EAST A DISTANCE OF NINETEEN AND SIXTY SEVEN HUNDREDTHS (19.67) FEET, THENCE ON A BEARING OF SOUTH EIGHTY SEVEN (87) DEGREES TWENTY (20) MINUTES TWENTY FIVE (25) SECONDS EAST A DISTANCE OF NINE AND NINETY ONE ONE HUNDREDTHS (9.91) FEET, THENCE ON A BEARING OF NORTH TWO (2) DEGREES THIRTY NINE (39) MINUTES THIRTY FIVE (35) SECONDS EAST A DISTANCE OF NINETEEN AND SEVENTEEN HUNDREDTHS (19.17) FEET MORE OR LESS TO THE NORTH BOUNDARY OF LOT ELEVEN (11) THENCE WESTERLY ALONG THE NORTH BOUNDARY OF LOTS NINE (9), TEN (10) AND ELEVEN (11) ON A BEARING OF NORTH EIGHTY SEVEN (87) DEGREES TWENTY ONE (21) MINUTES TWENTY (20) SECONDS WEST A DISTANCE OF FORTY AND TWENTY TWO HUNDREDTHS (40.22) FEET MORE OR LESS TO THE POINT OF COMMENCEMENT CONTAINING FOUR THOUSAND HUNDRED AND SIXTY SEVEN AND TWO ONE HUNDREDTHS (4767.2) SQUARE FEET MORE OR LESS EXCEPTING THEREOUT ALL MINES AND **MINERALS**

ESTATE: LEASEHOLD COMMENCING ON THE 14 DAY OF JANUARY, 1975 TERMINATING ON THE 30 DAY OF APRIL, 2042 771087159

FREEHOLD LANDS

Secondly

PLAN "A" CALGARY
BLOCK FORTY NINE (49)
LOT TWENTY NINE (29) AND THE MOST EASTERLY EIGHT AND ONE HALF (8 1/2)
INCHES OF LOT THIRTY (30)

Thirdly

PLAN "A" CALGARY BLOCK FORTY NINE (49) LOT THIRTY (30) EXCEPTING THE EASTERLY EIGHT AND ONE HALF (8 1/2) INCHES THROUGHOUT OF SAID LOT

Fourthly

PLAN 7410276 BLOCK 49 LOT 41

EXCEPTING THEREOUT ALL MINES AND MINERALS AREA: 0.458 HECTARES (1.13 ACRES) MORE OR LESS

- (b) all leases or lease caveats held by the Debtors as lessee or caveator in respect of the Lands, including, without limitation, the ground lease dated April 4, 1984 and registered at Land Titles as a Caveat re: Lease Instrument 841 112 907;
- (c) all present and future rents reserved or payable under leases relating to the Lands, and all present or future leases relating to the Lands and the benefits and advantages to be derived therefrom; and
- (d) all property, assets, rights and undertaking of every nature and kind, which is personal property, that is located in or upon, arising out of or used in conjunction with the Lands, including bank accounts in the name of the Debtors.
- 2A. For greater certainty and clarity, the Property includes the entire legal and beneficial interest in the Property as held by any or all of the Debtors.

RECEIVER'S POWERS

- 3. The Receiver is hereby empowered and authorized, but not obligated, to act at once in respect of the Property and, without in any way limiting the generality of the foregoing, the Receiver is hereby expressly empowered and authorized to do any of the following where the Receiver considers it necessary or desirable:
 - (a) to take possession of and exercise control over the Property and any and all proceeds, receipts and disbursements arising out of or from the Property (including without limitation the collection of rents and profits from the Property, prepaid rents or arrears of rents, any damage or security deposits, third party deposits or bank accounts of the Debtors relating to the Property), which shall also include the Receiver's ability to abandon, dispose of, or otherwise release any interest in any of the Property;
 - (b) to receive, preserve and protect the Property, or any part or parts thereof, including, but not limited to, the changing of locks and security codes, the relocating of Property to safeguard it, the engaging of independent security personnel, the taking of physical inventories and the placement of such insurance coverage as may be necessary or desirable;
 - (c) to manage, operate and carry on the business of the Property, including the powers to enter into any agreements, incur any obligations in the ordinary course of business, cease to carry

- on all or any part of the business, or cease to perform any contracts of the Debtors in respect of the Property;
- (d) to engage consultants, appraisers, agents, experts, auditors, accountants, managers, counsel, property managers, maintenance staff, and such other persons from time to time and on whatever basis, including on a temporary basis, to assist with the exercise of the Receiver's powers and duties, including without limitation those conferred by this Order. Without limiting the generality of the foregoing, the Receiver is hereby empowered and authorized, but not required, to enter into a property management agreement with a property manager (with the prior consent of the Plaintiffs), without further approval or Order of this Court;
- (e) to purchase or lease machinery, equipment, inventories, supplies, premises or other assets to continue the business of the Property or any part or parts thereof;
- (f) to receive and collect all monies and accounts now owed or hereafter owing to the Debtors, relating to the Property, and to exercise all remedies of the Debtors in collecting such monies, including, without limitation, to enforce any security held by the Debtors in relation to such amounts;
- (g) to settle, extend or compromise any indebtedness owing to or by the Debtors in respect of the Property;
- (h) to execute, assign, issue and endorse documents of whatever nature in respect of any of the Property, whether in the Receiver's name or in the name and on behalf of the Debtors, for any purpose pursuant to this Order;
- (i) to undertake environmental or workers' health and safety assessments of the Property;
- (j) to initiate, prosecute and continue the prosecution of any and all proceedings and to defend all proceedings now pending or hereafter instituted with respect to the Property, or the Receiver, and to settle or compromise any such proceedings. The authority hereby conveyed shall extend to such appeals or applications for judicial review in respect of any order or judgment pronounced in any such proceeding, and provided further that nothing in this Order shall authorize the Receiver to defend or settle the action in which this Order is made unless otherwise directed by this Court;

- (k) to market any or all the Property, including advertising and soliciting offers in respect of the Property or any part or parts thereof and negotiating such terms and conditions of sale as the Receiver in its discretion may deem appropriate;
- (l) to sell, convey, transfer, lease or assign the Property or any part or parts thereof out of the ordinary course of business:
 - i. without the approval of this Court in respect of any transaction not exceeding \$150,000, provided that the aggregate consideration for all such transactions does not exceed \$500,000; and
 - ii. with the approval of this Court in respect of any transaction in which the purchase price or the aggregate purchase price exceeds the applicable amount set out in the preceding clause;

and in each such case notice under subsection 60(8) of the *Personal Property Security Act*, RSA 2000, c. P-7 or any other similar legislation in any other province or territory shall not be required;

- (m) to apply for any vesting order or other orders (including, without limitation, confidentiality or sealing orders) necessary to convey the Property or any part or parts thereof to a purchaser or purchasers thereof, free and clear of any liens or encumbrances affecting such Property;
- (n) to report to, meet with and discuss with such affected Persons (as defined below) as the Receiver deems appropriate all matters relating to the Property and the receivership, and to share information, subject to such terms as to confidentiality as the Receiver deems advisable:
- to register a copy of this Order and any other orders in respect of the Property against title to any of the Property, including (without limitation) the Lands irrespective of whether or not the Debtors are the registered owner(s) of the Lands, and when submitted by the Receiver for registration this Order shall be immediately registered by the Registrar of Land Titles of Alberta, or any other similar government authority, notwithstanding Section 191 of the *Land Titles Act*, RSA 2000, c. L-4, or the provisions of any other similar legislation in any other province or territory, and notwithstanding that the appeal period in respect of this Order has not elapsed and the Registrar of Land Titles shall accept all Affidavits of Corporate Signing Authority submitted by the Receiver in its capacity as Receiver hereunder and not in its personal capacity;

- (p) to apply for any permits, licences, approvals or permissions as may be required by any governmental authority and any renewals thereof for and on behalf of and, if thought desirable by the Receiver, in the name of the Debtors in respect of the Property; and
- (q) to take any steps reasonably incidental to the exercise of these powers or the performance of any statutory obligations;

and in each case where the Receiver takes any such actions or steps, it shall be exclusively authorized and empowered to do so, to the exclusion of all other Persons, including the Debtors, and without interference from any other Person (as defined below).

DUTY TO PROVIDE ACCESS AND CO-OPERATIONS TO THE RECEIVER

- 4. (i) The Debtors, (ii) all of their current and former directors, officers, employees, agents, accountants, legal counsel and shareholders, and all other persons acting on their instructions or behalf, and (iii) all other individuals, firms, corporations, governmental bodies or agencies, or other entities having notice of this Order (all of the foregoing, collectively, being "Persons" and each being a "Person") shall forthwith advise the Receiver of the existence of any Property (including without limitation any rents or profits from the Property, prepaid rents or arrears of rents, any damage or security deposits, third party deposits or bank accounts of the Debtors relating to the Property in such Person's possession or control, shall grant immediate and continued access to the Property to the Receiver, and shall deliver all such Property (excluding Property subject to liens the validity of which is dependent on maintaining possession) to the Receiver upon the Receiver's request.
- 4A. Without limiting the generality of paragraph 4 above, any Person (including tenant) who occupies a unit in the Property, pursuant to any lease, agreement to lease, license or other form of agreement, whether written or oral (for the purposes of this subparagraph, each a "Lease") shall pay to the Receiver (or its agent, delegate or manager, as directed by the Receiver) and not to any other Person, including the Debtors, all rent due to the Debtors pursuant to the terms of such Lease as and when due.
- 5. All Persons shall forthwith advise the Receiver of the existence of any books, documents, securities, contracts, orders, corporate and accounting records, and any other papers, records and information of any kind related to the business or affairs of the Property, and any computer programs, computer tapes, computer disks or other data storage media containing any such information (the foregoing, collectively, the "Records") in that Person's possession or control, and shall provide to the Receiver or permit the Receiver to make, retain and take away copies thereof and grant to the Receiver unfettered access to and use of accounting, computer, software and physical facilities relating

thereto, provided however that nothing in this paragraph or in paragraph 6 of this Order shall require the delivery of Records, or the granting of access to Records, which may not be disclosed or provided to the Receiver due to the privilege attaching to solicitor-client communication or documents prepared in contemplation of litigation or due to statutory provisions prohibiting such disclosure.

6. If any Records are stored or otherwise contained on a computer or other electronic system of information storage, whether by independent service provider or otherwise, all Persons in possession or control of such Records shall forthwith give unfettered access to the Receiver for the purpose of allowing the Receiver to recover and fully copy all of the information contained therein whether by way of printing the information onto paper or making copies of computer disks or such other manner of retrieving and copying the information as the Receiver in its discretion deems expedient, and shall not alter, erase or destroy any Records without the prior written consent of the Receiver. Further, for the purposes of this paragraph, all Persons shall provide the Receiver with all such assistance in gaining immediate access to the information in the Records as the Receiver may in its discretion require including providing the Receiver with instructions on the use of any computer or other system and providing the Receiver with any and all access codes, account names, and account numbers that may be required to gain access to the information.

NO PROCEEDINGS AGAINST THE RECEIVER

7. No proceeding or enforcement process in any court or tribunal (each, a "**Proceeding**"), shall be commenced or continued against the Receiver except with the written consent of the Receiver or with leave of this Court.

NO PROCEEDINGS AGAINST THE PROPERTY

8. No Proceeding against or in respect of the Property shall be commenced or continued except with the written consent of the Receiver or with leave of this Court and any and all Proceedings currently under way against or in respect of the Property are hereby stayed and suspended pending further Order of this Court, provided, however, that nothing in this Order shall: (i) prevent any Person from commencing a proceeding regarding a claim that might otherwise become barred by statute or an existing agreement if such proceeding is not commenced before the expiration of the stay provided by this paragraph; and (ii) affect a Regulatory Body's investigation in respect of the Property or an action, suit or proceeding that is taken in respect of the Property by or before the Regulatory Body, other than the enforcement of a payment order by the Regulatory Body or the Court. "Regulatory Body" means a person or body that has powers, duties or functions relating to the enforcement or administration of an Act of Parliament or of the legislature of a Province.

NO EXERCISE OF RIGHTS OF REMEDIES

- 9. All rights and remedies (including, without limitation, set-off rights) against the Property, the Receiver, or affecting the Property, are hereby stayed and suspended except with the written consent of the Receiver or leave of this Court, provided however that nothing in this paragraph shall (a) empower the Receiver to carry on any business which the Property is not lawfully entitled to carry on, (b) prevent the filing of any registration to preserve or perfect a security interest, (c) prevent the registration of a claim for lien; or (d) exempt the Mortgagor from compliance with statutory or regulatory provisions relating to health, safety or the environment relating to the Property.
- 10. Nothing in this Order shall prevent any party from taking an action against the Property where such an action must be taken in order to comply with statutory time limitations in order to preserve their rights at law, provided that no further steps shall be taken by such party except in accordance with the other provisions of this Order, and notice in writing of such action be given to the Receiver at the first available opportunity.

NO INTERFERENCE WITH THE RECEIVER

11. No Person shall accelerate, suspend, discontinue, fail to honour, alter, interfere with, repudiate, terminate or cease to perform any right, renewal right, contract, agreement, licence or permit in favour of or held by the Debtors in respect of the Property, except with the written consent of the Receiver, or leave of this Court.

CONTINUATION OF SERVICES

- 12. All persons having:
 - (a) statutory or regulatory mandates for the supply of goods and/or services in respect of the Property; or
 - (b) oral or written agreements or arrangements with the Debtors in respect of the Property, including without limitation all computer software, communication and other data services, centralized banking services, payroll services, insurance, transportation, services, utility or other services to the Property,

are hereby restrained until further order of this Court from discontinuing, altering, interfering with, suspending or terminating the supply of such goods or services as may be required for the Property or exercising any other remedy provided under such agreements or arrangements. The Receiver, in managing the Property or otherwise performing its powers and duties hereunder, shall be entitled to the continued use of the Debtors' premises, telephone numbers, facsimile numbers, internet

addresses and domain names of the Debtors, as it relates to the Property, provided in each case that the usual prices or charges for all such goods or services received after the date of this Order are paid by the Receiver in accordance with the payment practices of the Debtors, or such other practices as may be agreed upon by the supplier or service provider and the Receiver, or as may be ordered by this Court.

RECEIVER TO HOLD FUNDS

All funds, monies, cheques, instruments, and other forms of payments received or collected by the Receiver from and after the making of this Order from any source whatsoever, including without limitation the sale of all or any of the Property and the collection of any accounts receivable in whole or in part, whether in existence on the date of this Order or hereafter coming into existence, shall be deposited into one or more new accounts to be opened by the Receiver (the "Post Receivership Accounts") and the monies standing to the credit of such Post Receivership Accounts from time to time, net of any disbursements provided for herein, shall be held by the Receiver to be paid in accordance with the terms of this Order or any further order of this Court.

EMPLOYEES

- 14. The Receiver shall not be liable for any employee-related liabilities, including any successor employer liabilities as provided for in section 14.06(1.2) of the BIA, other than such amounts as the Receiver may specifically agree in writing to pay, or such amounts as may be determined in a Proceeding before a court or tribunal of competent jurisdiction.
- 15. Pursuant to clause 7(3)(c) of the *Personal Information Protection and Electronic Documents Act*, SC 2000, c. 5, the Receiver shall be entitled to disclose personal information of identifiable individuals to prospective purchasers or bidders for the Property and to their advisors, but only to the extent desirable or required to negotiate and attempt to complete one or more sales of the Property (each, a "Sale"). Each prospective purchaser or bidder to whom such personal information is disclosed shall maintain and protect the privacy of such information and limit the use of such information to its evaluation of the Sale, and if it does not complete a Sale, shall return all such information to the Receiver, or in the alternative destroy all such information. The purchaser of any Property shall be entitled to continue to use the personal information provided to it, and related to the Property purchased, in a manner which is in all material respects identical to the prior use of such information by the Debtors, and shall return all other personal information to the Receiver, or ensure that all other personal information is destroyed.

LIMITATIONS ON ENVIRONMENTAL LIABILITIES

- 16. (a) Notwithstanding anything in any federal or provincial law, the Receiver is not personally liable in that position for any environmental condition that arose or environmental damage that occurred:
 - i. before the Receiver's appointment; or
 - ii. after the Receiver's appointment unless it is established that the condition arose or the damage occurred as a result of the Receiver's gross negligence or wilful misconduct.
 - (b) Nothing in sub-paragraph (a) exempts a Receiver from any duty to report or make disclosure imposed by a law referred to in that sub-paragraph.
 - (c) Notwithstanding anything in any federal or provincial law, but subject to sub-paragraph (a) hereof, where an order is made which has the effect of requiring the Receiver to remedy any environmental condition or environmental damage affecting the Property, the Receiver is not personally liable for failure to comply with the order, and is not personally liable for any costs that are or would be incurred by any person in carrying out the terms of the order,
 - i. if, within such time as is specified in the order, within 10 days after the order is made if no time is so specified, within 10 days after the appointment of the Receiver, if the order is in effect when the Receiver is appointed, or during the period of the stay referred to in clause ii below, the Receiver:
 - A. complies with the order, or
 - B. on notice to the person who issued the order, abandons, disposes of or otherwise releases any interest in any real property affected by the condition or damage;
 - ii. during the period of a stay of the order granted, on application made within the time specified in the order referred to in clause (i) above, within 10 days after the order is made or within 10 days after the appointment of the Receiver, if the order is in effect when the Receiver is appointed, by:
 - A. the court or body having jurisdiction under the law pursuant to which the order was made to enable the Receiver to contest the order; or
 - B. the court having jurisdiction in bankruptcy for the purposes of assessing the economic viability of complying with the order; or

iii. if the Receiver had, before the order was made, abandoned or renounced or been divested of any interest in any real property affected by the condition or damage.

LIMITATION ON THE RECEIVER'S LIABILITY

17. Except for gross negligence or wilful misconduct, as a result of its appointment or carrying out the provisions of this Order the Receiver shall incur no liability or obligation that exceeds an amount for which it may obtain full indemnity from the Property. Nothing in this Order shall derogate from any limitation on liability or other protection afforded to the Receiver under any applicable law, including, without limitation, Section 14.06, 81.4(5) or 81.6(3) of the BIA.

RECEIVER'S ACCOUNTS

- 18. The Receiver and counsel to the Receiver shall be paid their reasonable fees and disbursements, in each case, incurred at their standard rates and charges. The Receiver and counsel to the Receiver shall be entitled to the benefits of and are hereby granted a charge (the "Receiver's Charge") on the Property, which charge shall not exceed an aggregate amount of \$300,000 as security for their professional fees and disbursements incurred at the normal rates and charges of the Receiver and such counsel, both before and after the making of this Order in respect of these proceedings, and the Receiver's Charge shall form a first charge on the Property in priority to all security interests, trusts, deemed trusts, liens, charges and encumbrances, statutory or otherwise, in favour of any Person but subject to section 14.06(7), 81.4(4) and 81.6(2) of the BIA.
- 19. The Receiver and its legal counsel shall pass their accounts from time to time.
- 20. Prior to the passing of its accounts, the Receiver shall be at liberty from time to time to apply reasonable amounts, out of the monies in its hands, against its fees and disbursements, including the legal fees and disbursements, incurred at the normal rates and charges of the Receiver or its counsel, and such amounts shall constitute advances against its remuneration and disbursements when and as approved by this Court.

FUNDING OF THE RECEIVERSHIP

21. The Receiver be at liberty and it is hereby empowered to borrow by way of a revolving credit or otherwise, such monies from time to time as it may consider necessary or desirable, provided that the outstanding principal amount does not exceed \$250,000 (or such greater amount as this Court may by further order authorize) at any time, at such rate or rates of interest as it deems advisable for such period or periods of time as it may arrange, for the purpose of funding the exercise of the powers and duties conferred upon the Receiver by this Order, including interim expenditures. The whole of the Property shall be and is hereby charged by way of a fixed and specific charge (the "Receiver's Borrowings Charge") as security for the payment of the monies borrowed, together

with interest and charges thereon, in priority to all security interests, trusts, deemed trusts, liens, charges and encumbrances, statutory or otherwise, in favour of any Person, but subordinate in priority to the Receiver's Charge and the charges set out in sections 14.06(7), 81.4(4) and 81.6(2) of the BIA.

- 22. Neither the Receiver's Borrowings Charge nor any other security granted by the Receiver in connection with its borrowings under this Order shall be enforced without leave of this Court.
- 23. The Receiver is at liberty and authorized to issue certificates substantially in the form annexed as Schedule "A" hereto (the "Receiver's Certificates") for any amount borrowed by it pursuant to this Order.
- 24. The monies from time to time borrowed by the Receiver pursuant to this Order or any further order of this Court and any and all Receiver's Certificates evidencing the same or any part thereof shall rank on a *pari passu* basis, unless otherwise agreed to by the holders of any prior issued Receiver's Certificates.
- 25. The Receiver shall be authorized to repay any amounts borrowed by way of Receiver's Certificates out of the Property or any proceeds, including any proceeds from the sale of any assets without further approval of this Court.

ALLOCATION

26. Any interested party may apply to this Court on notice to any other party likely to be affected, for an order allocating the Receiver's Charge and Receiver's Borrowings Charge amongst the various assets comprising the Property.

GENERAL

- 27. The Receiver may from time to time apply to this Court for advice and directions in the discharge of its powers and duties hereunder.
- 28. Notwithstanding Rule 6.11 of the *Alberta Rules of Court*, unless otherwise ordered by this Court, the Receiver will report to the Court from time to time, which reporting is not required to be in affidavit form and shall be considered by this Court as evidence. The Receiver's reports shall be filed by the Court Clerk notwithstanding that they do not include an original signature.
- 29. Nothing in this Order shall prevent the Receiver from acting as a trustee in bankruptcy of the Debtors.
- 30. This Court hereby requests the aid and recognition of any court, tribunal, regulatory or administrative body having jurisdiction in Canada or in any foreign jurisdiction to give effect to

this Order and to assist the Receiver and its agents in carrying out the terms of this Order. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such orders and to provide such assistance to the Receiver, as an officer of this Court, as may be necessary or desirable to give effect to this Order, to grant representative status to the Receiver in any foreign proceeding, or to assist the Receiver and its agents in carrying out the terms of this Order.

- 31. The Receiver be at liberty and is hereby authorized and empowered to apply to any court, tribunal, regulatory or administrative body, wherever located, for the recognition of this Order and for assistance in carrying out the terms of this Order and that the Receiver is authorized and empowered to act as a representative in respect of the within proceedings for the purpose of having these proceedings recognized in a jurisdiction outside Canada.
- 32. The Plaintiffs shall have their costs of this application, up to and including entry and service of this Order, provided for by the terms of the Plaintiffs' security or, if not so provided by the Plaintiffs' security, then on a substantial indemnity basis, including legal costs on a solicitor-client full indemnity basis.
- 33. Any interested party may apply to this Court to vary or amend this Order on not less than 7 days' notice to the Receiver and to any other party likely to be affected by the order sought or upon such other notice, if any, as this Court may order.

FILING

- 34. The Receiver shall establish and maintain a website in respect of these proceedings at https://mnpdebt.ca/en/corporate/corporate-engagements/sap (the "Receiver's Website") and shall post there as soon as practicable:
 - (a) all materials prescribed by statue or regulation to be made publicly available; and
 - (b) all applications, reports, affidavits, orders and other materials filed in these proceedings by or on behalf of the Receiver, or served upon it, except such materials as are confidential and the subject of a sealing order or pending application for a sealing order.
- 35. Service of this Order shall be deemed good and sufficient by:
 - (a) serving the same on:
 - i. the persons listed on the service list created in these proceedings or otherwise served with notice of these proceedings;

- ii. any other parties attending or represented at the application for this Order; and
- (b) posting a copy of this Order on the Receiver's Website,

and service on any other person is hereby dispensed with.

36. Service of this Order may be effected by facsimile, electronic mail, personal delivery or courier. Service is deemed to be effected the next business day following transmission or delivery of this Order.

Justice of the Court of King's Bench of Alberta

SCHEDULE "A"

RECEIVER CERTIFICATE

CERT	ΓΙΓΙCATE NO.					
AMO	UNT	\$				
1.	property of SCR partner SCREO (the "Court") of received as sucl	EO I 700 2NI I 700 2ND Clated the 5 da n Receiver fro of the total p	D Inc., 5850 FP Inc., apports on the holder	, the receiver and manager (the "Receiver") of certain 8 Alberta Ltd. and SCREO I 700 2ND L.P., by its general pinted by Order of the Court of King's Bench of Alberta er, 2023 (the "Order") made in action number [●], has er of this certificate (the "Lender") the principal sum of a of \$[●] that the Receiver is authorized to borrow under		
2.	The principal sum evidenced by this certificate is payable on demand by the Lender with interest thereon calculated and compounded [daily] [monthly not in advance on the [•] day of each month] after the date hereof at a notional rate per annum equal to the rate of [•] per cent above the prime commercial lending rate of [•] from time to time.					
3.	Such principal sum with interest thereon is, by the terms of the Order, together with the principal sums and interest thereon of all other certificates issued by the Receiver pursuant to the Order or to any further order of the Court, a charge upon the whole of the Property (as defined in the Order) in priority to the security interests of any other person, but subject to the priority of the charges see out in the Order and the <i>Bankruptcy and Insolvency Act</i> , and the right of the Receiver to indemnify itself out of such Property in respect of its remuneration and expenses.					
4.	All sums payable in respect of principal and interest under this certificate are payable at the main office of the Lender at [•].					
5.	Until all liability in respect of this certificate has been terminated, no certificates creating charges ranking or purporting to rank in priority to this certificate shall be issued by the Receiver to any person other than the holder of this certificate without the prior written consent of the holder of this certificate.					
6.	The charge securing this certificate shall operate so as to permit the Receiver to deal with the Property as authorized by the Order and as authorized by any further or other order of the Court.					
7.	The Receiver does not undertake, and it is not under any personal liability, to pay any sum in respect of which it may issue certificates under the terms of the Order.					
	DATED the	day of	,2023			
				MNP LTD., solely in its capacity as Receiver of the Property (as defined in the Order), and not in its personal capacity		
				Per: Name:		

Title: