RECEIVED

OCT 15 2024 VANCOUVER SUPREME COURT SCHEDULING

No. S-244212 Vancouver Registry

IN THE SUPREME COURT OF BRITISH COLUMBIA

IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36

AND

IN THE MATTER OF THE BUSINESS CORPORATIONS ACT, S.B.C. 2002, c.57, AS AMENDED

AND

IN THE MATTER OF GOOD NATURED PRODUCTS INC., & THOSE ENTITIES LISTED IN SCHEDULE "A"

PETITIONERS

APPLICATION RECORD

Mary Buttery, K.C. Emma Newbery Christian Garton

Osler, Hoskin & Harcourt LLP 1055 Dunsmuir Street Suite 3000, Bentall Four Vancouver, BC V7X 1K8

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Email: <u>mbuttery@osler.com</u> <u>enewbery@osler.com</u> <u>cgarton@osler.com</u>

> Date and time of application: October 17, 2024 at 10:00 AM Place of application: 800 Smithe Street, Vancouver, BC V7X 1K8 Time estimate: 15 minutes Application Record prepared by: Osler, Hoskin & Harcourt LLP

No. S-244212 Vancouver Registry

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IN THE MATTER OF THE *COMPANIES' CREDITORS ARRANGEMENT ACT*, R.S.C. 1985, c. C-36

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PETITIONERS

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TAB	DOCUMENT	DATE
1.	Notice of Application	October 11, 2024
2.	Draft Order	

FORCE FILED

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FIN THE SUPREME COURT OF BRITISH COLUMBIA

IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36

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IN THE MATTER OF GOOD NATURED PRODUCTS INC., & THOSE ENTITIES LISTED IN SCHEDULE "A"

PETITIONERS

NOTICE OF APPLICATION

Names of applicants: good natured Products Inc., & those entities listed in Schedule "A" (collectively, the "Petitioners" or the "Company")

To: Service List, attached as Schedule "B"

TAKE NOTICE that an application will be made by the applicants to Madam Justice Fitzpatrick at the courthouse at 800 Smithe Street, Vancouver, BC on October 17, 2024 at 10:00 a.m. for the orders set out in Part 1 below.

The Petitioners estimate that the application will take 10 minutes.

- This matter is within the jurisdiction of an associate judge.
- \boxtimes This matter is not within the jurisdiction of an associate judge.

Part 1: ORDERS SOUGHT

1. The Petitioners seek an order substantially in the form attached as **Schedule "C"** extending the Stay Period (as defined below) until October 31, 2024 at 11:59 p.m. (Vancouver time).

2. The Petitioners seek such other orders, directions, and declarations as counsel for the Petitioners may advise and this Court may deem appropriate in the circumstances.

Part 2: FACTUAL BASIS

- 3. Capitalized terms used but not otherwise defined in this notice of application shall have the meanings given to them in the First Affidavit of Paul Antoniadis made on June 27, 2024, the Order of this Honourable Court granted June 28, 2024 (the "Initial Order"), the Order of this Honourable Court granted July 8, 2024 (the "ARIO"), the Order of this Honourable Court granted July 8, 2024 (the "DIP Approval Order"), the Order of this Honourable Court granted July 11, 2024 approving DIP financing (the "DIP Approval Order"), the Order of this Honourable Court granted July 11, 2024 approving a SISP (the "SISP Approval Order"), as applicable.
- 4. All references to monetary amounts in this affidavit are in Canadian dollars unless otherwise stated.

A. Background

- 5. Pursuant to the Initial Order, this Court (among other things) granted a stay of proceedings in respect of the Petitioners until July 8, 2024 (the "Stay Period").
- 6. Pursuant to the ARIO, the DIP Approval Order and the SISP Approval Order, this Court (among other things) extended the Stay Period in respect of the Petitioners until October 25, 2024.

B. Extension of the Stay Period

- 7. The Petitioners seek an extension of the Stay Period (the "Stay Extension") to and including October 31, 2024 at 11:59 p.m. (Vancouver time). The Stay Extension is necessary to complete the SISP process and return to this court for approval of a proposed sale transaction.
- 8. The SISP process was commenced on July 18, 2024. Through the SISP process, the Petitioners:

- (a) have obtained a viable bid for the sale of the GDNP Business from an interested purchaser (the "Purchaser");
- (b) intend to enter a binding sale agreement with the Purchaser and are finalizing negotiations with the Purchaser of that sale agreement (the "Sale Agreement"); and
- (c) intend to bring a sale approval application before this Court (the "Sale Approval Application") once the Sale Agreement is finalized.
- 9. Based on the time required to finalize the Sale Agreement and prepare the Sale Approval Application, the Petitioners have scheduled the Sale Approval Application to be heard on October 28, 2024. As such, a short extension of the Stay Period is required.
- 10. The Petitioners, in consultation with the Monitor, have prepared an updated cash flow forecast up to the end of the proposed Stay Extension (the "**Cash Flow Forecast**"). The Cash Flow Forecast confirms that the Petitioners will have sufficient liquidity to continue going concern operations, finalize negotiations of the Sale Agreement, and bring the Sale Approval Application during the period of the Stay Extension.
- 11. Throughout these CCAA proceedings, the Petitioners have been working in good faith and with due diligence to, among other things, implement the SISP for the benefit of the Petitioners' stakeholders.
- 12. The Proposed Stay Extension is supported by the Monitor and the Purchaser.

Part 3: LEGAL BASIS

13. The Petitioners rely on Section 11.02 of the CCAA.

A. Extension of the Stay Period

14. On an application other than an initial application, Sections 11.02(2) and (3) of the CCAA give this Court jurisdiction to grant a stay of proceedings for any period that it considers

necessary, provided it is satisfied that such an extension is appropriate and that the debtor company has acted and continues to act in good faith and with due diligence.

- 15. During the Stay Period, the Monitor has confirmed that the Petitioners have acted and continue to act in good faith and with due diligence and are working to advance these CCAA proceedings including through the SISP.
- 16. The requested Stay Extension is appropriate and necessary to, among other things, ensure that the Petitioners have sufficient time to finalize negotiation of the Sale Agreement and bring the Sale Approval Application

North American Tungsten Corp., Re, 2015 BCSC 1376 at 24-26

Part 4: MATERIAL TO BE RELIED ON

- 1. The Monitor's Fourth Report to Court, to be filed.
- 2. Such further and other material as counsel may advise and this Court may allow.

TO THE PERSONS RECEIVING THIS NOTICE OF APPLICATION: If you wish to respond to this notice of application, you must, within 5 business days after service of this notice of application or, if this application is brought under Rule 9-7, within 8 business days after service of this notice of application,

(a) file an application response in Form 33,

(b) file the original of every affidavit, and of every other document, that

(i) you intend to refer to at the hearing of this application, and

(ii) has not already been filed in the proceeding, and

(c) serve on the applicant 2 copies of the following, and on every other party of record one copy of the following:

(i) a copy of the filed application response;

(ii) a copy of each of the filed affidavits and other documents that you intend to refer to at the hearing of this application and that has not already been served on that person; (iii) if this application is brought under Rule 9-7, any notice that you are required to give under Rule 9-7 (9).

AN

	Signature of \Box Applicant(s) \boxtimes Lawyer for applicant(s) $\rho \sim Mary$ Buttery, K.C.
To be con	npleted by the court only:
Order ma	de
[]	in the terms requested in paragraphs of Part 1 of this notice of application
[]	with the following variations and additional terms:
Date:	.[dd/mmm/yyyy]
	Signature of [] Judge [] Associate Judge

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Appendix

THIS APPLICATION INVOLVES THE FOLLOWING:

- discovery: comply with demand for documents
- discovery: production of additional documents
- □ other matters concerning document discovery
- extend oral discovery
- □ other matter concerning oral discovery
- \Box amend pleadings
- \square add/change parties
- □ summary judgment
- □ summary trial
- □ service
- □ mediation
- □ adjournments
- □ proceedings at trial
- □ case plan orders: amend
- \Box case plan orders: other
- □ experts
- \boxtimes none of the above

SCHEDULE A

Canadian Petitioners

- 1. good natured Products Inc.
- 2. good natured Real Estate Holdings (Ontario) Inc.
- 3. 1306187 B.C. Ltd.
- 4. good natured Products (CAD) Inc.
- 5. good natured Products Packaging Canada GP Inc.
- 6. good natured Products Packaging Brampton GP Inc.
- 7. good natured Products Industrial Canada GP Inc.
- 8. good natured Products Packaging Canada LP
- 9. good natured Products Packaging Brampton LP
- 10. good natured Products Industrial Canada LP

US Petitioners

- 11. good natured Products (US) Inc.
- 12. good natured Products (Illinois), LLC
- 13. good natured Products Real Estate U.S., LLC
- 14. good natured Products Packaging US LLC
- 15. good natured Products Direct LLC
- 16. good natured Products (Texas) LLC

SCHEDULE B Service List

(see attached)

No. S-244212 Vancouver Registry

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IN THE MATTER OF GOOD NATURED PRODUCTS INC., & THOSE ENTITIES LISTED IN SCHEDULE "A"

PETITIONERS

SERVICE LIST

Current to: October 1, 2024

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Monitor

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SCHEDULE "A"

A. Canadian Petitioners

- 1. good natured Products Inc.
- 2. good natured Real Estate Holdings (Ontario) Inc.
- 3. 1306187 B.C. Ltd.
- 4. good natured Products (CAD) Inc.
- 5. good natured Products Packaging Canada GP Inc.
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B. US Petitioners

- 11. good natured Products (US) Inc.
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- 14. good natured Products Packaging US LLC
- 15. good natured Products Direct LLC
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SCHEDULE C Draft Order

(see attached)

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PETITIONERS

ORDER MADE AFTER APPLICATION

BEFORE THE HONOURABLE)	
MADAM JUSTICE FITZPATRICK) · · · · · · · · · · · · · · · · · · ·	2024/10/17

THE APPLICATION of the Petitioners coming on for hearing at Vancouver, British Columbia, on the 17th day of October, 2024 (the "**Order Date**"); AND ON HEARING Mary Buttery, K.C., counsel for the Petitioners and those other counsel listed on Schedule "B" hereto; AND UPON READING the material filed, including the Monitor's Fourth Report to Court; AND pursuant to the *Companies' Creditors Arrangement Act*, R.S.C. 1985 c. C-36 as amended (the "**CCAA**"), the British Columbia Supreme Court Civil Rules, BC Reg 168/2009 and the inherent jurisdiction of this Honourable Court;

THIS COURT ORDERS AND DECLARES THAT:

1. This order is made further to the amended and restated order of this Court made in these proceedings on July 8, 2024 (the "**ARIO**") and the Order of this Court granted July 11, 2024 amending the ARIO (the "**Amending Order**").

2. Any capitalized terms used but not defined herein shall have the meanings given to them in the ARIO, unless otherwise indicated therein.

SERVICE

3. The time for service of this notice of application and supporting materials is hereby abridged such that the notice of application is properly returnable today.

STAY EXTENSION

4. The Stay Period as defined in paragraph 16 of the ARIO is hereby further extended until and including October 31, 2024 at 11:59 p.m. (Vancouver time).

GENERAL

5. Each of the Petitioners and the Monitor 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 the Monitor 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.

6. Endorsement of this Order by counsel appearing on this application is hereby dispensed with.

THIS COURT REQUESTS the aid and recognition of other Canadian and foreign Courts, tribunal, regulatory or administrative bodies, including any Court or administrative tribunal of any federal or State Court or administrative body in the United States of America, to act in aid of and to be complementary to this Court in carrying out the terms of this Order where required. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such orders and to provide such assistance to the Petitioners and to the Monitor, as an officer of this Court, as may be necessary or desirable to give effect to this Order, to grant representative status to the Monitor in any foreign proceeding, or to assist the Petitioners and the Monitor and their respective agents in carrying out the terms of this Order.

THE FOLLOWING PARTIES APPROVE THE FORM OF THIS ORDER AND CONSENT TO EACH OF THE ORDERS, IF ANY, THAT ARE INDICATED ABOVE AS BEING BY CONSENT:

Signature of □ Party ☑ Lawyer for the Petitioners

Mary Buttery, K.C.

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BY THE COURT

REGISTRAR

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Schedule "A"

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<u>Schedule "B"</u>

Appearance List

NAME	APPEARING FOR	

2024-10-xx Stay Extension Order - AB comments.docx

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5. Each of the Petitioners and the Monitor 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 the Monitor 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.

6. Endorsement of this Order by counsel appearing on this application is hereby dispensed with.

THIS COURT REQUESTS the aid and recognition of other Canadian and foreign Courts, tribunal, regulatory or administrative bodies, including any Court or administrative tribunal of any federal or State Court or administrative body in the United States of America, to act in aid of and to be complementary to this Court in carrying out the terms of this Order where required. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such orders and to provide such assistance to the Petitioners and to the Monitor, as an officer of this Court, as may be necessary or desirable to give effect to this Order, to grant representative status to the Monitor in any foreign proceeding, or to assist the Petitioners and the Monitor and their respective agents in carrying out the terms of this Order.

THE FOLLOWING PARTIES APPROVE THE FORM OF THIS ORDER AND CONSENT TO EACH OF THE ORDERS, IF ANY, THAT ARE INDICATED ABOVE AS BEING BY CONSENT:

Signature of □ Party ☑ Lawyer for the Petitioners

Mary Buttery, K.C.

BY THE COURT

REGISTRAR

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Schedule "B"

Appearance List

NAME	APPEARING FOR