

**IN THE MATTER OF AYURCANN HOLDINGS CORP. and
AYURCANN INC.**

SALE PROCESS

1. On January 30, 2026, Ayurcann Holdings Corp. and Ayurcann Inc. (together, the “**Applicants**”) obtained an Initial Order (as amended from time to time, the “**Initial Order**”) under the *Companies’ Creditors Arrangement Act*, R.S.C. 1985. c. C-36, as amended (the “**CCAA**”) from the Ontario Superior Court of Justice (Commercial List) (the “**Court**”). Pursuant to the Initial Order, Alvarez & Marsal Canada Inc. was appointed as the monitor of the Applicants (in such capacity, the “**Monitor**”).
2. On February 13, 2026, the Court granted an order (the “**Sale Process Approval Order**”) which, among other things: (i) authorized the Applicants and the Monitor to implement a sale process (the “**Sale Process**”) in respect of the Applicants’ business (the “**Business**”), including substantially all of the property, assets, and undertakings of the Applicants including the share interests of their affiliates Ayurcann Holding Corp. and Can Ayurcann Merger Sub Inc. (collectively, the “**Assets**”), in accordance with the terms hereof; (ii) authorized and empowered the Applicants to enter into the Agreement of Purchase and Sale dated February 8, 2026 (the “**Stalking Horse Purchase Agreement**” and the bid contemplated thereunder, the “**Stalking Horse Bid**”) with Auxly Cannabis Group Inc. (the “**Stalking Horse Bidder**”); (iii) approved certain bid protections (the “**Bid Protections**”) in favour of the Stalking Horse Bidder as set out in the Stalking Horse Purchase Agreement; and (iv) granted a related Court-ordered charge on the Assets to secure the obligation to pay the Bid Protections if applicable.
3. Set forth below are the bidding procedures (the “**Bidding Procedures**”) and auction procedures (the “**Auction Procedures**”) to be implemented with respect to the sale of the Business pursuant to the Court-approved Sale Process.
4. Subject to Court availability and in accordance with the terms hereof, the Applicants shall bring a motion (the “**Approval and Vesting Order Motion**”), seeking an order (the “**Approval and Vesting Order**”), among other things, authorizing the Applicants to proceed with the sale of the Applicants’ Business to the Qualified Bidder with the Successful Bid (each as defined below) (the “**Successful Bidder**”).
5. All dollar amounts expressed herein, unless otherwise noted, are in Canadian currency.
6. Capitalized terms that are not otherwise defined herein have the meanings ascribed to them in the Initial Order, the Sale Process Approval Order or the Affidavit of Igal Sudman sworn February 8, 2026 (the “**Sudman Affidavit**”), as applicable.
7. Copies of the Initial Order, the Sale Process Approval Order and the Sudman Affidavit can be found at www.alvarezandmarsal.com/Ayurcann (the “**Monitor’s Website**”).

BIDDING PROCEDURES

Opportunity

1. This Sale Process is intended to solicit interest in, and opportunities for, an “as is, where is” sale of the Applicants’ Business and/or Assets on a going-concern, cash-free, debt-free basis.
2. The Applicants have entered into the Stalking Horse Purchase Agreement, which constitutes a Qualified Bid (as defined below) for all purposes and at all times under the Sale Process. The purchase price under the Stalking Horse Purchase Agreement is \$4,640,000 (the “**Purchase Price**”).
3. The Sale Process shall be conducted by the Monitor and the Applicants. The Applicants are offering for sale, in whole or in part, all of their right, title and interest in and to their Business, including all Assets and all of their issued and outstanding shares, whether by way of an asset or share sale to be implemented through the proposed Approval and Vesting Order.
4. The Monitor and the Applicants will consider (i) a bid for all of the Applicants’ Business, or (ii) separate bids to acquire some but not all of the Applicants’ Assets (“**Aggregate Bids**”), provided that the Monitor and the Applicants will only consider Aggregate Bids if a combination of one or more Aggregate Bids in the aggregate meets the requirements to be a Qualified Bid.

Timeline

Date	Milestone
February 13, 2026, or as soon as practicable following the issuance of the Sale Process Approval Order	Commencement of the Sale Process
March 31, 2026 at 5:00 p.m. (Eastern Time) on	Bid Deadline
1. If no Qualified Bids are received other than the Stalking Horse Bid	
The Bid Deadline	Selection of the Stalking Horse Bid as the Successful Bid
April 13, 2026, or the earliest date available thereafter (subject to Court availability)	Approval and Vesting Order Motion

As soon as possible following issuance of the Approval and Vesting Order but no later than May 1, 2026	Closing of the Stalking Horse Bid
2. If Qualified Bids are selected other than the Stalking Horse Bid	
April 6, 2026	Monitor to provide the Lead Bid(s) to the Stalking Horse Bidder and each Qualified Bidder
April 10, 2026	Auction, if needed
April 10, 2026, or such later date immediately thereafter if the Auction is not completed in one day	Selection of the Successful Bid and Back-Up Bid, if applicable
April 24, 2026, or the earliest date available thereafter (subject to Court availability)	Approval and Vesting Order Motion
As soon as possible but no later than May 15, 2026 (the “ Outside Date ”)	Closing of the Successful Bid

5. Subject to Section 22, the dates or time limits indicated in the table may be extended or modified by the Monitor in consultation with the Applicants, as the Monitor deems necessary or appropriate, acting reasonably, or by order of the Court, provided that any such modification is in compliance with the terms of the DIP Commitment Letter between the Applicants and Auxly Cannabis Group Inc. (the “**DIP Lender**”) dated February 8, 2026 or is otherwise consented to by the DIP Lender.

Solicitation of Interest: Notice of the Sale Process

6. As soon as reasonably practicable following issuance of the Sale Process Approval Order:
- (a) the Monitor and the Applicants will prepare (i) a list of potential bidders who may be interested in acquiring all or part of the Applicants’ Business (each a “**Known Potential Bidder**”), and (ii) a teaser letter (the “**Teaser Letter**”) describing the Business and Assets, outlining these Bidding Procedures and inviting potential participants to express their interest in accordance with the terms herein;
 - (b) the Monitor will cause a notice of the Sale Process (and such other relevant information that the Monitor, in consultation with the Applicants, considers appropriate) (the “**Notice**”) to be published (i) on the Monitor’s Website, and (ii)

in one or more trade industry and/or insolvency-related publications, as may be considered appropriate by the Monitor; and

- (c) the Applicants, with the assistance of and in consultation with the Monitor, will prepare a form of non-disclosure agreement (an “NDA”), to be provided to Potential Bidders (as defined below).
7. The Monitor will send the Teaser Letter and an NDA to (i) each Known Potential Bidder, and (ii) any other party requesting a copy thereof or identified by the Applicants or the Monitor as a Potential Bidder (as defined below), as soon as reasonably practicable after such request or identification.

Confidential Data Room

8. A confidential virtual data room (the “VDR”) will be made available by the Monitor and the Applicants to Potential Bidders that have executed an NDA. The VDR will be made available as soon as practicable following the commencement of the Sale Process. The Monitor, in consultation with the Applicants, may establish separate VDRs if the Applicants and the Monitor reasonably determine that doing so would further the Applicants’ and any Potential Bidder’s compliance with applicable antitrust and competition laws, or would prevent the distribution of commercially sensitive and/or competitive information. The Monitor may also limit the access of any Potential Bidder to any confidential information in the VDR where the Monitor, in consultation with the Applicants, reasonably determines that such access could negatively impact the Business, the Sale Process or the ability to maintain the confidentiality of the information.
9. The Stalking Horse Bidder and the Applicants must complete the schedules attached to the Stalking Horse Purchase Agreement by no later than four weeks after the Sale Process is approved by the Court. Once the schedules are completed, a revised copy of the Stalking Horse Purchase Agreement will be uploaded to the VDR.

The Bidding Process and the Auction

10. The Monitor, with the assistance of the Applicants, shall be responsible for the marketing and sale of the Business and Assets in accordance with the Sale Process Approval Order, the Sale Process and these Bidding Procedures on behalf of the Applicants (the “**Bidding Process**”). The Monitor, in consultation with the Applicants, shall have the right to adopt other rules in connection with the Bidding Process (including rules that may depart from those set forth herein) that in its reasonable business judgment will better promote the goals of the Sale Process.
11. The Monitor and its advisors, with the assistance of the Applicants and their advisors, will be responsible for conducting an auction (the “**Auction**”) on behalf of the Applicants if required in accordance with the terms of these Bidding Procedures.

Participation Requirements

12. Any interested party that wishes to participate in the Bidding Process (each a “**Potential Bidder**”) must provide to the Applicants:
 - (a) an executed NDA, which shall enure to the benefit of any purchaser of the Business, or any portion thereof; and
 - (b) a letter setting forth the identity of the Potential Bidder, including its contact information and its direct and indirect principals and equity holders.
13. To be a “**Qualified Bidder**”, a Potential Bidder must satisfy the Bid Requirements (as defined below).

Insider Bids

14. In order to protect the integrity of the Sale Process, any direct or indirect shareholder, unitholder, equity holder, director, officer or senior management of the Applicants (each an “**Insider**”) may, subject in all respects to such Insider’s compliance with the Bidding Procedures (including being designated as a Qualified Bidder), make a bid pursuant to the Sale Process provided that the Insider provides written notice to the Monitor by no later than 5:00 p.m. (Eastern Time) on March 21, 2026, that the Insider intends to participate in the Sale Process as a Potential Bidder.
15. For the avoidance of doubt, all bids submitted by Insiders shall be submitted by the Bid Deadline (as defined below).
16. Any and all communications (including, among other things, emails, letters, meetings and conversations) between any Insider and any Qualified Bidder shall be subject to the Monitor’s direct supervision.
17. Notwithstanding any term of these Bidding Procedures: (a) until such time as an Insider irrevocably confirms in writing to the Monitor that it will not submit a bid in the Sale Process, the Monitor shall not share any information with respect to the Sale Process (including, without limitation, any bids submitted therein); and (ii) if an Insider provides notice to the Monitor in accordance with Section 14 that it intends to participate in the Sale Process, neither the Applicants or the Monitor shall share any information with respect to the Sale Process (including, without limitation, any bids submitted therein) with such Insider and shall not consult with such Insider.

Bid Deadline

18. Any Potential Bidder that wishes to make a bid shall deliver a written copy of its bid to the Monitor and the Applicants via email by no later than 5:00 p.m. (Eastern Time) on March 31, 2026 (the “**Bid Deadline**”) at the addresses specified in Schedule “A” attached hereto.

Bid Requirements

19. In order to constitute a Qualified Bid, a bid (other than the Stalking Horse Bid) must conform with the following requirements (collectively, the “**Bid Requirements**”):
- (a) it is superior to the Stalking Horse Bid and provides for aggregate consideration, payable in cash in full on closing, equal to or greater than: (i) the Stalking Horse Bid’s Purchase Price of \$4,640,000; (ii) the amount of \$264,200 to satisfy the Bid Protections; and (iii) a minimum overbid increment of \$100,000 (the “**Consideration Value**”);
 - (b) it provides a detailed schedule that identifies, with specificity, the composition of the Consideration Value and any assumptions that could reduce the net consideration payable, including details of any material liabilities that are being assumed or being excluded;
 - (c) it provides that the proposed transaction shall be closed by no later than the Outside Date;
 - (d) it contains the following:
 - (i) duly executed binding transaction document(s);
 - (ii) the required Deposit (as defined below) in cash;
 - (iii) the identity of each entity or person and representatives thereof who are authorized to appear and act on behalf of the Potential Bidder for all purposes regarding the transaction;
 - (iv) a redline to the Stalking Horse Purchase Agreement;¹
 - (v) evidence of authorization and approval from the Potential Bidder’s board of directors (or a comparable governing body) and, if necessary to complete the transaction, the Potential Bidder’s equityholder(s);
 - (vi) disclosure of any connections or agreements with the Applicants or any of their affiliates, any other bidder participating in the Sale Process or any officer, manager, director, member or equity/security holder of the Applicants or any of their affiliates; and
 - (vii) such other information as may be reasonably requested by the Applicants and the Monitor in advance of the Bid Deadline;
 - (e) it includes a letter stating that the bid is binding and irrevocable until the closing of the Successful Bid and submitted in good faith, provided, that if such bid is not

¹ The Monitor shall make a word copy of the Stalking Horse Purchase Agreement available in the VDR.

selected as the Successful Bid or as the Back-Up Bid (as defined below) it shall only remain irrevocable until the selection of the Successful Bid;

- (f) it confirms that the bid will serve as a Back-Up Bid if it is not selected as the Successful Bid and, if selected as the Back-Up Bid, it will remain irrevocable until the earlier of (i) the closing of the Successful Bid, or (ii) the implementation of the Back-Up Bid;
- (g) it provides written evidence of the Potential Bidder's ability to fully fund and consummate the transaction and satisfy its obligations under the transaction documents, including binding equity/debt commitment letters and/or guarantees covering the full Consideration Value;
- (h) it does not include any request for or entitlement to any break fee, expense reimbursement or similar type of payment;
- (i) it is not conditional upon:
 - (i) approval from the Potential Bidder's board of directors (or comparable governing body) or equityholder(s);
 - (ii) the outcome of any due diligence by the Potential Bidder; or
 - (iii) the Potential Bidder obtaining financing;
- (j) it includes an acknowledgment and representation that the Potential Bidder (i) has had an opportunity to conduct any and all required due diligence prior to making its bid and has relied solely upon its own independent review, investigation and inspection in making its bid, (ii) is not relying upon any written or oral statements, representations, promises, warranties, conditions, or guaranties whatsoever, whether express or implied (by operation of law or otherwise), made by any person or party, including the Applicants, the Monitor and their respective employees, officers, directors, agents, advisors and other representatives, regarding the proposed transaction, the Sale Process, or any information (or the completeness of any information) provided in connection therewith, except as expressly stated in the proposed transaction documents, (iii) is making its bid on an "as is, where is" basis, and did not rely upon any written or oral statements, representations, promises, warranties or guaranties whatsoever, whether express or implied (by operation of law or otherwise), regarding the assets to be acquired or liabilities to be assumed or the completeness of any information provided in connection therewith, including by the Applicants, the Monitor or any of their respective employees, officers, directors, agents, advisors and other representatives, except to the extent set forth in the proposed transaction documents, (iv) is bound by the Sale Process and the Sale Process Approval Order, and (v) is subject to the exclusive jurisdiction of the Court with respect to any disputes or other controversies arising under or in connection with the Sale Process or its bid;

- (k) it specifies any regulatory (including Health Canada) or other third-party approvals the Potential Bidder anticipates would be required to complete the transaction (including the anticipated timing necessary to obtain such approvals);
 - (l) it includes full details of the Potential Bidder's intended treatment of the Applicants' employees under the proposed bid;
 - (m) it is accompanied by a cash deposit (the "**Deposit**") by wire transfer of immediately available funds equal to 10% of the Consideration Value, which Deposit shall be held by the Monitor in a trust account in accordance with the terms hereof;
 - (n) it includes an acknowledgement and representation that the Potential Bidder:
 - (i) is a sophisticated party that is capable of making its own assessments in respect of its proposed bid; and
 - (ii) has had the benefit of independent legal advice in connection with its proposed bid; and
 - (o) it includes a statement that the Potential Bidder will bear its own costs and expenses (including any legal and advisor fees) in connection with the proposed transaction, and by submitting its bid, it is agreeing to refrain from and waive any assertion or request for reimbursement on any basis.
20. A bid from a Potential Bidder that includes all of the Bid Requirements and is received by the Bid Deadline is a "**Qualified Bid**", and such Potential Bidder is a Qualified Bidder. The Monitor shall notify each Potential Bidder as to whether it has submitted a Qualified Bid as soon as practicable after the Bid Deadline.
21. In consultation with the Applicants, the Monitor may waive compliance with any one or more of the Bid Requirements and deem any such non-compliant bid to be a Qualified Bid.
22. The Bid Deadline may be extended by: (a) the Monitor, in consultation with the Applicants, for a period of up to two weeks if, in the Monitor's sole discretion, it believes that such extension would be beneficial to the Sale Process; (b) the Monitor, in consultation with the Applicants, for an extension greater than two weeks; or (c) further order of the Court.
23. The Monitor and the Applicants shall be entitled to discuss, negotiate and request additional information with respect to any bid from a Potential Bidder prior to, or after, the Bid Deadline for purposes of amending or clarifying the terms thereof.
24. If after reviewing a Qualified Bid submitted by a Qualified Bidder, the Monitor, in consultation with the Applicants, determines that such Qualified Bidder is unlikely to be able to complete a transaction (e.g., due to not having a bona fide interest or the financial or business wherewithal to complete the proposed transaction based on its availability of financing, experience or other considerations), the Monitor shall advise the Qualified Bidder of that determination and may terminate such Qualified Bidder's access to the VDR and involvement in the Sale Process.

25. Notwithstanding the Bid Requirements detailed above, the Stalking Horse Bid shall be deemed to be a Qualified Bid, and the Stalking Horse Bidder shall be deemed to be a Qualified Bidder. For the avoidance of doubt, the implementation of the transaction contemplated by the Stalking Horse Purchase Agreement is conditional upon the Stalking Horse Bid being selected as a Successful Bid in accordance with the Bidding Procedures and Court approval of the Stalking Horse Purchase Agreement and the transaction contemplated therein.
26. If no Qualified Bids are submitted by the Bid Deadline other than the Stalking Horse Bid, the Monitor shall:
 - (a) notify the Stalking Horse Bidder that it is the Successful Bidder;
 - (b) forthwith irrevocably terminate the Sale Process; and
 - (c) as soon as reasonably practicable after such termination, assist the Applicants with scheduling the Approval and Vesting Order Motion with the Court seeking, among other things, approval to implement the Stalking Horse Bid pursuant to the Approval and Vesting Order.

The Sale and Auction Process

27. If one or more Qualified Bids (other than the Stalking Horse Bid) have been received by the Monitor on or before the Bid Deadline, the Monitor shall invite all Qualified Bidders (including the Stalking Horse Bidder) to participate in the Auction in accordance with the Auction Procedures attached hereto as Schedule “B”. The Auction will be conducted by video conference and/or in person at the sole discretion of the Monitor.
28. The Applicants and the Monitor shall review the Qualified Bids to determine which Qualified Bid is the best offer. The Applicants and the Monitor reserve the right to determine (a) the value of any Qualified Bid, and (b) which Qualified Bid (or combination of non-overlapping Qualified Bids) constitutes the best offer (the “**Lead Bid**”). A copy of the Lead Bid(s) will be provided by the Monitor to all Qualified Bidders after the Bid Deadline by no later than April 6, 2026.
29. The Applicants and the Monitor shall determine after each round of offers in the Auction, in their reasonable business judgments, the best bid to be designated as the highest and/or best offer (i.e., the “**Opening Bid**”) for the following round in the Auction. In making such determination, the Applicants and the Monitor, may consider, without limitation: (i) the amount and nature of the consideration; (ii) the proposed assumption of liabilities, if any, and the related implied impact on recoveries for creditors; (iii) the ability of the applicable Qualified Bidder to close the proposed transaction; (iv) the proposed closing date and the likelihood, extent and impact of any potential delays in closing; (v) any purchase price adjustments; (vi) the net economic effect of any changes made to the Stalking Horse Bid; and (vii) such other considerations as the Applicants and the Monitor deem relevant in their reasonable business judgments. At the end of each round of offers, the Monitor shall advise the Qualified Bidders of the material terms of the then highest and/or best offer, and the basis for calculating the total consideration offered in such bid. If at the end of any round

of bidding a Qualified Bidder has elected not to submit a further bid meeting the criteria set out herein (including the Minimum Overbid Increment (as defined in the Auction Procedures)), then such Qualified Bidder shall not be entitled to continue to participate in the next round of offers or in any subsequent round.

30. If only one Qualified Bid is submitted in a round of offers, then that Qualified Bid shall be the Successful Bid. The next highest offer, as determined by the Applicants and the Monitor (the “**Back-Up Bid**”), is required to keep its offer open and available for acceptance until the closing of the Court-approved transaction with the Successful Bidder.

Highest Versus Best Offer

31. In determining the Lead Bid(s), the Opening Bid for each round of offers and the Successful Bid, the Applicants and the Monitor are not required to select the offer with the highest purchase price and may, exercising their reasonable business judgments, select another offer on the basis that it is the best offer (even though not the highest purchase price). Without limiting the foregoing, the Applicants and the Monitor, may give such weight to any non-monetary considerations as they determine, exercising their reasonable business judgments, to be appropriate and reasonable, including those described in Section 29.

Acceptance of Qualified Bids and Deposits

32. The highest Qualified Bid may not necessarily be accepted by the Applicants. The Applicants, with the consent of the Monitor, reserve the right not to accept any Qualified Bid or to otherwise terminate the Sale Process, in which case the Stalking Horse Bid will be the Successful Bid, and the Applicants will proceed to seek its approval at the Approval and Vesting Order Motion. The Applicants, with the consent of the Monitor, reserve the right to deal with one or more Qualified Bidders to the exclusion of others, to accept a Qualified Bid for different parts of the business and assets of the Applicants, or to accept multiple Qualified Bids and enter into definitive agreements in respect of all such bids, provided that the aggregate of such Qualified Bids satisfies the requirements of Section 19.
33. The consummation of any transaction between a Successful Bidder and the Applicants is expressly conditional upon the approval of such bid (the “**Successful Bid**”) by the Court at the Approval and Vesting Order Motion. The presentation of the Successful Bid to the Court for approval does not obligate the Applicants to close the transaction contemplated by such Successful Bid unless and until the Court approves the Successful Bid. The Applicants will be deemed to have accepted a bid only when the bid has been approved by the Court.
34. If a Successful Bid is selected and the Approval and Vesting Order authorizing the consummation of the transaction contemplated thereunder is granted by the Court, any Deposit paid in connection with such Successful Bid will become non-refundable and shall, upon closing of such transaction, be applied to the cash consideration to be paid in connection with such Successful Bid or dealt with in accordance with the definitive agreement(s) entered into in connection with such Successful Bid.

“As is, Where is”

35. Any sale (or sales) of the Business or portions thereof will be on an “as is, where is” basis and without representations, warranties, or guarantees, express, implied or statutory, written or oral, of any kind, nature, or description by the Applicants or the Monitor, or their respective agents, representatives, partners or employees, or any of the other parties participating in the Sale Process (including as to any information contained in the Teaser Letter, the VDR or otherwise made available pursuant to the Sale Process), except for any representations and warranties that are customarily provided in purchase agreements for a debtor company subject to CCAA proceedings. Any such representations and warranties provided for in the definitive documents will not survive closing.

Free of Any and All Claims and Interests

36. Except as otherwise provided for in the Stalking Horse Purchase Agreement or another Successful Bidder’s definitive agreement(s), and subject to any permitted encumbrances therein (in each case, the “**Permitted Encumbrances**”), all of the Applicants’ right, title and interest in and to the Business shall be sold free and clear of all liens, pledges, security interests, encumbrances, claims, charges, options, and interests thereon and there against, except for the Permitted Encumbrances, if any (collectively, the “**Claims and Interests**”), pursuant to section 36(6) of the CCAA and the Approval and Vesting Order. Upon the closing of any transaction, such Claims and Interests will attach to the net proceeds of the sale of such Business and/or excluded assets, as applicable (without prejudice to any claims or causes of action regarding the priority, validity or enforceability thereof).

Approval and Vesting Order Motion Hearing

37. The Approval and Vesting Order Motion shall take place as soon as practicable after: (i) the Auction, if one or more Qualified Bids (other than the Stalking Horse Bid) have been received by the Monitor on or prior to the Bid Deadline; or (ii) the Bid Deadline, if the Stalking Horse Bid is deemed the Successful Bid in accordance with Section 26. The Applicants, with the consent of the Monitor, reserve the right to change the date of the hearing of the Approval and Vesting Order Motion in order to achieve the maximum value for the Business, provided that such extension is consistent with the terms of the Stalking Horse Bid.

Further Orders

38. At any time during the Sale Process, the Applicants or the Monitor may apply to the Court for advice and directions regarding any aspect of the Sale Process including, but not limited to, the continuation of the Sale Process or with respect to the discharge of their powers and duties hereunder.

Miscellaneous

39. The Sale Process, the Bidding Process and these Bidding Procedures are solely for the benefit of the Applicants and nothing contained in the Sale Process Approval Order or these Bidding Procedures shall create any rights in any other person (including, without

limitation, any bidder or Qualified Bidder, and any rights as third party beneficiaries or otherwise), other than the rights expressly granted to a Successful Bidder under the Sale Process Approval Order.

40. The Sale Process, the Bidding Process and these Bidding Procedures do not, and will not be interpreted to create any contractual or legal relationship between the Applicants and any other party, other than as specifically set forth in any executed NDA or other definitive agreements.
41. Participants in the Sale Process and the Bidding Process are responsible for all costs, expenses and liabilities incurred by them in connection with the submission of any Qualified Bid, due diligence activities, and any further negotiations or other actions whether or not they lead to the consummation of a transaction, including, without limitation, any actions pursuant to these Bidding Procedures or within the Auction.
42. Except as provided for in the Sale Process Approval Order and these Bidding Procedures, the Court shall retain jurisdiction to hear and determine all matters arising from or relating to the implementation of the Sale Process Approval Order, the Sale Process, the Bidding Process and these Bidding Procedures. Notwithstanding anything to the contrary herein, the Monitor shall have no liability whatsoever to any person or entity, including without limitation any Potential Bidder, Qualified Bidder, Successful Bidder or any other creditor or stakeholder, or any of the Applicants, in connection with the Sale Process, and all such persons or entities shall have no claim against the Monitor in respect of the Sale Process for any reason whatsoever.
43. All Deposits shall be retained by the Monitor in a non-interest bearing trust account. In the event that the Successful Bid is not completed due to a breach or default of the Successful Bidder's obligations thereunder, the Deposit shall be forfeited to the Applicants as damages and such Deposit shall be in addition to, and not in lieu of, any other rights in law or equity that the Applicants have in respect of such breach or default. Any Deposit delivered with a Qualified Bid that is not selected as the Successful Bid will be returned to the applicable bidder as soon as reasonably practicable after the earliest of (i) completion of a Successful Bid, or (ii) the date of the Monitor's determination that such bid will not be pursued further, at the discretion of the Monitor.
44. The Monitor will oversee the conduct of the Sale Process and, without limitation to that supervisory role, the Monitor will administer the Sale Process in the manner set out herein and in the Sale Process Approval Order. The Monitor is entitled to receive all information in relation to the Sale Process.
45. Subject to Section 10 and the terms herein, any amendments to the Sale Process, the Bidding Process and these Bidding Procedures may only be made by the Applicants with the written consent of the Monitor, or by further order of the Court.