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COURT FILE NUMBER

2401-15969

COURT

COURT OF KING'S BENCH OF ALBERTA

JUDICIAL CENTRE

CALGARY

IN THE MATTER OF THE COMPANIES' CREDITORS

ACT, RSC 1985, c. C-36, AS AMENDED

AND IN THE MATTER OF THE COMPROMISE OR ARRANGEMENT OF ANGUS A2A GP INC., ANGUS MANOR PARK A2A GP INC., ANGUS MANOR PARK A2A DEVELOPMENTS INC., HILLS OF WINDRIDGE A2A GP INC., WINDRIDGE A2A DEVELOPMENTS, LLC, FOSSIL CREEK A2A GP INC., FOSSIL CREEK A2A DEVELOPMENTS, LLC, A2A DEVELOPMENTS INC., SERENE COUNTRY HOMES (CANADA) INC. and A2A CAPITAL SERVICES CANADA INC.

Clerk's Stamp

ENTRE OF

DIGITALLY

Jun 19, 2025

APPLICANT

ALVAREZ & MARSAL CANADA INC., in its capacity as Court-appointed Monitor of ANGUS A2A GP INC., ANGUS MANOR PARK A2A GP INC., ANGUS MANOR PARK A2A CAPITAL CORP., ANGUS MANOR PARK A2A DEVELOPMENTS INC., HILLS OF WINDRIDGE A2A GP INC., WINDRIDGE A2A DEVELOPMENTS, LLC, FOSSIL CREEK A2A GP INC., FOSSIL CREEK A2A DEVELOPMENTS, LLC, A2A DEVELOPMENTS INC., SERENE COUNTRY HOMES (CANADA) INC.

and A2A CAPITAL SERVICES CANADA INC.

DOCUMENT

ORDER RE: STAY EXTENSION & MISCELLANEOUS RELIEF

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY FILING THIS

DOCUMENT

Cassels Brock & Blackwell LLP Bankers Hall West 3810, 888 3rd St SW Calgary, AB T2P 5C5

E: joliver@cassels.com/ dmarechal@cassels.com

P: 403 351 2920 / 403 351 2922

Attention: Jeffrey Oliver / Danielle Marechal

File no. 57100-4

DATE ON WHICH ORDER WAS PRONOUNCED:

June 19, 2025

LOCATION WHERE ORDER WAS PRONOUNCED:

Calgary, Alberta

JUSTICE WHO MADE THIS ORDER:

The Honourable Justice Neufeld

UPON the application (the "Application") of Alvarez & Marsal Canada Inc. ("A&M") in its capacity as the court-appointed monitor with enhanced powers (in such capacity, the "Monitor") of Angus A2A GP Inc., Angus Manor Park A2A Capital Corp., Angus Manor Park A2A

Developments Inc., Hills of Windridge A2A GP Inc., Fossil Creek A2A GP Inc., A2A Developments Inc., Serene Country Homes (Canada) Inc., and A2A Capital Services Canada Inc. (together the "Canadian Respondents") and Fossil Creek A2A Developments, LLC and Windridge A2A Developments, LLC (the "US Debtor Companies" and together with the Canadian Respondents, the "Debtor Companies"); AND UPON having read the Pre-filing Report of the Monitor dated November 13, 2024, the First Report of the Monitor dated November 20, 2024, the First Supplement to the First Report of the Monitor dated November 21, 2024, the Second Supplement to the First Report of the Monitor dated November 25, 2024, the Second Report of the Monitor dated November 28, 2024, the Third Report of the Monitor dated December 13, 2024, the First Supplement to the Third Report of the Monitor dated December 17, 2024, the Fourth Report of the Monitor dated February 19, 2025, the First Supplement to the Fourth Report of the Monitor dated February 24, 2025, the Fifth Report of the Monitor dated April 7, 2025, the First Supplement to the Fifth Report of the Monitor dated April 15, 2025 (the "First Supplement to the Fifth Report") and the Sixth Report of the Monitor dated June 10, 2025 (the "Sixth Report"); AND UPON reviewing the Initial Order granted by the Honourable Justice C. Feasby in these proceedings on November 14, 2024 (the "Initial Order"), the Amended and Restated Initial Order granted by the Honourable Justice C. Simard in these proceedings on November 25, 2024 (the "ARIO"), the Order granted by the Honourable Justice C. Feasby in these proceedings on December 20, 2024, the Order granted by the Honourable Justice C. Feasby in these proceedings on January 29, 2025, the Order granted by the Honourable Justice C. Feasby in these proceedings on February 11, 2025, the Order granted by the Honourable Justice Campbell in these proceedings dated March 5, 2025, and the Order granted by the Honourable Justice C. Feasby in these proceedings dated April 16, 2025; AND UPON hearing counsel for the Monitor, Representative Counsel, counsel for the US Debtor Companies and counsel for the Canadian Respondents and any other party in attendance; IT IS HEREBY ORDERED AND DECLARED THAT:

SERVICE OF APPLICATION

 The time for service of the notice of application for this order (the "Order") is deemed good and sufficient and the Application is properly returnable today.

CAPITALIZED TERMS

Capitalized terms used herein but not otherwise defined in this Order shall have the meaning given to such terms in the ARIO and the Sixth Report.

STAY OF PROCEEDINGS

3. The Stay Period is hereby extended until and including August 29, 2025.

APPROVAL OF PROFESSIONAL FEES

4. The fees and disbursements of the Monitor and Monitor's Counsel, as set out in the Sixth Report, are hereby approved without the necessity of a formal passing of its accounts.

APPROVAL OF ACTIVITIES OF MONITOR

5. The First Supplement to the Fifth Report and the Sixth Report, and the actions, conduct and activities of the Monitor set out therein are approved.

SERVICE AND NOTICE PROTOCOL

- 6. This Order shall be served upon those parties listed on the Service List by ordinary mail, courier, or electronic transmission. Service is to be deemed in effect by the next business day following transmission or delivery of such documents.
- 7. The Monitor shall post a copy of this Order to the Monitor's Website for these proceedings: www.alvarezandmarsal.com/a2a.
- 8. Service of this Order to any other party is hereby dispensed with.

Justice of the Court of King's Benck of Alberta