



This is Affidavit #3 of Brian Peters in this proceeding and was made on January 12th, 2021.

No. S-2010103
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, AS AMENDED**

AND

**IN THE MATTER OF THE *CANADA BUSINESS CORPORATIONS ACT*, R.S.C., 1985, c. C-44
AND THE *BUSINESS CORPORATIONS ACT*, S.B.C. 2002, Ch. 57**

AND

**IN THE MATTER OF SUNNIVA INC., SUNNIVA MEDICAL INC., 11111035 CANADA INC.
AND 1167025 B.C. LTD**

PETITIONERS

AFFIDAVIT #3 OF BRIAN PETERS

I, BRIAN PETERS, of 609 Granville Street, #2200, Vancouver, British Columbia, V7Y 1H2,
HEREBY SWEAR THAT:

1. I am a Senior Investment Advisor, and my professional qualifications and experience with Sunniva Inc. ("Sunniva") are set out in detail in my Affidavit #2 sworn on December 8, 2020 (my "Affidavit #2"). Accordingly, I have personal knowledge of the facts deposed to in this Affidavit except where stated to be based on information and belief, in which case I verily believe the information and resulting statements to be true.
2. All capitalized terms used in this affidavit but not otherwise defined have the meanings set out in my Affidavit #2.
3. In swearing this Affidavit, I have also consulted with Taylor Cumming, Jim Cumming and Brad Connacher (three fellow financing advisors, who together with myself are referred to herein as the "Financing Advisors"). I am authorized to make this Affidavit on behalf of the Financing Advisors. I

swear this Affidavit on behalf of the Financing Advisors to support the Petitioners' application for an order, among other things: (i) extending the relief granted under the amended and restated initial order of the Court made on October 19, 2020 (the "**ARIO**") under the *Companies' Creditors Arrangement Act*, R.S.C. 1985, c. C-36, as amended (the "**CCAA**"); and (ii) approving the process for a meeting of creditors to consider and vote on the Petitioners' proposed plan of arrangement and compromise under the CCAA.

UPDATE ON FINANCING TO CP LOGISTICS, LLC ("CPL")

4. As described in further detail in my Affidavit #1 sworn on November 25, 2020 (my "**Affidavit #1**") and my Affidavit #2, I and the other Financing Advisors have assisted Sunniva and CP Logistics, LLC ("**CPL**") raise new financing to assist in funding these CCAA proceedings, provide working capital, and fund the US arbitration (such financing referred to herein as the "**CPL Financing**"). Details on the investment solicitation efforts that I and the other Financing Advisors have undertaken to initially procure the CPL Financing are described in detail in my Affidavit #1 and Affidavit #2.

5. Shortly after the Court granted its orders in these CCAA proceedings on December 11, 2020 (the "**December 11th Orders**"), I was advised by Dr. Anthony F. Holler that due to the December 11th Orders, Sunniva and CPL were unable to conclude the CPL Financing at that time. To ensure that the CPL Financing would remain committed financing through to the hearing of the court application in these CCAA proceedings to be heard on January 15, 2021, I or another Financing Advisor contacted each proposed noteholder under the proposed CPL Financing, either by phone or email correspondence. In the course of those discussions and correspondence, I or another Financing Advisor advised the proposed noteholders that the CPL Financing was delayed and confirmed the noteholder remained committed to completing the CPL Financing when permitted to do so by the Court.

6. Attached and marked as **Exhibit "A"** to this Affidavit is a true and complete copy of the Secured Note Purchase Agreement dated for reference December 9, 2020 (the "**NPA**") among CPL, as issuer, Hadron and the various other note purchasers signatory thereto (collectively, the "**Note Purchasers**", and each a "**Note Purchaser**"). The NPA evidences:

- (a) committed financing from 18 Note Purchasers (including Hadron), who together hold promissory notes or debentures issued by Sunniva for outstanding indebtedness of approximately CA \$10,028,570.12; and
- (b) estimated note proceeds payable to CPL of approximately US \$1,145,892.80 and CA \$225,000 (representing a combined Canadian Dollar total of approximately CA \$1,680,283.86, assuming a CAD/USD conversion rate of 1.27 : 1.00).

7. With the exception of certain proposed noteholders choosing not to participate in the CPL Financing, the NPA is exactly the same as that exhibited to my Affidavit #2.

8. As of today's date, I confirm that each Note Purchaser has confirmed for me that it is ready, willing and able to complete the CPL Financing in accordance with the terms set out in the NPA. I further confirm that all conditions precedent under the NPA have been satisfied or waived by the Note Purchasers, and the CPL Financing can conclude when the Petitioners and their directors are permitted to do so by the Court.

9. As of January 11th, 2021, I am informed by Dr. Anthony F. Holler and:

- (a) Lesa Slaughter, the Petitioners' US legal counsel, that she holds US \$213,892.80 in trust; and

- (b) Ryan Laity of Borden Ladner Gervais LLP ("**BLG**"), the Petitioners' Canadian legal counsel, that BLG holds US \$900,000, in trust,

in each case, such amounts having been paid by the Note Purchasers on their direction to apply such amounts to the total note proceeds under the NPA upon the Court approving the CPL Financing, and to disburse such funds to CPL in due course.

10. I understand that certain Note Purchasers are still working to advance the USD equivalent of approximately CA \$265,640 in note proceeds to either Lesa Slaughter, In Trust. I expect those Note Purchasers to advance their committed share of the CPL Financing some time during the week of January 11, 2020.

CONTINUED NOTEHOLDER SUPPORT OF SUNNIVA

11. Between December 11, 2020 and today's date, numerous noteholders of Sunniva have reached out to me and the other Financing Advisors, and have expressed their support for the Petitioners' efforts to restructure their business and affairs in these CCAA proceedings. In that regard, during the week of January 4, 2020, I or another Financing Advisor sent an email (the "**Support Confirmation Email**") to all Sunniva noteholders that had previously sent a support letter to me or Dr. Anthony F. Holler, copies of which are attached to the Affidavit #4 of Anthony F. Holler sworn on December 9, 2020. In the Support Confirmation Email, I requested that such noteholders confirm in writing whether or not they continue to support the Petitioners on-going efforts in these CCAA proceedings, including advancing the Sunniva Group's rights and interests in the US through the arbitration and presenting a plan of compromise and arrangement to creditors.

12. Attached to as **Exhibit "B"** to this affidavit are true copies of the email responses that I or another Financing Advisor has received to date, from 76 separate Sunniva noteholders (collectively, the "**Supporting Noteholders**" and each a "**Supporting Noteholder**"), redacted to protect private email addresses and certain other confidential information. Collectively, these Supporting Noteholders hold a total of approximately CA \$31,076,429.60 in debt owed by Sunniva.

13. Of the 76 Supporting Noteholders:

- (a) 18 Supporting Noteholders, representing \$10,028,570.12 in debt, have committed to participating in the CPL Financing; and
- (b) 58 Supporting Noteholders, representing \$21,047,859.48 in debt, are not participating in the CPL Financing, but have nonetheless confirmed that they are supportive of the Petitioners continuing these CCAA proceedings.

14. To date, the responses that I've received from Supporting Noteholders have been overwhelmingly positive, and none of the Supporting Noteholders has advised me that they oppose the Petitioners continuing in these CCAA proceedings or presenting a plan of arrangement and compromise to

their creditors. Based on my discussions with Supporting Noteholders, I believe that each of the Supporting Noteholders are sophisticated investors, have closely followed developments in these CCAA proceedings, and are aware of the US arbitration and California Greenhouse Facility.

15. I am informed by Dr. Anthony F. Holler and believe to be true, that to fund the Petitioners' interim expenses until the Court permits the completion of the CPL Financing:

- (a) CPL has received funds from certain creditors who support CPL advancing its interest in the US arbitration and presenting a plan of arrangement and compromise to creditors; and
- (b) such funds were advanced without any expectation or requirement that they would be repaid.

16. In my entire career in finance, I have never seen or heard of these sort of gratuitous advances – essentially, “gifted” money – being made by investors to a company. In my opinion, these gratuitous advances demonstrate the confidence that the gifting noteholders have in the value of the Petitioners' US assets and CPL's leasehold interest in and to the California Greenhouse Facility, and the level of creditor support for the Petitioners presenting a plan of arrangement and compromise to their creditors.

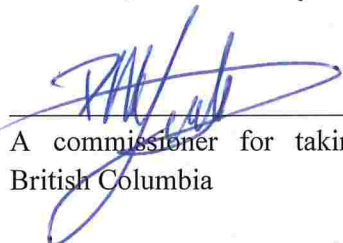
POSSIBILITY FOR ADDITIONAL FINANCING

17. Provided that the relief granted under the ARIO is extended and a plan of arrangement or compromise is approved by the Petitioners' creditors, I believe that I, together with the other Financing Advisors (with the assistance of affiliated investment advisors and brokers) could, if necessary, secure additional financing commitments of up to \$2,000,000 to assist in funding the costs of the US arbitration in respect of the California Greenhouse Facility.

18. In the event that the US arbitration proceedings in respect of the California Greenhouse Facility are resolved in favour of CPL and the Petitioners (such that CPL's leasehold interest is confirmed), I continue to believe that there is significant potential for Sunniva to raise substantial financing – up to

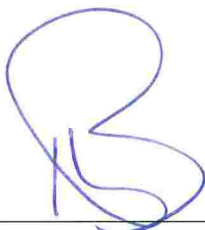
\$20,000,000 – through the Canadian and US public equity and debt markets, to fund the completion of the California Greenhouse Facility.

SWORN BEFORE ME at Vancouver, British Columbia, on the 12th day of January, 2021.


A commissioner for taking affidavits for British Columbia

Ryan M. Laity
Barrister & Solicitor

BORDEN LADNER GERVAIS LLP
1200 Waterfront Centre, 200 Burrard Street
P.O. Box 48600, Vancouver, Canada V7X 1T2
604-632-3544



BRIAN PETERS

This is **Exhibit "A"** referred to in Affidavit #1 of Brian Peters
made before me on January 12th, 2021



A Commissioner for taking Affidavits
for British Columbia

SECURED NOTE PURCHASE AGREEMENT

THIS SECURED NOTE PURCHASE AGREEMENT (this “**Agreement**”) dated for reference December 9, 2020,

AMONG:

EACH OF THE UNDERSIGNED PURCHASERS FROM TIME TO TIME PARTY HERETO

(collectively, the “**Purchasers**”, and each a “**Purchaser**”)

AND:

CP LOGISTICS, LLC, a limited liability company organized under the laws of the State of North Carolina with an address for notice purposes at 1200 Waterfront Centre, 200 Burrard Street, Vancouver, British Columbia, V7X 1T2

(the “**Issuer**”)

WHEREAS:

- A. The Issuer is an indirect subsidiary of Sunniva Inc. (“**Sunniva**”).
- B. Sunniva and certain of its Canadian subsidiaries are the subject of on-going Canadian insolvency proceedings pursuant to the *Companies' Creditors Arrangement Act* (Canada) in the Supreme Court of British Columbia (Action No. S2010103) (the “**CCAA Proceedings**”).
- C. The Issuer requires financing for group working capital purposes for itself and its Affiliates (as defined below), and to fund an arbitration proceeding in the State of California regarding the validity of its leasehold interest to the partially-constructed cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the “**Arbitration**”).
- D. To provide group working capital to the Issuer and its Affiliates (as defined below) from time to time, and to finance the Arbitration, each of the Purchasers is prepared to purchase a Note (as defined below) from the Issuer, in the original principal amount set out in such Purchaser's signature page hereto, and on the terms and subject to the conditions set out in this Agreement, and the Issuer will issue a Note to each Purchaser on the terms and subject to the conditions set out in this Agreement.

NOW THEREFORE, in consideration of the premises and the agreements hereinafter set forth and for other good and valuable consideration (the receipt of which are hereby acknowledged), the parties hereby agree as follows:

ARTICLE 1 – INTERPRETATION

1.1 Section 1.1. Definitions; Interpretation. When used in this Agreement (including the recitals) or in any amendment hereto, the defined terms shall have the meanings assigned to them herein. All currency amounts shall refer to United States dollars. The term “**Business Day**” shall refer to any day other than Saturday, Sunday or any statutory holiday in the State of California.

1.2 Section 1.2 Interpretation of “Purchaser”. The Issuer acknowledges and agrees that this Agreement is a master agreement comprised of individual agreements among the Issuer, and each of the

Purchasers. The Issuer also acknowledges and agrees that this Agreement constitutes a separate agreement between each Purchaser and the Issuer.

ARTICLE 2 – ISSUE AND SALE OF NOTES

2.1 Issue and Sale of Notes. With effect on the date upon which each of the conditions precedent set out in Article 6 is satisfied (the “**Advance Date**”), each Purchaser shall purchase from the Issuer, and the Issuer shall sell to each Purchaser, a promissory note substantially in the form attached hereto as **Schedule “A”**, in the principal amount set out in the signature page hereto for each respective Purchaser, for proceeds equal in each case to the principal amount thereof.

Such promissory notes, together with such other promissory notes as may be issued as replacement notes by the Issuer for the promissory notes referenced above, are collectively referred to herein as the “**Notes**”, and each individually, a “**Note**”.

The proceeds of the foregoing Notes are referred to herein as the “**Note Proceeds**”.

2.2 Deposits.

- (a) Each Purchaser shall, on or before 5:00PM (Vancouver time) on December 18, 2020, pay a deposit (each a “**Deposit**”) in the amount of the greater of: (a) 10% of the principal amount to be advanced pursuant to its Note(s); or (ii) \$5,000, to Canaccord Genuity Group Inc. (“**Canaccord**”) or the Issuer by way of wire transfer or deposit of immediately available funds, to be held in trust for the Purchaser pending completion of the transactions contemplated hereunder.
- (b) Provided that the financing contemplated hereunder proceeds, then the amount of each Deposit shall be applied to the Note Proceeds to be advanced by each Purchaser in connection with its Note(s). If the financing contemplated hereunder does not proceed, for any reason whatsoever, then Canaccord or the Issuer (as the case may be) shall return all Deposits to the applicable Purchasers.
- (c) For greater certainty, and without limiting the generality of Section 2.2(b), if Sunniva is adjudged bankrupt in the CCAA Proceedings or the CCAA Proceedings terminate prior to the completion of the financing contemplated herein, then Canaccord or the Issuer (as they case may be) shall return all Deposits to the applicable Purchasers, and this Agreement shall terminate and be of no further force or effect.

2.3 Delivery of Notes and Payment of Note Proceeds. Upon receipt of its originally executed Notes described in Section 2.1 from the Issuer, each Purchaser shall, on or before 5:00PM (Vancouver time) on January 6, 2021, pay the balance of the Note Proceeds in respect of its Note(s) to Canaccord or the Issuer by way of wire transfer or deposit of immediately available funds, to be held in trust and immediately released to the Issuer upon satisfaction of the conditions precedent set out in Article 5, without any further action or direction by the Purchasers.

2.4 Use of Proceeds. The Issuer may use some or all of the Note Proceeds to fund: (i) working capital needs or general corporate expenses, for itself, or for any of Sunniva Inc., Sunniva Medical Inc., or Sun CA Holdings, Inc. (collectively, the “**Affiliates**”); and (ii) the Arbitration Proceedings. Each of the Purchasers hereby acknowledges, confirms and agrees that the Note Proceeds may be transferred by the Issuer to any of the Affiliates, in the sole and absolute discretion of the Issuer.

ARTICLE 3 – INTEREST AND REPAYMENT

3.1 Repayment of the Principal Amount.

- (a) The Issuer shall repay the accrued and unpaid interest and principal amount of the Notes to each Purchaser on or before January 31, 2026 (the “**Maturity Date**”).
- (b) Prior to the Maturity Date, the Issuer shall make commercially reasonable efforts to apply the net proceeds of any disposition or sale of its assets, property or undertaking, as a partial repayment of the outstanding principal amount of the Notes, to each Purchaser on a *pari passu* basis.

3.2 Interest on the Notes. The outstanding principal amount on the Notes shall bear interest at a rate of twenty percent (20.00%) per annum, calculated on the first day of each calendar month until the Maturity Date and not in advance. All accrued and unpaid interest, and any other amounts payable by the Issuer under this Agreement, shall be due and payable on the Maturity Date and not before.

3.3 Issuer's Right to Prepay the Principal Amount of the Notes.

- (a) The Issuer may, without prior notice to the Purchasers, prepay, in whole or in part, the outstanding principal amount of the Notes to each Purchaser on a *pari passu* basis, including all accrued and unpaid interest thereon and any other amount payable by the Issuer under this Agreement at any time, without penalty or premium.
- (b) For greater certainty, and notwithstanding the generality of the foregoing, it is the intention of the Issuer to repay the obligations outstanding under the Notes as quickly as is commercially possible, prior to the Maturity Date, upon (i) the conclusion of the CCAA Proceedings; and (ii) successful resolution of the Arbitration.

3.4 No Set-off. All payments made by the Issuer shall be made without set-off or counterclaim and without deduction of any kind, unless, in the case of set-off, such set-off is specifically consented to in writing by the Purchasers.

3.5 Discharge of Note. Upon payment of the principal amount of the Notes, all accrued and unpaid interest thereon and all other money owing or accrued due to the Purchasers under this Agreement, the Purchasers shall forthwith deliver the Notes to the Issuer at the Issuer's address provided in this Agreement for cancellation.

ARTICLE 4 – SECURITY

4.1 Security. As security for all indebtedness, liabilities and obligations arising in relation to the Notes, the Issuer shall grant in favour of Hadron Capital LLP (for the benefit of and on behalf of each of the Purchasers, and referred to herein as the “**Purchaser Representative**”) a security interest in all of the Issuer's presently owned and after-acquired personal property, assets and undertakings, and the Issuer and a designated representative of the Purchasers shall enter into an “all assets” security agreement (the “**Security Agreement**”) for the benefit of all Purchasers substantially in the form attached hereto as Schedule “B”.

4.2 Purchaser Representative. By its execution and delivery of this Agreement, each Purchaser hereby acknowledges and agrees that the Purchaser Representative shall have the sole exclusive right and discretion with respect to the Collateral (as defined in the Security Agreement), and the exercise of any remedies on behalf of all Purchasers on a *pari passu* basis, as set forth herein or in the Security Agreement. Each Purchaser further agrees to defend, indemnify and hold harmless the Purchaser Representative and each of its officers, directors, attorneys and other professionals, employees, representatives, agents, and successors and assigns (collectively, the “**Indemnified Parties**” and each an “**Indemnified Party**”) from and against any losses, liabilities or expenses (including reasonable attorneys’ fees and expenses and court costs) that may be incurred by the Purchaser Representative or any other Indemnified Party for taking any action to enforce the rights of the Purchasers in the Collateral (as defined in the Security Agreement) under the terms of the Security Agreement or any other document, agreement or instrument granted in connection therewith; provided that, an Indemnified Party will not be entitled to indemnification hereunder to the extent such action to enforce the rights of any Purchaser in the Collateral is found by a final and non-appealable judgment of a court of competent jurisdiction to have resulted from the gross negligence or willful misconduct of such Indemnified Party.

ARTICLE 5 – CONDITIONS PRECEDENT TO CLOSING

5.1 Conditions Precedent to Closing. The obligation of each of the Purchasers to purchase its respective Note(s) is subject to the fulfillment of the following conditions precedent:

- (a) Canaccord or the Issuer shall have received Note Proceeds from the Purchasers in an aggregate amount of not less than US\$1,000,000.00;
- (b) the CCAA Proceedings have not concluded;
- (c) each Purchaser shall have received their original Note, executed by the Issuer; and
- (d) each Purchaser shall have received a PDF copy of the Security Agreement, executed by the Issuer and the representative of the Purchasers.

ARTICLE 6 – REPRESENTATIONS AND WARRANTIES

6.1 Representations and Warranties of the Issuer. The Issuer represents and warrants to the Purchasers that:

- (a) **Organization; Powers.** The Issuer is, as of the date of this Agreement, and will continue to: (i) be a limited liability company duly organized, validly existing, registered and in good standing under the laws of the jurisdiction of its formation; (ii) have all requisite powers and authority to carry on its business as now conducted; and (iii) be qualified to do business in, and is in good standing in, every jurisdiction where such qualification is required, except to the extent the failure to be so qualified would not have a material adverse effect on the Issuer or its business.
- (b) **Authorization; Enforceability; No Conflicts.** The execution, delivery and performance by the Issuer of this Agreement: (i) is within the Issuer's powers and has been duly authorized by all necessary action; and (ii) will not be in violation of any material legal requirements or contractual obligations of the Issuer. As at the execution of this Agreement, this Agreement shall have been duly executed and delivered on behalf of the Issuer and following execution, will be a legal, valid and binding obligation of the Issuer, enforceable against it in accordance with its terms, except where such

enforcement may be limited by bankruptcy, insolvency and other similar laws affecting creditors' rights generally and general principles of equity.

6.2 Representations and Warranties of the Purchasers. The Purchasers represent and warrant to the Issuer, severally, and not jointly, that:

- (a) For each Purchaser that is: (i) a corporation, such Purchaser is duly incorporated and is validly subsisting under the laws of its jurisdiction of incorporation and has all requisite legal and corporate power and authority to sign and deliver this Agreement, to carry out and perform its obligations under its terms and has obtained all necessary approvals in this respect; (ii) a partnership, syndicate or other form of unincorporated organization, such Purchaser has the necessary legal capacity and authority to sign and deliver this Agreement and to observe and perform its covenants and obligations and has obtained all necessary approvals in this respect; or (iii) an individual, such Purchaser is of the full age of majority and is legally competent to sign this Agreement and to observe and perform his or her obligations under it.
- (b) The Purchasers have not been offered, received or been provided with, nor have they requested, nor do they have any need to receive, any offering memorandum, prospectus, sales or advertising literature, or any other disclosure document describing, or purporting to describe, the business and affairs of the Issuer that has been prepared for delivery to, and review by, the Purchasers in order to assist the Purchasers in making an investment decision in respect of the Notes offered for sale under the terms of this Agreement.
- (c) Each Purchaser is an "accredited investor" as such term defined in applicable securities legislation.

ARTICLE 7 - EVENTS OF DEFAULT

7.1 The occurrence of one or more of the following shall constitute an "**Event of Default**" by the Issuer under this Agreement:

- (a) failure to make payment of any amount due under this Agreement when due if such failure continues for 60 days following receipt by the Issuer of notice in writing from the Purchaser Representative of such failure;
- (b) the commencement by or on behalf of the Issuer of a bankruptcy proceeding or other insolvency proceeding that automatically stays the commencement or continuation of any creditor enforcement rights against the Issuer;
- (c) a breach of any covenant made by the Issuer in this Agreement or the Security Agreement, such breach continuing for 30 days following receipt by the Issuer of a notice in writing from the Purchaser Representative of such breach; or
- (d) a breach of any representation or warranty made by the Issuer under Section 6.1 of this Agreement or the Security Agreement, such breach continuing for 30 days following receipt by the Issuer of notice in writing from the Purchaser Representative of such breach.

7.2 If any Event of Default occurs, provided such Event of Default has not been waived by the Purchasers or the Issuer has not remedied all outstanding defaults in accordance with Section 7.1(a) or such longer period of time as the Purchasers may in writing permit, the Purchasers may by notice to the Issuer, which notice shall be deemed to have been given by the Purchasers upon the occurrence of an Event of Default described in Section 7.1(b), declare all monies owing or accruing to the Purchasers under this Agreement and the Notes to be due and payable and enforce all of the rights and remedies afforded to the Purchasers under the terms of this Agreement and the Security Agreement, subject to the terms and conditions thereof.

ARTICLE 8 – MISCELLANEOUS

8.1 Acknowledgment. Each of the Purchasers hereby acknowledges, confirms and agrees that it is aware of the CCAA Proceedings and that the Affiliates are insolvent, and has access to the materials uploaded to the website maintained by Alvarez & Marsal Canada Inc. (in its capacity as the court-appointed Monitor in the CCAA Proceedings), being: <https://www.alvarezandmarsal.com/sunniva>.

8.2 Independent Legal Advice. Each of the Purchasers hereby acknowledges that it has received such independent legal advice with respect to the execution of this Agreement and all related documentation as it deemed necessary, and confirms that it has entered into this Agreement and any Notes of its own free will and without any coercion or duress having been imposed upon it by the Issuer or any other person.

8.3 Notices. Except as otherwise expressly provided herein, all notices, requests, demands, directions and communications by one party to the other shall be in writing (including by facsimile or email), and, unless otherwise expressly provided herein, shall be deemed to have been duly given or made when delivered to: (i) in the case of the Issuer, the address set out on the front page of this Agreement; or (ii) in the case of any Purchaser, the corresponding address set out on its execution page hereto.

8.4 Payment Instructions. Unless otherwise stated in this Agreement, all payments to be made under this Agreement shall be (i) by cheque delivered by courier to the address set out on the front page of the Agreement, or to such other address specified by the other party in writing, or (ii) by wire transfer to the account number(s) as specified in writing by the other party.

8.5 No Waiver; Remedies. No failure to exercise and no delay in exercising, on the part of the Purchasers or the Issuer, any right, power or privilege hereunder shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege. The rights, remedies, powers and privileges herein provided are cumulative and not exclusive of any rights, remedies, powers and privileges provided by law.

8.6 Governing Law. This Agreement and the rights and obligations of the parties hereunder shall be governed by and construed in accordance with the laws of the State of California. Any legal action or proceeding with respect to this Agreement may be brought in the courts of the State of California and the United States of America sitting in Los Angeles, CA and, by execution and delivery of this Agreement, each party hereto hereby irrevocably accepts for itself and in respect of its property, generally and unconditionally, the jurisdiction of such courts.

8.7 Consent to Jurisdiction. Each of the parties hereby irrevocably waives any objection which it may now or hereafter have to the laying of venue of any of the aforesaid actions or proceedings arising out of or in connection with this Agreement brought in the courts referred to in Section 8.6 hereof and hereby further irrevocably waives and agrees not to plead or claim in any such court that any such action or proceeding brought in any such court has been brought in an inconvenient forum.

8.8 Waiver of Jury Trial. TO THE EXTENT PERMITTED BY APPLICABLE LAW, EACH OF THE PARTIES TO THIS SECURITY AGREEMENT HEREBY IRREVOCABLY WAIVES ALL RIGHT TO TRIAL BY JURY IN ANY ACTION, PROCEEDING OR COUNTERCLAIM ARISING OUT OF OR RELATING TO THIS SECURITY AGREEMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY.

8.9 Successors and Assigns. The Issuer shall not have the right to assign its rights hereunder or any interest herein without the prior written consent of the Purchasers, such consent not to be unreasonably withheld or delayed. The Purchasers may freely assign their rights under this Agreement, the Notes and the Security Agreement without any further consent from the Issuer, provided that the assignee of such assignment is an “accredited investor” as such term is defined in applicable securities legislation. This Agreement will enure to the benefit of, and be binding on, and be enforceable against each of the parties hereto and their respective successors and permitted assigns.

8.10 Severability. If one or more provisions of this Agreement be or become invalid, or unenforceable in whole or in part in any jurisdiction, the validity of the remaining provisions of this Agreement shall not be affected. The parties hereto undertake to replace any such invalid provision without delay with a valid provision which as nearly as possible duplicates the economic intent of the invalid provision.

8.11 Counterparts. This Agreement may be executed in counterparts and by different parties in separate counterparts, and may be executed by electronic signature, by exchange of .pdf copies of execution pages, and each of which when so executed shall be deemed an original and all of which, taken together, shall constitute one and the same instrument.

8.12 Time of the Essence. Time shall be of the essence hereof.

8.13 Entire Agreement. This Agreement contains the entire agreement between the parties with respect to the Note Proceeds and there are no other terms, conditions, representations or warranties with respect thereto, except as contained herein.

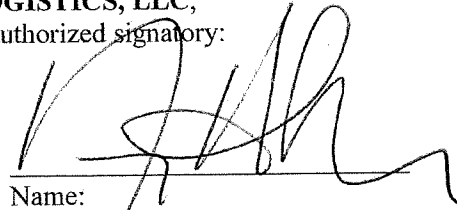
[Signature page follows – remainder of page is intentionally blank]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their proper and duly authorized officers as of the date first above written.

ISSUER

CP LOGISTICS, LLC,
by its authorized signatory:

Per:



Name:
Title:

Principal Amounts: US \$ 900,000

Address for Notice Purposes:

c/o Hadron Capital LLP

5 Royal Exchange Buildings, London

EC3V 3NL

PURCHASER

(if a corporation or other entity)

Hadron Healthcare and Consumer Special Opportunities Master Fund

by its authorized signatory:

Per:



Name: Marco D'Attanasio

Title: Director

(if an individual)

Name: _____

Principal Amounts: US \$

50,000

PURCHASER

(if a corporation or other entity)

Address for Notice Purposes:

414 15th Ave S

Naples, Florida 34102

by its authorized signatory:

Per:

Robert M Knapp, Jr.

Name:

ROBERT M KNAPP JR.

Title:

(if an individual)



Name:

SIGN HERE

Principal Amounts: ^{CAD} ~~US\$~~ 50,000

Address for Notice Purposes:

664 Barnaby Rd
Kelowna, BC
V1W 4N8

PURCHASER

(if a corporation or other entity)

by its authorized signatory:

Per: _____

Name: _____

Title: _____

(if an individual)

Name:

Leith Pedersen

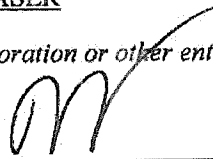
Principal Amounts: ^{CDN}~~US\$~~ 100,000

Address for Notice Purposes:

1338 Commercial Way
Penticton, BC V2A 3H6

PURCHASER

(if a corporation or other entity)


by its authorized signatory:

Per:

VJMH Holdings Ltd.

Name:

Thomas Cumming

Title:

President

(if an individual)

Name:

Principal Amounts: US \$ 20,000

Address for Notice Purposes:

APT # 105
2146 WEST 43RD AVENUE
VANCOUVER, B.C.
CANADA
V6M 2E1

PURCHASER

(if a corporation or other entity)


by its authorized signatory

Per:

Name:

Title:

(if an individual)

Name:

MICHAEL FRIZELL

Principal Amounts: ^{CAN}~~US~~ \$25,000

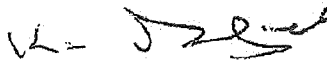
Address for Notice Purposes:

[•] 2012 McNicoll Ave
Vancouver, BC, V6J 1A8

PURCHASER

[NAME OF PURCHASER],
by its authorized signatory:

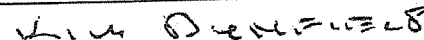
Per:



SIGN HERE

Name:

Title:



Principal Amounts: CAN US \$ 5,000

Address for Notice Purposes:




PURCHASER

[NAME OF PURCHASER],
by its authorized signatory:

Per:

Name:
Title:


Name: RYAN PETERSON
Title:

SIGN HERE

Principal Amounts: US \$ 38,918.21

Address for Notice Purposes:

1438 RICHARDS ST UNIT 1206

VANCOUVER BC V6Z 3B8

PURCHASER

(if a corporation or other entity)

by its authorized signatory:

Per:

Name:

Title:

(if an individual)


Name: BROOKE CUMMING

Principal Amounts: ^{CAD}~~US~~ \$ 25,000

Address for Notice Purposes:

PURCHASER

(if a corporation or other entity)

KD
by its authorized signatory:

Per: Kevin Peters

Name:

Title:

(if an individual)

Name:

Principal Amounts: US \$ 15000^{no}/100

Address for Notice Purposes:

Mark Van Housdal
2535 85th Ave NE
Bellevue WA 98004

PURCHASER

(if a corporation or other entity)

 by its authorized signatory:

Per:

 Name:

Title:

(if an individual)

Mark Van Housdal

Name:

Mark Van Housdal

*Signature pages to Note
Purchase Agreement*

20

PURCHASER

Principal Amounts: \$CAD 5,000.00 (if a corporation or other entity)

Address for Notice Purposes:

#11-3459 River Rd. West, by its authorized signatory:
Delta, BC
V4K 4Y6

Per:

Name

:

Title:

(if an individual)

Name:



Robert G. (Gerry) Fraser

Principal Amounts: C D N \$ 15,000.00

Address for Notice Purposes:

323 Wellington Crescent, Unit 905

Winnipeg, Manitoba R3M 0A4

PURCHASER

(if a corporation or other entity)

_____,
by its authorized signatory:

Per:

Name:

Title:

(if an individual)



Name: Donald S. Boss

Principal Amounts: ^{CAD} ~~US~~\$ 10,000

PURCHASER

(if a corporation or other entity)

Address for Notice Purposes:

17 Doris Drive
East York ON M4B 3C7

by its authorized signatory:

Per:

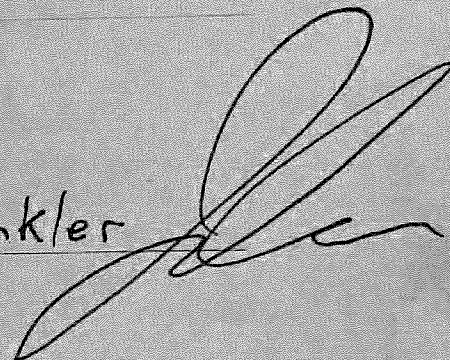
Name:

Title:

(if an individual)

Joel Winkler

Name:



Principal Amounts: ^{C\$} ~~US \$~~ 25,000

Address for Notice Purposes:

40 DUNNICK CRES
TORONTO, ON
M4N 1L6

PURCHASER

(if a corporation or other entity)

by its authorized signatory:

Per:

Name:

Title:

(if an individual)

Name:

BRAD CONACHER

Principal Amounts: ^{EDN} ~~1/2~~ \$ 5,000.00

Address for Notice Purposes:

330 SPADINA RD #1606

TORONTO, ONTARIO M5S 2A9

PURCHASER

(if a corporation or other entity)

by its authorized signatory:

Per:

Name:

Title:

(if an individual)

ALAN GREEN *Alan Green*

Name:

Signature pages to Note Purchase Agreement

Principal Amounts: US \$ 20,000

Address for Notice Purposes:

97 WALKER AVE

TORONTO ONTARIO

CANADA M4V 1G3

PURCHASER

(if a corporation or other entity)

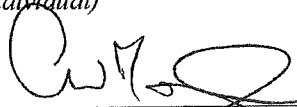
by its authorized signatory:

Per: _____

Name: _____

Title: _____

(if an individual)



Name: CHRISTOPHER W. MORGAN

Principal Amounts: ~~US \$~~ CAD 50,000

Address for Notice Purposes:

4829 MOUNTAIN ROAD

PO BOX 89

BRULE AB T0E 0C0

PURCHASER

(if a corporation or other entity)

by its authorized signatory:

Per:

Name:

Title:

(if an individual)

Name: TREVOR WALLACE


SIGN HERE

Principal Amounts: US \$ 30,000

Address for Notice Purposes:

92 Kings Road,
Richmond TW10 6EE
United Kingdom

PURCHASER

(if a corporation or other entity)

by its authorized signatory:

Per: _____

Name: _____

Title: _____

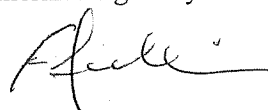
(if an individual)

Trevor Ambidge
Name: _____
TREVOR J AMBRIDGE

Acknowledged, confirmed and agreed to by Canaccord on the date first written above.

CANACCORD GENUITY GROUP INC.,
by its authorized signatory:

Per:



Name: **Frank Sullivan**

Title: Vice President, Sponsorship, Investment Banking

Schedule "A"

Form of Promissory NoteSECURED PROMISSORY NOTE

PRINCIPAL AMOUNT: US\$ _____

No. ____

FOR VALUE RECEIVED, the undersigned (the "**Issuer**"), a limited liability company organized pursuant to the laws of the State of North Carolina, hereby promises to pay to _____ (the "**Purchaser**"), and together with any of its permitted assigns, the "**Holder**"), the principal sum of _____ UNITED STATES DOLLARS (US\$ _____) on or before January 31, 2026, in accordance with the terms and subject to the conditions of the note purchase agreement dated as of _____, 2020 among the Issuer, the Purchaser, and the various other purchasers party thereto (as may be amended, restated, supplemented, modified or replaced from time to time, the "**Note Purchase Agreement**").

Interest shall accrue from the Advance Date on the unpaid principal amount outstanding on this Promissory Note at a rate of TWENTY PERCENT (20.00%) per annum, and shall be calculated and payable in accordance with the terms of the Note Purchase Agreement.

This Promissory Note and the rights and obligations of the parties hereunder shall be governed by and construed in accordance with the laws of the State of California. Any legal action or proceeding with respect to this Promissory Note may be brought in the courts of the State of California and the United States of America sitting in Los Angeles, CA.

Presentment for payment, demand, protest and notice of dishonour and protest hereof are hereby waived.

This Promissory Note is a "Note" referred to in the Note Purchase Agreement and shall be subject to and governed by the Note Purchase Agreement in all respects. If there is any conflict or inconsistency between the provisions of this Promissory Note and the Note Purchase Agreement, the Note Purchase Agreement shall govern in all respects.

* * * * *

DATED this _____ day of _____, 20__.

CP LOGISTICS, LLC

Per: _____

Name:

Title:

Schedule "B"**Form of General Security Agreement**

Please see attached.

SECURITY AGREEMENT

SECURITY AGREEMENT dated December __, 2020 (as the same may be amended, amended and restated or otherwise modified from time to time, the “Security Agreement”), by and among **CP LOGISTICS, LLC**, a limited liability company organized under the laws of the State of North Carolina with an address for notice purposes at 1200 Waterfront Centre, 200 Burrard Street, Vancouver, British Columbia, V7X 1T2 (“Grantor”), and **HADRON CAPITAL LLP** having an address at 5 Royal Exchange Buildings, London, EC3V 3NL (“Purchaser Representative”) and the other Purchasers described herein.

RECITALS

WHEREAS, pursuant to a certain Note Purchase Agreement dated as of the date hereof (the “**NPA**”), Purchasers (as defined herein) have agreed to purchase promissory notes from Grantor (collectively, the “**Notes**”), and allow Grantor to use the proceeds from the sale of the Notes for group working capital purposes for itself and its Affiliates (as defined in the NPA) and to fund an arbitration proceeding in the State of California (the “**Arbitration**”); and

WHEREAS, it is a condition to the purchase of the Notes by the investors who have agreed to purchase (collectively, “**Purchasers**”) that Grantor shall have executed and delivered this Security Agreement to the Purchaser Representative to secure Grantor’s obligations under the NPA and the Notes;

NOW, THEREFORE, in consideration of these premises and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

1. Definitions. Capitalized terms used herein and not separately defined shall have the following meanings, and all references to the Uniform Commercial Code shall mean the Uniform Commercial Code in effect in the State of California as of the date hereof:

“Bankruptcy Code” means Bankruptcy Reform Act of 1978, Pub. L. No 95-598, 92 Stat. 2549 (codified at 11 U.S.C. §§ 101-1330, as amended);

“Collateral” shall have the meaning ascribed to it in Section 2;

“Event of Default” shall have the meaning set out in the NPA.

“Indebtedness” shall mean the Notes and any and all debts, liabilities, and obligations of Grantor to Purchasers under the NPA and the Notes, now or hereafter existing, whether voluntary or involuntary and however arising, whether direct or indirect or acquired by Purchasers by assignment, succession, or otherwise, whether due or not due, absolute or contingent, liquidated or unliquidated, determined or undetermined, held or to be held by a Purchaser for its own account or as agent for another or others, whether Grantor may be liable individually or jointly with others, whether recovery upon such debts, liabilities, and obligations may be or hereafter become barred by any statute of limitations, and whether such debts, liabilities, and obligations may be or hereafter become otherwise unenforceable.

“Lien” means any lien, security interest or other material charge or encumbrance of any kind, or any other type of preferential arrangement, including the lien or retained security title of a conditional vendor.

“NPA Documents” shall mean

- (a) the NPA,
- (b) the Notes,
- (c) this Security Agreement, and
- (d) any loan agreements between Grantor and Purchasers, promissory notes from Grantor in favor of a Purchaser, and all other similar agreements, documents, and instruments evidencing any of the Indebtedness, and deeds of trust, mortgages, security agreements, pledge agreements and other agreements, documents, and instruments executed by Grantor in connection with such loan agreements, guaranties, indemnity agreements, promissory notes, and other agreements, documents, and instruments evidencing guaranteeing or securing any of the Indebtedness, all as now or hereafter in effect and as hereafter amended, restated, renewed, or superseded.

“Permitted Liens” shall mean

- (a) any Liens that secure the payment or performance of liabilities or obligations that are unsecured or subordinate to the security interests granted hereunder;
- (b) any Liens that encumber the Collateral that exist prior to the date of this Security Agreement;
- (c) the security interests granted hereunder;
- (d) Liens for (i) taxes or governmental assessments or charges or (ii) customs duties in connection with the importation of goods to the extent such Liens attach to the imported goods that are the subject of the duties, in each case (x) to the extent not yet due, (y) as to which the period of grace, if any, related thereto has not expired or (z) which are being contested in good faith by appropriate proceedings, including any liens with respect to the Arbitration; provided, that in the case of any such contest, any proceedings for the enforcement of such liens have been suspended;
- (e) carriers’, warehousemen’s, mechanics’, materialmen’s, repairmen’s, processor’s, landlord’s liens or other like liens arising in the ordinary course of business which secure obligations that are not overdue for a period of more than 30 days or which are being contested in good faith by appropriate proceedings diligently conducted;
- (f) Liens arising in connection with worker’s compensation, unemployment insurance, old age pensions and social security benefits and similar statutory obligations (excluding Liens arising under ERISA), provided that no enforcement proceedings in respect of such Liens are pending; and

(g) continuations of Liens that are permitted under subsections (a)–(e) hereof, provided such continuations do not violate the specific time periods set forth in subsection (d).

2. Grant of Security Interest in the Collateral. To secure the prompt payment and performance in full when due, whether by lapse of time, acceleration or otherwise, of the Secured Obligations (as defined in Section 3 hereof), Grantor hereby grants to Purchasers a continuing security interest in, and a right upon an Event of Default to set off against, any and all right, title and interest of Grantor in and to the following, all as such terms are defined in the California Uniform Commercial Code whether now owned or existing or owned, acquired, or arising hereafter (collectively, the “Collateral”):

- (a) Accounts;
- (b) Certificated Securities;
- (c) Chattel Paper;
- (d) Commercial Tort Claims;
- (e) Computer Hardware and Software, and all rights with respect thereto, and any and all other licenses, options, warranties, service contracts, program services, test rights, maintenance rights, support rights, improvement rights, renewal rights and indemnifications, and any substitutions, replacements, additions or model conversions of any of the foregoing;
- (f) Contract Rights;
- (g) Deposit Accounts;
- (h) Documents;
- (i) Equipment;
- (j) Financial Assets;
- (k) Fixtures;
- (l) General Intangibles, including Payment Intangibles;
- (m) Goods (including all of its Equipment, Fixtures and Inventory), and all accessions, additions, attachments, improvements, substitutions and replacements thereto and therefor;
- (n) Instruments;
- (o) Intellectual Property;
- (p) Inventory;
- (q) Investment Property;

- (r) money (of every jurisdiction);
- (s) Letter-of-Credit Rights;
- (t) Security Entitlements;
- (u) Supporting Obligations;
- (v) Uncertificated Securities; and

(w) to the extent not included in the foregoing, all other personal property of any kind or description;

together with all books, records, writings, data bases, information and other property relating to, used or useful in connection with, or evidencing, embodying, incorporating or referring to any of the foregoing, and all Proceeds, products, offspring, rents, issues, profits and returns of and from any of the foregoing.

3. Security for Obligations. The security interest created hereby in the Collateral constitutes continuing collateral security for all of the following, whether now existing or hereafter incurred (the "Secured Obligations"):

(a) the prompt performance and observance by Grantor of all obligations of Grantor under the NPA and the Notes; and

(b) all other Indebtedness, liabilities, obligations and expenses owing from Grantor to Purchasers in connection with collecting and enforcing the Secured Obligations, including without limitation, the repayment (i) of amounts that Purchasers may advance or spend for maintenance or preservation of the Collateral, and (ii) any other expenditures that Purchasers may make under the provisions of this Security Agreement or for the benefit of Grantor.

Grantor authorizes Purchaser Representative to file financing statements describing the Collateral. Grantor hereby acknowledges and agrees that the security interest created hereby in the Collateral constitutes continuing collateral security for all of the Secured Obligations, whether now existing or hereafter arising.

4. Representations and Warranties. Grantor hereby represents and warrants to Purchasers that:

(a) Ownership. Grantor is the legal and beneficial owner of its Collateral and has the right to pledge, sell, assign or transfer the same.

(b) Security Interest Validity. It is the intention of Grantor that this Security Agreement create a valid security interest in favor of Purchasers in the Collateral and, when properly perfected by filing, constitute a valid perfected security interest in such Collateral, to the extent such security interest can be perfected by filing under the Uniform Commercial Code.

(c) Contracts; Agreements. Other than in accordance with and as set forth in the governing documents of Grantor, no consent of any other person or entity and no authorization or approval is required (i) for the grant by Grantor of the security interests granted hereby or for the execution, delivery or performance of this Security Agreement by Grantor, or (ii) for the perfection or maintenance of the security interests created hereby. Notwithstanding the foregoing, it is understood that certain security interests in Collateral can only be perfected upon the filing of adequate financing statements or notices in appropriate filing offices.

5. Covenants. Grantor covenants that Grantor shall:

(a) Other Liens. Defend the Collateral against the claims and demands of all other parties claiming an interest therein other than other holders of the Notes, keep the Collateral free from all Liens except for Permitted Liens and not sell, exchange, transfer, assign, lease or otherwise dispose of the Collateral or any interest therein other than in the ordinary course of business, in arm's-length transactions on reasonable business terms between Grantor and its counterparties.

(b) Perfection of Security Interest. Execute and deliver to Purchaser Representative such agreements, assignments or instruments (including affidavits, notices, reaffirmations and amendments and restatements of existing documents, as Purchaser Representative may reasonably request) and do all such other things as Purchaser Representative may reasonably deem necessary or appropriate (i) to assure to Purchaser Representative the perfection of its security interests granted hereunder, including preparation, execution and delivery of such financing statements (including renewal statements) or amendments thereof or supplements thereto or other instruments as Purchaser Representative may from time to time reasonably request in order to perfect and maintain the perfection and priority of security interests granted hereunder in accordance with the Uniform Commercial Code, (ii) to consummate the transactions contemplated hereby and (iii) to otherwise protect and assure Purchaser Representative of its rights and interests hereunder. To that end, Grantor agrees that Purchaser Representative may file one or more financing statements disclosing Purchaser Representative's security interest in any or all of the Collateral of Grantor without, to the extent permitted by law, Grantor's signature thereon, and further Grantor also hereby irrevocably makes, constitutes and appoints Purchaser Representative, its nominee or any other person whom Purchaser Representative may designate, as Grantor's attorney in fact with full power and for the limited purpose to cause amendments and supplements to financing statements, renewal financing statements, notices or any similar documents which in Purchaser Representative's reasonable discretion would be necessary, appropriate or convenient in order to perfect and maintain perfection of the security interests granted hereunder, to be filed, and such power, being coupled with an interest, to be and remain irrevocable so long as the Loan is in effect or any amounts payable thereunder shall remain outstanding. If for any reason the law of any jurisdiction other than the State of California becomes or is applicable to the Collateral or any part thereof, or to any of the Secured Obligations, Grantor agrees to execute and deliver all such instruments and to do all such other things as Purchaser Representative in its sole discretion reasonably deems necessary or appropriate to preserve, protect and enforce the security interests of Purchaser Representative under the law of such other jurisdiction (and, if Grantor shall fail to do so promptly upon the request of Purchaser Representative, then Purchaser Representative may execute any and all such requested documents on behalf of Grantor pursuant to the power of attorney granted hereinabove).

If any Collateral is in the possession or control of Grantor's agents and Purchaser Representative so requests, Grantor agrees to notify such agents in writing of Purchaser Representative's security interest therein and, upon Purchaser Representative's request following an Event of Default, instruct such agents to hold all such Collateral for Purchaser Representative's account and subject to Purchaser Representative's instructions. Grantor agrees to mark its books and records to reflect the security interest of Purchaser Representative in the Collateral.

(c) Operation of Grantor. Unless Purchaser Representative consents otherwise in writing:

(i) Financial Statements and Other Information. Grantor shall maintain a system of accounting satisfactory to Purchaser Representative, in Purchaser Representative's reasonable discretion, and, upon reasonable notice from Purchaser to Grantor, permit Purchaser Representative's officers and authorized representatives to visit and inspect Grantor's books of account and other records at such reasonable times (but no more than twice per calendar quarter) as Purchaser Representative may reasonably desire.

(ii) Insurance. Grantor shall maintain insurance with responsible insurance companies on such of its properties, in such amounts and against such risks as is customarily maintained by organizations similar to Grantor.

(iii) Existence and Compliance. Grantor shall maintain its existence, good standing, and qualification to do business where required, and materially comply with all laws and regulations applicable to it or to any of its property, business operations and transactions.

(iv) Adverse Conditions or Events. Grantor shall promptly advise Purchaser Representative in writing of: (i) any matter which comes to its attention that might reasonably be expected to materially and adversely affect Grantor's financial condition, and (ii) any material litigation filed by or against Grantor.

(v) Taxes and Other Obligations. Grantor shall pay all of its taxes, assessments and other obligations including, but not limited to, taxes, costs or other expenses arising out of this transaction, as the same become due and payable, subject to right to contest pursuant to applicable law.

(vi) Transfer of Assets or Ownership. Grantor shall not sell, lease, assign or otherwise dispose of or transfer title in its assets, except in the ordinary course of business.

(vii) Character of Business or Dissolution. Grantor shall not make any material change to the nature or character of its business or dissolve.

6. Advances by Purchaser Representative. On failure of Grantor to perform any of the material covenants or agreements contained herein when required, Purchaser Representative may, at its sole option and in its sole discretion following fifteen (15) days advance written notice (or such lesser notice as is necessary to avoid the loss of any material Collateral), perform the same and in so doing may expend such sums as Purchaser Representative may reasonably deem advisable in the performance thereof, including, without limitation, the payment of any insurance

premiums, the payment of any taxes, a payment to obtain a release of a Lien or potential Lien (other than Permitted Liens), expenditures made in defending against any adverse claim and all other expenditures which Purchaser Representative may make for the protection of the security hereof or which it may be compelled to make by operation of law. All such sums and amounts so expended shall be Secured Obligations repayable by Grantor promptly upon timely notice thereof. No such performance of any covenant or agreement by Purchaser Representative on behalf of Grantor, and no such advance or expenditure therefor, shall relieve Grantor of any default under the terms of this Security Agreement.

7. Events of Default and Remedies.

(a) General Remedies. Upon the occurrence of an Event of Default and during the continuation thereof, Purchaser Representative shall have, in addition to the rights and remedies provided herein or by law (including, but not limited to, the rights and remedies set forth in the Uniform Commercial Code of the jurisdiction applicable to the affected Collateral), the rights and remedies of a secured party under the Uniform Commercial Code (regardless of whether the Uniform Commercial Code is the law of the jurisdiction where the rights and remedies are asserted and regardless of whether the Uniform Commercial Code applies to the affected Collateral), and further, Purchaser Representative may, with or without judicial process or the aid and assistance of others, (i) enter on any premises on which any of the Collateral may be located and, without resistance or interference by Grantor, take possession of the Collateral, (ii) dispose of any Collateral on any such premises, (iii) require Grantor to assemble and make available to Purchaser Representative at the expense of Grantor any Collateral at any place and time designated by Purchaser Representative which is reasonably convenient to both parties, (iv) remove any Collateral from any such premises for the purpose of effecting sale or other disposition thereof, and/or (v) without demand and without advertisement, notice, hearing or process of law, all of which Grantor hereby waives to the fullest extent permitted by law, at any place and time or times, sell and deliver any or all Collateral held by or for it at public or private sale, by one or more contracts, in one or more parcels, for cash, upon credit or otherwise, at such prices and upon such terms as Purchaser Representative deems advisable, in its sole discretion (subject to any and all mandatory legal requirements). Grantor acknowledges that any private sale referenced above may be at prices and on terms less favorable to Grantor than the prices and other terms which might have been obtained at a public sale; provided, however, that such private sale shall be made in a commercially reasonable manner. In addition to all other sums due Purchaser Representative with respect to the Secured Obligations, Grantor shall pay Purchaser Representative all reasonable costs and expenses incurred by Purchaser Representative, including, but not limited to, reasonable attorneys' fees and court costs, in obtaining or liquidating the Collateral, in enforcing payment of the Secured Obligations, or in the prosecution or defense of any action or proceeding by or against Purchaser Representative or Grantor concerning any matter arising out of or connected with this Security Agreement, any Collateral or the Secured Obligations, including, without limitation, any of the foregoing arising in, arising under or related to a case under the Bankruptcy Code. To the extent the rights of notice cannot be legally waived hereunder, Grantor agrees that any requirement of reasonable notice shall be met if such notice is personally served on or mailed, postage prepaid, to Grantor in accordance with the notice provisions set forth below at least 15 days before the time of sale or other event giving rise to the requirement of such notice. Purchaser Representative shall not be obligated to make any sale or other disposition of the Collateral regardless of notice having been given. To the extent permitted by law, Purchaser Representative may be a purchaser at any

such sale. Subject to the provisions of applicable law, Purchaser Representative may postpone or cause the postponement of the sale of all or any portion of the Collateral by announcement at the time and place of such sale, and such sale may, without further notice, to the extent permitted by law, be made at the time and place to which the sale was postponed, or Purchaser Representative may further postpone such sale by announcement made at such time and place.

(b) Access. In addition to the rights and remedies hereunder, upon the occurrence of an Event of Default and during the continuance thereof, Purchaser Representative shall have the right to enter and remain upon the various premises of Grantor without cost or charge to Purchaser Representative, and use the same, together with materials, supplies, books and records of Grantor for the purpose of collecting and liquidating the Collateral, or for preparing for sale and conducting the sale of the Collateral, whether by foreclosure, auction or otherwise. In addition, Purchaser Representative may remove Collateral, or any part thereof, from such premises and/or any records with respect thereto, in order to effectively collect or liquidate such Collateral.

(c) Nonexclusive Nature of Remedies. Failure by Purchaser Representative to exercise any right, remedy or option under this Security Agreement or as provided by law, or any delay by Purchaser Representative in exercising the same, shall not operate as a waiver of any such right, remedy or option. No waiver hereunder shall be effective unless it is in writing, signed by the party against whom such waiver is sought to be enforced and then only to the extent specifically stated, which in the case of Purchaser Representative shall only be granted as provided herein. To the extent permitted by law, neither Purchaser Representative, nor any party acting as attorney for Purchaser Representative, shall be liable hereunder for any acts or omissions or for any error of judgment or mistake of fact or law other than their gross negligence or willful misconduct hereunder. The rights and remedies of Purchaser Representative under this Security Agreement shall be cumulative and not exclusive of any other right or remedy which Purchaser Representative may have.

(d) Retention of Collateral. Purchaser Representative may, after providing the notices required under the Uniform Commercial Code or otherwise complying with the requirements of applicable law of the relevant jurisdiction, to the extent Purchaser Representative is in possession of any of the Collateral, retain the Collateral on behalf of the Purchasers in satisfaction of the Secured Obligations. Unless and until Purchaser Representative shall have provided such notices, however, Purchaser Representative shall not be deemed to have retained any Collateral in satisfaction of any Secured Obligations for any reason.

(e) Deficiency. In the event that the proceeds of any sale, collection or realization are insufficient to pay all amounts to which Purchasers are legally entitled, Grantor shall be liable for the deficiency, together with the costs of collection and the reasonable fees of any attorneys employed by Purchaser Representative to collect such deficiency. Any surplus remaining after the full payment and satisfaction of the Secured Obligations shall be returned to Grantor or to whomsoever a court of competent jurisdiction shall determine to be entitled thereto.

8. Rights of Purchaser Representative and other Purchasers.

(a) Power of Attorney. In addition to other powers of attorney contained herein, Grantor hereby designates and appoints Purchaser Representative, on behalf of itself and

the other Purchasers, and each of its designees or agents, as attorney-in-fact of Grantor, irrevocably and with power of substitution, with authority to take any or all of the following actions upon the occurrence and during the continuance of an Event of Default (including any applicable notice and opportunity to cure):

(i) to demand, collect, settle, compromise, adjust, give discharges and releases, all as Purchaser Representative may reasonably determine;

(ii) to commence and prosecute any actions at any court for the purposes of collecting any Collateral and enforcing any other right in respect thereof;

(iii) to pay or discharge taxes, liens, security interests, or other encumbrances levied or placed on or threatened against the Collateral of Grantor;

(iv) to sign and endorse any drafts, assignments, verifications, notices and other documents relating to the Collateral of Grantor;

(v) to defend, settle or compromise any suit, action or proceeding brought and, in connection therewith, give such discharge or release as Purchaser Representative may deem reasonably appropriate;

(vi) to direct any parties liable for any payment under any of the Collateral to make payment of any and all monies due and to become due thereunder directly to Purchaser Representative or as Purchaser Representative shall direct;

(vii) receive, open and dispose of mail addressed to Grantor and endorse checks, notes, drafts, acceptances, money orders, bills of lading, warehouse receipts or other instruments or documents evidencing payment, shipment or storage of the goods giving rise to the Collateral of Grantor on behalf of and in the name of Grantor, or securing, or relating to such Collateral;

(viii) sell, assign, transfer, make any agreement in respect of, or otherwise deal with or exercise rights in respect of, any Collateral or the goods or services which have given rise thereto, as fully and completely as though Purchaser Representative were the absolute owner thereof for all purposes;

(ix) adjust and settle claims under any insurance policy relating thereto;

(x) execute and deliver all assignments, conveyances, statements, financing statements, renewal financing statements, security agreements, affidavits, notices and other agreements, instruments and documents that Purchaser Representative may reasonably determine necessary in order to perfect and maintain the security interests and liens granted in this Security Agreement and in order to fully consummate all of the transactions contemplated therein;

(xi) institute any foreclosure proceedings that Purchaser Representative may deem appropriate; and

(xii) perform all such other acts and things as Purchaser Representative may reasonably deem to be necessary, proper or convenient in connection with the Collateral.

This power of attorney is a power coupled with an interest and shall be irrevocable for so long as any of the Secured Obligations remain outstanding. Purchaser Representative shall be under no duty to exercise or withhold the exercise of any of the rights, powers, privileges and options expressly or implicitly granted to Purchaser Representative in this Security Agreement, and shall not be liable for any failure to do so or any delay in doing so. Purchaser Representative shall not be liable for any act or omission or for any error of judgment or any mistake of fact or law in its individual capacity or its capacity as attorney-in-fact except acts or omissions resulting from its gross negligence or willful misconduct. This power of attorney is conferred on Purchaser Representative solely to protect, preserve and realize upon its security interest in the Collateral.

(b) Performance by Purchasers of Obligations. If Grantor fails to perform any agreement or obligation contained herein, a Purchaser itself may perform, or cause performance of, such agreement or obligation, and the expenses of such Purchaser incurred in connection therewith shall be payable by Grantor, and treated as Secured Obligations.

(c) Purchaser Representative's Duty of Care. Other than the exercise of reasonable care to assure the safe custody of the Collateral while being held by Purchaser Representative hereunder, Purchaser Representative shall have no duty or liability to preserve rights pertaining thereto, it being understood and agreed that Grantor shall be responsible for preservation of all rights in the Collateral, and Purchaser Representative shall be relieved of all responsibility for the Collateral upon surrendering it or tendering the surrender of it to Grantor.

9. Application of Proceeds. Upon the occurrence and during the continuance of an Event of Default, any payments in respect of the Secured Obligations and any proceeds of the Collateral, when received by Purchaser Representative in cash or its equivalent, will be applied in reduction of the Secured Obligations in the following order and priority: first, to Purchaser Representative to reimburse Purchaser Representative for costs and expenses of enforcing the rights of the Purchasers in the Collateral, including, without limitation, maintaining and liquidating the Collateral, and second, to all Purchasers on a pro rata, pari passu basis until all obligations owed under the Notes have been satisfied in full.

10. Continuing Agreement.

(a) This Security Agreement shall be a continuing agreement and shall remain in full force and effect so long as any of the Secured Obligations remain outstanding. Upon such payment and termination, this Security Agreement shall be automatically terminated and Purchaser Representative, on behalf of itself and all other Purchasers shall, upon the request and at the expense of Grantor, forthwith release all of its liens and security interests hereunder and shall execute and deliver all Uniform Commercial Code termination statements and/or other documents reasonably requested by Grantor evidencing such termination. Notwithstanding the foregoing all releases and indemnities provided hereunder shall survive termination of this Security Agreement.

(b) This Security Agreement shall continue to be effective or be automatically reinstated, as the case may be, if at any time payment, in whole or in part, of any of the Secured

Obligations is rescinded or must otherwise be restored or returned by Purchasers as a preference, fraudulent conveyance or otherwise under any bankruptcy, insolvency or similar law, all as though such payment had not been made; provided that in the event payment of all or any part of the Secured Obligations is rescinded or must be restored or returned, all reasonable costs and expenses (including without limitation any reasonable legal fees and disbursements) incurred by Purchasers in defending and enforcing such reinstatement shall be deemed to be included as a part of the Secured Obligations.

11. Amendments; Waivers; Modifications. This Security Agreement may not be amended, waived, modified, changed, discharged or terminated except in writing.

12. Successors in Interest. This Security Agreement shall be binding upon Grantor, its successors and assigns and shall inure to the benefit of each Purchaser and its successors and assigns; provided, however, that Grantor may not assign its rights or delegate its duties hereunder without the prior written consent of Purchaser Representative.

13. Notices. All communications and notices hereunder shall be sent in the manner set out in the NPA.

14. Counterparts. This Security Agreement may be executed in any number of counterparts, each of which when so executed and delivered shall be an original, but all of which shall constitute one and the same instrument. It shall not be necessary in making proof of this Security Agreement to produce or account for more than one such counterpart. Signatures evidenced by PDF shall be binding.

15. Headings. The headings of the Sections and subsections hereof are provided for convenience only and shall not in any way affect the meaning or construction of any provision of this Security Agreement.

16. Governing Law; Submission to Jurisdiction; Venue.

(a) This Security Agreement and the rights and obligations of the parties hereunder shall be governed by and construed in accordance with the laws of the State of California. Any legal action or proceeding with respect to this Security Agreement may be brought in the courts of the State of California and the United States of America sitting in Los Angeles, CA and, by execution and delivery of this Security Agreement, Grantor hereby irrevocably accepts for itself and in respect of its property, generally and unconditionally, the jurisdiction of such courts. Grantor further irrevocably consents to the service of process out of any of the aforementioned courts in any such action or proceeding by the mailing of copies thereof by registered or certified mail, postage prepaid, return receipt requested and received and/or delivery confirmation received, to it at the address for notices set forth above, such service to become effective upon receipt of a return receipt or delivery confirmation. Nothing herein shall affect the right of Purchaser Representative to serve process in any other manner permitted by law or to commence legal proceedings or to otherwise proceed against Grantor in any other jurisdiction.

(b) Grantor hereby irrevocably waives any objection which it may now or hereafter have to the laying of venue of any of the aforesaid actions or proceedings arising out of or in connection with this Security Agreement brought in the courts referred to in subsection (a)

hereof and hereby further irrevocably waives and agrees not to plead or claim in any such court that any such action or proceeding brought in any such court has been brought in an inconvenient forum.

Waiver of Jury Trial. TO THE EXTENT PERMITTED BY APPLICABLE LAW, EACH OF THE PARTIES TO THIS SECURITY AGREEMENT HEREBY IRREVOCABLY WAIVES ALL RIGHT TO TRIAL BY JURY IN ANY ACTION, PROCEEDING OR COUNTERCLAIM ARISING OUT OF OR RELATING TO THIS SECURITY AGREEMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY.

17. Severability. If any provision of any of the Security Agreement is determined to be illegal, invalid or unenforceable, such provision shall be fully severable and the remaining provisions shall remain in full force and effect and shall be construed without giving effect to the illegal, invalid or unenforceable provisions.

18. Entirety. This Security Agreement represents the entire agreement of the parties hereto and thereto, and supersedes all prior agreements and understandings, oral or written, if any, including any commitment letters or correspondence relating to transactions contemplated herein and therein.

19. Survival. All representations and warranties of Grantor hereunder shall survive the execution and delivery of this Security Agreement.

20. Other Security. To the extent that any of the Secured Obligations are now or hereafter secured by property other than the Collateral (including, without limitation, real property and securities owned by a Grantor), or by a guarantee, endorsement or property of any other Person, then Purchaser Representative shall have the right to proceed against such other property, guarantee or endorsement upon the occurrence of any Event of Default, and Purchaser Representative shall have the right, in its sole discretion, to determine which rights, security, liens, security interests or remedies Purchaser Representative shall at any time pursue, relinquish, subordinate, modify or take with respect thereto, without in any way modifying or affecting any of them or any of Purchaser Representative's rights or the Secured Obligations under this Security Agreement.

21. Obligations of Grantor. Notwithstanding any provision to the contrary contained herein, to the extent the obligations of Grantor shall be adjudicated to be invalid or unenforceable for any reason (including, without limitation, because of any applicable state or federal law relating to fraudulent conveyances or transfers), then the obligations of Grantor hereunder shall be limited to the maximum amount that is permissible under applicable law (whether federal or state and including, without limitation, the Bankruptcy Code).

22. Joint and Several Liability. If multiple individuals or entities sign this Security Agreement on behalf of Grantor, their obligations under this Security Agreement shall be joint and several. The obligations of any Purchaser to Purchaser Representative arising hereunder shall be several.

[Signature page follows]

IN WITNESS WHEREOF, each of the parties hereto has caused this Security Agreement to be duly executed and delivered as of the date first above written.

GRANTOR:

CP LOGISTICS, LLC,
a North Carolina limited liability company

By _____
Name:
Title:

PURCHASER REPRESENTATIVE:

**HADRON HEALTH CARE AND CONSUMER
SPECIAL OPPORTUNITIES MASTER FUND**

By _____
Name:
Title:

This is **Exhibit "B"** referred to in Affidavit #1 of Brian Peters
made before me on January 12th, 2021

A handwritten signature in blue ink, consisting of stylized, overlapping loops and strokes, positioned above a horizontal line.

A Commissioner for taking Affidavits
for British Columbia

Archived: January 8, 2021 6:30:37 PM
From: Alan Green
Sent: Thu, 7 Jan 2021 14:19:17
To: Joel Winkler Brad Conacher
Subject: Sunniva
Sensitivity: Normal

External/Externe

Yes, we confirm our support for Sunniva

Lyndia and Alan Green

Archived: January 8, 2021 6:31:39 PM
 From: [Allan Leven](#)
 Sent: Thu, 7 Jan 2021 00:37:09
 To: [Cumming Carson](#)
 Subject: Re: REPLY REQ'D - Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

Yes, I confirm my support for Sunniva"

On Wed, Jan 6, 2021 at 4:18 PM Cumming, Carson <ccumming@cgf.com> wrote:

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("**Sunniva**") with a supporting letter in December 2020 (a "**Support Letter**"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("**Matrix**"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "**Bankruptcy Motion**") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "**California Greenhouse Facility**"), which is currently the subject of an arbitration (the "**Arbitration**"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm by replying to this email that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by replying to this email by 5:00PM on Thursday January 7th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

Regards,

Carson J. Cumming

Associate Investment Advisor

Canaccord Genuity Corp.

T: +1 604.643.7495 | C: +1 604.312.0364 | F: +1.604.643.1816 | E: CCumming@cgf.com

609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

Taylor Cumming

Investment Advisor

Canaccord Genuity Corp.

T: +1 604.643.7755 | C: +1 604.643.7255 | F: +1.604.643.1816 | E: TCumming@cgf.com

609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

Jim Cumming

Senior Investment Advisor

Canaccord Genuity Corp.

C: +1 250.490.6006 | F: +1 604.643.1816 | E: JCumming@cgf.com

609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2



MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer.
(Disclaimer)

Archived: January 8, 2021 4:11:33 PM
From: [Anne Hanson](#)
Sent: Thu, 7 Jan 2021 12:57:58
To: [Brad Conacher](#)
Cc: [Glenn Davies](#) [Joel Winkler](#)
Subject: Re: Sunniva
Sensitivity: Normal

External/Externe

Yes, I confirm my support for Sunniva

Archived: January 8, 2021 4:08:21 PM

From: [Brad Conacher](#)

Sent: Thu, 7 Jan 2021 19:12:52

To: [Joel Winkler](#)

Subject: FW: Sunniva

Sensitivity: Normal

From: Bernard L. Gluckstein, Q.C. <[REDACTED]>
 Sent: Thursday, January 7, 2021 2:01 PM
 To: Brad Conacher <Brad.Conacher@RichardsonWealth.com>
 Subject: Re: Sunniva

External/Externe

Yes, I confirm my support for Sunniva

Bernard L. Gluckstein, Q.C.

E bernard@gluckstein.com | T 416-408-4252 EXT 222

⚖ Certified as a Specialist in Civil Litigation by the Law Society of Ontario

Terri Robins | Assistant | E terri@gluckstein.com



301u8209 -595 Bay Street, P.O. Box 53, Toronto, Ontario, M5G 2C2

T 416.408.4252 | F 416.408.4235 | Toll Free 1.866.308.7722 | Niagara 905.228.6169



WE ARE FULLY OPERATIONAL DURING COVID-19.
 STAY UP TO DATE WITH THE LATEST DEVELOPMENTS.

**KEEP UP TO DATE WITH OUR
 LATEST NEWS & EVENTS**

[LEARN MORE](#)

Connect with us on social media: [f](#) [t](#) [@](#) [in](#) [v](#) [s](#)

PRIVILEGED & CONFIDENTIAL

Any dissemination, distribution or copying of this message other than by its intended recipient is strictly prohibited. If you have received this message in error, please notify us and erase this message immediately.



On Jan 6, 2021, at 10:58 PM, Brad Conacher <Brad.Conacher@RichardsonWealth.com> wrote:

Hello Bernie:

We're hopefully making some progress on Sunniva. On November 27, the CCAA court gave the company until December 18 to demonstrate that the company could raise the money to fund the arbitration process. The Court also wanted to know that the company's debtholders supported the company in its arbitration (which you acknowledged).

Sunniva received pledges for about \$2 million and the support of a large majority of the debtholders. One UK institution reviewed the lease agreements and was confident enough to commit US\$1 million to the arbitration fund. The funds are being wired this week to be held in trust pending the CCAA court hearing on January 15 allowing the company to proceed. (I participated personally.)

However, the Court requires the debtholders to reaffirm their support for allowing Sunniva to continue on to arbitration.

If you continue to support the company's efforts, please reply all to this e-mail as follows: **"Yes, I confirm my support for Sunniva"** by Thursday.

Hopefully, this is the start of a Happy New Year – 2020 did not set the bar too high for 2021.

Brad.

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;

c. unequivocally oppose the Bankruptcy Motion;

d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and

e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

This email communication is confidential. If you are not the intended recipient, please notify me at the telephone number shown above or by return email and delete this communication and any copy. Clients should be advised that electronic orders will not be accepted since Richardson Wealth Limited cannot guarantee that such orders will reach their destination, be opened on a timely basis or be executable if the email contains errors or omissions. Thank you.

Ce courriel est confidentiel. S'il ne s'adresse pas à vous, veuillez m'en informer en appelant au numéro de téléphone ci-dessus ou en me le retournant. Veuillez le détruire ainsi que toutes copies. Les clients doivent savoir que les ordres électroniques ne seront pas acceptés puisque Patrimoine Richardson Limitée ne peut pas garantir que ces ordres se rendront à destination, qu'ils seront ouverts en temps utile ou qu'ils pourront être exécutés si le courriel contient des erreurs ou des omissions. Merci.

WARNING:

From time to time, our spam filter may delay delivery of legitimate e-mail. If your message is time-sensitive, please ensure that you request that we acknowledge receipt.

AVERTISSEMENT :

De temps à autre, notre filtre de courriels peut retarder l'acheminement de courriels légitimes. Si le délai de livraison de votre message est critique, veuillez demander que l'on vous envoie un accusé de réception.

Archived: January 8, 2021 6:32:07 PM

From: Bob Knapp

Sent: Wed, 6 Jan 2021 23:18:47

To: Peters, Brian

Subject: Re: FW: Sunniva - support letter/support email

Sensitivity: Normal

[Caution: External Message]

"Yes, I confirm my support for Sunniva" **

Bob Knapp

On Wed, Jan 6, 2021 at 6:10 PM Peters, Brian <bpeters@cgf.com> wrote:

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("**Sunniva**") with a supporting letter in December 2020 (a "**Support Letter**"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("**Matrix**"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "**Bankruptcy Motion**") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "**California Greenhouse Facility**"), which is currently the subject of an arbitration (the "**Arbitration**"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

** If you agree, please reply with - **"Yes, I confirm my support for Sunniva"** **

Regards,

Brian

Brian Peters, BBA

Senior Investment Advisor

Canaccord Genuity Corp.

609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482

C: +1 604.781.5455

F: +1 604.601.5858

Website: www.brianpeters.ca



MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or

54
affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer.
(Disclaimer)

Archived: January 8, 2021 6:02:58 PM
 From: Brad Conacher
 Sent: Wed, 6 Jan 2021 22:58:16
 To: Peters, Brian
 Subject: RE: Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

Yes, I confirm my support for Sunniva.

From: Peters, Brian <bpeters@cgf.com>
 Sent: Wednesday, January 6, 2021 5:43 PM
 Subject: Sunniva - support letter/support email

External/Externe

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

Regards,
 Brian

Brian Peters, BBA
 Senior Investment Advisor
 Canaccord Genuity Corp.
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482
 C: +1 604.781.5455
 F: +1 604.601.5858
 Website: www.brianpeters.ca



MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer.
(Disclaimer)

This email communication is confidential. If you are not the intended recipient, please notify me at the telephone number shown above or by return email and delete this communication and any copy. Clients should be advised that electronic orders will not be accepted since Richardson Wealth Limited cannot guarantee that such orders will reach their destination, be opened on a timely basis or be executable if the email contains errors or omissions. Thank you.

Ce courriel est confidentiel. S'il ne s'adresse pas à vous, veuillez m'en informer en appelant au numéro de téléphone ci-dessus ou en me le retournant. Veuillez le détruire ainsi que toutes copies. Les clients doivent savoir que les ordres électroniques ne seront pas acceptés puisque Patrimoine Richardson Limitée ne peut pas garantir que ces ordres se rendront à destination, qu'ils seront ouverts en temps utile ou qu'ils pourront être exécutés si le courriel contient des erreurs ou des omissions. Merci.

WARNING:

From time to time, our spam filter may delay delivery of legitimate e-mail. If your message is time-sensitive, please ensure that you request that we acknowledge receipt.

AVERTISSEMENT :

De temps à autre, notre filtre de pourriels peut retarder l'acheminement de courriels légitimes. Si le délai de livraison de votre message est critique, veuillez demander que l'on vous envoie un accusé de réception.

Archived: January 8, 2021 6:32:24 PM
 From: [Bryan Collins](#)
 Sent: Wed, 6 Jan 2021 23:17:09
 To: [Peters, Brian](#)
 Subject: Re: FW: Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

Yes, I confirm my support for Sunniva

On Wed., Jan 6, 2021, 3:09 p.m. Peters, Brian, <bpeters@cgf.com> wrote:

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "**Support Letter**"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("**Matrix**"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "**Bankruptcy Motion**") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "**California Greenhouse Facility**"), which is currently the subject of an arbitration (the "**Arbitration**"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

Regards,

Brian

Brian Peters, BBA

Senior Investment Advisor

Canaccord Genuity Corp.

609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482

C: +1 604.781.5455

F: +1 604.601.5858

Website: www.brianpeters.ca



MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer.
(Disclaimer)

Archived: January 8, 2021 6:32:41 PM
 From: Brooke Cumming
 Sent: Thu, 7 Jan 2021 19:39:29
 To: Cumming, Carson
 Subject: Re: REPLY REQ'D - Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

Yes, I confirm my support for Sunniva

On Wed, Jan 6, 2021 at 4:18 PM Cumming, Carson <ccumming@cgf.com> wrote:

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("**Sunniva**") with a supporting letter in December 2020 (a "**Support Letter**"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("**Matrix**"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "**Bankruptcy Motion**") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "**California Greenhouse Facility**"), which is currently the subject of an arbitration (the "**Arbitration**"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by replying to this email by 5:00PM on Thursday January 7th, 2021.

** If you agree, please reply with - **"Yes, I confirm my support for Sunniva"** **

Regards,

Carson J. Cumming

Associate Investment Advisor

Canaccord Genuity Corp.

T: +1 604.643.7495 | C: +1 604.312.0364 | F: +1.604.643.1816 | E: CCumming@cgf.com

609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

Taylor Cumming

Investment Advisor

Canaccord Genuity Corp.

T: +1 604.643.7755 | C: +1 604.643.7255 | F: +1.604.643.1816 | E: TCumming@cgf.com

609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

Jim Cumming

Senior Investment Advisor

Canaccord Genuity Corp.

C: +1 250.490.6006 | F: +1 604.643.1816 | E: JCumming@cgf.com

609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

cg/Canaccord
Genuity
Wealth Management

Cumming
Investment Strategies

MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer.
(Disclaimer)

Archived: January 8, 2021 4:10:54 PM
 From: Morgan, Christopher W. (Retired Partner)
 Sent: Thu, 7 Jan 2021 16:02:43
 To: Brad Conacher
 Cc: Joel Winkler
 Subject: RE: [Ext] Sunniva - support letter/support email
 Sensitivity: Normal

External/Externe

Yes, I confirm my support for Sunniva.

Christopher W. Morgan
 Retired Partner
 Skadden, Arps, Slate, Meagher & Flom LLP
 222 Bay Street | Suite 1750, P.O. Box 258 | Toronto | Ontario | M5K 1J5
 T: +1.416.777.4710 | M: +1.416.565.7276
christopher.morgan@skadden.com

From: Brad Conacher <Brad.Conacher@RichardsonWealth.com>
 Sent: Wednesday, January 6, 2021 10:36 PM
 To: Morgan, Christopher W. (Retired Partner) <[REDACTED]>
 Cc: Joel Winkler <Joel.Winkler@RichardsonWealth.com>
 Subject: [Ext] Sunniva - support letter/support email

Chris: Please reply all with the sentence at the bottom. Brian needs us to reaffirm support.

Thx.

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- unequivocally oppose the Bankruptcy Motion;
- support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

This email communication is confidential. If you are not the intended recipient, please notify me at the telephone number shown above or by return email and delete this communication and any copy. Clients should be advised that electronic orders will not be accepted since Richardson Wealth Limited cannot guarantee that such orders will reach their destination, be opened on a timely basis or be executable if the email contains errors or omissions. Thank you.

Ce courriel est confidentiel. S'il ne s'adresse pas à vous, veuillez n'en informer en appelant au numéro de téléphone ci-dessus ou en me le retournant. Veuillez le détruire ainsi que toutes copies. Les clients doivent savoir que les ordres électroniques ne seront pas acceptés puisque Patrimoine Richardson Limitée ne peut pas garantir que ces ordres se rendront à destination, qu'ils seront ouverts en temps utile ou qu'ils pourront être exécutés si le courriel contient des erreurs ou des omissions. Merci.

WARNING:

From time to time, our spam filter may delay delivery of legitimate e-mail. If your message is time-sensitive, please ensure that you request that we acknowledge receipt.

AVERTISSEMENT:

De temps à autre, notre filtre de courriels peut retarder l'acheminement de courriels légitimes. Si le délai de livraison de votre message est critique, veuillez demander que l'on vous envoie un accusé de réception.

Archived: January 8, 2021 6:32:56 PM
From: Daniel Petrov Daniel Petrov
Sent: Thu, 7 Jan 2021 01:39:25
To: Cumming, Carson
Cc: Daniel Petrov Daniel Petrov Peta Falk Cumming, Taylor
Subject: Re: URGENT - REPLY REQ'D - Sunniva - support letter/support email
Sensitivity: Normal
Attachments:
 Affidavit #1 of Zeena Ali - Matrix Venture.pdf

[Caution: External Message]

Yes, I confirm my support for Sunniva

With gratitude,

Daniel Petrov
 Direct [REDACTED]

On Jan 6, 2021, at 4:19 PM, Cumming, Carson <ccumming@cgf.com> wrote:

\u-257 ?

Thanks Daniel,

Carson J. Cumming
 Associate Investment Advisor
 Canaccord Genuity Corp.
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2
 T: +1 604.643.7495 | C: +1 604.312.0364 | F: +1 604.643.1816

From: Cumming, Carson
Sent: Wednesday, January 6, 2021 4:18 PM
Cc: Cumming, Taylor <tcumming@cgf.com>; Cumming, Jim <jcumming@cgf.com>
Subject: REPLY REQ'D - Sunniva - support letter/support email
Importance: High

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by replying to this email by 5:00PM on Thursday January 7th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

Regards,

Carson J. Cumming
Associate Investment Advisor
Canaccord Genuity Corp.
T: +1 604.643.7495 | C: +1 604.312.0364 | F: +1.604.643.1816 | E: CCumming@cgf.com
609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

Taylor Cumming
Investment Advisor
Canaccord Genuity Corp.
T: +1 604.643.7755 | C: +1 604.643.7255 | F: +1.604.643.1816 | E: TCumming@cgf.com
609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

Jim Cumming
Senior Investment Advisor
Canaccord Genuity Corp.
C: +1 250.490.6006 | F: +1 604.643.1816 | E: JCumming@cgf.com
609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispanv@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer. (Disclaimer)

Archived: January 8, 2021 6:33:17 PM
 From: [debbiepetersm](#)
 Sent: Thu, 7 Jan 2021 20:03:14
 To: [Peters, Brian](#)
 Subject: RE: FW: Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

Yes i support

Sent from my Galaxy

----- Original message -----

From: "Peters, Brian" <bpeters@cgf.com>
 Date: 2021-01-06 3:21 p.m. (GMT-08:00)
 To:
 Subject: FW: Sunniva - support letter/support email

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and

iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

Regards,

Brian

Brian Peters, BBA

Senior Investment Advisor

Canaccord Genuity Corp.

609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482

C: +1 604.781.5455

F: +1 604.601.5858

Website: www.brianpeters.ca



MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost,

arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is ⁶⁸not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer.

(Disclaimer)

Archived: January 8, 2021 6:33:32 PM
From: Donald Boss
Sent: Thu, 7 Jan 2021 03:30:24
To: Peters, Brian
Cc: Tony Holler
Subject: Re: Sunniva - support letter/support email
Sensitivity: Normal

[Caution: External Message]

Yes, I confirm my support for Sunniva.

Donald Boss

On Jan 6, 2021, at 7:07 PM, Peters, Brian <bpeters@cgf.com> wrote:

\u-257 ?

Hi All,

See below, your response is appreciated
 Brian

Sent from my Galaxy

----- Original message -----

From: "Peters, Brian" <bpeters@cgf.com>

Date: 2021-01-06 3:29 p.m. (GMT-08:00)

To:

Subject: FW: Sunniva - support letter/support email

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "**Support Letter**"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("**Matrix**"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "**Bankruptcy Motion**") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "**California Greenhouse Facility**"), which is currently the subject of an arbitration (the "**Arbitration**"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL

being its tenant regarding the California Greenhouse Facility; (attached),

70

- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

If you disagree reply with - "No I do not support Sunniva"

Regards,

Brian

Brian Peters, BBA

Senior Investment Advisor

Canaccord Genuity Corp.

609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482

C: +1 604 781.5455

F: +1 604.601.5858

Website: www.brianpeters.ca

<image001.png>

<image002.png>

<image003.png>

<image004.png>

MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer. (Disclaimer)

<Affidavit #1 of Zeena Ali - Matrix Venture.pdf>

Archived: January 8, 2021 6:33:47 PM
 From: Doug Allen
 Sent: Thu, 7 Jan 2021 01:59:33
 To: Peters, Brian
 Subject: Re: FW: Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

I confirm my continued my continued support for Sunniva

Doug Allen
 Sunniva note-holder

On Wed, Jan 6, 2021 at 3:09 PM Peters, Brian <bpeters@cgf.com> wrote:

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("**Sunniva**") with a supporting letter in December 2020 (a "**Support Letter**"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("**Matrix**"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "**Bankruptcy Motion**") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "**California Greenhouse Facility**"), which is currently the subject of an arbitration (the "**Arbitration**"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

Regards,

Brian

Brian Peters, BBA

Senior Investment Advisor

Canaccord Genuity Corp.

609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482

C: +1 604.781.5455

F: +1 604.601.5858

Website: www.brianpeters.ca



MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer.
(Disclaimer)

Archived: January 10, 2021 5:56:19 PM
From: [gerry Fraser](#)
Sent: Thu, 7 Jan 2021 03:56:03
To: [Peters, Brian](#)
Cc: [Tony Holler](#)
Subject: Re: Sunniva - support letter/support email
Sensitivity: Normal

[Caution: External Message]

Yes, I confirm my support for Sunniva.

Sent from my iPhone

On Jan 6, 2021, at 7:07 PM, Peters, Brian <bpeters@cgf.com> wrote:

\u-257 ?
 Hi All,

See below, your response is appreciated
 Brian

Sent from my Galaxy

----- Original message -----

From: "Peters, Brian" <bpeters@cgf.com>
 Date: 2021-01-06 3:29 p.m. (GMT-08:00)
 To:
 Subject: FW: Sunniva - support letter/support email

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("**Sunniva**") with a supporting letter in December 2020 (a "**Support Letter**"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("**Matrix**"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "**Bankruptcy Motion**") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "**California Greenhouse Facility**"), which is currently the subject of an arbitration (the "**Arbitration**"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm by replying to this email that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL

being its tenant regarding the California Greenhouse Facility; (attached),

- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

If you disagree reply with - "No I do not support Sunniva"

Regards,

Brian

Brian Peters, BBA

Senior Investment Advisor

Canaccord Genuity Corp.

609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482

C: +1 604.781.5455

F: +1 604.601.5858

Website: www.brianpeters.ca

<image001.png>

<image002.png>

<image003.png>

<image004.png>

MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer. (Disclaimer)

<Affidavit #1 of Zeena Ali - Matrix Venture.pdf>

Archived: January 8, 2021 6:54:41 PM
 From: Brad Conacher
 Sent: Thu, 7 Jan 2021 04:11:35
 To: Joel Winkler
 Subject: FW: Sunniva
 Sensitivity: Normal

From: [REDACTED]
 Sent: Wednesday, January 6, 2021 11:11 PM
 To: Brad Conacher <Brad.Conacher@RichardsonWealth.com>
 Subject: Re: Sunniva

External/Externe

Yes I confirm my support for Sunniva
 Glen Pye

Sent from my iPhone

On Jan 6, 2021, at 10:46 PM, Brad Conacher <Brad.Conacher@richardsonwealth.com> wrote:

\u-257?
 Glen:

We're hopefully making some progress on Sunniva. On November 27, the CCAA court gave the company until December 18 to demonstrate that the company could raise the money to fund the arbitration process. The Court also wanted to know that the company's debtholders supported the company in its arbitration (which you acknowledged).

Sunniva received pledges for about \$2 million and the support of a large majority of the debtholders. One UK institution reviewed the lease agreements and was confident enough to commit US\$1 million to the arbitration fund. The funds are being wired this week to be held in trust pending the CCAA court hearing on January 15 allowing the company to proceed. (I participated personally.)

However, the Court requires the debtholders to reaffirm their support for allowing Sunniva to continue on to arbitration.

If you continue to support the company's efforts, please reply all to this e-mail as follows: **"Yes, I confirm my support for Sunniva"** by Thursday.

Regards,

Brad.

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

This email communication is confidential. If you are not the intended recipient, please notify me at the telephone number shown above or by return email and delete this communication and any copy. Clients should be advised that electronic orders will not be accepted since Richardson Wealth Limited cannot guarantee that such orders will reach their destination, be opened on a timely basis or be executable if the email contains errors or omissions. Thank you.

Ce courriel est confidentiel. S'il ne s'adresse pas à vous, veuillez m'en informer en appelant au numéro de téléphone ci-dessus ou en me le retournant. Veuillez le détruire ainsi que toutes copies. Les clients doivent savoir que les ordres électroniques ne seront pas acceptés puisque Patrimoine Richardson Limitée ne peut pas garantir que ces ordres se rendront à destination, qu'ils seront ouverts en temps utile ou qu'ils pourront être exécutés si le courriel contient des erreurs ou des omissions. Merci.

WARNING:
From time to time, our spam filter may delay delivery of legitimate e-mail. If your message is time-sensitive, please ensure that you request that we acknowledge receipt.

AVERTISSEMENT :
De temps à autre, notre filtre de courriels peut retarder l'acheminement de courriels légitimes. Si le délai de livraison de votre message est critique, veuillez demander que l'on vous envoie un accusé de réception.

Archived: January 8, 2021 6:36:43 PM
 From: Brad Conacher
 Sent: Thu, 7 Jan 2021 13:59:11
 To: Joel Winkler
 Subject: FW: Sunniva
 Sensitivity: Normal

From: Glenn Davies <[REDACTED]>
 Sent: Thursday, January 7, 2021 8:06 AM
 To: Brad Conacher <Brad.Conacher@RichardsonWealth.com>
 Subject: Re: Sunniva

External/Externe

Yes, I confirm my support for Sunniva.

On Jan 6, 2021, at 10:52 PM, Brad Conacher <Brad.Conacher@RichardsonWealth.com> wrote:

Glenn, Anne:

We're hopefully making some progress on Sunniva. On November 27, the CCAA court gave the company until December 18 to demonstrate that the company could raise the money to fund the arbitration process. The Court also wanted to know that the company's debtholders supported the company in its arbitration (which you acknowledged).

Sunniva received pledges for about \$2 million and the support of a large majority of the debtholders. One UK institution reviewed the lease agreements and was confident enough to commit US\$1 million to the arbitration fund. The funds are being wired this week to be held in trust pending the CCAA court hearing on January 15 allowing the company to proceed. (I participated personally.)

However, the Court requires the debtholders to reaffirm their support for allowing Sunniva to continue on to arbitration.

If you continue to support the company's efforts, please reply all to this e-mail as follows: **"Yes, I confirm my support for Sunniva"** by Thursday. Please reply separately.

Thanks,

Brad.

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Ce courriel est confidentiel. S'il ne s'adresse pas à vous, veuillez m'en informer en appelant au numéro de téléphone ci-dessus ou en me le retournant. Veuillez le détruire ainsi que toutes copies. Les clients doivent savoir que les ordres électroniques ne seront pas acceptés puisque Patrimoine Richardson Limitée ne peut pas garantir que ces ordres se rendront à destination, qu'ils seront ouverts en temps utile ou qu'ils pourront être exécutés si le courriel contient des erreurs ou des omissions. Merci.

WARNING:

From time to time, our spam filter may delay delivery of legitimate e-mail. If your message is time-sensitive, please ensure that you request that we acknowledge receipt.

AVERTISSEMENT :

De temps à autre, notre filtre de courriels peut retarder l'acheminement de courriels légitimes. Si le délai de livraison de votre message est critique, veuillez demander que l'on vous envoie un accusé de réception.

Archived: January 8, 2021 4:10:09 PM
 From: Brad Conacher
 Sent: Thu, 7 Jan 2021 21:29:36
 To: Joel Winkler
 Subject: FW: Sunniva
 Sensitivity: Normal

From: Georg Schacht <[REDACTED]>
 Sent: Thursday, January 7, 2021 4:29 PM
 To: Brad Conacher <Brad.Conacher@RichardsonWealth.com>
 Subject: RE: Sunniva

External/Externe

Yes we confirm our support for Sunniva. Hannelore/ Georg Schacht

From: Brad Conacher <Brad.Conacher@RichardsonWealth.com>
 Sent: Wednesday, January 6, 2021 11:39 PM
 To: Georg Schacht ([REDACTED]) <[REDACTED]>
 Cc: Joel Winkler <Joel.Winkler@RichardsonWealth.com>
 Subject: Sunniva

Georg, Hannelore:

We're hopefully making some progress on Sunniva. On November 27, the CCAA court gave the company until December 18 to demonstrate that the company could raise the money to fund the arbitration process. The Court also wanted to know that the company's debtholders supported the company in its arbitration (which you acknowledged).

Sunniva received pledges for about \$2 million and the support of a large majority of the debtholders. One UK institution reviewed the lease agreements and was confident enough to commit US\$1 million to the arbitration fund. The funds are being wired this week to be held in trust pending the CCAA court hearing on January 15 allowing the company to proceed. (I participated personally.)

However, the Court requires the debtholders to reaffirm their support for allowing Sunniva to continue on to arbitration.

If you continue to support the company's efforts, please reply all to this e-mail as follows: **"Yes, we confirm my support for Sunniva"** by Thursday. Please print both of your names in a reply since the security is held in a joint account.

Regards,

Brad.

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

This email communication is confidential. If you are not the intended recipient, please notify me at the telephone number shown above or by return email and delete this communication and any copy. Clients should be advised that electronic orders will not be accepted since Richardson Wealth Limited cannot guarantee that such orders will reach their destination, be opened on a timely basis or be executable if the email contains errors or omissions. Thank you.

Ce courriel est confidentiel. S'il ne s'adresse pas à vous, veuillez n'en informer en appelant au numéro de téléphone ci-dessus ou en me le retournant. Veuillez le détruire ainsi que toutes copies. Les clients doivent savoir que les ordres électroniques ne seront pas acceptés puisque Patrimoine Richardson Limitée ne peut pas garantir que ces ordres se rendront à destination, qu'ils seront ouverts en temps utile ou qu'ils pourront être exécutés si le courriel contient des erreurs ou des omissions. Merci.

WARNING:

From time to time, our spam filter may delay delivery of legitimate e-mail. If your message is time-sensitive, please ensure that you request that we acknowledge receipt.

AVERTISSEMENT :

De temps à autre, notre filtre de pourriels peut retarder l'acheminement de courriels légitimes. Si le délai de livraison de votre message est critique, veuillez demander que l'on vous envoie un accusé de réception.

Archived: January 8, 2021 6:34:16 PM
 From: Hans Birker
 Sent: Thu, 7 Jan 2021 02:33:05
 To: Cumming, Carson
 Subject: Re: REPLY REQ'D - Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

Yes, I confirm my support for Sunniva
 Hans Birker

On Wed, Jan 6, 2021, 4:18 PM Cumming, Carson, <ccumming@cgf.com> wrote:

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("**Sunniva**") with a supporting letter in December 2020 (a "**Support Letter**"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("**Matrix**"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "**Bankruptcy Motion**") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "**California Greenhouse Facility**"), which is currently the subject of an arbitration (the "**Arbitration**"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by replying to this email by 5:00PM on Thursday January 7th, 2021.

** If you agree, please reply with - "Yes, I confirm my support for Sunniva" **

Regards,

Carson J. Cumming

Associate Investment Advisor

Canaccord Genuity Corp.

T: +1 604.643.7495 | C: +1 604.312.0364 | F: +1.604.643.1816 | E: CCumming@cuf.com

609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

Taylor Cumming

Investment Advisor

Canaccord Genuity Corp.

T: +1 604.643.7755 | C: +1 604.643.7255 | F: +1.604.643.1816 | E: TCumming@cuf.com

609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

Jin Cumming

Senior Investment Advisor

Canaccord Genuity Corp.

C: +1 250.490.6006 | F: +1 604.643.1816 | E: JCumming@cuf.com

609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2



MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-

86
mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer.
(Disclaimer)

Archived: January 8, 2021 6:34:28 PM
 From: Harpreet Chahal
 Sent: Thu, 7 Jan 2021 03:00:11
 To: Peters, Brian
 Subject: Re: Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

Yes I confirm my support for sunniva

Sent from Yahoo Mail on Android

On Wed, 6 Jan 2021 at 3:22 PM, Peters, Brian
 <bpeters@cgf.com> wrote:

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "**Support Letter**"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("**Matrix**"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "**Bankruptcy Motion**") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "**California Greenhouse Facility**"), which is currently the subject of an arbitration (the "**Arbitration**"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

** If you agree, please reply with - "**Yes, I confirm my support for Sunniva**" **

Regards,
 Brian

Brian Peters, BBA
 Senior V7Y 1H2

T: +1 604.643.7482
 C: +1 604.781.5455
 F: +1 604.601.5858
 Website: www.brianpeters.ca



cg/Canaccord
Genuity
 Wealth Management

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer.
(Disclaimer)

Archived: January 8, 2021 6:34:46 PM
 From: [Ian Smith](#)
 Sent: Thu, 7 Jan 2021 00:23:39
 To: [Cumming, Carson](#)
 Cc: [Cumming, Taylor](#) [Cumming, Jim](#)
 Subject: Re: REPLY REQ'D - Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

Yes, I confirm my support for Sunniva.

Cheers

Ian Smith

On Wed., Jan. 6, 2021, 16:18 Cumming, Carson, <ccumming@cgf.com> wrote:

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("**Sunniva**") with a supporting letter in December 2020 (a "**Support Letter**"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("**Matrix**"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "**Bankruptcy Motion**") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "**California Greenhouse Facility**"), which is currently the subject of an arbitration (the "**Arbitration**"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by replying to this email by 5:00PM on Thursday January 7th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

Regards,

Carson J. Cumming

Associate Investment Advisor

Canaccord Genuity Corp.

T: +1 604.643.7495 | C: +1 604.312.0364 | F: +1.604.643.1816 | E: CCumming@cgf.com

609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

Taylor Cumming

Investment Advisor

Canaccord Genuity Corp.

T: +1 604.643.7755 | C: +1 604.643.7255 | F: +1.604.643.1816 | E: TCumming@cgf.com

609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

Jim Cumming

Senior Investment Advisor

Canaccord Genuity Corp.

C: +1 250.490.6006 | F: +1 604.643.1816 | E: JCumming@cgf.com

609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

cg/Canaccord
Genuity
Wealth Management

Cumming
Investment Strategies

MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in

providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer.
(Disclaimer)

Archived: January 8, 2021 6:35:02 PM
 From: Jay Gangnes
 Sent: Wed, 6 Jan 2021 23:06:44
 To: Peters, Brian
 Subject: Re: Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

Yes, I confirm my support for Sunniva



Jay Gangnes, CFP, CLU, CCS
 Founder, Financial Advisor | Ocean 6
 t. 604-343-4808
 a. 680-375 Water St. Vancouver, BC V6B 5C6

[A New World of Wealth @](#)



The information contained in this email message and any attachments may be confidential and legally privileged and is intended for the use of the addressee(s) only. If you are not an intended recipient and receive an email message and/or attachment in error, please: (1) notify me immediately by replying to this message; (2) do not use, disseminate, distribute or reproduce any part of the message or any attachment; and (3) destroy all copies of this message and any attachments. Thank you.

From: "Peters, Brian" <bpeters@cgf.com>
 Date: Wednesday, January 6, 2021 at 2:48 PM
 Subject: FW: Sunniva - support letter/support email

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

** If you agree, please reply with - "Yes, I confirm my support for Sunniva" **

Regards,
 Brian

Brian Peters, BBA
 Senior Investment Advisor
 Canaccord Genuity Corp.
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482
 C: +1 604.781.5455
 F: +1 604.601.5858
 Website: www.brianpeters.ca



MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer.
 (Disclaimer)

Archived: January 8, 2021 6:43:51 PM
 From: [Cumming, Jim](#)
 Sent: Thu, 7 Jan 2021 04:54:49
 To: [Cumming, Taylor](#) [Cumming, Carson](#)
 Subject: RE: REPLY REQ'D - Sunniva - support letter/support email
 Sensitivity: Normal

I very much confirm my support for Sunniva.

Jim Cumming
 Senior Investment Advisor
 Canaccord Genuity Corp.
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2
 T: +1 604.643.7770 | C: +1 250.490.6006 | F: +1 604.643.1816

From: Cumming, Carson <ccumming@cgf.com>
 Sent: January 6, 2021 4:18 PM
 Cc: Cumming, Taylor <tcumming@cgf.com>; Cumming, Jim <jcumming@cgf.com>
 Subject: REPLY REQ'D - Sunniva - support letter/support email
 Importance: High

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by replying to this email by 5:00PM on Thursday January 7th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

Regards,

Carson J. Cumming
 Associate Investment Advisor
 Canaccord Genuity Corp.
 T: +1 604.643.7495 | C: +1 604.312.0364 | F: +1 604.643.1816 | E: CCumming@cgf.com
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

Taylor Cumming
 Investment Advisor
 Canaccord Genuity Corp.
 T: +1 604.643.7755 | C: +1 604.643.7255 | F: +1 604.643.1816 | E: TCumming@cgf.com
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

Jim Cumming

Senior Investment Advisor
Canaccord Genuity Corp.
C: +1 250.490.6006 | F: +1 604.643.1816 | E: JCumming@cuf.com
609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2



MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

Archived: January 8, 2021 4:09:20 PM
 From: Joe Riz
 Sent: Thu, 7 Jan 2021 16:26:30
 To: Brad Conacher
 Cc: Joel Winkler
 Subject: RE: Sunniva
 Sensitivity: Normal

External/Externe

Yes, I confirm my support for Sunniva.

From: Brad Conacher [mailto:Brad.Conacher@RichardsonWealth.com]
 Sent: January-06-21 10:49 PM
 To: Joe Riz ([REDACTED])
 Cc: Joel Winkler
 Subject: Sunniva

Hello Joe:

We're hopefully making some progress on Sunniva. On November 27, the CCAA court gave the company until December 18 to demonstrate that the company could raise the money to fund the arbitration process. The Court also wanted to know that the company's debtholders supported the company in its arbitration (which you acknowledged).

Sunniva received pledges for about \$2 million and the support of a large majority of the debtholders. One UK institution reviewed the lease agreements and was confident enough to commit US\$1 million to the arbitration fund. The funds are being wired this week to be held in trust pending the CCAA court hearing on January 15 allowing the company to proceed. (I participated personally.)

However, the Court requires the debtholders to reaffirm their support for allowing Sunniva to continue on to arbitration.

If you continue to support the company's efforts, please reply all to this e-mail as follows: "Yes, I confirm my support for Sunniva" by Thursday.

Let's hope this is a start to a Happy New Year. (The bar for 2021 is not too high after last year.)

Brad.

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

This email communication is confidential. If you are not the intended recipient, please notify me at the telephone number shown above or by return email and delete this communication and any copy. Clients should be advised that electronic orders will not be accepted since Richardson Wealth Limited cannot guarantee that such orders will reach their destination, be opened on a timely basis or be executable if the email contains errors or omissions. Thank you.

Ce courriel est confidentiel. S'il ne s'adresse pas à vous, veuillez m'en informer en appelant au numéro de téléphone ci-dessus ou en me le retournant. Veuillez le détruire ainsi que toutes copies. Les clients doivent savoir que les ordres électroniques ne seront pas acceptés puisque Patrimoine Richardson Limitée ne peut pas garantir que ces ordres se rendront à destination, qu'ils seront ouverts en temps utile ou qu'ils pourront être exécutés si le courriel contient des erreurs ou des omissions. Merci.

WARNING:

From time to time, our spam filter may delay delivery of legitimate e-mail. If your message is time-sensitive, please ensure that you request that we acknowledge receipt.

AVERTISSEMENT :

De temps à autre, notre filtre de courriels peut retarder l'acheminement de courriels légitimes. Si le délai de livraison de votre message est critique, veuillez demander que l'on vous envoie un accusé de réception.



Archived: January 8, 2021 6:52:26 PM
 From: Joel Winkler
 Sent: Thu, 7 Jan 2021 14:02:59
 To: Joel Winkler
 Subject: RE: Sunniva - support letter/support email
 Sensitivity: Normal

Yes, I confirm my support for Sunniva.

Joel Winkler

From: Peters, Brian <bpeters@cgf.com>
 Sent: Wednesday, January 6, 2021 5:43 PM
 Subject: Sunniva - support letter/support email

External/Externe

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

Regards,
 Brian

Brian Peters, BBA
 Senior Investment Advisor
 Canaccord Genuity Corp.
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482
 C: +1 604.781.5455
 F: +1 604.601.5858
 Website: www.brianpeters.ca



This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer.
(Disclaimer)

Archived: January 8, 2021 6:50:16 PM
 From: LJ WROLDSEN
 Sent: Thu, 7 Jan 2021 14:02:33
 To: Brad Conacher
 Cc: Joel Winkler
 Subject: Re: Sunniva
 Sensitivity: Normal

External/Externe

Yes, we confirm our support for Sunniva.

John Wroldsen

Lorraine Wroldsen

On Wednesday, January 6, 2021, 10:41:47 p.m. EST, Brad Conacher <brad.conacher@richardsonwealth.com> wrote:

GJ, FL:

We're hopefully making some progress on Sunniva. On November 27, the CCAA court gave the company until December 18 to demonstrate that the company could raise the money to fund the arbitration process. The Court also wanted to know that the company's debtholders supported the company in its arbitration (which you acknowledged).

Sunniva received pledges for about \$2 million and the support of a large majority of the debtholders. One UK institution reviewed the lease agreements and was confident enough to commit US\$1 million to the arbitration fund. The funds are being wired this week to be held in trust pending the CCAA court hearing on January 15 allowing the company to proceed. (I participated personally.)

However, the Court requires the debtholders to reaffirm their support for allowing Sunniva to continue on to arbitration.

If you continue to support the company's efforts, please reply all to this e-mail as follows: **"Yes, we confirm our support for Sunniva"** by Thursday. Please print both of your names in the reply as your surname does not appear in your e-mail address.

Regards,

Brad.

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),

- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

This email communication is confidential. If you are not the intended recipient, please notify me at the telephone number shown above or by return email and delete this communication and any copy. Clients should be advised that electronic orders will not be accepted since Richardson Wealth Limited cannot guarantee that such orders will reach their destination, be opened on a timely basis or be executable if the email contains errors or omissions. Thank you.

Ce courriel est confidentiel. S'il ne s'adresse pas à vous, veuillez m'en informer en appelant au numéro de téléphone ci-dessus ou en me le retournant. Veuillez le détruire ainsi que toutes copies. Les clients doivent savoir que les ordres électroniques ne seront pas acceptés puisque Patrimoine Richardson Limitée ne peut pas garantir que ces ordres se rendront à destination, qu'ils seront ouverts en temps utile ou qu'ils pourront être exécutés si le courriel contient des erreurs ou des omissions. Merci.

WARNING:

From time to time, our spam filter may delay delivery of legitimate e-mail. If your message is time-sensitive, please ensure that you request that we acknowledge receipt.

AVERTISSEMENT :

De temps à autre, notre filtre de courriels peut retarder l'acheminement de courriels légitimes. Si le délai de livraison de votre message est critique, veuillez demander que l'on vous envoie un accusé de réception.

Archived: January 8, 2021 6:49:29 PM
 From: Karl Berger
 Sent: Thu, 7 Jan 2021 13:15:50
 To: Brad Conacher
 Cc: Joel Winkler
 Subject: Sunniva
 Sensitivity: Normal

External/Externe

To Whom It May Concern;

Yes, we confirm our support for Sunniva in the on-going arbitration process.

Karl Berger and Heidi Morley

The information in or attached to this email message is confidential and may be subject to legal privilege and client confidentiality. It is intended for the exclusive use by the person(s), entity, or entities to which it is addressed. If received in error please contact the sender and delete the email from your system. In addition, this message is subject to important restrictions, qualifications and disclaimers ("the disclaimer") that must be accessed and read by copying the following address into your Internet browser's address bar: <https://cidel.com/legaldisclaimer/#/email-disclaimer/>. If you no longer wish to receive emails from this address, [click here to unsubscribe](#).

From: Brad Conacher [mailto:Brad.Conacher@RichardsonWealth.com]
 Sent: January 6, 2021 10:56 PM
 To: Karl Berger <[REDACTED]>
 Cc: Joel Winkler <Joel.Winkler@RichardsonWealth.com>
 Subject: Sunniva

Karl, Heidi:

We're hopefully making some progress on Sunniva. On November 27, the CCAA court gave the company until December 18 to demonstrate that the company could raise the money to fund the arbitration process. The Court also wanted to know that the company's debtholders supported the company in its arbitration (which you acknowledged).

Sunniva received pledges for about \$2 million and the support of a large majority of the debtholders. One UK institution reviewed the lease agreements and was confident enough to commit US\$1 million to the arbitration fund. The funds are being wired this week to be held in trust pending the CCAA court hearing on January 15 allowing the company to proceed. (I participated personally.)

However, the Court requires the debtholders to reaffirm their support for allowing Sunniva to continue on to arbitration.

If you continue to support the company's efforts, please reply all to this e-mail as follows: **"Yes, we confirm our support for Sunniva"** by Thursday. Please type both names in the reply as only Karl's name is in the e-mail address.

Hopefully, this is a start to a Happy New Year – 2020 did not set the bar too high for 2021.

Brad.

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- (a) are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- (b) were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- (c) unequivocally oppose the Bankruptcy Motion;
- (d) support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- (e) support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- (i) are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- (ii) are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- (iii) continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- (iv) support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

This email communication is confidential. If you are not the intended recipient, please notify me at the telephone number shown above or by return email and delete this communication and any copy. Clients should be advised that electronic orders will not be accepted since Richardson Wealth Limited cannot guarantee that such orders will reach their destination, be opened on a timely basis or be executable if the email contains errors or omissions. Thank you.

Ce courriel est confidentiel. S'il ne s'adresse pas à vous, veuillez n'en informer en appelant au numéro de téléphone ci-dessus ou en me le retournant. Veuillez le détruire ainsi que toutes copies. Les clients doivent savoir que les ordres électroniques ne seront pas acceptés puisque Patrimoine Richardson Limitée ne peut pas garantir que ces ordres se rendront à destination, qu'ils seront ouverts en temps utile ou qu'ils pourront être exécutés si le courriel contient des erreurs ou des omissions. Merci.

WARNING:

From time to time, our spam filter may delay delivery of legitimate e-mail. If your message is time-sensitive, please ensure that you request that we acknowledge receipt.

AVERTISSEMENT :

De temps à autre, notre filtre de pourriels peut retarder l'acheminement de courriels légitimes. Si le délai de livraison de votre message est critique, veuillez demander que l'on vous envoie un accusé de réception.

Archived: January 8, 2021 6:38:30 PM
 From: [Chung, Kathy](#)
 Sent: Fri, 8 Jan 2021 16:22:43
 To: [Peters, Brian](#)
 Subject: FW: Sunniva - support letter/support email
 Sensitivity: Normal
 Attachments:
 Affidavit #1 of Zeena Ali - Matrix Venture.pdf

[Caution: External Message]

Yes, I confirm my support for Sunniva.

Kathy S. Chung, BComm, CIM® | Portfolio Manager

Scotia Wealth ManagementTM | Private Investment Counsel, 1832 Asset Management L.P.
 650 West Georgia Street 5th Floor | Vancouver, BC Canada | V6B 4N7
 T: 604.365.9358 F: 604.718-7151
kathy.chung@scotiawealth.com
www.scotiawealthmanagement.com



From: Peters, Brian <bpeters@cgf.com>
 Sent: January 6, 2021 3:22 PM
 Subject: FW: Sunniva - support letter/support email

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

Regards,
 Brian

Brian Peters, BBA
 Senior Investment Advisor

Canaccord Genuity Corp.
609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482
C: +1 604.781.5455
F: +1 604.601.5858
Website: www.brianpeters.ca



MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer. (Disclaimer)

This e-mail, including any attachments, is confidential and may be privileged and is for the intended recipient(s) only. If received in error, please immediately delete this email and any attachments and contact the sender. Unauthorized copying, use or disclosure of this email or its content or attachments is prohibited. For full email disclaimer, click [here](#). Please be advised that trading instructions received by e-mail or voicemail will not be acted upon. Please contact your Advisor directly to facilitate a trade in your account.

For important disclosures and information regarding Scotia Wealth Management, please click [here](#).

To unsubscribe from receiving commercial electronic messages, please click [here](#).

Pour obtenir la traduction en français, [cliquez ici](#).

Archived: January 8, 2021 6:44:32 PM
 From: [kim.dunfield](#)
 Sent: Thu, 7 Jan 2021 16:05:52
 To: [Peters, Brian](#)
 Subject: Re: Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

Morning Brian .
 Yes , I continue to support. Sunniva !
 Good luck
 Kim Dunfield

Sent from my iPad

On Jan 6, 2021, at 2:42 PM, Peters, Brian <bpeters@cgf.com> wrote:

\u-257 ?
 Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

Regards,
 Brian

Brian Peters, BBA
 Senior Investment Advisor
 Canaccord Genuity Corp.
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482
 C: +1 604.781.5455
 F: +1 604.601.5858
 Website: www.brianpeters.ca

<image001.png>

<image002.png>

<image003.png>

<image004.png>

MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

<Affidavit #1 of Zeena Ali - Matrix Venture.pdf>

Archived: January 8, 2021 6:55:50 PM
 From: Brad Conacher
 Sent: Thu, 7 Jan 2021 13:58:23
 To: Joel Winkler
 Subject: FW: Sunniva
 Sensitivity: Normal

From: Linda Yule <[REDACTED]>
 Sent: Thursday, January 7, 2021 8:35 AM
 To: Brad Conacher <Brad.Conacher@RichardsonWealth.com>
 Subject: Re: Sunniva

External/Externe

Yes, I confirm my support for Sunniva.

On Wed, Jan 6, 2021 at 11:15 PM Brad Conacher <Brad.Conacher@richardsonwealth.com> wrote:

We're hopefully making some progress on Sunniva. On November 27, the CCAA court gave the company until December 18 to demonstrate that the company could raise the money to fund the arbitration process. The Court also wanted to know that the company's debtholders supported the company in its arbitration (which you acknowledged).

Sunniva received pledges for about \$2 million and the support of a large majority of the debtholders. One UK institution reviewed the lease agreements and was confident enough to commit US\$1 million to the arbitration fund. The funds are being wired this week to be held in trust pending the CCAA court hearing on January 15 allowing the company to proceed.

However, the Court requires the debtholders to reaffirm their support for allowing Sunniva to continue on to arbitration.

Please reply this e-mail as follows: **"Yes, I confirm my support for Sunniva"**. We own it separately so we need a separate reply from you.

B.

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

This email communication is confidential. If you are not the intended recipient, please notify me at the telephone number shown above or by return email and delete this communication and any copy. Clients should be advised that electronic orders will not be accepted since Richardson Wealth Limited cannot guarantee that such orders will reach their destination, be opened on a timely basis or be executable if the email contains errors or omissions. Thank you.

Ce courriel est confidentiel. S'il ne s'adresse pas à vous, veuillez m'en informer en appelant au numéro de téléphone ci-dessus ou en me le retournant. Veuillez le détruire ainsi que toutes copies. Les clients doivent savoir que les ordres électroniques ne seront pas acceptés puisque Patrimoine Richardson Limitée ne peut pas garantir que ces ordres se rendront à destination, qu'ils seront ouverts en temps utile ou qu'ils pourront être exécutés si le courriel contient des erreurs ou des omissions. Merci.

WARNING:
From time to time, our spam filter may delay delivery of legitimate e-mail. If your message is time-sensitive, please ensure that you request that we acknowledge receipt.

AVERTISSEMENT :
De temps à autre, notre filtre de pourriels peut retarder l'acheminement de courriels légitimes. Si le délai de livraison de votre message est critique, veuillez demander que l'on vous envoie un accusé de réception.

--
Sent from Gmail Mobile

Archived: January 8, 2021 6:41:46 PM
 From: Marco D'Attanasio
 Sent: Wed, 6 Jan 2021 23:07:32
 To: Peters, Brian
 Subject: RE: Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

I confirm

From: Peters, Brian [mailto:bpeters@cgf.com]
 Sent: 06 January 2021 22:43
 Subject: Sunniva - support letter/support email

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

Regards,
 Brian

Brian Peters, BBA
 Senior Investment Advisor
 Canaccord Genuity Corp.
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482
 C: +1 604.781.5455
 F: +1 604.601.5858
 Website: www.brianpeters.ca





MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispan@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer.
(Disclaimer)

This e-mail and any attachment hereto is confidential and is solely for the intended recipient. If you are neither the intended recipient nor a designated representative of the intended recipient please contact the sender, delete this message from your system immediately, destroy any print-out of it and do not use, copy or disseminate the information in or attached to it in any way. This e-mail and the information contained herein should not be regarded as an offer to sell or as a solicitation of an offer to buy any financial products, including an interest in a fund, or an official confirmation of any transaction or an official statement of Hadron Capital LLP. The investment products and services of Hadron Capital LLP are only available to eligible counterparties and professional clients. They are not available to retail clients. Any such offer or solicitation will be only be made by means of an offering memorandum and related subscription agreement. Securities shall not be offered or sold in any jurisdiction in which such offer, solicitation or sale would be unlawful until the requirements of the laws of such jurisdiction have been satisfied. Any performance information contained herein may be unaudited and estimated. Past performance is not indicative of future results. Hadron Capital LLP does not represent that the contents of this e-mail or any attachment hereto are complete or accurate and they should not be relied upon as such. All information in or attached to this e-mail is subject to change without notice. Hadron Capital LLP is incorporated as a Limited Liability Partnership in England and Wales (No: OC308279) with its registered office at 5 Royal Exchange Buildings, London EC3V 3NL, United Kingdom. Hadron Capital LLP is authorised and regulated by the Financial Conduct Authority in the United Kingdom (Firm Reference No: 401378).

Archived: January 8, 2021 6:43:17 PM
 From: Early, Margaret
 Sent: Wed, 6 Jan 2021 23:02:54
 To: Peters, Brian
 Subject: Re: Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

"Yes, I confirm my support for Sunniva"

Dr. Margaret Early

From: Peters, Brian <bpeters@cgf.com>
 Sent: Wednesday, January 6, 2021 2:48 PM
 Subject: FW: Sunniva - support letter/support email

[CAUTION: Non-UBC Email]

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("**Sunniva**") with a supporting letter in December 2020 (a "**Support Letter**"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("**Matrix**"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "**Bankruptcy Motion**") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "**California Greenhouse Facility**"), which is currently the subject of an arbitration (the "**Arbitration**"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

Regards,
 Brian

Brian Peters, BBA

Senior Investment Advisor
 Canaccord Genuity Corp.
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482
 C: +1 604.781.5455
 F: +1 604.601.5858
 Website: www.brianpeters.ca



MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer. (Disclaimer)

Archived: January 8, 2021 6:39:57 PM
 From: [Mark Davie](#)
 Sent: Thu, 7 Jan 2021 00:28:59
 To: [Cumming, Carson](#)
 Cc: [Cumming, Taylor](#) [Cumming, Jim](#)
 Subject: Re: REPLY REQ'D - Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

Yes, I confirm my support for Sunniva.

Get [Outlook for Android](#)

From: Cumming, Carson <ccumming@cgf.com>
 Sent: Wednesday, January 6, 2021 4:18:00 PM
 Cc: Cumming, Taylor <tcumming@cgf.com>; Cumming, Jim <jcumming@cgf.com>
 Subject: REPLY REQ'D - Sunniva - support letter/support email

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("**Sunniva**") with a supporting letter in December 2020 (a "**Support Letter**"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("**Matrix**"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "**Bankruptcy Motion**") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "**California Greenhouse Facility**"), which is currently the subject of an arbitration (the "**Arbitration**"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by replying to this email by 5:00PM on Thursday January 7th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

Regards,

Carson J. Cumming
 Associate Investment Advisor
 Canaccord Genuity Corp.
 T: +1 604.643.7495 | C: +1 604.312.0364 | F: +1 604.643.1816 | E: CCumming@cgf.com
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

Taylor Cumming
 Investment Advisor
 Canaccord Genuity Corp.
 T: +1 604.643.7755 | C: +1 604.643.7255 | F: +1 604.643.1816 | E: TCumming@cgf.com
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

Jim Cumming
 Senior Investment Advisor

Canaccord Genuity Corp.
 C: +1 250.490.6006 | F: +1 604.643.1816 | E: JCumming@csf.com
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2



MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer.
 (Disclaimer)

Archived: January 8, 2021 7:11:22 PM
 From: Peters, Brian
 Sent: Fri, 8 Jan 2021 23:37:34
 To: Laity, Ryan; Hiebert, Lisa; Tony Holler
 Subject: FW: Sunniva
 Sensitivity: Normal

[External / Externe]

Updated from Michael

Sent from my Galaxy

----- Original message -----

From: Michael Barker <[REDACTED]>
 Date: 2021-01-08 3:30 p.m. (GMT-08:00)
 To: "Peters, Brian" <bpeters@cgf.com>
 Subject: FW: Sunniva

[Caution: External Message]

Brian, with respect to the motion by Matrix to force Sunniva into BK, as a debtholder of Sunniva, please note the following:

- i. I am aware of the materials submitted by Matrix in the CCAA Proceedings;
- ii. I am aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. I continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. I support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Michael

Michael Barker
 Barker Pacific Group, Inc.
 626 Wilshire Blvd., Suite 200
 Los Angeles, CA 90017
 (213) 553-1181 – Direct
 (213) 624-1811 – Main
 (213) 624-1813 – fax
mdb@barkerpacific.com

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer. (Disclaimer)

Archived: January 8, 2021 6:39:48 PM
 From: Mickey Perret
 Sent: Thu, 7 Jan 2021 06:29:36
 To: Cumming, Carson
 Cc: Cumming, Taylor; Cumming, Jim
 Subject: Re: REPLY REQ'D - Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

Yes, I confirm my support for Sunniva

Mickey Perret

On Thu, 7 Jan 2021, 11:18 am Cumming, Carson, <ccumming@cgf.com> wrote:

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceedings;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by replying to this email by 5:00PM on Thursday January 7th, 2021.

** If you agree, please reply with - "Yes, I confirm my support for Sunniva" **

Regards,

Carson J. Cumming

Associate Investment Advisor

Canaccord Genuity Corp.

T: +1 604.643.7495 | C: +1 604.312.0364 | F: +1.604.643.1816 | E: CCumming@cgf.com

609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

Taylor Cumming

Investment Advisor

Canaccord Genuity Corp.

T: +1 604.643.7755 | C: +1 604.643.7255 | F: +1.604.643.1816 | E: TCummins@cgf.com

609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

Jim Cumming

Senior Investment Advisor

Canaccord Genuity Corp.

C: +1 250.490.6006 | F: +1 604.643.1816 | E: JCumming@cgf.com

609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

cg/Canaccord
Genuity
Wealth Management

Cumming
Investment Strategies

MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-

119
mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer.
(Disclaimer)

Archived: January 8, 2021 6:58:06 PM
 From: [Mike Hunter](#)
 Sent: Wed, 6 Jan 2021 23:31:26
 To: [Peters, Brian](#)
 Subject: Re: Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

Yes, I confirm my support of Sunniva.

Mike Hunter

Partner | KAM Development, LLC
 Cell- [REDACTED]

On Jan 6, 2021, at 6:10 PM, Peters, Brian <bpeters@cgf.com> wrote:

\u-257 ?
 Hello,

(Your response is needed)
 I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

Regards,
 Brian

Brian Peters, BBA
 Senior Investment Advisor
 Canaccord Genuity Corp.
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482
 C: +1 604.781.5455
 F: +1 604.601.5858
 Website: www.brianpeters.ca

<image001.png>
<image002.png>
<image003.png>

<image004.png>

MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer. (Disclaimer)
<Affidavit #1 of Zeena Ali - Matrix Venture.pdf>

Archived: January 8, 2021 6:36:21 PM
 From: Brad Conacher
 Sent: Thu, 7 Jan 2021 14:25:39
 To: Joel Winkler
 Subject: FW: Sunniva
 Sensitivity: Normal

From: Mike Oke <[REDACTED]>
 Sent: Thursday, January 7, 2021 9:24 AM
 To: Brad Conacher <Brad.Conacher@RichardsonWealth.com>
 Subject: Re: Sunniva

External/Externe

Yes, I confirm my support for Sunniva.

From: Brad Conacher <Brad.Conacher@RichardsonWealth.com>
 Sent: January 6, 2021 10:36 PM
 To: [REDACTED] <[REDACTED]>
 Cc: Joel Winkler <Joel.Winkler@RichardsonWealth.com>
 Subject: Sunniva

Mike:

We're hopefully making some progress on Sunniva. On November 27, the CCAA court gave the company until December 18 to demonstrate that the company could raise the money to fund the arbitration process. The Court also wanted to know that the company's debtholders supported the company in its arbitration (which you acknowledged).

Sunniva received pledges for about \$2 million and the support of a large majority of the debtholders. One UK institution reviewed the lease agreements and was confident enough to commit US\$1 million to the arbitration fund. The funds are being wired this week to be held in trust pending the CCAA court hearing on January 15 allowing the company to proceed. (I participated personally.)

However, the Court requires the debtholders to reaffirm their support for allowing Sunniva to continue on to arbitration.

If you continue to support the company's efforts, please reply all to this e-mail as follows: **"Yes, I confirm my support for Sunniva"** by Thursday.

Regards,

Brad.

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant

regarding the California Greenhouse Facility; (attached),

- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

This email communication is confidential. If you are not the intended recipient, please notify me at the telephone number shown above or by return email and delete this communication and any copy. Clients should be advised that electronic orders will not be accepted since Richardson Wealth Limited cannot guarantee that such orders will reach their destination, be opened on a timely basis or be executable if the email contains errors or omissions. Thank you.

Ce courriel est confidentiel. S'il ne s'adresse pas à vous, veuillez m'en informer en appelant au numéro de téléphone ci-dessus ou en me le retournant. Veuillez le détruire ainsi que toutes copies. Les clients doivent savoir que les ordres électroniques ne seront pas acceptés puisque Patrimoine Richardson Limitée ne peut pas garantir que ces ordres se rendront à destination, qu'ils seront ouverts en temps utile ou qu'ils pourront être exécutés si le courriel contient des erreurs ou des omissions. Merci.

WARNING:

From time to time, our spam filter may delay delivery of legitimate e-mail. If your message is time-sensitive, please ensure that you request that we acknowledge receipt.

AVERTISSEMENT :

De temps à autre, notre filtre de courriels peut retarder l'acheminement de courriels légitimes. Si le délai de livraison de votre message est critique, veuillez demander que l'on vous envoie un accusé de réception.

Archived: January 8, 2021 6:41:37 PM
 From: [murray.syrnyk](#)
 Sent: Thu, 7 Jan 2021 00:13:07
 To: [Peters, Brian](#)
 Subject: Re: Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

Yes, I confirm my support for Sunniva.

Signed: Murray Syrnyk & Margaret Holler

From: "Brian Peters" <bpeters@cgf.com>
 Sent: Wednesday, January 6, 2021 3:21:42 PM
 Subject: FW: Sunniva - support letter/support email

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

Regards,
 Brian

Brian Peters, BBA
 Senior Investment Advisor
 Canaccord Genuity Corp.
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482
 C: +1 604.781.5455
 F: +1 604.601.5858
 Website: www.brianpeters.ca





MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer. (Disclaimer)

Archived: January 8, 2021 4:08:54 PM

From: SARAH GRILL

Sent: Thu, 7 Jan 2021 18:29:33

To: Brad Conacher

Cc: Joel Winkler

Subject: Re: Sunniva

Sensitivity: Normal

External/Externe

Yes ,we confirm our support for Sunniva.

Norman Grill

Sarah Grill

On Wednesday, January 6, 2021, 11:01:53 p.m. EST, Brad Conacher <brad.conacher@richardsonwealth.com> wrote:

Hello Norm, Sarah:

We're hopefully making some progress on Sunniva. On November 27, the CCAA court gave the company until December 18 to demonstrate that the company could raise the money to fund the arbitration process. The Court also wanted to know that the company's debtholders supported the company in its arbitration (which you acknowledged).

Sunniva received pledges for about \$2 million and the support of a large majority of the debtholders. One UK institution reviewed the lease agreements and was confident enough to commit US\$1 million to the arbitration fund. The funds are being wired this week to be held in trust pending the CCAA court hearing on January 15 allowing the company to proceed. (I participated personally.)

However, the Court requires the debtholders to reaffirm their support for allowing Sunniva to continue on to arbitration.

If you continue to support the company's efforts, please reply all to this e-mail as follows: **"Yes, we confirm our support for Sunniva"** by Thursday. Please type both of your names in the reply as only Norm's appears in the e-mail address.

Hopefully, this is the start of a Happy New Year. The bar has not been set all that high.

Brad.

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;

- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

This email communication is confidential. If you are not the intended recipient, please notify me at the telephone number shown above or by return email and delete this communication and any copy. Clients should be advised that electronic orders will not be accepted since Richardson Wealth Limited cannot guarantee that such orders will reach their destination, be opened on a timely basis or be executable if the email contains errors or omissions. Thank you.

Ce courriel est confidentiel. S'il ne s'adresse pas à vous, veuillez n'en informer en appelant au numéro de téléphone ci-dessus ou en me le retournant. Veuillez le détruire ainsi que toutes copies. Les clients doivent savoir que les ordres électroniques ne seront pas acceptés puisque Patrimoine Richardson Limitée ne peut pas garantir que ces ordres se rendront à destination, qu'ils seront ouverts en temps utile ou qu'ils pourront être exécutés si le courriel contient des erreurs ou des omissions. Merci.

WARNING:

From time to time, our spam filter may delay delivery of legitimate e-mail. If your message is time-sensitive, please ensure that you request that we acknowledge receipt.

AVERTISSEMENT :

De temps à autre, notre filtre de courriels peut retarder l'acheminement de courriels légitimes. Si le délai de livraison de votre message est critique, veuillez demander que l'on vous envoie un accusé de réception.

Archived: January 8, 2021 6:35:44 PM
 From: Brad Conacher
 Sent: Thu, 7 Jan 2021 19:18:40
 To: Joel Winkler
 Subject: FW: Sunniva
 Sensitivity: Normal

From: Oreste Chemello <[REDACTED]>
 Sent: Thursday, January 7, 2021 12:46 PM
 To: Brad Conacher <Brad.Conacher@RichardsonWealth.com>
 Subject: Re: Sunniva

External/Externe

Yes we confirm our support for Sunniva.

Debi and Oreste Chemello

Sent from Yahoo Mail on Android

On Wed., 6 Jan. 2021 at 10:33 p.m., Brad Conacher
 <Brad.Conacher@RichardsonWealth.com> wrote:

Oreste, Debi:

We're hopefully making some progress on Sunniva. On November 27, the CCAA court gave the company until December 18 to demonstrate that the company could raise the money to fund the arbitration process. The Court also wanted to know that the company's debtholders supported the company in its arbitration (which you acknowledged).

Sunniva received pledges for about \$2 million and the support of a large majority of the debtholders. One UK institution reviewed the lease agreements and was confident enough to commit US\$1 million to the arbitration fund. The funds are being wired this week to be held in trust pending the CCAA court hearing on January 15 allowing the company to proceed. (I participated personally.)

However, the Court requires the debtholders to reaffirm their support for allowing Sunniva to continue on to arbitration.

If you continue to support the company's efforts, please reply all to this e-mail as follows: **"Yes, we confirm my support for Sunniva"** by Thursday. Please enter both of your names on the reply since both of your RRSPs hold the debt.

Regards,

Brad.

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and

e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

This email communication is confidential. If you are not the intended recipient, please notify me at the telephone number shown above or by return email and delete this communication and any copy. Clients should be advised that electronic orders will not be accepted since Richardson Wealth Limited cannot guarantee that such orders will reach their destination, be opened on a timely basis or be executable if the email contains errors or omissions. Thank you.

Ce courriel est confidentiel. S'il ne s'adresse pas à vous, veuillez m'en informer en appelant au numéro de téléphone ci-dessus ou en m'e le retournant. Veuillez le détruire ainsi que toutes copies. Les clients doivent savoir que les ordres électroniques ne seront pas acceptés puisque Patrimoine Richardson Limitée ne peut pas garantir que ces ordres se rendront à destination, qu'ils seront ouverts en temps utile ou qu'ils pourront être exécutés si le courriel contient des erreurs ou des omissions. Merci.

WARNING:

From time to time, our spam filter may delay delivery of legitimate e-mail. If your message is time-sensitive, please ensure that you request that we acknowledge receipt.

AVERTISSEMENT :

De temps à autre, notre filtre de pourriels peut retarder l'acheminement de courriels légitimes. Si le délai de livraison de votre message est critique, veuillez demander que l'on vous envoie un accusé de réception.

Archived: January 8, 2021 6:39:32 PM
 From: Patrick Scott
 Sent: Thu, 7 Jan 2021 16:31:56
 To: Cumming, Carson
 Cc: Cumming, Taylor; Cumming, Jim
 Subject: RE: REPLY REQ'D - Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

Yes, I confirm my support for Sunniva

Kind regards, Pat



Patrick Scott, CJP, CRM
 Managing Director, North America
 patrick.scott@ipgclaims.com
 Direct : 416-777-4484 (Phone/Text/Fax)
 Toll Free : 888-8209-726 / 8209-7333 x1150
 Mobile : 416-8209-554 / 8209-0818

International Programs Group - internationalprogramsgroup.com
 220 Bay Street, Suite 1000, Toronto, ON M5J 2W4

This email communication is intended only for the person or entity to which it is addressed and may contain confidential and/or privileged information. Any use of this information by persons or entities other than the intended recipient is prohibited. If you received this in error, please contact the sender and delete the email and all copies (electronic or otherwise) immediately.

8209 ? Ce courriel est destiné uniquement à la personne ou à l'entité à laquelle il est envoyé et peut contenir de l'information confidentielle ou privilégiée. Toute utilisation de l'information par une personne ou une entité autre que celle à laquelle elle est destinée est interdite. Si vous recevez ce courriel par erreur, veuillez communiquer avec son expéditeur et supprimer ce courriel et toute copie (électronique ou non) immédiatement.

From: Cumming, Carson <ccumming@cgf.com>
 Sent: Wednesday, January 6, 2021 7:18 PM
 Cc: Cumming, Taylor <tcumming@cgf.com>; Cumming, Jim <jcumming@cgf.com>
 Subject: REPLY REQ'D - Sunniva - support letter/support email
 Importance: High

CAUTION - EXTERNAL EMAIL / ATTENTION - COURRIEL EXTÉRIEUR

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by replying to this email by 5:00PM on Thursday January 7th, 2021.

** If you agree, please reply with - "Yes, I confirm my support for Sunniva" **

Regards,

Carson J. Cumming

Associate Investment Advisor

Canaccord Genuity Corp.

T: +1 604.643.7495 | C: +1 604.312.0364 | F: +1.604.643.1816 | E: CCumming@cgf.com
609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

Taylor Cumming

Investment Advisor

Canaccord Genuity Corp.

T: +1 604.643.7755 | C: +1 604.643.7255 | F: +1.604.643.1816 | E: TCumming@cgf.com
609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

Jim Cumming

Senior Investment Advisor

Canaccord Genuity Corp.

C: +1 250.490.6006 | F: +1 604.643.1816 | E: JCumming@cgf.com
609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2



MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies/canaccordgenuitygroup.com for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer.
(Disclaimer)

Archived: January 8, 2021 6:46:36 PM
 From: Peter Dunfield
 Sent: Thu, 7 Jan 2021 05:20:34
 To: Peters, Brian
 Subject: Re: Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

Yes, I confirm my support for Sunniva.

Sent from my iPhone

On Jan 6, 2021, at 2:48 PM, Peters, Brian <bpeters@cgf.com> wrote:

\u-257?
 Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

Regards,
 Brian

Brian Peters, BBA
 Senior Investment Advisor
 Canaccord Genuity Corp.
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482
 C: +1 604.781.5455
 F: +1 604.601.5858
 Website: www.brianpeters.ca

<image001.png>
 <image002.png>
 <image003.png>

<image004.png>

MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer. (Disclaimer)

<Affidavit #1 of Zeena Ali - Matrix Venture.pdf>

Archived: January 8, 2021 6:46:27 PM
 From: Peter Stevens
 Sent: Thu, 7 Jan 2021 08:01:25
 To: Peters, Brian
 Subject: Re: Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

Yes I confirm my support to Sunniva

Peter Stevens

Sent from my iPhone

On 7 Jan 2021, at 03:07, Peters, Brian <bpeters@cgf.com> wrote:

\u-257 ?

Hi All,

See below, your response is appreciated

Brian

Sent from my Galaxy

----- Original message -----

From: "Peters, Brian" <bpeters@cgf.com>

Date: 2021-01-06 3:29 p.m. (GMT-08:00)

To:

Subject: FW: Sunniva - support letter/support email

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

If you disagree reply with - **"No I do not support Sunniva"**

Regards,
Brian

Brian Peters, BBA
Senior Investment Advisor
Canaccord Genuity Corp.
609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482
C: +1 604.781.5455
F: +1 604.601.5858
Website: www.brianpeters.ca

<image001.png>
<image002.png>
<image003.png>

<image004.png>

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer. (Disclaimer)

<Affidavit #1 of Zeena Ali - Matrix Venture.pdf>

Archived: January 8, 2021 6:42:46 PM
 From: [Yonadin Rafid](#)
 Sent: Wed, 6 Jan 2021 23:03:28
 To: [Peters, Brian](#)
 Subject: RE: [External] FW: Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

Yes, I confirm my support for Sunniva

From: Peters, Brian <bpeters@cgf.com>
 Sent: 2021, January 06 2:48 PM
 Subject: [External] FW: Sunniva - support letter/support email

Security Risk Assessment: Use Caution

The email is from <bpeters@cgf.com> with a friendly name of "Peters, Brian" <bpeters@cgf.com>

DO NOT click on links or open attachments unless you trust the sender and are expecting the link or attachment.
 If you suspect this message to be phishing, please report it to BC Hydro [Phishing Support](#)

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

Regards,
 Brian

Brian Peters, BBA
 Senior Investment Advisor
 Canaccord Genuity Corp.
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482

C: +1 604.781.5455
 F: +1 604.601.5858
 Website: www.brianpeters.ca



MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer. (Disclaimer)

This email and its attachments are intended solely for the personal use of the individual or entity named above. Any use of this communication by an unintended recipient is strictly prohibited. If you have received this email in error, any publication, use, reproduction, disclosure or dissemination of its contents is strictly prohibited. Please immediately delete this message and its attachments from your computer and servers. We would also appreciate if you would contact us by a collect call or return email to notify us of this error. Thank you for your cooperation.

Archived: January 8, 2021 6:48:29 PM
 From: Rob Forrest
 Sent: Thu, 7 Jan 2021 19:23:42
 To: Cumming, Carson
 Subject: Re: REPLY REQ'D - Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

Carson,
 Yes, I Confirm My Support of Sunniva

thx Rob

Robert A. Forrest

351 Bewicke Avenue, North Vancouver, BC V7M 3E9
 Direct: 604-834-4014



Please consider the environment before printing this e-mail and attachments

From: Cumming, Carson <ccumming@cgf.com>
 Sent: Wednesday, January 6, 2021 4:18 PM
 Cc: Cumming, Taylor <tcumming@cgf.com>; Cumming, Jim <jcumming@cgf.com>
 Subject: REPLY REQ'D - Sunniva - support letter/support email

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by replying to this email by 5:00PM on Thursday January 7th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

Regards,

Carson J. Cumming
 Associate Investment Advisor
 Canaccord Genuity Corp.
 T: +1 604.643.7495 | C: +1 604.312.0364 | F: +1.604.643.1816 | E: CCumming@cgf.com
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

Taylor Cumming
 Investment Advisor

Canaccord Genuity Corp.
 T: +1 604.643.7755 | C: +1 604.643.7255 | F: +1.604.643.1816 | E: TCumming@cgf.com
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

Jim Cumming
 Senior Investment Advisor
 Canaccord Genuity Corp.
 C: +1 250.490.6006 | F: +1 604.643.1816 | E: JCumming@cgf.com
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2



MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer.
 (Disclaimer)

Archived: January 8, 2021 11:56:58 PM

From: Rob

Sent: Thu, 7 Jan 2021 13:17:48

To: Cumming, Carson

Subject: Re: REPLY REQ'D - Sunniva - support letter/support email

Sensitivity: Normal

[Caution: External Message]

Yes I confirm my support for sunniva

Sent from my iPhone

On Jan 6, 2021, at 5:18 PM, Cumming, Carson <ccumming@cgf.com> wrote:

\u-257?

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by replying to this email by 5:00PM on Thursday January 7th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

Regards,

Carson J. Cumming
Associate Investment Advisor
Canaccord Genuity Corp.
T: +1 604.643.7495 | C: +1 604.312.0364 | F: +1 604.643.1816 | E: CCumming@cgf.com
609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

Taylor Cumming
Investment Advisor
Canaccord Genuity Corp.
T: +1 604.643.7755 | C: +1 604.643.7255 | F: +1 604.643.1816 | E: TCumming@cgf.com
609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

Jim Cumming
Senior Investment Advisor
Canaccord Genuity Corp.
C: +1 250.490.6006 | F: +1 604.643.1816 | E: JCumming@cgf.com
609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

<image005.jpg>

MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer. (Disclaimer)

<Affidavit #1 of Zeena Ali - Matrix Venture.pdf>

Archived: January 9, 2021 12:33:14 AM
From: Roy Conacher
Sent: Thu, 7 Jan 2021 14:14:24
To: Brad Conacher
Cc: Joel Winkler
Subject: Re: Sunniva debenture
Sensitivity: Normal

External/Externe

Brad: Yes, I confirm my continued support for Sunniva.

Roy Conacher, Q.C.

On Wed., Jan. 6, 2021, 10:45 p.m. Brad Conacher, <Brad.Conacher@richardsonwealth.com> wrote:

Jamie:

We're hopefully making some progress on Sunniva. On November 27, the CCAA court gave the company until December 18 to demonstrate that the company could raise the money to fund the arbitration process. The Court also wanted to know that the company's debtholders supported the company in its arbitration (which you acknowledged).

Sunniva received pledges for about \$2 million and the support of a large majority of the debtholders. One UK institution reviewed the lease agreements and was confident enough to commit US\$1 million to the arbitration fund. The funds are being wired this week to be held in trust pending the CCAA court hearing on January 15 allowing the company to proceed. (I participated personally.)

However, the Court requires the debtholders to reaffirm their support for allowing Sunniva to continue on to arbitration.

If you continue to support the company's efforts, **please reply all** to this e-mail as follows: **"Yes, I confirm my support for Sunniva"** by Thursday.

Regards,

Brad.

I'm writing to you because you provided Sunniva Inc. ("**Sunniva**") with a supporting letter in December 2020 (a "**Support Letter**"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("**Matrix**"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "**Bankruptcy Motion**") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "**California Greenhouse Facility**"), which is currently the subject of an arbitration (the "**Arbitration**"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

144

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm by replying to this email that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

This email communication is confidential. If you are not the intended recipient, please notify me at the telephone number shown above or by return email and delete this communication and any copy. Clients should be advised that electronic orders will not be accepted since Richardson Wealth Limited cannot guarantee that such orders will reach their destination, be opened on a timely basis or be executable if the email contains errors or omissions. Thank you.

Ce courriel est confidentiel. S'il ne s'adresse pas à vous, veuillez m'en informer en appelant au numéro de téléphone ci-dessus ou en me le retournant. Veuillez le détruire ainsi que toutes copies. Les clients doivent savoir que les ordres électroniques ne seront pas acceptés puisque Patrimoine Richardson Limitée ne peut pas garantir que ces ordres se rendront à destination, qu'ils seront ouverts en temps utile ou qu'ils pourront être exécutés si le courriel contient des erreurs ou des omissions. Merci.

WARNING:

From time to time, our spam filter may delay delivery of legitimate e-mail. If your message is time-sensitive, please ensure that you request that we acknowledge receipt.

AVERTISSEMENT :

De temps à autre, notre filtre de courriels peut retarder l'acheminement de courriels légitimes. Si le délai de livraison de votre message est critique, veuillez demander que l'on vous envoie un accusé de réception.

Archived: January 8, 2021 6:41:07 PM
 From: Rusty Holmes
 Sent: Thu, 7 Jan 2021 16:24:28
 To: Peters, Brian
 Subject: RE: Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

Yes, I confirm my support for Sunniva.

John R. (Rusty) Holmes

From: Peters, Brian <bpeters@cgf.com>
 Sent: Wednesday, January 6, 2021 7:07 PM
 Cc: Tony Holler <[REDACTED]>
 Subject: FW: Sunniva - support letter/support email

Hi All,

See below, your response is appreciated
 Brian

Sent from my Galaxy

----- Original message -----

From: "Peters, Brian" <bpeters@cgf.com>
 Date: 2021-01-06 3:29 p.m. (GMT-08:00)
 To:
 Subject: FW: Sunniva - support letter/support email

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("**Sunniva**") with a supporting letter in December 2020 (a "**Support Letter**"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("**Matrix**"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "**Bankruptcy Motion**") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "**California Greenhouse Facility**"), which is currently the subject of an arbitration (the "**Arbitration**"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****
If you disagree reply with - "No I do not support Sunniva"

Regards,
 Brian

Brian Peters, BBA
 Senior Investment Advisor
 Canaccord Genuity Corp.
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482
 C: +1 604.781.5455
 F: +1 604.601.5858
 Website: www.brianpeters.ca



MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer.
 (Disclaimer)

Archived: January 8, 2021 6:47:30 PM
 From: Ryan
 Sent: Thu, 7 Jan 2021 03:57:45
 To: Peters, Brian
 Subject: Re: Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

Yes, I confirm my support for Sunniva.

Ryan Peterson

Sent from my iPhone

On Jan 6, 2021, at 2:48 PM, Peters, Brian <bpeters@cgf.com> wrote:

\u-257?
 Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

Regards,
 Brian

Brian Peters, BBA
 Senior Investment Advisor
 Canaccord Genuity Corp.
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482
 C: +1 604.781.5455
 F: +1 604.601.5858
 Website: www.brianpeters.ca

<image001.png>

<image002.png>
<image003.png>

<image004.png>

MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer. (Disclaimer)

<Affidavit #1 of Zeena Ali - Matrix Venture.pdf>

Archived: January 8, 2021 6:44:43 PM
 From: Geresak, Sean
 Sent: Wed, 6 Jan 2021 22:45:52
 To: Peters, Brian
 Subject: RE: Sunniva - support letter/support email
 Sensitivity: Normal

Yes, I confirm my support for Sunniva

From: Peters, Brian <bpeters@cgf.com>
 Sent: January 6, 2021 2:43 PM
 Subject: Sunniva - support letter/support email

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

Regards,
 Brian

Brian Peters, BBA
 Senior Investment Advisor
 Canaccord Genuity Corp.
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482
 C: +1 604.781.5455
 F: +1 604.601.5858
 Website: www.brianpeters.ca



cg/Canaccord
Genuity
 Wealth Management

Archived: January 8, 2021 6:40:55 PM
 From: [Shaun G](#)
 Sent: Thu, 7 Jan 2021 02:42:33
 To: [Peters, Brian](#)
 Subject: Re: Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

Yes, I confirm my support for Sunniva"

From: Peters, Brian <bpeters@cgf.com>
 Sent: Wednesday, January 6, 2021, 3:22 p.m.
 Subject: FW: Sunniva - support letter/support email

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "**Support Letter**"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("**Matrix**"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "**Bankruptcy Motion**") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "**California Greenhouse Facility**"), which is currently the subject of an arbitration (the "**Arbitration**"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

Regards,
 Brian

Brian Peters, BBA
 Senior Investment Advisor
 Canaccord Genuity Corp.
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482
 C: +1 604.781.5455
 F: +1 604.601.5858
 Website: www.brianpeters.ca





MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer.
(Disclaimer)

Archived: January 8, 2021 6:47:00 PM
 From: [Cumming, Taylor](#)
 Sent: Thu, 7 Jan 2021 04:28:36
 To: [Cumming, Carson](#)
 Cc: [Cumming, Jim](#)
 Subject: RE: REPLY REQ'D - Sunniva - support letter/support email
 Sensitivity: Normal

Yes, I 100% confirm my support for Sunniva!!

Sincerely,

Taylor Cumming

Taylor Cumming
 Investment Advisor
 Canaccord Genuity Corp.
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2
 T: +1 604.643.7755 | C: +1 604.312.7255 | F: +1 604.643.1816

From: Cumming, Carson <ccumming@cgf.com>
 Sent: January 6, 2021 4:18 PM
 Cc: Cumming, Taylor <tcumming@cgf.com>; Cumming, Jim <jcumming@cgf.com>
 Subject: REPLY REQ'D - Sunniva - support letter/support email
 Importance: High

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("**Sunniva**") with a supporting letter in December 2020 (a "**Support Letter**"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("**Matrix**"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "**Bankruptcy Motion**") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "**California Greenhouse Facility**"), which is currently the subject of an arbitration (the "**Arbitration**"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by replying to this email by 5:00PM on Thursday January 7th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

Regards,

Carson J. Cumming
 Associate Investment Advisor
 Canaccord Genuity Corp.
 T: +1 604.643.7495 | C: +1 604.312.0364 | F: +1.604.643.1816 | E: CCumming@cgf.com
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

Taylor Cumming
 Investment Advisor
 Canaccord Genuity Corp.
 T: +1 604.643.7755 | C: +1 604.643.7255 | F: +1.604.643.1816 | E: TCumming@cgf.com

609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

Jim Cumming

Senior Investment Advisor

Canaccord Genuity Corp.

C: +1 250.490.6006 | F: +1 604.643.1816 | E: JCumming@cuf.com

609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2



MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

Archived: January 8, 2021 6:40:08 PM
 From: Tom Cumming
 Sent: Thu, 7 Jan 2021 03:40:37
 To: Cumming, Carson
 Cc: Cumming, Jim; Cumming, Taylor
 Subject: Re: REPLY REQ'D - Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

Yes, I confirm my support for Sunniva
 Tom Cumming
 VJMH Holdings Ltd

On Wed, Jan 6, 2021 at 4:18 PM Cumming, Carson <ccumming@cgf.com> wrote:

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "**Support Letter**"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("**Matrix**"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "**Bankruptcy Motion**") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "**California Greenhouse Facility**"), which is currently the subject of an arbitration (the "**Arbitration**"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by replying to this email by 5:00PM on Thursday January 7th, 2021.

**** If you agree, please reply with- "Yes, I confirm my support for Sunniva" ****

Regards,

Carson J. Cumming

Associate Investment Advisor

Canaccord Genuity Corp.

T: +1 604.643.7495 | C: +1 604.312.0364 | F: +1.604.643.1816 | E: CCumming@cgf.com

609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

Taylor Cumming

Investment Advisor

Canaccord Genuity Corp.

T: +1 604.643.7755 | C: +1 604.643.7255 | F: +1.604.643.1816 | E: TCumming@cgf.com

609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

Jim Cumming

Senior Investment Advisor

Canaccord Genuity Corp.

C: +1 250.490.6006 | F: +1 604.643.1816 | E: JCumming@cgf.com

609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2



MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200- 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

157
Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer.
(Disclaimer)

--
Tom Cumming
Cumming Construction Ltd.
1338 Commercial Way
Penticton, BC V2A 3H6
Ph: 250 492 5955
Fax: 250 492 5977
Cell: 250 809 9605

Archived: January 8, 2021 6:41:23 PM
 From: Trevor Ambridge
 Sent: Thu, 7 Jan 2021 06:56:39
 To: Brad Conacher
 Cc: Joel Winkler
 Subject: RE: Sunniva - support letter/support email
 Sensitivity: Normal

External/Externe

Yes, I confirm my support for Sunniva.

Trevor

TREVOR AMBRIDGE
 Director

RIVERSTONE
 A FAIRFAX COMPANY

+44 (0) 207 398 4200
 No. 2 Minster Court
 Mincing Lane
 London
 EC3R 7BB
www.rsml.co.uk

In light of the continued social and working restrictions in place due to the Covid-19 pandemic, RiverStone is taking the necessary steps to ensure the safety of our employees and to provide an uninterrupted service to our clients and stakeholders. As many of our associates will continue to work from home, in order to maximise our efficiencies, we request that all communications are sent to us electronically where possible, so that we can action them in a timely manner. Thank you for your cooperation.

nr203 ?
 nr203 ? This electronic message and any documents accompanying it may be privileged and confidential and exempt from disclosure under applicable law. Please note that, if the reader is not the intended recipient, any unauthorised use, disclosure, copying, distribution or dissemination is strictly prohibited. If you have received this message (or any copy) in error, please immediately notify RiverStone Management Ltd by telephoning +44 (0) 207 398 4200 for London or +44 (0) 1273 792684 for Brighton. Alternatively send a message to info@rs.com. RiverStone uses personal information about policyholders and claimants and its suppliers and agents in accordance with its Privacy Policy at www.rs.com. nr203 ? RiverStone Management Limited is a company registered in England and Wales with registration number 1268308. RiverStone Insurance Limited is a company registered in England and Wales with registration number 3253305. RiverStone Insurance (UK) Limited is a company registered in England and Wales with registration number 1167327. RiverStone Holdings Limited is a company registered in England and Wales with registration number 3769527. The registered office of each of these companies is Park Gate, 161-163 Preston Road, Brighton, East Sussex, BN1 6AU, England.

From: Brad Conacher <Brad.Conacher@RichardsonWealth.com>
 Sent: 7 Jan 2021 04:06
 To: Trevor Ambridge <Trevor.Ambridge@RichardsonWealth.com>
 Cc: Joel Winkler <Joel.Winkler@RichardsonWealth.com>
 Subject: Sunniva - support letter/support email

[EXTERNAL] This message was sent from outside the company. Please do not click links or open attachments unless you recognise the source of this email and know the content is safe.

Trevor:

Brian Peters needs us to reaffirm our support for Sunniva one more time. Please reply to Joel and me by replying "Yes, I confirm my support for Sunniva"

Thanks, Brad.

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- unequivocally oppose the Bankruptcy Motion;
- support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and

iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

This email communication is confidential. If you are not the intended recipient, please notify me at the telephone number shown above or by return email and delete this communication and any copy. Clients should be advised that electronic orders will not be accepted since Richardson Wealth Limited cannot guarantee that such orders will reach their destination, be opened on a timely basis or be executable if the email contains errors or omissions. Thank you.

Ce courriel est confidentiel. S'il ne s'adresse pas à vous, veuillez m'en informer en appelant au numéro de téléphone ci-dessus ou en me le retournant. Veuillez le détruire ainsi que toutes copies. Les clients doivent savoir que les ordres électroniques ne seront pas acceptés puisque Patrimoine Richardson Limitée ne peut pas garantir que ces ordres se rendront à destination, qu'ils seront ouverts en temps utile ou qu'ils pourront être exécutés si le courriel contient des erreurs ou des omissions. Merci.

WARNING:

From time to time, our spam filter may delay delivery of legitimate e-mail. If your message is time-sensitive, please ensure that you request that we acknowledge receipt.

AVERTISSEMENT :

De temps à autre, notre filtre de courriels peut retarder l'acheminement de courriels légitimes. Si le délai de livraison de votre message est critique, veuillez demander que l'on vous envoie un accusé de réception.

Archived: January 8, 2021 6:39:09 PM
From: [Peters, Brian](#)
Sent: Fri, 8 Jan 2021 23:04:51
To: [Lait, Ryan Tony Holler](#)
Cc: [Hiebert, Lisa](#)
Subject: FW: Sunniva - support letter/support email
Sensitivity: Normal

[External / Externe]

[REDACTED]

B

Brian Peters, BBA
Senior Investment Advisor
Canaccord Genuity Corp.
609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482
C: +1 604.781.5455
F: +1 604.601.5858



From: Trevor <[REDACTED]>
Sent: January 6, 2021 10:01 PM
To: Peters, Brian <bpeters@cgf.com>
Subject: Re: Sunniva - support letter/support email

[Caution: External Message]

Yes, I confirm my support for Sunniva.

Sent from my iPhone

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer.
(Disclaimer)

Archived: January 8, 2021 6:43:39 PM
From: Trevor Wallace
Sent: Thu, 7 Jan 2021 02:55:28
To: Cumming, Carson
Cc: Cumming, Taylor Cumming, Jim
Subject: Re: REPLY REQ'D - Sunniva - support letter/support email
Sensitivity: Normal

[Caution: External Message]

Hi Carson,

Yes, I confirm my support for Sunniva!

Thanks,
Trevor

On Jan 6, 2021, at 5:18 PM, Cumming, Carson <ccumming@cgf.com> wrote:

Yes, I confirm my support for Sunniva

Archived: January 8, 2021 4:09:36 PM
 From: [Warren Gilman](#)
 Sent: Thu, 7 Jan 2021 05:46:10
 To: [Brad Conacher](#)
 Cc: [Joel Winkler](#)
 Subject: Re: Sunniva:
 Sensitivity: Normal

External/Externe

Yes I confirm my support for Sunniva.

From: Brad Conacher <Brad.Conacher@RichardsonWealth.com>
 Date: Thursday, 7 January 2021 at 11:31 AM
 To: Warren <[REDACTED]>
 Cc: Joel Winkler <Joel.Winkler@RichardsonWealth.com>
 Subject: Sunniva:

Warren:

We're hopefully making some progress on Sunniva. On November 27, the CCAA court gave the company until December 18 to demonstrate that the company could raise the money to fund the arbitration process. The Court also wanted to know that the company's debtholders supported the company in its arbitration (which you acknowledged).

Sunniva received pledges for about \$2 million and the support of a large majority of the debtholders. One UK institution reviewed the lease agreements and was confident enough to commit US\$1 million to the arbitration fund. The funds are being wired this week to be held in trust pending the CCAA court hearing on January 15 allowing the company to proceed. (I participated personally.)

However, the Court requires the debtholders to reaffirm their support for allowing Sunniva to continue on to arbitration.

If you continue to support the company's efforts, please reply all to this e-mail as follows: "Yes, I confirm my support for Sunniva" by Thursday.

Regards,

Brad.

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

This email communication is confidential. If you are not the intended recipient, please notify me at the telephone number shown above or by return email and delete this communication and any copy. Clients should be advised that electronic orders will not be accepted since Richardson Wealth Limited cannot guarantee that such orders will reach their destination, be opened on a timely basis or be executable if the email contains errors or omissions. Thank you.

Ce courriel est confidentiel. S'il ne s'adresse pas à vous, veuillez m'en informer en appelant au numéro de téléphone ci-dessus ou en me le retournant. Veuillez le détruire ainsi que toutes copies. Les clients doivent savoir que les ordres électroniques ne seront pas acceptés puisque Patrimoine Richardson Limitée ne peut pas garantir que ces ordres se rendront à destination, qu'ils seront ouverts en temps utile ou qu'ils pourront être exécutés si le courriel contient des erreurs ou des omissions. Merci.

WARNING:

From time to time, our spam filter may delay delivery of legitimate e-mail. If your message is time-sensitive, please ensure that you request that we acknowledge receipt.

AVERTISSEMENT :

De temps à autre, notre filtre de pourriels peut retarder l'acheminement de courriels légitimes. Si le délai de livraison de votre message est critique, veuillez demander que l'on vous envoie un accusé de réception.

Archived: January 10, 2021 6:43:04 PM
 From: Peters, Brian
 Sent: Fri, 8 Jan 2021 23:06:24
 To: Laity, Ryan; Hiebert, Lisa
 Subject: FW: Sunniva - support letter/support email
 Sensitivity: Normal

[External / Externe]

Sorry, last one ... Tonys

Brian Peters, BBA
 Senior Investment Advisor
 Canaccord Genuity Corp.
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482
 C: +1 604.781.5455
 F: +1 604.601.5858



From: Tony Holler <[REDACTED]>
 Sent: January 8, 2021 3:04 PM
 To: Peters, Brian <bpeters@cgf.com>
 Subject: RE: Sunniva - support letter/support email

[Caution: External Message]

I am writing to confirm my support for Sunniva.

----- Original message -----
 From: "Peters, Brian" <bpeters@cgf.com>
 Date: 2021-01-08 2:59 PM (GMT-08:00)
 To: Tony Holler <[REDACTED]>
 Subject: RE: Sunniva - support letter/support email

Tony, I need yours that supports sunniva
 B

On Jan 6, 2021, at 7:07 PM, Peters, Brian <bpeters@cgf.com> wrote:

\u-257 ?
 Hi All,

See below, your response is appreciated
 Brian

Sent from my GalaxyPlease be awarep

----- Original message -----
 From: "Peters, Brian" <bpeters@cgf.com>
 Date: 2021-01-06 3:29 p.m. (GMT-08:00)
 To:
 Subject: FW: Sunniva - support letter/support email

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

1. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
1. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;

1. unequivocally oppose the Bankruptcy Motion;

1. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and

1. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

1. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),

1. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;

1. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and

1. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****
If you disagree reply with - "No I do not support Sunniva"

Regards,
Brian

Brian Peters, BBA
Senior Investment Advisor
Canaccord Genuity Corp.
609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482
C: +1 604.781.5455
F: +1 604.601.5858
Website: www.brianpeters.ca

<image001.png>
<image002.png>
<image003.png>

<image004.png>
MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer. (Disclaimer)
<Affidavit #1 of Zeena Ali - Matrix Venture.pdf>

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Archived: January 11, 2021 10:43:47 AM
 From: [Dave Hood](#)
 Sent: Mon, 11 Jan 2021 15:16:44
 To: [Gericsak, Sean](#)
 Subject: Re: Sunniva - email response required please
 Sensitivity: Normal

[Caution: External Message]

Yes, I confirm my support for Sunniva

Get [Outlook for Android](#)

From: Gericsak, Sean <sgercsak@cgf.com>
 Sent: Monday, January 11, 2021 6:43:21 AM
 To: Dave Hood <[REDACTED]>
 Subject: Sunniva - email response required please

Hi Dave,

I am responding personally: **"Yes, I confirm my support for Sunniva"**

If you would like to do the same, please respond to this email **"Yes, I confirm my support for Sunniva"**

Thanks

Sean

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply to this email today.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer.
(Disclaimer)

Archived: January 11, 2021 10:44:02 AM
From: [hugh.oosthuizen](#)
Sent: Mon, 11 Jan 2021 18:02:47
To: [Gercsak, Sean](#)
Subject: Re: Sunniva - email response required please
Sensitivity: Normal

[Caution: External Message]

Hi Sean
Yes, I confirm my support for Sunniva

Regards

Hugh

On Mon, Jan 11, 2021 at 6:44 AM Gercsak, Sean <sgercsak@cgf.com> wrote:

Hi Hugh,

I am responding personally: **"Yes, I confirm my support for Sunniva"**

If you would like to do the same, please respond to this email **"Yes, I confirm my support for Sunniva"**

Thanks

Sean

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and

- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility, (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply to this email today.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer.
(Disclaimer)

Archived: January 11, 2021 10:44:27 AM
 From: Shlomo Baranovsky
 Sent: Mon, 11 Jan 2021 16:04:29
 To: Gercsak, Sean
 Subject: RE: Sunniva - email response required please
 Sensitivity: Normal

[Caution: External Message]

Yes, I confirm my support for Sunniva

In short what's going on?

Many Thanks,

Shlomi Baranovski
 Chairman

-----\rtldch תיחוקמ העדוה\ltrch -----
 \rtldch תאמ\ltrch : "\ltrch Gercsak, Sean" <sgercsak@cgf.com>
 \rtldch 16:49 11.1.2021תאמ\ltrch (GMT+02:00)
 \rtldch לא\ltrch : Shlomo Baranovsky <[REDACTED]>
 \rtldch אשנ\ltrch : Sunniva - email response required please

Hi Shlomi,

Please see below.

I am responding personally: "Yes, I confirm my support for Sunniva"

If you would like to do the same, please respond to this email "Yes, I confirm my support for Sunniva"

If you could do this today that would be helpful.

Thanks

Sean

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply to this email today.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer. (Disclaimer)

Archived: January 11, 2021 2:46:27 PM
 From: [Ellen Allen](#)
 Sent: Mon, 11 Jan 2021 17:54:48
 To: [Peters, Brian](#)
 Subject: Re: RESPONSE REQ'D - Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

Yes I confirm my support for Sunniva.
 Kari Ellen Allen

Sent from my iPhone

On Jan 11, 2021, at 8:48 AM, Peters, Brian <bpeters@cgf.com> wrote:

\u-257?
REMINDER

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

**** If you disagree, please reply with - "NO, I do not support Sunniva" ****

Regards,
 Brian

Brian Peters, BBA
 Senior Investment Advisor
 Canaccord Genuity Corp.
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482
 C: +1 604.781.5455
 F: +1 604.601.5858
 Website: www.brianpeters.ca

<image001.png>

<image002.png>

<image003.png>

<image004.png>

MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer. (Disclaimer)

<Affidavit #1 of Zeena Ali - Matrix Venture.pdf>

Archived: January 11, 2021 2:42:39 PM

From: K K

Sent: Mon, 11 Jan 2021 21:49:06

To: Peters, Brian

Subject: Re: RESPONSE REQ'D - Sunniva - support letter/support email

Sensitivity: Normal

[Caution: External Message]

yes, I confirm my support for sunniva

On Mon, 11 Jan 2021 at 08:48, Peters, Brian <bpeters@cgf.com> wrote:

REMINDER

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("**Sunniva**") with a supporting letter in December 2020 (a "**Support Letter**"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("**Matrix**"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "**Bankruptcy Motion**") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "**California Greenhouse Facility**"), which is currently the subject of an arbitration (the "**Arbitration**"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

**** If you disagree, please reply with - "NO, I do not support Sunniva" ****

Regards,

Brian

Brian Peters, BBA

Senior Investment Advisor

Canaccord Genuity Corp.

609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482

C: +1 604.781.5455

F: +1 604.601.5858

Website: www.brianpeters.ca



MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer.
(Disclaimer)

Archived: January 11, 2021 2:44:53 PM

From: [REDACTED]

Sent: Mon, 11 Jan 2021 20:37:09

To: Peters, Brian

Cc: [REDACTED]

Subject: RE: RESPONSE REQ'D - Sunniva - support letter/support email

Sensitivity: Normal

[Caution: External Message]

Brian,

"Yes, I confirm my support for Sunniva"

Kevin V. Wilkerson

From: Peters, Brian <bpeters@cgf.com>

Sent: Monday, January 11, 2021 9:48 AM

Subject: RESPONSE REQ'D - Sunniva - support letter/support email

Importance: High

REMINDER

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("**Sunniva**") with a supporting letter in December 2020 (a "**Support Letter**"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("**Matrix**"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "**Bankruptcy Motion**") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "**California Greenhouse Facility**"), which is currently the subject of an arbitration (the "**Arbitration**"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

**** If you disagree, please reply with - "NO, I do not support Sunniva" ****

Regards,
Brian

Brian Peters, BBA
Senior Investment Advisor
Canaccord Genuity Corp.
609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482
C: +1 604.781.5455
F: +1 604.601.5858
Website: www.brianpeters.ca



MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer. (Disclaimer)

Archived: January 11, 2021 2:47:52 PM

From: [Nick Costanzo](#)

Sent: Mon, 11 Jan 2021 16:59:22

To: [Peters, Brian](#)

Subject: Re: RESPONSE REQ'D - Sunniva - support letter/support email

Sensitivity: Normal

Attachments:

Affidavit #1 of Zeena Ali - Matrix Venture.pdf

Yes, I confirm my support for Sunniva

Thank you!
Nick Costanzo

On January 11, 2021 at 9:48 AM, "Peters, Brian" <bpeters@cgf.com> wrote:

REMINDER

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, please confirm, by replying to this email, that you:

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

**** If you disagree, please reply with - "NO, I do not support Sunniva" ****

Regards,
Brian

Brian Peters, BBA
Senior Investment Advisor
Canaccord Genuity Corp.
609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482
C: +1 604.781.5455
F: +1 604.601.5858
Website: www.brianpeters.ca



MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer. (Disclaimer)

Archived: January 11, 2021 2:48:16 PM

From: [Scott Garthwaite](#)

Sent: Mon, 11 Jan 2021 18:05:40

To: [Peters, Brian](#)

Subject: Re: RESPONSE REQ'D - Sunniva - support letter/support email

Sensitivity: Normal

[Caution: External Message]

Yes, I confirm my support for Sunniva

Thanks

On Jan 11, 2021, at 8:48 AM, Peters, Brian <bpeters@cgf.com> wrote:

\u-257 ?

REMINDER

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

** If you agree, please reply with - "Yes, I confirm my support for Sunniva" **

** If you disagree, please reply with - "NO, I do not support Sunniva"

Regards,
Brian

Brian Peters, BBA
Senior Investment Advisor
Canaccord Genuity Corp.
609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482
C: +1 604.781.5455
F: +1 604.601.5858
Website: www.brianpeters.ca

<image001.png>

<image002.png>

<image003.png>

<image004.png>

MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer. (Disclaimer)

<Affidavit #1 of Zeena Ali - Matrix Venture.pdf>

Archived: January 11, 2021 2:48:40 PM
 From: [Staph Leavenworth Bakali](#)
 Sent: Mon, 11 Jan 2021 16:42:57
 To: [Peters, Brian](#)
 Subject: Re: Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

Yes, I confirm my support for Sunniva.

Regards
 Staph Leavenworth Bakali

On 6 Jan 2021, at 23:08, Peters, Brian <bpeters@cgf.com> wrote:

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

Regards,
 Brian

Brian Peters, BBA
 Senior Investment Advisor
 Canaccord Genuity Corp.
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482
 C: +1 604.781.5455
 F: +1 604.601.5858
 Website: www.brianpeters.ca

<image001.png><image002.png><image003.png>

<image004.png>

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.


When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer. (Disclaimer)

<Affidavit #1 of Zeena Ali - Matrix Venture.pdf>

Archived: January 11, 2021 2:46:57 PM
 From: [colin.parkinson](#)
 Sent: Mon, 11 Jan 2021 16:59:45
 To: [Peters, Brian](#)
 Subject: Re: RESPONSE REQ'D - Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

Yes

Colin Parkinson
www.highlinelumber.com


On Jan 11, 2021, at 8:48 AM, Peters, Brian <bpeters@cgf.com> wrote:

REMINDER

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("**Sunniva**") with a supporting letter in December 2020 (a "**Support Letter**"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("**Matrix**"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "**Bankruptcy Motion**") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "**California Greenhouse Facility**"), which is currently the subject of an arbitration (the "**Arbitration**"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by **5:00PM on Thursday January 8th, 2021**.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

**** If you disagree, please reply with - "NO, I do not support Sunniva" ****

Regards,
 Brian

Brian Peters, BBA
 Senior Investment Advisor
 Canaccord Genuity Corp.
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482
 C: +1 604.781.5455
 F: +1 604.601.5858
 Website: www.brianpeters.ca

<image001.png><image002.png><image003.png>

<image004.png>

MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer. (Disclaimer)

<Affidavit #1 of Zeena Ali - Matrix Venture.pdf>

Archived: January 11, 2021 4:37:45 PM
 From: [REDACTED]
 Sent: Mon, 11 Jan 2021 22:46:10
 To: [Peters, Brian](#)
 Subject: RE: Sunniva - support letter/support email
 Sensitivity: Normal

[Caution: External Message]

Yes, I confirm my support for Sunniva

Sorry this is late – I was away.

Wendy Kennedy

From: Peters, Brian <bpeters@cgf.com>
 Sent: Wednesday, January 6, 2021 4:22 PM
 Subject: FW: Sunniva - support letter/support email

Hello,

(Your response is needed)

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

Please confirm for me by reply-all to this email by 5:00PM on Thursday January 8th, 2021.

**** If you agree, please reply with - "Yes, I confirm my support for Sunniva" ****

Regards,
 Brian

Brian Peters, BBA
 Senior Investment Advisor
 Canaccord Genuity Corp.
 609 Granville Street, Suite 2200, Vancouver, BC V7Y 1H2

T: +1 604.643.7482
 C: +1 604.781.5455
 F: +1 604.601.5858
 Website: www.brianpeters.ca



MEMBER OF THE CANADIAN INVESTOR PROTECTION FUND

This email is sent by one of the companies of the Canaccord Genuity group of companies which includes Canaccord Genuity Group Inc., Canaccord Genuity Corp., Canaccord Genuity Wealth & Estate Planning Services Ltd., Canaccord Genuity Wealth Management (USA) Inc., Canaccord Genuity LLC (with offices in the United States) and Canaccord Genuity Limited (with offices in the United Kingdom). See www.canaccordgenuitygroup.com/en/companies for more information on the companies of the group. Any of these companies can be contacted through the group head office at 2200 – 609 Granville Street, Vancouver, B.C. V7Y 1H2. You may unsubscribe at any time by [clicking here](#). For more information, email antispam@canaccordgenuity.com.

Canaccord Genuity Wealth Management is a division of Canaccord Genuity Corp. This message is intended only for the use of the individual or entity to which it is addressed and may contain information which is privileged, confidential or subject to copyright. Internet communications cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. The information contained in this e-mail is drawn from sources believed to be reliable, but the accuracy and completeness of the information is not guaranteed, nor in providing it does Canaccord Genuity Corp. or its subsidiaries, or affiliated companies, "The Firm" assume any liability.

Canaccord Genuity Corp., its subsidiaries or affiliated companies, disclaims all responsibility and accepts no liability (including negligence) for the consequences for any person acting, or refraining from acting, on such information. Unless otherwise stated, this transmission is neither an offer nor the solicitation of an offer to sell or purchase any investment. As a solicitation, this e-mail was intended for distribution in those jurisdictions where The Firm is registered as advisors or dealers in securities. Any unauthorized use, disclosure, distribution or copying of this communication by anyone other than the intended recipient is strictly prohibited.

When addressed to our clients, any opinions or advice contained in this email are subject to the terms and conditions expressed in the governing Canaccord Genuity Corp., its subsidiaries or affiliated companies' client agreements. If you have received this message in error, please notify us immediately by return email and destroy and delete the message from your computer. (Disclaimer)

Archived: January 12, 2021 8:45:52 AM
 From: JUTTA WITT
 Sent: Tue, 12 Jan 2021 15:56:39
 To: Brad Conacher
 Cc: Joel Winkler
 Subject: Re: Sunniva
 Sensitivity: Normal

External/Externe

Yes, I confirm my support for Sunniva.

On Jan 6, 2021, at 10:39 PM, Brad Conacher <Brad.Conacher@RichardsonWealth.com> wrote:

Jutta:

We're hopefully making some progress on Sunniva. On November 27, the CCAA court gave the company until December 18 to demonstrate that the company could raise the money to fund the arbitration process. The Court also wanted to know that the company's debtholders supported the company in its arbitration (which you acknowledged).

Sunniva received pledges for about \$2 million and the support of a large majority of the debtholders. One UK institution reviewed the lease agreements and was confident enough to commit US\$1 million to the arbitration fund. The funds are being wired this week to be held in trust pending the CCAA court hearing on January 15 allowing the company to proceed. (I participated personally.)

However, the Court requires the debtholders to reaffirm their support for allowing Sunniva to continue on to arbitration.

If you continue to support the company's efforts, please reply all to this e-mail as follows: **"Yes, I confirm my support for Sunniva"** by Thursday.

Brad.

I'm writing to you because you provided Sunniva Inc. ("Sunniva") with a supporting letter in December 2020 (a "Support Letter"). In this Support Letter, you confirmed that you:

- a. are a creditor of Sunniva pursuant to certain unsecured convertible debentures/notes, and received a Claims Package as part of the CCAA Proceeding;
- b. were aware that one of the other promissory note holders, Matrix Venture Capital Management Inc. ("Matrix"), was looking to re-submit its previously filed Notice of Motion seeking a bankruptcy order in respect of Sunniva (the "Bankruptcy Motion") at the CCAA hearing heard on December 11, 2020;
- c. unequivocally oppose the Bankruptcy Motion;
- d. support Sunniva retaining possession and control of its assets within the CCAA Proceedings as it continues to evaluate its options, including advancing its legal rights in respect to the leasehold interest of CP Logistics, LLC in and to the under-construction cannabis cultivation facility located at 69375 Ramon Road, Cathedral City, California, USA (the "California Greenhouse Facility"), which is currently the subject of an arbitration (the "Arbitration"); and
- e. support CPL pursuing the Arbitration, and obtaining new financing to fund the Arbitration.

Sunniva has an upcoming court application in the CCAA Proceedings to be heard on January 15, 2021, where we understand Matrix is again looking to re-submit its Bankruptcy Motion. In that regard, **please confirm, by replying to this email, that you:**

- i. are aware of the materials submitted by Matrix in the CCAA Proceedings including the letter dated November 26, 2020 from Bobs LLC expressing that it opposes CPL being its tenant regarding the California Greenhouse Facility; (attached),
- ii. are aware that Matrix continues to oppose the continuation of the CCAA Proceedings, and intends to re-submit its Bankruptcy Motion for hearing on January 15, 2021;
- iii. continue to support Sunniva on the same terms set out in (a) through (e) above, and continue to oppose the Bankruptcy Motion in all respects; and
- iv. support Sunniva proposing a plan of arrangement and compromise to its creditors under the CCAA.

This email communication is confidential. If you are not the intended recipient, please notify me at the telephone number shown above or by return email and delete this communication and any copy. Clients should be advised that electronic orders will not be accepted since Richardson Wealth Limited cannot guarantee that such orders will reach their destination, be opened on a timely basis or be executable if the email contains errors or omissions. Thank you.

Ce courriel est confidentiel. S'il ne s'adresse pas à vous, veuillez n'en informer en appelant au numéro de téléphone ci-dessus ou en me le retournant. Veuillez le détruire ainsi que toutes copies. Les clients doivent savoir que les ordres électroniques ne seront pas acceptés puisque Patrimoine Richardson Limitée ne peut pas garantir que ces ordres se rendront à destination, qu'ils seront ouverts en temps utile ou qu'ils pourront être exécutés si le courriel contient des erreurs ou des omissions. Merci.

WARNING:

From time to time, our spam filter may delay delivery of legitimate e-mail. If your message is time-sensitive, please ensure that you request that we acknowledge receipt.

AVERTISSEMENT :

De temps à autre, notre filtre de pourriel peut retarder l'acheminement de courriels légitimes. Si le délai de livraison de votre message est critique, veuillez demander que l'on vous envoie un accusé de réception.