

CONSTRUCTION LIEN CLAIM SCHEDULE

Project: BFW Facility (Burk's Falls West)

Name of Lien Claimant and Counsel	Preservation and Perfection Dates (with registration nos.)	Monitor's Position re: Timeliness ¹	Construction Lien Claimant's Position re: Quantum (Amount of Lien)	Monitor's Position re: Quantum ¹
<p>J. Lipani Turf Group Ltd. <i>Counsel: Bisceglia & Associates</i></p>	<p><u>Liens/Preservation Dates:</u> GB82126 (May 25, 2015) GB82887 (June 19, 2015)</p> <p><u>Certificate of Action/Statement of Claim/Perfection Date:</u> June 19, 2015 (Court File No. CV-15-038) (re: GB82126)</p> <p>GB84008 (July 23, 2015) (Statement of Claim issued July 7, 2015 in Court File No. CV-15-048) (re: GB82887)</p>	<p>Yes</p>	<p>\$367,465.04</p>	<p>\$364,018.20</p>

¹ The Monitor's assessment of the timeliness and quantum of each lien claim is based on the Monitor's review to date, and as incorporated into the Notices of Revision or Disallowance issued by the Monitor to individual claimants. The final determination of all Construction Lien Claims is subject to the terms of the Claims Procedure Order granted by the CCAA Court on July 7, 2016.

CRS Contractors Rental Supply General Partners Inc. <i>Counsel: Dooley Lucenti</i>	<u>Lien/Preservation Date:</u> GB82382 (June 1, 2015) <u>Statement of Claim/Perfection Date:</u> July 2, 2015 (Court File No. CV-15-045)	Yes	\$45,806.99	\$45,806.99
Toromont Industries Ltd. cob as Battlefield Equipment Rentals and as Jobsite Industrials Rental Services <i>Counsel: Pallett Valo LLP</i>	<u>Lien/Preservation Date:</u> GB83023 (June 26, 2015) <u>Statement of Claim/Perfection Date:</u> July 29, 2015 (Court File No. CV-15-054)	Yes	\$34,284.50	\$24,999.56
Muskoka Truck and Equipment Sales Ltd. (o/a Green's Haulage) <i>Counsel: Stewart Esten LLP</i>	<u>Lien/Preservation Date:</u> GB82147 (May 25, 2015) <u>Statement of Claim/Perfection Date:</u> July 16, 2015 (Court File No. CV-15-051)	Yes	\$137,341.68	\$97,063.16
Aqua Tech Pump and Power Inc. <i>Counsel: N/A</i>	<u>Lien/Preservation Date:</u> None	No	\$39,656.08	\$0.00
Total			\$624,554.29	\$531,887.91²

² Pursuant to the Plan of Compromise and Arrangement, the NPI parties will fund such amounts as are necessary to satisfy all Proven BFW Construction Lien Claims.

This Construction Lien Claim Schedule has been emailed to the above-listed claimants and posted to the Monitor's Website as of September 30, 2016.

As set out in the Claims Procedure Order: any Claimant asserting a Construction Lien Claim who wishes to dispute any Claims on the Construction Lien Claim Schedule relevant to the Project in respect of which such Claimant has also filed a Construction Lien Claim shall notify the Monitor by delivering a Construction Lien Claim Dispute Notice substantially in the form attached as Schedule "I" to the Claims Procedure Order within 15 days of the posting of the Construction Lien Claims Schedule by the Monitor on its website. Any Claim which is not disputed in a Construction Lien Claims Dispute Notice within 15 days of the posting a Construction Lien Claims Schedule shall be deemed to be a Proven Claim in the amount set out in the applicable Construction Lien Claims Schedule.