Court File No.: CV-15-10832-00CL

#### ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

#### IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF TARGET CANADA CO., TARGET CANADA HEALTH CO., TARGET CANADA MOBILE GP CO., TARGET CANADA PHARMACY (BC) CORP., TARGET CANADA PHARMACY (ONTARIO) CORP. TARGET CANADA PHARMACY CORP., TARGET CANADA PHARMACY (SK) CORP., AND TARGET CANADA PROPERTY LLC.

Applicants

### MOTION RECORD (Motion returnable June 11, 2015)

June 4, 2015

**GOODMANS LLP** Barristers & Solicitors Bay Adelaide Centre 333 Bay Street, Suite 3400 Toronto, Canada M5H 2S7

Alan Mark LSUC#: 21772U amark@goodmans.ca

Jay Carfagnini LSUC#: 22293T jcarfagnini@goodmans.ca

**Melaney Wagner** LSUC#: 44063B mwagner@goodmans.ca

Jesse Mighton LSUC#: 62291J jmighton@goodmans.ca

Tel: 416.979.2211 Fax: 416.979.1234

Lawyers for the Monitor

# TO: SERVICE LIST

## CCAA Proceedings of Target Canada Co.et al, Court File No. CV-15-10832-00CL

### Main Service List

(as at June 3, 2015)

<u>PARTY</u>	CONTACT
OSLER, HOSKIN & HARCOURT LLP	Tracy Sandler
Barristers & Solicitors	Tel: 416.862.5890
Box 50, 1 First Canadian Place	Email: tsandler@osler.com
Toronto, ON	
M5X 1B8	Jeremy Dacks
	Tel: 416.862.4923
Canadian Counsel to the Applicants	Email: jdacks@osler.com
	Shawn T. Irving
	Tel: 416.862.4733
	Email: <u>sirving@osler.com</u>
	Robert Carson
	Tel: 416.862.4235
	Fax: 416.862.6666
	Email: <u>rcarson@osler.com</u>
	Andrea Lockhart
	Tel: 416.862.6829
	Fax: 416.862.6666
	Email: <u>alockhart@osler.com</u>
DAVIES WARD PHILLIPS & VINEBERG LLP	Jay A. Swartz
Barristers & Solicitors	Tel: 416.863.5520
155 Wellington Street West	Email: jswartz@dwpv.com
Toronto, ON	Jan
M5V 3J7	Robin Schwill
	Tel: 416.863.5502
Canadian Counsel to Target Corporation	Email: rschwill@dwpv.com
	Dina Milivojevic
	Tel: 416.367.7460
	Fax: 416.863.0871
	Email: dmilivojevic@dwpv.com
FAEGRE BAKER DANIELS LLP	Dennis Ryan
Barristers & Solicitors	Tel: 612.766.6810
2200 Wells Fargo Center	Fax: 612.766.1600
90 S. Seventh Street	Email: Dennis.Ryan@FaegreBD.com
Minneapolis, MN	
U.S.A. 55402	
U.S. Counsel to Target Corporation	

COODICINETED	
GOODMANS LLP	Jay Carfagnini
Barristers & Solicitors	Tel: 416.597.4107
Bay Adelaide Centre	Fax: 416.979.1234
333 Bay Street, Suite 3400	Email: jcarfagnini@goodmans.ca
Toronto, ON	
M5H 2S7	Alan Mark
	Tel: 416.597.4264
Counsel to Alvarez & Marsal Canada Inc. in its capacity as	Fax: 416.979.1234
Monitor	Email: amark@goodmans.ca
	Gale Rubenstein
	Tel: 416.597.4148
	Fax: 416.979.1234
	Email: grubenstein@goodmans.ca
	Melaney Wagner
	Tel: 416.597.4258
	Fax: 416.979.1234
	Email: mwagner@goodmans.ca
	Jesse Mighton
	Tel: 416.597.5148
	Fax: 416.979.1234
	Email: jmighton@goodmans.ca
ALVADEZ & MADGAL CANADA INC	D. M.L.4. I
ALVAREZ & MARSAL CANADA INC.	Doug McIntosh
Royal Bank Plaza, South Tower	Tel: 416.847.5150
Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900	Tel: 416.847.5150 Fax: 416.572.2201
Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900 P.O. Box 22	Tel: 416.847.5150
Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900 P.O. Box 22 Toronto, ON	Tel: 416.847.5150 Fax: 416.572.2201 Email: dmcintosh@alvarezandmarsal.com
Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900 P.O. Box 22	Tel:416.847.5150Fax:416.572.2201Email:dmcintosh@alvarezandmarsal.comAl Hutchens
Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900 P.O. Box 22 Toronto, ON M5J 2J1	Tel:       416.847.5150         Fax:       416.572.2201         Email:       dmcintosh@alvarezandmarsal.com         Al Hutchens       Tel:         Tel:       416.847.5159
Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900 P.O. Box 22 Toronto, ON	Tel:       416.847.5150         Fax:       416.572.2201         Email:       dmcintosh@alvarezandmarsal.com         Al Hutchens         Tel:       416.847.5159         Fax:       416.847.5201
Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900 P.O. Box 22 Toronto, ON M5J 2J1	Tel:       416.847.5150         Fax:       416.572.2201         Email:       dmcintosh@alvarezandmarsal.com         Al Hutchens         Tel:       416.847.5159
Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900 P.O. Box 22 Toronto, ON M5J 2J1	Tel:416.847.5150Fax:416.572.2201Email:dmcintosh@alvarezandmarsal.comAl HutchensTel:416.847.5159Fax:416.847.5201Email:ahutchens@alvarezandmarsal.comGreg A. Karpel
Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900 P.O. Box 22 Toronto, ON M5J 2J1	Tel:       416.847.5150         Fax:       416.572.2201         Email:       dmcintosh@alvarezandmarsal.com         Al Hutchens         Tel:       416.847.5159         Fax:       416.847.5201         Email:       ahutchens@alvarezandmarsal.com         Greg A. Karpel       Tel:         Tel:       416.847.5170
Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900 P.O. Box 22 Toronto, ON M5J 2J1	Tel:       416.847.5150         Fax:       416.572.2201         Email:       dmcintosh@alvarezandmarsal.com         Al Hutchens         Tel:       416.847.5159         Fax:       416.847.5201         Email:       ahutchens@alvarezandmarsal.com         Greg A. Karpel       Tel:         Tel:       416.847.5170         Fax:       416.847.5201
Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900 P.O. Box 22 Toronto, ON M5J 2J1	Tel:       416.847.5150         Fax:       416.572.2201         Email:       dmcintosh@alvarezandmarsal.com         Al Hutchens         Tel:       416.847.5159         Fax:       416.847.5201         Email:       ahutchens@alvarezandmarsal.com         Greg A. Karpel       Tel:         Tel:       416.847.5170
Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900 P.O. Box 22 Toronto, ON M5J 2J1	Tel:       416.847.5150         Fax:       416.572.2201         Email:       dmcintosh@alvarezandmarsal.com         AI Hutchens         Tel:       416.847.5159         Fax:       416.847.5201         Email:       ahutchens@alvarezandmarsal.com         Greg A. Karpel       Tel:         Tel:       416.847.5170         Fax:       416.847.5201         Email:       gkarpel@alvarezandmarsal.com         Bill Kosturos       Bill Kosturos
Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900 P.O. Box 22 Toronto, ON M5J 2J1	Tel:       416.847.5150         Fax:       416.572.2201         Email:       dmcintosh@alvarezandmarsal.com         Al Hutchens         Tel:       416.847.5159         Fax:       416.847.5201         Email:       ahutchens@alvarezandmarsal.com         Greg A. Karpel       Tel:         Tel:       416.847.5170         Fax:       416.847.5201         Email:       gkarpel@alvarezandmarsal.com
Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900 P.O. Box 22 Toronto, ON M5J 2J1	Tel:       416.847.5150         Fax:       416.572.2201         Email:       dmcintosh@alvarezandmarsal.com         AI Hutchens         Tel:       416.847.5159         Fax:       416.847.5201         Email:       ahutchens@alvarezandmarsal.com         Greg A. Karpel       Tel:         Tel:       416.847.5170         Fax:       416.847.5201         Email:       ahutchens@alvarezandmarsal.com         Bill Kosturos       Bill Kosturos
Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900 P.O. Box 22 Toronto, ON M5J 2J1	Tel:       416.847.5150         Fax:       416.572.2201         Email:       dmcintosh@alvarezandmarsal.com         Al Hutchens         Tel:       416.847.5159         Fax:       416.847.5201         Email:       ahutchens@alvarezandmarsal.com         Greg A. Karpel       Tel:         Tel:       416.847.5170         Fax:       416.847.5201         Email:       gkarpel@alvarezandmarsal.com         Bill Kosturos       Tel:         Tel:       1.415.490.2309
Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900 P.O. Box 22 Toronto, ON M5J 2J1	Tel:       416.847.5150         Fax:       416.572.2201         Email:       dmcintosh@alvarezandmarsal.com         Al Hutchens       Tel:       416.847.5159         Fax:       416.847.5201       Email: ahutchens@alvarezandmarsal.com         Greg A. Karpel       Tel:       416.847.5170         Fax:       416.847.5201       Email: gkarpel@alvarezandmarsal.com         Bill Kosturos       Tel:       1.415.490.2309         Fax:       1.415.837.1684       Email: bkosturos@alvarezandmarsal.com
Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900 P.O. Box 22 Toronto, ON M5J 2J1	Tel:       416.847.5150         Fax:       416.572.2201         Email:       dmcintosh@alvarezandmarsal.com         Al Hutchens         Tel:       416.847.5159         Fax:       416.847.5201         Email:       ahutchens@alvarezandmarsal.com         Greg A. Karpel       Tel:         Tel:       416.847.5170         Fax:       416.847.5201         Email:       gkarpel@alvarezandmarsal.com         Bill Kosturos       Tel:         Tel:       1.415.490.2309         Fax:       1.415.837.1684
Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900 P.O. Box 22 Toronto, ON M5J 2J1	Tel:       416.847.5150         Fax:       416.572.2201         Email:       dmcintosh@alvarezandmarsal.com         Al Hutchens       Tel:       416.847.5159         Fax:       416.847.5201       Email:         Email:       ahutchens@alvarezandmarsal.com         Greg A. Karpel       Tel:       416.847.5170         Fax:       416.847.5201       Email:         Email:       gkarpel@alvarezandmarsal.com         Bill Kosturos       Tel:       1.415.490.2309         Fax:       1.415.837.1684       Email:         Email:       bkosturos@alvarezandmarsal.com
Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900 P.O. Box 22 Toronto, ON M5J 2J1	Tel:       416.847.5150         Fax:       416.572.2201         Email:       dmcintosh@alvarezandmarsal.com         Al Hutchens         Tel:       416.847.5159         Fax:       416.847.5201         Email:       ahutchens@alvarezandmarsal.com         Greg A. Karpel       Tel:         Tel:       416.847.5170         Fax:       416.847.5201         Email:       gkarpel@alvarezandmarsal.com         Bill Kosturos       Tel:         Tel:       1.415.490.2309         Fax:       1.415.837.1684         Email:       bkosturos@alvarezandmarsal.com         Matthew Henry       Tel:       1.310.975.2684

KOCKIE MINCEN I I D	Sugar Dhilnott
KOSKIE MINSKY LLP Barristers & Solicitors	Susan Philpott Tel: 416.595.2104
20 Queen Street West	Fax: 416.977.3316
Suite 900, P.O. Box 52	Email: sphilpott@kmlaw.ca
Toronto ON	
M5H 3R3	Simon Archer
	Tel: 416.595.2267
Employee Representative Counsel	Fax: 416.977.3316
	Email: sarcher@kmlaw.ca
	Clio Godkewitsch
	Tel: 416.595.2120
	Fax: 416.977.3316
	Email: cgodkewitsch@kmlaw.ca
	James Harnum
	Tel: 416.542.6285
	Fax: 416.977.3316
	Email: jharnum@kmlaw.ca
	Eman. jnannum@kiniaw.ca
CHAITONS LLP	Harvey Chaiton
Barristers & Solicitors	Tel: 416.218.1129
5000 Yonge Street	Fax: 416.222.8402
10th Floor	Email: harvey@chaitons.com
Toronto ON	
M2N 7E9	
Counsel to the Directors and Officers of the Applicants	
LAX O'SULLIVAN SCOTT LISUS LLP	Terrence O'Sullivan
Barristers & Solicitors	Tel: 416.598.3556
Suite 2750, 145 King Street West	Fax: 416.598.3730
Toronto, ON	Email: tosullivan@counsel-toronto.com
M5H 1J8	
	Lauren Epstein
Counsel to Hon. John D. Ground in his capacity as Trustee	lepstein@counsel-toronto.com
of the Employee Trust	repstering counser toronto.com
DAOUST VUKOVICH LLP	Wolfgang Kaufmann
Barristers & Solicitors	Tel: 416.597.3952
20 Queen Street West	Fax: 416.597.8897
Suite 3000	Email: wolfgang@dv-law.com
Toronto, ON	
M5H 3R3	Gasper Galati
	Tel: 416.598.7050
Counsel to Fishman Holdings North America Inc.	Fax: 416.597.8897
	Email: ggalati@dv-law.com
	Kenneth Pimentel
	Tel: 416.597.9306
	Fax: 416.597.8897
	Email: kpimentel@dv-law.com
	$\Gamma$

DAOUST VUKOVICH LLP	Wolfgang Kaufmann
Barristers & Solicitors	Tel: 416.597.3952
20 Queen Street West	Fax: 416.597.8897
Suite 3000	Email: wolfgang@dv-law.com
Toronto, ON	
M5H 3R3	Gasper Galati
	Tel: 416.598.7050
Counsel to Montez Corporation	Fax: 416.597.8897
	Email: ggalati@dv-law.com
	Kenneth Pimentel
	Tel: 416.597.9306
	Fax: 416.597.8897
	Email: kpimentel@dv-law.com
	Linaii. Apinicitei e d' lawicolli
DAOUST VUKOVICH LLP	Wolfgang Kaufmann
Barristers & Solicitors	Tel: 416.597.3952
20 Queen Street West	Fax: 416.597.8897
Suite 3000	Email: wolfgang@dv-law.com
Toronto, ON	Linan. wongange av naw.com
M5H 3R3	Gasper Galati
	Tel: 416.598.7050
Counsel to Westcliffe Management Ltd.	Fax: 416.597.8897
Counsel to westernie Management Etd.	Email: ggalati@dv-law.com
	Kenneth Pimentel
	Tel: 416.597.9306
	Fax: 416.597.8897
	Email: kpimentel@dv-law.com
	Linan. xpinionere dv idw.com
DAOUST VUKOVICH LLP	Wolfgang Kaufmann
Barristers & Solicitors	Tel: 416.597.3952
20 Queen Street West	Fax: 416.597.8897
Suite 3000	Email: wolfgang@dv-law.com
Toronto, ON	
M5H 3R3	Gasper Galati
	Tel: 416.598.7050
Counsel to Valiant Rental Inc.	Fax: 416.597.8897
	Email: ggalati@dv-law.com
	Lindin Bland Car Minobili
DAOUST VUKOVICH LLP	Wolfgang Kaufmann
Barristers & Solicitors	Tel: 416.597.3952
20 Queen Street West	Fax: 416.597.8897
Suite 3000	Email: wolfgang@dv-law.com
Toronto, ON	
M5H 3R3	Gasper Galati
	Tel: 416.598.7050
Counsel to Bridlewood Mall Management Inc.	Fax: 416.597.8897
	Email: ggalati@dv-law.com

PLAZA RETAIL REIT	Kevin Salsberg
145 King Street West	Tel: 416.361.1520
Suite 1710	Fax: 416.815.7760
Toronto, ON M5H 1J8	Email: <u>kevin.salsberg@plaza.ca</u>
	Jamie Petrie
	Tel: 416.361.5892
	Fax: 416.815.7760
	Email: Jamie.petrie@plaza.ca
	Michael Zakuta
	Tel: 416.361.5892
	Fax: 416.815.7760
	Email: michael.zakuta@plaza.ca
BENNETT JONES LLP	S. Dishond Onzy
Barristers & Solicitors	<b>S. Richard Orzy</b> Tel: 416.777.5737
One First Canadian Place	Fax: 416.863.1716
Suite 3400	Email: orzyr@bennettjones.com
Toronto, ON	Eman. 012y1@bennettjones.com
M5X 1A4	Sean H. Zweig
	Tel: 416.777. 6254
Counsel to RioCan Management Inc.	Fax: 416.863.1716
	Email: zweigs@bennettjones.com
	Richard Swan
	Tel: 416.777.7479
	Fax: 416.863.1716
	Email: swarr@bennettjones.com
	Lindi. Swam e bennetgones.com
BENNETT JONES LLP	S. Richard Orzy
Barristers & Solicitors	Tel: 416.777.5737
One First Canadian Place	Fax: 416.863.1716
Suite 3400	Email: orzyr@bennettjones.com
Toronto, ON	
M5X 1A4	Sean H. Zweig
Councel to Kingsott Conital Las	Tel: 416.777. 6254
Counsel to Kingsett Capital Inc.	Fax: 416.863.1716
	Email: zweigs@bennettjones.com
	Richard Swan
	Tel: 416.777.7479
	Fax: 416.863.1716
	Email: swanr@bennettjones.com

LAWSON LUNDELL LLP	Heather M.B. Ferris
Barristers & Solicitors	Tel: 1.604.631.9145
1600 Cathedral Place	Fax: 1.604.694.2957
925 West Georgia Street	Email: hferris@lawsonlundell.com
Vancouver, BC	
V6C 3L2	Kimberley A. Robertson
	Tel: 1.604.631.9142
Counsel to APL Co. Pte Ltd.	Fax: 1.604.669.1620
	Email: krobertson@lawsonlundell.com
LAWSON LUNDELL LLP	Heather M.B. Ferris
Barristers & Solicitors	Tel: 1.604.631.9145
1600 Cathedral Place	Fax: 1.604.694.2957
925 West Georgia Street	Email: hferris@lawsonlundell.com
Vancouver, BC	
V6C 3L2	
Counsel to Shape Properties Ltd.	
DENTONS CANADA LLP	Kenneth Kraft
Barristers & Solicitors	Tel: 416.863.4374
77 King Street West, Suite 400	Fax: 416.863.4592
Toronto-Dominion Centre	Email: kenneth.kraft@dentons.com
Toronto, ON	
M5K 0A1	John Salmas
	Tel: 416.863.4737
Counsel to Carlton Cards Limited and Papyrus-Recycled	Fax: 416.863.4592
Greetings Canada Ltd.	Email: john.salmas@dentons.com
DENTONS CANADA LLP	Robert Kennedy
Barristers & Solicitors	Tel: 1.403.268.7161
850 - 2nd Street SW	Fax: 1.403.268.3100
15th Floor, Bankers Court	Email: robert.kennedy@dentons.com
Calgary, AB	
T2P 0R8	
Counsel to Carlton Cards Limited and Papyrus-Recycled	
Greetings Canada Ltd.	

DENTONS CANADA LLP	David Elliott
Barristers & Solicitors	Tel: 1.613.783.9638
99 Bank Street, Suite 1420	Email: <u>david.elliott@dentons.com</u>
Ottawa, ON	
K1P 1H4	Fraser Mackinnon Blair
	Tel: 1.613.783.9647
Counsel to Mead Johnson Nutrition Canada Co.	Email: fraser.mackinnon.blair@dentons.com
	Philip Rimer
	Tel: 1.613.783.9634
	Email: Philip.rimer@dentons.com
OWEN BIRD LAW CORPORATION	Jonathan L. Williams
Barristers & Solicitors	Tel: 1.604.688.0401
Bentall 3, Suite 2900, 595 Burrard Street	Fax: 1.604.688.2827
PO Box 49130	Email: jwilliams@owenbird.com
Vancouver, BC	Lindi. Jwinianis e owenona.com
V7X 1J5	
Y / 12 100	
Counsel to Glentel Inc.	
BORDEN LADNER GERVAIS LLP	Kendall E. Andersen
Barristers & Solicitors	Tel: 1.604.640.4078
1200 Waterfront Centre, 200 Burrard Street	Fax: 1.604.622.5936
P.O. Box 48600	Email: kandersen@blg.com
Vancouver, BC	
V7X 1T2	
Counsel to Damco Canada Inc.	
DAMCO CANADA INC.	Dennis O'Brien
	Email: dennis.a.obrien@maersk.com
	Jan K. Andersen
	Email: jan.k.andersen@damco.com
DAMCO DISTRIBUTION CANADA INC.	Dennis O'Brien
	Email: dennis.a.obrien@maersk.com
	Colin Green
	Email: colin.green@damco.com
	Kellie Kopeck
	Email: kellie.kopeck@damco.com
LONDON DRUGS LIMITED	Christine MacLean
12831 Horseshoe Way	General Counsel
•	
Richmond, BC	Tel: 1.604.272.7674
•	Tel: 1.604.272.7674 Email: cmaclean@londondrugs.com

THORNTON GROUT FINNIGAN LLP	D.J. Miller
Barristers & Solicitors	Tel: 416.304.0559
100 Wellington Street West	Fax: 416.304.1313
Suite 3200	Email: djmiller@tgf.ca
Toronto, ON	
M5K 1K7	
Counsel to Oxford Properties Group Inc.	
DRENNAN DECLIDERO, CASCIONE SCUNCIO 8	There a C Harrison and Program
BRENNAN, RECUPERO, CASCIONE, SCUNGIO &	<b>Thomas S. Hemmendinger</b> Tel: 1.401.453.2300 Ext. 106
MCALLISTER, LLP	
Barristers & Solicitors	Fax: 1.401.453.2345
362 Broadway	Email: themmendinger@brcsm.com
Providence, RI	
U.S.A. 02909	
Counsel to Expeditors International of Washington, Inc. and its	
subsidiaries and affiliates, including Expeditors Canada, Inc.	
subsidiaries and arritaces, meruding Expeditors Canada, me.	
DENTONS CANADA LLP	Renée Brosseau
Barristers & Solicitors	Tel: 416.863.4650
77 King Street West, Suite 400	Fax: 416.863.4592
Toronto-Dominion Centre	Email: renee.brosseau@dentons.com
Toronto, ON	
M5K 0A1	
Counsel to Canada Mortgage and Housing Corporation	
TORYS LLP	David Bish
Barristers & Solicitors	Tel: 416.865.7353
79 Wellington St. West, 30 <sup>th</sup> Floor	Fax: 416.865.7380
Box 270, TD Tower South	Email: dbish@torys.com
Toronto, ON	
M5K 1N2	Adam Slavens
	Tel: 416.865.7333
Counsel to The Cadillac Fairview Corporation Limited and its	Fax: 416.865.7380
affiliates	Email: <u>aslavens@torys.com</u>
	Lily Coodin
	Tel: 416.865.7541
	Fax: 416.865.7380
	Email: <u>lcoodin@torys.com</u>
TORYS LLP	Scott A. Bomhof
Barristers & Solicitors	Tel: 416.865.7370
79 Wellington St. West, 30 <sup>th</sup> Floor	Fax: 416.865.7380
Box 270, TD Tower South	Email: <u>sbomhof@torys.com</u>
Toronto, ON	
M5K 1N2	Jeremy Opolsky
	Tel: 416.865.8117
Counsel to First Capital Realty Inc.	Fax: 416.865.7380
	Email: jopolsky@torys.com
	Joborowi Crostingon

THE CIT CDOUD/COMMEDCIAL SEDVICES INC	Robert W. Franklin
THE CIT GROUP/COMMERCIAL SERVICES, INC.	
201 South Tryon Street	Director and Assistant Chief Counsel, Law
P.O. Box 30317, 28231-1307	Department
Charlotte, North Carolina	Tel: 1.704.339.2975
U.S.A. 28202	Fax: 1.704.339.2894
	Email: <u>robert.franklin@cit.com</u>
MILLER THOMSON LLP	Jeffrey C. Carhart
Barristers & Solicitors	Tel: 416.595.8615
Scotia Plaza	Fax: 416.595.8695
40 King Street West, Suite 5800	Email: jcarhart@millerthomson.com
P.O. Box 1011	
Toronto, ON	Margaret R. Sims
M5H 3S1	Tel: 416.595.8577
	Fax: 416.595.8695
Counsel to Hamilton Beach Brands Canada, Inc.	Email: msims@millerthomson.com
,	
MILLER THOMSON LLP	Jeffrey C. Carhart
Barristers & Solicitors	Tel: 416.595.8615
Scotia Plaza	Fax: 416.595.8695
40 King Street West, Suite 5800	Email: jcarhart@millerthomson.com
P.O. Box 1011	
Toronto, ON	Margaret R. Sims
M5H 3S1	Tel: 416.595.8577
	Fax: 416.595.8695
Counsel to Spectrum Brands Canada, Inc. and Spectrum Brands,	Email: msims@millerthomson.com
Inc.	Lindi. <u>Institus e infertutoritson.com</u>
inc.	
MILLER THOMSON LLP	Jeffrey C. Carhart
Barristers & Solicitors	Tel: 416.595.8615
Scotia Plaza	Fax: 416.595.8695
40 King Street West, Suite 5800	Email: jcarhart@millerthomson.com
P.O. Box 1011	
Toronto, ON	Margaret R. Sims
M5H 3S1	Tel: 416.595.8577
WIJII 551	Fax: 416.595.8695
Counsel to GL Creations	Email: msims@millerthomson.com
Counsel to GE Creations	
MILLER THOMSON LLP	Jeffrey C. Carhart
Barristers & Solicitors	Tel: 416.595.8615
Scotia Plaza	Fax: 416.595.8695
40 King Street West, Suite 5800	Email: jcarhart@millerthomson.com
P.O. Box 1011	
	Margaret R. Sims
Toronto, ON	Margaret R. Sims Tel: 416.595.8577
	Tel: 416.595.8577
Toronto, ON	0

MILLER THOMSON LLP	Jeffrey C. Carhart
Barristers & Solicitors	Tel: 416.595.8615
Scotia Plaza	Fax: 416.595.8695
40 King Street West, Suite 5800	Email: jcarhart@millerthomson.com
P.O. Box 1011	· · · · · · · · · · · · · · · · · · ·
Toronto, ON	
M5H 3S1	
Counsel to Skechers USA Canada, Inc.	
MILLER THOMSON LLP	Leffrey C. Carbort
Barristers & Solicitors	<b>Jeffrey C. Carhart</b> Tel: 416.595.8615
Scotia Plaza	Fax: 416.595.8695
40 King Street West, Suite 5800	Email: jcarhart@millerthomson.com
P.O. Box 1011	
Toronto, ON	
M5H 3S1	
Counsel to Ginsey Industries, Inc.	
MILLER THOMSON LLP	Leffner C. Conhont
	Jeffrey C. Carhart
Barristers & Solicitors	Tel: 416.595.8615
Scotia Plaza	Fax: 416.595.8695
40 King Street West, Suite 5800	Email: jcarhart@millerthomson.com
P.O. Box 1011	
Toronto, ON	
M5H 3S1	
Counsel to Indo Count Industries Ltd.	
MILLER THOMSON LLP	Jeffrey C. Carhart
Barristers & Solicitors	Tel: 416.595.8615
Scotia Plaza	Fax: 416.595.8695
40 King Street West, Suite 5800	Email: jcarhart@millerthomson.com
P.O. Box 1011	Eman. <u>Jeamart@mmermonson.com</u>
Toronto, ON	
M5H 3S1	
Counsel to Asurion Canada, Inc.	
MILLER THOMSON LLP	Jeffrey C. Carhart
Barristers & Solicitors	Tel: 416.595.8615
Scotia Plaza	Fax: 416.595.8695
40 King Street West, Suite 5800	Email: jcarhart@millerthomson.com
P.O. Box 1011	
Toronto, ON	
M5H 3S1	
Counsel to Thomas, Large & Singer Inc.	

<b>BURNET, DUCKWORTH &amp; PALMER LLP</b>	Carole J. Hunter
Barristers & Solicitors	Tel: 1. 403.260.0368
Suite 2400, 525-8th Ave SW	Fax: 1. 403.260.0332
Calgary, AB	Email: <u>chunter@bdplaw.com</u>
T2P 1G1	
Counsel to Highfield Investment Group Inc.	
UNITED CLEANING SERVICES LIMITED	Randhir S. Garcha
46 Hedgedale Road	Tel: 905.595.4830 Ext. 272
Brampton, ON	Fax: 905.595.4831
L6T 5L2	Email: randy.garcha@ucsl.com
	Linan. <u>randy.garena@uesi.com</u>
Counsel to United Cleaning Services Limtied	
FOGLER, RUBINOFF LLP	Vern W. DaRe
Barristers & Solicitors	Tel: 416.941.8842
Suite 3000, P.O. Box 95	Fax: 416.941.8852
Toronto-Dominion Centre	Email: vdare@foglers.com
77 King Street West	
Toronto, ON	
M5K 1G8	
MJK 108	
Counsel to Doral Holdings Limited and 430635 Ontario Inc.	
LAVERY, DE BILLY, LLP	Jonathan Warin
Barristers & Solicitors	Tel: 1. 514.878.5616
1, Place Ville Marie, Suite 4000	Fax: 1.514.871.8977
Montréal, QC	Email: jwarin@lavery.ca
H3B 4M4	Email. <u>Jwaini@iavery.ca</u>
115D 41414	
Counsel to Dorel Industries Inc.	
COMINAR REIT	Manon Deslauriers
Complexe Jules-Dallaire – T3	Tel: 1.418.681.6300 ext 2321
2820 Laurier Blvd, Suite 850	Fax: 1.418.681.2946
Québec City, QC	Email: manon.deslauriers@cominar.com
GIV 0C1	Eman. <u>manon.destauriers@commar.com</u>
	Michel Paquet
	Email: <u>michel.paquet@cominar.com</u>
	Eman. <u>micro:.paquet@commat.com</u>
	Sylvain Cossette
	Email: <u>sylvain.cossette@cominar.com</u>
	Email: <u>syrvan.cossette@commar.com</u>
	Jean Leclerc
	Email: jean.leclerc@cominar.com
	Eman. jean.iceiere@commar.com
	Gilles Hamel
	Email: <u>gilles.hamel@cominar.com</u>
	Eman. gmcs.namer@commar.com
	Guillaume Rouleau
	Email: <u>Guillaume.rouleau@cominar.com</u>

CANADIAN PACIFIC RAILWAY	Ken Legrand
1100 Avenue des Canadiens-de-Montréal	Tel: 1.514.395.6436
Suite G3	Email: <u>Ken_legrand@cpr.ca</u>
Montréal, QC	
H3B 2S2	
CANADIAN PACIFIC RAILWAY	Cassandra Quach
Building #1, 7550 Ogdendale Road South	Tel: 1.403.319.7016
Calgary, AB	Email: <u>Cassandra_Quach@cpr.ca</u>
T2C 4X9	
WEIRFOULDS LLP	Glenn Ackerley
Barristers & Solicitors	Tel: 416.947.5008
66 Wellington Street West	Fax: 416.365.1876
Suite 4100, P.O. Box 35	Email: gackerley@weirfoulds.com
Toronto-Dominion Centre	
Toronto, ON	Scott McGrath
M5K 1B7	Tel: 416.947.5038
	Fax: 416.365.1876
Counsel to PCL Constructors Canada Inc.	Email: smcgrath@weirfoulds.com
	Graham Brown
	Tel: 416.947.5073
	Fax: 416.365.1876
	Email: <u>gbrown@weirfoulds.com</u>
WEIRFOULDS LLP	Glenn Ackerley
WEIRFOULDS LLP Barristers & Solicitors	Glenn Ackerley Tel: 416.947.5008
Barristers & Solicitors	Tel: 416.947.5008
Barristers & Solicitors 66 Wellington Street West	Tel: 416.947.5008 Fax: 416.365.1876
Barristers & Solicitors 66 Wellington Street West Suite 4100, P.O. Box 35	Tel: 416.947.5008 Fax: 416.365.1876
Barristers & Solicitors 66 Wellington Street West Suite 4100, P.O. Box 35 Toronto-Dominion Centre	Tel:       416.947.5008         Fax:       416.365.1876         Email:       gackerley@weirfoulds.com         Scott McGrath         Tel:       416.947.5038
Barristers & Solicitors 66 Wellington Street West Suite 4100, P.O. Box 35 Toronto-Dominion Centre Toronto, ON M5K 1B7	Tel:       416.947.5008         Fax:       416.365.1876         Email:       gackerley@weirfoulds.com         Scott McGrath         Tel:       416.947.5038         Fax:       416.365.1876
Barristers & Solicitors 66 Wellington Street West Suite 4100, P.O. Box 35 Toronto-Dominion Centre Toronto, ON	Tel:       416.947.5008         Fax:       416.365.1876         Email:       gackerley@weirfoulds.com         Scott McGrath         Tel:       416.947.5038
Barristers & Solicitors 66 Wellington Street West Suite 4100, P.O. Box 35 Toronto-Dominion Centre Toronto, ON M5K 1B7	Tel:       416.947.5008         Fax:       416.365.1876         Email:       gackerley@weirfoulds.com         Scott McGrath         Tel:       416.947.5038         Fax:       416.365.1876         Email:       smcgrath@weirfoulds.com
Barristers & Solicitors 66 Wellington Street West Suite 4100, P.O. Box 35 Toronto-Dominion Centre Toronto, ON M5K 1B7	Tel:       416.947.5008         Fax:       416.365.1876         Email:       gackerley@weirfoulds.com         Scott McGrath         Tel:       416.947.5038         Fax:       416.365.1876         Email:       smcgrath@weirfoulds.com         Graham Brown       Graham Brown
Barristers & Solicitors 66 Wellington Street West Suite 4100, P.O. Box 35 Toronto-Dominion Centre Toronto, ON M5K 1B7	Tel:       416.947.5008         Fax:       416.365.1876         Email:       gackerley@weirfoulds.com         Scott McGrath         Tel:       416.947.5038         Fax:       416.365.1876         Email:       smcgrath@weirfoulds.com         Graham Brown       Tel:       416.947.5073
Barristers & Solicitors 66 Wellington Street West Suite 4100, P.O. Box 35 Toronto-Dominion Centre Toronto, ON M5K 1B7	Tel:       416.947.5008         Fax:       416.365.1876         Email:       gackerley@weirfoulds.com         Scott McGrath         Tel:       416.947.5038         Fax:       416.365.1876         Email:       smcgrath@weirfoulds.com         Graham Brown       Tel:       416.947.5073         Fax:       416.365.1876
Barristers & Solicitors 66 Wellington Street West Suite 4100, P.O. Box 35 Toronto-Dominion Centre Toronto, ON M5K 1B7 Counsel to PCL Construction Management Inc.	Tel:       416.947.5008         Fax:       416.365.1876         Email:       gackerley@weirfoulds.com         Scott McGrath         Tel:       416.947.5038         Fax:       416.365.1876         Email:       smcgrath@weirfoulds.com         Graham Brown       Tel:       416.947.5073
Barristers & Solicitors 66 Wellington Street West Suite 4100, P.O. Box 35 Toronto-Dominion Centre Toronto, ON M5K 1B7 Counsel to PCL Construction Management Inc.	Tel:       416.947.5008         Fax:       416.365.1876         Email:       gackerley@weirfoulds.com         Scott McGrath       Tel:         Tel:       416.947.5038         Fax:       416.365.1876         Email:       smcgrath@weirfoulds.com         Graham Brown       Tel:         Tel:       416.947.5073         Fax:       416.365.1876         Email:       gbrown@weirfoulds.com         H. Scott Fairley
Barristers & Solicitors 66 Wellington Street West Suite 4100, P.O. Box 35 Toronto-Dominion Centre Toronto, ON M5K 1B7 Counsel to PCL Construction Management Inc. WEIRFOULDS LLP Barristers & Solicitors	Tel:       416.947.5008         Fax:       416.365.1876         Email:       gackerley@weirfoulds.com         Scott McGrath       Tel:         Tel:       416.947.5038         Fax:       416.365.1876         Email:       smcgrath@weirfoulds.com         Graham Brown       Tel:         Tel:       416.947.5073         Fax:       416.365.1876         Email:       gbrown@weirfoulds.com         H. Scott Fairley       Tel:         Tel:       416.947.5015
Barristers & Solicitors 66 Wellington Street West Suite 4100, P.O. Box 35 Toronto-Dominion Centre Toronto, ON M5K 1B7 Counsel to PCL Construction Management Inc. <b>WEIRFOULDS LLP</b> Barristers & Solicitors 66 Wellington Street West	Tel:       416.947.5008         Fax:       416.365.1876         Email:       gackerley@weirfoulds.com         Scott McGrath       Tel:         Tel:       416.947.5038         Fax:       416.365.1876         Email:       smcgrath@weirfoulds.com         Graham Brown       Tel:         Tel:       416.947.5073         Fax:       416.365.1876         Email:       gbrown@weirfoulds.com         H. Scott Fairley       Tel:         Tel:       416.947.5015         Fax:       416.365.1876
Barristers & Solicitors 66 Wellington Street West Suite 4100, P.O. Box 35 Toronto-Dominion Centre Toronto, ON M5K 1B7 Counsel to PCL Construction Management Inc. <b>WEIRFOULDS LLP</b> Barristers & Solicitors 66 Wellington Street West Suite 4100, P.O. Box 35	Tel:       416.947.5008         Fax:       416.365.1876         Email:       gackerley@weirfoulds.com         Scott McGrath       Tel:         Tel:       416.947.5038         Fax:       416.365.1876         Email:       smcgrath@weirfoulds.com         Graham Brown       Tel:         Tel:       416.947.5073         Fax:       416.365.1876         Email:       gbrown@weirfoulds.com         H. Scott Fairley       Tel:         Tel:       416.947.5015
Barristers & Solicitors 66 Wellington Street West Suite 4100, P.O. Box 35 Toronto-Dominion Centre Toronto, ON M5K 1B7 Counsel to PCL Construction Management Inc. <b>WEIRFOULDS LLP</b> Barristers & Solicitors 66 Wellington Street West Suite 4100, P.O. Box 35 Toronto-Dominion Centre	Tel:       416.947.5008         Fax:       416.365.1876         Email:       gackerley@weirfoulds.com         Scott McGrath       Tel:         Tel:       416.947.5038         Fax:       416.365.1876         Email:       smcgrath@weirfoulds.com         Graham Brown       Tel:         Tel:       416.947.5073         Fax:       416.365.1876         Email:       gbrown@weirfoulds.com         H. Scott Fairley       Tel:         Tel:       416.947.5015         Fax:       416.365.1876         Email:       gbrown@weirfoulds.com
Barristers & Solicitors 66 Wellington Street West Suite 4100, P.O. Box 35 Toronto-Dominion Centre Toronto, ON M5K 1B7 Counsel to PCL Construction Management Inc. <b>WEIRFOULDS LLP</b> Barristers & Solicitors 66 Wellington Street West Suite 4100, P.O. Box 35 Toronto-Dominion Centre Toronto, ON	Tel:       416.947.5008         Fax:       416.365.1876         Email:       gackerley@weirfoulds.com         Scott McGrath       Tel:         Tel:       416.947.5038         Fax:       416.365.1876         Email:       smcgrath@weirfoulds.com         Graham Brown       Tel:         Tel:       416.947.5073         Fax:       416.365.1876         Email:       gbrown@weirfoulds.com         H. Scott Fairley       Tel:         Tel:       416.947.5015         Fax:       416.365.1876         Email:       gbrown@weirfoulds.com         H. Scott Fairley       Tel:         Tel:       416.947.5015         Fax:       416.365.1876         Email:       sfairley@weirfoulds.com         Nadia Chiesa       Nadia Chiesa
Barristers & Solicitors 66 Wellington Street West Suite 4100, P.O. Box 35 Toronto-Dominion Centre Toronto, ON M5K 1B7 Counsel to PCL Construction Management Inc. <b>WEIRFOULDS LLP</b> Barristers & Solicitors 66 Wellington Street West Suite 4100, P.O. Box 35 Toronto-Dominion Centre	Tel:       416.947.5008         Fax:       416.365.1876         Email:       gackerley@weirfoulds.com         Scott McGrath       Tel:         Tel:       416.947.5038         Fax:       416.365.1876         Email:       smcgrath@weirfoulds.com         Graham Brown       Tel:         Tel:       416.947.5073         Fax:       416.365.1876         Email:       gbrown@weirfoulds.com         H. Scott Fairley       Tel:         Tel:       416.947.5015         Fax:       416.365.1876         Email:       gbrown@weirfoulds.com         H. Scott Fairley       Tel:         Tel:       416.947.5015         Fax:       416.365.1876         Email:       sfairley@weirfoulds.com         Nadia Chiesa       Tel:         Tel:       416.947.5084
Barristers & Solicitors 66 Wellington Street West Suite 4100, P.O. Box 35 Toronto-Dominion Centre Toronto, ON M5K 1B7 Counsel to PCL Construction Management Inc. <b>WEIRFOULDS LLP</b> Barristers & Solicitors 66 Wellington Street West Suite 4100, P.O. Box 35 Toronto-Dominion Centre Toronto, ON	Tel:       416.947.5008         Fax:       416.365.1876         Email:       gackerley@weirfoulds.com         Scott McGrath       Tel:         Tel:       416.947.5038         Fax:       416.365.1876         Email:       smcgrath@weirfoulds.com         Graham Brown       Tel:         Tel:       416.947.5073         Fax:       416.365.1876         Email:       gbrown@weirfoulds.com         H. Scott Fairley       Tel:         Tel:       416.947.5015         Fax:       416.365.1876         Email:       gbrown@weirfoulds.com         H. Scott Fairley       Tel:         Tel:       416.947.5015         Fax:       416.365.1876         Email:       sfairley@weirfoulds.com         Nadia Chiesa       Nadia Chiesa

MINDEN GROSS LLP	David T. Ullmann
Barristers & Solicitors	Tel: 416.369.4148
145 King Street West	Fax: 416.864.9223
Suite 2200	Email: dullmann@mindengross.com
Toronto, ON	
M5H 4G2	
Counsel to Menkes Property Management Services Ltd., as	
agent for HOOPP Realty Inc.	
MINDEN GROSS LLP	David T. Ullmann
Baristers & Solicitors	Tel: 416.369.4148
145 King Street West	Fax: 416.864.9223
Suite 2200	Email: <u>dullmann@mindengross.com</u>
Toronto, ON	
M5H 4G2	Catherine Francis
	Tel: 416.369.4137
Counsel to Primaris Reit	Fax: 416.864.9223
	Email: <u>cfrancis@mindengross.com</u>
McLEAN & KERR LLP	Walter R. Stevenson
Barristers & Solicitors	Tel: 416.369.6602
130 Adelaide Street West	Fax: 416.366.8571
Suite 2800	Email: wstevenson@mcleankerr.com
Toronto, ON	
M5H 3P5	Linda Galessiere
	Tel: 416.369.6609
Counsel to 20 VIC Management Inc. (on behalf of various	Fax: 416.366.8571
landlords), Morguard Investments Limited (on behalf of various	Email: lgalessiere@mcleankerr.com
landlords), Calloway Real Estate Investment Trust (on behalf of	
Calloway REIT (Hopedale) Inc., Calloway REIT (Laurentian	Gus Camelino
Inc.), Crombie REIT, Triovest Realty Advisors Inc. (on behalf	Tel: 416.369.6621
of various landlords), Brad-Lea Meadows Limited and	Fax: 416.366.8571
Blackwood Partners Management Corporation (on behalf of	Email: gcamelino@mcleankerr.com
Surrey CC Properties Inc.)	

McLEAN & KERR LLP	S. Michael Citak
Barristers & Solicitors	
130 Adelaide Street West	Fax: 416.366.8571
Suite 2800	Email: <u>mcitak@mcleankerr.com</u>
Toronto, ON	
M5H 3P5	
Counsel to Imagine! Print Solutions Inc.	
BORDEN LADNER GERVAIS LLP	François Gagnon
S.E.N.C.R.L., S.R.L.	Tel: 1.514.954.2553
Barristers & Solicitors	Fax: 1.514.954.1905
1000 Rue de la Gauchetière Ouest	Email: fgagnon@blg.com
Suite / Bureau 900	
Montréal, QC	
H3B 5H4	
Counsel to Bell Canada	
BORDEN LADNER GERVAIS LLP	Marc Duchesne
S.E.N.C.R.L., S.R.L.	Tel: 1.514.954.3102
Barristers & Solicitors	Fax: 1.514.954.1905
1000 Rue de la Gauchetière Ouest	Email: mduchesne@blg.com
Suite / Bureau 900	
Montréal, QC	
H3B 5H4	
BORDEN LADNER GERVAIS LLP	Kyle Plunkett
Barristers & Solicitors	Tel: 416.367.6314
Scotia Plaza	Fax: 416.361.2557
40 King Street West	Email: <u>kplunkette@blg.com</u>
Toronto, ON	
M5H 3Y4	
Counsel to Hasbro Canada Corporation	
BORDEN LADNER GERVAIS LLP	Aliza Premji
Barristers & Solicitors	Tel: 416.367.6704
Scotia Plaza	Fax: F 416.682.2845
40 King Street West	Email: apremji@blg.com
Toronto, ON	Linan. <u>aprengræoig.com</u>
M5H 3Y4	
Counsel to Razor USA LLC	
L	

BORDEN LADNER GERVAIS LLP	Andrew Hodhod
Barristers & Solicitors	Tel: 416.367.6290
Scotia Plaza	Fax: 416.361.2799
40 King Street West	Email: <u>ahodhod@blg.com</u>
Toronto, ON	
M5H 3Y4	
Counsel to Bell Canada	
8239959 CANADA INC.	Robert W. Shindleman
c/o SHINDICO REALTY INC.	Tel: 1.202.474.2000
200-1355 Taylor Ave.	Fax: 1.202.284.7155
Winnipeg, MB	Email: rshindleman@shindico.com
R3M 3Y9	
	Justin G. Zarnowski
	Tel: 1.202.928.8212
	Fax: 1.202.284.7155
	Email: jzarnowski@shindico.com
FILLMORE RILEY LLP	David J. Kroft
Barristers & Solicitors	Tel: 1.204.957.8346
1700-360 Main Street	Fax: 1.204.954.0346
Winnipeg, MB	Email: djkroft@fillmoreriley.com
R3C 3Z3	
Counsel to TransX Ltd.	
Counsel to Transa Ltd.	
TRANSX LTD.	Pankaj Sharma
2595 Inkster Boulevard	Tel: 1.204.631.4135
Winnipeg, MB R3C 2E6	Fax: 1.204.631.4109
	Email: <u>vpfinance@transx.com</u>
CASSELS BROCK & BLACKWELL LLP	Larry Ellis
Barristers & Solicitors	Tel: 416.869.5406
2100 Scotia Plaza	Fax: 416.640.3004
40 King Street West	Email: <u>lellis@casselsbrock.com</u>
Toronto, ON	
M5H 3C2	Erin Craddock
Coursel to Warner Drothers Distributing In-	Tel: 416.860.6480
Counsel to Warner Brothers Distributing Inc.	Fax: 416.644.9324
	Email: <u>ecraddock@casselsbrock.com</u>
CASSELS BROCK & BLACKWELL LLP	Larry Ellis
Barristers & Solcitors	Tel: 416.869.5406
2100 Scotia Plaza	Fax: 416.640.3004
40 King Street West	Email: <u>lellis@casselsbrock.com</u>
Toronto, ON	
M5H 3C2	Erin Craddock
	Tel: 416.860.6480
Counsel to Solutions 2 GO Inc.	Fax: 416.644.9324
	Email: <u>ecraddock@casselsbrock.com</u>

CASSELS BROCK & BLACKWELL LLP	R. Shayne Kukulowicz
Barristers & Solicitors	Tel: 416.860.6463
2100 Scotia Plaza	Fax: 416.640.3176
40 King Street West	Email: <u>skukulowicz@casselsbrock.com</u>
Toronto, ON	Ellian. <u>Skukulowicz@casseisorock.com</u>
M5H 3C2	
WIJII 302	Jane O. Dietrich
Counsel to Merchant Retail Solutions ULC	Tel: 416.860.5223
Course to Merchant Retail Solutions OLC	Fax: 416.640.3144
	Email: jdietrich@casselsbrock.com
CASSELS BROCK & BLACKWELL LLP	R. Shayne Kukulowicz
Barristers & Solicitors	Tel: 416.860.6463
2100 Scotia Plaza	Fax: 416.640.3176
40 King Street West	Email: <u>skukulowicz@casselsbrock.com</u>
Toronto, ON	
M5H 3C2	Jane O. Dietrich
	Tel: 416.860.5223
Counsel to Gordon Brothers Canada ULC	Fax: 416.640.3144
	Email: jdietrich@casselsbrock.com
CASSELS BROCK & BLACKWELL LLP	Joseph Bellissimo
Barristers & Solicitors	Tel: 416.860.6572
2100 Scotia Plaza	Fax: 416.642.7150
40 King Street West	Email: jbellissimo@casselsbrock.com
Toronto, ON	
M5H 3C2	Erin Craddock
	Tel: 416.860.6480
Counsel to Roots Canada Ltd.	Fax: 416.644.9324
	Email: <u>ecraddock@casselsbrock.com</u>
	Leonard Loewith
	Tel: 416.860.6471
	Fax: 416.640.3092
	Email: <u>lloewith@casselsbrock.com</u>
CASSELS BROCK & BLACKWELL LLP	Joseph Bellissimo
Barristers & Solicitors	Tel: 416.860.6572
2100 Scotia Plaza	Fax: 416.642.7150
40 King Street West	Email: jbellissimo@casselsbrock.com
Toronto, ON	Linan. Joenissinio@casseisoioex.com
M5H 3C2	Notalia Lavina
MJ11 302	Natalie Levine
~ . ~ . ~ ~	Tel: 416.860.6568
Counsel to Conair Consumer Products LILC	
Counsel to Conair Consumer Products ULC	Fax: 416.640.3207 Email: nlevine@casselsbrock.com

STIKEMAN ELLIOTT LLPDaniel S. MurdochBarristers & SolicitorsTel:416.869.5529199 Bay StreetFax:416.947.0866197 Bay StreetCounsel to Eleven Points Logistic Inc.Kathryn EsawCounsel to Eleven Points Logistic Inc.Tel:416.869.6520STIKEMAN ELLIOTT LLPMario PauraBarristers & SolicitorsTel:416.869.5536Fax:416.947.0866Email:kesaw@stikeman.comSTIKEMAN ELLIOTT LLPMario PauraBarristers & SolicitorsTel:416.869.59385300 Commerce Court WestFax:416.869.5230199 Bay StreetTel:416.869.5230foronto, ONMario PauraM5H 3C2Maria KonyukhovaCounsel to Lowe's Companies Canada, ULCFax:416.3497.0866Email:mkonyukhovaTel:1.14.397.3163Fax:4000Montréal, QCFax:1.54.397.3222Suite 4000Montréal, QCTel:1.54.397.3222Montréal, QCTel:1.54.397.3222Email:May 2Suite Coursel to Carat CanadaEmail:Suiteman.comSOLMON ROTHBART GOODMAN LLPMelvy L. SolmonTel:1.54.397.3222Barristers & SolicitorsTel:1.54.397.103 (Ext. 333)375 University Avenue, Suite 701Trel:416.947.1093 (Ext. 333)SolicitorsSile Tro _1Stat.SolicitorsFax:416.947.1093 (Ext. 333)Stater S & SolicitorsFax:1.54.397.1093 (Ext. 333)State		
5300 Commerce Court West 199 Bay Street Toronto, ON MSH 3C2Fax: 416.947.0866 Email: dmurdoch@stikeman.comCounsel to Eleven Points Logistic Inc.Kathryn Esaw Tel: 416.869.6820 Fax: 416.947.0866 Email: kesaw@stikeman.comVannick Katirai Tel: 416.869.5556 Fax: 416.947.0866 Email: kesaw@stikeman.comVannick Katirai Tel: 416.869.5556 Fax: 416.947.0866 Email: kesaw@stikeman.comSTIKEMAN ELLIOTT LLP Barristers & Solicitors Toronto, ON M5H 3C2Mario Paura Tel: 416.869.5938 Fax: 416.947.0866 Email: mpaura@stikeman.comSTIKEMAN ELLIOTT LLP Barristers & Solicitors 199 Bay Street Toronto, ON M5H 3C2Mario Paura Tel: 416.869.5230 Fax: 416.947.0866 Email: mpaura@stikeman.comSTIKEMAN ELLIOTT LLP Barristers & Solicitors 1155 Rend-Lévesque Boulevard West Suite 4000 Montréal, QC H3B 3V2Maria Konyukhova Tel: 1.514.397.3163 Fax: 1.514.397.3222 Email: gmartel@stikeman.comSUMON ROTHBART GOODMAN LLP Barristers & Solicitors 135 Stend-Lévesque Suite 701 Toronto, ONMelvyn L. Solmon Tel: 416.947.003 (Ext. 333) Fax: 416.947.0079 Email: msolmon@srglegalcom		
199 Bay Street Toronto, ON M5H 3C2Email: dmurdoch@stikeman.comCounsel to Eleven Points Logistic Inc.Kathryn Esaw Tel: 416.869.6820 Fax: 416.947.0866 Email: kesaw@stikeman.com <b>Yannick Katirai</b> Tel: 416.869.5556 Fax: 416.947.0866 Email: ykatirai@stikeman.comSTIKEMAN ELLIOTT LLP Barristers & Solicitors Toronto, ON M5H 3C2Barristers & Solicitors Toronto, ON M5H 3C2STIKEMAN ELLIOTT LLP Barristers & Solicitors Toronto, ON Montrial, QCSTIKEMAN ELLIOTT LLP Barristers & Solicitors Toronto, QCSTIKEMAN ELLOTT LLP Barristers & Solicitors Toronto, QCStikeman.comStikeman.comStikeman.comStikeman.comStikeman.comStikeman.comStikeman.comStikeman.comStikeman.comStikeman.comStikeman.comStikeman.comStikeman.comStikeman.comStikeman.com<		
Toronto, ON M5H 3C2Kathryn Esw Tel:Counsel to Eleven Points Logistic Inc.Fex:416.947.0866Email:kesaw@stikeman.comYannick Katirai Tel:Yannick Katirai Tel:Tel:416.947.0866Email:ykasaw@stikeman.comYannick Katirai Tel:Yannick Katirai Tel:Tel:416.947.0866Email:ykatirai@stikeman.comSTIKEMAN ELLIOTT LLP Barristers & SolicitorsMario Paura Tel:Barristers & SolicitorsFax:5300 Commerce Court WestEmail:199 Bay Street Toronto, ONFax:Moria Konyukhova Tel:416.947.0866Email:mburyukhova@stikeman.comSTIKEMAN ELLIOTT LLP Barristers & SolicitorsMaria Konyukhova Tel:Sarristers & SolicitorsTel:1155 René-Lévesque Boulevard West Suite 4000 Montréal, QCGuy P. Martel Tel:Tarsters & Solicitors Tals 39.2Tel:Soundel to Carat CanadaEmail:Barristers & Solicitors Toronto, ONFax:AB3 3V2Danny Duy Vu Tel:Counsel to Carat CanadaTel:SOLMON ROTHBART GOODMAN LLP Barristers & Solicitors 375 University Avenue, Suite 701 Toronto, ONMelvyn L. Solmon Tel:Maria ElezionTel:Melvyn L. Solmon Tel:mail:maristers MSG 215Email:Misca 25Email:Toronto, ONFax:Maria 26Email:Maria 20Email:Maria 20Email: <t< td=""><td>5300 Commerce Court West</td><td>Fax: 416.947.0866</td></t<>	5300 Commerce Court West	Fax: 416.947.0866
M5H 3C2Kathryn Esaw Tel:Counsel to Eleven Points Logistic Inc.Tel:416.869.6820 Fax:Counsel to Eleven Points Logistic Inc.Fax:416.947.0866 Email:Kesaw@stikeman.comYannick Katirai Tel:416.869.5556 Fax:Yannick Katirai Tel:416.869.5556 Fax:416.947.0866 Email:STIKEMAN ELLIOTT LLP Barristers & Solicitors 5300 Commerce Court WestMario Paura Tel:416.869.5938 Fax:199 Bay Street Toronto, ONTel:416.869.5230 Fax:416.947.0866 Email:Maria Konyukhova Tel:tel:416.869.5230 Fax:416.947.0866 Email:STIKEMAN ELLIOTT LLP Barristers & Solicitors Counsel to Lowe's Companies Canada, ULCMaria Konyukhova Tel:1416.869.5230 Fax:STIKEMAN ELLIOTT LLP Barristers & Solicitors 1155 René-Lévesque Boulevard West Suite 4000 Montréal, QC H3B 3V2Guy P. Martel Tel:1.514.397.3163 Fax:SOLMON ROTHBART GOODMAN LLP Barristers & Solicitors 375 University Avenue, Suite 701 Toronto, ONMelvyn L. Solmon Tel:1.514.397.3222 Email:SOLMON ROTHBART GOODMAN LLP Barristers & Solicitors 375 University Avenue, Suite 701 Toronto, ONMelvyn L. Solmon Fax:16.947.0079 Email: mailt in solmon@ srglegalcom	199 Bay Street	Email: <u>dmurdoch@stikeman.com</u>
Counsel to Eleven Points Logistic Inc.Tel:416.869.6820Fax:416.947.0866Email:kesaw@stikeman.comYannick Katirai Tel:Tel:Tel:416.869.5556Fax:416.947.0866Email:ykatirai@stikeman.comSTIKEMAN ELLIOTT LLP Barristers & Solicitors 5300 Commerce Court WestMario Paura Tel:Barristers & Solicitors 199 Bay Street Toronto, ON M5H 3C2Tel:Autia Konyukhova Toronto, ONTel:STIKEMAN ELLIOTT LLP Barristers & Solicitors Stute 4000Maria Konyukhova Tel:STIKEMAN ELLIOTT LLP Barristers & Solicitors Suite 4000Maria Konyukhova Tel:STIKEMAN ELLIOTT LLP Barristers & Solicitors Suite 4000Guy P. Martel Tel:Tel:1.514.397.3163Montréal, QC H3B 3V2Fax:Counsel to Carat CanadaTel:SOLMON ROTHBART GOODMAN LLP Barristers & Solicitors Toronto, ON MSG 215Melvyn L. Solmon Tel:Maristers & Solicitors Toronto, ON Montréal, QCTel:Alf.947.1093 (Ext. 333) Fax:1.510.970Barristers & Solicitors Toronto, ON Montréal, QCTel:Barristers & Solicitors Toronto, ONTel:SOLMON ROTHBART GOODMAN LLP Barristers & Solicitors 375 University Avenue, Suite 701 Toronto, ONMelvyn L. Solmon Tel:Barristers & Solicitors 375 University Avenue, Suite 701 Toronto, ONTel:MSG 215Solicitors Fax:1.500000Barristers & Solicitors 375 University Avenue, Suite 701 Toronto, ON <td< td=""><td></td><td></td></td<>		
Counsel to Eleven Points Logistic Inc.Fax: 416.947.0866Email:kesaw@stikeman.com <b>Yannick Katirai</b> Tel:416.869.5556Fax:416.947.0866Email:ykatirai@stikeman.comSTIKEMAN ELLIOTT LLP Barristers & Solicitors 5300 Commerce Court WestMario Paura Tel:Toronto, ON M5H 3C2Tel:Atl6.947.0866Email:mail:mpaura@stikeman.comSTIKEMAN ELLIOTT LLP Barristers & Solicitors Toronto, ONMario Paura Tel:Toronto, ON M5H 3C2Tel:STIKEMAN ELLIOTT LLP Barristers & SolicitorsMaria Konyukhova Tel:Toronto, ON M5H 3C2Tel:SUMON ROLLOTT LLP Barristers & SolicitorsGuy P. Martel Tel:Barristers & Solicitors 1155 René-Lévesque Boulevard West Suite 400 Montréal, QC H3B 3V2Guy P. Martel Tel:Barristers & Solicitors Toronto, ONTel:SOLMON ROTHBART GOODMAN LLP Barristers & Solicitors Toronto, ONMelvyn L. Solmon Tel:Barristers & Solicitors Toronto, ONTel:SOLMON ROTHBART GOODMAN LLP Barristers & Solicitors 375 University Avenue, Suite 701 Toronto, ONMelvyn L. Solmon Tel:Maria Solicitors Toronto, ONTel:Mico Suite 701 Toronto, ONFax:M5G 215Fax:Maria Solicitors Toronto, ONEmail:Montog 25Fax:Maria Solicitors Toronto, ONFax:Maria Solicitors Toronto, ONFax:Maria Solicitors Toronto, ONFax:Maria Solicitor	M5H 3C2	Kathryn Esaw
Email:kesaw@stikeman.comYannick Katirai Tel:416.869.5556Fax:416.947.0866Email:ykatirai@stikeman.comSTIKEMAN ELLIOTT LLP Barristers & SolicitorsMario Paura Tel:Mario Paura Toronto, ON M5H 3C2Tel:Yannick Katirai Ounsel to Lowe's Companies Canada, ULCMario Scala Fax:STIKEMAN ELLIOTT LLP Barristers & SolicitorsMario Paura Tel:Mario Scala (Counsel to Lowe's Companies Canada, ULC)Maria Konyukhova Tel:Tel:416.869.5230Counsel to Lowe's Companies Canada, ULCFax:STIKEMAN ELLIOTT LLP Barristers & SolicitorsGuy P. Martel Tel:Barristers & SolicitorsTel:1155 René-Lévesque Boulevard West Suite 4000 Montréal, QCGuy P. Martel Tel:13B 3V2Danny Duy Vu Tel:Counsel to Carat CanadaTel:SOLMON ROTHBART GOODMAN LLP Barristers & Solicitors 375 University Avenue, Suite 701 Toronto, ONMelvy L. Solmon Tel:Maristers & Solicitors 375 University Avenue, Suite 701 Toronto, ONMelvy L. Solmon Tel:Maristers & Solicitors 375 University Avenue, Suite 701 Toronto, ONMelvy D. Sulte 700 Fax:MisG 215Email:mschmon@srglegalcom		Tel: 416.869.6820
Yannick Katirai Tel:Yannick Katirai Tel:Tel:416.869.5556 Fax:Fax:416.947.0866 Email:Barristers & Solicitors 5300 Commerce Court West 199 Bay Street Toronto, ON M5H 3C2Mario Paura Tel:Maria Konyukhova Toronto, ONFax:MSH 3C2 Counsel to Lowe's Companies Canada, ULCMaria Konyukhova Tel:STIKEMAN ELLIOTT LLP Barristers & Solicitors 1155 René-Lévesque Boulevard West Suite 4000 Montréal, QCGuy P. Martel Tel:Tel:1.514.397.3163 Fax:Tel:1.514.397.3222 Email:Suthe to Carat CanadaTel:SOLMON ROTHBART GOODMAN LLP Barristers & Solicitors 375 University Avenue, Suite 701 Toronto, ONMelvyn L. Solmon Tel:Soluctors Actively Stations Tel:Tel:416.947.1093 (Ext. 333) Fax:416.947.0079 Email:Baristers & Solicitors SolutorsTel:And Solicitors Montréal, QCMaria Konyukhova Fax:Baristers & Solicitors SolutorsTel:SOLMON ROTHBART GOODMAN LLP Baristers & Solicitors 375 University Avenue, Suite 701 Toronto, ONMelvyn L. Solmon Tel:Baristers & Solicitors 375 University Avenue, Suite 701 Toronto, ONMelvyn L. Solmon Tel:Maria: MSG 215mail: msolmon@srglegalcom	Counsel to Eleven Points Logistic Inc.	Fax: 416.947.0866
Tel:416.869.5556Fax:416.947.0866Email:ykatirai@stikeman.comSTIKEMAN ELLIOTT LLPMario PauraBarristers & SolicitorsTel:5300 Commerce Court WestFax:199 Bay StreetFax:Toronto, ONMaria KonyukhovaMSH 3C2Maria KonyukhovaCounsel to Lowe's Companies Canada, ULCFax:416.869.5230Fax:416.869.5230Fax:416.847.0866Email:mkonyukhovaBarristers & SolicitorsTel:1155 René-Lévesque Boulevard WestFax:Suite 4000Email:Montréal, QCDanny Duy VuH3B 3V2Danny Duy VuCounsel to Carat CanadaFax:SOLMON ROTHBART GOODMAN LLPMelvyn L. SolmonBarristers & SolicitorsTel:151:416.947.1093 (Ext. 333)75 University Avenue, Suite 701Tel:Mario ConStylegalcom		Email: <u>kesaw@stikeman.com</u>
Fax:416.947.0866Email:ykatirai@stikeman.comSTIKEMAN ELLIOTT LLPMario PauraBarristers & SolicitorsTel:416.869.59385300 Commerce Court WestFax:416.947.0866199 Bay StreetEmail:mpaura@stikeman.comToronto, ONMsH 3C2Maria KonyukhovaCounsel to Lowe's Companies Canada, ULCFax:416.947.0866Email:mkonyukhova@stikeman.comSTIKEMAN ELLIOTT LLPGuy P. MartelBarristers & SolicitorsTel:1.514.397.31631155 René-Lévesque Boulevard WestFax:1.514.397.3122Suite 4000Email:gmartel@stikeman.comMontréal, QCDanny Duy VuH3B 3V2Tel:1.514.397.3222Counsel to Carat CanadaEmail:ddvu@stikeman.comSOLMON ROTHBART GOODMAN LLPMelvyn L. SolmonBarristers & SolicitorsTel:416.947.1093 (Ext. 333)375 University Avenue, Suite 701Fax:416.947.0079Morrie Suite 325Email:msolmon@srglegalcom		Yannick Katirai
STIKEMAN ELLIOTT LLPMario PauraBarristers & SolicitorsTel: 416.869.59385300 Commerce Court WestFax: 416.947.0866199 Bay StreetEmail: mpaura@stikeman.comToronto, ONMaria KonyukhovaMSH 3C2Maria KonyukhovaCounsel to Lowe's Companies Canada, ULCFax: 416.947.0866Email: mkonyukhova@stikeman.comFax: 416.947.0866Email: mkonyukhova@stikeman.comFax: 416.947.0866STIKEMAN ELLIOTT LLPGuy P. MartelBarristers & SolicitorsTel: 1.514.397.31631155 René-Lévesque Boulevard WestFax: 1.514.397.3222Suite 4000Montréal, QCMontréal, QCDanny Duy VuH3B 3V2Tel: 1.514.397.3222Counsel to Carat CanadaFax: 1.514.397.3222Email: ddvu@stikeman.comSolLMON ROTHBART GOODMAN LLPBarristers & SolicitorsTel: 416.947.1093 (Ext. 333)375 University Avenue, Suite 701Fax: 416.947.0079Toronto, ONFax: 416.947.0079Maria & SolicitorsTel: 416.947.0079		Tel: 416.869.5556
STIKEMAN ELLIOTT LLPMario PauraBarristers & SolicitorsTel: 416.869.59385300 Commerce Court WestFax: 416.947.0866199 Bay StreetEmail: mpaura@stikeman.comToronto, ONMaria KonyukhovaMSH 3C2Maria KonyukhovaCounsel to Lowe's Companies Canada, ULCFax: 416.947.0866STIKEMAN ELLIOTT LLPGuy P. MartelBarristers & SolicitorsFax: 1.514.397.31631155 René-Lévesque Boulevard WestFax: 1.514.397.3163Suite 4000Fax: 1.514.397.3222Montréal, QCDanny Duy YuH3B 3V2Danny Duy YuCounsel to Carat CanadaTel: 1.514.397.3222Barristers & SolicitorsFax: 1.514.397.3163Toronto, QNFax: 1.514.397.3163Montréal, QCBarristers 4.594.095H3B 3V2Danny Duy YuCounsel to Carat CanadaRevSOLMON ROTHBART GOODMAN LLPMelvyn L. SolmonBarristers & SolicitorsTel: 416.947.1093 (Ext. 333)375 University Avenue, Suite 701Fax: 416.947.0079Maria & SolicitorsFax: 416.947.0079Barristers & SolicitorsFax: 416.947.0079Baristers & SolicitorsFax: 416.947.0079Barristers & SolicitorsFax: 416.947.007		Fax: 416.947.0866
Barristers & SolicitorsTel:416.869.59385300 Commerce Court WestFax:416.947.0866199 Bay Streetmpaura@stikeman.comToronto, ONMaria KonyukhovaM5H 3C2Maria KonyukhovaCounsel to Lowe's Companies Canada, ULCFax:416.947.0866Email:mkonyukhova@stikeman.comSTIKEMAN ELLIOTT LLPGuy P. MartelBarristers & SolicitorsTel:1.514.397.31631155 René-Lévesque Boulevard WestFax:1.514.397.3163Suite 4000Montréal, QCEmail:gmartel@stikeman.comMontréal, QCDanny Duy VuTel:1.514.397.3222Baristers & SolicitorsTel:1.514.397.3222Suite 4000Email:gmartel@stikeman.comMontréal, QCEmail:gmartel@stikeman.comH3B 3V2Danny Duy VuTel:Counsel to Carat CanadaTel:1.514.397.3222Barristers & SolicitorsFax:1.514.397.3222Email:ddvu@stikeman.comSOLMON ROTHBART GOODMAN LLPMelvyn L. SolmonBarristers & SolicitorsTel:416.947.1093 (Ext. 333)375 University Avenue, Suite 701Fax:416.947.0079Toronto, ONMiG 2J5Email:msolmon@srglegalcom		Email: <u>ykatirai@stikeman.com</u>
Barristers & SolicitorsTel:416.869.59385300 Commerce Court WestFax:416.947.0866199 Bay Streetmpaura@stikeman.comToronto, ONMaria KonyukhovaM5H 3C2Maria KonyukhovaCounsel to Lowe's Companies Canada, ULCFax:416.947.0866Email:mkonyukhova@stikeman.comSTIKEMAN ELLIOTT LLPGuy P. MartelBarristers & SolicitorsTel:1.514.397.31631155 René-Lévesque Boulevard WestFax:1.514.397.3163Suite 4000Montréal, QCEmail:gmartel@stikeman.comMontréal, QCDanny Duy VuTel:1.514.397.3222Baristers & SolicitorsTel:1.514.397.3222Suite 4000Email:gmartel@stikeman.comMontréal, QCEmail:gmartel@stikeman.comH3B 3V2Danny Duy VuTel:Counsel to Carat CanadaTel:1.514.397.3222Barristers & SolicitorsFax:1.514.397.3222Email:ddvu@stikeman.comSOLMON ROTHBART GOODMAN LLPMelvyn L. SolmonBarristers & SolicitorsTel:416.947.1093 (Ext. 333)375 University Avenue, Suite 701Fax:416.947.0079Toronto, ONMiG 2J5Email:msolmon@srglegalcom	STIKEMAN ELLIOTT LLP	Mario Paura
5300 Commerce Court West 199 Bay Street Toronto, ON M5H 3C2Fax: 416.947.0866 Email: mpaura@stikeman.comMaria Konyukhova Tel:Maria Konyukhova 16.947.0866 Email: mkonyukhova@stikeman.comSTIKEMAN ELLIOTT LLP Barristers & Solicitors 1155 René-Lévesque Boulevard West Suite 4000 Montréal, QC H3B 3V2Guy P. Martel Tel:Danny Duy Vu Tel:I.514.397.3163 Fax:Counsel to Carat CanadaULCSOLMON ROTHBART GOODMAN LLP Barristers & Solicitors 375 University Avenue, Suite 701 Toronto, ON M5G 2J5Melvyn L. Solmon Fax:Solution No Most G 2J5Melvyn L. Solmon Fax:Solution QN Most G 2J5Melvyn L. Solmon Fax:		
199 Bay Street Toronto, ON M5H 3C2Email: mpaura@stikeman.comMaria Konyukhova Tel: 416.869.5230 Fax: 416.947.0866 Email: mkonyukhova@stikeman.comSTIKEMAN ELLIOTT LLP Barristers & Solicitors 1155 René-Lévesque Boulevard West Suite 4000 Montréal, QC H3B 3V2Guy P. Martel Tel: 1.514.397.3163 Fax: 1.514.397.3222 Email: gmartel@stikeman.comMany Duy Vu Tel: 1.514.39.6495 Fax: 1.514.397.3222 Email: ddvu@stikeman.comSOLMON ROTHBART GOODMAN LLP Barristers & Solicitors 375 University Avenue, Suite 701 Toronto, ON M5G 2J5Melvyn L. Solmon Tel: 416.947.1093 (Ext. 333) Fax: 416.947.0079Solicitors Most 2J5Fax: 416.947.0079		
Toronto, ON M5H 3C2Maria Konyukhova Tel: 416.869.5230Counsel to Lowe's Companies Canada, ULCFax: 416.947.0866Email: mkonyukhova@stikeman.comSTIKEMAN ELLIOTT LLP Barristers & SolicitorsGuy P. Martel Tel: 1.514.397.3163Barristers & SolicitorsFax: 1.514.397.3222Suite 4000 Montréal, QCEmail: gmartel@stikeman.comMontréal, QC H3B 3V2Danny Duy Vu Tel: 1.514.397.3222Counsel to Carat CanadaFax: 1.514.397.3222Socumon ROTHBART GOODMAN LLP Barristers & Solicitors 375 University Avenue, Suite 701 Toronto, ON M5G 2J5Melvyn L. Solmon Tel: 416.947.0079Email: msolmon@srglegalcomEmail: msolmon@srglegalcom		
M5H 3C2 Counsel to Lowe's Companies Canada, ULCMaria Konyukhova Tel: 416.869.5230 Fax: 416.947.0866 Email: mkonyukhova@stikeman.comSTIKEMAN ELLIOTT LLP Barristers & SolicitorsGuy P. Martel Tel: 1.514.397.3163 Fax: 1.514.397.3222 Email: gmartel@stikeman.comMontréal, QC H3B 3V2Danny Duy Vu Tel: 1.514.397.3222 Email: ddvu@stikeman.comSOLMON ROTHBART GOODMAN LLP Barristers & Solicitors 375 University Avenue, Suite 701 Toronto, ON M5G 2J5Melvyn L. Solmon Fax: 416.947.1093 (Ext. 333) Fax: 416.947.0079 Email: msolmon@srglegalcom		
Counsel to Lowe's Companies Canada, ULCTel:416.869.5230 Fax:416.947.0866 Email:STIKEMAN ELLIOTT LLP Barristers & SolicitorsGuy P. Martel Tel:1.514.397.3163 Fax:1.514.397.3222 Email:Suite 4000 Montréal, QC H3B 3V2Danny Duy Vu Tel:1.514.397.3222 I.514.397.3222Counsel to Carat CanadaDanny Duy Vu Tel:1.514.397.3222 I.514.397.3222SOLMON ROTHBART GOODMAN LLP Barristers & Solicitors 375 University Avenue, Suite 701 Toronto, ON M5G 2J5Melvyn L. Solmon Fax:Melvyn L. Solmon Fax:Melver L. Solmon MsG 2J5mail:msolmon@ srglegalcom		Maria Konvukhova
Counsel to Lowe's Companies Canada, ULCFax: 416.947.0866Email:mkonyukhova@stikeman.comSTIKEMAN ELLIOTT LLPGuy P. MartelBarristers & SolicitorsTel: 1.514.397.31631155 René-Lévesque Boulevard WestFax: 1.514.397.3222Suite 4000Email:Montréal, QCEmail:H3B 3V2Danny Duy VuCounsel to Carat CanadaTel: 1.514.396495Solute to Carat CanadaFax: 1.514.397.3222Suite dovu@stikeman.comTel: 1.514.39.6495Solumon ROTHBART GOODMAN LLPMelvyn L. SolmonBarristers & SolicitorsTel: 416.947.1093 (Ext. 333)375 University Avenue, Suite 701Fax: 416.947.0079Toronto, ONEmail:msolmon@srglegalcomM5G 2J5Martelmsolmon@srglegalcom		
Email:mkonyukhova@stikeman.comSTIKEMAN ELLIOTT LLPGuy P. MartelBarristers & SolicitorsTel:1.514.397.31631155 René-Lévesque Boulevard WestFax:1.514.397.3222Suite 4000Email:gmartel@stikeman.comMontréal, QCDanny Duy VuH3B 3V2Tel:1.514.396495Counsel to Carat CanadaFax:1.514.397.3222SOLMON ROTHBART GOODMAN LLPMelvyn L. SolmonBarristers & SolicitorsTel:416.947.1093 (Ext. 333)375 University Avenue, Suite 701Fax:416.947.0079Toronto, ONMsG 2J5Email:msolmon@srglegalcom	Counsel to Lowe's Companies Canada, ULC	
Barristers & SolicitorsTel:1.514.397.31631155 René-Lévesque Boulevard WestFax:1.514.397.3222Suite 4000Email:gmartel@stikeman.comMontréal, QCDanny Duy VuH3B 3V2Tel:1.514.396495Counsel to Carat CanadaFax:1.514.397.3222SOLMON ROTHBART GOODMAN LLPMelvyn L. SolmonBarristers & SolicitorsTel:416.947.1093 (Ext. 333)375 University Avenue, Suite 701Fax:416.947.0079Toronto, ONEmail:msolmon@srglegalcomM5G 2J5Melvyn L.Melvon@srglegalcom		
Barristers & SolicitorsTel:1.514.397.31631155 René-Lévesque Boulevard WestFax:1.514.397.3222Suite 4000Email:gmartel@stikeman.comMontréal, QCDanny Duy VuH3B 3V2Tel:1.514.396495Counsel to Carat CanadaFax:1.514.397.3222SOLMON ROTHBART GOODMAN LLPMelvyn L. SolmonBarristers & SolicitorsTel:416.947.1093 (Ext. 333)375 University Avenue, Suite 701Fax:416.947.0079Toronto, ONEmail:msolmon@srglegalcomM5G 2J5Melvyn L.Melvon@srglegalcom		Curr D. Montol
1155 René-Lévesque Boulevard WestFax:1.514.397.3222Suite 4000 Montréal, QCEmail:gmartel@stikeman.comH3B 3V2 Counsel to Carat CanadaDanny Duy Vu Tel:1.514.39.6495Fax:1.514.397.3222Email:Motre Carat CanadaFax:1.514.397.3222SOLMON ROTHBART GOODMAN LLP Barristers & SolicitorsMelvyn L. Solmon Tel:416.947.1093 (Ext. 333)Barristers & Solicitors Toronto, ON M5G 2J5Fax:416.947.0079Barristers & SolicitorsFax:416.947.0079		
Suite 4000 Montréal, QCEmail:gmartel@stikeman.comH3B 3V2Danny Duy Vu Tel:1.514.39.6495Counsel to Carat CanadaFax:1.514.397.3222Email:ddvu@stikeman.comSOLMON ROTHBART GOODMAN LLPMelvyn L. Solmon Tel:Barristers & SolicitorsTel:416.947.1093 (Ext. 333)375 University Avenue, Suite 701Fax:416.947.0079Toronto, ON M5G 2J5Email:msolmon@srglegalcom		
Montréal, QC H3B 3V2Danny Duy Vu Tel: 1.514.39.6495Counsel to Carat CanadaTel: 1.514.397.3222Email:ddvu@stikeman.comSOLMON ROTHBART GOODMAN LLPMelvyn L. SolmonBarristers & Solicitors 375 University Avenue, Suite 701Tel: 416.947.1093 (Ext. 333)Fax:416.947.0079Email:msolmon@srglegalcomM5G 2J5Melvyn L. Solmon		
H3B 3V2Danny Duy VuCounsel to Carat CanadaTel: 1.514.39.6495Fax: 1.514.397.3222Email: ddvu@stikeman.comSOLMON ROTHBART GOODMAN LLPMelvyn L. SolmonBarristers & SolicitorsTel: 416.947.1093 (Ext. 333)375 University Avenue, Suite 701Fax: 416.947.0079Toronto, ONEmail: msolmon@srglegalcomM5G 2J5Melvyn L. Solmon		Email: <u>gmartel@stikeman.com</u>
Counsel to Carat CanadaTel:1.514.39.6495Fax:1.514.397.3222Email:ddvu@stikeman.comSOLMON ROTHBART GOODMAN LLPMelvyn L. SolmonBarristers & SolicitorsTel:416.947.1093 (Ext. 333)375 University Avenue, Suite 701Fax:Toronto, ONEmail:M5G 2J5msolmon@srglegalcom		
Counsel to Carat CanadaFax:1.514.397.3222Email:ddvu@stikeman.comSOLMON ROTHBART GOODMAN LLPMelvyn L. SolmonBarristers & SolicitorsTel:416.947.1093 (Ext. 333)375 University Avenue, Suite 701Fax:416.947.0079Toronto, ONEmail:msolmon@srglegalcomM5G 2J5Herein and State and Stat	H3B 3V2	
SOLMON ROTHBART GOODMAN LLPMelvyn L. SolmonBarristers & SolicitorsTel: 416.947.1093 (Ext. 333)375 University Avenue, Suite 701Fax: 416.947.0079Toronto, ONEmail: msolmon@srglegalcomM5G 2J5Horne and the state of	Councel to Const Consda	
SOLMON ROTHBART GOODMAN LLPMelvyn L. SolmonBarristers & SolicitorsTel: 416.947.1093 (Ext. 333)375 University Avenue, Suite 701Fax: 416.947.0079Toronto, ONEmail: msolmon@srglegalcomM5G 2J5Home and the second secon	Counsel to Carat Canada	
Barristers & SolicitorsTel: 416.947.1093 (Ext. 333)375 University Avenue, Suite 701Fax: 416.947.0079Toronto, ONEmail: msolmon@srglegalcomM5G 2J5Karristers		Email: <u>ddvu@stikeman.com</u>
Barristers & SolicitorsTel: 416.947.1093 (Ext. 333)375 University Avenue, Suite 701Fax: 416.947.0079Toronto, ONEmail: msolmon@srglegalcomM5G 2J5Karristers	SOLMON ROTHBART GOODMAN LLP	Melvyn L. Solmon
375 University Avenue, Suite 701Fax: 416.947.0079Toronto, ONEmail: msolmon@srglegalcomM5G 2J5Msolmon@srglegalcom		
Toronto, ONEmail: <a href="msolmon@srglegalcom">msolmon@srglegalcom</a> M5G 2J5	375 University Avenue, Suite 701	
M5G 2J5		Email: msolmon@srglegalcom
Nancy J. Tourgis		Nancy J. Tourgis
Counsel to ISSI Inc. Tel: 416.947.1093 (Ext. 342)	Counsel to ISSI Inc.	
Fax: 416.947.0079		
Email: ntourgis@srglegal.com		

BULL, HOUSSER & TUPPER LLP	Kieran E. Siddall
Barristers & Solicitors	Tel: 1.604.641.4868
900 Howe Street, Suite 900	Fax: 1.604.646.4556
Vancouver, BC	Email: <u>kes@bht.com</u>
V6Z 2M4	Eman. <u>Resemictom</u>
V 0Z 21V14	E. Jane Milton QC
Counsel to Vanprop Investments Ltd.	Email: <u>ejm@bht.com</u> and <u>kes@bht.com</u>
SPORTS INDUSTRY CREDIT ASSOCIATION	Brian Dabarno
245 Victoria Avenue	Tel: 1.514.931.5561 Ext: 226
Suite 800	Fax: 1.514.931.2896
Montreal, QC	Email: <u>brian@sica.ca</u>
H3Z 2M6	
FASKEN MARTINEAU DUMOULIN LLP	Aubrey E. Kauffman
Barristers & Solicitors	Tel: 416.868.3538
333 Bay Street, Suite 2400	Fax: 416.364.7813
•	
Bay Adelaide Centre, Box 20	Email: <u>akauffman@fasken.com</u>
Toronto, ON	
M5H 2T6	
Counsel to Ivanhoe Cambridge Inc.	
FASKEN MARTINEAU DuMOULIN LLP	Stuart Brotman
Barristers & Solicitors	Tel: 416.865.5419
333 Bay Street, Suite 2400	Fax: 416.364.7813
Bay Adelaide Centre, Box 20	Email: sbrotman@fasken.com
Toronto, ON	
M5H 2T6	
Counsel to Sobeys Capital Incorporated	
FASKEN MARTINEAU DuMOULIN LLP	Luc Morin
Barristers & Solicitors	Tel: 1.514.397.5121
The Stock Exchange Tower	Fax: 1.514.397.7600
800 Victoria Square	Email: lmorin@fasken.com
Suite 3700, PO Box 242	
Montréal, PQ	
H4Z 1E9	
Counsel to Ivanhoe Cambridge Inc.	
FASKEN MARTINEAU DuMOULIN LLP	Brandon Farber
Barristers & Solicitors	Tel: 1.514.397.5179
The Stock Exchange Tower	Fax: 1.514.397.7600
800 Victoria Square	Email: <u>bfarber@fasken.com</u>
Suite 3700, PO Box 242	
Montréal, PQ	
H4Z 1E9	
Counsel to Canadian Pacific Railway Ltd.	

FASKEN MARTINEAU DuMOULIN LLP	Luc Béliveau
Barristers & Solicitors	Tel: 1.514.397.4336
	Fax: 1.514.397.7600
The Stock Exchange Tower	
800 Victoria Square	Email: <u>lbeliveau@fasken.com</u>
Suite 3700, PO Box 242	
Montréal, PQ	Brandon Farber
H4Z 1E9	Tel: 1.514.397.5179
	Fax: 1.514.397.7600
Counsel to McKesson Canada	Email: <u>bfarber@fasken.com</u>
FASKEN MARTINEAU DuMOULIN LLP	Guillaume-Pierre Michaud
Barristers & Solicitors	Tel: 1.514.397.5264
The Stock Exchange Tower	Fax: 1.514.397.7600
800 Victoria Square	Email: gmichaud@fasken.com
Suite 3700, PO Box 242	Email: <u>Emichada e fasken.com</u>
Montréal, PQ	
H4Z 1E9	
П42 IСУ	
Counsel to Distribution Select, a division of Archambault Group	
inc., a subsidiary of Quebecor Media Inc.	
THE SCOTTS COMPANY LLC	Lewis J. Dolezal Jr.
14111 Scottslawn Road	Tel: 1.937.578.1319
Marysville, Ohio	
USA 43041	Email: <u>lewis.dolezal@scotts.com</u>
COTY CANADA	Robert Spensieri
1255 Rte Transcanadienne	Tel: 1.514.421.5066
Dorval, QC H9P 2V4	Email: <u>robert_spensieri@cotyinc.com</u>
H9P 2V4	
BLANEY MCMURTRY LLP	Lou Brzezinski
Barristers & Solicitors	Tel: 416.593.2952
2 Queen Street East	Fax: 416.594.5084
Suite 1500	Email: lbrzezinski@blaney.com
Toronto, ON	
M5C 3G5	
Counsel to Advitek Inc.	
BLANEY MCMURTRY LLP	Lou Brzezinski
Barristers & Solicitors	Tel: 416.593.2952
2 Queen Street East	Fax: 416.594.5084
Suite 1500	Email: <u>lbrzezinski@blaney.com</u>
Toronto, ON	
	Alexandra Taadamaan
M5C 3G5	Alexandra Teodorescu
	Tel: 416.596.4279
Counsel to Universal Studios Canada Inc.	Fax: 416.593.5437
	Email: <u>ATeodorescu@blaney.com</u>

BLANEY MCMURTRY LLP	Lou Brzezinski
Barristers & Solicitors	Tel: 416.593.2952
2 Queen Street East	Fax: 416.594.5084
Suite 1500	Email: <u>lbrzezinski@blaney.com</u>
Toronto, ON	Email: <u>IOTZEZINSKI @ Olane y.com</u>
M5C 3G5	Alexandra Teodorescu
MJC 505	Tel: 416.596.4279
Counsel to Nintendo of Canada, Ltd.	Fax: 416.593.5437
Counsel to Wintendo of Canada, Etd.	Email: ATeodorescu@blaney.com
BLANEY MCMURTRY LLP	Lou Brzezinski
Barristers & Solicitors	Tel: 416.593.2952
	Fax: 416.594.5084
2 Queen Street East	
Suite 1500	Email: <u>lbrzezinski@blaney.com</u>
Toronto, ON	Chad Kopach
M5C 3G5	Tel: 416.593.2985
	Fax: 416.594.5437
Counsel to Thyssenkrupp Elevator (Canada) Limited	Email: <u>ckopach@blaney.com</u>
	Alexandra Teodorescu
	Tel: 416.596.4279
	Fax: 416.593.5437
	Email: <u>ATeodorescu@blaney.com</u>
BLANEY MCMURTRY LLP	John C. Wolf
Barristers & Solicitors	Tel: 416.593.1221
2 Queen Street East	Fax: 416.593.5437
Suite 1500	Email: jwolf@blaney.com
Toronto, ON	·
M5C 3G5	Alexandra Teodorescu
	Tel: 416.596.4279
Counsel to Optrust Retail Inc.	Fax: 416.593.5437
	Email: ATeodorescu@blaney.com
BLANEY MCMURTRY LLP	John C. Wolf
Barristers & Solicitors	Tel: 416.593.1221
2 Queen Street East	Fax: 416.593.5437
Suite 1500	Email: jwolf@blaney.com
Toronto, ON	
M5C 3G5	Alexandra Teodorescu
	Tel: 416.596.4279
Counsel to Sun Life Assurance Company of Canada	Fax: 416.593.5437
	Email: ATeodorescu@blaney.com
BLANEY MCMURTRY LLP	John C. Wolf
Barristers & Solicitors	Tel: 416.593.1221
2 Queen Street East	Fax: 416.593.5437
Suite 1500	Email: jwolf@blaney.com
Toronto, ON	
M5C 3G5	Alexandra Teodorescu
	Tel: 416.596.4279
Counsel to bcIMC Realty Corporation	Fax: 416.593.5437
~ ^	Email: ATeodorescu@blaney.com

BLANEY MCMURTRY LLP	John C. Wolf
Barristers & Solicitors	Tel: 416.593.1221
2 Queen Street East	Fax: 416.593.5437
Suite 1500	Email: jwolf@blaney.com
Toronto, ON	<u>1</u>
M5C 3G5	Alexandra Teodorescu
	Tel: 416.596.4279
Counsel to PCM Sheridan Inc.	Fax: 416.593.5437
Counsel to I evi sheridan me.	Email: ATeodorescu@blaney.com
	Email: <u>Arcodorescu@blancy.com</u>
BLANEY MCMURTRY LLP	John C. Wolf
Barristers & Solicitors	Tel: 416.593.1221
2 Queen Street East	Fax: 416.593.5437
Suite 1500	Email: jwolf@blaney.com
Toronto, ON	Email: <u>Jwon Conney.com</u>
M5C 3G5	Alexandra Teodorescu
	Tel: 416.596.4279
Counsel to Artis Tamarack Ltd.	Fax: 416.593.5437
Counsel to Artis Tamarack Ltu.	
	Email: <u>ATeodorescu@blaney.com</u>
BLANEY MCMURTRY LLP	John C. Wolf
Barristers & Solicitors	Tel: 416.593.1221
2 Queen Street East	Fax: 416.593.5437
Suite 1500	
	Email: jwolf@blaney.com
Toronto, ON	
M5C 3G5	Alexandra Teodorescu
	Tel: 416.596.4279
Counsel to Hazeldean Mall LP	Fax: 416.593.5437
	Email: <u>ATeodorescu@blaney.com</u>
BLANEY MCMURTRY LLP	John C. Wolf
Barristers & Solicitors	Tel: 416.593.1221
2 Queen Street East	Fax: 416.593.5437
Suite 1500	Email: jwolf@blaney.com
Toronto, ON	Email: <u>Jwon &amp; Dancy.com</u>
M5C 3G5	Alexandra Teodorescu
WISC SOS	Tel: 416.596.4279
Counsel to Milton Mall LP	
Counsel to Winton Mail LF	Fax: 416.593.5437
	Email: <u>ATeodorescu@blaney.com</u>
BLANEY MCMURTRY LLP	John C. Wolf
Barristers & Solicitors	Tel: 416.593.1221
2 Queen Street East	Fax: 416.593.5437
Suite 1500	Email: jwolf@blaney.com
Toronto, ON	
	Alexandre Teedeneger
M5C 3G5	Alexandra Teodorescu
M5C 3G5	Tel: 416.596.4279

BLANEY MCMURTRY LLP	John C. Wolf
Barristers & Solicitors	Tel: 416.593.1221
2 Queen Street East	Fax: 416.593.5437
Suite 1500	Email: jwolf@blaney.com
Toronto, ON	· · · · · · · · · · · · · · · · · · ·
M5C 3G5	Alexandra Teodorescu
	Tel: 416.596.4279
Counsel to Hillside Centre I LP and Hillside Cente II LP	Fax: 416.593.5437
	Email: ATeodorescu@blaney.com
BLANEY MCMURTRY LLP	John C. Wolf
Barristers & Solicitors	Tel: 416.593.1221
2 Queen Street East	Fax: 416.593.5437
Suite 1500	Email: jwolf@blaney.com
Toronto, ON	<u></u>
M5C 3G5	Alexandra Teodorescu
	Tel: 416.596.4279
Counsel to 2725312 Canada Inc. and 2973758 Canada Inc.	Fax: 416.593.5437
	Email: ATeodorescu@blaney.com
BLANEY MCMURTRY LLP	John C. Wolf
Barristers & Solicitors	Tel: 416.593.1221
2 Queen Street East	Fax: 416.593.5437
Suite 1500	Email: jwolf@blaney.com
Toronto, ON	Linuit. <u>Jwon Conney.com</u>
M5C 3G5	
Counsel to Investors Group Trust Co. Ltd. as Trustee for	
Investors Real Property Fund	
1 2	
BLANEY MCMURTRY LLP	John C. Wolf
Barristers & Solicitors	Tel: 416.593.1221
2 Queen Street East	Fax: 416.593.5437
Suite 1500	Email: jwolf@blaney.com
Toronto, ON	
M5C 3G5	
Counsel to 391102 B.C. Ltd.	
BLANEY MCMURTRY LLP	Ralph Cuervo-Lorens
Barristers & Solicitors	Tel: 416.593.2990
2 Queen Street East	Fax: 416.594.2437
Suite 1500	Email: <u>rcuervolorens@blaney.com</u>
Toronto, ON	
M5C 3G5	
Counsel to Direct Energy Marketing Limited	

BLANEY MCMURTRY LLP	Lou Brzezinski
Barristers & Solicitors	Tel: 416.593.2952
2 Queen Street East	Fax: 416.594.5084
Suite 1500	
	Email: <u>lbrzezinski@blaney.com</u>
Toronto, ON	
M5C 3G5	
Counsel to RPI Consulting Group Inc.	
BLANEY MCMURTRY LLP	Lou Brzezinski
Barristers & Solicitors	Tel: 416.593.2952
2 Queen Street East	Fax: 416.594.5084
Suite 1500	Email: <u>lbrzezinski@blaney.com</u>
Toronto, ON	
M5C 3G5	
Counsel for Certain Creditors	
DE GRANDPRÉ CHAIT LLP	Stephen M. Raicek
1000 De La Gauchetière Street Ouest	Tel: 1.514.878.3215
Suite 2900	Fax: 1.514.878.5715
Montreal, QC	Email: <u>sraicek@dgclex.com</u>
H3B 4W5	Emun. <u>Stutok e ugotok tom</u>
	Matthew Maloley
Counsel to Faubourg Boisbriand Shopping Centre Limited	Tel: 1.514.878.3243
Partnership	Fax: 1.514.878.5743
1 articisiiip	Email: <u>mmaloley@dgclex.com</u>
	Email: <u>minaroley@dgetex.com</u>
DE GRANDPRÉ CHAIT LLP	Stephen M. Raicek
1000 De La Gauchetière Street Ouest	Tel: 1.514.878.3215
Suite 2900	Fax: 1.514.878.5715
Montreal, QC	Email: <u>sraicek@dgclex.com</u>
H3B 4W5	Emun. <u>Brutor e detextorm</u>
	Matthew Maloley
Counsel to Sun Life Assurance Company of Canada	Tel: 1.514.878.3243
	Fax: 1.514.878.5743
	Email: mmaloley@dgclex.com
DE GRANDPRÉ CHAIT LLP	Stephen M. Raicek
1000 De La Gauchetière Street Ouest	Tel: 1.514.878.3215
Suite 2900	Fax: 1.514.878.5715
Montreal, QC	Email: sraicek@dgclex.com
H3B 4W5	
	Ronald Stein
Counsel to Place Versailles Inc.	Tel: 1.514.878.3254
	Fax: 1.514.878.5754
	Email: rstein@dgclex.com
	Matthew Maloley
	Tel: 1.514.878.3243
	Fax: 1.514.878.5743
	Email: <u>mmaloley@dgclex.com</u>

ROYAL BANK OF CANADA	Livia Kolter-Held
200 Bay Street, North Tower	Tel: 416.974.0356
Toronto, ON	Fax: 416.974.2217
M5J 2J5	Email: <u>livia.kolter-held@rbc.com</u>
	Mary Arzoumanidis
	Tel: 416.955.4730
	Fax: 416.955.5015
	Email: <u>mary.arzoumanidis@rbc.com</u>
CCA and B LLC	Hillary Gardner
3350 Riverwood Parkway, Ste 300	Tel: 1.678.402.0947
Atlanta, GA	Email: Hillary.Gardner@elfontheshelf.com
30339	
U.S.A.	
HAHN & HESSEN LLP	Edward L. Schnitzer
Barristers & Solicitors	Tel: 1.212.478.7215
488 Madison Avenue	Fax: 1.212.478.7400
New York, NY 10022	Email: eschnitzer@hahnhessen.com
U.S.A.	
0.0.21.	Joseph Orbach
	Tel: 1.212.478.7396
	Fax: 1.212.478.7400
	Email: jorbach@hahnhessen.com
	Eman. jordaen@nammessen.com
STIKEMEN ELLIOTT LLP	Michael E. Mestinsek
Barristers & Solicitors	Tel: 1.403.266.9078
4300 Bankers Hall West	Fax: 1.403.255.9034
888-3 <sup>rd</sup> Street S.W.	Email: mmestinsek@stikeman.com
Calgary, AB	
T2P 5C5	
Counsel to Albari Holdings Ltd.	
TRANSOURCE FREIGHTWAYS	Kal Kajla
620 Alford Avenue	Tel: 1.604.525.0527
Delta, BC	Email: Kal@transourcefreightways.ca
V3M 6X1	

SUTTS, STROSBERG LLP	William V. Sasso
Barristers & Solicitors	Tel: 1.519.561.6222
251 Goyeau Street	Fax: 1.519.561.6203
Suite 600	Email: wvs@strosbergco.com
Windsor, ON	
N9A 2475	Sharon Strosberg
	Tel: 1.519.561.6244
Counsel to Pharmacy Franchisee Association of Canada	Fax: 1.519.561.6203
	Email: <u>sharon@strosbergco.com</u>
	Jacqueline A. Horvat
	Tel: 1. 519.561.6245
	Fax: 1.519.561.6203
	Email: jhorvat@strosbergco.com
CROCHETIÈRE, PÉTRIN	Alexandre Franco
Barristers & Solicitors	Tel: 1.514.354.3645
5800 boul. Louis-H. – La Fontaine	Fax: 1.514.354.6511
Montréal, QU	Email: afranco@crochetiere-petrin.qc.ca
H1M 1S7	Zhan. <u>artaneo e eroenenere permiquea</u>
Counsel to Aliments Triumph Inc.	
ALIMENTS TRIUMPH INC.	Patrick J. Carvell
1020 Boulevard Michèle-Bohec	Email: pcarvell@atriomphe.com
Blainville, QC	
J7C 5L7	
BENNETT JONES LLP	Raj Sahni
Barristers & Solicitors	Tel: 416.777.4804
One First Canadian Place	Fax: 416.863.1716
Suite 3400	Email: <u>sahnir@bennettjones.com</u>
Toronto, ON	
M5X 1A4	Derek Bell
	Tel: 416.777.4638
Counsel to One York Street Inc. (Menkes Development Ltd.)	Fax: 416.863.1716
Counsel to one Tork Street me. (Wenkes Development Etd.)	
CORRE PARTNERS MANAGEMENT LLC	Email: <u>belld@bennettjones.com</u>
	Stephen Lam
1370 Avenue of the Americas	Tel: 1.646.863.7157
29th Floor	Fax: 1.646.863.7161
New York, New York 10019	Fax: 1.646.863.7161 Email: <u>steve.lam@correpartners.com</u>
New York, New York 10019 U.S.A.	Email: <u>steve.lam@correpartners.com</u>
New York, New York 10019 U.S.A. BLAKE, CASSELS & GRAYDON LLP	Email: steve.lam@correpartners.com         Linc Rogers
New York, New York 10019 U.S.A. BLAKE, CASSELS & GRAYDON LLP Barristers & Solicitors	Email:       steve.lam@correpartners.com         Linc Rogers       Tel:         416.863.4168
New York, New York 10019 U.S.A. BLAKE, CASSELS & GRAYDON LLP Barristers & Solicitors 199 Bay Street	Email:steve.lam@correpartners.comLinc RogersTel:416.863.4168Fax:416.863.2653
New York, New York 10019 U.S.A. BLAKE, CASSELS & GRAYDON LLP Barristers & Solicitors 199 Bay Street Suite 4000, Commerce Court West	Email:       steve.lam@correpartners.com         Linc Rogers       Tel:         416.863.4168
New York, New York 10019 U.S.A. BLAKE, CASSELS & GRAYDON LLP Barristers & Solicitors 199 Bay Street Suite 4000, Commerce Court West Toronto, ON	Email:       steve.lam@correpartners.com         Linc Rogers       Email:       416.863.4168         Fax:       416.863.2653       Email:       linc.rogers@blakes.com
New York, New York 10019 U.S.A. BLAKE, CASSELS & GRAYDON LLP Barristers & Solicitors 199 Bay Street Suite 4000, Commerce Court West	Email: steve.lam@correpartners.com         Linc Rogers         Tel: 416.863.4168         Fax: 416.863.2653         Email: linc.rogers@blakes.com         Aryo Shalviri
New York, New York 10019 U.S.A. BLAKE, CASSELS & GRAYDON LLP Barristers & Solicitors 199 Bay Street Suite 4000, Commerce Court West Toronto, ON M5L 1A9	Email: steve.lam@correpartners.com         Linc Rogers         Tel: 416.863.4168         Fax: 416.863.2653         Email: linc.rogers@blakes.com         Aryo Shalviri         Tel: 416.863.2962
New York, New York 10019 U.S.A. BLAKE, CASSELS & GRAYDON LLP Barristers & Solicitors 199 Bay Street Suite 4000, Commerce Court West Toronto, ON	Email: steve.lam@correpartners.com         Linc Rogers         Tel: 416.863.4168         Fax: 416.863.2653         Email: linc.rogers@blakes.com         Aryo Shalviri

BLAKE, CASSELS & GRAYDON LLP	Linc Rogers
Barristers & Solicitors	Tel: 416.863.4168
199 Bay Street	Fax: 416.863.2653
Suite 4000, Commerce Court West	Email: linc.rogers@blakes.com
Toronto, ON	
M5L 1A9	Aryo Shalviri
	Tel: 416.863.2962
Counsel to Bose Limited	Fax: 416.863.2653
	Email: aryo.shalviri@blakes.com
BLAKE, CASSELS & GRAYDON LLP	Linc Rogers
Barristers & Solicitors	Tel: 416.863.4168
199 Bay Street	Fax: 416.863.2653
Suite 4000, Commerce Court West	Email: linc.rogers@blakes.com
Toronto, ON	
M5L 1A9	Aryo Shalviri
	Tel: 416.863.2962
Counsel to Dyson Canada Ltd.	Fax: 416.863.2653
Counser to Dyson Cunded Ded.	Email: aryo.shalviri@blakes.com
BLAKE, CASSELS & GRAYDON LLP	Linc Rogers
Barristers & Solicitors	Tel: 416.863.4168
199 Bay Street	Fax: 416.863.2653
Suite 4000, Commerce Court West	Email: <u>linc.rogers@blakes.com</u>
Toronto, ON	Eman: <u>me.rogers@biakes.com</u>
M5L 1A9	Anno Shalvini
MJL IA9	<b>Aryo Shalviri</b> Tel: 416.863.2962
Counsel to Lego Canada Inc.	
Counsel to Lego Canada Inc.	Fax: 416.863.2653
	Email: <u>aryo.shalviri@blakes.com</u>
BLAKE, CASSELS & GRAYDON LLP	Linc Rogers Tel: 416.863.4168
Barristers & Solicitors	1 Lel: 416 X63 416X
199 Bay Street	Fax: 416.863.2653
Suite 4000, Commerce Court West	
Suite 4000, Commerce Court West Toronto, ON	Fax: 416.863.2653 Email: <u>linc.rogers@blakes.com</u>
Suite 4000, Commerce Court West	Fax: 416.863.2653 Email: <u>linc.rogers@blakes.com</u> Aryo Shalviri
Suite 4000, Commerce Court West Toronto, ON M5L 1A9	Fax:       416.863.2653         Email: <u>linc.rogers@blakes.com</u> Aryo Shalviri         Tel:       416.863.2962
Suite 4000, Commerce Court West Toronto, ON	Fax:       416.863.2653         Email:       linc.rogers@blakes.com         Aryo Shalviri         Tel:       416.863.2962         Fax:       416.863.2653
Suite 4000, Commerce Court West Toronto, ON M5L 1A9 Counsel to Hanesbrands Inc.	Fax:416.863.2653Email:linc.rogers@blakes.comAryo ShalviriTel:416.863.2962Fax:416.863.2653Email:aryo.shalviri@blakes.com
Suite 4000, Commerce Court West Toronto, ON M5L 1A9 Counsel to Hanesbrands Inc. BLAKE, CASSELS & GRAYDON LLP	Fax:416.863.2653Email:linc.rogers@blakes.comAryo ShalviriTel:416.863.2962Fax:416.863.2653Email:aryo.shalviri@blakes.comLinc Rogers
Suite 4000, Commerce Court West Toronto, ON M5L 1A9 Counsel to Hanesbrands Inc. BLAKE, CASSELS & GRAYDON LLP Barristers & Solicitors	Fax:       416.863.2653         Email:       linc.rogers@blakes.com         Aryo Shalviri         Tel:       416.863.2962         Fax:       416.863.2653         Email:       aryo.shalviri@blakes.com         Linc Rogers       Tel:         Tel:       416.863.4168
Suite 4000, Commerce Court West Toronto, ON M5L 1A9 Counsel to Hanesbrands Inc. BLAKE, CASSELS & GRAYDON LLP Barristers & Solicitors 199 Bay Street	Fax:       416.863.2653         Email:       linc.rogers@blakes.com         Aryo Shalviri         Tel:       416.863.2962         Fax:       416.863.2653         Email:       aryo.shalviri@blakes.com         Linc Rogers       Tel:         Tel:       416.863.4168         Fax:       416.863.2653
Suite 4000, Commerce Court West Toronto, ON M5L 1A9 Counsel to Hanesbrands Inc. BLAKE, CASSELS & GRAYDON LLP Barristers & Solicitors 199 Bay Street Suite 4000, Commerce Court West	Fax:       416.863.2653         Email:       linc.rogers@blakes.com         Aryo Shalviri         Tel:       416.863.2962         Fax:       416.863.2653         Email:       aryo.shalviri@blakes.com         Linc Rogers       Tel:         Tel:       416.863.4168
Suite 4000, Commerce Court West Toronto, ON M5L 1A9 Counsel to Hanesbrands Inc. BLAKE, CASSELS & GRAYDON LLP Barristers & Solicitors 199 Bay Street Suite 4000, Commerce Court West Toronto, ON	Fax:       416.863.2653         Email:       linc.rogers@blakes.com         Aryo Shalviri         Tel:       416.863.2962         Fax:       416.863.2653         Email:       aryo.shalviri@blakes.com         Linc Rogers       Tel:         Tel:       416.863.4168         Fax:       416.863.2653         Email:       linc.rogers@blakes.com
Suite 4000, Commerce Court West Toronto, ON M5L 1A9 Counsel to Hanesbrands Inc. BLAKE, CASSELS & GRAYDON LLP Barristers & Solicitors 199 Bay Street Suite 4000, Commerce Court West	Fax:       416.863.2653         Email:       linc.rogers@blakes.com         Aryo Shalviri         Tel:       416.863.2962         Fax:       416.863.2653         Email:       aryo.shalviri@blakes.com         Linc Rogers       Tel:         Tel:       416.863.4168         Fax:       416.863.2653
Suite 4000, Commerce Court West Toronto, ON M5L 1A9 Counsel to Hanesbrands Inc. BLAKE, CASSELS & GRAYDON LLP Barristers & Solicitors 199 Bay Street Suite 4000, Commerce Court West Toronto, ON	Fax:       416.863.2653         Email:       linc.rogers@blakes.com         Aryo Shalviri         Tel:       416.863.2962         Fax:       416.863.2653         Email:       aryo.shalviri@blakes.com         Linc Rogers       Tel:         Tel:       416.863.4168         Fax:       416.863.2653         Email:       linc.rogers@blakes.com
Suite 4000, Commerce Court West Toronto, ON M5L 1A9 Counsel to Hanesbrands Inc. <b>BLAKE, CASSELS &amp; GRAYDON LLP</b> Barristers & Solicitors 199 Bay Street Suite 4000, Commerce Court West Toronto, ON M5L 1A9 Counsel to Smucker Foods of Canada Corp. / Corp. de Produits	Fax:       416.863.2653         Email:       linc.rogers@blakes.com         Aryo Shalviri         Tel:       416.863.2962         Fax:       416.863.2653         Email:       aryo.shalviri@blakes.com         Linc Rogers       Tel:         Tel:       416.863.4168         Fax:       416.863.2653         Email:       linc.rogers@blakes.com         Aryo Shalviri       Linc Rogers
Suite 4000, Commerce Court West Toronto, ON M5L 1A9 Counsel to Hanesbrands Inc. BLAKE, CASSELS & GRAYDON LLP Barristers & Solicitors 199 Bay Street Suite 4000, Commerce Court West Toronto, ON M5L 1A9	Fax:       416.863.2653         Email:       linc.rogers@blakes.com         Aryo Shalviri         Tel:       416.863.2962         Fax:       416.863.2653         Email:       aryo.shalviri@blakes.com         Linc Rogers       Tel:         Tel:       416.863.4168         Fax:       416.863.2653         Email:       linc.rogers@blakes.com         Aryo Shalviri       Tel:         Tel:       416.863.2653         Email:       linc.rogers@blakes.com         Aryo Shalviri       Tel:         Tel:       416.863.2962

BLAKE, CASSELS & GRAYDON LLP	Linc Rogers
Barristers & Solicitors	Tel: 416.863.4168
199 Bay Street	Fax: 416.863.2653
Suite 4000, Commerce Court West	Email: linc.rogers@blakes.com
Toronto, ON	
M5L 1A9	Aryo Shalviri
	Tel: 416.863.2962
Counsel to Vita-Mix Corporation	Fax: 416.863.2653
	Email: aryo.shalviri@blakes.com
BLAKE, CASSELS & GRAYDON LLP	Linc Rogers
Barristers & Solicitors	Tel: 416.863.4168
199 Bay Street	Fax: 416.863.2653
•	
Suite 4000, Commerce Court West	Email: <u>linc.rogers@blakes.com</u>
Toronto, ON	
M5L 1A9	Aryo Shalviri
	Tel: 416.863.2962
Counsel to Moore Canada Corporation d/b/a RR Donnelley	Fax: 416.863.2653
	Email: aryo.shalviri@blakes.com
BLAKE, CASSELS & GRAYDON LLP	Linc Rogers
Barristers & Solicitors	Tel: 416.863.4168
199 Bay Street	Fax: 416.863.2653
Suite 4000, Commerce Court West	Email: linc.rogers@blakes.com
Toronto, ON	
M5L 1A9	Aryo Shalviri
	Tel: 416.863.2962
Counsel to Nestlé Canada Inc.	Fax: 416.863.2653
	Email: aryo.shalviri@blakes.com
BLAKE, CASSELS & GRAYDON LLP	Linc Rogers
Barristers & Solicitors	Tel: 416.863.4168
199 Bay Street	Fax: 416.863.2653
Suite 4000, Commerce Court West	Email: <u>linc.rogers@blakes.com</u>
Toronto, ON	
M5L 1A9	Aryo Shalviri
	Tel: 416.863.2962
Counsel to Funai Corporation Inc.	Fax: 416.863.2653
	Email: aryo.shalviri@blakes.com
BLAKE, CASSELS & GRAYDON LLP	Aryo Shalviri
Barristers & Solicitors	Tel: 416.863.2962
199 Bay Street	Fax: 416.863.2653
Suite 4000, Commerce Court West	Email: aryo.shalviri@blakes.com
Toronto, ON	
M5L 1A9	
Counsel to Medela Canada Inc.	

BLAKE, CASSELS & GRAYDON LLP	Joseph Grignano
Barristers & Solicitors	Tel: 416.863.4025
199 Bay Street	Fax: 416.863.2653
Suite 4000, Commerce Court West	Email: joseph.grignano@blakes.com
	Email. Joseph.grighano@blakes.com
Toronto, ON	
M5L 1A9	
Counsel to Northwest Plaza Ltd.	
BLAKE, CASSELS & GRAYDON LLP	Milly Chow
Barristers & Solicitors	Tel: 416.863.2594
199 Bay Street	Fax: 416.863.2653
Suite 4000, Commerce Court West	Email: <u>milly.chow@blakes.com</u>
Toronto, ON	
M5L 1A9	
Coursel to ASM Conitel V. L. D.	
Counsel to ASM Capital V, L.P.	
ASM CAPITAL V, L.P.	Douglas Wolfe
7600 Jericho Turnpike	Tel: 1.516.422.7102
Suite 302	Fax: 1.516.422.7118
Woodbury, NY 11797	Email: <u>DWolfe@asmcapital.com</u>
U.S.A.	*
I A YANNA/I INIA YI A LYI LYI ID LILYNIYYYYNY YNY I I ID	Chitton D. Dronhot
GOWLING LAFLEUR HENDERSON LLP	Clifton P. Prophet
Barristers & Solicitors	Tel: 416.862.3509
Barristers & Solicitors 1 First Canadian Place	Tel: 416.862.3509 Fax: 416.862.7661
Barristers & Solicitors 1 First Canadian Place 100 King St. West, Suite 1600	Tel: 416.862.3509
Barristers & Solicitors 1 First Canadian Place 100 King St. West, Suite 1600 Toronto, ON	Tel:       416.862.3509         Fax:       416.862.7661         Email:       clifton.prophet@gowlings.com
Barristers & Solicitors 1 First Canadian Place 100 King St. West, Suite 1600	Tel:       416.862.3509         Fax:       416.862.7661         Email:       clifton.prophet@gowlings.com         Frank Lamie
Barristers & Solicitors 1 First Canadian Place 100 King St. West, Suite 1600 Toronto, ON M5X 1G5	Tel:       416.862.3509         Fax:       416.862.7661         Email:       clifton.prophet@gowlings.com
Barristers & Solicitors 1 First Canadian Place 100 King St. West, Suite 1600 Toronto, ON	Tel:       416.862.3509         Fax:       416.862.7661         Email:       clifton.prophet@gowlings.com         Frank Lamie
Barristers & Solicitors 1 First Canadian Place 100 King St. West, Suite 1600 Toronto, ON M5X 1G5	Tel:       416.862.3509         Fax:       416.862.7661         Email:       clifton.prophet@gowlings.com         Frank Lamie         Tel:       416.862.3609
Barristers & Solicitors 1 First Canadian Place 100 King St. West, Suite 1600 Toronto, ON M5X 1G5	Tel:       416.862.3509         Fax:       416.862.7661         Email:       clifton.prophet@gowlings.com         Frank Lamie         Tel:       416.862.3609         Fax:       416.862.7661         Email:       frank.lamie@gowlings.com
Barristers & Solicitors 1 First Canadian Place 100 King St. West, Suite 1600 Toronto, ON M5X 1G5	Tel:       416.862.3509         Fax:       416.862.7661         Email:       clifton.prophet@gowlings.com         Frank Lamie         Tel:       416.862.3609         Fax:       416.862.7661         Email:       frank.lamie@gowlings.com         Haddon Murray
Barristers & Solicitors 1 First Canadian Place 100 King St. West, Suite 1600 Toronto, ON M5X 1G5	Tel:       416.862.3509         Fax:       416.862.7661         Email:       clifton.prophet@gowlings.com         Frank Lamie         Tel:       416.862.3609         Fax:       416.862.7661         Email:       frank.lamie@gowlings.com         Haddon Murray       Tel:         Tel:       416.862.3604
Barristers & Solicitors 1 First Canadian Place 100 King St. West, Suite 1600 Toronto, ON M5X 1G5	Tel:       416.862.3509         Fax:       416.862.7661         Email:       clifton.prophet@gowlings.com         Frank Lamie         Tel:       416.862.3609         Fax:       416.862.7661         Email:       frank.lamie@gowlings.com         Haddon Murray         Tel:       416.862.3604         Fax:       416.862.7661
Barristers & Solicitors 1 First Canadian Place 100 King St. West, Suite 1600 Toronto, ON M5X 1G5	Tel:       416.862.3509         Fax:       416.862.7661         Email:       clifton.prophet@gowlings.com         Frank Lamie         Tel:       416.862.3609         Fax:       416.862.7661         Email:       frank.lamie@gowlings.com         Haddon Murray       Tel:       416.862.3604
Barristers & Solicitors 1 First Canadian Place 100 King St. West, Suite 1600 Toronto, ON M5X 1G5	Tel:       416.862.3509         Fax:       416.862.7661         Email:       clifton.prophet@gowlings.com         Frank Lamie         Tel:       416.862.3609         Fax:       416.862.7661         Email:       frank.lamie@gowlings.com         Haddon Murray       Tel:         Tel:       416.862.3604         Fax:       416.862.7661
Barristers & Solicitors 1 First Canadian Place 100 King St. West, Suite 1600 Toronto, ON M5X 1G5 Counsel to Fiera Properties Limited	Tel:       416.862.3509         Fax:       416.862.7661         Email:       clifton.prophet@gowlings.com         Frank Lamie         Tel:       416.862.3609         Fax:       416.862.7661         Email:       frank.lamie@gowlings.com         Haddon Murray         Tel:       416.862.3604         Fax:       416.862.7661         Email:       frank.lamie@gowlings.com
Barristers & Solicitors 1 First Canadian Place 100 King St. West, Suite 1600 Toronto, ON M5X 1G5 Counsel to Fiera Properties Limited BURCHELLS LLP	Tel:       416.862.3509         Fax:       416.862.7661         Email:       clifton.prophet@gowlings.com         Frank Lamie         Tel:       416.862.3609         Fax:       416.862.7661         Email:       frank.lamie@gowlings.com         Haddon Murray         Tel:       416.862.3604         Fax:       416.862.7661         Email:       frank.lamie@gowlings.com         Haddon Murray       Tel:         416.862.7661       Email:         haddon.murray@gowlings.com         David Hutt
Barristers & Solicitors 1 First Canadian Place 100 King St. West, Suite 1600 Toronto, ON M5X 1G5 Counsel to Fiera Properties Limited BURCHELLS LLP Barristers & Solicitors 1801 Hollis St., Suite 1800	Tel:       416.862.3509         Fax:       416.862.7661         Email:       clifton.prophet@gowlings.com         Frank Lamie         Tel:       416.862.3609         Fax:       416.862.7661         Email:       frank.lamie@gowlings.com         Haddon Murray         Tel:       416.862.3604         Fax:       416.862.7661         Email:       haddon.murray@gowlings.com         David Hutt       Tel:         Tel:       1.902.442.8373         Fax:       1.902.420.9326
Barristers & Solicitors 1 First Canadian Place 100 King St. West, Suite 1600 Toronto, ON M5X 1G5 Counsel to Fiera Properties Limited BURCHELLS LLP Barristers & Solicitors	Tel:       416.862.3509         Fax:       416.862.7661         Email:       clifton.prophet@gowlings.com         Frank Lamie         Tel:       416.862.3609         Fax:       416.862.7661         Email:       frank.lamie@gowlings.com         Haddon Murray         Tel:       416.862.3604         Fax:       416.862.7661         Email:       frank.lamie@gowlings.com         Haddon Murray       Tel:         Tel:       416.862.7661         Email:       haddon.murray@gowlings.com         David Hutt       Tel:         Tel:       1.902.442.8373
Barristers & Solicitors 1 First Canadian Place 100 King St. West, Suite 1600 Toronto, ON M5X 1G5 Counsel to Fiera Properties Limited BURCHELLS LLP Barristers & Solicitors 1801 Hollis St., Suite 1800 Halifax, NS	Tel:       416.862.3509         Fax:       416.862.7661         Email:       clifton.prophet@gowlings.com         Frank Lamie         Tel:       416.862.3609         Fax:       416.862.7661         Email:       frank.lamie@gowlings.com         Haddon Murray         Tel:       416.862.3604         Fax:       416.862.7661         Email:       haddon.murray@gowlings.com         David Hutt       Tel:         Tel:       1.902.442.8373         Fax:       1.902.420.9326

AIRD & BERLIS LLP	D. Robb English
Barristers & Solicitors	Tel: 416.865.4748
181 Bay St., Suite 1800	Fax: 416.863.1515
Toronto, ON	Email: renglish@airdberlis.com
M5J 2T9	
Counsel to CompuCom Systems, Inc. and CompuCom Canada	
Co.	
AIRD & BERLIS LLP	Ian Aversa
Barristers & Solicitors	Tel: 416.865.3082
181 Bay St., Suite 1800	Fax: 416.863.1515
Toronto, ON	Email: <u>iaversa@airdberlis.com</u>
M5J 2T9	
	Jeremy Nemers
Counsel to RSP Architects, Ltd.	Tel: 416.865.7724
	Fax: 416.863.1515
	Email: jnemers@airdberlis.com
	Midels Manager
EVOLUTION LIGHTING, LLC	Mitch Mossman
16200 NW 59th Ave, Suite 101	Tel: 1.786.533.1807 Ext. 246
Miami Lakes, FL 33014	Fax: 1.305.558.8027
U.S.A.	Email: <u>mitchm@evolutionlightingllc.com</u>
DEPARTMENT OF JUSTICE	Diane Winters
Ontario Regional Office	Tel: 416.973.3172
130 King Street West, Suite 3400	Fax: 416.973.0810
Toronto, ON	Email: <u>Diane.Winters@justice.gc.ca</u>
M5X 1K6	Email: Dialet Hinters Classic Cigerea
Counsel to Attorney General of Canada in Right of Canada	
CANDA SIX FORTUNE ENTERPRISE CO. LTD.	Liisa Kaarid
1 President's Choice Circle	Tel: 905.861.2483
Brampton, ON	Fax: 905.861.2360
L6Y 5S5	Email: liisa.kaarid@loblaw.ca
SEAPORT GLOBAL HOLDINGS LLC	Scott Friedberg
360 Madison Avenue, 22nd Floor	Tel: 1.212.616.7728
New York, NY 10017	Cell: 1.917.913.4281
U.S.A.	Email: <u>SFriedberg@theseaportgroup.com</u>
NORTON ROSE FULBRIGHT CANADA LLP	Alan Merskey
Barristers & Solicitors	Tel: 416.216.4805
Royal Bank Plaza, South Tower, Suite 3800	Fax: 416.216 3930
200 Bay Street, P.O. Box 84	Email: <u>alan.merskey@nortonrosefulbright.com</u>
Toronto, ON	
M5J 2Z4	Evan Cobb
	Tel: 416.216.1929
	Fax: 416 216 3930
	Fax: 416.216 3930 Email: evan.cobb@nortonrosefulbright.com

NORTON ROSE FULBRIGHT CANADA LLP	Christian Roy
Barristers & Solicitors	Tel: 1.418.640.5028
Suite 1500, 2828 Laurier Boulevard	Fax: 1.418.640.1500
Québec, QC	Email: christian.roy@nortonrosefulbright.com
G1V 0B9	
Counsel to Cominar Real Estate Investment Trust	
PALIARE ROLAND ROSENBERG ROTHSTEIN LLP	Lindsay Scott
Barristers & Solicitors	Tel: 416.646.7442
155 Wellington Street West	Fax: 416.646.4301
35 <sup>th</sup> Floor	Email: <u>lindsay.scott@paliareroland.com</u>
Toronto, ON	Linuit. <u>Indudy.Source.pundroronand.com</u>
M5V 3H1	
NISV SHI	
Counsel to Microsoft Corporation	
FARRIS, VAUGHAN, WILLS & MURPHY LLP	David E. Gruber
Barristers & Solicitors	Tel: 1.604.661.9361
200 - 700 W Georgia Street	Fax: 1.604.661.9349
Vancouver, BC	Email: dgruber@farris.com
V7Y 1B3	
	Arden Beddoes
Counsel to Claims Recovery Group LLC	Tel: 1.604.661.9380
Courser to Claims Recovery Group ELC	Fax: 1.604.661.9349
	Email: <u>abeddoes@farris.com</u>
SOLMON ROTHBART GOODMAN LLP	Melvyn L. Solmon
Barristers & Solicitors	Tel: 416.947.1093 Ext.333
375 University Avenue, Suite 701	Fax: 416.947.0079
Toronto, ON	Email: msolmon@srglegal.com
M5G 2J5	
Counsel to ISSI Inc.	
CLARK WILSON LLP	Christopher Ramsay
Barristers & Solicitors	Tel: 1.604.643.3176
900-885 West Georgia Street	Fax: 1.604.687.6314
Vancouver, BC	Email: <u>cjr@cwilson.com</u>
V6C 3H1	<u></u>
	Katie G. Mak
Counsel to Narland Properties (Haney) Ltd.	Tel: 1.604.643.3105
Counser to Furnaria Frépérices (Huney) Eta.	Fax: 1.604.687.6314
	Email: kgm@cwilson.com
	Linan. <u>Kgineewiison.com</u>
DAVPART INC.	Karen Citron
4576 Yonge Street, Suite 700	Tel: 416.222.3010
Toronto, ON	Fax: 416.222.3013
M2N 6N4	Email: <u>citronk@davpart.com</u>
Landlord to Target Store T3560, located at Lindsay Square, 401	
Kent Street West	

LIQUIDITY SOLUTIONS, INC.	Michael Handler
One University Plaza, Suite 312	Tel: 1.201.968.0001
Hackensack, NJ 07601	Fax: 1.201.968.0010
U.S.A.	Email: mhandler@liquiditysolutions.com and
U.S.A.	
	lsi@liquiditysolutions.com
TORKIN MANES LLP	S. Fay Sulley
Barristers & Sol28 West 44th Street 16th Floor New York, NY	Tel: 416.777.5419
10036rs	Fax: 1.888.587.5769
151 Yonge Street, Suite 1500	Email: fsulley@torkinmanes.com
Toronto, ON	
M5C 2W7	
Counsel to Springs Window Fashion LLC	
ALLUVIUM PARTNERS LLC	Darren F. Yulfo
28 West 44th Street, 16 <sup>TH</sup> Floor	Tel: 1.212.882.1866
New York, NY 10036	Fax: 1.212.882.1867
U.S.A.	Email: <u>dyulfo@alluviumpartnersllc.com</u>
U.S.A.	Eman: <u>dyuno@anuviumpartnersnc.com</u>
UNIQUE INDUSTRIES, INC.	Michael Dougherty
4750 League Island Blvd.	Tel: 1.215.218.7794
Philadelphia, PA	Email: mdougherty@favors.com
USA, 19112-1222	
	Glenn Wattenmaker
	Tel: 1.215.218.7704
	Email: gwattenmaker@favors.com
FARMER BROS. CO.	Colleen A. Brooks
20333 S. Normandie Avenue	Tel: 1.310.787.5393
Torrance, CA	Fax: 1.310.787.5376
USA, 90502	Email: <u>cbrooks@farmerbros.com</u>
KELLY SANTINI LLP	Rick Brooks
Barristers & Solicitors	Tel: 1.613.238.6321 Ext.248
	Fax: 1.613.233.4553
160 Elgin Street, Suite 2401 Ottawa, ON K2P 2P7	Email: rbrooks@kellysantini.com
	Linan. <u>Torooks w Kenysanum.com</u>
Counsel to Lozier Corporation	
KELLY SANTINI LLP	Rick Brooks
Barristers & Solicitors	Tel: 1.613.238.6321 Ext.248
160 Elgin Street, Suite 2401	Fax: 1.613.233.4553
Ottawa, ON K2P 2P7	Email: <u>rbrooks@kellysantini.com</u>
Counsel to Lozier Store Fixtures, LLC	
1	

GARDINER ROBERTS LLP	Jeffrey Rosekat
Barristers & Solicitors	Tel: 416.865.6662
Scotia Plaza	Fax: 416.865.6636
40 King Street West, Suite 3100	Email: jrosekat@gardiner-roberts.com
Toronto, ON M5H 3Y2	
Counsel to Helen of Troy LP	
GARDINER ROBERTS LLP	Jeffrey Rosekat
Barristers & Solicitors	Tel: 416.865.6662
Scotia Plaza	Fax: 416.865.6636
40 King Street West, Suite 3100	Email: jrosekat@gardiner-roberts.com
Toronto, ON M5H 3Y2	
Counsel to Kaz Canada Inc.	
GARDINER ROBERTS LLP	Jeffrey Rosekat
Barristers & Solicitors	Tel: 416.865.6662
Scotia Plaza	Fax: 416.865.6636
40 King Street West, Suite 3100	Email: jrosekat@gardiner-roberts.com
Toronto, ON M5H 3Y2	
Counsel to Kaz Far East Ltd.	
GARDINER ROBERTS LLP	Jeffrey Rosekat
Barristers & Solicitors	Tel: 416.865.6662
Scotia Plaza	Fax: 416.865.6636
40 King Street West, Suite 3100	Email: jrosekat@gardiner-roberts.com
Toronto, ON M5H 3Y2	
Counsel to Idelle Labs Ltd.	
GARDINER ROBERTS LLP	Jeffrey Rosekat
Barristers & Solicitors	Tel: 416.865.6662
Scotia Plaza	Fax: 416.865.6636
40 King Street West, Suite 3100	Email: jrosekat@gardiner-roberts.com
Toronto, ON M5H 3Y2	
Counsel to Helen of Troy LP	
GARDINER ROBERTS LLP	Jeffrey Rosekat
Barristers & Solicitors	Tel: 416.865.6662
Scotia Plaza	Fax: 416.865.6636
10 King Street West Suite 2100	Email: jrosekat@gardiner-roberts.com
40 King Street West, Suite 3100	
Toronto, ON M5H 3Y2	

GARDINER ROBERTS LLP	Jeffrey Rosekat
Barristers & Solicitors	Tel: 416.865.6662
Scotia Plaza	Fax: 416.865.6636
40 King Street West, Suite 3100	Email: jrosekat@gardiner-roberts.com
Toronto, ON M5H 3Y2	
Counsel to Idelle Labs Ltd.	
First Capital	Kim Withrow
3350 Riverwood Parkway, Suite 1750	Tel: 1.678.594.5900
Atlanta, GA 30339	Email: kwithrow@firstcapital.com
U.S.A.	Linani, <u>Romanov e insteapianeoni</u>
0.0.11.	Vicki Heller
Counsel to Tara Toy Corp.	Tel: 1.678.594.5900
Counsel to Tara Toy Corp.	Email: vheller@firstcapital.com
	Eman. <u>whener@mstcapital.com</u>
	Kevin McGarry
	Tel: 1.678.594.5900
	Email: <u>kmcgarry@firstcapital.com</u>
	Eman. <u>Kinegarry@firstcapital.com</u>
	Lance Baker
	Tel: 1.954.557.5050
	Email: Lbaker@firstcapital.com
	Email: <u>Ebaker@msteapitar.com</u>
First Capital	Kim Withrow
3350 Riverwood Parkway, Suite 1750	Tel: 1.678.594.5900
Atlanta, GA 30339	Email: <u>kwithrow@firstcapital.com</u>
U.S.A.	
0.5.11.	Vicki Heller
Counsel to Miken Clothing	Tel: 1.678.594.5900
eounsel to whiten clouning	Email: vheller@firstcapital.com
	Linan. <u>whener@inscapital.com</u>
	Kevin McGarry
	Tel: 1.678.594.5900
	Email: <u>kmcgarry@firstcapital.com</u>
	Eman. <u>Kinegariy@insteapital.com</u>
	Lance Baker
	Tel: 1.954.557.5050
	Email: Lbaker@firstcapital.com
GOLDMAN SLOAN NASH & HABER LLP	Michael Rotsztain
Barristers & Solicitors	Tel: 416.597.7870
480 University Avenue, Suite 1600	Fax: 416.597.3370
Toronto, ON M5G 1V2	Email: rotsztain@gsnh.com
1010110, 011 1120 112	
Counsel to Virginia Johnson Lifestyle Ltd.	
Counsel to vinginia sonnoon Entostyle Eta.	

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GOLDMAN SLOAN NASH & HABER LLP	Michael Rotsztain
Barristers & Solicitors	Tel: 416.597.7870
480 University Avenue, Suite 1600	Fax: 416.597.3370
Toronto, ON M5G 1V2	Email: rotsztain@gsnh.com
Counsel to Virginia Johnson Lifestyle Ltd.	
Counser to virginia joinison Enestyre Etd.	
Periscope, Inc.	Aaron Martin
921 Washington Avenue South	Tel: 1.612.399.0417
Minneapolis, MN 55415	Email: <u>amartin@periscope.com</u>
U.S.A.	Virginia Hines
	Tel: 1.612.399.0410
	Email: vhines@periscope.com
	Eman. <u>vinnes@penscope.com</u>
Periscope Canada, Inc.	Aaron Martin
921 Washington Avenue South	Tel: 1.612.399.0417
Minneapolis, MN 55415	Email: amartin@periscope.com
U.S.A.	Virginia Hinog
	<b>Virginia Hines</b> Tel: 1.612.399.0410
	Email: <u>vhines@periscope.com</u>
Primeshares World Markets / VonWin Capital	Neil Desai
261 Fifth Avenue, 22nd Floor	Tel: 1.212.889.3088
New York, NY 10016	Fax: 1.212.889.2232
U.S.A.	Email: nd@primeshares.com
Coface North America Insurance Company	Amy Schmidt
50 Millstone Road	Tel: 1.609.469.0459
Bldg 100, Suite 360	Email: amy.schmidt@coface
East Windsor, NJ 08520	
U.S.A.	
Rapid Displays Inc.	Karen Teel
4300 West 47th Street	Tel: 1.773.843.7870
Chicago, IL 60632	Fax: 1.773. 927.0975
U.S.A.	Email: <u>kteel@rapiddisplays.com</u>
	Brian L. Greenburg
	Tel: 1.773.927.5000
	Fax: 1.773.927.1091
	Email: <u>bgreenburg@rapiddisplays.com</u>
PERLMAN & ASSOCIATES, ALC	Dana M. Perlman
Barristers & Solicitors	Tel: 1.310.247.9500
9454 Wilshire Boulevard, Suite 500	Fax: 1.310.247.0109
Beverly Hills, CA 90212	Email: dperlman@perlmanlaw.com
U.S.A.	·······
Counsel to Bauerfeind Productions, Inc. (BPI)	

	Heloise Weatherly
	Email: <u>Heloise.weatherly@rsparch.com</u>
Minneapolis, MN 55413	
	Pat Parrish
	Email: pat.parrish@rsparch.com
	Tel: 1.612.677.7100
	Fax: 1. 612.677.7499
BEAUWARD SHOPPING CENTRES LTD.	Nathalie Parent
430, Arthur-Sauvé boulevard, Bureau 6010	Tel: 1.450.473.6831 Ext. 203
Saint-Eustache, QC J7R 6V7	Fax: 1.450.473.2184
	Email: <u>nparent@beauward.com</u>
	Richard Hamelin
	Tel: 1.450.473.6831 Ext. 202
	Fax: 1.450.473.2184
	Email: rhamelin@beauward.com
MCMILLAN LLP	Wael Rostom
Barristers & Solicitors	Tel: 416.865.7790
Brookfield Place	Fax: 416.865.7048
181 Bay Street, Suite 4400	Email: wael.rostom@mcmillan.ca
Toronto, ON	
M5J 2T3	Stephen Eddy
	Tel: 416.865.1226
	Fax: 416.865.7048
	Email: stephen.eddy@mcmillan.ca
AMERICAN TEXTILE CO.	Scott Neil
RIDC Riverplace	Tel: 1.412.948.1020 Ext.263
10 North Linden Street	Fax: 1.412.948.1002
Duquesne, PA 15110	Email: sneil@americantextile.com
U.S.A.	
	Susan Mitchell
	Tel: 1.613.288.3209
510-1600 Carling Avenue	Fax: 1.613.728.9866
Ottawa, ON K1Z 0A1	Email: smitchell@tslawyers.ca
Counsel to Katherine Stredinyn	
	Daniel Walker
	Tel: 416.601.6816
DBRS Tower	Fax: 416.947.0909
181 University Avenue, Suite 2200	Email: dwalker@poltenassociates.com
T ( ON MELLONG	
Toronto, ON M5H 3Y2	
1 oronto, UN M5H 3Y2	
Toronto, ON M5H 3Y2 Counsel to M.E.T.R.O. (Manufacture, Export, Trade, Research	

JEFFERIES LEVERAGED CREDIT PRODUCTS, LLC 520 Madison Avenue New York, NY 10022 U.S.A.	Richard Dalessio         Tel:       1.212.284.2300         Email:       rdalessio@jefferies.com         Michael Richards
	Tel:1.212.708.2826Email:mrichards@jefferies.comJay SommerTel:1.212.708.2822Email:jsommer1@jefferies.com
LOWENSTEIN SANDLER LLP Barristers & Solicitors 1251 Avenue of the Americas, 19th Floor New York, NY 10020	Bruce S. Nathan           Tel:         1.212.204.8686           Fax:         1.973.422.6851           Email:         bnathan@lowenstein.com
U.S.A.	David M. Banker           Tel:         1.212.204.8692           Fax:         1.973.422.6863           Email:         dbanker@lowenstein.com
CENTERBRIDGE PARTNERS, L.P. 375 Park Avenue, 12th Floor New York, NY 10152 U.S.A.	Tim Denari Tel: 1.212.672.4457 Email: <u>tdenari@centerbridge.com</u>
HYUNDAI MERCHANT MARINE (AMERICA), INC. 222 W. Las Colinas Boulevard Suite 700 Irving, TX 75039 U.S.A.	Sook H. Lee Tel: 1.972.501.1154 Fax: 1.972.501.1281 Email: aqshl@hmm21.com
KATTEN MUCHIN ROSENMAN LLP Barristers & Solicitors 575 Madison Avenue New York, NY 10022-2585 U.S.A.	Darius J. Goldman           Tel:         1.212.940.6355           Fax:         1.973.422.6851           Email:         dg@kattenlaw.com
Counsel to Banc of America Credit Products Inc.	Jessica Chue Tel: 1.212.940.6793 Fax: 1.212.940.8776 Email: jessica.chue@kattenlaw.com

DANG OF AMERICA OPPOTE PROPUGES WAS	
BANC OF AMERICA CREDIT PRODUCTS INC.	Gary S. Cohen
c/o Bank of America Merrill Lynch	Tel: 1.646.855.7450
Bank of America Tower – 3rd Floor	Email: g.cohen@baml.com
One Bryant Park	
New York, New York 10036	Esther Chung
U.S.A.	Tel: 1.646.855.7450
	Email: <u>esther.chung@baml.com</u>
	Ante Jakic
	Tel: 1.646.855.7450
	Email: ante.jakic@baml.com
ARCTURUS REALTY CORPORATION	Lauren Kerr
	Tel: 1.780.442.2986
	Email: <u>lkerr@arcturusrealty.com</u>
TD Bank Group	Teresa Walsh
Legal Department	Tel: 416.307.7833
66 Wellington Street West	Email: Teresa.Walsh@td.com
TD Tower, 15th Floor	
Toronto, Ontario M5K 1A2	
Stewart McKelvey	D. Fraser MacFadyen
Barristers & Solicitors	Tel: 1.902.420.3365
Suite 900	Fax: 1.902.496.6182
Purdy's Wharf Tower One	Email: fmacfadyen@stewartmckelvey.com
1959 Upper Water Street	
Halifax, NS B3J 3N2	

Court File No.: CV-15-10832-00CL

# ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

# IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF TARGET CANADA CO., TARGET CANADA HEALTH CO., TARGET CANADA MOBILE GP CO., TARGET CANADA PHARMACY (BC) CORP., TARGET CANADA PHARMACY (ONTARIO) CORP. TARGET CANADA PHARMACY CORP., TARGET CANADA PHARMACY (SK) CORP., AND TARGET CANADA PROPERTY LLC.

Applicants

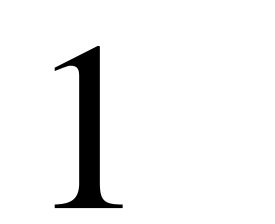
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# TAB



Court File No. CV-15-10832-00CL

# ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

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

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF TARGET CANADA CO., TARGET CANADA HEALTH CO., TARGET CANADA MOBILE GP CO., TARGET CANADA PHARMACY (BC) CORP., TARGET CANADA PHARMACY (ONTARIO) CORP., TARGET CANADA PHARMACY CORP., TARGET CANADA PHARMACY (SK) CORP., and TARGET CANADA PROPERTY LLC

Applicants

# **NOTICE OF MOTION**

# (Motion for Approval of Claims Procedure Order and Order for the Approval of the Monitor's Reports and Activities)

The Monitor will make a motion before a judge of the Ontario Superior Court of Justice

(Commercial List) on June 11, 2015 at 9:30 a.m., or as soon after that time as the motion can be

heard, at 330 University Avenue, Toronto, Ontario.

**PROPOSED METHOD OF HEARING**: The motion is to be heard orally.

# THE MOTION IS FOR:

1. An Order substantially in the form contained in the Monitor's Motion Record at Tab 3

## (the "Claims Procedure Order"):

(a) abridging, if necessary, the time for service of this Notice of Motion and dispensing with service on any person other than those served;

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- (b) approving and establishing a comprehensive claims process (the "Claims Process") including:
  - (i) procedures regarding the filing of all claims against the Target Canada Entities, including intercompany claims, and as against the Target Canada Entities' former directors and officers;
  - (ii) the preparation and service by the Monitor of a report on all intercompany claims submitted in accordance with the Claims Process; and
  - (iii) procedures regarding the determination and resolution of claims as against the Target Canada Entities and their directors and officers, other than intercompany claims, including the appointment of claims officers;

2. an Order substantially in the form contained in the Monitor's Motion Record at Tab 4 approving the Monitor's Third Report, the Monitor's Fourth Report, the Monitor's Fifth Report, the Monitor's Sixth Report, the Monitor's Seventh Report, the Monitor's Eighth Report, the Monitor's Ninth Report, the Monitor's Tenth Report, the Monitor's Eleventh Report, the Monitor's Twelfth Report, the Monitor's Thirteenth Report, the Monitor's Fourteenth Report, the Monitor's Fifteenth Report, the Monitor's activities set out in each of those reports; and

3. such further and other relief as this Court may deem just.

## THE GROUNDS FOR THE MOTION ARE:

(a) The Target Canada Entities were granted protection in the form of a stay of proceedings and other relief under the CCAA pursuant to the Initial Order dated

January 15, 2015, as amended and restated as of February 11, 2015 (the "**Initial Order**");<sup>1</sup>

- (b) Alvarez & Marsal Canada Inc. was appointed in the Initial Order to act as the Monitor in these CCAA Proceedings (the "Monitor"), including to assist with the Orderly Wind-down of the Target Canada Entities' business and operations;
- (c) The primary focus of the Orderly Wind-down to date has been the completion of the Inventory Liquidation Process and the Real Property Portfolio Sales Process in an effort to maximize realizations for the benefit of the Target Canada Entities' stakeholders – these processes are now substantially complete;
- (d) The Monitor is of the view that it is now the appropriate time to approve and implement the Claims Process in furtherance of the Orderly Wind-down of the Target Canada Entities;
- (e) The Court instructed that the Monitor, as its Court-appointed officer, develop and administer a Claims Process in respect of the Target Canada Entities;
- (f) Pursuant to the Court's endorsement dated March 5, 2015 (the "March 5 Endorsement"), the Claims Process developed by the Monitor includes the following specific provisions:
  - (i) that the Monitor will prepare a report on all intercompany claims submitted in the Claims Process to be approved by the Court; and

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<sup>&</sup>lt;sup>1</sup> Capitalized terms used but not defined herein have the meaning given to them in the Initial Order, the Claims Procedure Order, or in prior reports of the Monitor, as applicable.

- (ii) that creditors will have an opportunity to seek any remedy or relief with respect to any intercompany claims in the Claims Process following the filing of the Monitor's report regarding intercompany claims;
- (g) Pursuant to the Order of this Court dated May 12, 2015 (the "Advice and Directions Order") the Monitor's motion for approval of the Claims Procedure Order is to be heard June 11, 2015;
- (h) In accordance with the Advice and Directions Order, the Monitor served a draft of the Claims Procedure Order on the Service List on May 28, 2015. A blackline of the form of Claims Procedure Order to the draft served on May 28, 2015 is attached at Tab 2 hereto;
- (i) In accordance with the Advice and Directions Order, the Monitor constituted and convened a consultative committee of creditors (the "Consultative Committee") for the purpose of providing representative members of the Target Canada Entities' stakeholders the opportunity to provide input regarding the Claims Process;
- (j) The Monitor convened a meeting of the Consultative Committee on June 2, 2015 regarding the Claims Process and the Claims Procedure Order and continued to receive input from the members thereof following the meeting;
- (k) The Monitor consulted with the Target Canada Entities with respect to the Claims
   Process and the Claims Procedure Order;
- The Monitor also consulted with Target Corporation with respect to the Claims Process and the Claims Procedure Order;

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- (m) Certain comments received from the Target Canada Entities, Target Corporation,
   the Consultative Committee and additional comments received from other parties
   on the Service List are incorporated into the proposed Claims Procedure Order,
   which represents a careful balancing of competing views;
- (n) The Monitor views the Claims Process provided in the proposed Claims Procedure Order as a fair and reasonable process for the determination of all claims against the Target Canada Entities;
- (o) The Monitor has reported on its activities to date in these CCAA Proceedings in each of the Monitor's Third Report, the Monitor's Fourth Report, the Monitor's Fifth Report, the Monitor's Sixth Report, the Monitor's Seventh Report, the Monitor's Eighth Report, the Monitor's Ninth Report, the Monitor's Tenth Report, the Monitor's Eleventh Report, the Monitor's Twelfth Report, the Monitor's Thirteenth Report, the Monitor's Fourteenth Report and the Monitor's Fifteenth Report;
- (p) The Monitor has carried out its duties under the CCAA in accordance with the Orders of the Court, all in furtherance of the Orderly Wind-down;
- (q) The Monitor is of the view that it is an appropriate time to seek approval of its activities as the CCAA Proceeding transitions from maximizing realizations for the benefit of the Target Canada Entities' stakeholders towards a determination of the totality of claims against the Target Canada Entities, and, eventually, a distribution;
- (r) Paragraph 73 of the Initial Order;

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- (s) The March 5 Endorsement of this Court;
- (t) The Advice and Directions Order of this Court;
- (u) The provisions of the CCAA and the inherent and equitable jurisdiction of this Court;
- (v) Rules 1.04, 1.05, 2.03, 3.02, 16 and 37 of the Ontario *Rules of Civil Procedure*,
   R.R.O. 1990, Reg. 194, as amended and section 106 of the Ontario *Courts of Justice Act*, R.S.O. 1990, c. C.43 as amended; and
- (w) Such further and other grounds as counsel may advise and this Court may permit.

THE FOLLOWING DOCUMENTARY EVIDENCE will be used at the hearing of this motion:

- 1. the Monitor's Fifteenth Report, to be filed; and
- 2. such further and other evidence as counsel may advise and this Court may permit.

June 4, 2015

**GOODMANS LLP** Barristers & Solicitors Bay Adelaide Centre 333 Bay Street, Suite 3400 Toronto, Canada M5H 2S7

Alan Mark LSUC#: 21772U amark@goodmans.ca

**Jay Carfagnini** LSUC#: 22293T jcarfagnini@goodmans.ca

**Melaney Wagner** LSUC#: 44063B mwagner@goodmans.ca - 7 -

Jesse Mighton LSUC#: 62291J jmighton@goodmans.ca

Tel:416.979.2211Fax:416.979.1234

Lawyers for the Monitor

TO: SERVICE LIST

IN THE MATTER OF THE *COMPANIES' CREDITORS ARRANGEMENT ACT*, R.S.C. 1985, c. C-36, AS AMENDED AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF TARGET CANADA CO., *et al.*  Court File No. CV-15-10832-00CL

Applicants

# ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

Proceeding commenced at Toronto

# **NOTICE OF MOTION** (Returnable June 11, 2015)

# GOODMANS LLP

Barristers & Solicitors Bay Adelaide Centre 333 Bay Street, Suite 3400 Toronto, Canada M5H 2S7

Alan Mark LSUC#: 21772U amark@goodmans.ca

**Jay Carfagnini** LSUC#: 22293T jcarfagnini@goodmans.ca

Melaney Wagner LSUC#: 44063B mwagner@goodmans.ca

**Jesse Mighton** LSUC#: 62291J jmighton@goodmans.ca

Tel: 416.979.2211 Fax: 416.979.1234

Lawyers for the Monitor

6457795

# TAB



Court File No. CV-15-10832-00CL

# ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

THE HONOURABLE	)	WEDNESDAY THURSDAY, THE 11 <sup>TH</sup>
REGIONAL SENIOR JUSTICE	) )	DAY OF JUNE, 2015
MORAWETZ	)	

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

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF TARGET CANADA CO., TARGET CANADA HEALTH CO., TARGET CANADA MOBILE GP CO., TARGET CANADA PHARMACY (BC) CORP., TARGET CANADA PHARMACY (ONTARIO) CORP., TARGET CANADA PHARMACY CORP., TARGET CANADA PHARMACY (SK) CORP., and TARGET CANADA PROPERTY LLC (collectively the "**Applicants**")

# **CLAIMS PROCEDURE ORDER**

THIS MOTION, made by Alvarez & Marsal Canada Inc., in its capacity as Court-\_appointed Monitor (the "Monitor") of the Applicants and the Partnerships listed on Schedule "A" (collectively, the "Target Canada Entities", and each individually a "Target Canada Entity"), pursuant to the *Companies' Creditors Arrangement Act*, R.S.C. 1985, c. c-36, as amended (the "CCAA") for an order establishing a claims procedure for the identification and quantification of certain claims against (i) the Target Canada Entities and (ii) the current and former directors and officers of the Target Canada Entities, was heard this day at 330 University Avenue, Toronto, Ontario.

ON READING the Notice of Motion of the Monitor and the  $\bullet$ <u>Fifteenth</u> Report of the Monitor (the "**Monitor's**  $\bullet$ <u>Fifteenth</u> Report"), and on hearing the submissions of respective counsel for the Monitor, the Target Canada Entities, Target Corporation and such other counsel as

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were present, no one else appearing although duly served as appears from the Affidavit of Service of  $\bullet$  sworn  $\bullet$ , 2015:

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# SERVICE

1. THIS COURT ORDERS that the time for service of the Notice of Motion and the Motion Record herein is hereby abridged and validated so that this Motion is properly returnable today and hereby dispenses with further service thereof.

# **DEFINITIONS AND INTERPRETATION**

2. THIS COURT ORDERS that any capitalized term used and not defined herein shall have the meaning ascribed thereto in the Amended and Restated Initial Order in these proceedings dated January 15, 2015 as further amended, restated, supplemented and/or modified from time to time (the "Initial Order").

3. For the purposes of this Order the following terms shall have the following meanings:

- (a) "Assessments" means Claims of Her Majesty the Queen in Right of Canada or of any Province or Territory or Municipality or any other taxation authority in any Canadian or foreign jurisdiction, including, without limitation, amounts which may arise or have arisen under any notice of assessment, notice of objection, notice of reassessment, notice of appeal, audit, investigation, demand or similar request from any taxation authority;
- (b) "**Business Day**" means a day, other than a Saturday, Sunday or a statutory holiday, on which banks are generally open for business in Toronto, Ontario;

 (c) "CCAA ProceedingProceedings" means the CCAA proceedings commended by the Target Canada Entities in the Court under Court File No. CV-15-10832-00CL;

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- (d) "Claim" means:
  - (i) any right or claim of any Person against any of the Target Canada Entities, whether or not asserted, in connection with any indebtedness, liability or obligation of any kind whatsoever of any such Target Canada Entities in existence on the Filing Date, whether or not such right or claim is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, unsecured, perfected, unperfected, present, future, known, or unknown, by guarantee, surety or otherwise, and whether or not such right is executory or anticipatory in nature, including any Assessments and any right or ability of any Person to advance a claim for contribution or indemnity or otherwise against any of the Target Canada Entities with respect to any matter, action, cause or chose in action, whether existing at present or commenced in the future, which indebtedness, liability or obligation is based in whole or in part on facts that existed prior to the Filing Date, including for greater certainty any claim against any of the Target Canada Entities for indemnification by any Director or Officer in respect of a D&O Claim (but excluding any such claim for indemnification that is covered by the Directors' Charge (as defined in the Initial Order)) (each, a "Prefiling Claim", and collectively, the "Prefiling Claims");

any right or claim of any Person against any of the Target Canada Entities in connection with any indebtedness, liability or obligation of any kind whatsoever owed by any such Target Canada Entity to such Person arising out of the restructuring, disclaimer, resiliation, termination or breach by such Target Canada Entity on or after the Filing Date of any contract, lease or other agreement whether written or oral (each, a "**Restructuring Period Claim**", and collectively, the "**Restructuring Period Claims**"); and

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(iii) any right or claim of any Person against one or more of the Directors and/or Officers howsoever arising, whether or not such right or claim is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, unsecured, perfected, unperfected, present, future, known, or unknown, by guarantee, surety or otherwise, and whether or not such right is executory or anticipatory in nature, including any Assessments and any right or ability of any Person to advance a claim for contribution, indemnity or otherwise <u>against any of the Directors and/or Officers</u> with respect to any matter, action, cause or chose in action, whether existing at present arising or commenced in the future, for which any Director or Officer is alleged to be, by statute or otherwise by law or equity, liable to pay in his or her capacity as a Director or Officer (each <del>at</del><u>a</u> "**D&O Claim**", and collectively, the "**D&O Claims**"),

(ii)

provided however that in any case "Claim" shall not include an Excluded Claim, but for greater certainty, shall include any Claim arising through subrogation against any Target Canada Entity or Director or Officer;

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- (e) "Claimant" means a Person asserting a Prefiling Claim or a Restructuring Period Claim (including in each case, for greater certainty, an Intercompany Claim) against the Target Canada Entities, or any of them, and a Person asserting a D&O Claim against any of the Directors or Officers of any of the Target Canada Entities;
- (f) "Claims Bar Date" means 5:00 p.m. on August 31, 2015;
- (g) "Claims Officer" means the individuals designated by the Court pursuant to paragraph <u>3941</u> of this Order and such other Persons as may be designated by the Monitor;
- (h) "Claims Package" means the document package which shall be disseminated by the Monitor to any potential Claimant in accordance with the terms of this Order and shall consist of a copy of this Order (without schedules) and such other materials as the Monitor, in consultation with the Target Canada Entities, may consider appropriate;
- (i) "Claims Process" means the procedures outlined in this Order in connection with the assertion of Claims against the Target Canada Entities and/or the Directors and Officers;

- <u>(i)</u> "Consultative Committee" means the committee of representatives of creditors of the Target Canada Entities constituted in accordance with the Order for Advice and Directions of the Court dated May 12, 2015;
- (k) (j) "Court" means the Ontario Superior Court of Justice (Commercial List);

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- (<u>h</u>) "D&O Claim Instruction Letter" means the letter containing instructions for completing the D&O Proof of Claim form, substantially in the form attached as Schedule "B" hereto;
- (<u>m</u>) (<del>1)</del>"**D&O Proof of Claim**" means the proof of claim referred to herein to be filed by Claimants in connection with any D&O Claim, substantially in the form attached hereto as Schedule "C" hereto, which shall include all supporting documentation in respect of such D&O Claim;
- (n) (m) "Director" means anyone who is or was or may be deemed to be or have been, whether by statute, operation of law or otherwise, a director or *de facto* director of any of the Target Canada Entities, in such capacity;
- (n) "Employees" means all employees of the Target Canada Entities as at the Filing Date and "Employee" means any one of them, in such capacity. For the avoidance of doubt, Employee does not include individuals whose employment was terminated for any reason, without regard to any period of notice, prior to the Filing Date;
- (p) (o)-"Employee Letter" means the letter to be disseminated by the Monitor, in consultation with the Target Canada Entities, to all Employees advising as to their

rights and obligations in connection with this Claims Process, which letter shall be substantially in the form attached hereto as Schedule "D";

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- (<u>q</u>) (<del>p)</del> "Excluded Claim" means any:
  - (i) Claim secured by the Administration Charge, the KERP Charge, the Directors' Charge, the Financial Advisor Subordinated Charge, the DIP Lender's Charge, and the Agent's Charge and Security Interest (as defined in the Approval Order Agency Agreement dated February 4, 2015);
  - (ii) Claim enumerated in sections 5.1(2) and 19(2) of the CCAA;
  - (iii) Any Claim of Royal Bank of Canada, The Toronto-Dominion Bank,
     Bank of America and JPMorgan in connection with the Cash Management
     System;
- (r) (q) "Filing Date" means January 15, 2015;
- (s) (r) "Intercompany Claim" means any Claim filed by any of the Target Canada Entities, or any of their affiliated companies, partnerships, or other corporate entities, including Target Corporation or any of its subsidiary or affiliated companies, partnerships, or other corporate entities in accordance with the terms of this Order, and, for greater certainty, shall include any claims arising by way of subrogation or assignment<u>but excluding Target Derivative Claims;</u>
- (t) (s) "Intercompany Claims Bar Date" means 5:00 p.m. on July 31, 2015. 2015;

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- <u>(u)</u> "Meetings" and each a "Meeting" means a meeting of the creditors of the Target
   <u>Canada Entities called for the purpose of considering and voting in respect of a</u>
   <u>Plan;</u>
- (v) (t) "Monitor's Website" means www.alvarezandmarsal.com/targetcanada;

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- (w) (u) "Monitor's Intercompany Claims Report" shall have the meaning set out in paragraph 3335 herein;
- (x) (v)- "Notice to Claimants" means the notice for publication by the Monitor as described in paragraph 15 herein, substantially in the form attached as Schedule "E" hereto;
- (y) (w)—"Notice of Dispute of Revision or Disallowance" means the form substantially in the form attached as Schedule "F" hereto;
- (z) (x)- "Notice of Objection" means a notice filed by a Claimant in respect of an Intercompany Claim as set out in paragraph 34<u>37</u> herein, which Notice of Objection shall:
  - (i) identify the Person or Persons on whose behalf the Notice of
     Objection is filed;
  - (ii) indicate, to the extent known by the Claimant at such time, the nature of and basis for the objection(s) filed, along with any related documentary or other evidence available to the Claimant at such time in support of such objection(s); and

- (iii) indicate the relief sought in respect of any Intercompany Claim, and set out with reasonable particularity the legal or other basis for such relief.
- (aa) (y) "Notice of Objection Bar Date" means September 30, 2015, 2015;
- (bb) (z) "Notice of Revision or Disallowance" means the form substantially in the form attached as Schedule "G" hereto;
- (cc) (aa) "Officer" means anyone who is or was or may be deemed to be or have been, whether by statute, operation of law or otherwise, an officer or *de facto* officer of any of the Target Canada Entities, in such capacity;
- (dd) (bb) "Order" means this Claims Procedure Order;
- (ee) (cc)-"Person" means any individual, firm, corporation, limited or unlimited liability company, general or limited partnership, association, trust<u>(including a real</u> <u>estate investment trust)</u>, unincorporated organization, joint venture, government or any agency or instrumentality thereof or any other entity;
- (ff) (dd)-"Plan" means, as further defined in the Initial Order, any proposed plan of compromise or arrangement that may be filed in respect of any or all of the Target Canada Entities pursuant to the CCAA as the same may be amended, supplemented or restated from time to time in accordance the terms thereof;
- (gg) (ee) "**Prefiling**<u>Proof of</u> Claim Instruction Letter" means the letter containing instructions for completing the Proof of Claim form, substantially in the form attached as Schedule "H" hereto;

# (ff) "Primary Claim" shall have the meaning set out in paragraph 55 herein;

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- (hh) (gg)- "Proof of Claim" means the proof of claim referred to herein to be filed by Claimants in respect of Prefiling Claims and Restructuring Claims (including, in each case, an Intercompany Claim), substantially in the form attached hereto as Schedule "I" hereto, which shall include all supporting documentation in respect of such Claim;
- (ii) (hh)— "Restructuring Period Claims Bar Date" means, in respect of a Restructuring Period Claim, <u>the later of (i)</u> 45 days after the date on which the Monitor sends a Claims Package with respect to a Restructuring Claim<u>and (ii) the</u> <u>Claims Bar Date;</u>
- (jj) "Target Derivative Claim" means any Claim filed by Target Corporation or any of its subsidiary or affiliated companies, partnerships, or other corporate entities in accordance with the terms of this Order arising through subrogation or assignment of any Claims, including a contingent claim arising through subrogation or assignment of any Claims filed by the Claims Bar Date, the Restructuring Period Claims Bar Date, or as the Court may otherwise direct; and
- (<u>kk</u>) (<del>ii)</del> "**TCC**" means Target Canada Co.;.

4. THIS COURT ORDERS that all references as to time herein shall mean local time in Toronto, Ontario, Canada, and any reference to an event occurring on a Business Day shall mean prior to 5:00 p.m. on such Business Day unless otherwise indicated herein, and any reference to an event occurring on a day that is not a Business Day shall mean the next following day that is a Business Day.

5. THIS COURT ORDERS that all references to the word "including" shall mean "including without limitation", all references to the singular herein include the plural, the plural include the singular, and any gender includes all genders.

# **GENERAL PROVISIONS**

6. THIS COURT ORDERS that any Claim or D&O Claim denominated in a foreign currency shall be converted to Canadian dollars at the Bank of Canada noon exchange rate in effect at the Filing Date.

7. THIS COURT ORDERS that notwithstanding any other provisions of this Order, the solicitation by the Monitor or the Target Canada Entities of Proofs of Claim<u>and D&O Proofs</u> <u>of Claim</u>, and the filing by any Claimant of any Proof of Claim<u>or D&O Proof of Claim</u> shall not, for that reason only, grant any person any standing in the CCAA Proceedings or rights under any Plan.

8. THIS COURT ORDERS that, other than in respect of Intercompany Claims and <u>Target Derivative Claims</u>, the Monitor is hereby authorized to use reasonable discretion as to the adequacy of compliance with respect to the manner in which any forms delivered hereunder are completed and executed and the time in which they are submitted, and may, where the Monitor is satisfied that a Claim (other than an Intercompany Claim and Target Derivative Claim) has been adequately proven, waive strict compliance with the requirements of this Order, including in respect of the completion, execution and time of delivery of such forms, provided that the

exception in respect of Intercompany Claims and Target Derivative Claims shall not apply to the contingent claim elements thereof.

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9. THIS COURT ORDERS that interest and penalties that would otherwise accrue after the Filing Date shall not be included in any Claim. Amounts<u>amounts</u> claimed in Assessments issued after the Filing Date shall be subject to this Order and there shall be no presumption of validity or deeming of the amount due in respect of the Claim set out in any Assessment where such Assessment was issued after the Filing Date.

# **MONITOR'S ROLE**

10. THIS COURT ORDERS that, in addition to its prescribed rights, duties, responsibilities and obligations under the CCAA, the Initial Order and any other orders of the Court in the CCAA <u>ProceedingProceedings</u>, the Monitor is hereby directed and empowered to implement the Claims Process set out herein and to take such other actions and fulfill such other roles as are authorized by this Order or incidental thereto.

11. THIS COURT ORDERS that the Monitor (i) shall: (i) have all of the protections given to it by the CCAA, the Initial Order, any other orders of the Court in the CCAA ProceedingProceedings, and this Order, or as an officer of the Court, including the stay of proceedings in its favour; (ii) shall incur no liability or obligation as a result of the carrying out of the provisions of this Order, other than in respect of its gross negligence or wilful misconduct; (iii) shall be entitled to rely on the books and records of the Target Canada Entities and any information provided by the Target Canada Entities, all without independent investigation; and (iv), provided that Intercompany Claims are subject to independent investigation by the Monitor as provided in paragraph 35 herein; (iv) shall not be liable for any claims or damages resulting from any errors or

omissions in such books, records or information; and (v) may seek assistance from Target Corporation or any of its subsidiary or affiliated companies, partnerships, or other corporate entities, including, without limitation, making such inquiries and obtaining such records and information as it deems appropriate in connection with the Claims Process but for greater certainty shall not take direction from Target Corporation or any of its subsidiary or affiliated companies, partnerships, or other corporate entities.

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12. THIS COURT ORDERS that the Target Canada Entities and their current and former shareholders, Officers, Directors, employees, agents and representatives shall fully cooperate with the Monitor in the exercise of its powers and discharge of its duties and obligations under this Order.

# NOTICE TO CLAIMANTS

13. THIS COURT ORDERS that as soon as practicable, but no later than 5:00 p.m. onJune 30, 2015, the Monitor shall cause a Claims Package to be sent to:

- Each party having provided contact information to that appears on the Service List or has requested a Claims Package; and
- (b) All known Claimants, other than Employees, as evidenced by the books and records of the Target Canada Entities at their respective last known addressees as recorded in the Target Canada Entities' books and records.

14. THIS COURT ORDERS that the Monitor shall cause the Notice to Claimants to be published, for at least two (2) Business Days, in The Globe and Mail (National Edition), La Presse and The Wall Street Journal by no later than 5:00 p.m. on June 18, 2015.

15. THIS COURT ORDERS that the Monitor shall cause the Notice to Claimants and the Claims Package to be posted to the Monitor's Website by no later than 5:00 p.m. on June 18, 2015.

16. THIS COURT ORDERS THAT that, the Monitor shall cause the Employee Letter to be sent to all Employees by as soon as practicable but no later than 5:00 p.m. on June 30, 2015.

17. THIS COURT ORDERS that to the extent any Claimant requests documents or information relating to the Claims Process prior to the Claims Bar Date or if the Target Canada Entities or the Monitor become aware of any further Claims, the Monitor shall forthwith send such Claimant a Claims Package, direct such Claimant to the documents posted on the Monitor's Website or otherwise respond to the request for documents or information as the Monitor may consider appropriate in the circumstances.

18. THIS COURT ORDERS that the Claims Process and the forms of Notice to Claimants, PrefilingProof of Claim Instruction Letter, D&O Claim Instruction Letter, Employee Letter, Proof of Claim, <u>D&O Proof of Claim</u>, <u>Notice of Revision or Disallowance and</u> Notice of Dispute of Revision or Disallowance—and Notice of Revision or Disallowance are hereby approved. Notwithstanding the foregoing, the Monitor may, from time to time, make minor <u>non-substantive</u> changes to the forms as the Monitor, in its sole discretion, may consider necessary or desirable.

19. THIS COURT ORDERS that the sending of the Claims Package to the Claimants and the publication of the Notice to Claimants, in accordance with this Order, and the completion of the other requirements of this Order, shall constitute good and sufficient service and delivery of notice of this Order, the Claims Bar Date and the Restructuring Period Claims Bar Date on all Persons who may be entitled to receive notice and who may wish to assert a Claim, and no other notice or service need be given or made and no other document or material need be sent to or served upon any Person in respect of this Order.

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# FILING OF PROOFS OF CLAIM

# (A) Intercompany Claims and Target Derivative Claims

20. THIS COURT ORDERS that all Intercompany Claims <u>and Target Derivative</u> <u>Claims</u> must be filed by submitting a Proof of Claim to the Monitor no later than the Intercompany Claims Bar Date.

21. THIS COURT ORDERS that any Claimant that does not file a Proof of Claim in respect of a Intercompany Claim or Target Derivative Claim, as applicable, so that such Proof of Claim is received by the Monitor on or before the Intercompany Claims Bar Date, or such later date as the Court may direct:

(a) be and is hereby forever barred, estopped and enjoined from asserting or enforcing any such Intercompany Claim(s) or Target Derivative Claim(s) against any of the Target Canada Entities and all such Intercompany Claim(s) or Target Derivative <u>Claim(s) shall be forever extinguished;</u>

(b) will not be permitted to vote at any Meeting on account of such Intercompany <u>Claim(s) or Target Derivative Claim(s); and</u>

(c) will not be permitted to participate in any distribution under any Plan, if applicable,
 <u>on account of such Intercompany Claim(s) or Target Derivative Claim(s).</u>

# (B) **Prefiling Claims**

22. 21. THIS COURT ORDERS that any Claimant that intends to assert a Prefiling Claim or D&O Claim shall file a Proof of Claim or D&O Proof of Claim, as applicable, with the Monitor on or before the Claims Bar Date. For the avoidance of doubt, a Proof of Claim or D&O Proof of Claim, as applicable, must be filed by every Claimant in respect of every Prefiling Claim or D&O Claim, regardless of whether or not a legal proceeding in respect of such Prefiling Claim or D&O Claim has been previously commenced.

23. 22.-THIS COURT ORDERS that any Claimant that does not file a Proof of Claim or D&O Proof of Claim, as applicable, so that such Proof of Claim or D&O Proof of Claim, is received by the Monitor on or before the Claims Bar Date, or such later date as the Monitor may agree in writing or the Court may otherwise direct:

- (a) be and is hereby forever barred, estopped and enjoined from asserting or enforcing any such Prefiling Claim against any of the Target Canada Entities or any D&O Claim relating to such Prefiling Claim and all such Prefiling Claims or D&O Claims shall be forever extinguished;
- (b) will not be permitted to vote at any Meeting on account of such Prefiling Claim(s) or D&O Claim(s) relating to the Prefiling Claim(s);
- (c) will not be entitled to receive further notice with respect to the Claims Process or these proceedings unless the Monitor and/or the Target Canada Entities become aware that such Claimant has a Restructuring Period Claim or D&O Claim relating to the Restructuring Period Claim; and

(d) will not be permitted to participate in any distribution under any Plan, if applicable, on account of such Pre-filing Claim(s) or D&O Claim(s).

<u>24.</u> <u>23.</u> THIS COURT ORDERS that the provisions of paragraphs <u>2122</u> and <u>2223</u> herein shall not apply to Intercompany <u>Claims or Target Derivative</u> Claims.

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# (C) Restructuring Period Claims

<u>25.</u> 24. THIS COURT ORDERS that upon becoming aware of a circumstance giving rise to a Restructuring Period Claim, the Monitor shall send a Claims Package to the Claimant in respect of such Restructuring Period Claim in the manner provided for herein.

<u>26.</u> <u>25.</u>—THIS COURT ORDERS that any Claimant that intends to assert a Restructuring Period Claim or D&O Claim relating to a Restructuring Period Claim shall file a Proof of Claim <u>or D&O Proof of Claim</u>, <u>as applicable</u>, with the Monitor on or before the Restructuring Period Claims Bar Date. For the avoidance of doubt, a Proof of Claim <u>or D&O Proof</u> <u>of Claim</u> must be filed by every Claimant in respect of every Restructuring Period Claim or D&O Claim relating to a Restructuring Period Claim, regardless of whether or not a legal proceeding in respect of such Restructuring Period Claim or D&O Claim has been previously commenced.

<u>27.</u> <u>26.</u> THIS COURT ORDERS that any Claimant that does not file a Proof of Claim <u>or D&O Proof of Claim, as applicable, so that such Proof of Claim <u>or D&O Proof of Claim</u> is received by the Monitor on or before the Restructuring Period Claims Bar Date, or such later date as the Monitor may agree in writing or the Court may otherwise direct:</u>

 (a) be and is hereby forever barred, estopped and enjoined from asserting or enforcing any such Restructuring Period Claim against any of the Target Canada Entities or any D&O Claim relating to such Restructuring Period Claim and all such Restructuring Period Claim or D&O Claims shall be forever extinguished;

(b) will not be permitted to vote at any Meeting on account of such Restructuring Period Claim(s) or D&O Claim(s);

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- (c) will not be entitled to receive further notice with respect to the Claims Process or these proceedings unless the Monitor and/or the Target Canada Entities become aware that such Claimant has a Restructuring Period Claim or D&O Claim relating to the Restructuring Period Claim; and
- (d) will not be permitted to participate in any distribution under any Plan, if applicable, on account of such Restructuring Period Claim(s) or D&O Claim(s).

# ADJUDICATION OF CLAIMS OTHER THAN INTERCOMPANY CLAIMS

<u>28.</u> 27. THIS COURT ORDERS that, for greater certainty, the procedures outlined in paragraphs 2829 to 3234 herein shall not apply to the adjudication of Intercompany Claims.

29. 28. THIS COURT ORDERS that the Monitor shall review all Proofs of Claim received on or before the Claims Bar Date or the Restructuring Period Claims Bar Date, in consultation with the Target Canada Entities, and shall accept, revise or reject each Claim. With respect to a D&O Claim set out in a D&O Proof of Claim, the Monitor shall, in consultation with the Target Canada Entities and the Directors and Officers named in respect of such D&O Claim<u>as</u> to the merits of such Claim(s), as applicable, accept, revise or reject such D&O Claim.

<u>30.</u> THIS COURT ORDERS that the Monitor shall consult with the Consultative Committee in connection with any Claim the Monitor proposes to allow (including by Notice of

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Dispute of Revision or Disallowance) in excess of \$5 million and if the Consultative Committee objects to the allowance of such Claim, the Monitor shall seek the Court's approval of the Claim.

<u>31.</u> 29. THIS COURT ORDERS that if the Monitor intends to revise or reject a Claim or D&O Claim, the Monitor shall notify the Claimant who has delivered such Proof of Claim <u>or</u> <u>D&O Proof of Claim, as applicable, that such Claim-or D&O Claim as set out therein</u> has been revised or rejected and the reasons therefore<u>therefor</u>, by sending a Notice of Revision or Disallowance <u>by no later than November 15, 2015, unless otherwise ordered by this Court on</u> <u>application by the Monitor</u>.

<u>32.</u> <del>30.</del> THIS COURT ORDERS that any Claimant who intends to dispute a Notice of Revision or Disallowance hereof shall:

- (a) deliver a completed Notice of Dispute of Revision or Disallowance, along with the reasons for the dispute, to the Monitor by no later than twenty-eight (28) days after the date on which the Claimant receives is deemed to receive the Notice of Revision or Disallowance, or such other date as may be agreed to by the Monitor in writing; and
- (b) in the event that a dispute raised in a Notice of Dispute of Revision or Disallowance is not settled within a time period or in a manner satisfactory to the Monitor, in consultation with the Target Canada Entities, the Monitor shall refer the dispute raised in the Notice of Dispute of Revision or Disallowance to a Claims Officer or the Court for adjudication at its election.

<u>33.</u> 31.—THIS COURT ORDERS that where a Claimant that receives a Notice of Revision or Disallowance does not file a completed Notice of Dispute of Revision or Disallowance by the time set out in paragraph 3032(a), such Claimant's Claim or D&O Claim relating to such Claim shall be deemed to be as set out in the Notice of Revision or Disallowance and such Claimant shall have no further right to dispute same.

<u>34.</u> 32. THIS COURT ORDERS that the Monitor may refer any Claim to a Claims Officer or the Court for adjudication at its election by sending written notice to the Claimant at any time, including, for greater certainty, in lieu of sending a Notice of Revision or Disallowance to any Claimant.

# ADJUDICATION OF INTERCOMPANY AND INTERCREDITOR CLAIMS

<u>35.</u> <u>33.</u> THIS COURT ORDERS that, notwithstanding anything to the contrary in this Order with respect to Intercompany Claims, the Monitor shall prepare a report to be served on the Service List and filed with the Court for the Court to consider, detailing its review of all Intercompany Claims and assessing <u>in detail with particulars and analysis</u> the validity and quantum of such Claims as filed (the "**Monitor's Intercompany Claims Report**"), subject to further review and adjustments in respect of claims that may be pursued by the Monitor in accordance with section 36.1 of the CCAA. <u>The Monitor's Intercompany Claims Report shall</u> include, among other things, full particulars of the debt comprising the Intercompany Claims, <u>including without limitation: (i) the source of the funds comprising the debt; (ii) whether such funds were advanced from another Target Canada Entity, or any of their affiliated companies, <u>partnerships, or other corporate entities, including Target Corporation or any of its subsidiary or</u> affiliated companies, partnerships, or other corporate entities; (iii) the portion of the debt arising as</u> <u>a result of penalties or early termination of agreements; and (iv) which portion (if any) of the</u> <u>amount of the debt was (x) advanced on or after the Filing Date; (y) originally advanced as equity</u> <u>by a related entity; and/or (z) originally advanced on an unsecured basis.</u> The Monitor's Intercompany Claims Report shall be served and filed no later than 5:00 p.m. on August 31, 2015, unless otherwise ordered by this Court on application by the Monitor. For greater certainty, nothing in the Monitor's Intercompany Claims Report shall bind the Court with respect to its determination of the Intercompany Claims as the Court sees fit, including without limitation, the validity or quantum of such Intercompany Claims.

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<u>36. THIS COURT ORDERS that the Monitor's Intercompany Claims Report shall also</u> set out a list of the Target Derivative Claims filed, but otherwise will not address such Target <u>Derivative Claims.</u>

<u>37.</u> <u>34.</u> THIS COURT ORDERS that, after the service of the Monitor's Intercompany Claims Report, any Claimant may file objections, which may include, but are not limited to, any elaimargument asserted for the subordination of outstanding intercompany debts of any of the Target Canada Entities <u>and/or the Target Derivative Claims</u>, any relief regarding claimed priority rights, any claim asserted for substantive consolidation, and the validity and quantum of Intercompany Claims <u>and any claim relating to debt recharacterization</u>, by filing a Notice of Objection with the Monitor, no later than the Notice of Objection Bar Date. Any Notice of Objection served<u>filed</u> after the Notice of Objection Bar Date shall be disregarded and of no effect.

<u>38.</u> <u>35.</u> THIS COURT ORDERS that, promptly following the Notice of Objection Bar Date, the Monitor shall schedule a motion with the Court to seek approval of a process for the resolution of any objections filed in connection with the validity or quantum of Intercompany

Claims and any other intercreditor disputes <u>or motions</u>, including a process regarding requests for the production of documents or any oral examinations.

<u>39.</u> 36. THIS COURT ORDERS that, at the motion described in paragraph 3538 above, the Monitor shall schedule with the Court any motions a Claimant has advised the Monitor it still wishes to be heard regarding requests for the production of documents and/or any oral examinations.

37. THIS COURT ORDERS that, as soon as reasonably practical after the Notice of Objection Bar Date, the Monitor shall bring a motion before the Court, on notice to the Service List, for (i) approval of a process for the resolution of any objections to any Intercompany Claims, and (ii) the scheduling of any Claimant motions in connection with the Claims Process.

# **SET-OFF**

<u>40.</u> 38. THIS COURT ORDERS that the Target Canada Entities may set off (whether by way of legal, equitable or contractual set off) against payments or other distributions to be made to any Claimant, any claims of any nature whatsoever that any of the Target Canada Entities may have against such Claimant, however, neither the failure to do so nor the allowance of any Claim or D&O Claim hereunder shall constitute a waiver or release by the Target Canada Entities of any such claim that the Target Canada Entities may have against such Claimant.<u>nothing in this</u> Order affects the rights of any Person pursuant to section 21 of the CCAA.

#### **CLAIMS OFFICERS**

<u>41.</u> <u>39.</u> THIS COURT ORDERS that  $\bullet$ , and such other Persons as may be appointed by the Court from time to time on application of the Monitor, be and they are hereby appointed as Claims Officers for the claims procedure described herein.

<u>42.</u> 40. THIS COURT ORDERS that the decision as to whether the disputed Claim should be adjudicated by the Court or a Claims Officer shall be in the sole discretion of the Monitor.

<u>43.</u> 41.-THIS COURT ORDERS that, subject to the discretion of the Court, a Claims Officer shall determine the validity and amount of disputed Claims in accordance with this Order and to the extent necessary may determine whether any Claim or part thereof constitutes an Excluded Claim- <u>and shall provide written reasons</u>. A Claims Officer shall determine all procedural matters which may arise in respect of his or her determination of these matters, including the manner in which any evidence may be adduced. A Claims Officer shall have the discretion to determine by whom and to what extent the costs of any hearing before a Claims Officer shall be paid.

<u>44.</u> 42.-THIS COURT ORDERS that the Monitor, the Claimant or the applicable Target Canada Entity may, within seventen (7<u>10</u>) days of notificationsuch party receiving notice of a Claims Officer's determination of the value of a Claimant's Claim, appeal such determination or any other matter determined by the Claims Officer in accordance with paragraph 43 or otherwise to the Court by filing a notice of appeal, and the appeal shall be initially returnable within ten (10) days of filing such notice of appeal, such appeal is to be based on the record before the Claims Officer and not a hearing *de novo*. <u>45.</u> 43. THIS COURT ORDERS that if <u>neitherno</u> party appeals the determination of value of a Claim by a Claims Officer within the time set out in paragraph 42<u>44</u>, above, the decision of the Claims Officer in determining the value of the Claimant's Claim shall be final and binding upon the relevant Target Canada Entity, the Monitor, and the Claimant, and there shall be no further right of appeal, review or recourse to the Court from the Claims Officer's final determination of a Claim.

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<u>46.</u> 44. THIS COURT ORDERS that the provisions of paragraphs <u>3941</u> to <u>4345</u> herein shall not apply to Intercompany Claims and inter-creditor disputes.

#### **NOTICE OF TRANSFEREES**

<u>47.</u> 45.-THIS COURT ORDERS that from the date of this Order until seven (7) days prior to the date fixed by the Court for any distribution in the CCAA <u>ProceedingProceedings</u> or any other proceeding, including a bankruptcy, <u>to the extent required</u>, leave is hereby granted to permit a Claimant to provide notice of assignment or transfer of a Claim <del>or D&O Claim</del> to any third party to the Target Canada Entities and the Monitor.

48. 46.-THIS COURT ORDERS that subject to the terms of any subsequent Order of this Court, if, after the Filing Date, the holder of a-Claim or D&O Claim transfers or assigns the whole of such Claim or D&O Claim to another Person, neither the Monitor nor the Target Canada Entities shall be obligated to give notice to or otherwise deal with the transferee or assignee of such Claim or D&O Claim in respect thereof unless and until actual notice of transfer or assignment, together with satisfactory evidence of such transfer or assignment, shall have been received and acknowledged by the Target Canada Entities and the Monitor in writing and thereafter such transferee or assignee shall, for the purposes hereof, constitute the "Claimant" in respect of such

Claim or D&O Claim. Any such transferee or assignee of a Claim or D&O Claim shall be bound by any notices given or steps taken in respect of such Claim or D&O Claim in accordance with this Order prior to receipt and acknowledgement by the Target Canada Entities and the Monitor of satisfactory evidence of such transfer or assignment. A transferee or assignee of a Claim or D&O Claim-takes the Claim or D&O Claim-subject to any rights of set-off to which the Target Canada Entities may be entitled with respect to such Claim-or D&O Claim. For greater certainty, a transferee or assignee of a Claim or D&O Claim is not entitled to set-off, apply, merge, consolidate or combine any Claims-or D&O Claim assigned or transferred to it against or on account or in reduction of any amounts owing by such Person to the Target Canada Entities.

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<u>49.</u> 47.-THIS COURT ORDERS that no transfer or assignment shall be effective for voting purposes at any Meeting unless sufficient notice and evidence of such transfer or assignment has been received by the Monitor and the Target Canada Entities no later than 5:00 p.m. on the date that is seven (7) days prior to the date fixed by the Court for any Meeting, failing which the original Claimant shall have all applicable rights as the "Claimant" with respect to such Claim or D&O Claim as if no transfer or assignment of the Claim or D&O Claim had occurred.

48. THIS COURT ORDERS that reference to "transfer" or "assignment" in this Order includes a transfer or assignment whether absolute or intended as security.

#### SERVICE AND NOTICE

<u>50.</u> 49. THIS COURT ORDERS that the Monitor may, unless otherwise specified by this Order, serve and deliver or cause to be served and delivered the Claims Package, and any letters, notices or other documents, to the Claimants or any other interested Person by forwarding true copies thereof by prepaid ordinary mail, courier, personal delivery, facsimile transmission or

email to such Persons at the physical or electronic address, as applicable, last shown on the books and records of the Target Canada Entities or set out in such Claimant's Proof of Claim. Any such service and delivery shall be deemed to have been received: (i) if sent by ordinary mail, on the third Business Day after mailing within Ontario, the fifth Business Day after mailing within Canada (other than within Ontario), and the tenth Business Day after mailing internationally; (ii) if sent by courier or personal delivery, on the next Business Day following dispatch; and (iii) if delivered by facsimile transmission or email by 5:00 p.m. on a Business Day, on such Business Day and if delivered after 5:00 p.m. or other than on a Business Day, on the following Business Day.

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50. THIS COURT ORDERS that in the event that this Order is later amended by further Order of the Court, the Monitor may post such further Order on the Monitor's Website and such posting shall constitute adequate notice to Claimants of such amended Claims Process.

51. THIS COURT ORDERS that any notice or communication required to be provided or delivered by a Claimant to the Monitor under this Order shall be in writing in substantially the form, if any, provided for in this Order and will be sufficiently given only if delivered by prepaid ordinary mail, registered mail, courier, personal delivery, facsimile transmission or email addressed to:

> Alvarez & Marsal Canada Inc., Target Canada Monitor 200 Bay Street, Suite 2900 P.O. Box 22 Toronto, ON M5J 2J1 Attention: Greg Karpel Email: targetcanadaclaims@alvarezandmarsal.com Fax: 416-847-5201

52. THIS COURT ORDERS that if, during any period during which notices or other communications are being given pursuant to this Order, a postal strike or postal work stoppage of general application should occur, such notices or other communications sent by ordinary or registered mail and then not received shall not, absent further Order of this Court, be effective and notices and other communications given hereunder during the course of any such postal strike or work stoppage of general application shall only be effective if given by courier, personal delivery, facsimile transmission or email in accordance with this Order.

#### **MISCELLANEOUS**

53. THIS COURT ORDERS that the Monitor may from time to time apply to this Court to extend the time for any action which the Monitor is required to take and for advice and directions concerning the discharge of its powers and duties under this Order or the interpretation or application of this Order.

54. 53.-THIS COURT ORDERS that nothing in this Order shall prejudice the rights and remedies of any Directors or Officers or other Persons under the Directors' Charge or any applicable insurance policy or prevent or bar any Person from seeking recourse against or payment from the Target Canada Entities' insurance and any Director's or Officer's liability insurance policy or policies that exist to protect or indemnify the Directors or Officers or other Persons, whether such recourse or payment is sought directly by the Person asserting a Claim or a D&O Claim from the insurer or derivatively through the Director or Officer or any Target Canada Entity; provided, however, that nothing in this Order shall create any rights in favour of such Person under any policies of insurance nor shall anything in this Order limit, remove, modify or alter any defence to such Claim or D&O Claim available to the insurer pursuant to the provisions of any

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insurance policy or at law; and further provided that any Claim or D&O Claim or portion thereof for which the Person receives payment directly from, or confirmation that she is covered by, the Target Canada Entities' insurance or any Director's or Officer's liability insurance or other liability insurance policy or policies that exist to protect or indemnify the Directors or Officers or other Persons shall not be recoverable as against a Target Canada Entity or Director or Officer as applicable.

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55. 54. THIS COURT ORDERS that, for THIS COURT ORDERS that nothing in this Order shall prejudice, limit, bar, extinguish or otherwise affect (i) any right or claim of any Person, including under any guarantee, indemnity or otherwise, against Target Corporation, any predecessor tenant, or any other Person other than the Target Canada Entities and the Directors and Officers; and (ii) any right or claim of Target Corporation, any predecessor tenant, or any other Person in response to such right or claim. For greater certainty, this Order is subject to and shall not derogate from paragraph 19A of the Amended and Restated Initial Order dated January 15, 2015.

55. THIS COURT ORDERS that this Order is without prejudice to any rights or arguments that may be asserted and/or raised by any guarantor, assignce, or subrogee of any Claim (the "**Primary Claim**") with respect to its Claim, including that the quantum of its Claim is higher or different than the Primary Claim.

56. THIS COURT HEREBY REQUESTS the aid and recognition of any court, tribunal, regulatory or administrative bodies, having jurisdiction in Canada or in the United States of America, to give effect to this Order and to assist the Target Canada Entities, the Monitor and their respective agents in carrying out the terms of this Order. All courts, tribunals, regulatory and

administrative bodies are hereby respectfully requested to make such orders and to provide such assistance to the Target Canada Entities and to the Monitor, as an officer of this Court, as may be necessary or desirable to give effect to this Order, to grant representative status to the Monitor in any foreign proceeding, or to assist the Target Canada Entities and the Monitor and their respective agents in carrying out the terms of this Order.

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#### **SCHEDULE "A"**

# List of the Applicants and Partnerships

#### **Applicants**

- Target Canada Co.
- Target Canada Health Co.
- Target Canada Mobile GP Co.
- Target Canada Pharmacy (BC) Corp.
- Target Canada Pharmacy (Ontario) Corp.
- Target Canada Pharmacy (SK) Corp.
- Target Canada Pharmacy Corp.
- Target Canada Property LLC

# **Partnerships**

Target Canada Pharmacy Franchising LP Target Canada Mobile LP Target Canada Property LP

#### **SCHEDULE "B"**

#### CLAIMANT'S GUIDE TO COMPLETING THE D&O PROOF OF CLAIM FORM FOR CLAIMS AGAINST DIRECTORS AND/OR OFFICERS OF THE TARGET CANADA ENTITIES<sup>1</sup>

This Guide has been prepared to assist Claimants in filling out the D&O Proof of Claim form for claims against the Directors and/or Officers of the Target Canada Entities. If you have any additional questions regarding completion of the D&O Proof of Claim, please consult the Monitor's website at <u>www.alvarezandmarsal.com/targetcanada</u> or contact the Monitor, whose contact information is shown below.

The D&O Proof of Claim form is for Claimants asserting a claim against any Directors and/or, Officers of the Target Canada Entities, and NOT for claims against the Target Canada Entities themselves. For claims against the Target Canada Entities, please use the form titled "Proof Of Claim Form For Claims Against the Target Canada Entities", which is available on the Monitor's website at <u>www.alvarezandmarsal.com/targetcanada</u>.

Additional copies of the D&O Proof of Claim form may be found at the Monitor's website address noted above.

Please note that this is a guide only, and that in the event of any inconsistency between the terms of this guide and the terms of the Claims Procedure Order made on [June 11], 2015 (the "Claims Procedure Order"), the terms of the Claims Procedure Order will govern.

#### **SECTION 1 – DEBTOR**

1. The full name of all the Target Canada Entities' Directors or Officers against whom the Claim is asserted must be listed.

#### **SECTION 2(a) – ORIGINAL CLAIMANT**

- 2. A separate D&O Proof of Claim must be filed by each legal entity or person asserting a claim against the Target Canada Entities' Directors or Officers.
- 3. The Claimant shall include any and all D&O Claims it asserts against the Target Canada Entities' Directors or Officers in a single D&O Proof of Claim.
- 4. The full legal name of the Claimant must be provided.
- 5. If the Claimant operates under a different name or names, please indicate this in a separate schedule in the supporting documentation.

<sup>&</sup>lt;sup>1</sup> Target Canada Co., Target Canada Health Co., Target Canada Mobile GP Co., Target Canada Pharmacy (BC) Corp., Target Canada Pharmacy Corp., Target Canada Pharmacy (SK) Corp., <u>Target Canada Pharmacy (Ontario) Corp.</u>, Target Canada Property LLC, Target Canada Pharmacy Franchising LP, Target Canada Mobile LP, <u>Andand</u> Target Canada Property LP (collectively, the "Target Canada Entities").

If the claim has been assigned or transferred to another party, Section 2(b) must also be 6. completed.

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Unless the claim is assigned or transferred, all future correspondence, notices, etc. 7. regarding the claim will be directed to the address and contact indicated in this section.

# **SECTION 2(b) – ASSIGNEE**

- 8. If the Claimant has assigned or otherwise transferred its claim, then Section 2(b) must be completed.
- 9. The full legal name of the Assignee must be provided.
- If the Assignee operates under a different name or names, please indicate this in a separate 10. schedule in the supporting documentation.
- 11. If the Monitor in consultation with the Target Canada Entities is satisfied that an assignment or transfer has occurred, all future correspondence, notices, etc. regarding the claim will be directed to the Assignee at the address and contact indicated in this section.

# SECTION 3 - AMOUNT OF CLAIM OF CLAIMANT AGAINST DEBTOR

12. Indicate the amount the Director(s) and/or Officer(s) was/were and still is/are indebted to the Claimant in the Amount of Claim column, including interest up to and including January 14, 2015.<sup>2</sup>

# Currency

- The amount of the claim must be provided in the currency in which it arose. 13.
- 14. Indicate the appropriate currency in the Currency column.
- 15. If the claim is denominated in multiple currencies, use a separate line to indicate the claim amount in each such currency. If there are insufficient lines to record these amounts, attach a separate schedule indicating the required information.
- If necessary, currency will be converted in accordance with the Claims Procedure Order. 16

# **SECTION 4 - DOCUMENTATION**

17. Attach to the D&O Proof of Claim form all particulars of the claim and supporting documentation, including amount and description of transaction(s) or agreement(s) or legal breach(es) giving rise to the claim.

<sup>&</sup>lt;sup>2</sup> Pursuant to paragraph 9 of the Claims Procedure Order, interest accruing from the Filing Date (January 15, 2015) shall not be included in any Claim.

# **SECTION 5 - CERTIFICATION**

- 18. The person signing the D&O Proof of Claim should:
  - (a) be the Claimant or authorized representative of the Claimant.
  - (b) have knowledge of all the circumstances connected with this claim.
  - (c) assert the claim against the Debtor(s) as set out in the D&O Proof of Claim and certify all supporting documentation is attached.
  - (d) have a witness to its certification.
- 19. By signing and submitting the D&O Proof of Claim, the Claimant is asserting the claim against the Debtor(s).

#### **SECTION 6 - FILING OF CLAIM**

20. The D&O Proof of Claim must be received by the Monitor on or before 5:00 p.m. (Toronto time) on August 31, 2015 (the "Claims Bar Date") by prepaid ordinary mail, registered mail, courier, personal delivery or electronic transmission at the following address:

Alvarez & Marsal Canada Inc., Target Canada Monitor Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900, P.O. Box 22 Toronto, ON Canada M5J 2J1 Attention: Greg Karpel

Email: targetcanadaclaims@alvarezandmarsal.com Fax No.: 416-847-5201

Failure to file your D&O Proof of Claim so that it is <u>actually received</u> by the Monitor on or before 5:00 p.m., on the Claims Bar Date will result in your claim being barred and you will be prevented from making or enforcing a claim against the Directors and Officers of the Target Canada Entities. In addition, you shall not be entitled to further notice in and shall not be entitled to participate as a creditor in the Target Canada Entities' CCAA proceedings.

#### **SCHEDULE "C"**

#### PROOF OF CLAIM FORM FOR CLAIMS AGAINST DIRECTORS OR OFFICERS OF THE TARGET CANADA ENTITIES<sup>31</sup> (the "D&O Proof of Claim")

This form is to be used only by Claimants asserting a claim against any Directors and/or, Officers of the Target Canada Entities and NOT for claims against the Target Canada Entities themselves. For claims against the Target Canada Entities, please use the form titled "Proof Of Claim Form For Claims Against the Target Canada Entities", which is available on the Monitor's website at <u>www.alvarezandmarsal.com/targetcanada</u>.

#### 1. Name of Target Canada Officer(s) and/or Director(s) (the "Debtor(s)"):

Debtor(s)	:	
(A) Original C	Claimant (the "Claimant")	
Legal Name of Claimant		Name of Contact
Address		Title
		Phone #
		Fax #
City	Prov /State	email
Postal/Zip		
2b. Assignee	, if claim has been assigned	
Legal Name of Assignee		Name of Contact
Address		Phone #
		Fax #
City	Prov /State	email:
Postal/Zip Code		

<sup>&</sup>lt;sup>31</sup> Target Canada Co., Target Canada Health Co., Target Canada Mobile GP Co., Target Canada Pharmacy (BC) Corp., Target Canada Pharmacy Corp., Target Canada Pharmacy (SK) Corp., Target Canada Property LLC, Target Canada Pharmacy Franchising LP, Target Canada Mobile LP, And Target Canada Property LP (collectively, the "Target Canada Entities").

#### <u>.3.</u> Amount of Claim

The Debtor(s) was/were and still is/are indebted to the Claimant as follows:

Name(s) of Director(s), <u>and/or</u> Officers <del>-and/or</del> <del>Trustee(s)</del>	Currency	Amount of Claim (including interest up to and including January 14, 2015) <sup>4</sup>	

#### <u>-4.</u> Documentation

Provide all particulars of the <u>claim</u> and supporting documentation, including any claim assignment/transfer agreement or similar document, if applicable, and including amount and description of transaction(s) or agreement(s) or legal breach(es) giving rise to the Claim.

<u>-5.</u> Certification	
I hereby certify that:	
<ol> <li>I am the Claimant or authorized representative of the 2. I have knowledge of all the circumstances connecte 3. The Claimant asserts this Claim against the Debtor( 4. Complete documentation in support of this claim<u>Cla</u></li> </ol>	d with this Claim. s) as set out above.
	Witness:
Signature:	
Name:	(signature)
Title:	(print)
Dated at this day of	, 2015

#### <u>-6.</u> Filing of Claim

This D&O Proof of Claim must be received by the Monitor on or before 5:00 p.m. (Toronto time) on August 31, 2015 by prepaid ordinary mail, registered mail, courier, personal delivery or electronic transmission at the following address:

Alvarez & Marsal Canada Inc., Target Canada Monitor Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900, P.O. Box 22

<sup>&</sup>lt;sup>4</sup> Pursuant to paragraph 9 of the Claims Procedure Order, interest accruing from the Filing Date (January 15, 2015) shall not be included in any Claim.

#### Toronto, ON Canada M5J 2J1 Attention: Greg Karpel Email: targetcanadaclaims@alvarezandmarsal.com Fax No.: 416-847-5201

For more information see <u>www.alvarezandmarsal.com/targetcanada</u>, or contact the Monitor by telephone (1-844-864-9548)

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#### **SCHEDULE "D"**

#### (Letterhead of the Monitor)

•, 2015

Dear :

Re:

As you know, Target Canada Co. (the "Company") and certain of its subsidiaries and affiliates (collectively "Target Canada") filed for and were granted creditor protection under the *Companies' Creditors Arrangement Act* ("CCAA"), pursuant to an<u>-initial</u> order (the "Initial Order") of the Ontario Superior Court (the "Court") (the "CCAA Proceedings"). In connection with the CCAA filing, the Court<u>has</u> appointed Alvarez & Marsal Canada Inc. <u>as (the "Monitor")</u> to oversee the CCAA Proceedings. A copy of the Court<u>'s</u> Orders and other information relating to the CCAA Proceedings has been posted to <u>www.alvarezandmarsal.com/targetcanada</u>, the Monitor's website at www.alvarezandmarsal.com/targetcanada.

We also note that the <u>The</u> Court has also appointed Koskie Minsky LLP as Representative Counsel in order to assist eligible employees through the CCAA Proceedings. Information eoncerning about the proceedings and <u>matters</u> of specific interest to employees may be found at <u>www.kmlaw.ca/targetemployeeswww.kmlaw.ca/targetemployees</u>.

This <u>The purpose of this</u> letter is to inform you about the claims process for claims **not** covered by the Employee Trust, which was approved by the Court on June 11, 2015 (the "Estate Claims Process"). The Estate Claims Process is for claims **not** covered by the Employee Trust. Claims under the Employee Trust are subject to a different process, described below.

As you were previously advised:

#### **Employee Trust Dispute Process**

- 1. A trust for eligible employees was established by Target Corporation and approved by the Court (the "Employee Trust"). <u>Subject to the terms of the Trust Agreement</u>, <u>eligibleEligible</u> employees have received <u>distributionspayments</u> from the Employee Trust to top up amounts earned <u>during the period the employees continued to workworking</u> for the Company <u>since January 24, 2015 (</u>to equal regular wages), and to provide regular wages for the period after an employee was no longer required to report to work<u>release</u> until the <u>employees'</u> termination date (to-May 16, 2015 or May 30, 2015 for employees in Manitoba).
- 2. The process for challenging whether an employee has been paid the amount to which he or she is entitled from the Employee Trust is to file a trust dispute. <u>Trust Dispute</u>.
  - The trust dispute <u>Trust Dispute</u> must be filed no later than July 31, 2015.

- The trust dispute<u>Trust Dispute</u> form was forwardedsent to you by your Representative Counsel and is also available on both the Monitor's website at www.alvarezandmarsal.com/targetcanadawww.alvarezandmarsal.com/targetcanad <u>a</u> and on the website of Representative Counsel at www.kmlaw.ca/targetemployeeswww.kmlaw.ca/targetemployees.
- If you do not file a trust dispute by July 31, 2015, you will have no further right to challenge the amount you received from the Employee Trust and you will be considered to have released the Company, Target Corporation, the Trustee, the administrator of the Employee Trust and others for any amounts payable under the Employee Trust.

# Estate Claims Process

The Estate Claims Process deals with claims against the estate of the Company, not covered by the Employee Trust, such as an unreimbursed expense or a slip and fall.  $\underline{}$ 

- These claims forms must be filed with the Monitor by August 31, 2015. Claims against the Company should<u>must</u> be filed<u>described</u> on the "Proof of Claim" form. <u>Claims, and must</u> <u>be filed with the Monitor by August 31, 2015.</u> For claims against directors and officers of the Company-should be filed on, use the "D&O Proof of Claim" form., which must also be filed with the Monitor by August 31, 2015.
- The Proof of Claim, D&O Proof of Claim and instructions for each are available on both the Monitor's website at www.alvarezandmarsal.com/targetcanada www.alvarezandmarsal.com/targetcanada and on the website of Representative Counsel at www.kmlaw.ca/targetemployeeswww.kmlaw.ca/targetemployees.
- If you have questions, you may contact the Monitor at 1-844-864-9548 or Representative Counsel at •:
  - o The Monitor at targetcanada.monitor@alvarezandmarsal.com or 1.844.864.9548;
  - o Representative Counsel at targetemployees@kmlaw.ca or 1.866.860.9364.
- If you do not file a Prefiling Proof of Claim or a D&O Proof of Claim by August 31, 2015, you will have no further right to file a claim <u>against the Company</u>, you will be barred from filing any such claim and the claim will be considered to be extinguished.

#### In summary: Important Deadlines:

- <u>1.</u> 2. Trust Disputes must be filed by **July 31, 2015**.
- 2. 3.-Claims in the Estate Claims Process must be filed by August 31, 2015.

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Yours truly,

#### **SCHEDULE "E"**

#### NOTICE TO CLAIMANTS AGAINST THE TARGET CANADA ENTITIES

RE: NOTICE OF CLAIMS PROCESS FOR TARGET CANADA CO., TARGET CANADA HEALTH CO., TARGET CANADA MOBILE GP CO., TARGET CANADA PHARMACY (BC) CORP., <u>TARGET PHARMACY (ONTARIO)</u> <u>CORP.,</u> TARGET CANADA PHARMACY CORP., TARGET CANADA PHARMACY (SK) CORP., TARGET CANADA PROPERTY LLC, TARGET CANADA PHARMACY FRANCHISING LP, TARGET CANADA MOBILE LP, and TARGET CANADA PROPERTY LP (COLLECTIVELY, THE "TARGET CANADA ENTITIES") PURSUANT TO THE *COMPANIES' CREDITORS ARRANGEMENT ACT* (the "CCAA")

PLEASE TAKE NOTICE that on [June 11], 2015, the Ontario Superior Court of Justice (Commercial List) issued an order (the "Claims Procedure Order") in the CCAA proceedings of the Target Canada Entities, requiring that all Persons who assert a Claim (capitalized terms used in this notice and not otherwise defined have the meaning given to them in the Claims Procedure Order) against the Target Canada Entities, whether unliquidated, contingent or otherwise, and all Persons who assert a claim against Directors, Officers of the Target Canada Entities (as defined in the Claims Procedure Order, a "D&O Claim"), must file a Proof of Claim (with respect to Claims against the Target Canada Entities) or D&O Proof of Claim (with respect to D&O Claims) with Alvarez and Marsal Canada Inc. (the "Monitor") on or before 5:00 p.m. (Toronto time) on August 31, 2015 (the "Claims Bar Date"), by sending the Proof of Claim or D&O Proof of Claim to the Monitor by prepaid ordinary mail, registered mail, courier, personal delivery or electronic transmission at the following address:

Alvarez & N	Iarsal Canada Inc., Target Canada Monitor
Address:	Royal Bank Plaza, South Tower
	200 Bay Street, Suite 2900, P.O. Box 22
	Toronto, ON Canada M5J 2J1
Fax No.:	416-847-5201
Email:	targetcanadaclaims@alvarezandmarsal.com
Attention:	Greg Karpel

Pursuant to the Claims Procedure Order, Claims Packages, including the form of Proof of Claim and D&O Proof of Claim, will be sent to all known Claimants by mail, on or before June 30, 2015. Claimants may also obtain the Claims Procedure Order and a Claims Package from the Monitor's website at www.alvarezandmarsal.com/targetcanada, or by contacting the Monitor by telephone (1-844-864-9548).

Only Proofs of Claim and D&O Proofs of Claim <u>actually received</u> by the Monitor on or before 5:00 p.m. (Toronto time) on August 31, 2015 will be considered filed by the Claims Bar Date. It is

your responsibility to ensure that the Monitor receives your Proof of Claim or D&O Proof of Claim by the Claims Bar Date.

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CLAIMS AND D&O CLAIMS WHICH ARE NOT RECEIVED BY THE APPLICABLE CLAIMS BAR DATE WILL BE BARRED AND EXTINGUISHED FOREVER.

DATED this  $\bullet$  day of  $\bullet$ , 2015.

#### **SCHEDULE "F"**

# NOTICE OF DISPUTE OF NOTICE OF REVISION OR DISALLOWANCE With respect to the Target Canada Entities<sup>51</sup>

Claims Reference Number:

#### 1. **Particulars of Claimant:**

Full Legal Name of Claimant (include trade name, if different)

(the "Claimant")

Full Mailing Address of the Claimant:

Other Contact Information of the Claimant:

Telephone Number:

Email Address:

Facsimile Number:

Attention (Contact Person):

#### 2. Particulars of original Claimant from whom you acquired the Claim or D&O

<sup>&</sup>lt;sup>51</sup> Target Canada Co., Target Canada Health Co., Target Canada Mobile GP Co., Target Canada Pharmacy (BC) Corp., Target Canada Pharmacy Corp., <u>Target Canada Pharmacy (Ontario) Corp.</u>, Target Canada Pharmacy (SK) Corp., Target Canada Property LLC, Target Canada Pharmacy Franchising LP, Target Canada Mobile LP, And Target Canada Property LP (collectively, the "Target Canada Entities").

# Claim, if applicable

Have you acquired this purported Claim or D&O Claim by assignment?

Yes: No:

If yes and if not already provided, attach documents evidencing assignment.

Full Legal Name of original Claimant(s):

# 3. Dispute of Revision or Disallowance of Claim-or D&O Claim, as the case may be:

The Claimant hereby disagrees with the value of its Claim-or D&O Claim, as the case may be, as set out in the Notice of Revision or Disallowance and asserts a Claim or D&O Claim, as the case may be, as follows:

	Currency	Amount allowed by Monitor: (Notice of Revision or Disallowance)	Amount claimed by Claimant: <sup>6<u>2</u></sup>
A. Unsecured		\$	\$
B. Secured		\$	\$
C. D&O Claim		\$	\$
E. Total Claim		\$	\$

<sup>&</sup>lt;sup>62</sup> If necessary, currency will be converted in accordance with the Claims Procedure Order.

#### **SCHEDULE "G"**

#### NOTICE OF REVISION OR DISALLOWANCE

For Persons that have asserted Claims against the Target Canada Entities<sup>71</sup>, D&O Claims against the Directors and/or Officers of the Target Canada Entities

Claims Reference Number:	•

TO:

(the "Claimant")

Defined terms not defined in this Notice of Revision or Disallowance have the meaning ascribed in the Order of the Ontario Superior Court of Justice (Commercial List) in the CCAA proceedings of the Target Canada Entities dated [June 11], 2015 (the "Claims Procedure Order").

Pursuant to the Claims Procedure Order, the Monitor hereby gives you notice that it has reviewed your Proof of Claim or D&O Proof of Claim and has revised or disallowed all or part of your purported Claim—or—D&O—Claim, as the case may be. Subject to further dispute by you in accordance with the Claims Procedure Order, your—Proven Claim will be as follows:

	Amount	as submitted	Amount allowed by Monitor
	Currency		
A. Unsecured Claim		\$	\$
B. Secured Claim		\$	\$
C. D&O Claim		\$	\$
E. Total Claim		\$	\$

<sup>&</sup>lt;sup>71</sup> Target Canada Co., Target Canada Health Co., Target Canada Mobile GP Co., Target Canada Pharmacy (BC) Corp., Target Canada Pharmacy Corp., Target Canada Pharmacy (SK) Corp., Target Canada Property LLC, Target Canada Pharmacy Franchising LP, Target Canada Mobile LP, And Target Canada Property LP (collectively, the "Target Canada Entities").

**Reasons for Revision or Disallowance:** 

•

# SERVICE OF DISPUTE NOTICES

If you intend to dispute this Notice of Revision or Disallowance, you must, no later than 5:00 p.m. (prevailing time in Toronto) on the day that is twenty-eight (28) Calendar Days after this Notice of Revision or Disallowance is deemed to have been received by you (in accordance with paragraph 3032(a) of the Claims Procedure Order), deliver a Dispute Notice of Dispute of Revision or Disallowance to the Monitor by ordinary prepaid mail, registered mail, courier, personal delivery or electronic transmission to the address below.

Alvarez & Marsal Canada Inc., Target Canada Monitor

Address:	Royal Bank Plaza, South Tower 200 Bay Street Suite 2900 P.O. Box 22 Toronto, Ontario Canada M5J 2J1
Fax No.: Email:	416-847-5201 targetcanadaclaims@alvarezandmarsal.com
Attention:	Greg Karpel

In accordance with the Claims Procedure Order, notices shall be deemed to be received by the Monitor upon <u>actual receipt</u> thereof by the Monitor during normal business hours on a Business Day, or if delivered outside of normal business hours, on the next Business Day.

The form of <u>Notice of</u> Dispute <u>Noticeof Revision or Disallowance</u> is enclosed and can also be accessed on the Monitor's website at <u>www.alvarezandmarsal.com/targetcanada</u>.

#### IF YOU FAIL TO FILE A <u>NOTICE OF</u> DISPUTE-<del>NOTICE</del> WITHIN THE PRESCRIBED TIME PERIOD, THIS NOTICE OF REVISION OR DISALLOWANCE WILL BE BINDING UPON YOU.

**DATED** this

day of

Alvarez & Marsal Canada Inc., solely in its capacity as Court-appointed Monitor of the Target Canada Entities, and not in its personal or corporate capacity

, 2015.

Per:

For more information see <u>www.alvarezandmarsal.com/targetcanada</u>, or contact the Monitor by telephone (1-844-846-9548)

#### **SCHEDULE "H"**

#### CLAIMANT'S GUIDE TO COMPLETING THE PROOF OF CLAIM FORM FOR CLAIMS AGAINST THE TARGET CANADA ENTITIES<sup>81</sup>

This Guide has been prepared to assist Claimants in filling out the Proof of Claim form for Claims against the Target Canada Entities. If you have any additional questions regarding completion of the Proof of Claim, please consult the Monitor's website at <u>www.alvarezandmarsal.com/targetcanada</u> or contact the Monitor, whose contact information is shown below.

Additional copies of the Proof of Claim may be found at the Monitor's website address noted above.

Please note that this is a guide only, and that in the event of any inconsistency between the terms of this guide and the terms of the Claims Procedure Order made on [June 11], 2015 (the "Claims Procedure Order"), the terms of the Claims Procedure Order will govern.

#### **SECTION 1 – DEBTOR**

21. The full name of the Target Canada Entity or Entities against which the Claim is asserted must be listed (see footnote 1 for complete list of Target Canada Entities).

#### **SECTION 2(a) – ORIGINAL CLAIMANT**

- 22. A separate Proof of Claim must be filed by each legal entity or person asserting a claim against the Target Canada Entities, or any of them.
- 23. The Claimant shall include any and all Claims it asserts against the Target Canada Entities, or any of them, in a single Proof of Claim.
- 24. The full legal name of the Claimant must be provided.
- 25. If the Claimant operates under a different name or names, please indicate this in a separate schedule in the supporting documentation.
- 26. If the Claim has been assigned or transferred to another party, Section 2(b) must also be completed.
- 27. Unless the Claim is assigned or transferred, all future correspondence, notices, etc. regarding the Claim will be directed to the address and contact indicated in this section.

<sup>81</sup> Target Canada Co., Target Canada Health Co., Target Canada Mobile GP Co., Target Canada Pharmacy (BC) Corp., Target Canada Pharmacy Corp., <u>Target Canada Pharmacy (Ontario) Corp.</u>, Target Canada Pharmacy (SK) Corp., Target Canada Property LLC, Target Canada Pharmacy Franchising LP, Target Canada Mobile LP, <u>Andand</u> Target Canada Property LP (collectively, the "Target Canada Entities").

# **SECTION 2(b) – ASSIGNEE**

- 28. If the Claimant has assigned or otherwise transferred its Claim, then Section 2(b) must be completed.
- 29. The full legal name of the Assignee must be provided.
- 30. If the Assignee operates under a different name or names, please indicate this in a separate schedule in the supporting documentation.
- 31. If the Monitor in consultation with the Target Canada Entities is satisfied that an assignment or transfer has occurred, all future correspondence, notices, etc. regarding the Claim will be directed to the Assignee at the address and contact indicated in this section.

# SECTION 3 - AMOUNT OF CLAIM OF CLAIMANT AGAINST DEBTOR

32. Indicate the amount the Target Canada Entity or Entities was and still is indebted to the Claimant in the Amount of Claim column, including interest up to and including January 14, 2015.<sup>9</sup>

#### Currency

- 33. The amount of the Claim must be provided in the currency in which it arose.
- 34. Indicate the appropriate currency in the Currency column.
- 35. If the Claim is denominated in multiple currencies, use a separate line to indicate the Claim amount in each such currency. If there are insufficient lines to record these amounts, attach a separate schedule indicating the required information.
- 36. If necessary, currency will be converted in accordance with the Claims Procedure Order.

#### **Unsecured Claim**

37. Check this box ONLY if the Claim recorded on that line is an unsecured claim.

#### Secured Claim

38. Check this box ONLY if the Claim recorded on that line is a secured claim.

#### **SECTION 4 - DOCUMENTATION**

39. Attach to the Proof of Claim form all particulars of the Claim and supporting documentation, including amount, and description of transaction(s) or agreement(s), or legal breach(es) giving rise to the Claim, including any claim assignment/transfer

<sup>&</sup>lt;sup>9</sup> Pursuant to paragraph 9 of the Claims Procedure Order, interest accruing from the Filing Date (January 15, 2015) shall not be included in any Claim.

agreement or similar document, if applicable and amount of invoices, particulars of all credits, discounts, etc. claimed, description of the security, if any, granted by the affected Target Canada Entity to the Claimant and estimated value of such security.

#### **SECTION 5 - CERTIFICATION**

- 40. The person signing the Proof of Claim should:
  - (a) be the Claimant or authorized representative of the Claimant.
  - (b) have knowledge of all the circumstances connected with this Claim.
  - (c) assert the Claim against the Debtor as set out in the Proof of Claim and certify all supporting documentation is attached.
  - (d) have a witness to its certification.
- 41. By signing and submitting the Proof of Claim, the Claimant is asserting the Claim against the Target Canada Entity or Entities.

#### **SECTION 6 - FILING OF CLAIM**

42. The Proof of Claim must be received by the Monitor on or before 5:00 p.m. (Toronto time) on August 31, 2015 (the "Claims Bar Date") by prepaid ordinary mail, registered mail, courier, personal delivery or electronic transmission at the following address:

Alvarez & Marsal Canada Inc., Target Canada Monitor Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900, P.O. Box 22 Toronto, ON Canada M5J 2J1 Attention: Greg Karpel

Email: targetcanadaclaims@alvarezandmarsal.com Fax No.: 416-847-5201

Failure to file your Proof of Claim so that it is <u>actually received</u> by the Monitor on or before 5:00 p.m., on the Claims Bar Date will result in your claim being barred and you will be prevented from making or enforcing a Claim against the Target Canada Entities. In addition, you shall not be entitled to further notice in and shall not be entitled to participate as a creditor in the Target Canada Entities' CCAA proceedings.

#### **SCHEDULE "I"**

# PROOF OF CLAIM FORM FOR CLAIMS AGAINST THE TARGET CANADA ENTITIES $^{\rm H01}$

<u>-1.</u> Name of Target Canada Entity or Entities (the "Debtor"): Debtor: \_\_\_\_\_

( <u>A)2</u> Original Claimant (t ( <u>A)</u>	he "Claimant")	
Legal Name of		Name of Contact
Address		Title
		Phone #
		Fax #
City	Prov /State	email
Postal/Zip Code		
2b. Assignee, if claim h	as been assigned	
Legal Name of Assignee		Name of Contact
Address		Phone
		Fax #
	Prov	
City	/State	email:
Postal/Zip Code		

<sup>&</sup>lt;sup>10</sup> Target Canada Co., Target Canada Health Co., Target Canada Mobile GP Co., Target Canada Pharmacy (BC) Corp., Target Canada Pharmacy Corp., Target Canada Pharmacy (SK) Corp., Target Canada Property LLC, Target Canada Pharmacy Franchising LP, Target Canada Mobile LP, And Target Canada Property LP (collectively, the "Target Canada Entities").

#### <u>-3.</u> Amount of Claim

The Debtor was and still is indebted to the Claimant as follows:

Currency	Amount of Claim (including interest up to and including January 14, 2015) <sup>41<u>2</u></sup>	Unsecured Claim	Secured Claim

#### <u>.4.</u> Documentation

Provide all particulars of the Claim and supporting documentation, including amount, and description of transaction(s) or agreement(s), or legal breach(es) giving rise to the Claim, including any claims assignment/transfer agreement or similar document, if applicable, and amount of invoices, particulars of all credits, discounts, etc. claimed, description of the security, if any, granted by the affected Debtor to the Claimant and estimated value of such security.

<u>.5.</u> Certification	
I hereby certify that:	
<ol> <li>I am the Claimant or authorized representative of the</li> <li>I have knowledge of all the circumstances connected</li> <li>The Claimant asserts this Claim against the Debtor at the Complete documentation in support of this claim is a</li> </ol>	d with this Claim. as set out above.
	Witness:
Signature:	
Name:	(signature)
Title:	(print)
Dated at this day of	, 2015

#### .<u>6.</u> Filing of Claim

This Proof of Claim must be received by the Monitor on or before 5:00 p.m. (Toronto time) on August 31, 2015 by prepaid ordinary mail, registered mail, courier, personal delivery or electronic transmission at the following address:

<sup>&</sup>lt;sup>44</sup> Pursuant to paragraph 9 of the Claims Procedure Order, interest accruing from the Filing Date (January 15, 2015) shall not be included in any Claim.

<sup>&</sup>lt;sup>2</sup> Pursuant to paragraph 9 of the Claims Procedure Order, interest accruing from the Filing Date (January 15, 2015) shall not be included in any Claim.

Alvarez & Marsal Canada Inc., Target Canada Monitor Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900, P.O. Box 22 Toronto, ON Canada M5J 2J1 Attention: Greg Karpel Email: targetcanadaclaims@alvarezandmarsal.com Fax No.: 416-847-5201 For more information see www.alvarezandmarsal.com/targetcanada, or contact the Monitor by telephone (1-844-864-9548) Document comparison by Workshare Compare on Thursday, June 04, 2015 6:49:41 PM

Input:	
Document 1 ID	PowerDocs://GOODMANS/6459074/1
Description	GOODMANS-#6459074-v1-TargetClaims_Procedure_ OrderUSE_THIS_ONEserved_May_28
Document 2 ID	PowerDocs://GOODMANS/6459074/5
Description	GOODMANS-#6459074-v5-TargetClaims_Procedure_ OrderUSE_THIS_ONEserved_May_28
Rendering set	standard no color

Legend:		
<u>Insertion</u>		
Deletion		
Moved from		
Moved to		
Style change		
Format change		
Moved deletion		
Inserted cell		
Deleted cell		
Moved cell		
Split/Merged cell		
Padding cell		

Statistics:		
	Count	
Insertions	201	
Deletions	242	
Moved from	3	
Moved to	3	
Style change	0	
Format changed	0	
Total changes	449	

# TAB



Court File No. CV-15-10832-00CL

# ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

THE HONOURABLE	)	THURSDAY, THE 11 <sup>TH</sup>
REGIONAL SENIOR JUSTICE	)	DAY OF JUNE, 2015
MORAWETZ	)	

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

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF TARGET CANADA CO., TARGET CANADA HEALTH CO., TARGET CANADA MOBILE GP CO., TARGET CANADA PHARMACY (BC) CORP., TARGET PHARMACY (ONTARIO) CORP.. CANADA TARGET CANADA PHARMACY CORP., CANADA TARGET PHARMACY (SK) CORP., and TARGET CANADA PROPERTY LLC (collectively the "Applicants")

#### **CLAIMS PROCEDURE ORDER**

THIS MOTION, made by Alvarez & Marsal Canada Inc., in its capacity as Court-appointed Monitor (the "**Monitor**") of the Applicants and the Partnerships listed on Schedule "A" (collectively, the "**Target Canada Entities**", and each individually a "**Target Canada Entity**"), pursuant to the *Companies' Creditors Arrangement Act*, R.S.C. 1985, c. c-36, as amended (the "**CCAA**") for an order establishing a claims procedure for the identification and quantification of certain claims against (i) the Target Canada Entities and (ii) the current and former directors and officers of the Target Canada Entities, was heard this day at 330 University Avenue, Toronto, Ontario.

ON READING the Notice of Motion of the Monitor and the Fifteenth Report of the Monitor (the "**Monitor's Fifteenth Report**"), and on hearing the submissions of respective counsel for the Monitor, the Target Canada Entities, Target Corporation and such other counsel

as were present, no one else appearing although duly served as appears from the Affidavit of Service of  $\bullet$  sworn  $\bullet$ , 2015:

#### SERVICE

1. THIS COURT ORDERS that the time for service of the Notice of Motion and the Motion Record herein is hereby abridged and validated so that this Motion is properly returnable today and hereby dispenses with further service thereof.

#### **DEFINITIONS AND INTERPRETATION**

2. THIS COURT ORDERS that any capitalized term used and not defined herein shall have the meaning ascribed thereto in the Amended and Restated Initial Order in these proceedings dated January 15, 2015 as further amended, restated, supplemented and/or modified from time to time (the "**Initial Order**").

3. For the purposes of this Order the following terms shall have the following meanings:

- (a) "Assessments" means Claims of Her Majesty the Queen in Right of Canada or of any Province or Territory or Municipality or any other taxation authority in any Canadian or foreign jurisdiction, including, without limitation, amounts which may arise or have arisen under any notice of assessment, notice of objection, notice of reassessment, notice of appeal, audit, investigation, demand or similar request from any taxation authority;
- (b) "**Business Day**" means a day, other than a Saturday, Sunday or a statutory holiday, on which banks are generally open for business in Toronto, Ontario;

- (c) "CCAA Proceedings" means the CCAA proceedings commended by the Target
   Canada Entities in the Court under Court File No. CV-15-10832-00CL;
- (d) "Claim" means:
  - (i) any right or claim of any Person against any of the Target Canada Entities, whether or not asserted, in connection with any indebtedness, liability or obligation of any kind whatsoever of any such Target Canada Entities in existence on the Filing Date, whether or not such right or claim is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, unsecured, perfected, unperfected, present, future, known, or unknown, by guarantee, surety or otherwise, and whether or not such right is executory or anticipatory in nature, including any Assessments and any right or ability of any Person to advance a claim for contribution or indemnity or otherwise against any of the Target Canada Entities with respect to any matter, action, cause or chose in action, whether existing at present or commenced in the future, which indebtedness, liability or obligation is based in whole or in part on facts that existed prior to the Filing Date, including for greater certainty any claim against any of the Target Canada Entities for indemnification by any Director or Officer in respect of a D&O Claim (but excluding any such claim for indemnification that is covered by the Directors' Charge (as defined in the Initial Order)) (each, a "Prefiling Claim", and collectively, the "Prefiling Claims");

- (ii) any right or claim of any Person against any of the Target Canada Entities in connection with any indebtedness, liability or obligation of any kind whatsoever owed by any such Target Canada Entity to such Person arising out of the restructuring, disclaimer, resiliation, termination or breach by such Target Canada Entity on or after the Filing Date of any contract, lease or other agreement whether written or oral (each, a "**Restructuring Period Claim**", and collectively, the "**Restructuring Period Claims**"); and
- (iii) any right or claim of any Person against one or more of the Directors and/or Officers howsoever arising, whether or not such right or claim is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, unsecured, perfected, unperfected, present, future, known, or unknown, by guarantee, surety or otherwise, and whether or not such right is executory or anticipatory in nature, including any Assessments and any right or ability of any Person to advance a claim for contribution, indemnity or otherwise against any of the Directors and/or Officers with respect to any matter, action, cause or chose in action, whether existing at present arising or commenced in the future, for which any Director or Officer is alleged to be, by statute or otherwise by law or equity, liable to pay in his or her capacity as a Director or Officer (each a "D&O Claim", and collectively, the "D&O Claims"),

provided however that in any case "**Claim**" shall not include an Excluded Claim, but for greater certainty, shall include any Claim arising through subrogation against any Target Canada Entity or Director or Officer;

- (e) "Claimant" means a Person asserting a Prefiling Claim or a Restructuring Period Claim (including in each case, for greater certainty, an Intercompany Claim) against the Target Canada Entities, or any of them, and a Person asserting a D&O Claim against any of the Directors or Officers of any of the Target Canada Entities;
- (f) "Claims Bar Date" means 5:00 p.m. on August 31, 2015;
- (g) "**Claims Officer**" means the individuals designated by the Court pursuant to paragraph 41 of this Order;
- (h) "Claims Package" means the document package which shall be disseminated by the Monitor to any potential Claimant in accordance with the terms of this Order and shall consist of a copy of this Order (without schedules) and such other materials as the Monitor, in consultation with the Target Canada Entities, may consider appropriate;
- (i) "Claims Process" means the procedures outlined in this Order in connection with the assertion of Claims against the Target Canada Entities and/or the Directors and Officers;

- (j) "Consultative Committee" means the committee of representatives of creditors of the Target Canada Entities constituted in accordance with the Order for Advice and Directions of the Court dated May 12, 2015;
- (k) "Court" means the Ontario Superior Court of Justice (Commercial List);
- "D&O Claim Instruction Letter" means the letter containing instructions for completing the D&O Proof of Claim form, substantially in the form attached as Schedule "B" hereto;
- (m) "D&O Proof of Claim" means the proof of claim referred to herein to be filed by Claimants in connection with any D&O Claim, substantially in the form attached hereto as Schedule "C" hereto, which shall include all supporting documentation in respect of such D&O Claim;
- (n) "Director" means anyone who is or was or may be deemed to be or have been, whether by statute, operation of law or otherwise, a director or *de facto* director of any of the Target Canada Entities, in such capacity;
- (o) "Employees" means all employees of the Target Canada Entities as at the Filing Date and "Employee" means any one of them, in such capacity. For the avoidance of doubt, Employee does not include individuals whose employment was terminated for any reason, without regard to any period of notice, prior to the Filing Date;
- (p) "**Employee Letter**" means the letter to be disseminated by the Monitor, in consultation with the Target Canada Entities, to all Employees advising as to their

rights and obligations in connection with this Claims Process, which letter shall be substantially in the form attached hereto as Schedule "D";

- (q) **"Excluded Claim**" means any:
  - (i) Claim secured by the Administration Charge, the KERP Charge, the Directors' Charge, the Financial Advisor Subordinated Charge, the DIP Lender's Charge, and the Agent's Charge and Security Interest (as defined in the Approval Order Agency Agreement dated February 4, 2015);
  - (ii) Claim enumerated in sections 5.1(2) and 19(2) of the CCAA;
  - (iii) Any Claim of Royal Bank of Canada, The Toronto-Dominion Bank, Bank of America and JPMorgan in connection with the Cash Management System;
- (r) **"Filing Date**" means January 15, 2015;
- (s) "Intercompany Claim" means any Claim filed by any of the Target Canada Entities, or any of their affiliated companies, partnerships, or other corporate entities, including Target Corporation or any of its subsidiary or affiliated companies, partnerships, or other corporate entities in accordance with the terms of this Order, but excluding Target Derivative Claims;
- (t) "Intercompany Claims Bar Date" means 5:00 p.m. on July 31, 2015;

- (u) "Meetings" and each a "Meeting" means a meeting of the creditors of the TargetCanada Entities called for the purpose of considering and voting in respect of aPlan;
- (v) "Monitor's Website" means www.alvarezandmarsal.com/targetcanada;
- (w) "Monitor's Intercompany Claims Report" shall have the meaning set out in paragraph 35 herein;
- (x) "Notice to Claimants" means the notice for publication by the Monitor as described in paragraph 15 herein, substantially in the form attached as Schedule "E" hereto;
- (y) "Notice of Dispute of Revision or Disallowance" means the form substantially in the form attached as Schedule "F" hereto;
- (z) "Notice of Objection" means a notice filed by a Claimant in respect of an Intercompany Claim as set out in paragraph 37 herein, which Notice of Objection shall:
  - (i) identify the Person or Persons on whose behalf the Notice of Objection is filed;
  - (ii) indicate, to the extent known by the Claimant at such time, the nature of and basis for the objection(s) filed, along with any related documentary or other evidence available to the Claimant at such time in support of such objection(s); and

- (iii) indicate the relief sought in respect of any Intercompany Claim, and set out with reasonable particularity the legal or other basis for such relief;
- (aa) "Notice of Objection Bar Date" means September 30, 2015;
- (bb) "Notice of Revision or Disallowance" means the form substantially in the form attached as Schedule "G" hereto;
- (cc) "**Officer**" means anyone who is or was or may be deemed to be or have been, whether by statute, operation of law or otherwise, an officer or *de facto* officer of any of the Target Canada Entities, in such capacity;
- (dd) "Order" means this Claims Procedure Order;
- (ee) "**Person**" means any individual, firm, corporation, limited or unlimited liability company, general or limited partnership, association, trust (including a real estate investment trust), unincorporated organization, joint venture, government or any agency or instrumentality thereof or any other entity;
- (ff) "Plan" means, as further defined in the Initial Order, any proposed plan of compromise or arrangement that may be filed in respect of any or all of the Target Canada Entities pursuant to the CCAA as the same may be amended, supplemented or restated from time to time in accordance the terms thereof;
- (gg) "Proof of Claim Instruction Letter" means the letter containing instructions for completing the Proof of Claim form, substantially in the form attached as Schedule "H" hereto;

(hh)

- "**Proof of Claim**" means the proof of claim referred to herein to be filed by Claimants in respect of Prefiling Claims and Restructuring Claims (including, in
- each case, an Intercompany Claim), substantially in the form attached hereto as Schedule "I" hereto, which shall include all supporting documentation in respect of such Claim;
- (ii) "Restructuring Period Claims Bar Date" means, in respect of a Restructuring Period Claim, the later of (i) 45 days after the date on which the Monitor sends a Claims Package with respect to a Restructuring Claim and (ii) the Claims Bar Date;
- (jj) "Target Derivative Claim" means any Claim filed by Target Corporation or any of its subsidiary or affiliated companies, partnerships, or other corporate entities in accordance with the terms of this Order arising through subrogation or assignment of any Claims, including a contingent claim arising through subrogation or assignment of any Claims filed by the Claims Bar Date, the Restructuring Period Claims Bar Date, or as the Court may otherwise direct; and
- (kk) "TCC" means Target Canada Co..

4. THIS COURT ORDERS that all references as to time herein shall mean local time in Toronto, Ontario, Canada, and any reference to an event occurring on a Business Day shall mean prior to 5:00 p.m. on such Business Day unless otherwise indicated herein, and any reference to an event occurring on a day that is not a Business Day shall mean the next following day that is a Business Day.

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5. THIS COURT ORDERS that all references to the word "including" shall mean "including without limitation", all references to the singular herein include the plural, the plural include the singular, and any gender includes all genders.

## **GENERAL PROVISIONS**

6. THIS COURT ORDERS that any Claim denominated in a foreign currency shall be converted to Canadian dollars at the Bank of Canada noon exchange rate in effect at the Filing Date.

7. THIS COURT ORDERS that notwithstanding any other provisions of this Order, the solicitation by the Monitor or the Target Canada Entities of Proofs of Claim and D&O Proofs of Claim, and the filing by any Claimant of any Proof of Claim or D&O Proof of Claim shall not, for that reason only, grant any person any standing in the CCAA Proceedings or rights under any Plan.

8. THIS COURT ORDERS that, other than in respect of Intercompany Claims and Target Derivative Claims, the Monitor is hereby authorized to use reasonable discretion as to the adequacy of compliance with respect to the manner in which any forms delivered hereunder are completed and executed and the time in which they are submitted, and may, where the Monitor is satisfied that a Claim (other than an Intercompany Claim and Target Derivative Claim) has been adequately proven, waive strict compliance with the requirements of this Order, including in respect of the completion, execution and time of delivery of such forms, provided that the exception in respect of Intercompany Claims and Target Derivative Claims shall not apply to the contingent claim elements thereof. 9. THIS COURT ORDERS that amounts claimed in Assessments issued after the Filing Date shall be subject to this Order and there shall be no presumption of validity or deeming of the amount due in respect of the Claim set out in any Assessment where such Assessment was issued after the Filing Date.

#### **MONITOR'S ROLE**

10. THIS COURT ORDERS that, in addition to its prescribed rights, duties, responsibilities and obligations under the CCAA, the Initial Order and any other orders of the Court in the CCAA Proceedings, the Monitor is hereby directed and empowered to implement the Claims Process set out herein and to take such other actions and fulfill such other roles as are authorized by this Order or incidental thereto.

11. THIS COURT ORDERS that the Monitor (i) shall have all of the protections given to it by the CCAA, the Initial Order, any other orders of the Court in the CCAA Proceedings, and this Order, or as an officer of the Court, including the stay of proceedings in its favour; (ii) shall incur no liability or obligation as a result of the carrying out of the provisions of this Order, other than in respect of its gross negligence or wilful misconduct; (iii) shall be entitled to rely on the books and records of the Target Canada Entities and any information provided by the Target Canada Entities, all without independent investigation, provided that Intercompany Claims are subject to independent investigation by the Monitor as provided in paragraph 35 herein; (iv) shall not be liable for any claims or damages resulting from any errors or omissions in such books, records or information; and (v) may seek assistance from Target Corporation or any of its subsidiary or affiliated companies, partnerships, or other corporate entities, including, without limitation, making such inquiries and obtaining such records and

information as it deems appropriate in connection with the Claims Process but for greater certainty shall not take direction from Target Corporation or any of its subsidiary or affiliated companies, partnerships, or other corporate entities.

12. THIS COURT ORDERS that the Target Canada Entities and their current and former shareholders, Officers, Directors, employees, agents and representatives shall fully cooperate with the Monitor in the exercise of its powers and discharge of its duties and obligations under this Order.

## NOTICE TO CLAIMANTS

13. THIS COURT ORDERS that as soon as practicable, but no later than 5:00 p.m. on June 30, 2015, the Monitor shall cause a Claims Package to be sent to:

- (a) Each party that appears on the Service List or has requested a Claims Package; and
- (b) All known Claimants, other than Employees, as evidenced by the books and records of the Target Canada Entities at their respective last known addressees as recorded in the Target Canada Entities' books and records.

14. THIS COURT ORDERS that the Monitor shall cause the Notice to Claimants to be published, for at least two (2) Business Days, in The Globe and Mail (National Edition), La Presse and The Wall Street Journal by no later than 5:00 p.m. on June 18, 2015.

15. THIS COURT ORDERS that the Monitor shall cause the Notice to Claimants and the Claims Package to be posted to the Monitor's Website by no later than 5:00 p.m. on June 18, 2015.

16. THIS COURT ORDERS that, the Monitor shall cause the Employee Letter to be sent to all Employees as soon as practicable but no later than 5:00 p.m. on June 30, 2015.

17. THIS COURT ORDERS that to the extent any Claimant requests documents or information relating to the Claims Process prior to the Claims Bar Date or if the Target Canada Entities or the Monitor become aware of any further Claims, the Monitor shall forthwith send such Claimant a Claims Package, direct such Claimant to the documents posted on the Monitor's Website or otherwise respond to the request for documents or information as the Monitor may consider appropriate in the circumstances.

18. THIS COURT ORDERS that the Claims Process and the forms of Notice to Claimants, Proof of Claim Instruction Letter, D&O Claim Instruction Letter, Employee Letter, Proof of Claim, D&O Proof of Claim, Notice of Revision or Disallowance and Notice of Dispute of Revision or Disallowance are hereby approved. Notwithstanding the foregoing, the Monitor may, from time to time, make minor non-substantive changes to the forms as the Monitor, in its sole discretion, may consider necessary or desirable.

19. THIS COURT ORDERS that the sending of the Claims Package to the Claimants and the publication of the Notice to Claimants, in accordance with this Order, and the completion of the other requirements of this Order, shall constitute good and sufficient service and delivery of notice of this Order, the Claims Bar Date and the Restructuring Period Claims Bar Date on all Persons who may be entitled to receive notice and who may wish to assert a Claim, and no other notice or service need be given or made and no other document or material need be sent to or served upon any Person in respect of this Order.

#### FILING OF PROOFS OF CLAIM

#### (A) Intercompany Claims and Target Derivative Claims

20. THIS COURT ORDERS that all Intercompany Claims and Target Derivative Claims must be filed by submitting a Proof of Claim to the Monitor no later than the Intercompany Claims Bar Date.

21. THIS COURT ORDERS that any Claimant that does not file a Proof of Claim in respect of a Intercompany Claim or Target Derivative Claim, as applicable, so that such Proof of Claim is received by the Monitor on or before the Intercompany Claims Bar Date, or such later date as the Court may direct:

- (a) be and is hereby forever barred, estopped and enjoined from asserting or enforcing any such Intercompany Claim(s) or Target Derivative Claim(s) against any of the Target Canada Entities and all such Intercompany Claim(s) or Target Derivative Claim(s) shall be forever extinguished;
- (b) will not be permitted to vote at any Meeting on account of such Intercompany Claim(s) or Target Derivative Claim(s); and
- (c) will not be permitted to participate in any distribution under any Plan, if applicable, on account of such Intercompany Claim(s) or Target Derivative Claim(s).

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## (B) **Prefiling Claims**

22. THIS COURT ORDERS that any Claimant that intends to assert a Prefiling Claim or D&O Claim shall file a Proof of Claim or D&O Proof of Claim, as applicable, with the Monitor on or before the Claims Bar Date. For the avoidance of doubt, a Proof of Claim or D&O Proof of Claim, as applicable, must be filed by every Claimant in respect of every Prefiling Claim or D&O Claim, regardless of whether or not a legal proceeding in respect of such Prefiling Claim or D&O Claim has been previously commenced.

23. THIS COURT ORDERS that any Claimant that does not file a Proof of Claim or D&O Proof of Claim, as applicable, so that such Proof of Claim or D&O Proof of Claim, is received by the Monitor on or before the Claims Bar Date, or such later date as the Monitor may agree in writing or the Court may otherwise direct:

- (a) be and is hereby forever barred, estopped and enjoined from asserting or enforcing any such Prefiling Claim against any of the Target Canada Entities or any D&O Claim relating to such Prefiling Claim and all such Prefiling Claims or D&O Claims shall be forever extinguished;
- (b) will not be permitted to vote at any Meeting on account of such Prefiling Claim(s) or D&O Claim(s) relating to the Prefiling Claim(s);
- (c) will not be entitled to receive further notice with respect to the Claims Process or these proceedings unless the Monitor and/or the Target Canada Entities become aware that such Claimant has a Restructuring Period Claim or D&O Claim relating to the Restructuring Period Claim; and

(d) will not be permitted to participate in any distribution under any Plan, if applicable, on account of such Pre-filing Claim(s) or D&O Claim(s).

24. THIS COURT ORDERS that the provisions of paragraphs 22 and 23 herein shall not apply to Intercompany Claims or Target Derivative Claims.

#### (C) Restructuring Period Claims

25. THIS COURT ORDERS that upon becoming aware of a circumstance giving rise to a Restructuring Period Claim, the Monitor shall send a Claims Package to the Claimant in respect of such Restructuring Period Claim in the manner provided for herein.

26. THIS COURT ORDERS that any Claimant that intends to assert a Restructuring Period Claim or D&O Claim relating to a Restructuring Period Claim shall file a Proof of Claim or D&O Proof of Claim, as applicable, with the Monitor on or before the Restructuring Period Claims Bar Date. For the avoidance of doubt, a Proof of Claim or D&O Proof of Claim must be filed by every Claimant in respect of every Restructuring Period Claim or D&O Claim relating to a Restructuring Period Claim, regardless of whether or not a legal proceeding in respect of such Restructuring Period Claim or D&O Claim has been previously commenced.

27. THIS COURT ORDERS that any Claimant that does not file a Proof of Claim or D&O Proof of Claim, as applicable, so that such Proof of Claim or D&O Proof of Claim is received by the Monitor on or before the Restructuring Period Claims Bar Date, or such later date as the Monitor may agree in writing or the Court may otherwise direct:

(a) be and is hereby forever barred, estopped and enjoined from asserting or enforcing any such Restructuring Period Claim against any of the Target Canada Entities or any D&O Claim relating to such Restructuring Period Claim and all such Restructuring Period Claim or D&O Claims shall be forever extinguished;

- (b) will not be permitted to vote at any Meeting on account of such Restructuring Period Claim(s) or D&O Claim(s);
- (c) will not be entitled to receive further notice with respect to the Claims Process or these proceedings unless the Monitor and/or the Target Canada Entities become aware that such Claimant has a Restructuring Period Claim or D&O Claim relating to the Restructuring Period Claim; and
- (d) will not be permitted to participate in any distribution under any Plan, if applicable, on account of such Restructuring Period Claim(s) or D&O Claim(s).

## ADJUDICATION OF CLAIMS OTHER THAN INTERCOMPANY CLAIMS

28. THIS COURT ORDERS that, for greater certainty, the procedures outlined in paragraphs 29 to 34 herein shall not apply to the adjudication of Intercompany Claims.

29. THIS COURT ORDERS that the Monitor shall review all Proofs of Claim received on or before the Claims Bar Date or the Restructuring Period Claims Bar Date, in consultation with the Target Canada Entities, and shall accept, revise or reject each Claim. With respect to a D&O Claim set out in a D&O Proof of Claim, the Monitor shall, in consultation with the Target Canada Entities and the Directors and Officers named in respect of such D&O Claim as to the merits of such Claim(s), as applicable, accept, revise or reject such D&O Claim.

30. THIS COURT ORDERS that the Monitor shall consult with the Consultative Committee in connection with any Claim the Monitor proposes to allow (including by Notice of Dispute of Revision or Disallowance) in excess of \$5 million and if the Consultative Committee objects to the allowance of such Claim, the Monitor shall seek the Court's approval of the Claim.

31. THIS COURT ORDERS that if the Monitor intends to revise or reject a Claim, the Monitor shall notify the Claimant who has delivered such Proof of Claim or D&O Proof of Claim, as applicable, that such Claim has been revised or rejected and the reasons therefor, by sending a Notice of Revision or Disallowance by no later than November 15, 2015, unless otherwise ordered by this Court on application by the Monitor.

32. THIS COURT ORDERS that any Claimant who intends to dispute a Notice of Revision or Disallowance hereof shall:

- (a) deliver a completed Notice of Dispute of Revision or Disallowance, along with the reasons for the dispute, to the Monitor by no later than twenty-eight (28) days after the date on which the Claimant is deemed to receive the Notice of Revision or Disallowance, or such other date as may be agreed to by the Monitor in writing; and
- (b) in the event that a dispute raised in a Notice of Dispute of Revision or Disallowance is not settled within a time period or in a manner satisfactory to the Monitor, in consultation with the Target Canada Entities, the Monitor shall refer the dispute raised in the Notice of Dispute of Revision or Disallowance to a Claims Officer or the Court for adjudication at its election.

33. THIS COURT ORDERS that where a Claimant that receives a Notice of Revision or Disallowance does not file a completed Notice of Dispute of Revision or Disallowance by the

time set out in paragraph 32(a), such Claimant's Claim or D&O Claim relating to such Claim shall be deemed to be as set out in the Notice of Revision or Disallowance and such Claimant shall have no further right to dispute same.

34. THIS COURT ORDERS that the Monitor may refer any Claim to a Claims Officer or the Court for adjudication at its election by sending written notice to the Claimant at any time.

#### ADJUDICATION OF INTERCOMPANY AND INTERCREDITOR CLAIMS

35. THIS COURT ORDERS that, notwithstanding anything to the contrary in this Order with respect to Intercompany Claims, the Monitor shall prepare a report to be served on the Service List and filed with the Court for the Court to consider, detailing its review of all Intercompany Claims and assessing in detail with particulars and analysis the validity and quantum of such Claims as filed (the "Monitor's Intercompany Claims Report"), subject to further review and adjustments in respect of claims that may be pursued by the Monitor in accordance with section 36.1 of the CCAA. The Monitor's Intercompany Claims Report shall include, among other things, full particulars of the debt comprising the Intercompany Claims, including without limitation: (i) the source of the funds comprising the debt; (ii) whether such funds were advanced from another Target Canada Entity, or any of their affiliated companies, partnerships, or other corporate entities, including Target Corporation or any of its subsidiary or affiliated companies, partnerships, or other corporate entities; (iii) the portion of the debt arising as a result of penalties or early termination of agreements; and (iv) which portion (if any) of the amount of the debt was (x) advanced on or after the Filing Date; (y) originally advanced as equity by a related entity; and/or (z) originally advanced on an unsecured basis. The Monitor's

Intercompany Claims Report shall be served and filed no later than 5:00 p.m. on August 31, 2015, unless otherwise ordered by this Court on application by the Monitor. For greater certainty, nothing in the Monitor's Intercompany Claims Report shall bind the Court with respect to its determination of the Intercompany Claims as the Court sees fit, including without limitation, the validity or quantum of such Intercompany Claims.

36. THIS COURT ORDERS that the Monitor's Intercompany Claims Report shall also set out a list of the Target Derivative Claims filed, but otherwise will not address such Target Derivative Claims.

37. THIS COURT ORDERS that, after the service of the Monitor's Intercompany Claims Report, any Claimant may file objections, which may include, but are not limited to, any argument asserted for the subordination of outstanding intercompany debts of any of the Target Canada Entities and/or the Target Derivative Claims, any relief regarding claimed priority rights, any claim asserted for substantive consolidation, and the validity and quantum of Intercompany Claims and any claim relating to debt recharacterization, by filing a Notice of Objection with the Monitor, no later than the Notice of Objection Bar Date. Any Notice of Objection filed after the Notice of Objection Bar Date shall be disregarded and of no effect.

38. THIS COURT ORDERS that, promptly following the Notice of Objection Bar Date, the Monitor shall schedule a motion with the Court to seek approval of a process for the resolution of any objections filed in connection with the validity or quantum of Intercompany Claims and any other intercreditor disputes or motions, including a process regarding requests for the production of documents or any oral examinations. 39. THIS COURT ORDERS that, at the motion described in paragraph 38 above, the Monitor shall schedule with the Court any motions a Claimant has advised the Monitor it still wishes to be heard regarding requests for the production of documents and/or any oral examinations.

#### SET-OFF

40. THIS COURT ORDERS that nothing in this Order affects the rights of any Person pursuant to section 21 of the CCAA.

#### **CLAIMS OFFICERS**

41. THIS COURT ORDERS that  $\bullet$ , and such other Persons as may be appointed by the Court from time to time on application of the Monitor, be and they are hereby appointed as Claims Officers for the claims procedure described herein.

42. THIS COURT ORDERS that the decision as to whether the disputed Claim should be adjudicated by the Court or a Claims Officer shall be in the sole discretion of the Monitor.

43. THIS COURT ORDERS that a Claims Officer shall determine the validity and amount of disputed Claims in accordance with this Order and to the extent necessary may determine whether any Claim or part thereof constitutes an Excluded Claim and shall provide written reasons. A Claims Officer shall determine all procedural matters which may arise in respect of his or her determination of these matters, including the manner in which any evidence may be adduced. A Claims Officer shall have the discretion to determine by whom and to what extent the costs of any hearing before a Claims Officer shall be paid. 44. THIS COURT ORDERS that the Monitor, the Claimant or the applicable Target Canada Entity may, within ten (10) days of such party receiving notice of a Claims Officer's determination of the value of a Claimant's Claim, appeal such determination or any other matter determined by the Claims Officer in accordance with paragraph 43 or otherwise to the Court by filing a notice of appeal, and the appeal shall be initially returnable within ten (10) days of filing such notice of appeal.

45. THIS COURT ORDERS that if no party appeals the determination of value of a Claim by a Claims Officer within the time set out in paragraph 44, above, the decision of the Claims Officer in determining the value of the Claimant's Claim shall be final and binding upon the relevant Target Canada Entity, the Monitor, and the Claimant, and there shall be no further right of appeal, review or recourse to the Court from the Claims Officer's final determination of a Claim.

46. THIS COURT ORDERS that the provisions of paragraphs 41 to 45 herein shall not apply to Intercompany Claims and inter-creditor disputes.

## NOTICE OF TRANSFEREES

47. THIS COURT ORDERS that from the date of this Order until seven (7) days prior to the date fixed by the Court for any distribution in the CCAA Proceedings or any other proceeding, including a bankruptcy, to the extent required, leave is hereby granted to permit a Claimant to provide notice of assignment or transfer of a Claim to any third party to the Monitor.

48. THIS COURT ORDERS that subject to the terms of any subsequent Order of this Court, if, after the Filing Date, the holder of a Claim transfers or assigns the whole of such Claim to another Person, neither the Monitor nor the Target Canada Entities shall be obligated to give notice to or otherwise deal with the transferee or assignee of such Claim in respect thereof unless and until actual notice of transfer or assignment, together with satisfactory evidence of such transfer or assignment, shall have been received and acknowledged by the Monitor in writing and thereafter such transferee or assignee shall, for the purposes hereof, constitute the "Claimant" in respect of such Claim or D&O Claim. Any such transferee or assignee of a Claim shall be bound by any notices given or steps taken in respect of such Claim in accordance with this Order prior to receipt and acknowledgement by the Monitor of satisfactory evidence of such transfer or assignment. A transferee or assignee of a Claim or takes the Claim subject to any rights of set-off to which the Target Canada Entities may be entitled with respect to such Claim. For greater certainty, a transferee or assignee of a Claim is not entitled to set-off, apply, merge, consolidate or combine any Claims assigned or transferred to it against or on account or in reduction of any amounts owing by such Person to the Target Canada Entities.

49. THIS COURT ORDERS that no transfer or assignment shall be effective for voting purposes at any Meeting unless sufficient notice and evidence of such transfer or assignment has been received by the Monitor no later than 5:00 p.m. on the date that is seven (7) days prior to the date fixed by the Court for any Meeting, failing which the original Claimant shall have all applicable rights as the "Claimant" with respect to such Claim as if no transfer or assignment of the Claim had occurred.

SERVICE AND NOTICE

50. THIS COURT ORDERS that the Monitor may, unless otherwise specified by this Order, serve and deliver or cause to be served and delivered the Claims Package, and any letters,

notices or other documents, to the Claimants or any other interested Person by forwarding true copies thereof by prepaid ordinary mail, courier, personal delivery, facsimile transmission or email to such Persons at the physical or electronic address, as applicable, last shown on the books and records of the Target Canada Entities or set out in such Claimant's Proof of Claim. Any such service and delivery shall be deemed to have been received: (i) if sent by ordinary mail, on the third Business Day after mailing within Ontario, the fifth Business Day after mailing within Canada (other than within Ontario), and the tenth Business Day after mailing internationally; (ii) if sent by courier or personal delivery, on the next Business Day following dispatch; and (iii) if delivered by facsimile transmission or email by 5:00 p.m. on a Business Day, on such Business Day and if delivered after 5:00 p.m. or other than on a Business Day, on

the following Business Day.

51. THIS COURT ORDERS that any notice or communication required to be provided or delivered by a Claimant to the Monitor under this Order shall be in writing in substantially the form, if any, provided for in this Order and will be sufficiently given only if delivered by prepaid ordinary mail, registered mail, courier, personal delivery, facsimile transmission or email addressed to:

> Alvarez & Marsal Canada Inc., Target Canada Monitor 200 Bay Street, Suite 2900 P.O. Box 22 Toronto, ON M5J 2J1

Attention:Greg KarpelEmail:targetcanadaclaims@alvarezandmarsal.comFax:416-847-5201

52. THIS COURT ORDERS that if, during any period during which notices or other communications are being given pursuant to this Order, a postal strike or postal work stoppage of general application should occur, such notices or other communications sent by ordinary or registered mail and then not received shall not, absent further Order of this Court, be effective and notices and other communications given hereunder during the course of any such postal strike or work stoppage of general application shall only be effective if given by courier, personal delivery, facsimile transmission or email in accordance with this Order.

#### MISCELLANEOUS

53. THIS COURT ORDERS that the Monitor may from time to time apply to this Court to extend the time for any action which the Monitor is required to take and for advice and directions concerning the discharge of its powers and duties under this Order or the interpretation or application of this Order.

54. THIS COURT ORDERS that nothing in this Order shall prejudice the rights and remedies of any Directors or Officers or other Persons under the Directors' Charge or any applicable insurance policy or prevent or bar any Person from seeking recourse against or payment from the Target Canada Entities' insurance and any Director's or Officer's liability insurance policy or policies that exist to protect or indemnify the Directors or Officers or other Persons, whether such recourse or payment is sought directly by the Person asserting a Claim from the insurer or derivatively through the Director or Officer or any Target Canada Entity; provided, however, that nothing in this Order shall create any rights in favour of such Person under any policies of insurance nor shall anything in this Order limit, remove, modify or alter any defence to such Claim available to the insurer pursuant to the provisions of any insurance

policy or at law; and further provided that any Claim or portion thereof for which the Person receives payment directly from, or confirmation that she is covered by, the Target Canada Entities' insurance or any Director's or Officer's liability insurance or other liability insurance policy or policies that exist to protect or indemnify the Directors or Officers or other Persons shall not be recoverable as against a Target Canada Entity or Director or Officer as applicable.

55. THIS COURT ORDERS that nothing in this Order shall prejudice, limit, bar, extinguish or otherwise affect (i) any right or claim of any Person, including under any guarantee, indemnity or otherwise, against Target Corporation, any predecessor tenant, or any other Person other than the Target Canada Entities and the Directors and Officers; and (ii) any right or claim of Target Corporation, any predecessor tenant, or any other Person in response to such right or claim. For greater certainty, this Order is subject to and shall not derogate from paragraph 19A of the Initial Order.

56. THIS COURT HEREBY REQUESTS the aid and recognition of any court, tribunal, regulatory or administrative bodies, having jurisdiction in Canada or in the United States of America, to give effect to this Order and to assist the Target Canada Entities, the Monitor and their respective agents in carrying out the terms of this Order. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such orders and to provide such assistance to the Target Canada Entities and to the Monitor, as an officer of this Court, as may be necessary or desirable to give effect to this Order, to grant representative status to the Monitor in any foreign proceeding, or to assist the Target Canada Entities and the Monitor and their respective agents in carrying out the terms of this Order.

# SCHEDULE "A"

## List of the Applicants and Partnerships

# **Applicants**

- Target Canada Co.
- Target Canada Health Co.
- Target Canada Mobile GP Co.
- Target Canada Pharmacy (BC) Corp.
- Target Canada Pharmacy (Ontario) Corp.
- Target Canada Pharmacy (SK) Corp.
- Target Canada Pharmacy Corp.
- Target Canada Property LLC

# **Partnerships**

Target Canada Pharmacy Franchising LP Target Canada Mobile LP Target Canada Property LP

## **SCHEDULE "B"**

# CLAIMANT'S GUIDE TO COMPLETING THE D&O PROOF OF CLAIM FORM FOR CLAIMS AGAINST DIRECTORS AND/OR OFFICERS OF THE TARGET CANADA ENTITIES<sup>1</sup>

This Guide has been prepared to assist Claimants in filling out the D&O Proof of Claim form for claims against the Directors and/or Officers of the Target Canada Entities. If you have any additional questions regarding completion of the D&O Proof of Claim, please consult the Monitor's website at <u>www.alvarezandmarsal.com/targetcanada</u> or contact the Monitor, whose contact information is shown below.

The D&O Proof of Claim form is for Claimants asserting a claim against any Directors and/or, Officers of the Target Canada Entities, and NOT for claims against the Target Canada Entities themselves. For claims against the Target Canada Entities, please use the form titled "Proof Of Claim Form For Claims Against the Target Canada Entities", which is available on the Monitor's website at www.alvarezandmarsal.com/targetcanada.

Additional copies of the D&O Proof of Claim form may be found at the Monitor's website address noted above.

Please note that this is a guide only, and that in the event of any inconsistency between the terms of this guide and the terms of the Claims Procedure Order made on [June 11], 2015 (the "Claims Procedure Order"), the terms of the Claims Procedure Order will govern.

## **SECTION 1 – DEBTOR**

1. The full name of all the Target Canada Entities' Directors or Officers against whom the Claim is asserted must be listed.

## **SECTION 2(a) – ORIGINAL CLAIMANT**

- 2. A separate D&O Proof of Claim must be filed by each legal entity or person asserting a claim against the Target Canada Entities' Directors or Officers.
- 3. The Claimant shall include any and all D&O Claims it asserts against the Target Canada Entities' Directors or Officers in a single D&O Proof of Claim.
- 4. The full legal name of the Claimant must be provided.
- 5. If the Claimant operates under a different name or names, please indicate this in a separate schedule in the supporting documentation.

<sup>&</sup>lt;sup>1</sup> Target Canada Co., Target Canada Health Co., Target Canada Mobile GP Co., Target Canada Pharmacy (BC) Corp., Target Canada Pharmacy Corp., Target Canada Pharmacy (SK) Corp., Target Canada Pharmacy (Ontario) Corp., Target Canada Property LLC, Target Canada Pharmacy Franchising LP, Target Canada Mobile LP, and Target Canada Property LP (collectively, the "Target Canada Entities").

- 6. If the claim has been assigned or transferred to another party, Section 2(b) must also be completed.
- 7. Unless the claim is assigned or transferred, all future correspondence, notices, etc. regarding the claim will be directed to the address and contact indicated in this section.

# **SECTION 2(b) – ASSIGNEE**

- 8. If the Claimant has assigned or otherwise transferred its claim, then Section 2(b) must be completed.
- 9. The full legal name of the Assignee must be provided.
- 10. If the Assignee operates under a different name or names, please indicate this in a separate schedule in the supporting documentation.
- 11. If the Monitor in consultation with the Target Canada Entities is satisfied that an assignment or transfer has occurred, all future correspondence, notices, etc. regarding the claim will be directed to the Assignee at the address and contact indicated in this section.

# SECTION 3 - AMOUNT OF CLAIM OF CLAIMANT AGAINST DEBTOR

12. Indicate the amount the Director(s) and/or Officer(s) was/were and still is/are indebted to the Claimant in the Amount of Claim column, including interest up to and including January 14, 2015.<sup>2</sup>

# Currency

- 13. The amount of the claim must be provided in the currency in which it arose.
- 14. Indicate the appropriate currency in the Currency column.
- 15. If the claim is denominated in multiple currencies, use a separate line to indicate the claim amount in each such currency. If there are insufficient lines to record these amounts, attach a separate schedule indicating the required information.
- 16. If necessary, currency will be converted in accordance with the Claims Procedure Order.

# **SECTION 4 - DOCUMENTATION**

17. Attach to the D&O Proof of Claim form all particulars of the claim and supporting documentation, including amount and description of transaction(s) or agreement(s) or legal breach(es) giving rise to the claim.

<sup>&</sup>lt;sup>2</sup> Pursuant to paragraph 9 of the Claims Procedure Order, interest accruing from the Filing Date (January 15, 2015) shall not be included in any Claim.

# **SECTION 5 - CERTIFICATION**

- 18. The person signing the D&O Proof of Claim should:
  - (a) be the Claimant or authorized representative of the Claimant.
  - (b) have knowledge of all the circumstances connected with this claim.
  - (c) assert the claim against the Debtor(s) as set out in the D&O Proof of Claim and certify all supporting documentation is attached.
  - (d) have a witness to its certification.
- 19. By signing and submitting the D&O Proof of Claim, the Claimant is asserting the claim against the Debtor(s).

# **SECTION 6 - FILING OF CLAIM**

20. The D&O Proof of Claim must be received by the Monitor on or before 5:00 p.m. (Toronto time) on August 31, 2015 (the "Claims Bar Date") by prepaid ordinary mail, registered mail, courier, personal delivery or electronic transmission at the following address:

Alvarez & Marsal Canada Inc., Target Canada Monitor Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900, P.O. Box 22 Toronto, ON Canada M5J 2J1 Attention: Greg Karpel

Email: targetcanadaclaims@alvarezandmarsal.com Fax No.: 416-847-5201

Failure to file your D&O Proof of Claim so that it is <u>actually received</u> by the Monitor on or before 5:00 p.m., on the Claims Bar Date will result in your claim being barred and you will be prevented from making or enforcing a claim against the Directors and Officers of the Target Canada Entities. In addition, you shall not be entitled to further notice in and shall not be entitled to participate as a creditor in the Target Canada Entities' CCAA proceedings.

#### SCHEDULE "C"

# PROOF OF CLAIM FORM FOR CLAIMS AGAINST DIRECTORS OR OFFICERS OF THE TARGET CANADA ENTITIES<sup>1</sup> (the "D&O Proof of Claim")

This form is to be used only by Claimants asserting a claim against any Directors and/or, Officers of the Target Canada Entities and NOT for claims against the Target Canada Entities themselves. For claims against the Target Canada Entities, please use the form titled "Proof Of Claim Form For Claims Against the Target Canada Entities", which is available on the Monitor's website at www.alvarezandmarsal.com/targetcanada.

#### 

(A)	Original Claimant (the "Claimant")	
Legal Na Claimant		Name of Contact
Address		Title
		Phone #
		Fax #
City	Prov /State	email
Postal/Zi Code	p	
2b.	Assignee, if claim has been assigned	
Legal Na Assignee		Name of Contact
Address		Phone#
		Fax #
	Prov	
City	/State	email:
Postal/Zij Code	р	

<sup>&</sup>lt;sup>1</sup> Target Canada Co., Target Canada Health Co., Target Canada Mobile GP Co., Target Canada Pharmacy (BC) Corp., Target Canada Pharmacy Corp., Target Canada Pharmacy (SK) Corp., Target Canada Property LLC, Target Canada Pharmacy Franchising LP, Target Canada Mobile LP, And Target Canada Property LP (collectively, the "Target Canada Entities").

# 3. Amount of Claim

The Debtor(s) was/were and still is/are indebted to the Claimant as follows:

Name(s) of Director(s), and/or Officers	Currency	Amount of Claim (including interest up to and including January 14, 2015)	

## 4. Documentation

Provide all particulars of the Claim and supporting documentation, including any claim assignment/transfer agreement or similar document, if applicable, and including amount and description of transaction(s) or agreement(s) or legal breach(es) giving rise to the Claim.

#### 5. Certification

I hereby certify that:

- 1. I am the Claimant or authorized representative of the Claimant.
- 2. I have knowledge of all the circumstances connected with this Claim.
- 3. The Claimant asserts this Claim against the Debtor(s) as set out above.

4. Complete documentation in support of this Claim is attached.

	Witness:
Signature:	
Name:	(signature)
Title:	(print)
Dated at this day of	, 2015

#### 6. Filing of Claim

This D&O Proof of Claim must be received by the Monitor on or before 5:00 p.m. (Toronto time) on August 31, 2015 by prepaid ordinary mail, registered mail, courier, personal delivery or electronic transmission at the following address:

Alvarez & Marsal Canada Inc., Target Canada Monitor Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900, P.O. Box 22 Toronto, ON Canada M5J 2J1 Attention: Greg Karpel Email: targetcanadaclaims@alvarezandmarsal.com Fax No.: 416-847-5201

# For more information see <u>www.alvarezandmarsal.com/targetcanada</u>, or contact the Monitor by telephone (1-844-864-9548)

# SCHEDULE "D"

# (Letterhead of the Monitor)

•, 2015

Dear :

Re:

As you know, Target Canada Co. (the "Company") and certain of its subsidiaries and affiliates (collectively "Target Canada") filed for and were granted creditor protection under the *Companies' Creditors Arrangement Act* ("CCAA"), pursuant to an order (the "Initial Order") of the Ontario Superior Court (the "Court") (the "CCAA Proceedings"). In connection with the CCAA filing, the Court appointed Alvarez & Marsal Canada Inc. (the "Monitor") to oversee the CCAA Proceedings. A copy of the Court's Orders and other information relating to the CCAA Proceedings has been posted to <u>www.alvarezandmarsal.com/targetcanada</u>, the Monitor's website.

The Court also appointed Koskie Minsky LLP as Representative Counsel in order to assist eligible employees through the CCAA Proceedings. Information about the proceedings and matters of specific interest to employees may be found at <u>www.kmlaw.ca/targetemployees</u>.

The purpose of this letter is to inform you about the claims process which was approved by the Court on June 11, 2015 (the "Estate Claims Process"). The Estate Claims Process is for claims **not** covered by the Employee Trust. Claims under the Employee Trust are subject to a different process, described below.

## **Employee Trust Dispute Process**

- 1. A trust for eligible employees was established by Target Corporation and approved by the Court (the "Employee Trust"). Eligible employees have received payments from the Employee Trust to top up amounts earned working for the Company since January 24, 2015 (to equal regular wages), and to provide regular wages for the period after release until the termination date (May 16, 2015 or May 30, 2015 for employees in Manitoba).
- 2. The process for challenging whether an employee has been paid the amount to which he or she is entitled from the Employee Trust is to file a Trust Dispute.
  - The Trust Dispute must be filed no later than July 31, 2015.
  - The Trust Dispute form was sent to you by Representative Counsel and is also available on both the Monitor's website <u>www.alvarezandmarsal.com/targetcanada</u> and on the website of Representative Counsel <u>www.kmlaw.ca/targetemployees</u>.
  - If you do not file a trust dispute by July 31, 2015, you will have no further right to challenge the amount you received from the Employee Trust.

# Estate Claims Process

The Estate Claims Process deals with claims against the Company not covered by the Employee Trust.

- Claims against the Company must be described on the "Proof of Claim" form, and must be filed with the Monitor by **August 31, 2015**. For claims against directors and officers of the Company, use the "D&O Proof of Claim" form, which must also be filed with the Monitor by August 31, 2015.
- The Proof of Claim, D&O Proof of Claim and instructions for each are available on both the Monitor's website <u>www.alvarezandmarsal.com/targetcanada</u> and on the website of Representative Counsel <u>www.kmlaw.ca/targetemployees</u>.
- If you have questions, you may contact:
  - The Monitor at <u>targetcanada.monitor@alvarezandmarsal.com</u> or 1.844.864.9548;
  - Representative Counsel at <u>targetemployees@kmlaw.ca</u> or 1.866.860.9364.
- If you do not file a Proof of Claim or a D&O Proof of Claim by August 31, 2015, you will have no further right to file a claim against the Company, you will be barred from filing any such claim and the claim will be considered to be extinguished.

# **Important Deadlines:**

- 1. Trust Disputes must be filed by **July 31, 2015**.
- 2. Claims in the Estate Claims Process must be filed by August 31, 2015.

Yours truly,

#### **SCHEDULE "E"**

# NOTICE TO CLAIMANTS AGAINST THE TARGET CANADA ENTITIES

RE: NOTICE OF CLAIMS PROCESS FOR TARGET CANADA CO., TARGET CANADA HEALTH CO., TARGET CANADA MOBILE GP CO., TARGET CANADA PHARMACY (BC) CORP., TARGET PHARMACY (ONTARIO) CORP., TARGET CANADA PHARMACY CORP., TARGET CANADA PHARMACY (SK) CORP., TARGET CANADA PROPERTY LLC, TARGET CANADA PHARMACY FRANCHISING LP, TARGET CANADA MOBILE LP, and TARGET CANADA PROPERTY LP (COLLECTIVELY, THE "TARGET CANADA ENTITIES") PURSUANT TO THE COMPANIES' CREDITORS ARRANGEMENT ACT (the "CCAA")

PLEASE TAKE NOTICE that on [June 11], 2015, the Ontario Superior Court of Justice (Commercial List) issued an order (the "Claims Procedure Order") in the CCAA proceedings of the Target Canada Entities, requiring that all Persons who assert a Claim (capitalized terms used in this notice and not otherwise defined have the meaning given to them in the Claims Procedure Order) against the Target Canada Entities, whether unliquidated, contingent or otherwise, and all Persons who assert a claim against Directors, Officers of the Target Canada Entities (as defined in the Claims Procedure Order, a "D&O Claim"), must file a Proof of Claim (with respect to Claims against the Target Canada Entities) or D&O Proof of Claim (with respect to D&O Claims) with Alvarez and Marsal Canada Inc. (the "Monitor") on or before 5:00 p.m. (Toronto time) on August 31, 2015 (the "Claims Bar Date"), by sending the Proof of Claim or D&O Proof of Claim to the Monitor by prepaid ordinary mail, registered mail, courier, personal delivery or electronic transmission at the following address:

Alvarez & Marsal Canada Inc., Target Canada Monitor				
Address:	Royal Bank Plaza, South Tower			
	200 Bay Street, Suite 2900, P.O. Box 22			
	Toronto, ON Canada M5J 2J1			
Fax No.:	416-847-5201			
Email:	targetcanadaclaims@alvarezandmarsal.com			
Attention:	Greg Karpel			

Pursuant to the Claims Procedure Order, Claims Packages, including the form of Proof of Claim and D&O Proof of Claim, will be sent to all known Claimants by mail, on or before June 30, 2015. Claimants may also obtain the Claims Procedure Order and a Claims Package from the Monitor's website at www.alvarezandmarsal.com/targetcanada, or by contacting the Monitor by telephone (1-844-864-9548).

Only Proofs of Claim and D&O Proofs of Claim <u>actually received</u> by the Monitor on or before 5:00 p.m. (Toronto time) on August 31, 2015 will be considered filed by the Claims Bar Date. It

is your responsibility to ensure that the Monitor receives your Proof of Claim or D&O Proof of Claim by the Claims Bar Date.

CLAIMS AND D&O CLAIMS WHICH ARE NOT RECEIVED BY THE APPLICABLE CLAIMS BAR DATE WILL BE BARRED AND EXTINGUISHED FOREVER.

DATED this  $\bullet$  day of  $\bullet$ , 2015.

# SCHEDULE "F"

# NOTICE OF DISPUTE OF NOTICE OF REVISION OR DISALLOWANCE With respect to the Target Canada Entities<sup>1</sup>

Claims Reference Number:

## 1. **Particulars of Claimant:**

Full Legal Name of Claimant (include trade name, if different)

(the "Claimant")

Full Mailing Address of the Claimant:

Other Contact Information of the Claimant:

Telephone Number:

Email Address:

Facsimile Number:

Attention (Contact Person):

# 2. Particulars of original Claimant from whom you acquired the Claim or D&O

<sup>&</sup>lt;sup>1</sup> Target Canada Co., Target Canada Health Co., Target Canada Mobile GP Co., Target Canada Pharmacy (BC) Corp., Target Canada Pharmacy Corp., Target Canada Pharmacy (Ontario) Corp., Target Canada Pharmacy (SK) Corp., Target Canada Property LLC, Target Canada Pharmacy Franchising LP, Target Canada Mobile LP, And Target Canada Property LP (collectively, the "Target Canada Entities").

# Claim, if applicable

Have you acquired this purported Claim by assignment?

Yes: No:

If yes and if not already provided, attach documents evidencing assignment.

Full Legal Name of original Claimant(s):

# 3. **Dispute of Revision or Disallowance of Claim:**

The Claimant hereby disagrees with the value of its Claim, as set out in the Notice of Revision or Disallowance and asserts a Claim as follows:

	Currency	Amount allowed by Monitor: (Notice of Revision or Disallowance)	Amount claimed by Claimant: <sup>2</sup>
A. Unsecured		\$	\$
B. Secured		\$	\$
C. D&O Claim		\$	\$
E. Total Claim		\$	\$

<sup>&</sup>lt;sup>2</sup> If necessary, currency will be converted in accordance with the Claims Procedure Order.

### SCHEDULE "G"

#### NOTICE OF REVISION OR DISALLOWANCE

For Persons that have asserted Claims against the Target Canada Entities<sup>1</sup>, D&O Claims against the Directors and/or Officers of the Target Canada Entities

Claims Reference Number:	•

TO:

•\_\_\_\_\_(the "Claimant")

Defined terms not defined in this Notice of Revision or Disallowance have the meaning ascribed in the Order of the Ontario Superior Court of Justice (Commercial List) in the CCAA proceedings of the Target Canada Entities dated [June 11], 2015 (the "Claims Procedure Order").

Pursuant to the Claims Procedure Order, the Monitor hereby gives you notice that it has reviewed your Proof of Claim or D&O Proof of Claim and has revised or disallowed all or part of your purported Claim. Subject to further dispute by you in accordance with the Claims Procedure Order, your Claim will be as follows:

	Amount as submitted		Amount allowed by Monitor	
	Currency			
A. Unsecured Claim		\$	\$	
B. Secured Claim		\$	\$	
C. D&O Claim		\$	\$	
E. Total Claim		\$	\$	

<sup>&</sup>lt;sup>1</sup> Target Canada Co., Target Canada Health Co., Target Canada Mobile GP Co., Target Canada Pharmacy (BC) Corp., Target Canada Pharmacy Corp., Target Canada Pharmacy (SK) Corp., Target Canada Property LLC, Target Canada Pharmacy Franchising LP, Target Canada Mobile LP, And Target Canada Property LP (collectively, the "Target Canada Entities").

**Reasons for Revision or Disallowance:** 

#### •

#### **SERVICE OF DISPUTE NOTICES**

If you intend to dispute this Notice of Revision or Disallowance, you must, no later than 5:00 p.m. (prevailing time in Toronto) on the day that is twenty-eight (28) Calendar Days after this Notice of Revision or Disallowance is deemed to have been received by you (in accordance with paragraph 32(a) of the Claims Procedure Order), deliver a Notice of Dispute of Revision or Disallowance to the Monitor by ordinary prepaid mail, registered mail, courier, personal delivery or electronic transmission to the address below.

Alvarez & Marsal Canada Inc., Target Canada Monitor

Address:	Royal Bank Plaza, South Tower 200 Bay Street Suite 2900 P.O. Box 22 Toronto, Ontario Canada M5J 2J1
Fax No.: Email:	416-847-5201 targetcanadaclaims@alvarezandmarsal.com
Attention:	Greg Karpel

In accordance with the Claims Procedure Order, notices shall be deemed to be received by the Monitor upon <u>actual receipt</u> thereof by the Monitor during normal business hours on a Business Day, or if delivered outside of normal business hours, on the next Business Day.

The form of Notice of Dispute of Revision or Disallowance is enclosed and can also be accessed on the Monitor's website at <u>www.alvarezandmarsal.com/targetcanada</u>.

# IF YOU FAIL TO FILE A NOTICE OF DISPUTE WITHIN THE PRESCRIBED TIME PERIOD, THIS NOTICE OF REVISION OR DISALLOWANCE WILL BE BINDING UPON YOU.

**DATED** this

day of

, 2015.

Alvarez & Marsal Canada Inc., solely in its capacity as Court-appointed Monitor of the Target Canada Entities, and not in its personal or corporate capacity

Per: \_\_\_\_\_

For more information see <u>www.alvarezandmarsal.com/targetcanada</u>, or contact the Monitor by telephone (1-844-846-9548)

#### SCHEDULE "H"

# CLAIMANT'S GUIDE TO COMPLETING THE PROOF OF CLAIM FORM FOR CLAIMS AGAINST THE TARGET CANADA ENTITIES<sup>1</sup>

This Guide has been prepared to assist Claimants in filling out the Proof of Claim form for Claims against the Target Canada Entities. If you have any additional questions regarding completion of the Proof of Claim, please consult the Monitor's website at <u>www.alvarezandmarsal.com/targetcanada</u> or contact the Monitor, whose contact information is shown below.

Additional copies of the Proof of Claim may be found at the Monitor's website address noted above.

Please note that this is a guide only, and that in the event of any inconsistency between the terms of this guide and the terms of the Claims Procedure Order made on [June 11], 2015 (the "Claims Procedure Order"), the terms of the Claims Procedure Order will govern.

# **SECTION 1 – DEBTOR**

21. The full name of the Target Canada Entity or Entities against which the Claim is asserted must be listed (see footnote 1 for complete list of Target Canada Entities).

#### **SECTION 2(a) – ORIGINAL CLAIMANT**

- 22. A separate Proof of Claim must be filed by each legal entity or person asserting a claim against the Target Canada Entities, or any of them.
- 23. The Claimant shall include any and all Claims it asserts against the Target Canada Entities, or any of them, in a single Proof of Claim.
- 24. The full legal name of the Claimant must be provided.
- 25. If the Claimant operates under a different name or names, please indicate this in a separate schedule in the supporting documentation.
- 26. If the Claim has been assigned or transferred to another party, Section 2(b) must also be completed.
- 27. Unless the Claim is assigned or transferred, all future correspondence, notices, etc. regarding the Claim will be directed to the address and contact indicated in this section.

<sup>&</sup>lt;sup>1</sup> Target Canada Co., Target Canada Health Co., Target Canada Mobile GP Co., Target Canada Pharmacy (BC) Corp., Target Canada Pharmacy Corp., Target Canada Pharmacy (Ontario) Corp., Target Canada Pharmacy (SK) Corp., Target Canada Property LLC, Target Canada Pharmacy Franchising LP, Target Canada Mobile LP, and Target Canada Property LP (collectively, the "Target Canada Entities").

# **SECTION 2(b) – ASSIGNEE**

- 28. If the Claimant has assigned or otherwise transferred its Claim, then Section 2(b) must be completed.
- 29. The full legal name of the Assignee must be provided.
- 30. If the Assignee operates under a different name or names, please indicate this in a separate schedule in the supporting documentation.
- 31. If the Monitor in consultation with the Target Canada Entities is satisfied that an assignment or transfer has occurred, all future correspondence, notices, etc. regarding the Claim will be directed to the Assignee at the address and contact indicated in this section.

# SECTION 3 - AMOUNT OF CLAIM OF CLAIMANT AGAINST DEBTOR

32. Indicate the amount the Target Canada Entity or Entities was and still is indebted to the Claimant in the Amount of Claim column, including interest up to and including January 14, 2015.

#### Currency

- 33. The amount of the Claim must be provided in the currency in which it arose.
- 34. Indicate the appropriate currency in the Currency column.
- 35. If the Claim is denominated in multiple currencies, use a separate line to indicate the Claim amount in each such currency. If there are insufficient lines to record these amounts, attach a separate schedule indicating the required information.
- 36. If necessary, currency will be converted in accordance with the Claims Procedure Order.

#### **Unsecured Claim**

37. Check this box ONLY if the Claim recorded on that line is an unsecured claim.

# **Secured Claim**

38. Check this box ONLY if the Claim recorded on that line is a secured claim.

# **SECTION 4 - DOCUMENTATION**

39. Attach to the Proof of Claim form all particulars of the Claim and supporting documentation, including amount, and description of transaction(s) or agreement(s), or legal breach(es) giving rise to the Claim, including any claim assignment/transfer agreement or similar document, if applicable and amount of invoices, particulars of all credits, discounts, etc. claimed, description of the security, if any, granted by the affected Target Canada Entity to the Claimant and estimated value of such security.

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# **SECTION 5 - CERTIFICATION**

40. The person signing the Proof of Claim should:

- (a) be the Claimant or authorized representative of the Claimant.
- (b) have knowledge of all the circumstances connected with this Claim.
- (c) assert the Claim against the Debtor as set out in the Proof of Claim and certify all supporting documentation is attached.
- (d) have a witness to its certification.
- 41. By signing and submitting the Proof of Claim, the Claimant is asserting the Claim against the Target Canada Entity or Entities.

# **SECTION 6 - FILING OF CLAIM**

42. The Proof of Claim must be received by the Monitor on or before 5:00 p.m. (Toronto time) on August 31, 2015 (the "Claims Bar Date") by prepaid ordinary mail, registered mail, courier, personal delivery or electronic transmission at the following address:

Alvarez & Marsal Canada Inc., Target Canada Monitor Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900, P.O. Box 22 Toronto, ON Canada M5J 2J1 Attention: Greg Karpel

Email: targetcanadaclaims@alvarezandmarsal.com Fax No.: 416-847-5201

Failure to file your Proof of Claim so that it is <u>actually received</u> by the Monitor on or before 5:00 p.m., on the Claims Bar Date will result in your claim being barred and you will be prevented from making or enforcing a Claim against the Target Canada Entities. In addition, you shall not be entitled to further notice in and shall not be entitled to participate as a creditor in the Target Canada Entities' CCAA proceedings.

Postal/Zip Code

#### SCHEDULE "I"

#### PROOF OF CLAIM FORM FOR CLAIMS AGAINST THE TARGET CANADA ENTITIES<sup>1</sup>

### 1. Name of Target Canada Entity or Entities (the "Debtor"): Debtor:

# 2(A) Original Claimant (the "Claimant")

Legal Name of Claimant		Name of Contact
Address		Title
		Phone #
		Fax #
City	Prov /State	email
Postal/Zip Code		
2b. Assignee, if clair	m has been assigned	
Legal Name of Assignee		Name of Contact
Address		Phone#
		Fax #
	Prov	
City	/State	email:

<sup>&</sup>lt;sup>1</sup> Target Canada Co., Target Canada Health Co., Target Canada Mobile GP Co., Target Canada Pharmacy (BC) Corp., Target Canada Pharmacy Corp., Target Canada Pharmacy (SK) Corp., Target Canada Property LLC, Target Canada Pharmacy Franchising LP, Target Canada Mobile LP, And Target Canada Property LP (collectively, the "Target Canada Entities").

#### 3. Amount of Claim

The Debtor was and still is indebted to the Claimant as follows:

Currency	Amount of Claim (including interest up to and including January 14, 2015) <sup>2</sup>	Unsecured Claim	Secured Claim

#### 4. Documentation

Provide all particulars of the Claim and supporting documentation, including amount, and description of transaction(s) or agreement(s), or legal breach(es) giving rise to the Claim, including any claims assignment/transfer agreement or similar document, if applicable, and amount of invoices, particulars of all credits, discounts, etc. claimed, description of the security, if any, granted by the affected Debtor to the Claimant and estimated value of such security.

5. Certification		
I hereby certify that:		
<ol> <li>I am the Claimant or authorized representative of the Claimant.</li> <li>I have knowledge of all the circumstances connected with this Claim.</li> <li>The Claimant asserts this Claim against the Debtor as set out above.</li> <li>Complete documentation in support of this claim is attached.</li> </ol>		
	Witness:	
Signature:		
Name:	(signature)	
Title:	(print)	
Dated at this day of	, 2015	

#### 6. Filing of Claim

This Proof of Claim must be received by the Monitor on or before 5:00 p.m. (Toronto time) on August 31, 2015 by prepaid ordinary mail, registered mail, courier, personal delivery or electronic transmission at the following address:

Alvarez & Marsal Canada Inc., Target Canada Monitor Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900, P.O. Box 22

<sup>&</sup>lt;sup>2</sup> Pursuant to paragraph 9 of the Claims Procedure Order, interest accruing from the Filing Date (January 15, 2015) shall not be included in any Claim.

Toronto, ON Canada M5J 2J1 Attention: Greg Karpel Email: targetcanadaclaims@alvarezandmarsal.com Fax No.: 416-847-5201 for more information see www.alvarezandmarsal.com/targetcanada.or contact the Monite

For more information see <u>www.alvarezandmarsal.com/targetcanada</u>, or contact the Monitor by telephone (1-844-864-9548)

# TAB



Court File No. CV-15-10832-00CL

# ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

THE HONOURABLE	)	THURSDAY, THE 11 <sup>TH</sup>
<b>REGIONAL SENIOR JUSTICE</b>	) )	DAY OF JUNE, 2015
MORAWETZ	)	

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

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF TARGET CANADA CO., TARGET CANADA HEALTH CO., TARGET CANADA MOBILE GP CO., TARGET CANADA PHARMACY (BC) CORP., TARGET CANADA PHARMACY (ONTARIO) CORP., TARGET CANADA PHARMACY CORP., TARGET CANADA PHARMACY (SK) CORP., and TARGET CANADA PROPERTY LLC (collectively the "Applicants")

#### ORDER

#### (Approval of the Monitor's Reports and Activities)

THIS MOTION, made by the Alvarez and Marsal Canada Inc. in its capacity as Monitor ("**Monitor**") in the within proceedings, pursuant to the *Companies' Creditors Arrangement Act*, R.S.C. 1985, c. c-36, as amended, for an order approving the Monitor's reports and activities was heard this day at 330 University Avenue, Toronto, Ontario.

ON READING the Notice of Motion of the Monitor, the Monitor's Fifteenth Report, filed, and on hearing the submissions of counsel for the Monitor and such other counsel as were present, no one else appearing although duly served as appears from the Affidavit of service of Jesse Mighton sworn June •, 2015, filed:

 THIS COURT ORDERS that the Monitor's Third Report, the Monitor's Inventory Update Letter, the Monitor's Fourth Report, the Monitor's Fifth Report, the Monitor's Sixth Report, the Monitor's Seventh Report, the Monitor's Eighth Report, the Monitor's Ninth Report, the Monitor's Tenth Report, the Monitor's Eleventh Report, the Monitor's Twelfth Report, the Monitor's Thirteenth Report, the Monitor's Fourteenth Report, and the Monitor's Fifteenth Report and the activities of the Monitor described in each of those reports are hereby approved.

#### IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF TARGET CANADA CO., TARGET CANADA HEALTH CO., TARGET CANADA MOBILE GP CO., TARGET CANADA PHARMACY (BC) CORP., TARGET CANADA PHARMACY (ONTARIO) CORP. TARGET CANADA PHARMACY CORP., TARGET CANADA PHARMACY (SK) CORP., AND TARGET CANADA PROPERTY LLC.

Court File No.: CV-15-10832-00CL

#### ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

Proceeding commenced at Toronto

#### MOTION RECORD (Motion returnable June 11, 2015)

#### GOODMANS LLP

Barristers & Solicitors Bay Adelaide Centre 333 Bay Street, Suite 3400 Toronto, Canada M5H 2S7

Alan Mark LSUC#: 21772U amark@goodmans.ca

Jay Carfagnini LSUC#: 22293T jcarfagnini@goodmans.ca

Melaney Wagner LSUC#: 44063B mwagner@goodmans.ca

Jesse Mighton LSUC#: 62291J jmighton@goodmans.ca

Tel: 416.979.2211 Fax: 416.979.1234

Lawyers for the Monitor