HON. SAMUEL J. STEINER Chapter 15

Hearing Date: April 16, 2009 Hearing Time: 1:30 p.m. Hearing Location: Seattle Response Date: At hearing

## UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

In re

DELOITTE & TOUCHE, INC. as Foreign Representative of

EVERGREEN GAMING CORP., Debtor in a Foreign Proceeding. Chapter 15

Case No. 09-13567 (SJS)

ORDER SHORTENING TIME AND LIMITING NOTICE ON MOTIONS FOR INTERIM RELIEF AND FOR JOINT ADMINISTRATION

THIS MATTER comes before the Court on the Motion for Order Shortening Time and Limiting Notice on Motions for Interim Relief and for Joint Administration (the "Motion") filed on behalf of Deloitte & Touche, Inc., by and through its designated representative, Jervis Rodrigues (the "Monitor"), as foreign representative of the Evergreen Group. The Monitor has been appointed in insolvency proceedings in the Supreme Court of British Columbia pursuant to an Order entered April 15, 2009, a copy of which has been filed with the Court. The Court has considered the Motion and the statements of counsel in support of the Motion, and the pleadings on file with the Court.

ORDER SHORTENING TIME FOR HEARING AND LIMITING NOTICE ON EMERGENCY MOTIONS – 1 70919-0001/LEGAL15889766.1 Perkins Coie LLP 1201 Third Avenue, Suite 4800 Seattle, WA 98101-3099 Phone: 206.359.8000

Fax: 206.359.9000

BASED ON THE FOREGOING, the Court hereby orders as follows:

- A. The Motion is granted.
- B. The time for hearing on the Monitor's Emergency Motion for Interim Relief and Motion for Joint Administration of Cases Under Bankruptcy Rule 1015(b) is shortened to [1:30] p.m. on [Thursday], April [16], 2009, with the response deadline at the time of hearing.
- C. The Monitor shall give notice of the Motion for Interim Relief and the Motion for Joint Administration to (a) the principal parties in the case, including the Debtors and their professionals, Fortress Credit Corp. and its counsel, if known; (b) the United States Attorney's Office; (c) the State off Washington, Bankruptcy and Collections Unit and the Washington State Gambling Commission; and (d) the Office of the U.S. Trustee. No further notice is required or necessary under the circumstances.
- D. The Monitor shall mail a notice of these proceedings in the form attached, along with a copy of the order granting Interim Relief to all parties-in-interest in the Chapter 15 Cases filed by the Evergreen Group. To the extent that any party in interest objects to the Court's orders on the Motion for Interim Relief herein, they may raise those objections at the hearing on the Application for Recognition, or sooner by filing a motion on shortened notice.

DATED this 16th day of April, 2009.

Honorable Samuel J. Steiner

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United States Bankruptcy Judge

Presented by:

Perkins Coie LLP

By: /s/ Bruce G. MacIntyre
Bruce G. MacIntyre, WSBA No. 18984
Attorney for Foreign Representative Deloitte & Touche, Inc.

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