

I hereby certify this to be a true copy of
the original order

Dated this 18 day of June 2015

ABZ
for Clerk of the Court



Clerk's Stamp

COURT FILE NUMBER: 1501 00955

COURT: COURT OF QUEEN'S BENCH OF ALBERTA
IN BANKRUPTCY AND INSOLVENCY

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

APPLICANTS: LUTHERAN CHURCH-CANADA, THE ALBERTA
BRITISH COLUMBIA DISTRICT, ENCHARIS
COMMUNITY HOUSING AND SERVICES,
ENCHARIS MANAGEMENT AND SUPPORT
SERVICES, AND LUTHERAN CHURCH-CANADA,
THE ALBERTA-BRITISH COLUMBIA DISTRICT
INVESTMENTS LTD.

DOCUMENT: Order Preservation of Records

ADDRESS FOR SERVICE
AND CONTACT INFORMATION
OF PARTY FILING THIS
DOCUMENT:

Terry L. Czechowskyj
Miles Davison LLP
900, 517 – 10th Ave. S.W.
Calgary, Alberta T2R 0A5
Telephone: (403)298-0326
Facsimile: (403)263-6840

DATE ON WHICH ORDER WAS PRONOUNCED Thursday June 18, 2015

LOCATION WHERE ORDER WAS PRONOUNCED: Calgary, Alberta

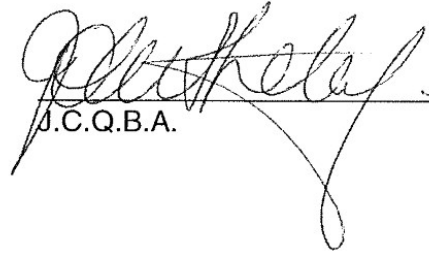
NAME OF JUSTICE WHO MADE THIS ORDER: Justice J. Streckaf

UPON THE APPLICATION of Randy Kellen and upon noting the consent of counsel and upon hearing from counsel for the Applicant Randy Kellen:

IT IS HEREBY ORDERED AND DECLARED THAT:

1. Lutheran Church-Canada, The Alberta - British Columbia District, Encharis Community Housing And Services, Encharis Management And Support Services, And Lutheran Church-Canada, The Alberta-British Columbia District Investments Ltd. (the "District Group") and all of their current and former directors, officers, employees, agents, accountants, legal counsel and shareholders, and all other persons acting on their instructions or behalf shall forthwith advise of the location of their records in relation to the District Group excluding any personal records held by any individual to the Monitor appointed herein and refrain from destroying or altering in any manner any of the books, documents, securities, contracts, orders, corporate and accounting records, and or any other papers records and information of any kind related to the business or affairs of the District Group and any computer programs, computer tapes, computer disks , or other data storage media containing any such information, including computer hard drive. Any third party being served with a copy of this order shall make reasonable commercial efforts to assist the Applicants in preserving such records in a format that can be accessed by the Applicants as needed.
2. If any records are stored or otherwise contained on a computer or other electronic system of information storage, whether be independent service provider or otherwise the District Group shall not alter, erase or destroy any such records. The Monitor shall be provided with all access codes, account names and account numbers as may be required.
3. Any interested party may apply to the court to vary or set aside the terms of the within order on notice .
4. The consent of any party to this order shall not be deemed as an admission or judicial determination that there has been a destruction or alteration of any documents by the District Group.
5. The within order shall be effective and binding upon third parties and upon current and former officers, directors, employees and volunteers of the District Group upon service of this order upon the such parties.
6. Notwithstanding paragraphs 1 and 2 of this Order, the District Group shall be entitled to update and modify their records to allow for the ordinary course of business and day to day operations to continue and deal with preparations for the plans to be submitted pursuant to the CCAA, on condition that the original and historical records of any documents from the period prior to the commencement of this Action are maintained and can be reviewed if necessary.
7. This Order may be served upon third parties and upon current and former officers, directors, employees and volunteers of the District Group by courier, facsimile or in Portable Document Format ("PDF") by electronic means, provided that service for a PDF

copy by electronic means shall only be deemed effective if the party serving the Order receives an email or other written response from the party being served confirming service of this Order. Section 47 of the Order of Mr. Justice K. D. Yamauchi granted January 23, 2015 shall not apply to the service of this Order.


J.C.Q.B.A.