

Clerk's stamp:

COURT FILE NUMBER 1201-05843
COURT OF QUEEN'S BENCH OF ALBERTA
JUDICIAL CENTRE CALGARY

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

**AND IN THE MATTER OF UBG BUILDERS INC., ALBERTA BUILDERS
CAPITAL INC., ALPINE HOMES (2006) INC., AMERICAN BUILDERS CAPITAL
(US) INC., EDGEWATER AT GRIESBACH INC., ELITE HOMES (2006) LTD
BANK., EVOLUTION BY GREENBORO INC., GREENBORO COMMUNITIES
(2006) INC., GREENBORO ESTATE HOMES (2006) LTD BANK.,
GREENBORO HOMES (2006) LTD BANK., GREENBORO LUXURY HOMES
INC., HIGH POINTE INC., MOUNTAINEERS VILLAGE (2006) INC.,
MOUNTAINEERS VILLAGE II INC., ORIGINS AT CRANSTON INC., SOUTH
TERWILLEGAR VILLAGE INC., THE BRIDGES MANAGEMENT INC., THE
LEDGES INC., TIMBERLINE LODGES (2006) INC., TODAY'S COMMUNITIES
(2006) INC., TODAY'S HOMES (2006) INC., TUSCANY DEVELOPMENTS
(2006) INC., UBG ALBERTA BUILDERS (2006) INC., UBG ALPINE HOMES
(2006) LTD BANK., UBG BRIDGES INC., UBG BUILDERS (USA) INC., UBG
COMMERCIAL INC., UBG LAND INC., UBG LOT DEPOSIT CORP., UBG 4500
CALGARY INC., UBG 75 CANMORE INC., UBG 808 CALGARY INC., UNITY
INVESTMENTS (2012) INC., VALMONT AT ASPEN STONE INC., VALOUR
PARK AT CURRIE INC., VILLAGE AT THE HAMPTONS INC., VILLAGE ON
THE PARK INC., WILDERNESS HOMES BY RIVERDALE INC., WILDERNESS
RIDGE AT STEWART CREEK INC.**

(COLLECTIVELY, THE "APPLICANTS")

DOCUMENT

APPLICATION

ADDRESS FOR SERVICE AND CONTACT
INFORMATION OF PARTY FILING THIS
DOCUMENT

DENTONS CANADA LLP
Bankers Court
15th Floor, 850 - 2nd Street S.W.
Calgary, Alberta T2P 0R8
Attention: David W. Mann / Derek M. Pontin
Ph. (403) 268-7097/6301 Fx. (403) 268-3100
File No.: 549362-1

NOTICE TO RESPONDENT(S)

This application is made on behalf of the Applicants in the above noted proceedings. You are a respondent.

You have the right to state your side of this matter before the judge.

To do so, you must be in Court when the application is heard as shown below:

Date June 30, 2015
Time 2:00 p.m.
Where Court of Queen's Bench of Alberta
Calgary Courts Centre
601 – 5th Street S.W.
Calgary, AB T2P 5P7
Before Whom The Honourable Justice LoVecchio

Go to the end of this document to see what you can do and when you must do it.

Remedy claimed or sought:

1. The Applicants (“**UBG**”) respectfully seek the following relief:
 - (a) an Order, in substantially the form attached hereto as Schedule “A”, approving the sale and vesting of land comprising a part of UBG’s multi-family project known as Murals at High Pointe (the “**Murals Project**”) to Fennell Consulting Ltd. (“**Fennell**”);
 - (b) an Order, in substantially the form attached hereto as Schedule “B”, approving an interim distribution of funds by the Monitor to investors in connection with the project known as South Terwillegar Village (“**STV**”);
 - (c) an Order, in substantially the form attached hereto as Schedule “C”, extending the Stay Period, as defined in the Order made by Madam Justice Horner on May 9, 2012 in these proceedings (the “**Initial Order**”), to and including September 30, 2015; and
 - (d) such other relief as may be sought by the Applicants and granted by this Honourable Court.

Grounds for making this application:

The Murals Project

2. The Murals Project is a townhome complex located in High River, Alberta. The Project was intended to be completed in three phases. Phases 1 and 2 are complete. The only secured creditor of the Murals Project is a group of individual investors by way of a debenture mortgage.
3. The investors have executed an Extraordinary Resolution wherein, i) they appointed a group of investors to act as a steering committee (the “**Steering Committee**”) to represent the investors’ interests, and ii) approved the marketing and sale of Phase 3 of the Murals Project.
4. An interim distribution of proceeds from the sale of Phase 2 of the Murals Project was made to investors further to an Order of this Court granted March 27, 2015.
5. Phase 3 of the Murals Project was never commenced and is comprised of bare land. A plan for the development of Phase 3 by Kohr Builders Inc. was previously intended, but this ultimately failed to complete.

6. The lands comprising Phase 3 have been listed for sale with a commercial realtor with the help and recommendation of the Steering Committee. A conditional offer was received for Phase 3 (the “**Fennell Offer**”), the salient points of which are as follows:
 - (a) the purchase price is an aggregate of \$900,000;
 - (b) the Phase 3 lands will be sold on an as is – where is basis;
 - (c) the offer was subject to Buyer approval following a 90 day due diligence period;
 - (d) the closing date was set for 60 days following satisfaction or waiver of conditions; and
 - (e) the offer is subject to the Court granting an approval and vesting order in respect of the Phase 3 lands.
7. The Fennell Offer was recommended to UBG by the Steering Committee. All conditions have been waived or met and UBG, with the support of the Steering Committee and consent of the Monitor, has accepted the Fennell Offer.
8. The investors, as represented by the Steering Committee, are the only affected creditors that will see any recovery in connection with Phase 3 and will see a significant shortfall on their investment.
9. UBG, the Steering Committee and the Monitor all support the approval of the Fennell Offer.

STV Distribution

10. STV is a two phase 112 unit townhome complex located in Edmonton, Alberta. Construction is complete and the Monitor and UBG are in possession of approximately \$986,000 in proceeds from unit sales.
11. Approximately \$385,000 needs to be held back by the Monitor to address construction deficiencies and potential GST payables, as well as other contingencies and costs that may arise in completing the administration of this project.
12. At this time, an interim distribution of \$601,000 to the secured investors in STV is appropriate.

Extension of the Stay Period

13. UBG has made significant progress through the course of its restructuring and continues to work diligently in respect of its remaining projects. This is discussed in detail in the Monitor’s Twenty First Report.
14. Since the last stay extension was granted, UBG has advanced various of its remaining projects and business enterprises.
15. In respect of the Murals Project, the sale of the Phase 3 lands has been completed, subject only to Court approval. UBG has been in regular communication with the Steering Committee, purchaser’s counsel and Monitor in connection with this transaction.

16. In respect of the Mountaineer's Village II project in Canmore, UBG recently obtained an interim financing Order for the purpose of paying the property taxes accruing against that property. It is anticipated that an emergence strategy will be finalized for this project before September 30, 2015.
17. Several projects are involved in ongoing litigation and UBG continues to deal with these as required. In the litigation affecting the Valour Park Project, the parties continue to work to finalize the evidentiary record for a trial of an issue.
18. In connection with the Today's Homes developments, UBG continues to work with Sterling Bridge Mortgage Corporation under the existing financing protocols. Various deficiencies are still being resolved on an ongoing basis. Sterling Bridge has prepared an accounting of these facilities, which has been provided to the Monitor for review and comment. This may not be capable of finalization until the completion of deficiencies.
19. In addition to the foregoing, UBG has continued to:
 - (a) market, construct, sell and close the sale of Residential Units in its remaining projects;
 - (b) work with the Monitor in connection with ongoing claims processes;
 - (c) work with the Monitor and Calbridge regarding the development requirements for Phase 1 of the Mystic Ridge development;
 - (d) work with Calbridge Homes in connection with developers, lenders, creditors and stakeholders, including in respect of various claims;
 - (e) work with lenders and other stakeholders in the Today's Homes developments and in particular in respect of deficiencies and accounting in respect of the financing protocols;
 - (f) work with counsel in relation to the advancement of certain of UBG's joint venture arrangements;
 - (g) communicate regularly with lenders, investors, creditors and other parties; and
 - (h) continue all remaining business processes.
20. UBG is working in good faith and with due diligence in these proceedings. It is in the best interests of UBG and all its stakeholders to continue in these proceedings.
21. The Monitor supports the relief that UBG is seeking.

Material or evidence to be relied on:

22. The Monitor's Twenty-first Report.
23. Such further and other materials as counsel for the Petitioners may advise and this Honourable Court may deem necessary.

Applicable Rules:

24. The *Alberta Rules of Court*, AR 124/2010.

Applicable Acts and regulations:

25. *Companies' Creditors Arrangement Act*, RSC 1985, c C-36, as amended, and the regulations thereunder.

26. Such further and other acts and regulations as counsel for the Applicants may advise and this Honourable Court may deem necessary.

How the application is proposed to be heard or considered:

27. In person before the Honourable Justice LoVecchio in Commercial Chambers.

WARNING

If you do not come to Court either in person or by your lawyer, the Court may give the applicant(s) what they want in your absence. You will be bound by any order that the Court makes. If you want to take part in this application, you or your lawyer must attend in Court on the date and time shown at the beginning of the form. If you intend to rely on an affidavit or other evidence when the application is heard or considered, you must reply by giving reasonable notice of the material to the applicant.

Schedule A

Clerk's stamp:

COURT FILE NUMBER 1201-05843

COURT OF QUEEN'S BENCH OF ALBERTA

JUDICIAL CENTRE CALGARY

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

AND IN THE MATTER OF UBG BUILDERS INC., ALBERTA BUILDERS CAPITAL INC., ALPINE HOMES (2006) INC., AMERICAN BUILDERS CAPITAL (US) INC., EDGEWATER AT GRIESBACH INC., ELITE HOMES (2006) LTD., EVOLUTION BY GREENBORO INC., GREENBORO COMMUNITIES (2006) INC., GREENBORO ESTATE HOMES (2006) LTD., GREENBORO HOMES (2006) LTD., GREENBORO LUXURY HOMES INC., HIGH POINTE INC., MOUNTAINEERS VILLAGE (2006) INC., MOUNTAINEERS VILLAGE II INC., ORIGINS AT CRANSTON INC., SOUTH TERWILLEGAR VILLAGE INC., THE BRIDGES MANAGEMENT INC., THE LEDGES INC., TIMBERLINE LODGES (2006) INC., TODAY'S COMMUNITIES (2006) INC., TODAY'S HOMES (2006) INC., TUSCANY DEVELOPMENTS (2006) INC., UBG ALBERTA BUILDERS (2006) INC., UBG ALPINE HOMES (2006) LTD., UBG BRIDGES INC., UBG BUILDERS (USA) INC., UBG COMMERCIAL INC., UBG LAND INC., UBG LOT DEPOSIT CORP., UBG 4500 CALGARY INC., UBG 75 CANMORE INC., UBG Timberline CALGARY INC., UNITY INVESTMENTS (2012) INC., VALMONT AT ASPEN STONE INC., VALOUR PARK AT CURRIE INC., VILLAGE AT THE HAMPTONS INC., VILLAGE ON THE PARK INC., WILDERNESS HOMES BY RIVERDALE INC., WILDERNESS RIDGE AT STEWART CREEK INC. (COLLECTIVELY, THE "APPLICANTS")

DOCUMENT

Order
(re: Murals)

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY FILING THIS DOCUMENT

Dentons Canada LLP
Bankers Court
15th Floor, 850 - 2nd Street S.W.
Calgary, Alberta T2P 0R8
Attention: David W. Mann / Derek M. Pontin
Ph. (403) 268-7097/6301 Fx. (403) 268-3100
File No.: 549362-1

DATE ON WHICH ORDER WAS PRONOUNCED

June 30, 2015

LOCATION WHERE ORDER WAS PRONOUNCED

Calgary Courts Centre, Calgary, Alberta

NAME OF JUSTICE WHO MADE THIS ORDER

Justice LoVecchio

ORDER
(re: Murals)

UPON the application of the Applicants in these proceedings (collectively, "**UBG**"); AND UPON having read the Application of the Applicants, dated June 24, 2015, the Twenty First Report of the Monitor, dated June __, 2015 (the "**Report**"), the Affidavit of Rosie Cooney, dated June __, 2015 (the "**Service Affidavit**"), and such other material in the pleadings and proceedings as deemed necessary; AND UPON hearing counsel for UBG, counsel for the Monitor, and other interested parties; IT IS HEREBY ORDERED AND DECLARED THAT:

Service

1. The time for service of notice of this application is abridged to the time actually given and service of the Application and supporting material as described in the Service Affidavit is good and sufficient, and this hearing is properly returnable before this Honourable Court today and further service thereof is hereby dispensed with.

2. All capitalized terms not otherwise defined in this Order shall have the meaning ascribed to them in the Initial Order granted in these proceedings on May 9, 2012 (the "**Initial Order**"), and the following terms shall have the following meaning:
 - (a) "**Borrower's Cost**" means the sum of \$52,500 to be paid to the Monitor or UBG in keeping with the Order of this Honourable Court on June 15, 2012 and in respect of the effort, fees, and disbursements expended by UBG in connection with the preservation, marketing, and conveyance of the Property;
 - (b) "**Extraordinary Resolution**" means an Extraordinary Resolution of the Investor Group approving, among other things, the listing, marketing and sale of the Lands;
 - (c) "**High Pointe**" means High Pointe Limited Partnership, by its general partner High Pointe Inc.
 - (d) "**Investor Group**" means all of the persons listed on the attached Schedule "A", as the joint holders of a debenture mortgage registered against the Lands (the "**Debenture Mortgage**"), including their respective successors and assigns;
 - (e) "**Lands**" means the lands legally described as: Condominium Plan 1111258, Units 34 to 58;
 - (f) "**Property**" means all of High Pointe's right, title and interest in and to the Lands;
 - (g) "**Purchase Price**" means the consideration provided by the Purchaser to High Pointe for the Property, being the aggregate sum of \$900,000;
 - (h) "**Purchaser**" means Fennell Consulting Ltd. or permitted assigns; and
 - (i) "**Vesting Order**" means this Order pursuant to which the Property shall be sold to, and title to the Lands vested in, the Purchaser in accordance with the terms and conditions of this Order.

Approval of Sale and Vesting of the Property

3. The sale and conveyance of the Property to Purchaser for the Purchase Price be and is hereby approved.
4. Each of UBG and the Monitor are directed and hereby authorized to execute all deeds, documents, and agreements, and to do all things reasonably necessary to complete the conveyance of the Property and carry out the terms of this Order.
5. Upon the Monitor delivering a certificate (the "**Monitor's Certificate**") certifying that it is in receipt of the Purchase Price, then:
 - (a) the Property shall be vested in the name of the Purchaser free of all estate, right, title, interest, royalty, rental, and equity of redemption of UBG and all persons who claim by, through or under UBG in respect of the Property whose interests are subordinate to those of the Investor Group by virtue of its security on the Property, subject only to the permitted encumbrances outlined in Schedule "B" of this Order (the "**Permitted Encumbrances**");
 - (b) UBG and all persons who claim by, through or under UBG in respect of the Property, save and except the Permitted Encumbrances, shall stand absolutely barred and foreclosed from all estate, right, title, interest, royalty, rental, and equity of redemption of the Property and, to the extent that any such person remains in possession or control of any of the Property, they shall forthwith deliver possession of same to the Purchaser;
 - (c) the Purchaser shall be entitled to enter into and upon, hold and enjoy the Property for its own use and benefit without any interference of or by UBG, or any person claiming by or through or against UBG, save and except as expressly permitted in this Order; and
 - (d) the Registrar of the Land Titles Office of Alberta shall discharge all encumbrances in respect of the Lands, save and except the Permitted Encumbrances, and shall register the Property in the name of the Purchaser.
6. Each of UBG and the Monitor are authorized and empowered, in respect of the Property, to execute and deliver: (a) such additional, related and ancillary documents and assurances governing or giving effect to the conveyance of the Property to the Purchaser, which, in their discretion are reasonably necessary or advisable to conclude the transactions contemplated in or in furtherance of the transfer of the Property and/or this Order; and (b) any and all instruments and documents in respect of the Property as may be required by the Registrar of the Land Titles Office of Alberta or deemed necessary by UBG, and the Registrar is hereby directed, notwithstanding any restrictions in the *Land Titles Act* (Alberta) (the "**LTA**"), including but not limited to s. 191(1) of the LTA, to effect registration of any such instrument or document so executed by UBG or its solicitors.
7. Upon the filing of the Monitor's Certificate, the Monitor may discharge, or authorize the discharge of, any security registration or registrations in the Personal Property Registry of the Province where the Property is located as may be required to properly convey clear title of the Property to the Purchaser.

Miscellaneous

8. Any conveyance or transfer of the Property made pursuant to the provisions of this Order shall be valid and enforceable and not be rendered invalid or unenforceable and the rights and remedies of the parties thereto shall not otherwise be limited or impaired in any way by: (i) the pendency of these proceedings and the declaration of insolvency made herein; (ii) any Bankruptcy Order sought or issued pursuant to the *Bankruptcy and Insolvency Act* (Canada) (“**BIA**”) in respect of any of the Applicants; or (iii) any negative covenants, prohibitions or other similar provisions with respect to borrowings, incurring debt or the creation of encumbrances, contained in any existing agreement, lease, sub-lease, offer to lease or other arrangement which binds any of the Applicants (a “**Third Party Agreement**”), and notwithstanding any provision to the contrary in any Third Party Agreement:
 - (a) the transaction contemplated hereby shall not create or be deemed to constitute a breach by any of the Applicants of any Third Party Agreement to which they are a party; and
 - (b) the Purchaser shall not have liability to any person whatsoever as a result of any breach of any Third Party Agreement caused by or resulting from the creation, execution, delivery or performance of any transaction contemplated hereby.
9. Notwithstanding (i) the pendency of these proceedings and the declaration of insolvency made herein, (ii) any Bankruptcy Order sought or issued pursuant to the BIA in respect of any of the Applicants, and (iii) the provisions under the BIA, or any other applicable federal or provincial legislation or common law, the transactions contemplated herein shall constitute legal, valid and binding obligations of the Applicants enforceable against them in accordance with the terms thereof, and no transaction contemplated herein will be void or voidable at the instance of creditors and claimants and do not constitute nor shall they be deemed to constitute settlements, fraudulent preferences, assignments, fraudulent conveyances, oppressive conduct, or other reviewable transactions under the BIA, or any other applicable federal or provincial legislation or common law.
10. UBG, the Monitor, the Purchaser, or any interested party may apply to this Court for advice and direction on notice to any party likely to be affected by the Order sought or on such notice as this Court directs.

General

11. UBG shall serve, by courier, facsimile transmission, e-mail transmission, or ordinary post, a copy of this Order on all parties present at this application and on all parties who received notice of this application or who are presently on the service list established in these proceedings, and service on any or all other parties is hereby dispensed with. Service affected as aforesaid shall be good and sufficient service.

DRAFT

Justice of the Court of Queen’s Bench of Alberta

**Schedule A
Investor Group**

Name
Sharon Zinkhan
David Blain (2006) Professional Corporation
Gordon Paul McKay
Diamond Performance Improvement Solutions Inc.
Wolverine Mortgage Investment Corp.
Robert Davies
Michael G Faunt
Alana Harrison
Gloria Collins and Graham Collins
Elias Excavating Ltd.
Bill Giebelhaus
Janet Schaerer and Fred Schaerer
A & C Neal Consulting Inc.
Dale Shudra and Merilyn Shudra
Aloemi Inc.
Fresh Air Funds Ltd.
WRW Enterprises Ltd.
Gamad Holdings Ltd.
Gracon Holdings Ltd.
Mary Meggison and Gordon Meggison
Alexander Cameron and Marie Cameron
Elizabeth Ostrowski

Bernard Mung
Christopher David Palmer
Edwin Fisher and Marilyn Fisher
Leonard Garon

**Schedule B
Permitted Encumbrances**

Registration Number	Date (D/M/Y)	Encumbrances, Liens & Interests
071 431 263	29/08/2007	Easement and restrictive covenant
071 478 439	24/09/2007	Restrictive covenant
071 496 146	04/10/2007	Caveat re: access Caveator – Dundee Realty Corporation
081 454 804	08/12/2008	Utility right of way
091 219 533	29/07/2009	Caveat re: access agreement Caveator – The Town of High River
091 219 534	29/07/2009	Caveat re: easement
091 219 535	29/07/2009	Caveat re: easement
111 014 597	19/01/2011	Caveat re: development agreement pursuant to Municipal Government Act Caveator – The Town of High River

Schedule B

Clerk's stamp:

COURT FILE NUMBER 1201-05843
COURT OF QUEEN'S BENCH OF ALBERTA
JUDICIAL CENTRE CALGARY

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

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CAPITAL INC., ALPINE HOMES (2006) INC., AMERICAN BUILDERS CAPITAL
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EVOLUTION BY GREENBORO INC., GREENBORO COMMUNITIES (2006)
INC., GREENBORO ESTATE HOMES (2006) LTD., GREENBORO HOMES
(2006) LTD., GREENBORO LUXURY HOMES INC., HIGH POINTE INC.,
MOUNTAINEERS VILLAGE (2006) INC., MOUNTAINEERS VILLAGE II INC.,
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BRIDGES MANAGEMENT INC., THE LEDGES INC., TIMBERLINE LODGES
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INC., UBG LOT DEPOSIT CORP., UBG 4500 CALGARY INC., UBG 75
CANMORE INC., UBG 808 CALGARY INC., UNITY INVESTMENTS (2012)
INC., VALMONT AT ASPEN STONE INC., VALOUR PARK AT CURRIE INC.,
VILLAGE AT THE HAMPTONS INC., VILLAGE ON THE PARK INC.,
WILDERNESS HOMES BY RIVERDALE INC., WILDERNESS RIDGE AT
STEWART CREEK INC.**

(COLLECTIVELY, THE "APPLICANTS")

DOCUMENT

ORDER
(re: STV Interim Distribution)

ADDRESS FOR SERVICE AND CONTACT
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DOCUMENT

DENTONS CANADA LLP
Bankers Court
15th Floor, 850 - 2nd Street S.W.
Calgary, Alberta T2P 0R8
Attention: David W. Mann / Derek M. Pontin
Ph. (403) 268-7097/6301 Fx. (403) 268-3100
File No.: 549362-1

DATE ON WHICH ORDER WAS
PRONOUNCED

June 30, 2015

NAME OF JUSTICE WHO MADE THIS
ORDER

The Honourable Justice LoVecchio

ORDER
(STV Interim Distribution)

UPON the application of the Applicants in these proceedings (collectively, “UBG”); AND UPON having read the Application of the Applicants, dated June 24, 2015, and the Twenty-First Report of the Monitor, all filed, and such other material in the pleadings and proceedings as are deemed necessary; AND UPON hearing counsel for the Applicants, counsel for the Monitor, and other interested parties;

IT IS HEREBY ORDERED AND DECLARED THAT:

Service

1. The time for service of notice of this application is abridged to the time actually given and service of the Application and supporting material as described in the Service Affidavit is good and sufficient, and this hearing is properly returnable before this Honourable Court today and further service thereof is hereby dispensed with.
2. All capitalized terms not otherwise defined in this Order shall have the meaning ascribed to them in the Order granted by Madam Justice K.M. Horner in this Action, dated May 9, 2012 (the “Initial Order”).

Distribution

3. The interim distribution of proceeds from the sale of units in the South Terwillegar Village project, as described in the Monitor’s Twenty-First Report, is approved and UBG and the Monitor are hereby authorized and directed to distribute the proceeds in a manner deemed appropriate by the Monitor.
4. UBG and the Monitor are authorized and empowered to do such things, and execute and deliver such additional, related and ancillary documents and assurances governing or giving effect to the distribution, which, in the Monitor’s discretion, are reasonably necessary or advisable to properly give effect to the distribution or to this Order.
5. Notwithstanding the pendency of these proceedings, the distribution shall not be void or voidable at the instance of creditors and claimants and shall not constitute nor shall be deemed to be a settlement, fraudulent preference, assignment, fraudulent conveyance, oppressive conduct, or other reviewable transaction under the *Bankruptcy and Insolvency Act* (Canada), or any other applicable federal or provincial legislation.

Miscellaneous

6. The Applicants shall serve, by courier, facsimile transmission, e-mail transmission, or ordinary post, a copy of this Order on all parties present at this application and on all parties who received notice of this application or who are presently on the service list established in these proceedings, and service on any or all other parties is hereby dispensed with. Service effected as aforesaid shall be good and sufficient service.

DRAFT

Justice of the Court of Queen’s Bench of Alberta

Schedule C

Clerk's stamp:

COURT FILE NUMBER 1201-05843
COURT OF QUEEN'S BENCH OF ALBERTA
JUDICIAL CENTRE CALGARY

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MOUNTAINEERS VILLAGE (2006) INC., MOUNTAINEERS VILLAGE II INC.,
ORIGINS AT CRANSTON INC., SOUTH TERWILLEGAR VILLAGE INC., THE
BRIDGES MANAGEMENT INC., THE LEDGES INC., TIMBERLINE LODGES
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BUILDERS (2006) INC., UBG ALPINE HOMES (2006) LTD., UBG BRIDGES
INC., UBG BUILDERS (USA) INC., UBG COMMERCIAL INC., UBG LAND
INC., UBG LOT DEPOSIT CORP., UBG 4500 CALGARY INC., UBG 75
CANMORE INC., UBG 808 CALGARY INC., UNITY INVESTMENTS (2012)
INC., VALMONT AT ASPEN STONE INC., VALOUR PARK AT CURRIE INC.,
VILLAGE AT THE HAMPTONS INC., VILLAGE ON THE PARK INC.,
WILDERNESS HOMES BY RIVERDALE INC., WILDERNESS RIDGE AT
STEWART CREEK INC.**

(COLLECTIVELY, THE "APPLICANTS")

DOCUMENT **ORDER**
(re: Extension)

ADDRESS FOR SERVICE AND CONTACT
INFORMATION OF PARTY FILING THIS
DOCUMENT **DENTONS CANADA LLP**
Bankers Court
15th Floor, 850 - 2nd Street S.W.
Calgary, Alberta T2P 0R8
Attention: David W. Mann / Derek M. Pontin
Ph. (403) 268-7097/6301 Fx. (403) 268-3100
File No.: 549362-1

DATE ON WHICH ORDER WAS
PRONOUNCED June 30, 2015

NAME OF JUSTICE WHO MADE THIS
ORDER The Honourable Justice LoVecchio

ORDER
(Stay Extension)

UPON the application of the Applicants in these proceedings (collectively, “UBG”); AND UPON having read the Application of the Applicants, dated June 24, 2015, and the Twenty-first Report of the Monitor, dated June ___, 2015, filed, and such other material in the pleadings and proceedings as are deemed necessary; AND UPON hearing counsel for the Applicants, counsel for the Monitor, and other interested parties;

IT IS HEREBY ORDERED AND DECLARED THAT:

Service

1. The time for service of notice of this application is abridged to the time actually given and service of the Application and supporting material as described in the Service Affidavit is good and sufficient, and this hearing is properly returnable before this Honourable Court today and further service thereof is hereby dispensed with.
2. All capitalized terms not otherwise defined in this Order shall have the meaning ascribed to them in the Order granted by Madam Justice K.M. Horner in this Action, dated May 9, 2012 (the “Initial Order”).

Extension of Stay

3. The stay of proceedings currently in place in these CCAA Proceedings (the “Stay”) is hereby confirmed and extended up to and including September 30, 2015.

Miscellaneous

4. The Applicants shall serve, by courier, facsimile transmission, e-mail transmission, or ordinary post, a copy of this Order on all parties present at this application and on all parties who received notice of this application or who are presently on the service list established in these proceedings, and service on any or all other parties is hereby dispensed with. Service effected as aforesaid shall be good and sufficient service.

DRAFT

Justice of the Court of Queen’s Bench of Alberta