

IN THE COURT OF QUEEN'S BENCH OF ALBERTA  
JUDICIAL CENTRE OF CALGARY

IN THE MATTER OF THE *COMPANIES' CREDITORS ARRANGEMENT ACT*, R.S.C. 1985, c. C-36, AS AMENDED AND *THE JUDICATURE ACT*, R.S.A. 2000, c. J-2, AS AMENDED

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF MEDICAN HOLDINGS LTD., MEDICAN DEVELOPMENTS INC., R7 INVESTMENTS LTD., MEDICAN CONSTRUCTION LTD., MEDICAN CONCRETE INC., 1090772 ALBERTA LTD., 1144233 ALBERTA LTD., 1344241 ALBERTA LTD., 9150-3755 QUEBEC INC., AXCESS (GRANDE PRAIRIE) DEVELOPMENTS LTD., AXCESS (SYLVAN LAKE) DEVELOPMENTS LTD., CANVAS (CALGARY) DEVELOPMENTS LTD., ELEMENTS (GRANDE PRAIRIE) DEVELOPMENTS LTD., HOMES BY KINGSLAND LTD., LAKE COUNTRY (SITARA) DEVELOPMENTS LTD., MEDICAN (EDMONTON TERWILLEGAR) DEVELOPMENTS LTD., MEDICAN (GRANDE PRAIRIE) HOLDINGS LTD., MEDICAN (KELOWNA MOVE) DEVELOPMENTS LTD., MEDICAN (LETHBRIDGE – FAIRMONT PARK) DEVELOPMENTS LTD., MEDICAN (RED DEER – MICHENER HILL) DEVELOPMENTS LTD., MEDICAN (SYLVAN LAKE) DEVELOPMENTS LTD., MEDICAN (WESTBANK) DEVELOPMENT LTD., MEDICAN (WESTBANK) LAND LTD., MEDICAN CONCRETE FORMING LTD., MEDICAN DEVELOPMENTS (MEDICINE HAT SOUTHWEST) INC., MEDICAN ENTERPRISES INC. / LES ENTREPRISES MEDICAN INC., MEDICAN EQUIPMENT LTD., MEDICAN FRAMING LTD., MEDICAN GENERAL CONTRACTORS LTD., MEDICAN GENERAL CONTRACTORS 2010 LTD., RIVERSTONE (MEDICINE HAT) DEVELOPMENTS LTD., SANDERSON OF FISH CREEK (CALGARY) DEVELOPMENTS LTD., SIERRAS OF EAUX CLAIRES (EDMONTON) DEVELOPMENTS LTD., SONATA RIDGE (KELOWNA) DEVELOPMENTS LTD., SYLVAN LAKE MARINA DEVELOPMENTS LTD., THE ESTATES OF VALLEYDALE DEVELOPMENTS LTD., THE LEGEND (WINNIPEG) DEVELOPMENTS LTD., and WATERCREST (SYLVAN LAKE) DEVELOPMENTS LTD.

**The Petitioners**

**NOTICE OF MOTION**

TAKE NOTICE that an application will be made on behalf of the Petitioners in these proceedings (collectively, the "**Medican Group**" or the "**Applicants**") before the Honourable Justice K.M. Horner, in Chambers, at the Calgary Courts Centre, 601 - 5<sup>th</sup> Street SW, in the City of Calgary, Province of Alberta on Thursday, the 30<sup>th</sup> day of September, 2010 at 1:00 o'clock in the afternoon or so soon thereafter as counsel may be heard, for the following relief:

1. Declaring service of notice of this application and the supporting materials to be good and sufficient, and abridging the time therefor, if necessary.
2. An Order, substantially in the form of the Order attached hereto as Schedule "A":

- (a) approving the financing arrangement between Medican (Lethbridge – Fairmont Park) Developments Ltd. ("**Fairmont Park**") and 1554670 Alberta Ltd. ("**1554670**") outlined in the 1554670/Fairmont Park Financing Agreement, as defined in the Affidavit of Tyrone Schneider, sworn September 29, 2010 (the "**Schneider Affidavit**"), with respect to Fairmont Park and the Lethbridge Fairmont Park Project, as defined in the Schneider Affidavit;
  - (b) authorizing the Medican Group to: (i) perform all of its obligations under the 1554670/Fairmont Park Financing Agreement with respect to the Lethbridge Fairmont Park Project, and (ii) acquire the Lands, as defined in the Schneider Affidavit; and
  - (c) granting the 1554670/Fairmont Park Charge, as defined in the Schneider Affidavit, over the Lethbridge Fairmont Park Project, and ranking in priority to the DIP Lender's Charge, the Administration Charge and the Directors' Charge, as defined in the Initial Order (the "**Initial Order**") granted in these proceedings on May 26, 2010 (the "**CCAA Charges**").
3. Such further and other relief as counsel may advise and this Honourable Court deems just.

**AND FURTHER TAKE NOTICE** that the grounds for this application are as follows:

***The Lethbridge Fairmont Park Project***

1. The Lethbridge Fairmont Park Project is a Development Project that comprises a three phase condominium development project located in Lethbridge, Alberta, adjacent to one of Medican's Cost-Plus Projects owned by Extendicare (Canada) Inc. ("**Extendicare**"). The Lethbridge Fairmont Park Project has always been considered a companion piece to the extended care facility, providing housing in support of the extended care facility.
2. Through of series of negotiations in November of 2009: (a) Fairmont Park acquired Extendicare's right to purchase the lands for the Lethbridge Fairmont Park Project (the "**Project Lands**"); (b) Fairmont Park acquired the right to purchase a service road (the "**Service Road Lands**") from the City of Lethbridge that would allow Fairmont Park the ability to increase the density of the Lethbridge Fairmont Park Project, thereby enhancing its commercial viability, and (c)

Fairmont Park would (and in fact has already) build an access road on the Project Lands for the benefit of Extendicare's existing extended care facility.

3. Fairmont Park's purchase price of the Projects Lands and the Service Road Lands (collectively, the "Lands"), and related adjustments, is the sum of \$1,760,982. The City of Lethbridge has requested that Fairmont Park either exercise or relinquish its rights to acquire the Lands and, if the latter, it will have to close the access road to Extendicare's facility until a new purchaser, and related development, can proceed.

4. It is important to the Medican Group that it proceed with the acquisition of the Lands. The purchase price reasonable in the circumstances, the acquisition will enable Extendicare continued access to its facility, and the acquisition will enable Medican to proceed with a viable Development Project.

5. As a result, the Medican Group sought and received an offer to finance the Lethbridge Fairmont Park Project – including the purchase of the Lands – from 1554670 (the "1554670/Fairmont Park Financing Agreement").

6. The proposed funding by 1554670 is necessary to complete the purchase of the Lands and facilitate the Lethbridge Fairmont Park Project for the benefit of the Medican Group's stakeholders, and is in the best interest of the Medican Group as it will:

- (a) allow Fairmont Park to acquire the Lands at what it believes is reasonable purchase price;
- (b) generate approximately \$100,000 of surplus cash flow towards its general operations;
- (c) not prejudice any other stake holders of the Medican Group as 1554670/Fairmont Park Charge is limited to the project which the funds are being advanced to purchase;
- (d) provide the Medican Group with the economic benefit from completing the Lethbridge Fairmont Park Project (which has not yet been negotiated with 1554670)

and the additional benefit of retaining its trade suppliers and consumer confidence;  
and

- (e) maintain an ongoing relationship with Extendicare, a significant stakeholder in Medican's restructuring, and thereby avoid potential damages to Extendicare (and/or the City of Lethbridge) if matter cannot proceed.

7. The Medican Group has reviewed the 1554670/Fairmont Park Financing Agreement and has discussed this matter with the Monitor, who has advised the Medican Group that it supports the proposed financing for the same forgoing reasons.

8. Fairmont Park has no material creditors or assets, other than the right to acquire the Lands.

9. The beneficiaries of the CCAA Charges all consent to the relief sought under the 1554670/Fairmont Park Charge Order.

10. The Medican Group is working in good faith and with due diligence in these proceedings and believe it is within the best interests of the Medican Group and all stakeholders to continue in these proceedings as outlined above.

**AND FURTHER TAKE NOTICE** that the Applicants will rely upon the Affidavit of Tyrone Schneider, dated September 29, 2010, filed; the Supplement to the Sixth Report of the Monitor, dated September 29, 2010 filed; the pleadings and other materials filed herein; the provisions of the *Companies' Creditors Arrangement Act* (Canada) and the *Alberta Rules of Court*; and such further and other material as counsel may advise and this Honourable Court may permit.

**DATED** at the City of Calgary, in the Province of Alberta, this 29<sup>th</sup> day of September, 2010.

**FRASER MILNER CASGRAIN LLP,**  
solicitors for the Applicants.

Per:

  
\_\_\_\_\_  
David W. Mann/Rebecca L. Lewis

**TO:** The Clerk of the Court  
**AND TO:** The Attached Service List

DRAFT

**SCHEDULE "A"**

Action No. 1001-07852

IN THE COURT OF QUEEN'S BENCH OF ALBERTA  
JUDICIAL CENTRE OF CALGARY

IN THE MATTER OF THE *COMPANIES' CREDITORS ARRANGEMENT ACT*, R.S.C. 1985, c. C-36, AS AMENDED AND *THE JUDICATURE ACT*, R.S.A. 2000, c. J-2, AS AMENDED

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF MEDICAN HOLDINGS LTD., MEDICAN DEVELOPMENTS INC., R7 INVESTMENTS LTD., MEDICAN CONSTRUCTION LTD., MEDICAN CONCRETE INC., 1090772 ALBERTA LTD., 1144233 ALBERTA LTD., 1344241 ALBERTA LTD., 9150-3755 QUEBEC INC., AXCESS (GRANDE PRAIRIE) DEVELOPMENTS LTD., AXCESS (SYLVAN LAKE) DEVELOPMENTS LTD., CANVAS (CALGARY) DEVELOPMENTS LTD., ELEMENTS (GRANDE PRAIRIE) DEVELOPMENTS LTD., HOMES BY KINGSLAND LTD., LAKE COUNTRY (SITARA) DEVELOPMENTS LTD., MEDICAN (EDMONTON TERWILLEGAR) DEVELOPMENTS LTD., MEDICAN (GRANDE PRAIRIE) HOLDINGS LTD., MEDICAN (KELOWNA MOVE) DEVELOPMENTS LTD., MEDICAN (LETHBRIDGE – FAIRMONT PARK) DEVELOPMENTS LTD., MEDICAN (RED DEER – MICHENER HILL) DEVELOPMENTS LTD., MEDICAN (SYLVAN LAKE) DEVELOPMENTS LTD., MEDICAN (WESTBANK) DEVELOPMENT LTD., MEDICAN (WESTBANK) LAND LTD., MEDICAN CONCRETE FORMING LTD., MEDICAN DEVELOPMENTS (MEDICINE HAT SOUTHWEST) INC., MEDICAN ENTERPRISES INC. / LES ENTREPRISES MEDICAN INC., MEDICAN EQUIPMENT LTD., MEDICAN FRAMING LTD., MEDICAN GENERAL CONTRACTORS LTD., MEDICAN GENERAL CONTRACTORS 2010 LTD., RIVERSTONE (MEDICINE HAT) DEVELOPMENTS LTD., SANDERSON OF FISH CREEK (CALGARY) DEVELOPMENTS LTD., SIERRAS OF EAUX CLAIRES (EDMONTON) DEVELOPMENTS LTD., SONATA RIDGE (KELOWNA) DEVELOPMENTS LTD., SYLVAN LAKE MARINA DEVELOPMENTS LTD., THE ESTATES OF VALLEYDALE DEVELOPMENTS LTD., THE LEGEND (WINNIPEG) DEVELOPMENTS LTD., and WATERCREST (SYLVAN LAKE) DEVELOPMENTS LTD.

the Petitioners

BEFORE THE HONOURABLE  
MADAM JUSTICE K.M. HORNER  
IN CHAMBERS

)  
)  
)  
)

At the Courts Centre in the City of Calgary,  
in the Province of Alberta, on Thursday, the  
30<sup>th</sup> day of September, 2010

**ORDER**

**(1554670 Charge – Lethbridge Fairmont Park Project)**

UPON the application of the Petitioners in these proceedings (collectively, the “**Medican Group**”); AND UPON having read the Notice of Motion of the Petitioners, dated September 29, 2010, the Affidavit of Tyrone Schneider, dated September 29, 2010 (the “**Schneider Affidavit**”), the Supplement to the Sixth Report of the Monitor, dated September 29, 2010, the Affidavit of

Ronica Cameron, dated September \_\_, 2010 (the “**Service Affidavit**”), and such other material in the pleadings and proceedings as deemed necessary; **AND UPON** hearing counsel for the Medican Group, counsel for the proposed financier, 1554670 Alberta Ltd. (“**1554670**”), counsel for the Monitor, and other interested parties; **AND UPON NOTING** that the holders of the DIP Lender’s Charge, the Administration Charge, and the Directors’ Charge all consent to the relief sought hereunder; **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 Notice of Motion 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 26, 2010 (the “**Initial Order**”).

*Approval of the 1554670/Fairmont Park Financing Agreement*

3. The financing agreement among 1554670 and the Medican Group, dated September 29, 2010 and attached as Exhibit “C” to the Schneider Affidavit (the “**1554670/Fairmont Park Financing Agreement**”) is hereby approved.
4. The Medican Group and the Monitor are hereby authorized and directed to do all things reasonably necessary to implement, and perform all of their respective obligations under, the 1554670/Fairmont Park Financing Agreement.

*Approval of the 1554670/Fairmont Park Charge*

5. As security for monies advanced by 1554670 to the Medican Group pursuant to the 1554670/Fairmont Park Financing Agreement, a charge is hereby granted on all of the undertaking, property and assets of Medican (Lethbridge – Fairmont Park) Developments Ltd. used on, in, or in connection with the development project known as Lethbridge Fairmont Park in Lethbridge, Alberta (the “**Lethbridge Fairmont Park Project**”) in favour of 1554670 (the “**1554670/Fairmont Park Charge**”) ranking in priority to the DIP Lender's Charge, the Administration Charge, and the Directors’ Charge.

6. The Medican Group is hereby authorized to receive the Advance, as that term is defined in the 1554670/Fairmont Park Financing Agreement, in accordance with the terms of the 1554670/Fairmont Park Financing Agreement and acquire the Lands (as described in the Schneider Affidavit).

*Miscellaneous*

7. The 1554670/Fairmont Park Financing Agreement and the 1554670/Fairmont Park Charge 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) (the “BIA”) in respect of any of the Medican Group or any assignment in bankruptcy made or deemed to be made in respect of any of the Medican Group; 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 Medican Group (a “Third Party Agreement”), and notwithstanding any provision to the contrary in any Third Party Agreement:

- (a) neither the creation of the 1554670/Fairmont Park Financing Agreement, the creation of the 1554670/Fairmont Park Charge, nor the execution, delivery or performance of the 1554670/Fairmont Park Financing Agreement shall create or be deemed to constitute a breach by any of the Medican Group of any Third Party Agreement to which it is a party; and
- (b) the parties to the 1554670/Fairmont Park Financing Agreement 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 of the 1554670/Fairmont Park Charge or the execution, delivery or performance of the 1554670/Fairmont Park Financing Agreement.

8. Notwithstanding: (i) the pendency of these proceedings and the declaration of insolvency made in these proceedings, (ii) any Bankruptcy Order sought or issued pursuant to the BIA in respect of any of the Applicants or any assignment in bankruptcy made or deemed to be made in

respect of any of the Applicants, and (iii) the provisions of any federal or provincial statute, the 1554670/Fairmont Park Financing Agreement and the 1554670/Fairmont Park Charge shall constitute legal, valid and binding obligations of the Medican Group enforceable against them in accordance with the terms thereof, and the payments made by the parties pursuant to this Order, the 1554670/Fairmont Park Financing Agreement, or the 1554670/Fairmont Park Charge do not and will not constitute settlements, fraudulent preferences, fraudulent conveyances or other challengeable or reviewable transactions or conduct meriting an oppression remedy under any applicable law, and shall not constitute advances under *The Builders' Liens Act* (Alberta) nor be subject to any builders' lien registered at the date of this Order or thereafter.

9. Notwithstanding any other provision of this Order, the rights and remedies of the parties under the 1554670/Fairmont Park Financing Agreement shall be subject to the terms of this Order, the Initial Order, including the stay of proceedings, and all other Orders made in these proceedings.

10. No action or proceeding may be commenced against a party to the 1554670/Fairmont Park Financing Agreement by reason of any such party having entered into the 1554670/Fairmont Park Financing Agreement or having performed the obligations thereunder without leave of this Court having been obtained on seven days notice to such party, the Medican Group, and the Monitor.

11. The Medican Group, 1554670 and the Monitor or any party to the 1554670/Fairmont Park Financing Agreement are at liberty to apply for such further advice, assistance and direction as may be necessary to give full force and effect to the terms of this Order.



12. The Medican Group 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**

---

J.C.Q.B.A.

**ENTERED** this \_\_\_\_ day of September, 2010

---

**CLERK OF THE COURT**

Action No. 1001 - 07852

---

**IN THE COURT OF QUEEN'S BENCH OF ALBERTA  
JUDICIAL DISTRICT OF CALGARY**

---

**IN THE MATTER OF THE *COMPANIES' CREDITORS ARRANGEMENT ACT*, R.S.C.  
1985, c. C-36, AS AMENDED AND *THE JUDICATURE ACT*, R.S.A. 2000, c. J-2, AS  
AMENDED**

**AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF  
MEDICAN HOLDINGS LTD., MEDICAN DEVELOPMENTS INC., R7 INVESTMENTS  
LTD., MEDICAN CONSTRUCTION LTD., MEDICAN CONCRETE INC., 1090772  
ALBERTA LTD., 1144233 ALBERTA LTD., 1344241 ALBERTA LTD., 9150-3755  
QUEBEC INC., AXCESS (GRANDE PRAIRIE) DEVELOPMENTS LTD., AXCESS  
(SYLVAN LAKE) DEVELOPMENTS LTD., CANVAS (CALGARY) DEVELOPMENTS  
LTD., ELEMENTS (GRANDE PRAIRIE) DEVELOPMENTS LTD., HOMES BY  
KINGSLAND LTD., LAKE COUNTRY (SITARA) DEVELOPMENTS LTD., MEDICAN  
(EDMONTON TERWILLEGAR) DEVELOPMENTS LTD., MEDICAN (GRANDE  
PRAIRIE) HOLDINGS LTD., MEDICAN (KELOWNA MOVE) DEVELOPMENTS LTD.,  
MEDICAN (LETHBRIDGE – FAIRMONT PARK) DEVELOPMENTS LTD., MEDICAN  
(RED DEER – MICHENER HILL) DEVELOPMENTS LTD., MEDICAN (SYLVAN  
LAKE) DEVELOPMENTS LTD., MEDICAN (WESTBANK) DEVELOPMENT LTD.,  
MEDICAN (WESTBANK) LAND LTD., MEDICAN CONCRETE FORMING LTD.,  
MEDICAN DEVELOPMENTS (MEDICINE HAT SOUTHWEST) INC., MEDICAN  
ENTERPRISES INC. / LES ENTREPRISES MEDICAN INC., MEDICAN EQUIPMENT  
LTD., MEDICAN FRAMING LTD., MEDICAN GENERAL CONTRACTORS LTD.,  
MEDICAN GENERAL CONTRACTORS 2010 LTD., RIVERSTONE (MEDICINE HAT)  
DEVELOPMENTS LTD., SANDERSON OF FISH CREEK (CALGARY)  
DEVELOPMENTS LTD., SIERRAS OF EAUX CLAIRES (EDMONTON)  
DEVELOPMENTS LTD., SONATA RIDGE (KELOWNA) DEVELOPMENTS LTD.,  
SYLVAN LAKE MARINA DEVELOPMENTS LTD., THE ESTATES OF VALLEYDALE  
DEVELOPMENTS LTD., THE LEGEND (WINNIPEG) DEVELOPMENTS LTD., and  
WATERCREST (SYLVAN LAKE) DEVELOPMENTS LTD.**

**The Petitioners**

---

**ORDER**

**(1554670 Charge – Lethbridge Fairmont Park Project)**

---

**FRASER MILNER CASGRAIN LLP**

Barristers and Solicitors  
15<sup>th</sup> Floor Bankers Court  
850 2 Street SW

Calgary, Alberta  
T2P 0R8

Solicitors: David W. Mann/Rebecca L. Lewis  
Telephone: (403) 268-7097/(403) 268-6354  
Facsimile: (403) 268-3100  
File: 526686-1

IN THE COURT OF QUEEN'S BENCH OF ALBERTA  
 JUDICIAL CENTRE OF CALGARY

IN THE MATTER OF THE *COMPANIES' CREDITORS ARRANGEMENT ACT*, R.S.C. 1985, C. C-36, AS AMENDED AND *THE JUDICATURE ACT*, R.S.A. 2000, C. J-2, AS AMENDED

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF MEDICAN HOLDINGS LTD., MEDICAN DEVELOPMENTS INC., R7 INVESTMENTS LTD., MEDICAN CONSTRUCTION LTD., MEDICAN CONCRETE INC., 1090772 ALBERTA LTD., 1344241 ALBERTA LTD., 9150-3755 QUEBEC INC., AXCESS (GRANDE PRAIRIE) DEVELOPMENTS LTD., AXCESS (SYLVAN LAKE) DEVELOPMENTS LTD., CANVAS (CALGARY) DEVELOPMENTS LTD., HOMES BY KINGSLAND LTD., LAKE COUNTRY (SITARA) DEVELOPMENTS LTD., MEDCO DEVELOPMENT CORP., MEDICAN (EDMONTON TERWILLEGAR) DEVELOPMENTS LTD., MEDICAN (KELOWNA MOVE) DEVELOPMENTS LTD., MEDICAN (LETHBRIDGE – FAIRMONT PARK) DEVELOPMENTS LTD., MEDICAN (RED DEER – MICHENER HILL) DEVELOPMENTS LTD., MEDICAN (SYLVAN LAKE) DEVELOPMENTS LTD., MEDICAN (WESTBANK) DEVELOPMENT LTD., MEDICAN (WESTBANK) LAND LTD., MEDICAN CONCRETE FORMING LTD., MEDICAN DEVELOPMENTS (MEDICINE HAT SOUTHWEST) INC., MEDICAN ENTERPRISES INC. / LES ENTREPRISES MEDICAN INC., MEDICAN EQUIPMENT LTD., MEDICAN FRAMING LTD., MEDICAN GENERAL CONTRACTORS LTD., MEDICAN GENERAL CONTRACTORS 2010 LTD., RIVERSTONE (MEDICINE HAT) DEVELOPMENTS LTD., SANDERSON OF FISH CREEK (CALGARY) DEVELOPMENTS LTD., SIERRAS OF EAUX CLAIRES (EDMONTON) DEVELOPMENTS LTD., SONATA RIDGE (KELOWNA) DEVELOPMENTS LTD., SYLVAN LAKE MARINA DEVELOPMENTS LTD., THE ESTATES OF VALLEYDALE DEVELOPMENTS LTD., THE LEGEND (WINNIPEG) DEVELOPMENTS LTD.

**SERVICE LIST  
 CURRENT TO SEPTEMBER 27, 2010**

Service Recipient	Telephone	Fax	Recipient Status
<b>Fraser Milner Casgrain LLP</b> 15 Flr-850 2 Street SW Calgary AB T2P 0R8	403 268-7000	403 268-3100	Counsel to Medican Developments
David Mann <a href="mailto:david.mann@fmc-law.com">david.mann@fmc-law.com</a>	403 268-7109		
Joe Pfaefflin <a href="mailto:joe.pfaefflin@fmc-law.com">joe.pfaefflin@fmc-law.com</a>	403-268-6801		
Rebecca Lewis <a href="mailto:rebecca.lewis@fmc-law.com">rebecca.lewis@fmc-law.com</a>	403-268-6354		

Service Recipient	Telephone	Fax	Recipient Status
<b>Medican Developments</b> 1870A 6 Avenue SW Medicine Hat AB T1A 7X5  Luke Day <a href="mailto:luked@medican.com">luked@medican.com</a>  Mike Rein heller <a href="mailto:miker@medican.com">miker@medican.com</a>  Ty Schneider <a href="mailto:tschneider@mbsicanada.com">tschneider@mbsicanada.com</a>  Wes Rein heller <a href="mailto:wesleyr@medican.com">wesleyr@medican.com</a>  Matt Rood <a href="mailto:mattr@kingsland.ca">mattr@kingsland.ca</a>	403 526-3477 1-800 307-0311  403 526-3477 x245  403 526-3477 x265  403 548-0896  403 526-3477 x226	403 526-3843	Petitioner
<b>RSM Richter Inc.</b> 3810-205 5 Avenue SW Calgary AB T2P 2V7  Robert Taylor <a href="mailto:btaylor@rsmrichter.com">btaylor@rsmrichter.com</a>  Neil Honess <a href="mailto:nhoness@rsmrichter.com">nhoness@rsmrichter.com</a>	403 233-8462  403 233-7112  403 206-0843	403 233-8688	Monitor
1100-200 King Street W PO Box 48 Toronto ON M5H 3T4  Mitch Vininsky <a href="mailto:mvininsky@rsmrichter.com">mvininsky@rsmrichter.com</a>	416 932-6013	416 932-6200	
<b>Macleod Dixon LLP</b> 3700-400 3 Avenue SW Calgary AB T2P 4H2  Howard Gorman <a href="mailto:howard.gorman@macleoddixon.com">howard.gorman@macleoddixon.com</a>  Aaron J. Bowler <a href="mailto:aaron.bowler@macleoddixon.com">aaron.bowler@macleoddixon.com</a>  Gordon Van Vliet <a href="mailto:gordon.vanvliet@macleoddixon.com">gordon.vanvliet@macleoddixon.com</a>	403 267-8222  403 267-8144  403 267-8212  403 267-9436	403 264-5973	Counsel to the Monitor
<b>933680 Alberta Ltd.</b>  Manfred Marofke <a href="mailto:marofkem@pathcom.ca">marofkem@pathcom.ca</a>			Creditor

Service Recipient	Telephone	Fax	Recipient Status
<b>Caron &amp; Partners LLP</b> 21 Flr-700 2 Street SW Calgary AB T2P 2W1  Jarold M. Switzer <a href="mailto:jswitzer@caronpartners.com">jswitzer@caronpartners.com</a>	403 260-1588	403 237-0111	Counsel to 933680 Alberta Ltd.
<b>Bancorp Financial Services Inc.</b> 101-4420 Chatterton Way Victoria BC V6X 5J2  Rick Nicholson <a href="mailto:rick@bancorpfincial.com">rick@bancorpfincial.com</a>			Creditor
<b>Demiantschuk, Milley, Burke &amp; Hoffinger LLP</b> 1200-1015 4 Street SW Calgary AB T2R 1J4  Judy D. Burke <a href="mailto:judy@legalsolutions.ca">judy@legalsolutions.ca</a>	403 252-9937	403 263-8529	Counsel to Bancorp Financial Services Inc.
<b>Carry Investments Ltd.</b> 700-300 5 Avenue SW Calgary AB T2P 3C6  Shawn Carry <a href="mailto:scarry@flint-energy.com">scarry@flint-energy.com</a>	403 262-3000  403 260-1588	403 237-0111	Creditor
<b>MacDonald Hanley</b> 1900-736 6 Avenue SW Calgary AB T2P 3T7  James G. Hanley <a href="mailto:jhanley@macdonaldhanley.com">jhanley@macdonaldhanley.com</a>	403 531-4712	403 233-2033	Counsel to Carry Investments Ltd.
<b>Harbour Mortgage Corp.</b> 500-36 Toronto Street Toronto ON M5C 2C5  Greg Russell <a href="mailto:grussell@harbourmortgage.ca">grussell@harbourmortgage.ca</a>  Eric Malka <a href="mailto:emalka@harbourmortgage.ca">emalka@harbourmortgage.ca</a>  Allan Winer <a href="mailto:awiner@harbourmortgage.ca">awiner@harbourmortgage.ca</a>			Creditor

Service Recipient	Telephone	Fax	Recipient Status
<p><b>McCarthy Tétraut LLP</b> 3300-421 7 Avenue SW Calgary AB T2P 4K9</p> <p>Sean F. Collins <a href="mailto:scollins@mccarthy.ca">scollins@mccarthy.ca</a></p> <p>Jeffrey A. Whyte <a href="mailto:jwhyte@mccarthy.ca">jwhyte@mccarthy.ca</a></p>	<p>403 260-3500</p> <p>403 260-3531</p>	<p>403 260-3501</p>	<p>Counsel to Harbour Mortgage Corp.</p>
<p><b>Brownlee LLP</b> 2200-10155 102 Street NW Edmonton AB T5J 4G8</p> <p>Roger I. Swainson, Q.C. <a href="mailto:rswainson@brownleelaw.com">rswainson@brownleelaw.com</a></p>	<p>780 497-4896</p>	<p>780 424-3254</p>	
<p><b>Harvest Group Limited Partnership</b> 4-5002 9 Avenue N. Lethbridge AB T1H 6T8</p> <p>Ron Aitkens <a href="mailto:ron@harvestcml.com">ron@harvestcml.com</a></p>			
<p><b>Borden Ladner Gervais LLP</b> 1000-400 3 Avenue SW Calgary AB T2P 4H2</p> <p>Dan Baxter <a href="mailto:dbaxter@blgcanada.com">dbaxter@blgcanada.com</a></p> <p>Robyn Gurofsky <a href="mailto:rgurofsky@blgcanada.com">rgurofsky@blgcanada.com</a></p>	<p>403 232-9500</p>	<p>403 266-1395</p>	<p>Counsel to Harvest Group Limited Partnership</p>
<p><b>Holly Oak Homes Ltd.</b> 11 Slopes Grove SW Calgary AB T3H 3Y6</p> <p>Bob Carmichael <a href="mailto:carmichael@shaw.ca">carmichael@shaw.ca</a></p>	<p>403 240-4498</p> <p>403 630-3332 (c)</p>		
<p><b>McLeod &amp; Company LLP</b> 300-14505 Bannister Road SE Calgary AB T2X 3J3</p> <p>Ross A. Kaplan, Q.C. <a href="mailto:rakaplan@mcLeod-law.com">rakaplan@mcLeod-law.com</a></p>	<p>403 278-9411</p> <p>403 225-6401</p>	<p>403 271-1769</p>	<p>Counsel to Holly Oak and Bob Carmichael</p>
<p><b>IMOR Capital Corp.</b> 220-1040 West Georgia Street Vancouver BC V6E 4H1</p> <p>Alexander Hayne <a href="mailto:ahayne@instafund.com">ahayne@instafund.com</a></p>	<p>604 687-2020</p>		<p>Creditor</p>

Service Recipient	Telephone	Fax	Recipient Status
<b>Lawson Lundell LLP</b> 1600-925 West Georgia Street Vancouver BC V6C 3L2  Heather M.B. Ferris <a href="mailto:hferris@lawsonlundell.com">hferris@lawsonlundell.com</a>	604 631-9145	604 694-2957	<u>Counsel to:</u> IMOR Capital Corp.  Lombard General Insurance of Canada
<b>Borden Ladner Gervais LLP</b> 1000-400 3 Avenue SW Calgary AB T2P 4H2  Robert Stemp <a href="mailto:rstemp@blgcanada.com">rstemp@blgcanada.com</a>	403 232-9670	403 266-1395	Counsel to Laurentian Bank of Canada
<b>MCAP Financial Corporation</b> 500-630 6 Avenue SW Calgary AB T2P 0S8  Stephen Jones <a href="mailto:stephen.jones@mcap.com">stephen.jones@mcap.com</a>  Robert Balfour <a href="mailto:robert.balfour@mcap.com">robert.balfour@mcap.com</a>  David Norton <a href="mailto:david.norton@mcap.com">david.norton@mcap.com</a>			Creditor
<b>Kennedy Agrios LLP</b> 1325-10180 101 Street Edmonton AB T5J 3S4  Rick Kennedy <a href="mailto:rkennedy@kennedyagrios.com">rkennedy@kennedyagrios.com</a>  Ron H. Haggett <a href="mailto:rhaggett@kennedyagrios.com">rhaggett@kennedyagrios.com</a>	780 969-6900  780 969-6910  780 969-6912	780 969-6901	Counsel to MCAP
<b>MacDonald Development Corporation</b> 11 Flr-938 Howe Street Vancouver BC V6Z 1N9  Ron Lanthier <a href="mailto:rlanthier@macdevcorp.com">rlanthier@macdevcorp.com</a>	403 461-3421		Creditor
<b>Zolton Majoros</b> <b>Gaspar Majoros</b> c/o 2645 Carrington Road Kelowna BC V4T 2E6  Per Kimmitt Wrzesniewski <a href="mailto:kimmitt@telus.net">kimmitt@telus.net</a> <a href="mailto:kristab@kimmitt.ca">kristab@kimmitt.ca</a>	604 687-2177		Creditor

Service Recipient	Telephone	Fax	Recipient Status
<b>Monarch Land Ltd.</b> 361 1 Street SE Medicine Hat AB T1A 0Z5  Dennis Egert <u><a href="mailto:degert@monarchcorp.net">degert@monarchcorp.net</a></u>	403 215-3500		Creditor
<b>Miles Davison LLP</b> 1600-205 5 Avenue SW Calgary AB T2P 2V7  Terry Czechowskyj <u><a href="mailto:tczech@milesdavison.com">tczech@milesdavison.com</a></u>  Susan L. Robinson Burns, Q.C. <u><a href="mailto:sburns@milesdavison.com">sburns@milesdavison.com</a></u>	403 298-0333  403 298-0326  403 298-0359	403 263-6840	
<b>The Brenda Strafford Foundation</b> 200-602 11 Avenue SW Calgary AB T2R 1J8  Barrie Strafford <u><a href="mailto:barrie.i.strafford@straffordfoundation.org">barrie.i.strafford@straffordfoundation.org</a></u>  Mario Siciliano <u><a href="mailto:mario.siciliano@straffordfoundation.org">mario.siciliano@straffordfoundation.org</a></u>	604 331-6018		Creditor
<b>schuettlaw</b> 200-602 11 Avenue SW Calgary AB T2R 1J8  Robert Schuett <u><a href="mailto:Robert.schuett@schuettlaw.com">Robert.schuett@schuettlaw.com</a></u>  Luis Morales <u><a href="mailto:luis.morales@schuettlaw.com">luis.morales@schuettlaw.com</a></u>	403 705-1261  403 770-2420	403 705-1265	Counsel to The Brenda Strafford Foundation
<b>Worthington Mortgage Corp.</b> 203-10020 101A Avenue Edmonton AB T5J 3G2  Gary Cooper <u><a href="mailto:gkcooper@telusplanet.net">gkcooper@telusplanet.net</a></u>  Teddy E. Nobles <u><a href="mailto:ted@firstwest.com">ted@firstwest.com</a></u>  Wendy Gervais <u><a href="mailto:wgervais@telusplanet.net">wgervais@telusplanet.net</a></u>	250 769-6366 250 769-4006		Creditor



Service Recipient	Telephone	Fax	Recipient Status
<b>Reynolds Mirth Richards and Farmer</b> 3200-10180 101 Street Edmonton AB T5J 3W8  Michael J. McCabe, Q.C. <a href="mailto:mmcabe@rmrf.com">mmcabe@rmrf.com</a>  Paul Greep <a href="mailto:pgreep@rmrf.com">pgreep@rmrf.com</a>	   780 497-3344   780 497-3312	780 429-3044	Counsel to Worthington Mortgage Corp.
<b>Paragon Capital Corporation Ltd.</b>  Sandy Bautz <a href="mailto:sandy@paragoncorp.ca">sandy@paragoncorp.ca</a>  Abby Steinberg <a href="mailto:abby@paragoncorp.ca">abby@paragoncorp.ca</a>			DIP Lender
<b>Demiantschuk, Milley, Burke &amp; Hoffinger LLP</b> 1200-1015 4 Street SW Calgary AB T2R 1J4  Nikolaus Demiantschuk <a href="mailto:nick@legalsolutions.ca">nick@legalsolutions.ca</a>  Judy D. Burke <a href="mailto:judy@legalsolutions.ca">judy@legalsolutions.ca</a>	403 252-9937	403 263-8529	Counsel to Paragon Capital Corporation Ltd.
<b>Aviva Canada</b>  Jim Emanoilidis <a href="mailto:jim_emanoilidis@avivacanada.com">jim_emanoilidis@avivacanada.com</a>  Brian Argue <a href="mailto:brian_argue@avivacanada.com">brian_argue@avivacanada.com</a>			
<b>Field Law LLP</b> 400-604 1 Street SW Calgary AB T2P 1M7  Bryce McLean <a href="mailto:bmclean@fieldlaw.com">bmclean@fieldlaw.com</a>	403 260-8593	403 264-7084	Counsel to Jyp-Tech Drywall Inc.
<b>Bishop &amp; McKenzie LLP</b> 2500-10104 103 Avenue Edmonton AB T5J 1V3  Jerritt R. Pawlyk <a href="mailto:j.pawlyk@bishopmckenzie.com">j.pawlyk@bishopmckenzie.com</a>	780 426-5550	780 426-1305	Counsel to Condominium Corporation No. 0627724

Service Recipient	Telephone	Fax	Recipient Status
<p><b>Osler, Hoskin &amp; Harcourt LLP</b>  2500-450 1 Street SW  Calgary AB T2P 4H1</p> <p>Robert Anderson  <u><a href="mailto:randerson@osler.com">randerson@osler.com</a></u></p> <p>Douglas E. Schweitzer  <u><a href="mailto:dschweitzer@osler.com">dschweitzer@osler.com</a></u></p>	<p>403 260-7004</p> <p>403 260-7075</p>	<p>403 260-7024</p>	<p>Counsel to The Toronto Dominion Bank</p>
<p><b>Taylor McCaffrey LLP</b>  900-400 St. Mary Avenue  Winnipeg MB R3C 4K5</p> <p>Tim Kurbis  <u><a href="mailto:tkurbis@tmlawyers.com">tkurbis@tmlawyers.com</a></u></p>	<p>204 988-0312</p>	<p>204 953-7186</p>	<p>Counsel to Winnipeg Trades</p>
<p><b>City of Calgary</b></p> <p>Paul Frank  <u><a href="mailto:paul.frank@calgary.ca">paul.frank@calgary.ca</a></u></p>	<p>403-268-1802</p>		
<p>Joan Shannon  <u><a href="mailto:joan-shannon@shannontechnology.com">joan-shannon@shannontechnology.com</a></u></p>			
<p><b>Bennett Jones LLP</b>  4500-855 2 Street SW  Calgary AB T2P 4K7</p> <p>Frank R. Dearlove  <u><a href="mailto:dearlovef@bennettjones.com">dearlovef@bennettjones.com</a></u></p> <p>Kelsey Drozdowski  <u><a href="mailto:drozdowskik@bennettjones.com">drozdowskik@bennettjones.com</a></u></p>	<p>403 298-3202</p> <p>403 298-3323</p>	<p>403 265-7219</p>	<p>Counsel to CIBC</p>
<p><b>Ministry of Attorney General (British Columbia)</b>  Legal Services Branch  1301-865 Hornby Street  Vancouver BC V6Z 2G3</p> <p>Stephanie A. Jackson  <u><a href="mailto:stephanie.Jackson@gov.bc.ca">stephanie.Jackson@gov.bc.ca</a></u></p>	<p>604 660-1538</p>	<p>604 660-2636</p>	<p>Counsel to the Superintendent of Real Estate</p>
<p><b>McLeod &amp; Company LLP</b>  300-14505 Bannister Road SE  Calgary AB T2X 3J3</p> <p>Laurie S. Kiedrowski  <u><a href="mailto:kiedrowski@mcleod-law.com">kiedrowski@mcleod-law.com</a></u></p>	<p>403 225-6413</p>	<p>403 271-1769</p>	<p>Condominium Corporation No. 081 1225, Canvas at Millrise</p>

Service Recipient	Telephone	Fax	Recipient Status
<b>Bennett Jones LLP</b> 4500-855 2 Street SW Calgary AB T2P 4K7  Ken Lenz <a href="mailto:lenzk@bennettjones.com">lenzk@bennettjones.com</a>	403 298-3317	403 265-7219	Extendicare (Canada) Inc.
<b>St. Arnaud McAllister &amp; Bowie LLP</b> 800-10150 100 Street Edmonton AB T5J 0P6  Sean N. McAllister <a href="mailto:smcallister@telusplanet.net">smcallister@telusplanet.net</a>	780 423-2663 (x224)	780 424-4873	Counsel to Pro Bond Systems Inc.
<b>Andre Mancini</b> <b>Patrick Mancini</b>  <a href="mailto:pmancini@csadj.ca">pmancini@csadj.ca</a>			
<b>Davison Worden LLP</b> 1710-540 5 Avenue SW Calgary AB T2P 0M2  Ryana K. Mather <a href="mailto:rather@davisonworden.com">rather@davisonworden.com</a>	403 262-7745  403 294-3575	403 262-7011	Counsel to J. Adanac Consulting Ltd.
<b>Aikens MacAulay &amp; Thorvaldson LLP</b> 30 Flr-360 Main Street Winnipeg MB R3C 4G1  Daryl A. Chicione <a href="mailto:dac@aikins.com">dac@aikins.com</a>  J.J. Burnell <a href="mailto:jjbb@aikins.com">jjbb@aikins.com</a>	204 957-0050  204 957-4605  204 957-4663	204 957-0840  204 957-4436	Counsel to Kitchen Craft of Canada
<b>Fischer &amp; Company</b> 102-1262 St. Paul Street Kelowna BC V1Y 2C9  Matthew Fischer <a href="mailto:matthew@fischerandcompany.ca">matthew@fischerandcompany.ca</a>	250 712-0066	250 712-0061	Counsel to The Owners; Strata Plan KAS 3526
<b>Duncan &amp; Craig LLP</b> 2800-10060 Jasper Avenue Edmonton AB T5J 3V9  Russell A. Rimer <a href="mailto:rrimer@dcllp.com">rrimer@dcllp.com</a>  Brian Wallace <a href="mailto:bwallace@dcllp.com">bwallace@dcllp.com</a>	1 800 782 0949		Counsel to The National Home Warranty Program

Service Recipient	Telephone	Fax	Recipient Status
<b>Brownlee LLP</b> 2200-10155 102 Street Edmonton Alberta T5J 4G8  Alifeyah Gulamhusein <a href="mailto:agulamhusein@brownleelaw.com">agulamhusein@brownleelaw.com</a>	780 497 4829	780 424 3254	Counsel to Empire Drywall
<b>Hill &amp; Hill</b> 6-3151 Dunmore Road SE Medicine Hat AB T1B 2H2  Bruce Hill <a href="mailto:bh@hillandhill.ca">bh@hillandhill.ca</a>	403 527-1544	403 526-2551	Counsel to Dr. Schow
<b>Courtney Aarbo</b> 1138 Kensington Road NW Calgary AB T2N 3P3  Gary Courtney <a href="mailto:garycourtney@courtneyaarbo.ca">garycourtney@courtneyaarbo.ca</a>	403 571-5123	403 571-5134	Counsel to Bob & Myrna Diperts
<b>Lamont Land Inc.</b>  Gerry Lamont <a href="mailto:gerry@lamontland.com">gerry@lamontland.com</a>			
<b>Signature Service Real Estate</b> 1001 Kingsway Avenue SE Medicine Hat AB T1A 2X7  Norbert Klaiber <a href="mailto:norbert.klaiber@ssre.ca">norbert.klaiber@ssre.ca</a> <a href="mailto:norbertklaiber@live.ca">norbertklaiber@live.ca</a>	403 527-4000	403 529-0859	Agent for Cypress College
<b>Department of Justice Canada</b> 510-606 4 Street SW Calgary AB T2P 1T1  Jill Medhurst-Tivadar <a href="mailto:jill.medhurst-tivadar@justice.gc.ca">jill.medhurst-tivadar@justice.gc.ca</a>	403 299-3985	403 299-3966	Canada Revenue Agency
<b>Davis LLP</b> 1201-10060 Jasper Avenue Edmonton AB T5J 4E5  Douglas H. Shell, Q.C. <a href="mailto:dshell@davis.ca">dshell@davis.ca</a>	780 429-6811	780 702-4360	Counsel to CIBC

Service Recipient	Telephone	Fax	Recipient Status
<p><b>Pritchard &amp; Company LLP</b>  204-430 6 Avenue SE  PO Box 100 Stn Main  Medicine Hat AB T1A 7E8</p> <p>William J. Anhorn  <a href="mailto:wanhorn@pritchardandcompany.com">wanhorn@pritchardandcompany.com</a></p> <p>Michael J. Dolan  <a href="mailto:mdolan@pritchardandcompany.com">mdolan@pritchardandcompany.com</a></p>	403 527-4411	503 527-9806	<p>Counsel to Hatview Dairy Farm Ltd.</p> <p>Counsel for Cypress College</p>
<p><b>Glenn Marty Realty Inc.</b>  3-414 Broadway Rise  Sylvan Lake AB T4S 0G9  <a href="mailto:glennmarty@hotmail.com">glennmarty@hotmail.com</a></p>			
<p><b>Terrence T. McCaffery</b>  Barrister &amp; Solicitor  140 Deerfield Terrace SE  Calgary AB T2J 6V3</p> <p>DVPO P.O. Box 43137  Calgary AB T2J 7A7  <a href="mailto:ttmccaffery@gmail.com">ttmccaffery@gmail.com</a></p>	403 225-1513	1-888 575-1014	Counsel for Bank of Nova Scotia

Action No. 1001-07852

---

**IN THE COURT OF QUEEN'S BENCH OF ALBERTA  
JUDICIAL DISTRICT OF CALGARY**

---

**IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C.  
1985, c. C-36, AS AMENDED AND THE JUDICATURE ACT, R.S.A. 2000, c. J-2, AS  
AMENDED**

**AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF  
MEDICAN HOLDINGS LTD., MEDICAN DEVELOPMENTS INC., R7 INVESTMENTS  
LTD., MEDICAN CONSTRUCTION LTD., MEDICAN CONCRETE INC., 1090772  
ALBERTA LTD., 1144233 ALBERTA LTD., 1344241 ALBERTA LTD., 9150-3755  
QUEBEC INC., AXCESS (GRANDE PRAIRIE) DEVELOPMENTS LTD., AXCESS  
(SYLVAN LAKE) DEVELOPMENTS LTD., CANVAS (CALGARY) DEVELOPMENTS  
LTD., ELEMENTS (GRANDE PRAIRIE) DEVELOPMENTS LTD., HOMES BY  
KINGSLAND LTD., LAKE COUNTRY (SITARA) DEVELOPMENTS LTD., MEDICAN  
(EDMONTON TERWILLEGAR) DEVELOPMENTS LTD., MEDICAN (GRANDE  
PRAIRIE) HOLDINGS LTD., MEDICAN (KELOWNA MOVE) DEVELOPMENTS LTD.,  
MEDICAN (LETHBRIDGE – FAIRMONT PARK) DEVELOPMENTS LTD., MEDICAN  
(RED DEER – MICHENER HILL) DEVELOPMENTS LTD., MEDICAN (SYLVAN  
LAKE) DEVELOPMENTS LTD., MEDICAN (WESTBANK) DEVELOPMENT LTD.,  
MEDICAN (WESTBANK) LAND LTD., MEDICAN CONCRETE FORMING LTD.,  
MEDICAN DEVELOPMENTS (MEDICINE HAT SOUTHWEST) INC., MEDICAN  
ENTERPRISES INC. / LES ENTREPRISES MEDICAN INC., MEDICAN EQUIPMENT  
LTD., MEDICAN FRAMING LTD., MEDICAN GENERAL CONTRACTORS LTD.,  
MEDICAN GENERAL CONTRACTORS 2010 LTD., RIVERSTONE (MEDICINE HAT)  
DEVELOPMENTS LTD., SANDERSON OF FISH CREEK (CALGARY)  
DEVELOPMENTS LTD., SIERRAS OF EAUX CLAIRES (EDMONTON)  
DEVELOPMENTS LTD., SONATA RIDGE (KELOWNA) DEVELOPMENTS LTD.,  
SYLVAN LAKE MARINA DEVELOPMENTS LTD., THE ESTATES OF VALLEYDALE  
DEVELOPMENTS LTD., THE LEGEND (WINNIPEG) DEVELOPMENTS LTD., and  
WATERCREST (SYLVAN LAKE) DEVELOPMENTS LTD.**

**The Petitioners**

---

**NOTICE OF MOTION**

---

**FRASER MILNER CASGRAIN LLP**

**Barristers and Solicitors  
15th Floor Bankers Court  
850 2 Street SW  
Calgary, Alberta T2P 0R8**

---

**Solicitors: David W. Mann/Rebecca L. Lewis  
Telephone: (403) 268-7097/(403) 268-6354  
Facsimile: (403) 268-3100  
File: 526686-1**

