

**SUPERIOR COURT**  
(Commercial Division)

CANADA  
PROVINCE OF QUÉBEC  
DISTRICT OF MONTRÉAL

No.: 500-11-061483-224

DATE: May 5, 2023

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**BEFORE THE HONOURABLE CHRISTIAN IMMER, J.S.C.**

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***IN THE MATTER OF THE COMPROMISE OR ARRANGEMENT OF:***

**FORMERXBC INC. (FORMERLY XEBEC ADSORPTION INC.)  
11941666 CANADA INC. (FORMERLY XEBEC RNG HOLDINGS INC.)  
APPLIED COMPRESSION SYSTEMS LTD.  
1224933 ONTARIO INC. (FORMERLY COMPRESSED AIR INTERNATIONAL INC.)  
FORMERXBC HOLDING USA INC. (FORMERLY XEBEC HOLDING USA INC.)  
ENERPHASE INDUSTRIAL SOLUTIONS, INC.  
CDA SYSTEMS, LLC  
FORMERXBC ADSORPTION USA INC. (FORMERLY XEBEC ADSORPTION USA INC.)  
FORMERXBC PENNSYLVANIA COMPANY (FORMERLY THE TITUS COMPANY)  
FORMERXBC NOR CORPORATION (FORMERLY NORTEKBELAIR CORPORATION)  
FORMERXBC FLOW SERVICES – WISCONSIN INC. (FORMERLY XBC FLOW  
SERVICES – WISCONSIN INC.)  
CALIFORNIA COMPRESSION, LLC  
FORMERXBC SYSTEMS USA, LLC (FORMERLY XEBEC SYSTEMS USA, LLC)  
Debtors / Petitioners**

and

**DELOITTE RESTRUCTURING INC.**  
Monitor

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**ORDER EXTENDING THE STAY OF PROCEEDINGS**

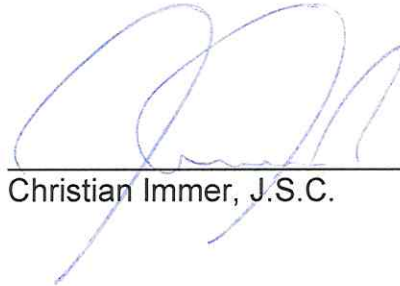
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- [1] **CONSIDERING** the *Application for an Extension of the Stay of Proceedings* (the “**Application**”) pursuant to the *Companies’ Creditors Arrangement Act*, RSC 1985, c C-36, as amended (“**CCAA**”) and the exhibit and the affidavit of Mr. Dimitrios Vounassis, filed in support thereof;
- [2] **CONSIDERING** the Ninth Report of the Monitor dated May 3, 2023;
- [3] **CONSIDERING** the testimony of Jean-François Nadon on behalf of the Monitor and the submissions of counsel which the following finding and conclusions:
- (a) That intensive efforts continue to be carried out to maximize the value of the remaining assets and settling outstanding issues, in line with the actions which have been carried out since the initial order and which were announced in the previous eight reports of the Monitor, and in the stakeholders’ interests;
- (b) That petitioners continue to act in good faith and with great diligence;
- [4] **GIVEN** the provisions of the CCAA;
- [5] **GIVEN** the Fifth Amended and Restated Initial Order rendered by the Court on March 27, 2023 (the “**Fifth ARIO**”);

**THE COURT HEREBY:**

- [6] **GRANTS** the Application.
- [7] **EXTENDS** the Stay Period (as defined in the Fifth ARIO) to and including May 24, 2023.
- [8] **DECLARES** that this Order and all other orders in these proceedings shall have full force and effect in all provinces and territories in Canada.
- [9] **REQUESTS** the aid and recognition of any Court, tribunal, regulatory or administrative body in any Province of Canada and any Canadian federal court or in the United States of America, including without limitation the United States Bankruptcy Court for the District of Delaware, and any court or administrative body elsewhere, to give effect to this Order and to assist the Petitioners, the Monitor and their respective agents in carrying out the terms of this Order.
- [10] **ORDERS** the provisional execution of this Order notwithstanding appeal and without security.

[11] THE WHOLE WITHOUT COSTS.



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Christian Immer, J.S.C.

MTRE SANDRA ABITAN  
MTRE JULIEN MORISSETTE  
MTRE ILIA KRAVTSOV  
MTRE SOPHIE COURVILLE  
(OSLER HOSKIN & HARCOURT LLP)  
COUNSEL TO THE PETITIONERS

Hearing date: May 5, 2022