COURT FILE NUMBER

1501-00955

COURT

COURT OF QUEEN'S BENCH OF ALBERT

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 (Taxation of Accounts)

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY FILING THIS DOCUMENT

Cassels Brock & Blackwell LLP Suite 1250, Millennium Tower 440-2nd Avenue SW

Calgary, AB T2P 5E9

Telephone (403) 351-2921 Facsimile (403) 648-1151

File No. 49073-1

Attention: Jeffrey Oliver/Danielle Maréchal

DATE ON WHICH ORDER WAS PRONOUNCED:

December 7, 2017

LOCATION WHERE ORDER WAS PRONOUNCED:

Calgary, Alberta

NAME OF JUSTICE WHO MADE THIS ORDER:

The Honourable Madam Justice B.E.C. Romaine

UPON THE APPLICATION of Deloitte Restructuring Inc., in its capacity as the monitor (the "Monitor") of Lutheran Church – Canada, The Alberta – British Columbia District (the "District"), Encharis Community Housing And Services ("ECHS"), Encharis Management And Support Services ("EMSS"), and Lutheran Church – Canada, The Alberta – British Columbia District Investments Ltd. ("DIL") (collectively, the "Applicants") for the taxation of the accounts of the Monitor and the Monitor's legal counsel; AND **UPON HAVING READ** the Application of the Monitor returnable December 7, 2017, filed; the Thirty-Third Report of the Monitor dated November 30, 2017 (the "Report"), filed; and the Affidavit of Service of Richard Comstock, filed; AND **UPON HEARING** counsel for the Monitor and other interested parties;

IT IS HEREBY ORDERED AND DECLARED THAT:

- 1. Service of notice of this application and supporting materials is hereby declared to be good and sufficient, and no other person is required to have been served with notice of this application, and time for service of this application is abridged to that actually given.
- The Monitor's fees and disbursements relating to the District for the period ending October 31, 2017, as more particularly set out in paragraph 33.1 and Schedule 1 of the Report, are approved without the necessity of a formal assessment of its accounts.
- The fees and disbursements of the Monitor's legal counsel, Gowling WLG (Canada) LLP and Cassels Brock & Blackwell LLP (collectively, the "Monitor's Counsel"), relating to the District for the period ending October 31, 2017, as more particularly set out in paragraph 33.2 and Schedule 2 of the Report, are approved without the necessity of a formal assessment of their accounts.
- The Monitor's fees and disbursements relating to DIL, ECHS and EMSS for the period ending October 31, 2017, including estimates to complete the within proceedings under the *Companies' Creditors Arrangement Act* (Canada) (the "CCAA Proceedings"), as more particularly set out in paragraph 33.3 and Schedule 3 of the Report, are approved without the necessity of a formal assessment of its accounts.
- 5. The fees and disbursements of the Monitor's Counsel relating to DIL, ECHS and EMSS for the period ending October 31, 2017, including estimates to complete the CCAA Proceedings, as more particularly set out in paragraph 33.4 and Schedule 4 of the Report, are approved without the necessity of a formal assessment of their accounts.
- 6. This Order must be served only upon those interested parties attending or presented at the within application and service may be effected by facsimile, electronic mail, personal deliver or courier. Service is deemed to be effected the next business day following the transmission or deliver of such documents.
- 7. Service of this Order on any party not attending this application is hereby dispensed with.

LCCORM