

Applicant

Respondent

Feb 28-13

E Golden for Deloitte + Touche ^{Feb 29 2013.}
per

C. Prophet for Peoples Trust Company
M. Mancini for Rose of Sharon
Relevant high lease Rents
Rosen Heritage Council.

With request to the Tote returned
today:
Item 3 is deposited to a
date to be set.

Item 4 will be scheduled
for a hearing by ~~the~~
at a future date.
Such scheduling to

ONTARIO
SUPERIOR COURT OF JUSTICE
(COMMERCIAL LIST)

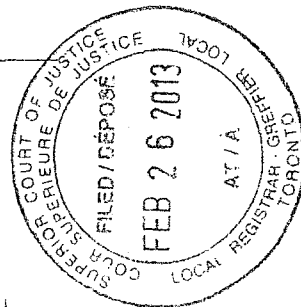
Proceeding Commenced at TORONTO

NOTICE OF MOTION
(Returnable February 28, 2013)

BLANEY McMURTRY LLP
Barristers and Solicitors
1500 — 2 Queen Street East
Toronto, ON M5C 3G5

Eric Golden (LSUC #38239M)
(416) 593-3927 (Tel)
(416) 593-5437 (Fax).

Lawyers for Deloitte & Touche Inc., in its capacity as court
appointed receiver and manager of Rose of Sharon
(Ontario) Retirement Community



be set by the Judge hearing this matter
on March 12, 2013

Item #5 - to be addressed on
March 12, 2013.

Item #6 + 7 + 8 - Same as Item #4
Item #10 to be determined on
March 12, 2013.

With respect to the Second Report,
it is noted that Mrs. Truswa
wished to reserve its rights
to raise issues at a later in
the trial. The issues of concern
were not clearly set out. Certain
findings are ~~not~~ made ~~only~~,
a Review which are being provided -
and in this case accepted by
the Court. I am not certain
how rights can be reserved in
these circumstances. I decline to
comment further.

I am satisfied that it is
~~the~~ appropriate to approve the
Second Report ^{and} of the actions of
the Receivers described therein.

I am satisfied, having reviewed
the record, that it is appropriate
and necessary to increase the
borrowing power of the Receivers
as requested.

I am also satisfied that the
fee requests of the Receivers
and its counsel are reasonable
in the circumstances and they
are approved.

The Receivers' Interim Statement of
Receipts and Disbursements for
the period Sept 27, 2011 to Dec 31, 2012
are also approved.

Reasonable Fees of KRMC for period up to
insider's ^{their} appointment as
representative Counsel ~~to~~ are

to be paid.

An order has been signed to
give effect to the foregoing.
I am not seized of this matter.

[subject to
edit
if typed]

[A. Brown]