BANKRUPTCY AND INSOLVENCY FAILLITE ET INSOLVABILITE FILED NOV 1 8 2014

JUDICIAL CENTRE OF CALGARY

COURT FILE NUMBER

093560

COURT

COURT OF QUEEN'S BENCH OF ALBERTA

IN BANKRUPTCY AND INSOLVENCY

JUDICIAL CENTRE

CALGARY

APPLICANTS

WESTANA LEASING CORPORATION and WESTANA LEASE & MORTGAGE CORP.

RESPONDENTS

SIGHTUS INC. and 6442064 CANADA INC.

DOCUMENT

ORDER

ADDRESS FOR SERVICE

AND

CONTACT INFORMATION

OF

PARTY FILING THIS

DOCUMENT

MacPherson Leslie & Tyerman LLP

Lawyers

1600 Centennial Place 520 – 3 Avenue S.W. Calgary, AB T2P 0R3 Phone: 403-693-4300

Fax: 403-508-4349

Attention: Jeffrey M. Lee, Q.C.

Solicitors for Ernst & Young Inc. (formerly RSM Richter Inc.), Interim Receiver of Sightus

Inc. and 6442064 Canada Inc.

DATE ON WHICH ORDER WAS PRONOUNCED: Tuesday, November 18, 2014

NAME OF JUDGE WHO MADE THIS ORDER: The Honourable Mr. Justice D.B. Nixon

ORDER

UPON THE APPLICATION of Ernst & Young Inc. (formerly RSM Richter Inc.), (the "Interim Receiver"), interim receiver of Sightus Inc. and 6442064 Canada Inc. (collectively, "Sightus"); AND UPON HAVING read the Notice of Application of the Interim Receiver filed on [NTD: DATE], 2014 and the Final Report of the Interim Receiver filed on [NTD: DATE], 2014; AND UPON HEARING from counsel for the Interim Receiver;

IT IS HEREBY ORDERED AND DECLARED THAT:

 Service of the Notice of Application commencing this application and the materials filed in support thereof is good, valid, timely and sufficient.

222260v3

- 2. The actions of the Interim Receiver and those of its legal counsel in regard to the administration of the interim receivership of Sightus shall be and are hereby approved.
- 3. The professional fees and disbursements of the Interim Receiver and its legal counsel shall be and are hereby approved and same shall be paid.
- 4. The Interim Receiver shall be and is hereby authorized and directed to take such steps as are necessary in order to conclude its administration of the interim receivership of Sightus (including, without limitation, making all required payments and distributions from and out of the interim receivership estate and closing the trust account of the interim receivership estate) and filing with the Court a letter from the Interim Receiver confirming that all such steps required to conclude the administration of the interim receivership of Sightus have been completed by the Receiver (the "Interim Receiver's Confirmation Letter").
- Upon the filing of the Interim Receiver's Confirmation Letter with the Court, the Interim Receiver shall (without further Order of the Court) be discharged.
- 6. The Interim Receiver and its legal counsel shall not be liable for any act or omission, including, without limitation, any act or omission arising from, relating to or in connection with the administration of the interim receivership of Sightus, save and except for any liability arising out of fraud, gross negligence or wilful misconduct on the part of the Interim Receiver or its legal counsel.
- 7. No person shall commence an action or proceeding asserting a claim against the Interim Receiver or its legal counsel arising from, relating to or in connection with the administration of the interim receivership of Sightus without first obtaining an Order of this Court (on notice to the Interim Receiver and its legal counsel) granting such person leave to commence such action or proceeding, and any such action or proceeding commenced without such leave being obtained is a nullity.

Justice of the Court of Queen's Bench of Alberta