

COURT FILE NUMBER

COURT COURT OF QUEEN'S BENCH OF ALBERTA JUDICIAL CENTRE CALGARY DOCUMENT TWENTY-SIXTH REPORT OF THE MONITOR IN THE MATTER OF THE COMPANIES CREDITORS' ARRANGEMENT ACT, R.S.C. 1985 c. C-36 AS AMENDED AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF LUTHERAN CHURCH - CANADA, THE ALBERTA - BRITISH COLUMBIA DISTRICT, LUTHERAN CHURCH-CANADA, THE ALBERTA-BRITISH COLUMBIA DISTRICT INVESTMENTS LTD., ENCHARIS COMMUNITY HOUSING AND SERVICES AND ENCHARIS MANAGEMENT AND SUPPORT SERVICES DATED March 2, 2017 ADDRESS FOR SERVICE AND Counsel CONTACT INFORMATION OF PARTY FILING THIS Cassels Brock & Blackwell LLP DOCUMENT Suite 1250, Millennium Tower 440 2nd Avenue SW Calgary, Alberta T2P 5E9 Attention: Jeffrey Oliver Telephone/ Facsimile: 403-351-2921/ 403-648-1151 Email: joliver@casselsbrock.com Monitor Deloitte Restructuring Inc. 700 Bankers Court, 850 - 2nd Street SW Calgary, AB T2P OR8 Attention: Jeff Keeble & Joseph Sithole Telephone/Facsimile: 587-293-3203/ 403-718-3681 Email: jkeeble@deloitte.ca & josithole@deloitte.ca

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Introduction and Notice to Reader

Introduction

- On January 23, 2015 (the "Filing Date"), 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" or the "District Group") obtained an Initial Order (the "Initial Order") from the Court of Queen's Bench of Alberta (the "Court") under the *Companies' Creditors Arrangement Act*, R.S.C. 1985, c. C-36, as amended (the "CCAA"). Deloitte Restructuring Inc. ("Deloitte") was appointed as Monitor (the "Monitor") in the CCAA proceedings.
- 2. For clarity, the District includes the Church Extension Fund ("CEF"), which was originally created to allow District members to loan their money and earn interest in faith-based developments. CEF was operated under the purview of the District's Department of Stewardship and Financial Ministries and was not created as a separate legal entity. As such, depositors to CEF are creditors of the District (the "District Depositors"). Depositors to DIL will be referred to as the "DIL Depositors". The District Depositors will collectively be referred to as the "Depositors".
- 3. The Initial Order provided for an initial stay of proceedings (the "Stay") until February 20, 2015. The Court has now granted nine extensions of the Stay. The most recent Order was granted at an application on September 2, 2016 (the "September 2 Hearing") and extended the Stay until the earlier of December 31, 2016 or the date on which a Certificate of Plan Termination is filed signaling the completion of the plan of compromise and arrangement for the District as subsequently amended (the "District Plan"). On November 15, 2016 counsel for the Applicants wrote a letter to the Court noting that the Monitor would not be in a position to file the Certificate of Plan Termination by December 31, 2016 as several properties still needed to be dealt with and there was still one disputed claim that was unresolved. Counsel also noted in the letter that upon further review of the sanction orders granted by the Court for all of the plans, it was noted that each of the sanction orders granted an extension of the Stay. The Monitor understands that the Court has not disputed this position and the Stay remains in place until the Certificates of Plan Termination are filed.

- 4. Prior to the Initial Order being granted, Deloitte prepared a Pre-Filing Report of the Proposed Monitor dated January 22, 2015 (the "Pre-Filing Report"). The Monitor subsequently filed the following reports:
 - 4.1. the First Report of the Monitor dated February 17, 2015;
 - 4.2. the Second Report of the Monitor dated March 23, 2015 (the "Second Report");
 - 4.3. the Third Report of the Monitor dated June 16, 2015;
 - 4.4. the Fourth Report of the Monitor dated June 24, 2015 (the "Fourth Report");
 - 4.5. the Fifth Report of the Monitor dated August 24, 2015 (the "Fifth Report');
 - 4.6. the Sixth Report of the Monitor dated September 9, 2015;
 - 4.7. the Seventh Report of the Monitor dated October 20, 2015;
 - 4.8. the Eighth Report of the Monitor dated October 30, 2015;
 - 4.9. the Ninth Report of the Monitor dated November 26, 2015;
 - 4.10. the Tenth Report of the Monitor dated December 22, 2015;
 - 4.11. the Eleventh Report of the Monitor dated January 11, 2016;
 - 4.12. the Twelfth Report of the Monitor dated January 27, 2016;
 - 4.13. the Thirteenth Report of the Monitor dated February 4, 2016;
 - 4.14. the Fourteenth Report of the Monitor dated February 18, 2016;
 - 4.15. the Fifteenth Report of the Monitor dated February 25, 2016 (the "Fifteenth Report");
 - 4.16. the Sixteenth Report of the Monitor dated March 14, 2016;
 - 4.17. the Seventeenth Report of the Monitor dated March 18, 2016 (the "Seventeenth Report");
 - 4.18. the Eighteenth Report of the Monitor dated April 25, 2016;
 - 4.19. the Nineteenth Report of the Monitor dated May 27, 2016;
 - 4.20. the Twentieth Report of the Monitor dated June 14, 2016;
 - 4.21. the Twenty-First Report of the Monitor dated July 7, 2016;
 - 4.22. the Twenty-Second Report of the Monitor dated July 12, 2016;
 - 4.23. the Twenty-Third Report of the Monitor dated August 22, 2016;
 - 4.24. the Twenty-Fourth Report of the Monitor dated October 17, 2016; and
 - 4.25. the Twenty-Fifth Report of the Monitor dated December 12, 2016 (the "Twenty-Fifth Report," together with the Pre-Filing Report, the reports listed in 4.1 to 4.25 will collectively be referred to as the "Reports").

- 5. The Monitor also filed a confidential supplement to the Second Report dated March 25, 2015, a confidential supplement to the Fourth Report dated June 25, 2015, a confidential supplement to the Fifth Report dated August 26, 2015, a confidential supplement to the Fifteenth Report dated February 26, 2016 and a Confidential Supplement to the Seventeenth Report dated March 18, 2016 (collectively the "Supplements"). The Supplements have been sealed by the Court.
- 6. In addition to the Reports and the Supplements, the Monitor prepared a First Report to the Creditors of ECHS and EMSS dated November 10, 2015 (the "Encharis Report"), a First Report to the Creditors of DIL dated December 8, 2015 (the "DIL Report"), and a First Report to the Creditors of the District dated March 28, 2016 (the "District Report"). All of the Encharis Report, the DIL Report and the District Report were prepared for the purpose of providing creditors of the corresponding entities with specific information related to the respective plans of compromise and arrangement for ECHS, EMSS, DIL and the District (respectively the "ECHS Plan", the "EMSS Plan", the "DIL Plan" and the "District Plan", collectively the "Applicant Plans"), all as subsequently amended.
- 7. This report represents the Twenty-Sixth Report of the Monitor (the "Twenty-Sixth Report"). The Twenty-Sixth Report has been prepared to provide the Court with an update on the CCAA Proceedings and the Applicant Plans since the Twenty-Fifth Report as well as to provide an updated cash flow for the Applicants for the 13 week period ending May 13, 2017 along with a cash flow variance analysis for the Applicants for the twelve week period ended February 11, 2017.
- 8. Capitalized terms not otherwise defined herein shall have the meanings given to them in the Reports and in the Supplements.
- Information on the CCAA proceedings can be accessed on Deloitte's website at www.insolvencies.deloitte.ca under the link entitled "Lutheran Church – Canada, the Alberta – British Columbia District et. al.".

Notice to Reader

- 10. In preparing this report, the Monitor has relied on unaudited financial information, the books and records of the Applicants and discussions with the Applicant's employees, the Applicant's Chief Restructuring Officer (the "CRO"), interested parties and stakeholders. The Monitor has not performed an independent review or audit of the information provided.
- 11. The Monitor assumes no responsibility or liability for any loss or damage occasioned by any party as a result of the circulation, publication, reproduction, or use of this report.
- 12. All amounts included herein are in Canadian dollars unless otherwise stated.

Status of Applicant Plans

The District Plan

- 13. The District Plan was approved by the required majority of Eligible Affected Creditors, an Order sanctioning the District Plan was granted by the Court on August 2, 2016, and the District Plan became effective on August 23, 2016, immediately following the expiration of the appeal period.
- 14. As previously reported, approximately 1,654 Eligible Affected Creditors were paid in full by the Convenience Payments. Following the Convenience Payments having been issued, 988 Eligible Affected Creditors remain (the "Remaining Affected Creditors"). Pursuant to the Initial Cash Distributions and taking into account payments made pursuant to the Emergency Fund, Remaining Affected Creditors have received distributions totalling approximately 12% of their proven claims after deducting the Convenience Payments.
- 15. As set out in the Distribution Letters, the following distributions will be made to Remaining Affected Creditors in the future:
 - 15.1. Cash distribution(s) from the proceeds of the remaining Non-Core Assets, which include cash and marketable securities, selected unsecured loans, any recovery from a guarantee from Shepherd of the Valley Ministries Ltd. granted in favour of the District, a property in Strathmore, Alberta, a property in Elkford, British Columbia, and a mortgage on a property in Fort McMurray, Alberta. Pursuant to the District Plan, distributions are to be made each time the quantum of funds held in trust reaches \$3.0 million net of applicable holdbacks; and
 - 15.2. Remaining Affected Creditors who reside outside of Canada will receive a further cash distribution based on a discounted value for the NewCo Shares (as defined later herein) in lieu of the NewCo Shares, as further set out in the District Plan.
- 16. The District has implemented the tax structured transaction contemplated in the District Plan pursuant to which shares (the "NewCo Shares") in a new company called Sage Developments Inc. ("NewCo" or "Sage") were issued to Remaining Affected Creditors effective October 31, 2016 (the "NewCo Transaction"). Certain assets and contracts of ECHS and EMSS, as outlined in the Twenty-Fourth Report, were transferred to NewCo along with the operations of the Harbour and Manor seniors' care facilities and the Prince of Peace Church and School effective the same date.
- 17. The District Plan calls for a NewCo shareholder meeting to be called within six months of the NewCo closing date of October 31, 2016. The Monitor understands that a meeting date has not yet been set by NewCo management.

The DIL Plan

- 18. The DIL Plan was approved by the required majority of DIL Depositors, an Order sanctioning the DIL Plan was granted by the Court on August 2, 2016 and the DIL Plan became effective on August 23, 2016, immediately following the expiration of the appeal period.
- 19. As previously reported, pursuant to an Order granted on August 28, 2015 and amended on November 5, 2015 and an Order granted on April 27, 2016, interim distributions totalling \$22.0 million have been released to DIL Depositors (the "DIL Distributions"). These distributions include payments made to DIL Depositors pursuant to the Emergency Fund and required annual minimum payments to holders of registered retirement income funds and locked in income funds. DIL Depositors have received distributions totalling approximately 61% of their original investments as recorded in DIL's books and records on the Filing Date.
- 20. The most valuable remaining asset held by DIL is a loan (the "Kelowna Loan") due from a congregation in Kelowna, British Columbia (the "Kelowna Congregation") which is secured by a registered mortgage on the property that houses the Kelowna Congregation (the "Kelowna Property"). The Monitor understands that DIL has commenced foreclosure proceedings with respect to the Kelowna Property, and the Kelowna Congregation has 6 months to payout the Kelowna Loan prior to the Kelowna Property being listed for sale. The Monitor does not anticipate that any further distributions will be made to DIL Depositors until such time as the Kelowna Loan can be realized upon.

The Representative Actions

- 21. As outlined in the Twenty-Fourth Report, the District Plan and the DIL Plan included provisions that would allow District Depositors and the DIL Depositors to participate in legal action(s) (respectively the "District Representative Action" and the "DIL Representative Action" and, collectively, the "Representative Actions") that may be undertaken against various parties by way of class proceedings or otherwise. The District and DIL subcommittees (the "District Subcommittee" and the "DIL Subcommittee") have been formed, representative action holdbacks have been funded, and the following representative action counsel for the respective subcommittees have been selected:
 - 21.1. Allan Garber, counsel for the District Representative Action; and
 - 21.2. Errin Poyner counsel for the DIL Representative Action.
- 22. Currently, the Representative Actions cannot be commenced prior to the issuance of the Certificates of Plan Termination by the Monitor. The Monitor does not anticipate that Certificates of Plan Termination will be filed within the Forecast Period. However, the Monitor has been in discussions with counsel to the District, District Subcommittee and DIL Subcommittee in relation to whether the Stay of proceedings can be lifted in order to permit the Representative Actions to proceed at an earlier time. As the date of this Report, those discussions are ongoing. The Monitor will report on this issue at a later date in the event that an application is brought by the District subcommittee or DIL subcommittee to lift the Stay of proceedings.

The ECHS and EMSS Plans

- 23. As noted above, all of the ECHS Assets, EMSS Assets and ECHS' and EMSS' operations were transferred to NewCo effective October 31, 2016. The Monitor notes that ECHS and EMSS continue to hold funds in trust to satisfy outstanding trade creditor claims incurred after the Filing Date and to satisfy the professional fees and disbursements of the Monitor, the Monitor's legal counsel and ECHS' and EMSS' legal counsel required to complete the administration of the CCAA proceedings (the "Restructuring Claims"). Should ECHS or EMSS have additional funds beyond what is required to satisfy the Restructuring Claims, ECHS and EMSS will remit these funds to NewCo.
- 24. The Monitor will file Certificates of Plan Termination stating that it has completed all of its duties under the ECHS and EMSS Plans when the conditions in sections 6.1 and 6.2 of the respective plans have been satisfied. The Monitor will then have been deemed to have been discharged of its duties as Monitor of ECHS and EMSS pursuant to the ECHS and EMSS Plans.

Cash Flow Forecast

District

- 25. Attached as "Schedule 1" is the Statement of Projected Cash Flow for the District for the thirteen week period ending May 13, 2017 (the "District Forecast", the "Forecast Period"). The District Forecast has been broken down to distinguish between cash flow related to CEF and that related to other District operations. The District, including CEF, estimates a total net cash outflow of approximately \$304,900 over the Forecast Period and projects that it will have cash on hand of approximately \$1.9 million (including marketable securities) at the end of the Forecast Period.
- 26. A summary of the District Forecast is included below:

The District Including CEF	
Statement of Projected Cash Flo	
For the Thirteen Week Period Ending Ma	
	Total
Cash flow from CEF operations	
Receipts	
Bank Interest Income	900
Management fees	9,066
Total Receipts	9,966
Disbursements	
CEF salaries and benefits	(57,600)
Distributions pursuant to the District Plan	(161,960)
Operating expenses	(5,700)
Restructuring fees	(75,000)
CRO	(20,580)
Total disbursements	(320,840)
Net cash flow from CEF operations	(310,874)

The District Including CEF	:	
Statement of Projected Cash F		
For the Thirteen Week Period Ending I	May 13, 20 ⁻	17
		Total
Cash flow from other District operations		
Receipts		
Mission remittances		117,000
Total receipts		117,000
Disbursements		
Salaries and benefits		(21,300)
Administrative expenses, travel and utilities		(17,250)
Outreach operating expenses Department of Stewardship and Financial		(28,000)
Ministries operating expenses		(10,500)
President's expenses		(6,500)
Mission Payments to LCC		(26,000)
Contingency		(1,500)
Total disbursements		(111,050)
Net cash flow from other District operations		5,950
Total net cash flow	\$	(304,924)
Cash and marketable securities on hand	•	0.050.505
Beginning balance	\$	2,252,565
Total net cash flow		(304,924)
Ending balance	\$	1,947,641

Cash Flow Related to CEF

- 27. The District is forecasting receipts of approximately \$10,000 over the Forecast Period related to CEF, primarily for management fees related to administrative assistance provided to DIL by the District.
- 28. No receipts from other District asset sales are included, as the remaining sales are not anticipated to close prior to the end of the Forecast Period.

- 29. The District is forecasting disbursements of approximately \$320,800 over the Forecast Period related to CEF. We highlight the following with respect to these disbursements:
 - 29.1. Payments totalling approximately \$57,600 are due for salaries and benefits payable to employees of the District for CEF related activities;
 - 29.2. As at February 11, 2017, District has issued approximately \$17.1 million of the District distributions. As previously communicated, distribution amounts due to minors are to be released to the guardians of the affected minors. Distribution amounts due to the estates of deceased depositors are to be released to the estate beneficiaries. Certain forms are required to be returned to the District and/or the Monitor in order to facilitate these distributions, not all of which have yet been submitted. As such, approximately \$162,000 of the District distributions have not yet been issued, but are anticipated to be paid-out during the Forecast Period;
 - 29.3. The District estimates disbursements of approximately \$75,000 to pay restructuring fees, including payments to the Applicant's legal counsel, the Monitor, the Monitor's legal counsel, and legal counsel for the District Committee. Where appropriate, restructuring fees are allocated between the Applicants; and
 - 29.4. The District estimates fees for the CRO of approximately \$20,600 over the Forecast Period. The fees of the CRO are allocated between the Applicants.

Cash Flow Related to Other District Operations

- 30. The District is forecasting receipts of approximately \$117,000 over the Forecast Period for mission remittances (the "Donations") from the District's 127 member congregations. Pursuant to the Order granted on June 26, 2015, a portion of the Donations are payable to Lutheran Church Canada (the "LCC Portion"). For the Forecast Period, the LCC Portion is estimated to be \$26,000.
- 31. The District is forecasting disbursements of approximately \$111,100 over the Forecast Period. We highlight the following with respect to these disbursements:
 - 31.1. The District's employees are paid on a bi-weekly basis. Payroll and the corresponding CRA payroll source deduction remittances are anticipated to total approximately \$21,300 over the Forecast Period; and
 - 31.2. Operating expenses for outreach services are anticipated to total approximately \$17,300 over the Forecast Period.

32. The District had an opening cash balance of approximately \$2.3 million consisting of a cash balance of approximately \$2.0 million, bonds of approximately \$48,800 as at October 31, 2016 which are held with FI Capital Ltd. ("FI Capital"), and an investment of approximately \$155,700 as at January 31, 2017, which is held with Richardson GMP. We note that the value of the bonds held by FI Capital decreased by approximately \$12,500 between October 31, 2016 and January 31, 2017 as certain investments matured. As noted above, the District, including CEF, is projected to have a net cash outflow of approximately \$304,900 over the Forecast Period. In addition, as at February 11, 2017, the District's legal counsel is holding approximately \$2.1 million in trust for future distributions to District Depositors. Based on their opening cash balance, the District has sufficient liquidity to sustain its ongoing operations during the Forecast Period.

DIL

33. Attached as "Schedule 2" is the Statement of Projected Cash Flow for DIL for the thirteen week period ending May 13, 2017 (the "DIL Forecast"). DIL estimates a net cash outflow of approximately \$256,200 over the Forecast Period and projects that it will have cash on hand of approximately \$143,000 at the end of the Forecast Period. A summary of the DIL Forecast is included below:

DIL		
Statement of Projected Cash	Flow	
For the Thirteen Week Period Ending		17
		Total
Receipts		
Bank Interest	\$	300
Total receipts	`	300
Disbursements		
Management fee		(9,066)
Restructuring fees		(40,275)
CRO		(20,580)
DIL Distribution		(69,161)
Annual Minimum RRIF payments		(117,423)
Total disbursements		(256,505)
Net cash flow	\$	(256,205)
Cash and marketable securities on hand		
Beginning balance	\$	399,230
Net cash flow		(256,205)
Ending balance	\$	143,025

- 34. DIL is forecasting receipts of approximately \$300 over the Forecast Period for interest receivable from accounts that it holds with BMO Bank of Montreal.
- 35. No receipts from other DIL asset sales are included, as the remaining sales are not anticipated to close prior to the end of the Forecast Period.
- 36. DIL is forecasting disbursements of approximately \$256,500 over the Forecast Period. We highlight the following with respect to these disbursements:
 - 36.1. DIL is estimating the disbursement of \$9,100 for management fees payable to the District, who assists in administering the investment fund;
 - 36.2. DIL estimates disbursements of approximately \$40,300 to pay restructuring fees, including payments to the Applicant's legal counsel, the Monitor, the Monitor's legal counsel, and the DIL Committee's legal counsel over the Forecast Period. Where appropriate, restructuring fees are allocated between the Applicants;
 - 36.3. DIL estimates fees for the CRO of approximately \$20,600 over the Forecast Period. The fees of the CRO are allocated between the Applicants;
 - 36.4. DIL estimates disbursements of approximately \$117,400 over the Forecast period related to statutory annual minimum payments due pursuant to DIL Depositors' registered retirement income funds for 2017; and
 - 36.5. As at November 12, 2016, DIL had transferred approximately \$21.9 million of the DIL Distributions to DIL Depositors. As previously reported, pursuant to the DIL Distributions, amounts releasable to DIL Depositors who were RRIF and LIF holders were available to be transferred to an alternative investment fund of the DIL Depositor's choosing. Selected RRIF and LIF holders have not yet requested the transfer of their share of the DIL Distribution. As such, approximately \$69,200 of the DIL Distributions have not yet been transferred by DIL but are anticipated to be paid-out during the Forecast Period.
- 37. DIL had an opening cash balance of approximately \$399,200. As noted above, DIL is projected to have a net outflow of cash of approximately \$256,200 over the Forecast Period. In addition, as at February 11, 2017, DIL's legal counsel is holding approximately \$1.9 million in trust for future distributions to District Depositors. Based on their opening cash balance, DIL has sufficient liquidity to sustain its ongoing operations during the Forecast Period.

ECHS

38. Attached as "Schedule 3" is the Statement of Projected Cash Flow for ECHS for the thirteen week period ending May 13, 2017 (the "ECHS Forecast"). ECHS estimates a net decrease in cash of approximately \$61,800 over the Forecast Period and projects that it will have cash on hand of approximately \$86,800 at the end of the Forecast Period. A summary of the ECHS Forecast is included below:

ECHS		
Statement of Projecte	ed Cash Flow	
For the Thirteen Week Period	Ending May 13,	2017
		Total
Disbursements		
Operating expenses		(4,965)
Restructuring fees		(45,000)
CRO		(8,820)
Contingency		(3,000)
Total disbursements		(61,785)
Net cash flow	\$	(61,785)
Cook on bond		
Cash on hand	¢	140 505
Beginning balance	\$	148,535
Net cash flow		(61,785)
Ending balance	\$	86,750

- As previously reported, ECHS' operations and assets were transferred to NewCo effective October 31, 2016.
- 40. ECHS is projecting disbursements of approximately \$61,800 over the Forecast Period. We highlight the following with respect to these disbursements:
 - 40.1. Disbursements to pay restructuring fees, including payments to the Applicants' legal counsel, the Monitor and the Monitor's legal counsel are estimated to total approximately \$45,000 over the Forecast Period.
- 41. ECHS has an opening cash balance of approximately \$148,500. As noted above, ECHS is projected to have a net cash outflow of approximately \$61,800 over the Forecast Period. Based on their opening cash balance, ECHS has sufficient liquidity to sustain its ongoing operations during the Forecast Period.

EMSS

42. Attached as "Schedule 4" is the Statement of Projected Cash Flow for EMSS for the thirteen week period ending May 13, 2017 (the "EMSS Forecast"). EMSS estimates a net decrease in cash of approximately \$245,400 over the Forecast Period. EMSS projects that it will have cash on hand of approximately \$324,800 at the end of the Forecast Period. A summary of the EMSS Forecast is included below:

EMSS Statement of Projected	Cash Flow	
For the Thirteen Week Period E		2017
		Total
Disbursements		
Transfer to SAGE		(135,000)
D&O Insurance Expense		(26,589)
Restructuring fees		(45,000)
CRO		(8,820)
Contingency		(30,000)
Total disbursements		(245,409)
Net cash flow	\$	(245,409)
Cash on hand		
Beginning balance	\$	570,197
Net cash flow		(245,409)
Ending balance	\$	324,788

- 43. As previously indicated, EMSS operations and assets were transferred to NewCo effective October 31, 2016.
- 44. EMSS is not projecting any receipts over the Forecast Period.
- 45. EMSS is projecting disbursements of approximately \$245,400 over the Forecast Period. We highlight the following with respect to these disbursements:
 - 45.1. Prior to the Forecast Period, certain residents continued to deposit rent amounts to EMSS' bank account. All such payments will be transferred to Sage; and
 - 45.2. Disbursements to pay restructuring fees, including payments to the Applicants' legal counsel, the Monitor and the Monitor's legal counsel are estimated to total approximately \$45,000 over the Forecast Period.

46. EMSS has an opening cash balance of approximately \$570,200. As noted above, EMSS is projected to have a net cash outflow of approximately \$245,400 over the Forecast Period. Based on their opening cash balance, EMSS has sufficient liquidity to sustain its ongoing operations during the Forecast Period.

Monitor's Report on Cash Flow

- 47. The District Forecast, the DIL Forecast, the ECHS Forecast and the EMSS Forecast will collectively be referred to as the "Applicants' Forecasts".
- 48. The Monitor reports as follows with respect to the Applicants' Forecasts:
 - 48.1. Each of the Applicants' Forecasts have been prepared by Management for the purposes described in the notes contained therein (the "Notes") using the probable and hypothetical assumptions set out in the Notes;
 - 48.2. The Monitor's review consisted of inquiries, analytical procedures and discussion related to information supplied to it by Management and selected employees of the Applicants. Since hypothetical assumptions need not be supported, the Monitor's procedures with respect to them were limited to evaluating whether they were consistent with the purpose of each of the Applicants' Forecasts. We have also reviewed the support provided by Management for the probable assumptions, and the preparation and presentation of the Applicants' Forecasts;
 - 48.3. Based on our review, nothing has come to the attention of the Monitor that causes us to believe that, in all material respects:
 - 48.3.1. The hypothetical assumptions are not consistent with the purpose of each of the Applicants' Forecasts;
 - 48.3.2. As at the date of the Twenty-Sixth Report, the probable assumptions developed by Management are not suitably supported and consistent with the Plans of each of the Applicants or do not provide a reasonable basis for each of the Applicants' Forecasts, given the hypothetical assumptions; or
 - 48.3.3. Each of the Applicants' Forecasts does not reflect the probable and hypothetical assumptions.
 - 48.4. Since the Applicants' Forecasts are based on assumptions regarding future events, actual results will vary from the information presented even if the hypothetical assumptions occur and the variations may be material. Accordingly, the Monitor expresses no assurance as to whether the Applicants' Forecasts will be achieved. We further express no opinion or other form of assurance with respect to the accuracy of any financial information reported with respect to the Applicants' Forecasts, or relied upon by it in reporting on the Applicants' Forecasts; and
 - 48.5. The Applicants' Forecasts have been prepared solely for the purpose described in the Notes, and readers are cautioned that they may not be appropriate for other purposes.

Variance Analysis

District

- 49. Attached as "Schedule 5" is a variance analysis (the "Variance Analysis") for the District for the thirteen week period ended February 11, 2017 (the "Variance Period"). The Variance Analysis for the District reflects an overall net positive variance of approximately \$465,300. The Variance Analysis is based on the Statement of Projected Cash Flow for the Thirteen Week Period Ending February 11, 2017 for the District, which was dated November 23, 2016.
- 50. The Variance Analysis includes information as to timing and permanent variances reported by the District over the Variance Period. The following permanent variances over \$25,000 were reported during the Forecast Period:
 - 50.1. A positive variance of approximately \$37,100 due to restructuring fees being lower than originally forecast;
 - 50.2. A positive variance of approximately \$93,700 for donations received but not originally forecasted;
 - 50.3. A positive variance of approximately \$42,200 for mission remittances from member congregations being higher than originally forecast; and
 - 50.4. A negative variance of approximately \$28,300 for administration expenses due to insurance plan renewals not being originally forecasted.

DIL

- 51. Attached as "Schedule 6" is the Variance Analysis for DIL for the Variance Period. The Variance Analysis for DIL reflects an overall net positive variance of approximately \$139,800. The Variance Analysis is based on the Statement of Projected Cash Flow for the Thirteen Week Period Ending February 11, 2017 for DIL, which was dated November 23, 2016.
- 52. The Variance Analysis includes information as to timing and permanent variances reported by DIL over the Variance Period. The following permanent variances over \$25,000 were reported during the Forecast Period:
 - 52.1. A positive variance of \$117,400 from a transfer of trust held by Bishop & McKenzie to DIL in order to fund the RRIF and LIF annual minimum payments required;
 - 52.2. A positive variance of approximately \$25,700 due to restructuring fees being lower than originally forecast; and
 - 52.3. A positive variance of approximately \$40,500 due to annual minimum RRIF and LIF payments being lower than originally anticipated.

ECHS

- 53. Attached as "Schedule 7" is the Variance Analysis (the "Variance Analysis") for ECHS for the Variance Period. The Variance Analysis for EMSS reflects an overall net negative variance of approximately \$77,200. The Variance Analysis is based on the Statement of Projected Cash Flow for the Thirteen Week Period Ending February 11, 2017 for ECHS, which was dated November 23, 2016.
- 54. The Variance Analysis includes information as to timing and permanent variances reported by ECHS over the Variance Period. The following permanent variances over \$25,000 were reported during the Forecast Period:
 - 54.1. A negative variance of approximately \$69,900 for additional operating expenses due to the second severance payment made to a former ECHS employee that was not originally forecast.

EMSS

- 55. Attached as "Schedule 8" is the Variance Analysis for EMSS for the Variance Period. The Variance Analysis for EMSS reflects an overall net positive variance of approximately \$179,400. The Variance Analysis is based on the Statement of Projected Cash Flow for the Thirteen Week Period Ending February 11, 2017 for ECHS, which was dated November 23, 2016.
- 56. The Variance Analysis includes information as to timing and permanent variances reported by EMSS over the Variance Period. No permanent variances over \$25,000 were reported during the Variance Period.

Conclusion

- 57. This report has been prepared to provide additional information with respect to the following:
 - 57.1. The status of the Applicant Plans;
 - 57.2. Statements of projected cash flow for each of the Applicants for the thirteen week period ending May 13, 2017; and
 - 57.3. Variance analysis for the cash flow of each of the Applicants for the thirteen week period ended February 11, 2017.

DELOITTE RESTRUCTURING INC.,

In its capacity as Court-appointed Monitor of The Lutheran Church – Canada, The Alberta – British Columbia District, Encharis Community Housing and Services, Encharis Management and Support Services and The Lutheran Church – Canada, The Alberta – British Columbia District Investments Ltd. and not in its personal or corporate capacity

Jeff Keeble CA, CIRP, LIT, CBV Senior Vice-President

						tement of Project	cted Cash Flow od Ending May 1	3. 2017							
Week ending	18-Feb-17	25-Feb-17	4-Mar-17	11-Mar-17		25-Mar-17	1-Apr-17	8-Apr-17	15-Apr-17	22-Apr-17	29-Apr-17	6-May-17	13-May-17	Total	Specific Notes
Cash flow from CEF operations															
Receipts															
Bank Interest Income			300					300				300		900	
Management fees					4,303					4,764				9,066	1
Total Receipts	-	-	300	-	4,303	-	-	300	-	4,764	-	300	-	9,966	-
Disbursements															
CEF salaries and benefits	(15,000)		(4,200)		(15,000)		(4,200)		(15,000)			(4,200)		(57,600)	
Distributions pursuant to the District Plan	(161,960)													(161,960)	2
Operating expenses	(950)		(950)		(950)		(950)		(950)		(950)			(5,700)	
Restructuring fees	(25,000)				(25,000)				(25,000)					(75,000)	3
CRO					(10,290)				(10,290)					(20,580)	4
Total disbursements	(202,910)	-	(5,150)	-	(51,240)	-	(5,150)	-	(51,240)	-	(950)	(4,200)	-	(320,840)	
Net cash flow from CEF operations	(202,910)	-	(4,850)	-	(46,937)	-	(5,150)	300	(51,240)	4,764	(950)	(3,900)	-	(310,874)	-
Cash flow from other District operations															
Receipts															
Mission remittances	9,000	9,000	9,000	9,000	9,000	9,000	9,000	9,000	9,000	9,000	9,000	9,000	9,000	117,000	5
Total receipts	9,000	9,000	9,000	9,000	9,000	9,000	9,000	9,000	9,000	9,000	9,000	9,000	9,000	117,000	
Disbursements															
Salaries and benefits	(7,100)				(7,100)				(7,100)					(21,300)	6
Administrative expenses, travel and utilities	(750)	(750)	(3,250)	(750)	(750)	(750)	(3,250)	(750)	(750)	(750)	(750)	(3,250)	(750)	(17,250)	7
Outreach operating expenses	(8,500)	(250)	(250)	(250)	(8,500)	(250)	(250)	(250)	(250)	(8,500)	(250)	(250)	(250)	(28,000)	8
Department of Stewardship and Financial															
Ministries operating expenses	(2,500)	(1,000)			(2,500)	(1,000)			(2,500)	(1,000)				(10,500)	
President's expenses	(500)	(500)	(500)	(500)	(500)	(500)	(500)	(500)	(500)	(500)	(500)	(500)	(500)	(6,500)	
Mission Payments to LCC	(6,500)				(6,500)				(6,500)				(6,500)	(26,000)	
Contingency		(500)					(500)				(500)			(1,500)	-
Total disbursements	(25,850)	(3,000)	(4,000)	(1,500)	(25,850)	(2,500)	(4,500)	(1,500)	(17,600)	(10,750)	(2,000)	(4,000)	(8,000)	(111,050)	
Net cash flow from other District operations	(16,850)	6,000	5,000	7,500	(16,850)	6,500	4,500	7,500	(8,600)	(1,750)	7,000	5,000	1,000	5,950	-
Total net cash flow	\$ (219,760)	\$ 6,000 \$	150 \$	7,500	63,787) \$	6,500 \$	(650) \$	7,800 \$	6 (59,840) \$	3,014 \$	6,050 \$	\$	\$ 1,000 \$	(304,924)	-
Cash and marketable securities on hand															-
Beginning balance	\$ 2,252,565	\$ 2,032,805	\$ 2,038,805 \$	2,038,955	\$ 2,046,455 \$	6 1,982,667	\$ 1,989,167	\$ 1,988,517	\$ 1,996,317	\$ 1,936,477	\$ 1,939,491	\$ 1,945,541	\$ 1,946,641 \$	2,252,565	
Total net cash flow	(219,760)	6,000	150	7,500	(63,787)	6,500	(650)	7,800	(59,840)	3,014	6,050	1,100	1,000	(304,924)	
Ending balance	\$ 2,032,805	\$ 2.038.805 \$	2,038,955 \$						5 1,936,477 \$			5 1,946,641 9	5 1,947,641 \$	1,947,641	10

Prepared as at the 2nd day of February, 2017.

The Lutheran Church - Canada, The Alberta - British Columbia District (the "District") including the Church Extension Fund ("CEF") Statement of Projected Cash Flow For the Thirteen Week Period Ending May 13, 2017

Purpose:

This Statement of Projected Cash Flow (the "Cash Flow") has been prepared by management pursuant to section 10(2)(a) of the *Companies' Creditors' Arrangement Act* ("CCAA"). It is being filed specifically for the purposes contemplated in that section and readers are cautioned that it may not be appropriate for other purposes. The Cash Flow has been prepared based on the hypothetical and probable assumptions described in the general and specific notes. In addition the Cash Flow has been prepared based on assumptions regarding future events; therefore actual results may vary from the estimates presented herein and these variances may be material.

The Lutheran Church - Canada - The Alberta British Colu

Per: Cameron Sherban, Chief Restructuring Officer

Notes & Assumptions - General:

1. Unless otherwise stated, amounts are based on historical data and management estimates.

All amounts include applicable GST.

3. CEF placed a moratorium on depositors redemptions effective January 2, 2015.

4. The sale of a property in Strathmore, Alberta closed in September 2016 with net sale proceeds of approximately \$2.9M to be divided between the District and Lutheran Church - Canada, the Alberta British-Columbia District Investments Ltd. Funds are currently being held in trust for future District Distributions by the District's legal counsel.

5. The District filed a plan of compromise and arrangement (the "District Plan") in the CCAA proceedings, which was approved by the Court pursuant to an Order granted on August 2, 2016 (the "District Sanction Order").

Notes & Assumptions - Specific:

1. Represents a monthly management fee payable from DIL to the District, which is based on 1% of the assets under management.

2. Represents remaining initial distributions to the District's creditors pursuant to the District Plan.

3. Represents anticipated amounts payable to the District's legal counsel, the CCAA Monitor, the CCAA Monitor's legal counsel and representative counsel for the creditors' committee that was established for the District.

4. Includes amounts payable to Kluane Partners as the Chief Restructuring Officer.

5. Represents the anticipated weekly amount of mission commitments received from the churches throughout the District a portion of which is payable to Lutheran Church-Canada as set out in the Order granted by the Court of Queen's Bench of Alberta on June 26, 2015.

6. Includes monthly salary, benefits and pension amounts. The District is WCB exempt.

7. Includes information technology, general office expenses and travel.

8. Program funding given to churches within the District. Churches can access this program by applying for specific funding with all amounts being reviewed by the Outreach Department and approved by the District's board of directors.

9. Monthly amount sent to the Lutheran Church Canada for use of the services of the LCC gift planner, who is assigned to the District.

10. This amount includes cash held by the District in various accounts with Bank of Montreal, including approximately \$2,962 held in a U.S. dollar account, which has been converted at an exchange rate of \$1:00 US: 1.3085 CDN. This amount also includes marketable securities held with FI Capital and Richardson GMP with a fair market value of approximately \$204,400 as at January 31, 2017.

							For t	Statement of Pro		3, 2017							
Week ending	1	3-Feb-17	25-Feb-17	4-N	lar-17 1'	-Mar-17	18-Mar-17		<i>i</i> /	8-Apr-17	15-Apr-17	22-Apr-17	29-Apr-17	6-May-17	13-May-17	Total	Specific Note
Receipts																	
Bank Interest					100				\$	100			\$	100	\$	300	
Total receipts		-	-		100	-	-	-	-	100	-	-	-	100	-	300	
Disbursements																	
Management fee							(4,303)					(4,764)				(9,066)	1
Restructuring fees		(13,425)					(13,425)				(13,425)					(40,275)	2
CRO							(10,290)				(10,290)					(20,580)	3
DIL Distribution		(69,161)														(69,161)	4
Annual Minimum RRIF payments		(117,423)														(117,423)	5
Total disbursements		(200,009)	-		-	-	(28,018)	-	-	-	(23,715)	(4,764)	-	-	-	(256,505)	
Net cash flow	\$	(200,009) \$	-	\$	100 \$	- \$	(28,018) \$	- \$	- \$	100 \$	(23,715) \$	(4,764) \$	- \$	100 \$	- \$	(256,205)	
Cash and marketable securities on ha	nd																
Beginning balance	\$	399,230 \$	199,22 ⁻	I \$	199,221 \$	199,321 \$	199,321 \$	171,303 \$	171,303 \$	171,303	§ 171,403 \$	147,688 \$	142,925 \$	142,925 \$	143,025 \$	399,230	
Net cash flow	*	(200,009)	-	•	100	-	(28,018)	-	-	100	(23,715)	(4,764)	-	100	-	(256,205)	
Ending balance	\$	199.221 \$	199.221	\$	199,321 \$	199,321 \$	171,303 \$	171,303 \$	171,303 \$	171.403 \$	147.688 \$	142.925 \$	142.925 \$	143,025 \$	143,025 \$	143,025	6 & 7

Prepared as at the 2nd day of February, 2017.

Purpose: This Statement of Projected Cash Flow (the "Cash Flow") has been prepared by management pursuant to section 10(2)(a) of the Companies' Creditors' Arrangement Act ("CCAA"). It is being filed specifically for the purposes contemplated in that section and readers are cautioned that it may not be appropriate for other purposes. The Cash Flow has been prepared based on the hypothetical and probable assumptions described in the general and specific notes. In addition, the Cash Flow has been prepared based on assumptions regarding future events; therefore actual results may vary from the estimates presented herein and these variances may be material. The Lutheran Church - Canada, the

Alberta British Colum Per: Cameron Sherban, Chief

Restructuring Officer

Notes & Assumptions - General:

1. Unless otherwise stated, amounts are based on historical data and management estimates.

2. All amounts include applicable GST.

3. DIL has not processed any depositors redemptions since January 2, 2015.

4. The sale of a property in Strathmore, Alberta closed in September 2016 with net sale proceeds of approximately \$2.9M to be divided between the Lutheran Church - Canada, the Alberta British-Columbia District and DIL. Funds are currently being held in trust for future DIL Distributions by DIL's legal counsel. 5. DIL filed a plan of compromise and arrangement (the "DIL Plan") in the CCAA proceedings, which was approved by the Court pursuant to an Order granted on August 2, 2016.

Notes & Assumptions - Specific:

1. Represents a monthly management fee payable to the District, which is based on 1% of the assets under management.

2. Represents anticipated amounts payable to DIL's legal counsel, the CCAA Monitor, the CCAA Monitor's legal counsel and representative counsel for the creditors' committee that was established for DIL.

3. Includes amounts payable to Kluane Partners as the Chief Restructuring Officer.

4. Pursuant to an Order granted on August 28, 2015 and amended on November 5, 2015 and an Order granted on April 27, 2016, interim distributions totaling \$22.0 million have been released to DIL's creditors (the "Interim Distributions"). Not all RRIF and LIF holders have requested the transfer of funds and \$69,161 remains to be distributed from the Interim Distributions.

5. 2017 AMP Based on 75% valuation less all distributions to date.

6. Includes amounts held by DIL in accounts with Bank of Montreal.

7. Bishop & McKenzie LLP, legal counsel to DIL, is holding approximately \$1.9 million in trust generated by net realizations from the sale of DIL's assets and funds payable from ECHS pursuant to their plan of compromise and arrangement which is not reflected herein.

							ent of Projected Ca n Week Period Endi								
Week ending	1;	8-Feb-17	25-Feb-17	4-Mar-17	11-Mar-17	18-Mar-17	25-Mar-17	1-Apr-17	8-Apr-17	15-Apr-17	22-Apr-17	29-Apr-17	6-May-17	Total	Specific Note
Disbursements															
Operating expenses		(155)	(1,500)			(155)	(1,500)			(155)	(1,500)			(4,965)	
Restructuring fees		(15,000)				(15,000)				(15,000)				(45,000)	1
CRO						(4,410)				(4,410)				(8,820)	2
Contingency			(1,000)				(1,000)				(1,000)			(3,000)	_
Total disbursements		(15,155)	(2,500)	-	-	(19,565)	(2,500)	-	-	(19,565)	(2,500)	-	-	(61,785)	
Net cash flow	\$	(15,155) \$	6 (2,500) \$	- \$	- \$	(19,565) \$	\$ (2,500) \$	- \$	- \$	(19,565)	\$ (2,500) \$	- \$	- \$	(61,785)	
Cash on hand															
Beginning balance	\$	148,535 \$	133,380 \$	130,880 \$	130,880 \$	130,880 \$	5 111,315 \$	108,815 \$	108,815 \$	108,815	\$ 89,250 \$	86,750 \$	86,750 \$	148,535	
Net cash flow		(15,155)	(2,500)	-	-	(19,565)	(2,500)	-	-	(19,565)	(2,500)	-	-	(61,785)	_
Ending balance	\$	133,380 \$	130,880 \$	130,880 \$	130,880 \$	111,315 \$	5 108,815 \$	108,815 \$	108,815 \$	89,250	6 86,750 \$	86,750 \$	86,750 \$	86,750	-

Prepared as at the 2nd day of February, 2017.

Purpose:

This Statement of Projected Cash Flow (the "Cash Flow") has been prepared by management pursuant to section 10(2)(a) of the Companies' Creditors' Arrangement Act ("CCAA"). It is being filed specifically for the purposes contemplated in that section and readers are cautioned that it may not be appropriate for other purposes. The Cash Flow has been prepared based on the hypothetical and probable assumptions described in the general and specific notes. In addition the Cash Flow has been prepared based on assumptions regarding future events; therefore actual results may vary from the estimates presented herein and these variances may be material.

Encharis Compunity Housing Service

Per: Cameron Sherban, Chief Restructuring Officer

Notes & Assumptions - General:

1. Unless otherwise stated, amounts are based on historical data and management estimates.

2. All amounts include applicable GST.

3. ECHS' plan of compromise and arrangement (the "ECHS Plan") was approved by the Court of Queen's Bench of Alberta on January 20, 2016.

4. The Lutheran Church - Canada, the Alberta - British Columbia District's (the "District") plan of compromise and arrangement (the "District Plan") was approved by the Court of Queen's Bench of Alberta on August 2, 2016. ECHS operations and assets were transferred to a new company effective Oct 31, 2016.

Notes & Assumptions - Specific:

1. Represents anticipated amounts payable to ECHS' legal counsel, the CCAA Monitor and the CCAA Monitor's legal counsel.

2. Includes amounts payable to Kluane Partners as the Chief Restructuring Officer.

						St	nagement and Su atement of Projec irteen Week Perio	ted Cash Flow	. ,							
Week ending	1	8-Feb-17	25-Feb-17	4-Mar-17	11-Mar-17	18-Mar-17	25-Mar-17	1-Apr-17	8-Apr-17	15-Apr-17	22-Apr-17	29-Apr-17	6-May-17	13-May-17	Total	Specific Notes
Disbursements Transfer to SAGE D&O Insurance Expense Restructuring fees		(135,000) (15,000)		(8,863)		(15,000)			(8,863)	(15,000)			(8,863)		(135,000) (26,589) (45,000)	1 2 3
CRO Contingency Total disbursements		(150,000)	(10,000) (10,000)	(8,863)	-	(4,410)	(10,000) (10,000)	-	(8,863)	(4,410)	(10,000) (10,000)	-	(8,863)	-	(8,820) (30,000) (245,409)	4
Net cash flow	\$	(150,000)	(10,000)	\$ (8,863)	\$	6 (19,410)	\$ (10,000) \$	- \$	6 (8,863)	\$ (19,410)	\$ (10,000)	\$-	\$ (8,863)	\$-\$	(245,409)	
Cash on hand Beginning balance	\$	570,197			\$ 401,334 \$		\$ 381,924 \$	371,924 \$		\$ 363,061	\$ 343,651	\$ 333,651		\$ 324,788 \$		
Net cash flow Ending balance	\$	(150,000) 420,197 \$	(10,000) 410,197	(8,863) \$ 401,334	- \$ 401,334	(19,410) 381,924	(10,000) \$ 371,924 \$	371,924 \$	(8,863) 363,061	(19,410) \$ 343,651	(10,000) \$ 333,651	- \$ 333,651	(8,863) \$ 324,788	\$ 324,788 \$	(245,409) 324,788	5

Prepared as at the 2nd day of February, 2017.

Purpose:

This Statement of Projected Cash Flow (the "Cash Flow") has been prepared by management pursuant to section 10(2)(a) of the Companies' Creditors' Arrangement Act ("CCAA"). It is being filed specifically for the purposes contemplated in that section and readers are cautioned that it may not be appropriate for other purposes. The Cash Flow has been prepared based on the hypothetical and probable assumptions described in the general and specific notes. In addition, the Cash Flow has been prepared based on assumptions regarding future events; therefore actual results may vary from the estimates presented herein and these variances may be material.

Encharis M Servic Per: Cameron Sherban, Chief

Restructuring Officer

- Notes & Assumptions General: 1. Unless otherwise stated, amounts are based on historical data and management estimates.
- 2. All amounts include applicable GST.

3. EMSS holds security deposits for PAL and independent residents in a separate trust account, which is not reflected herein.

4. EMSS' plan of compromise and arrangement (the "EMSS Plan") was approved by the Court of Queen's Bench of Alberta on January 20, 2016.

5. The Lutheran Church - Canada, the Alberta - British Columbia District's (the "District") plan of compromise and arrangement (the "District Plan") was approved by the Court of Queen's Bench of Alberta on August 2, 2016. EMSS' operations and assets were transferred to new company effective October 31, 2016.

Notes & Assumptions - Specific:

1. Reflects amounts collected by EMSS prior to February 11, 2017 on behalf of Sage.

2. D&O Insurance for Encharis.

Constrained for Ended
Alego insurance for Ended
Alego

5. Includes amounts held by EMSS in their operating account with Bank of Montreal.

The Lutheran Church - Canada, The Alberta - British Columbia District (the "District") including the Church Extension Fund ("CEF")

Variance Analysis

For the period from November 13, 2016 to February 11, 2017

	Total Forecast	Total Actual	Variance (A-F)	Note
Cash flow from CEF operations				
Receipts				
Loan Payout	\$ -	\$ 170	\$ 170	
Bank Interest Income	4,500	2,244	(2,256)	1
Management fees	51,500	81,913	30,413	2
Fotal Receipts	56,000	84,326	28,326	
Disbursements				
Distributions Pursuant to the District Plan	(487,588)	(188,988)	298,600	2
CEF salaries and benefits	(57,600)	(60,586)	(2,986)	1
Operating expenses	(12,350)	(1,140)	11,210	1
Restructuring Fees	(344,965)	(307,825)	37,140	1
Representative Action Holdback	(100,000)	(100,000)	-	
CRO	(30,870)	(41,160)	(10,290)	2
Fotal disbursements	(1,033,373)	(699,699)	333,674	
Net cash flow from CEF operations	(977,373)	(615,373)	362,000	
Cash flow from other District operations				
Receipts				
Donations	-	93,734	93,734	3
Miscellaneous	-	3,629	3,629	1
Mission remittances	110,250	152,486	42,236	4
Fotal receipts	110,250	249,849	139,599	
Disbursements				
Salaries and benefits	(21,300)	(16,417)	4,883	1
Agency Funds/Restricted Funds	-	(7,442)	(7,442)	2
Administrative expenses, travel and utilities	(6,500)	(34,772)	(28,272)	5
Outreach operating expenses	(18,750)	(1,715)	17,035	1
Parish and school services operating expenses	-	(41)	(41)	
Department of Stewardship and Financial Ministries operating expenses	(3,000)	(645)	2,355	1
President's expenses	(6,500)	(7,613)	(1,113)	1
Mission to LCC	(12,000)	(26,315)	(14,315)	4
Contingency	(1,500)	-	1,500	2
Fotal disbursements	(69,550)	(94,961)	(25,411)	
Net cash flow from other District operations	40,700	- 154,888	- 114,188	
Total net cash flow	\$ (936,673)	- \$ (460,485)	\$ 476,188	
Cash and marketable securities on hand				
Beginning balance as per Bank & Fl Cap	\$ 2,723,763	\$ 2,723,763	\$-	
Total net cash flow	(936,673)	(460,485)	476,188	
Net Change in value of marketable securities/ adjustment to exchange rate	(000,010)	(10,851)	(10,851)	
Ending Balance as per bank & FI Capital	\$ 1,787,090			

Notes:

1. Permanent variances as a result of receipts/ disbursements being higher/ lower than originally forecast.

2. Timing related variances, which are expected to reverse themselves in future weeks.

3. Permanent variances as a result of donations being received from congregations, which were not originally forecast.

3. Timing related variances, which are expected to reverse themselves in future weeks.

4. Permanent variance due to mission remittances being higher than forecast. A portion of mission remittances are to be forwarded to Lutheran Church Canada.

5. Permanent variance, primarily due to renewal of insurance policies at the beginning of the year.

The Lutheran Church - Canada, The Alberta - British Columbia District Investments Ltd. ("DIL") Variance Analysis For the period from November 13, 2016 to February 11, 2017

	Tota	al Forecast	То	tal Actual	Vari	ance (A-F)	Notes
Receipts							
Transfer from Bishop & McKenzie	\$	-	\$	117,432	\$	117,432	1
Bank Interest Income		1,050		316		(734)	
Total receipts		1,050		117,748		116,698	
Disbursements							
Management fee		(51,500)		(81,913)		(30,413)	2
Restructuring fees		(120,820)		(95,107)		25,713	3
Representative Action Holdback		(150,000)		(150,000)		-	
Operating Expenses		-		(1,755)		(1,755)	3
CRO		(30,870)		(41,160)		(10,290)	2
GWL Distribution		(185,956)		(186,522)		(566)	
Annual Minimum RRIF payments		(157,885)		(117,432)		40,453	4
Total disbursements		(697,031)		(673,889)		23,142	
				-			
Net cash flow	\$	(695,981)		(556,141)	\$	139,840	
Cash and marketable securities on hand							
Beginning balance as per Bank & FI Cap	\$	955,371	\$	955,371	\$	-	
Total net cash flow		(695,981)		(556,141)		139,840	
Ending Balance as per bank & FI Capital	\$	259,390	\$	399,230	\$	139,840	

Notes:

1. Transfer of funds held in trust by Bishop & Mckenzie to the District necessary to fund annual minimum payments for RRIF and LIF holders

2. Timing related variances, which are expected to reverse themselves in future weeks.

3. Permanent variances as a result of receipts/ disbursements being higher/ lower than originally forecast.

4. Annual minimum payments for RRIF and LIF holders lower than originally anticipated.

Encharis Community Housing and Services ("ECHS") Variance Analysis For the period from November 13, 2016 to February 11, 2017

	Tot	al Forecast	Total Actual	Variance (A-F)	Notes
Disbursements					
Operating expenses		(27,289)	(97,215)	(69,926)	1
Transfer to EMSS		(139,017)	(139,017)	(0)	
Restructuring fees		(110,000)	(92,188)	17,812	2
Transfer to Sage		-	(20,657)	(20,657)	3
CRO		(13,230)	(17,640)	(4,410)	2
Total disbursements		(289,536)	(366,717)	(77,181)	
Net cash flow	\$	(289,536)	\$ (366,717)	\$ (77,181)	
Cash on hand					
Beginning balance	\$	515,251	\$ 515,251	\$-	
Net cash flow		(289,536)	(366,717)	(77,181)	
Ending balance	\$	225,716	\$ 148,535	\$ (77,181)	

Notes:

1. Permanent variance due to remaining severance payment not originally forecast.

2. Permanent variances as a result of receipts/ disbursements being higher/ lower than originally forecast.

3. Permanent variance due to deposits originally held by ECHS transferred to Sage not originally forecast.

Encharis Management and Support Services ("EMSS") Variance Analysis For the period from November 13, 2016 to February 11, 2017

	Total Forecast	Total Actual	Variance (A-F)	Notes
Receipts				
Transfer from ECHS	\$ 139,017	\$ 139,017 \$	(0)	
Miscellaneous revenue	-	(183)	(183)	
lotal receipts	139,017	138,834	(183)	
Disbursements			-	
Transfer to Sage	(463,853)	(308,587)	155,266	1
Health Benefits	(28,603)	(28,499)	104	
Administrative expenses	(18,053)	(23,559)	(5,506)	2
Food services expenses	(11,044)	(5,617)	5,427	2
Healthcare expenses	(1,421)	(6,205)	(4,784)	2
Maintenance expenses	(6,050)	(8,209)	(2,159)	2
Utility expenses	(17,000)	(20,520)	(3,520)	2
Restructuring fees	(127,000)	(83,406)	43,594	1
CRO	(13,230)	(22,050)	(8,820)	1
otal disbursements	(686,254)	(506,652)	179,602	
let cash flow	\$ (547,237)	\$ (367,818) \$	179,419	
Seek on hand				
Cash on hand Beginning Balance	\$ 938,014	\$ 938,014 \$	_	
Net cash flow	(547,237)	(367,818)	179,419	
Ending Balance	\$ 390,777			

Notes:

1. Timing related variances, which are expected to reverse themselves in future weeks.

2. Permanent variances as a result of receipts/ disbursements being higher/ lower than originally forecast.