Court File No: CV-19-00630241-00CL

ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

| THE HONOURABLE |) | WEDNESDAY, THE 17 TH |
|----------------|---|---------------------------------|
| |) | |
| JUSTICE CONWAY |) | DAY OF JANUARY, 2024 |

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 ARRANGEMENTOF NORTH AMERICAN FUR PRODUCERS INC., NAFA PROPERTIES INC.,3306319 NOVA SCOTIA LIMITED, NORTH AMERICAN FUR AUCTIONS INC., NAFA PROPERTIES (US) INC., NAFA PROPERTIES STOUGHTON LLC, NORTH AMERICAN FUR AUCTIONS (US) INC., NAFPRO LLC (WISCONSIN LLC), NAFA EUROPE CO-OPERATIEF UA, NAFA EUROPE B.V., DAIKOKU SP. Z OO and NAFA POLSKA SP. Z OO (collectively the "**Applicants**" or any one of them the "**Applicant**")

AMENDED AND RESTATED CLAIMS PROCESS ORDER

THIS MOTION, brought by the Applicants pursuant to the *Companies' Creditors Arrangement Act*, R.S.C. 1985, c. C-36, as amended (the "CCAA") for an order amending the Claims Process Order of the Honourable Justice McEwen, dated May 25, 2023, was heard this day by videoconference via Zoom in Toronto, Ontario.

ON READING the Motion Record of the Applicants, the sixteenth report of the Monitor dated January 15, 2024 (the "**Sixteenth Report**"), and upon hearing the submissions of counsel for the Applicants, counsel to the Monitor, counsel to the Canadian Imperial Bank of Commerce, as agent for the lenders party to the Fourth and Restated Credit Agreement dated as of September 27, 2019, as it may be amended or amended and restated from time to time (in such capacity, the "**Agent**"), counsel for Farm Credit Canada ("**FCC**"), and counsel for certain of the Secured Shareholders of NAFA, no one appearing for any other person on the Service List, although properly served as appears on the Affidavit of Service of Ariyana Botejue sworn January 15, 2024, filed;

SERVICE

1. **THIS COURT ORDERS** that the time for service of the Notice of Motion and the Motion Record is hereby validated so that this Motion is properly returnable today and hereby dispenses with further service thereof.

DEFINITIONS AND INTERPRETATION

2. **THIS COURT ORDERS** that unless otherwise stated, all monetary amounts referenced herein are expressed in U.S. dollars, the Applicants reporting currency. All Claims shall be filed in U.S. dollars. If a Claim is filed in another currency it shall be converted to U.S. dollars as set out in paragraph 23.

3. **THIS COURT ORDERS** all capitalized terms not otherwise defined in this Order shall have the meanings ascribed to them in the Plan (as defined below). The below terms shall have the following meanings ascribed thereto:

- (a) "Business Day" means a day, other than a Saturday or a Sunday, on which banks are generally open for business in Toronto, Ontario.
- (b) "Books and Records" means the books and records of the Applicants related to the operations of the business of the Applicants, including employee records, account ledgers, transaction records, payment records, and other similar information, either in physical or electronic form.
- (c) "CCAA" has the meaning ascribed to it in the preamble to this Claims Process Order.
- (d) "Charges" shall have the meaning ascribed to it in the Initial Order.
- (e) "Claim" means each of:
 - (i) any right or claim of any Person against the Applicants (or any one of them),
 in connection with any indebtedness, liability or obligation of any kind
 whatsoever and any interest accrued thereon or costs payable in respect

thereof, whether liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, unsecured, present, future, known or unknown, by guarantee, surety or otherwise and whether or not such right is executory in nature, including, by reason of any breach of contract (whether oral or written), any breach of duty (including, any legal, statutory, equitable or fiduciary duty), any right of ownership of or title to property, contracts or assets or right to a trust or deemed trust (whether statutory, express, implied, resulting, constructive or otherwise) the right or ability of any Person to advance a claim for contribution or indemnity (including any claim by a Director or Officer against the Applicants for contribution and/or indemnity arising from any D&O Claim) for or otherwise with respect to any matter, action, cause or chose in action.

for or otherwise with respect to any matter, action, cause or chose in action, whether existing at present or commenced in the future, which indebtedness, liability or obligation (A) is based in whole or in part on facts existing prior to the Filing Date, (B) relates to a time period prior to the Filing Date, or (C) would have been a claim provable in bankruptcy had the Applicants become bankrupt on the Filing Date (each, a "**Pre-Filing Claim**", and collectively, the "**Pre-Filing Claims**");

- (ii) any indebtedness, liability or obligation of any kind with respect to the Applicants arising out of the restructuring, termination, repudiation or disclaimer of any lease, contract, or other agreement or obligation on or after the Filing Date and whether such restructuring, termination, repudiation or disclaimer took place or takes place before or after the date of this Claims Process Order (each, a "**Restructuring Claim**", and collectively, the "**Restructuring Claims**"); or
- (iii) any right or claim of any Person against any of the Directors or Officers of any of the Applicants, in connection with any indebtedness, liability or obligation of any kind whatsoever and any interest accrued thereon or costs payable in respect thereof, whether liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable,

secured, unsecured, present, future, known or unknown, by guarantee, surety or otherwise and whether or not such right is executory in nature including any right or ability of any Person to advance a claim for contribution, indemnity or otherwise against any of the Directors or Officers of the Applicants with respect to any matter, action, cause or chose in action, however arising, for which any Director or Officer of the Applicants is alleged to be, by statute or otherwise by law or equity, liable to pay in his or her capacity as a Director or Officer of the Applicants or which is secured by way of the Directors' Charge (as defined in the Initial Order)(each, a "**D&O Claim**", and collectively, the "**D&O Claims**"); or

(iv) a D&O Indemnity Claim,

provided however, that "Claim" shall not include an Excluded Claim.

- (f) "Claims Bar Date" means 5:00 p.m. (prevailing Eastern Time) on August 3, 2023 for Pre-Filing Claims and D&O Claims.
- (g) "Claims Process" means the claims process set out in the Claims Process Order, as amended and restated pursuant to this Order, as it may be further amended, restated or supplemented from time to time.
- (h) "Claims Process Order" means this Claims Process Order, as amended and restated pursuant to this Order, as it may be further amended, restated or supplemented from time to time.
- (i) "Court" means the Ontario Superior Court of Justice (Commercial List).
- (j) "**Creditor**" means any Person with a Claim against the Applicants or any one of them.
- (k) "Creditor over \$10k" means any Person with a Claim against the Applicants or any one of them in an amount greater than \$10,000 other than an Employee Claim.
- (l) "Creditor under \$10k" means any Known Creditor of any of the Applicants who

is owed an amount equal to or less than \$10,000 according to the Books and Records of the Applicants other than an Employee Claim.

- (m) "Creditors under \$10k List" has the meaning ascribed to that term in paragraph 10 of this Claims Process Order.
- (n) "Creditors' Meeting" means the meeting or meetings of Creditors scheduled pursuant to further Order of this Court for purposes of voting on a Plan, if and when filed with this Court.
- (o) "Directors and Officers" means anyone who is or was, or may be deemed to be or have been, whether by statute, operation of law or otherwise, a director or officer or *de facto* director or officer of any of the Applicants.
- (p) "D&O Claim" has the meaning ascribed to that term in paragraph 3(e)(iii) of this Claims Process Order.
- (q) "D&O Indemnity Claim" means any existing or future right of any Director or Officer against one or more of the Applicants which arose or arises as a result of any Person filing a Proof of Claim in respect of such Director or Officer for which such Director or Officer is entitled to be indemnified by one or more of the Applicants.
- (r) "Duplicate Claim" means a Claim identified by the Monitor as *prima facie* duplicative of another Claim filed by a Creditor in respect of which the Monitor has sent a Notice of Revision or Disallowance disallowing the Claim for voting and distribution purposes.
- (s) **"Employees**" means the current and former employees of the Applicants.
- (t) "Employee Claim" means solely the Claim of any Employee which arises from the termination of its employment with the Applicants, whether or not that Claim arose prior to or after the Filing Date. An Employee Claim is not a Restructuring Claim. An Employee may have Claims against the Applicants other than an Employee Claim.

- (u) **"Employee Claim Statement**" has the meaning given to it in paragraph 12.
- (v) "Excluded Claim" means claims against the Applicants (or any one of them) or any Directors and Officers, whether liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, unsecured, present, future, known or unknown, including any interest accrued thereon or costs incurred in respect thereof, which are secured by existing or future Court-ordered priority charges ordered by the Court, including the Charges.
- (w) "Filing Date" means October 31, 2019.
- (x) "Initial Order" means the Amended and Restated Initial Order dated October 31, 2019, (as may be further supplemented, amended or varied from time to time).
- (y) "Instruction Letter" means the guide to this Claims Process, in substantially the form attached as Schedule "B" hereto.
- (z) **"Known Creditors**" means:
 - (i) any Person, which, to the knowledge of the Applicants and the Monitor, was owed monies by the Applicants as of the Filing Date and which monies remain unpaid in whole or in part; and
 - (ii) any Person who, to the knowledge of the Applicants and the Monitor, commenced a legal or any other proceeding against the Applicants, which legal proceeding was commenced and served upon the Applicants prior to the Filing Date.
- (aa) "Notice to Creditors" means the Notice to Creditors for publication in substantially the form attached as Schedule "A" hereto.
- (bb) "Notice of Dispute of Revision or Disallowance" means the notice, substantially in the form attached as Schedule "E" hereto, which may be delivered to the Monitor by a Creditor disputing a Notice of Revision or Disallowance received by such Creditor.

- (cc) "Notice of Revision or Disallowance" means the notice, substantially in the form attached as Schedule "D" hereto, which may be prepared by the Applicants, in consultation with the Monitor, and delivered by the Monitor to a Creditor revising or disallowing, in part or in whole, a Claim submitted by such Creditor in a Proof of Claim.
- (dd) "**Person**" is to be interpreted broadly and includes any individual, firm, general or limited partnership, joint venture, trust, corporation, limited or unlimited liability company, unincorporated organization, association, trust, collective bargaining agent, joint venture, federal or provincial government body, agency or ministry, regulatory body, officer or instrumentality thereof, or any juridical entity, wherever situate or domiciled, and whether or not having legal status, howsoever designated or constituted, and whether acting on their own or in a representative capacity.
- (ee) "Plan" means any plan of compromise or arrangement by the Applicants, if and when filed, as revised, amended, modified or supplemented from time to time in accordance with its terms.
- (ff) "Pre-Filing Claim" has the meaning ascribed to that term in paragraph 3(e)(i) of this Claims Process Order.
- (gg) "**Proof of Claim**" means the proof of claim to be completed and filed with the Monitor by a Person setting forth a Claim and which shall include all supporting documentation in respect of such Claim, substantially in the form attached hereto as **Schedule "C"**.
- (hh) "Proof of Claim Document Package" means a document package that includes a copy of the Notice to Creditors, Instruction Letter and Proof of Claim, and such other materials as the Monitor may consider appropriate or desirable.
- (ii) "Proven Claim" means a Claim, or any portion thereof, which has been finally determined or deemed accepted in accordance with the terms of this Claims Process Order for voting and distribution purposes.

- (jj) "**Restructuring Claim**" has the meaning ascribed to that term in paragraph 3(e)(ii) of this Claims Process Order.
- (kk) "Restructuring Claims Bar Date" means, in respect of each Restructuring Claim and each Person having a Restructuring Claim, 5:00 p.m. (prevailing Eastern Time) on the <u>later of</u>: (i) August 3, 2023, and (ii) the date that is 30 days after the date on which the Monitor sends a Proof of Claim Document Package to the Creditor with respect to a Restructuring Claim that arose after the Filing Date.
- (ll) "Secured Claims" means Claims or any portions thereof that are: (i) secured by security validly charging or encumbering property or assets of the Applicants; and (ii) duly and properly perfected in accordance with the relevant legislation in the appropriate jurisdiction prior to the Claims Bar Date.
- (mm) "**Trade Websites**" has the meaning ascribed to that term in paragraph 8 of this Claims Process Order.
- (nn) "Voting Claims" means the amount of the Affected Claim of an Affected Creditor as Finally Determined for voting purposes in the manner set out in this Claims Process Order entitling such Affected Unsecured Creditor to vote at the Meeting in accordance with the provisions of the Meeting Order, the Plan and the CCAA. For greater certainty, the Secured Creditors shall be entitled to vote their Proven Claims (with the exception of the Unaffected Secured Syndicate Claim, which shall not be voted).
- (oo) "Website" means the Monitor's website at <u>https://www.insolvencies.deloitte.ca/en-</u> <u>ca/NAFA</u>.

4. **THIS COURT ORDERS** that all references as to time herein shall mean local time in Toronto, Ontario, Canada, and any reference to an event occurring on a Business Day shall mean prior to 5:00 p.m. on such Business Day, unless otherwise indicated herein.

5. **THIS COURT ORDERS** that all references to the word "including" shall mean "including without limitation".

6. **THIS COURT ORDERS** that all references to the singular herein include the plural, the plural include the singular, and any gender includes all genders.

MONITOR'S ROLE

7. **THIS COURT ORDERS** that the Monitor, in addition to its prescribed rights, duties, responsibilities and obligations under the CCAA and under the Initial Order, is hereby directed and empowered to take all such other actions and fulfill such other roles as are authorized by this Claims Process Order or are incidental thereto, and that in taking such other actions and in fulfilling such other roles, the Monitor shall have the protections given to it in the Initial Order and this Claims Process Order, including the protections provided in paragraph 44 of this Claims Process Order.

NOTICE TO CREDITORS

8. **THIS COURT ORDERS** that the Monitor shall, as soon as practicable following the issuance of this Claims Process Order, cause the Notice to Creditors to be published on certain industry websites including the International Fur Federation website (the "**Trade Websites**") and posted on the Website.

9. **THIS COURT ORDERS** that to the extent that any Creditor requests documents relating to the Claims Process prior to the Claims Bar Date or the Restructuring Claims Bar Date, as applicable, the Monitor shall forthwith cause a Proof of Claim Document Package to be sent to such Creditor by email or direct the Creditor to the documents posted on the Website, and otherwise respond to any request relating to the Claims Process as may be appropriate in the circumstances.

CLAIMS PROCESS FOR CREDITORS UNDER \$10K

10. **THIS COURT ORDERS** that by no later than June 12, 2023, the Monitor shall post a listing of the Creditors under \$10k and their Claims on the Website, which listing will identify the name of such Creditors and the amounts owing to such Creditors according to the Books and Records of the Applicant (the "**Creditors under \$10k List**"). The Creditors under \$10k List will be assembled by the Monitor in consultation with the Applicants. 11. **THIS COURT ORDERS** that by no later than June 12, 2023, where the Applicants have an email address in their Books and Records for any Creditor under \$10k, the Monitor shall send an email to each such Creditor, at the email address as recorded in the Applicants' Books and Records, directing such Creditors under \$10k to the Website and enclosing the Instruction Letter. Where the Books and Records do not disclose an email address but do disclose an address for a Creditor under \$10k, the Monitor shall mail the Instruction Letter by regular mail to that address.

12. **THIS COURT ORDERS** that by no later than June 12, 2023, the Monitor shall send by way of email, at the last known email address as recorded in the Applicants' Books and Records, to each Employee a statement setting out their Employee Claim according to the Books and Records of the Applicants (the "**Employee Claim Statement**") and enclosing the Instruction Letter. Where the Books and Records do not disclose an email address but do disclose an address for an Employee, the Monitor shall mail the Instruction Letter and Employee Claim Statement by regular mail to that address.

13. **THIS COURT ORDERS** that the posting and publishing of the Notice to Creditors as set out in paragraph 8 of this Claims Process Order, the posting of the Creditors under \$10k List as set out in paragraph 10 of this Claims Process Order, and sending the emails or regular mail letters as described in paragraphs 11 and 12 of this Claims Process Order and will be sufficient notice to the Creditors under \$10k and Employees, of this Claims Process and of their Creditor under \$10k Claims or Claims, as applicable.

14. **THIS COURT ORDERS** that any Creditor under \$10K or Employee that agrees with amount of their Claim as set out on the Creditors under \$10k List or as set out in the Employee Claim Statement, as applicable, shall not be required to take any further steps in respect of their Claim, including filing a Proof of Claim, and shall be deemed to have accepted their Claim as set out in the Creditors under \$10k List or the Employee Claim Statement, as applicable, shall not be required to be a Proven Claim.

15. **THIS COURT ORDERS** that any Creditor under \$10k or Employee that disputes the amount of their Claim as set out in the Creditors under \$10k List or as set out in the Employee Claim Statement, as applicable, and/or wishes to assert (i) a D&O Claim or (ii) a

Restructuring Claim, must submit a Proof of Claim with the Monitor in the manner set out in paragraph 20 hereof so that the Proof of Claim is received by the Monitor no later than the Claims Bar Date. Failure to file a Proof of Claim with the Monitor by the Claims Bar Date, will result either in such Creditor under \$10k Claim being allowed for the amount set forth in the Creditors under \$10k List or, if they are not listed in the Creditors under \$10k List, being forever barred and extinguished, in which case such Creditor under \$10k will be forever prohibited from making or enforcing a Claim against any Applicants or its Directors or Officers. For greater certainty, Employees shall not be required to file Restructuring Claims in respect of their Employee Claim.

CREDITORS OVER \$10K NOTIFICATION

- 16. THIS COURT ORDERS that, in addition, to the notification steps set out in paragraph8 herein, with respect to Creditors over \$10k:
 - (a) the Monitor shall, as soon as practicable following the issuance of this Claims
 Process Order, post a copy of the Proof of Claim Document Package on the Website;
 - (b) the Monitor shall, as soon as practicable following the issuance of this Claims Process Order, on behalf of the Applicants, send to each of the Known Creditors (for which the Monitor has an email address) a copy of the Proof of Claim Document Package by email; and,
 - (c) with respect to Restructuring Claims arising after the date of this Claims Process Order, the Monitor shall, no later than five (5) Business Days following the time that the Monitor becomes aware of the effective date of the termination, repudiation or disclaimer of a lease, contract or other agreement or obligation, send to the counterparty(ies) of such agreement or obligation a Proof of Claim Document Package by email.

CLAIMS BAR DATES

17. **THIS COURT ORDERS** that all Proofs of Claim with respect to: (a) Pre-Filing Claims, shall be filed with the Monitor on or before the Pre-Filing Claims Bar Date; (b) Restructuring

Claims, shall be filed with the Monitor on or before the Restructuring Claims Bar Date; and, (c) D&O Claims, shall be filed with the Monitor on or before the Claims Bar Date, except to the extent that the D&O Claim relates to a Restructuring Claim, in which case such D&O Claim shall be filed with the Monitor on or before the applicable Restructuring Claims Bar Date.

18. **THIS COURT ORDERS** that, subject to any Claims deemed to be Proven Claims pursuant to paragraphs 14 and 29 of this Claims Process Order, any Creditor that does not file a Proof of Claim as provided for herein such that such Proof of Claim is received by the Monitor on or before the applicable Claims Bar Date or Restructuring Claims Bar Date: (a) shall be, and is hereby forever barred from making or enforcing such Claim against the Applicants or the Directors or Officers, or any of them; (b) shall not be entitled to vote at the applicable Creditors' Meeting in respect of the Plan or to receive any distribution thereunder; and (c) shall not be entitled to any further notice of, and shall not be entitled to participate as a Creditor in these proceeding.

19. **THIS COURT ORDERS** that, notwithstanding paragraph 18 above, any Proofs of Claim filed after the Claims Bar Date or the Restructuring Claims Bar Date up to and including the date of this Order shall be and are hereby deemed to be filed by the applicable Claims Bar Date.

PROOFS OF CLAIM

20. **THIS COURT ORDERS** that each Creditor over \$10k shall file a Proof of Claim against the Applicants and shall include any and all Claims it asserts against the Applicants in a single Proof of Claim. A Creditor under \$10k or an Employee shall only be required to file a Proof of Claim in accordance with paragraph 15 of this Claims Process Order if it disputes the amount of its Claim set out in the Creditors under \$10k List or the Employee Claim Statement, as applicable.

21. **THIS COURT ORDERS** that if a Creditor over \$10k is asserting a Claim against any of the Applicants and against the Directors or Officers of any of the Applicants, all such Claims shall be included in the same Proof of Claim.

22. THIS COURT ORDERS that where a Claim against the Applicants is based on the

Applicants' guarantee of the repayment of a debt of any other Person, the Proof of Claim in respect of such Claim shall clearly state that it is based on such a guarantee.

23. **THIS COURT ORDERS** that if any Claim arose in a currency other than U.S. dollars, then the Creditor making the Claim shall complete its Proof of Claim indicating the amount of the Claim in such currency, rather than in U.S. dollars or any other currency. The Monitor shall subsequently convert any Claim filed in a foreign currency other than U.S. dollars to Canadian dollars at the noon Bank of Canada exchange rate on the Filing Date and then convert it to U.S. dollars at the noon Bank of Canada exchange rate on the Filing Date, all without prejudice to the ability of the Applicants to utilize a different exchange rate in any Plan.

24. **THIS COURT ORDERS** that the Monitor shall supervise the receipt and collection of the Proofs of Claim and, in conjunction with the Applicants (and any Director and/or Officer against whom a D&O Claim is asserted), shall, subject to further order of the Court, review each Proof of Claim submitted by the Claims Bar Date or the Restructuring Claims Bar Date, as applicable. The Monitor shall provide the Applicants' counsel with copies of all Proofs of Claim and any other documents delivered to the Monitor pursuant to the Claims Process.

NOTICE SUFFICIENT

25. THIS COURT ORDERS that each of the:

- (a) Notice to Creditors attached as Schedule "A";
- (b) Instruction Letter attached as Schedule "B";
- (c) Proof of Claim form attached as Schedule "C";
- (d) Notice of Revision or Disallowance attached as Schedule "D"; and
- (e) Notice of Dispute of Revision or Disallowance attached as Schedule "E,"

are hereby approved in substantially the forms attached. Despite the foregoing, the Monitor may, from time to time, and with the consent of the Applicants, make minor changes to such forms as the Monitor considers necessary or desirable.

26. **THIS COURT ORDERS** that Publication of the Notice to Creditors on the Website and the Trade Websites, posting of the Proof of Claim Document Package on the Website, the sending of the Proof of Claim Document Package to the Creditors over \$10k, in accordance with this Claims Process Order, and completion of the other requirements of this Claims Process Order shall constitute good and sufficient service and delivery of notice of a Creditor's Claim, this Claims Process Order, the Claims Process, the Claims Bar Date and the Restructuring Claims Bar Date on all Persons who may be entitled to receive notice, and no other notice or service need be given or made and no other document or material need be sent to or served upon any Person in respect of this Claims Process Order or the Claims Process.

27. **THIS COURT ORDERS** that the Monitor, in consultation with the Applicants and the applicable Director or Officer in respect of any D&O Claim, is hereby authorized to use its reasonable discretion as to the adequacy of compliance with respect to the manner and timing in which forms delivered hereunder are completed and executed, and may, where it is satisfied that a Claim has been adequately proven, waive strict compliance with the requirements of this Claims Process Order as to completion and execution of such forms. Notwithstanding any other provision of this Claims Process Order, any Claim filed with the Monitor after the applicable Claims Bar Date or Restructuring Claims Bar Date may, in the reasonable discretion of the Applicable Claims Bar Date or Restructuring Claims Bar Date, and, subject to further Order of this Court, may be reviewed by the Monitor.

D&O INDEMNITY CLAIM

28. **THIS COURT ORDERS** that to the extent any D&O Claim is filed in accordance with this Claims Process Order, a corresponding D&O Indemnity Claim shall be automatically and immediately deemed to have been filed in respect of such D&O Claim.

SECURED CLAIMS

29. **THIS COURT ORDERS** that the Secured Claims set out in Schedule "A" to the Plan are deemed to be Proven Claims.

ADJUDICATION AND RESOLUTION PROCESS

30. **THIS COURT ORDERS** that the Applicants, in consultation with the Monitor, shall review and record all Proofs of Claim that are received on or before the applicable Bar Date. The Applicants, in consultation with the Monitor, shall (i) accept, revise or reject each Claim set out in each Proof of Claim, and (ii) with respect to a D&O Claim as set out in the Proof of Claim, the Applicants, in consultation with the Monitor and the applicable Directors and Officers named in respect of such D&O Claim, shall accept, revise or reject such D&O Claim, provided that the Applicants shall not accept or revise any portion of a D&O Claim absent consent of the applicable Directors and Officers or further Order of the Court.

31. **THIS COURT ORDERS** that, subject to and in accordance with paragraph 30, the Monitor will not provide notice to a creditor if the Applicants, in consultation with the Monitor, agree with the amount and characterization of the Claim as set out in any Proof of Claim filed in accordance with the Claims Process Order, and will therefore, be accepting the Proof of Claim as filed. The Monitor will provide a Creditor with a Notice of Revision or Disallowance in accordance with paragraph 33 below.

32. **THIS COURT ORDERS** that the Applicants, in consultation with the Monitor, disagree with the amount or characterization of the Claim as set out in any Proof of Claim filed in accordance with the Claims Process Order, the Applicants may, in consultation with the Monitor and any applicable Directors or Officers, attempt to resolve such dispute and settle the purported Claim with the Creditor.

33. **THIS COURT ORDERS** that if the Applicants and the Monitor intend to revise or reject a Claim that has been filed in accordance with the Claims Process Order, including a Duplicate Claim, for voting and/or distribution purposes, the Monitor shall notify the applicable Creditor that its Claim has been revised or rejected, and the reasons therefor, by sending a Notice of Revision or Disallowance.

34. **THIS COURT ORDERS** that the Monitor shall notify the applicable Creditor with a Duplicate Claim that its Duplicate Claim has been disallowed for voting and distribution purposes, and the reasons therefor, by sending a Notice of Revision or Disallowance at least

twenty (20) days prior to the Creditors' Meeting.

35. **THIS COURT ORDERS** that the Claims of Affected Creditors filed by the applicable Claims Bar Date, other than Duplicate Claims, shall be deemed to be Voting Claims.

36. **THIS COURT ORDERS** that if a Notice of Revision or Disallowance for distribution purposes is not sent at least twenty (20) days prior to the first distribution that is made in accordance with the Plan, the Claim will be deemed to be a Proven Claim.

37. **THIS COURT ORDERS** that any Creditor who intends to dispute a Notice of Revision or Disallowance sent pursuant to paragraph 33 above shall deliver a completed Notice of Dispute of Revision or Disallowance, along with the reasons for its dispute, to the Monitor by no later than fifteen (15) days after the date on which the Claimant is deemed to receive the Notice of Revision or Disallowance, or such other date as may be agreed to by the Monitor, in consultation with the Applicants, in writing.

38. **THIS COURT ORDERS** that, where a Creditor who receives a Notice of Revision or Disallowance does not file a completed Notice of Dispute of Revision or Disallowance by the time set out in paragraph 37 above, then such Creditor's Claim shall be deemed to be as determined in the Notice of Revision or Disallowance and any and all of the Creditor's rights to dispute the Claim as determined in the Notice of Revision or Disallowance or to otherwise assert or pursue such Claim other than as determined in the Notice of Revision or Disallowance shall be forever extinguished and barred without further act or notification.

39. **THIS COURT ORDERS** that upon receipt of a Notice of Dispute of Revision or Disallowance in respect of a Claim, the Applicants, in consultation with the Monitor and any applicable Directors or Officers, shall attempt to resolve such dispute and settle the purported Claim with the Creditor, and in the event that a dispute raised in a Notice of Dispute of Revision or Disallowance is not settled within a time period or in a manner satisfactory to the Applicants, in consultation with the Monitor and any applicable Directors or Officers, the Applicants, in consultation with the Monitor and any applicable Directors or Officers, the Applicants shall, at their election, refer the dispute raised in the Notice of Dispute of Revision or Disallowance to the Court for adjudication, and the Monitor shall send written notice of such referral to the Creditor.

40. **THIS COURT ORDERS** that notwithstanding any other provisions of this Order, the Applicants, in consultation with the Monitor and any applicable Directors or Officers, may, at their election, refer any Claim to the Court for adjudication at any time, and the Monitor shall send written notice of such referral to the applicable parties.

NOTICE OF TRANSFEREES

41. **THIS COURT ORDERS** that neither the Applicants nor the Monitor shall be obligated to give notice to or to otherwise deal with a transferee or assignee of a Claim as the Creditor in respect thereof unless and until (a) actual written notice of transfer or assignment, together with satisfactory evidence of such transfer or assignment, shall have been received by the Monitor, and (b) the Monitor shall have acknowledged in writing such transfer or assignment, and thereafter such transferee or assignee shall for the purposes hereof constitute the "Creditor" in respect of such Claim. Any such transferee or assignee of a Claim, and such Claim, shall be bound by any notices given or steps taken in respect of such Claim in accordance with this Claims Process Order prior to the written acknowledgement by the Monitor of such transfer or assignment.

42. THIS COURT ORDERS that if the holder of a Claim has transferred or assigned the whole of such Claim to more than one Person or part of such Claim to another Person or Persons, such transfer or assignment shall not create a separate Claim or Claims and such Claim shall continue to constitute and be dealt with as a single Claim notwithstanding such transfer or assignment, and the Applicant and the Monitor shall in each such case not be bound to acknowledge or recognize any such transfer or assignment and shall be entitled to give notices to and to otherwise deal with such Claim only as a whole and then only to and with the Person last holding such Claim has taken place in accordance with paragraph 41 of this Claims Process Order and the Monitor has acknowledged in writing such Claim may by notice in writing to the Monitor direct that subsequent dealings in respect of such Claim, but only as a whole, shall be with a specified Person and, in such event, such Creditor, such transferee or assignee of the Claim and the whole of such Claim shall be bound by any notices given or steps

taken in respect of such Claim by or with respect to such Person in accordance with this Claims Process Order.

43. **THIS COURT ORDERS** that the transferee or assignee of any Claim (a) shall take the Claim subject to the rights and obligations of the transferor/assignor of the Claim, and subject to the rights of the Applicants against any such transferor or assignor, including any rights of set-off which the Applicants had against such transferor or assignor, and (b) cannot use any transferred or assigned Claim to reduce any amount owing by the transferee or assignee to the Applicants, whether by way of set off, application, merger, consolidation or otherwise.

PROTECTIONS FOR MONITOR

44. **THIS COURT ORDERS** that: (a) in carrying out the terms of this Claims Process Order, the Monitor shall have all of the protections given to it by the CCAA and the Initial Order or as an officer of this Court, including the stay of proceedings in its favour, (b) the Monitor shall incur no liability or obligation as a result of the carrying out of the provisions of this Claims Process Order, (c) the Monitor shall be entitled to rely on the Books and Records of the Applicants and any information provided by the Applicants, all without independent investigation, and (d) the Monitor shall not be liable for any claims or damages resulting from any errors or omissions in such books, records or information.

DIRECTIONS

45. **THIS COURT ORDERS** that the Applicants or the Monitor may, at any time, and with such notice as this Court may require, seek directions from the Court with respect to this Claims Process Order and the Claims Process set out herein, including the forms attached as Schedules hereto.

SERVICE AND NOTICE

46. **THIS COURT ORDERS** that the Monitor or the Applicants, as the case may be, are at liberty to deliver the Proof of Claim Document Package, and any letters, notices (including the Notice of Revision or Disallowance) or other documents to Creditors or other interested Persons, by forwarding true copies thereof by prepaid ordinary mail, courier, personal delivery or

electronic or digital transmission to such Persons at the address as last shown on the records of the Applicants and that any such service or notice by courier, personal delivery or electronic or digital transmission shall be deemed to be received on the next Business Day following the date of forwarding thereof, or if sent by prepaid ordinary mail, on the third Business Day after mailing.

47. **THIS COURT ORDERS** that any notice or other communication (including Proofs of Claim and Notices of Dispute of Revision or Disallowance) to be given under this Claims Process Order by a Creditor to the Monitor shall be in writing in substantially the form, if any, provided for in this Claims Process Order and will be sufficiently given only if given by electronic or digital transmission, prepaid ordinary mail, courier, or personal delivery addressed to:

DELOITTE RESTRUCTURING INC.

Attention: In its capacity as Court Appointed Monitor of North American Fur Auctions Inc. 8 Adelaide Street West Toronto, ON, M5H 0A9 Telephone: 1-888-221-0622 E-mail: <u>nafa@deloitte.ca</u>

48. **THIS COURT ORDERS** that any such notice or other communication by a Creditor to the Monitor shall be deemed received only upon actual receipt thereof, provided that any notice or communication by a Creditor to the Monitor that is received by the Monitor on a non Business Day or after 5:00 p.m. (prevailing Eastern Time) shall be deemed to have been received on the next Business Day.

MISCELLANEOUS

49. **THIS COURT ORDERS** that notwithstanding any other provision of this Claims Process Order, the solicitation of Proofs of Claim, and the filing by a Person of any Proof of Claim, shall not, for that reason only, grant any Person any standing in the CCAA proceedings or rights under a Plan.

50. **THIS COURT ORDERS** that nothing in this Claims Process Order shall constitute or be deemed to constitute an allocation or assignment of a Claim or Excluded Claim into particular

affected or unaffected classes for the purpose of a Plan and, for greater certainty, the treatment of Claims or Excluded Claims, or any other claims shall be dealt with in accordance with the terms and conditions of a Plan and the class or classes of creditors for voting and distribution purposes shall be subject to the terms of any Plan or further Order of the Court.

51. **THIS COURT ORDERS** that neither the Applicants nor the Monitor shall be under any obligation to review, approve or disallow any Claim file hereunder other than to confirm to any Person who makes such a request that the Claim has been filed with the Monitor, subject to further order of the Court.

52. **THIS COURT ORDERS** that the process for reviewing, disallowing or allowing Claims and or adjudicating disputed Claims shall be the subject of a further order of the Court.

53. **THIS COURT ORDERS** that nothing in this Order shall prejudice the rights and remedies of any Directors or Officers under any existing Director and Officer insurance policy or prevent or bar any Person from seeking recourse against or payment from any Director's and/or Officer's liability insurance policy or policies that exist to protect or indemnify the Directors and/or Officers, whether such recourse or payment is sought directly by the Person asserting a Claim from the insurer or derivatively through the Director or Officer or one or more of the Applicants; provided, however, that nothing in this Order shall create any rights in favour of such Person under any policies of insurance nor shall anything in this Order limit, remove, modify or alter any defence to such claim available to the insurer pursuant to the provisions of any insurance policy or at law.

54. THIS COURT ORDERS AND REQUESTS the aid and recognition of any court of any judicial, regulatory or administrative body in any province or territory of Canada (including the assistance of any court in Canada pursuant to section 17 of the CCAA) and of any other nation or state, to act in aid of and to be complementary to this Court in carrying out the terms of this Claims Process Order. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such orders and to provide such assistance to the Applicants and the Monitor, as an officer of the Court, as may be necessary or desirable to give effect to this Claims Process Order or to assist the Applicants and the Monitor and their respective agents in carrying out the terms of this Claims Process Order.

55. **THIS COURT ORDERS** that this Claims Process Order and all of its provisions are effective as of 12:01 a.m. Eastern Time on the date of this Claims Process Order, and is enforceable without any need for entry and filing.

Convet

SCHEDULE "A" – NOTICE TO CREDITORS

Court File No. CV-19-00630241-00CL

ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENTOF NORTH AMERICAN FUR PRODUCERS INC. ("NAFA"), NAFA PROPERTIES INC., 3306319 NOVA SCOTIA LIMITED, NORTH AMERICAN FUR AUCTIONS INC., NAFA PROPERTIES (US) INC., NAFA PROPERTIES STOUGHTON LLC, NORTH AMERICAN FUR AUCTIONS (US) INC., NAFPRO LLC (WISCONSIN LLC), NAFA EUROPE CO-OPERATIEF UA, NAFA EUROPE B.V., DAIKOKU SP. Z OO and NAFA POLSKA SP. Z OO (collectively the "Applicants" or any one of them "Applicant")

NOTICE OF THE CLAIMS PROCESS FOR THE APPLICANTS IN THE CCAA PROCEEDINGS

NOTICE OF CLAIMS BAR DATE FOR CLAIMS

NOTICE IS HEREBY GIVEN that, pursuant to an Order of the Court made on May 25, 2023, (the "**Claims Process Order**") a claims process has been commenced for the purpose of identifying and determining certain claims against the Applicants. Capitalized terms under this Notice that are not otherwise defined herein have the meaning ascribed to them in the Claims Process Order (a copy of which is available on the Monitor's Website).

PLEASE TAKE NOTICE that the claims process applies to Claims, as described in the Claims Process Order. The claims process has called for Claims which includes *Pre-Filing Claims*, *D&O Claims*, and *Restructuring Claims*. Any creditor, other than an Employee, who has not received a Proof of Claim Document Package and who believes that he or she has a Claim against the Applicants under the Claims Process Order in excess of \$10,000, or has a Claim under \$10,000, which was not listed in the Creditor under \$10k List (which list is displayed on the Monitor's Website), must contact the Monitor in order to obtain a Proof of Claim form or visit the Monitor's Website.

THE CLAIMS BAR DATE IS 5:00 P.M. (TORONTO TIME) ON AUGUST 3, 2023. This bar date applies to all Pre-Filing Claims and D&O Claims. Proofs of Claim must be completed and filed with the Monitor using the procedures required in the Claims Process Order so that they are received by the Monitor on or before the Pre-Filing Claims Bar Date.

IF YOU HAVE A CLAIM UNDER \$10,000 against the Applicants which is described in the correct amount or an amount you deem acceptable on the Creditors under \$10k List you do not need to file a Proof of Claim. Your Claim will be deemed filed and accepted in the amount set out on the Creditors under \$10k List without any further action by you. Nothing further needs to be

filed by you.

IF YOU ARE AN EMPLOYEE you will receive an Employee Claim Statement setting out the amount of your Claim. If the amount of your Claim is described in the correct amount or an amount you deem acceptable to you on the Employee Claim Statement you do not need to file a Proof of Claim. Your Claim will be deemed filed and accepted in the amount set out on the Employee Claim Statement without any further action by you. Nothing further needs to be filed by you.

THE RESTRUCTURING CLAIMS BAR DATE IS 5:00 P.M. (TORONTO TIME) ON THE DATE THAT IS THE LATER OF: (I) AUGUST 3, 2023, AND (II) THE DATE THAT IS 30 DAYS AFTER THE DATE ON WHICH THE MONITOR SENDS A PROOF OF CLAIM DOCUMENT PACKAGE TO THE CREDITOR WITH RESPECT TO SUCH RESTRUCTURING CLAIM. Proofs of Claim in respect of Restructuring Claims must be completed and filed with the Monitor using the procedures required in the Claims Process Order so that they are received by the Monitor on or before the Restructuring Claims Bar Date.

HOLDERS OF CLAIMS (OTHER THAN CREDITORS UNDER \$10K WHOSE CLAIM IS CORRECTLY SET OUT IN THE CREDITORS UNDER \$10K LIST) WHO DO NOT FILE A PROOF OF CLAIM BY THE CLAIMS BAR DATE OR THE RESTRUCTURING CLAIMS BAR DATE, AS APPLICABLE, SHALL BE FOREVER EXTINGUISHED AND BARRED FROM ASSERTING THEIR CLAIMS AGAINST THE APPLICANTS OR THE DIRECTORS AND OFFICERS OF THE APPLICANTS.

CREDITORS REQUIRING INFORMATION or claims documentation may contact the Monitor. The Monitor's contact details for additional information relating to the Initial Order, the CCAA Proceedings, or the Claims Process is:

DELOITTE RESTRUCTURING INC.

Attention: In its capacity as Court Appointed Monitor of North American Fur Auction Inc. 8 Adelaide Street West Toronto, ON, M5H 0A9 Telephone: 1-888-221-0622 E-mail: <u>nafa@deloitte.ca</u>

SCHEDULE "B" - INSTRUCTION LETTER FOR CLAIMS PROCESS

Court File No. CV-19-00630241-00CL

ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

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 ARRANGEMENTOF NORTH AMERICAN FUR PRODUCERS INC., NAFA PROPERTIES INC.,3306319 NOVA SCOTIA LIMITED, NORTH AMERICAN FUR AUCTIONS INC., NAFA PROPERTIES (US) INC., NAFA PROPERTIES STOUGHTON LLC, NORTH AMERICAN FUR AUCTIONS (US) INC., NAFPRO LLC (WISCONSIN LLC), NAFA EUROPE CO-OPERATIEF UA, NAFA EUROPE B.V., DAIKOKU SP. Z OO and NAFA POLSKA SP. Z OO (collectively the "Applicants" or any one of them the "Applicant")

INSTRUCTION LETTER FOR CLAIMS PROCESS

CLAIMS PROCESS

By Order of the Ontario Superior Court of Justice (Commercial List) dated May 25, 2023 (the "Claims Process Order") under the *Companies' Creditors Arrangement Act*, R.S.C. 1985, c. C-36, as amended (the "CCAA"), the Applicant and Deloitte Restructuring Inc., in its capacity as Court- appointed Monitor of the Applicant (in such capacity, the "Monitor"), have been authorized to conduct a claims process (the "Claims Process"). A copy of the Claims Process Order and other public information concerning these proceedings can be obtained from the Monitor's website at: <u>https://www.insolvencies.deloitte.ca/en-ca/NAFA</u> (the "Website").

This letter provides general instructions for completing a Proof of Claim form. Defined terms not defined within this instruction letter shall have the meaning ascribed thereto in the Claims Process Order.

The Claims Process is intended to identify and determine the amount of certain Claims against the Applicants, and claims against the Directors or Officers of the Applicants.

Please review the Claims Process Order for the full terms of the Claims Process.

FOR CREDITORS UNDER \$10K, EXCLUDING EMPLOYEES

IF YOU AGREE WITH THE APPLICANTS' ASSESSMENT OF YOUR CLAIM IN THE AMOUNT POSTED ON THE MONITOR'S WEBSITE, YOU NEED NOT TAKE FURTHER ACTION.

IF YOU WISH TO DISPUTE THE ASSESSMENT OF YOUR CLAIM, ASSERT A D&O CLAIM OR A RESTRUCTURING CLAIM, YOU MUST COMPLETE A PROOF OF CLAIM AND DELIVER IT TO THE MONITOR BEFORE THE CLAIMS BAR DATE OR THE RESTRUCTURING CLAIMS BAR DATE, AS APPLICABLE, AT:

DELOITTE RESTRUCTURING INC.

Attention: In its capacity as Court Appointed Monitor of North American Fur Auction Inc. 8 Adelaide Street West Toronto, ON, M5H 0A9 Telephone: 1-888-221-0622 E-mail: <u>nafa@deloitte.ca</u>

FOR EMPLOYEES

IF YOU AGREE WITH THE APPLICANTS' ASSESSMENT OF YOUR CLAIM IN THE AMOUNT SET OUT ON THE EMPLOYEE CLAIM STATEMENT, YOU NEED NOT TAKE FURTHER ACTION.

IF YOU WISH TO DISPUTE THE ASSESSMENT OF YOUR CLAIM AS SET OUT ON THE EMPLOYEE CLAIM STATEMENT, OR ASSERT A D&O CLAIM OR A RESTRUCTURING CLAIM, YOU MUST COMPLETE A PROOF OF CLAIM AND DELIVER IT TO THE MONITOR BEFORE THE CLAIMS BAR DATE OR THE RESTRUCTURING CLAIMS BAR DATE, AS APPLICABLE, AT:

DELOITTE RESTRUCTURING INC.

Attention: In its capacity as Court Appointed Monitor of North American Fur Auction Inc.

8 Adelaide Street West Toronto, ON, M5H 0A9 Telephone: 1-888-221-0622 E-mail: <u>nafa@deloitte.ca</u>

FOR CREDITORS OVER \$10K AND FOR CREDITORS UNDER \$10K OR EMPLOYEES THAT DISAGREE WITH AMOUNT OF THEIR CLAIM ON THE CREDITORS UNDER \$10K LIST OR THE EMPLOYEE CLAIM STATEMENT, <u>AS APPLICABLE</u>

FOR CREDITORS SUBMITTING A PROOF OF CLAIM

All Creditors with Claims, other than Employees and those with Creditors under \$10k who agree

with their Claim as described in the Creditors under \$10k List, must file a Proof of Claim. All Proofs of Claims, notices and inquiries with respect to the Claims Process should be directed to the Monitor by electronic or digital transmission, prepaid registered mail, courier, or personal delivery, at the address below:

DELOITTE RESTRUCTURING INC.

Attention: In its capacity as Court Appointed Monitor of North American Fur Auction Inc. 8 Adelaide Street West Toronto, ON, M5H 0A9 Telephone: 1-888-221-0622 E-mail: nafa@deloitte.ca

All Proofs of Claim other than Restructuring Claims, must be received by the Monitor before 5:00 p.m. (Toronto Time) on August 3, 2023 (the "Claims Bar Date"), subject to the provisions of the Claims Process Order.

All Proofs of Claim for Restructuring Claims must be received by the Monitor on the date that is the later of: (i) August 3, 2023, and (ii) thirty (30) calendar days following the date on which the Monitor sends a Proof of Claim Document Package with respect to such Restructuring Claim (the "**Restructuring Claims Bar Date**"), subject to the provisions of the Claims Process Order. If you do not file a Proof of Claim in respect of any such Restructuring Claim by the Restructuring Claims Bar Date, any Restructuring Claim that you may have shall be forever extinguished and barred.

All Claims are presumed to be in US Dollars. Denominated in any other currency shall be converted to US Dollars at the relevant exchange rate on the Filing Date.

ADDITIONAL FORMS

Additional Proof of Claim forms can be obtained from the Monitor's website at <u>https://www.insolvencies.deloitte.ca/en-ca/NAFA</u> or by contacting the Monitor.

DATED this [XX] th day of [XX], 2024

SCHEDULE "C" - PROOF OF CLAIM FORM

Court File No. CV-19-00630241-00CL

ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

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 ARRANGEMENTOF NORTH AMERICAN FUR PRODUCERS INC., NAFA PROPERTIES INC.,3306319 NOVA SCOTIA LIMITED, NORTH AMERICAN FUR AUCTIONS INC., NAFA PROPERTIES (US) INC., NAFA PROPERTIES STOUGHTON LLC, NORTH AMERICAN FUR AUCTIONS (US) INC., NAFPRO LLC (WISCONSIN LLC), NAFA EUROPE CO-OPERATIEF UA, NAFA EUROPE B.V., DAIKOKU SP. Z OO and NAFA POLSKA SP. Z OO (collectively the "Applicants" or any one of them the "Applicant")

PROOF OF CLAIM FORM FOR CLAIMS AGAINST THE APPLICANTS OR CLAIMS AGAINST THE DIRECTORS AND OFFICERS

1. PARTICULARS OF CREDITOR

| Full Legal Name of Creditor: | |
|-----------------------------------|--|
| Full Mailing Address of Creditor: | |
| Telephone Number of Creditor: | |
| E-mail Address of Creditor: | |
| Attention (Contact Person): | |

2. PARTICULARS OF ORIGINAL CREDITOR FROM WHOM YOU ACQUIRED THE CLAIM, IF APPLICABLE:

(a) Have you acquired this Claim by assignment?

 $Yes \square No \square$

(if yes, attach documents evidencing assignment)

a. Full Legal Name of original creditor(s):

3. PROOF OF CLAIM

THE UNDERSIGNED CERTIFIES AS FOLLOWS:

That I am a Creditor [or hold the position of _______ of the Creditor] and have knowledge of all the circumstances connected with the Claim described herein;

That I have knowledge of all the circumstances connected with the Claim described and set out below;

The Applicant was and is still indebted to the Creditor as follows:

All Claims are presumed to be in US Dollars. Denominated in any other currency shall be converted to US Dollars at the relevant exchange rate on the Filing Date.

| | Class of Claim Against the Applicant OR Directors or Officers | Amount of Claim Against the Applicant (include the foreign currency if not US dollars) |
|----|---|--|
| | (Pre-Filing Claims, Restructuring Claim, D&O Claim) | , |
| 1. | | \$ |
| 2. | | \$ |
| TC | DTAL AMOUNT OF CLAIMS | \$ |

4. NATURE OF CLAIM

(CHECK AND COMPLETE APPROPRIATE CATEGORY)

- □ Total Unsecured Claim of \$_____
- □ Total Secured Claim of \$_____

In respect of this debt, I hold security over the assets of NAFA valued at \$

, the particulars of which security and value are attached to this Proof of Claim form.

(If the Claim is secured, provide full particulars of the security, including the date on which the security was given the value for which you ascribe to the assets charged by your security, the basis for such valuation and attach a copy of the security documents evidencing the security.)

5. PARTICULARS OF CLAIM:

The particulars of the undersigned's total Claims (including Pre-Filing Claims, Restructuring Claims or any D&O Claims) are attached.

Provide full particulars of the Claim(s) and supporting documentation you are asserting a Claim against, the amount, description of transaction(s) or agreement(s) giving rise to the Claim(s), name of any guarantor(s) which has guaranteed the Claim(s), and amount of Claim(s) allocated thereto, date and number of all invoices, particulars of all credits, discounts, etc. claimed. In the event that any part of your claim also includes a claim amount against the Directors and Officers, please particularize the exact amount claimed against the Directors and Officers and the accompanying legal analysis. If you fail to sufficiently explain the legal analysis in respect of any claim against the Directors and Officers, that portion of the claim will be revised or disallowed.

FILING OF CLAIM

For Pre-Filing Claims and D&O Claims, this Proof of Claim must be returned to and received by the Monitor by 5:00 p.m. (Toronto Time) on the Claims Bar Date (August 3, 2023).

For Restructuring Claims, this Proof of Claim must be returned to and received by the Monitor by 5:00 p.m. (Toronto Time) on the date that is the later of: (i) August 3, 2023, and (ii) thirty (30) calendar days following the date on which the Monitor sends a Claims Package with respect to such Restructuring Claim.

In each case, completed forms must be delivered by email, prepaid registered mail, courier, or personal delivery to the Monitor at the following address:

DELOITTE RESTRUCTURING INC.

Attention: In its capacity as Court Appointed Monitor of North American Fur Auction Inc. 8 Adelaide Street West Toronto, ON, M5H 0A9 Telephone: 1-888-221-0622 E-mail: nafa@deloitte.ca

| Dated at | this | day of | , 2024. |
|----------|------|--------|---------|
| | | | |

Witness Name:_____

Signature of Creditor:______ Name of Creditor:______

If Creditor is an entity, print name and title of authorized signatory:

Title:_____

Signature of authorized signatory: ______ Name of authorized signatory: ______

SCHEDULE "D" - NOTICE OF REVISION OR DISALLOWANCE

For persons who have asserted Claims against the Applicants and/or D&O Claims against the Directors and/or Officers of the Applicants

TO: [INSERT NAME AND ADDRESS OF CLAIMANT] (the "Claimant")

RE: Claim Reference Number:

Capitalized terms used but not defined in the Notice of Revision or Disallowance shall have the meaning ascribed to them in the Amended and Restated Claims Process Order of the Ontario Superior Court of Justice (Commercial List) in the CCAA proceedings of the Applicants dated January 17, 2024 (the "Claims Process Order"). You can obtain a copy of the Claims Process Order on the Monitor's website at: <u>https://www.insolvencies.deloitte.ca/en-ca/NAFA.</u>

Pursuant to the Claims Process Order, the Monitor hereby gives you notice that the Applicants, in consultation with the Monitor, have reviewed your Proof of Claim and have revised or disallowed all or part of your purported Claim set out therein for voting and/or distribution purposes. Subject to further dispute by you in accordance with the Claims Process Order, your Claim will be as follows:

Prefiling Claims

| | Amount as Submitted | Amount allowed by the Applicants' for voting purposes: | Amount allowed by the Applicants for distribution purposes: |
|----------------|------------------------|--|--|
| | Currency | | |
| A. Unsecured | | \$ \$ | \$ |
| B. Priority | | \$ \$ | \$ |
| C. D&O Claim | | \$ \$ | \$ |
| D. Total Claim | | \$ \$ | \$ |

Restructuring Period Claims

| | Amount as Submitted | Amount allowed by the Applicants' for voting purposes: | Amount allowed by the Applicants for distribution purposes: |
|----------------|------------------------|--|--|
| | Currency | | |
| A. Unsecured | | \$ \$ | \$ |
| B. Priority | | \$ \$ | \$ |
| C. D&O Claim | | \$ \$ | \$ |
| D. Total Claim | | \$ \$ | \$ |

Reasons for Revision or Disallowance:

SERVICE OF DISPUTE NOTICES

If you intend to dispute your Claim specified in this Notice of Revision or Disallowance for voting and/or distribution purposes, you must, by no later than 5:00 p.m. (Toronto time) on the day that is fifteen (15) days after this Notice of Revision or Disallowance is deemed to have been received by you, deliver a Notice of Dispute of Revision or Disallowance to the Monitor (by prepaid ordinary mail, registered mail, courier, personal delivery or email) at the address listed below.

If you do not dispute this Notice of Revision or Disallowance in the prescribed manner and within the aforesaid time period, your Claim shall be deemed to be as set out herein.

If you agree with this Notice of Revision or Disallowance, there is no need to file anything further with the Monitor.

The address of the Monitor is set our below:

DELOITTE RESTRUCTURING INC.

Attention: In its capacity as Court Appointed Monitor of North American Fur Auction Inc. 8 Adelaide Street West Toronto, ON, M5H 0A9 Telephone: 1-888-221-0622 E-mail: <u>nafa@deloitte.ca</u>

In accordance with the Claims Process Order, notices shall be deemed received by the Monitor upon <u>actual receipt</u> thereof by the Monitor during normal business hours on a Business Day, or if delivered outside of normal business hours, on the next Business Bay

The form of Notice of Dispute of Revision or Disallowance is enclosed and can also be accessed on the Monitor's website at <u>https://www.insolvencies.deloitte.ca/en-ca/NAFA.</u>

IF YOU FAIL TO FILE A NOTICE OF DISPUTE OF REVISIONS OR DISALLOWANCE WITHIN THE PRESCRIBED TIME PERIOD, THIS NOTICE OF REVISION OR DISALLOWANCE WILL BE BINDING UPON YOU.

DATED this [XX] th day of [XX], 2024

DELOITTE RESTRUCTURING INC., solely in its capacity as Court Appointed Monitor of North American Fur Auction Inc. and not in its personal or corporate capacity

Per: _____

SCHEDULE "E" - NOTICE OF DISPUTE OF REVISION OR DISALLOWANCE

With respect to Claims against the Applicants and/or D&O Claims against the Directors and/or Officers of the Applicants

Capitalized terms used but not defined in the Notice of Revision or Disallowance shall have the meaning ascribed to them in the Amended and Restated Claims Process Order of the Ontario Superior Court of Justice (Commercial List) in the CCAA proceedings of the Applicants dated January 17, 2024 (the "Claims Process Order"). You can obtain a copy of the Claims Process Order on the Monitor's website at: <u>https://www.insolvencies.deloitte.ca/en-ca/NAFA.</u>

1. Particulars of the Holder of the Claim:

Claims Reference Number:

Full Legal Name of Claimant (include trade name, if different)

(the "Claimant")

Full Mailing Address of the Claimant:

Other Contact Information of the Claimant:

Telephone Number:

Email Address:

Facsimile Number:

Attention (Contact Person):

2. Particulars of original Claimant from whom you acquired the Claim or D&O Claim (if applicable):

Have you acquired this Claim by assignment?¹

Yes: [] No: []

If yes and if not already provided, attach documents evidencing assignment.

Full Legal Name of original Claimant(s):

3. Dispute of Revision or Disallowance of Claim:

The Claimant hereby disagrees with the value of its Claim as set out in the Notice of Revision or Disallowance dated ______, and asserts a Claim as follows:

Prefiling Claims

| | Currency | Amount allowed by the Applicants in the Notice of Revision or Disallowance for voting/distribution purposes: | Amount claimed by Claimant for voting/distribution purposes: |
|--------------------|----------|--|---|
| A. Unsecured | | | |
| Voting | | \$ | \$ |
| Distribution | | \$ | \$ |
| B. Priority | | | |
| Voting | | \$ | \$ |
| Distribution | | \$ | \$ |
| C. D&O Claim | | | |
| Voting | | \$ | \$ |
| Distribution | | \$ | \$ |

¹ Only select 'Yes' if you have been transferred the Claim being referenced herein from another Person.

| D. Total Claim | | |
|----------------|--|----------|
| Voting | | \$ \$ |
| Distribution | | \$ \$ |

Restructuring Period Claims

| | Currency | Amount allowed by the Applicants in the Notice of Revision or Disallowance for voting/distribution purposes: | Amount claimed by Claimant for voting/distribution purposes: |
|----------------|-----------|--|---|
| A. Unsecured | | · • • | |
| Voting | | \$ | \$ |
| Distribution | | \$ | \$ |
| B. Priority | | | |
| Voting | | \$ | \$ |
| Distribution | | \$ | \$ |
| C. D&O Claim | · · · · · | | |
| Voting | | \$ | \$ |
| Distribution | | \$ | \$ |
| D. Total Claim | | | |
| Voting | | \$ | \$ |
| Distribution | | \$ | \$ |

(Insert particulars of your Claim per the Notice of Revision or Disallowance, and the value of your Claim as asserted by you).

4. **Reasons for Dispute:**

Provide full particulars of why you dispute the Applicants' revision or disallowance of your Claim as set out in the Notice of Revision or Disallowance, and provide all supporting documentation, including amount, description of transaction(s) or agreement(s) giving rise to the Claim, name of any guarantor(s) which has guaranteed the Claim, and amount of Claim allocated thereto, date and number of all invoices, particular of all credits, discounts, etc. claimed, as well as a description of the security, if any, granted to the Claimant and estimated value of such security. The particulars provided must support the value of the Claim as stated by you in item 3, above.

5. Certification

I hereby certify that:

- 1. I am the Claimant or an authorized representative of the Claimant.
- 2. I have knowledge of all the circumstances connected with this Claim.
- 3. The Claimant submits this Notice of Dispute of Revision or Disallowance in respect of the Claim referenced above.
- 4. All available documentation in support of the Claimant's dispute is attached.

All information submitted in this Notice of Dispute of Revision or Disallowance must be true. accurate and complete. Filing false information relating to your Claim may result in your Claim being disallowed in whole or in part and may result in further penalties.

| | | | Witness: | |
|------------|------|--------|-------------|--|
| Signature: | | | | |
| Name: | | | (signature) | |
| Title: | | | (print) | |
| Dated at | this | day of | , 2024. | |

This Notice of Dispute of Revision or Disallowance MUST be returned to and received by the Monitor at the below address by no later than 5:00 p.m. (Toronto time) on the day that is fifteen (15) days after this Notice of Revision or Disallowance is deemed to have been received by you in accordance with the Claims Process Order, a copy of which can be found on the Monitor's website at https://www.insolvencies.deloitte.ca/en-ca/NAFA.)

Delivery to the Monitor may be made by ordinary prepaid mail, registered mail, courier, personal

delivery or email to the address below.

DELOITTE RESTRUCTURING INC. Attention: In its capacity as Court Appointed Monitor of North American Fur Auction Inc. 8 Adelaide Street West Toronto, ON, M5H 0A9 Telephone: 1-888-221-0622 E-mail: nafa@deloitte.ca

In accordance with the Claims Process Order, notices shall be deemed received by the Monitor upon <u>actual receipt</u> thereof by the Monitor during normal business hours on a Business Day, or if delivered outside of normal business hours, on the next Business Bay

The form of Notice of Dispute of Revision or Disallowance is enclosed and can also be accessed on the Monitor's website at <u>https://www.insolvencies.deloitte.ca/en-ca/NAFA.</u>

IF YOU FAIL TO FILE A NOTICE OF DISPUTE OF REVISIONS OR DISALLOWANCE WITHIN THE PRESCRIBED TIME PERIOD, YOUR CLAIM AS SET OUT IN THE NOTICE OF REVISION OR DISALLOWANCE WILL BE BINDING UPON YOU.

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 NORTH AMERICAN FUR PRODUCERS INC., NAFA PROPERTIES INC., 3306319 NOVA SCOTIA LIMITED, NORTH AMERICAN FUR AUCTIONS INC., NAFA PROPERTIES (US) INC., NAFA PROPERTIES STOUGHTON LLC, NORTH AMERICAN FUR AUCTIONS (US) INC., NAFPRO LLC (WISCONSIN LLC), NAFA EUROPE CO-OPERATIEF UA, NAFA EUROPE B.V., DAIKOKU SP.Z OO and NAFA POLSKA SP. Z OO

(the "Applicants")

| ONTARIO |
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| SUPERIOR COURT OF JUSTICE |
| COMMERCIAL LIST |
| Proceeding commenced at Toronto |
| |
| ORDER |
| (Re: Claims Process dated January 17, 2024) |
| BLANEY MCMURTRY LLP |
| Barristers & Solicitors |
| 2 Queen Street East, Suite 1500 |
| Toronto, ON, M5C 3G5 |
|)) |
| David T. Ullmann (LSO # 42357I) |
| Tel: (416) 596-4289 |
| Email: <u>DUllmann@blaney.com</u> |
| Stephen Gaudreau (LSO #65895M) |
| Tel: (416) 596-4285 |
| Email: SGaudreau@blaney.com |
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