BANKRUPTCY AND INSOLVENCY FAILLITE ET INSOLVABILITE FILED

DEC 1 7 2013

JUDICIAL CENTRE **OF CALGARY**

S, S

a true copy

COURT FILE NUMBER

25-1799530 25-1799540 25-1799546 25-1799555 25-1800429

25-1799518

COURT

COURT OF QUEEN'S BENCH OF ALBERTA

JUDICIAL CENTRE

CALGARY

IN THE MATTER OF THE BANKRUPTCY OF

PLG CORPORATE SERVICES INC. PLG RESIDENTIAL SERVICES INC.

SAS-CAN MASONRY AND RESTORATION INC.

ASTY CONSTRUCTION INC.

CON-FORTE CONTRACTING COMPANY INC.

PLUMB-LINE GROUP HOLDINGS INC.

(collectively referred to as the "Plumb-Line Group")

APPLICANT

DELOITTE RESTRUCTURING INC., IN ITS CAPACITY AS

TRUSTEE IN BANKRUPTCY, and not in its personal capacits

DOCUMENT

ORDER

Field LLP

400 - 604 1 ST SW

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF

PARTY FILING THIS DOCUMENT

Calgary AB T2P 1M7

Lawyer: Douglas S. Nishimura Phone Number: (403) 260-8548

Fax Number: (403) 264-7084

Email Address: dnishimura@fieldlaw.com

File No. 58083-2

DATE ON WHICH ORDER WAS PRONOUNCED:

December 17, 2013

NAME OF REGISTRAR WHO MADE THIS ORDER:

Madam Justice J. Strekaf

ORDER

UPON the Application of Deloitte Restructuring Inc., the Trustee in Bankruptcy of the Plumb-Line Group (the "Trustee"); AND UPON HAVING read the First Report of the Trustee dated December 10, 2013 ("First Report"); AND UPON HEARING counsel for the Trustee and all other interested parties:

IT IS HEREBY ORDERED AND DECLARED THAT:

The time for service of the Application and all materials in support is hereby abridged to the date 1. of actual service and service is hereby deemed good and sufficient on all required parties.

- 2. The actions of the Trustee to date in respect of administering the bankruptcy estate as described in the First Report are hereby approved.
- 3. The aid and recognition of any Court, tribunal, regulatory or administrative body having jurisdiction in Canada to assist in conveying title of assets of the Plumb-Line Group sold at auction to their respective purchasers, as outlined in the First Report is hereby requested.
- 4. The Trustee is permitted to destroy the Stored Records (as defined in the First Report) on condition that:
 - (a) The Trustee first submit to the inspectors of the bankrupt estates and to the former directors of the Plumb-Line Group a list of the records which the Trustee wishes to destroy;
 - (b) Within a reasonable time after delivery of such list, the Trustee shall remove from such list and agree to retain any records which those parties advise the Trustee that they wish the Trustee to retain; and
 - (c) The Trustee shall retain specific records upon request by a creditor or other party unless the Court otherwise directs.
- 5. The Statement of Interim Receipt and Disbursements as described in the First Report is hereby approved.

Justice of the Court of Queen's Bench of Alberta