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 ARRANGEMENT OF VITAMIN OLDCO HOLDINGS, INC., VITAMIN OLDCO CENTRES COMPANY, VITAMIN OLDCO PARENT LLC, VITAMIN OLDCO CORPORATION, VITAMIN OLDCO CENTERS, INC., VITAMIN OLDCO, INC., VITAMIN OLDCO INVESTMENT COMPANY, VITAMIN OLDCO LUCKY CORPORATION, VITAMIN OLDCO FUNDING, INC., VITAMIN OLDCO INTERNATIONAL HOLDINGS, INC., VITAMIN OLDCO HEADQUARTERS LLC, VITAMIN HOLDCO ASSOCIATES, LTD., VITAMIN OLDCO CANADA HOLDINGS, INC., VITAMIN OLDCO GOVERNMENT SERVICES, LLC, VITAMIN OLDCO PUERTO RICO HOLDINGS, INC., AND VITAMIN OLDCO PUERTO RICO, LLC

APPLICATION OF VITAMIN OLDCO HOLDINGS, INC. UNDER SECTION 46 OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36, AS AMENDED

MOTION RECORD OF THE INFORMATION OFFICER (Approval of Fees and Activities) (Returnable October 30, 2020)

October 27, 2020

STIKEMAN ELLIOTT LLP

Barristers & Solicitors 5300 Commerce Court West 199 Bay Street Toronto, ON M5L 1B9

Ashley Taylor- LSO No. 39932E Tel: (416) 869-5236 Email: ataylor@stikeman.com

Maria Konyukhova -LSO No. 52880V Tel: (416) 869-5230 Email: mkonyukhova@stikeman.com

Sanja Sopic – LSO No. 66487P Tel: (416) 869-6825 Email: ssopic@stikeman.com Fax: (416) 947-0866

Lawyers for the Information Officer



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 ARRANGEMENT OF VITAMIN OLDCO HOLDINGS, INC., VITAMIN OLDCO CENTRES COMPANY, VITAMIN OLDCO PARENT LLC, VITAMIN OLDCO CORPORATION, VITAMIN OLDCO CENTERS, INC., VITAMIN OLDCO, INC., VITAMIN OLDCO INVESTMENT COMPANY, VITAMIN OLDCO LUCKY CORPORATION, VITAMIN OLDCO FUNDING, INC., VITAMIN OLDCO INTERNATIONAL HOLDINGS, INC., VITAMIN OLDCO HEADQUARTERS LLC, VITAMIN HOLDCO ASSOCIATES, LTD., VITAMIN OLDCO CANADA HOLDINGS, INC., VITAMIN OLDCO GOVERNMENT SERVICES, LLC, VITAMIN OLDCO PUERTO RICO HOLDINGS, INC., AND VITAMIN OLDCO PUERTO RICO, LLC

APPLICATION OF VITAMIN OLDCO HOLDINGS, INC. UNDER SECTION 46 OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36, AS AMENDED

INDEX

TAB	DOCUMENT
1	Notice of Motion dated October 27, 2020
2	Sixth Report of the Information Officer dated October 27, 2020
Α	List of Debtors
В	Affidavit of Nigel Meakin sworn October 27, 2020
С	Affidavit of Ashley Taylor sworn October 27, 2020
3	Draft Order

TAB 1

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF VITAMIN OLDCO HOLDINGS, INC., VITAMIN OLDCO CENTRES COMPANY, VITAMIN OLDCO PARENT LLC, VITAMIN OLDCO CORPORATION, VITAMIN OLDCO CENTERS, INC., VITAMIN OLDCO, INC., VITAMIN OLDCO INVESTMENT COMPANY, VITAMIN OLDCO LUCKY CORPORATION, VITAMIN OLDCO FUNDING, INC., VITAMIN OLDCO INTERNATIONAL HOLDINGS, INC., VITAMIN OLDCO HEADQUARTERS LLC, VITAMIN HOLDCO ASSOCIATES, LTD., VITAMIN OLDCO CANADA HOLDINGS, INC., VITAMIN OLDCO GOVERNMENT SERVICES, LLC, VITAMIN OLDCO PUERTO RICO HOLDINGS, INC., AND VITAMIN OLDCO PUERTO RICO, LLC

APPLICATION OF VITAMIN OLDCO HOLDINGS, INC. UNDER SECTION 46 OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36, AS AMENDED

NOTICE OF MOTION (Approval of Activities and Fees) (Returnable October 30, 2020)

FTI CONSULTING CANADA INC. ("**FTI**"), in its capacity as the Court-appointed information officer (the "**Information Officer**") in the within proceedings will make a motion to the Court on October 30, 2020 at 10:00 a.m., or as soon after that time as the motion can be heard by videoconference via Zoom due to the COVID-19 crisis. The videoconference details can be found in Schedule "A" to this Notice of Motion. Please advise Sanja Sopic if you intend to join the hearing of this motion by emailing <u>ssopic@stikeman.com</u>.

THE MOTION WILL BE HEARD ORALLY.

THE MOTION IS FOR:

- 1. An Order substantially in the form of the draft Order attached at Tab 3 of the Motion Record:
 - (a) approving the Fifth Report of FTI in its capacity as Information Officer dated October 14, 2020 (the "Fifth Report") and the Sixth Report of FTI in its capacity as Information Officer dated October 27, 2020 (the "Sixth Report"),¹ and the activities of FTI in its capacity as the Information Officer, as described in the Fifth Report and the Sixth Report;

¹ Capitalized terms not otherwise defined in this Notice of Motion are as defined in the Sixth Report.

- (b) approving the fees and disbursements of FTI in its capacity as the Information Officer for the period from October 5, 2020 to October 25, 2020 as set out in the affidavit of Nigel D. Meakin, sworn October 27, 2020 (the "Meakin Affidavit"), including the Subsequent Fees and Disbursements of the Information Officer;
- (c) approving the fees and disbursements of Stikeman Elliott LLP, legal counsel to the Information Officer (the "Information Officer's Counsel") for the period from September 26, 2020 to October 25, 2020, as set out in the affidavit of Ashley Taylor sworn October 27, 2020 (the "Taylor Affidavit"), including the Subsequent Fees and Disbursements of the Information Officer's Counsel; and
- 2. Such further and other relief as counsel may request and this Court deems just.

THE GROUNDS FOR THE MOTION ARE:

- On June 23, 2020, the Debtors commenced insolvency proceedings by filing voluntary petitions with the United States Bankruptcy Court for the District of Delaware (the "US Court") under chapter 11 of title 11 of the United States Code (the "Chapter 11 Proceedings");
- On June 23, 2020, the US Court made various orders in the Chapter 11 Proceedings (the "First Day Orders"), including an order authorizing GNC Holdings, Inc. ("GNC Holdings") to act as foreign representative of the Chapter 11 Proceedings;
- 3. On June 24, 2020, this Court granted the interim order (Foreign Main Proceeding) granting a stay of proceedings against the Debtors pending further order of the Court;
- 4. On June 29, 2020 this Court made the Initial Recognition Order, *inter alia*, declaring that GNC Holdings is the "foreign representative" as defined in section 45 of the CCAA, and a Supplemental Order, *inter alia*, appointing FTI as Information Officer, recognizing the First Day Orders, and granting the Administration Charge and the DIP Lenders' Charge;
- 5. On June 29, 2020, this Court granted the Consulting Agreement Approval Order, recognizing the Interim Store Closing Order in the Chapter 11 Proceedings, approving the Consulting Agreement and approving and authorizing the Debtors to conduct the going-out-of-business sale process in Canada, in accordance with the Interim Store Closing Order, the Canadian Store Closing Procedures, the Canadian Sale Guidelines and the Consulting Agreement;

- On July 27, 2020, this Court granted the Second Day Recognition Order, recognizing certain Second Day Orders made in the Chapter 11 Proceedings, including the Final DIP Order, the Bar Date Order and the Bidding Procedures Order;
- 7. On August 25, 2020, this Court granted an order recognizing certain additional orders that had been entered by the US Court, including (a) the Disclosure Statement Order approving the Plan and Disclosure Statement, establishing procedures for the solicitation of votes with respect to the Plan, and granting certain related relief, and (b) the Stalking Horse and Bid Protections Approval Order;
- 8. On September 14, 2020, the Debtors filed a Notice of Auction Cancellation and Successful Bidder with the US Court, stating that the Debtors did not receive any Qualified Bids for the Debtors' assets, other than from the Stalking Horse Bidder and that, pursuant to the Bidding Procedures, the Debtors were cancelling the Auction and designating the Stalking Horse Bidder as the Successful Bidder;
- 9. On September 22, 2020 this Court granted (a) the Sale Recognition Order, recognizing the September 18, 2020 Sale Order made by the US Court approving the transaction contemplated by the Stalking Horse Agreement and approving the Debtors' assignment and transfer to the Stalking Horse Bidder of certain unexpired executory contracts and leases, and (b) the Thirteenth Lease Rejection Order made by the US Court, authorizing the rejection of certain unexpired leases;
- 10. On September 30, 2020, this Court granted an order recognizing certain additional orders that had been entered by the US Court, authorizing the assignment and assumption of additional unexpired leases;
- 11. On October, 16, 2020, this Court granted a Confirmation Recognition Order recognizing the Plan Confirmation Order granted by the US Court on October 14, 2020, and recognizing certain additional orders that had been made by the US Court;
- 12. Also on October 16, 2020, this Court granted the First Fee Approval Order, approving (a) the Pre-Filing Report, the First Report, the Second Report, the Third Report and the Fourth Report, and the actions and activities of the Information Officer described therein, and (b) the fees and disbursements of the Information Officer and the Information Officer's Counsel during the period from the commencement of the Recognition Proceedings to October 4, 2020 and September 25, 2020, respectively;

- 13. In accordance with paragraph 17 of the Supplemental Order, the fees of the Information Officer and its counsel must be approved by this Court;
- 14. The Information Officer and the Information Officer's Counsel, have maintained detailed records of their professional time and disbursements since the Information Officer's appointment, and have estimated the fees and disbursements they expect to incur until the date of the Information Officer's discharge through the Subsequent Fees and Disbursements;
- 15. The provisions of the CCAA, including Part IV thereof;
- 16. Rules 2.03, 3.02, 16, and 37 of the *Rules of Civil Procedure*, R.R.O. 1990. Reg. 194, as amended; and
- 17. Such further and other grounds as counsel may advise and this Court may permit.

THE FOLLOWING DOCUMENTARY EVIDENCE will be used at the hearing of the motion:

- 1. The Sixth Report;
- 2. The Meakin Affidavit and the Taylor Affidavit; and
- 3. Such further and other evidence as counsel may advise and this Court may permit.

October 27, 2020

STIKEMAN ELLIOTT LLP

Barristers & Solicitors 5300 Commerce Court West 199 Bay Street Toronto, ON M5L 1B9

Ashley Taylor- LSO No. 39932E Tel: (416) 869-5236 Email: ataylor@stikeman.com

Maria Konyukhova LSO No. 52880V Tel: (416) 869-5230 Email: mkonyukhova@stikeman.com

Sanja Sopic LSO No. 66487P Tel: (416) 869-6825 Email: ssopic@stikeman.com Fax: (416) 947-0866

Lawyers for the Information Officer

Schedule "A"

Zoom Particulars

Join Zoom Meeting https://torys.zoom.us/j/97902549862?pwd=aEN0ZHQydlJsV2FxdUZVSTU2b2g3Zz09

Meeting ID: 979 0254 9862 Passcode: 692931 One tap mobile +15873281099,,97902549862#,,,,,,0#,,692931# Canada +16473744685,,97902549862#,,,,,,0#,,692931# Canada

Dial by your location +1 587 328 1099 Canada +1 647 374 4685 Canada +1 647 558 0588 Canada +1 778 907 2071 Canada +1 204 272 7920 Canada +1 438 809 7799 Canada +1 312 626 6799 US (Chicago) +1 346 248 7799 US (Houston) +1 646 558 8656 US (New York) +1 669 900 9128 US (San Jose) +1 253 215 8782 US (Tacoma) +1 301 715 8592 US (Germantown) Meeting ID: 979 0254 9862 Passcode: 692931 Find your local number: https://torys.zoom.us/u/aMClp6CYr

IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36, AS AMENDED

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APPLICATION OF VITAMIN OLDCO HOLDINGS, INC. UNDER SECTION 46 OF THE *COMPANIES' CREDITORS ARRANGEMENT ACT*, R.S.C. 1985, c. C-36, AS AMENDED

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)
PROCEEDINGS COMMENCED AT TORONTO
NOTICE OF MOTION (APPROVAL OF ACTIVITIES AND FEES)
STIKEMAN ELLIOTT LLP
5300 Commerce Court West
199 Bay Street, Toronto, ON M5L 1B9
Ashley Taylor – LSO No. 39932E Tel: 416-869-5236 Email: ataylor@stikeman.com
Maria Konyukhova- LSO No. 52880V Tel: (416) 869-5230 Email: mkonyukhova@stikeman.com
Sanja Sopic - LSO No. 66487P Tel: (416) 869-6825 Email: ssopic@stikeman.com
Lawyers for the Information Officer

TAB 2

Vitamin OldCo Holdings, Inc. (formerly GNC Holdings, Inc.), Vitamin OldCo Centres Company (formerly General Nutrition Centres Company) *et al*

SIXTH REPORT OF THE INFORMATION OFFICER

October 27, 2020



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

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APPLICATION OF VITAMIN OLDCO HOLDINGS, INC., UNDER SECTION 46 OF *THE COMPANIES' CREDITORS ARRANGEMENT ACT*, R.S.C. 1985, c. C-36, AS AMENDED

SIXTH REPORT TO THE COURT SUBMITTED BY FTI CONSULTING CANADA INC. IN ITS CAPACITY AS INFORMATION OFFICER



INTRODUCTION

- Vitamin OldCo Holdings, Inc., formerly GNC Holdings, Inc. ("GNC Holdings"), an entity registered in the state of Delaware, is the ultimate parent of Vitamin OldCo Centres Company, formerly General Nutrition Centres Company ("GNC Canada"). GNC Holdings is also the ultimate parent for those entities listed in Appendix A hereto (collectively, with GNC Holdings and GNC Canada, the "Debtors"). On June 23, 2020 (the "Petition Date"), the Debtors commenced cases under Chapter 11 of the United States Bankruptcy Code (the "Chapter 11 Cases") in the U.S. Bankruptcy Court in Delaware (the "U.S. Court").
- On June 24, 2020, GNC Holdings in its capacity as the proposed foreign representative of the Debtors in respect of the Chapter 11 Cases filed an application (the "Recognition Proceedings") under the *Companies' Creditors Arrangement Act*, R.S.C. 1985, c. C-36, as amended (the "CCAA") to the Ontario Superior Court of Justice (Commercial List) (the "Canadian Court") for:
 - (a) An interim order (Foreign Main Proceeding) granting a stay of proceedings against the Debtors (the "Interim Stay Order");
 - (b) An initial recognition order (the "Initial Recognition Order") recognizing the Chapter 11 Cases and granting, *inter alia*, a stay of proceedings against the Debtors;
 - (c) A supplemental recognition order (the "Supplemental Order") seeking certain relief including the recognition of various orders issued in the Chapter 11 Cases and the appointment of FTI Consulting Canada Inc. ("FTI Canada") as Information Officer (in such capacity, the "Information Officer"); and
 - (d) An order (the "Consulting Agreement Approval Order") approving the consulting agreement (the "Consulting Agreement") entered into between GNC Canada and a joint venture comprised of Tiger Asset Solutions Canada, ULC and GA Retail Canada ULC (collectively, the "Canada Consultant").



- 3. The Interim Stay Order was granted on June 24, 2020. Pursuant to the Interim Stay Order, FTI Consulting Canada Inc. ("**FTI Canada**"), in its capacity as the proposed Information Officer (at that time), established a case website for the Recognition Proceedings at http://cfcanada.fticonsulting.com/GNCC (the "Canada Case Website").
- 4. On June 25, 2020 and June 26, 2020, the U.S. Court granted the First Day Orders to permit the Debtors to continue to operate their business in the ordinary course and to advance their proposed reorganization. The First Day Orders included the Foreign Representative Order, the Interim DIP Order, the Interim Cash Management Order, the Interim Store Closing Order, and the Interim Wages Order, each as defined in the Pre-Filing Report of the Proposed Information Officer dated June 28, 2020 (the "**Pre-Filing Report**"). The U.S. Court also issued an order consolidating the administration of the Chapter 11 Cases for procedural purposes only under Case No. 20-11662.
- 5. All publicly available information filed in the Chapter 11 Cases is available at https://cases.primeclerk.com/gnc (the "U.S. Case Website").
- 6. On June 29, 2020, the Honourable Madam Justice Conway of the Canadian Court granted:
 - (a) The Initial Recognition Order, *inter alia*, declaring that GNC Holdings is a "foreign representative" as defined in section 45 of the CCAA (the "Foreign Representative"), that the centre of main interests for each of the Debtors is the United States of America and recognizing the Chapter 11 Cases as a "foreign main proceeding";

- (b) The Supplemental Order, *inter alia*, recognizing several of the First Day Orders, appointing FTI Canada as information officer (the "Information Officer"), granting a stay of proceedings against the Debtors and granting a super-priority charge (the "DIP Lenders' Charges") on the Debtors' property in Canada for the benefit of GLAS Trust Company LLC, as administrative collateral agent for and on behalf of itself and the other lenders party thereto (the "DIP Term Lenders"), and JP Morgan Chase N.A. as administrative agent and collateral agent for an on behalf of themselves and the other lenders party thereto (the "DIP ABL FILO Lenders", and collectively with the DIP Term Lenders, the "DIP Lenders"); and
- (c) The Consulting Agreement Approval Order, *inter alia*, recognizing the Interim Store Closing Order in the Chapter 11 Cases, approving the Consulting Agreement and approving and authorizing the Debtors to conduct the goingout-of-business sale process in Canada (the "GOB Sale") in accordance with the Interim Store Closing Order, the Canadian Store Closing Procedures, the Canadian Sale Guidelines (as defined in the Interim Store Closing Order) and the Consulting Agreement.
- As described in the First Report of the Information Officer dated July 24, 2020 (the "First Report"), various orders were entered by the U.S. Court on July 20, July 21, and July 22, 2020 (the "Second Day Orders").
- 8. On July 27, 2020, the Honourable Madam Justice Gilmore of the Canadian Court granted an Order (the "Second Day Recognition Order") recognizing certain of the Second Day Orders, including the Final DIP Order, the Bar Date Order and the Bidding Procedures Order.
- 9. On August 25, 2020, the Honourable Madam Justice Conway of the Canadian Court granted an Order (the "August 25 Recognition Order") recognizing certain additional Orders that had been entered by the U.S. Court, including the Disclosure Statement Order and the Stalking Horse and Bid Protections Approval Order.



- 10. On September 22, 2020, the Honourable Madam Justice Conway of the Canadian Court granted an Order (the "**September 22 Recognition Order**") recognizing the following additional Orders that had been entered by the U.S. Court:
 - (a) The U.S. Sale Order, *inter alia*:
 - (i) Authorizing the sale of substantially all of the Debtors' assets free and clear of all claims, liens, liabilities, rights, interests and encumbrances (the "Sale Transaction"); and
 - (ii) Authorizing the assumption and assignment of certain of the Debtors' executory contracts and unexpired leases; and
 - (b) The Thirteenth Omnibus Lease Rejection Order *inter alia* authorizing rejection of certain unexpired leases effective as of August 31, 2020.
- 11. On September 30, 2020, the Honourable Madam Justice Conway of the Canadian Court granted an Order (the "September 30 Recognition Order") recognizing the 29th Lease Assumption Order, the 30th Lease Assumption Order, the 31st Lease Assumption Order, the 32nd Lease Assumption Order and the 33rd Lease Assumption Order.
- 12. The Sale Transaction closed on October 7, 2020.
- 13. On October 14, 2020, the U.S. Court issued Findings of Fact, Conclusions of Law and Order Confirming the Joint Chapter 11 Plan of Vitamin Holdings and its Debtor Affiliates (the "Plan Confirmation Order") confirming the Joint Chapter 11 Plan of Vitamin Holdings and its Debtor Affiliates dated October 7, 2020 (the "Plan") and the Plan Supplement dated September 28, 2020 (as amended, supplemented and otherwise modified, the "Plan Supplement", and together with the Plan, the "Confirmed Plan").
- On October 16, 2020, the Honourable Madam Justice Conway of the Canadian Court granted an Order (the "October 16 Recognition Order") recognizing, *inter alia*, the Plan Confirmation Order.



- 15. The purpose of this, the Sixth Report of the Information Officer (the "Report" or the "Sixth Report"), is to provide information to the Canadian Court with respect to:
 - (a) The Foreign Representatives motion for an Order (the "October 30 Recognition and Termination Order"), *inter alia*:
 - Recognizing the 41st Lease Rejection Order, as defined hereinafter,
 if it is issued by the U.S. Court;
 - (ii) Recognizing the 46th Assumption and Assignment Order, as defined hereinafter, if it is issued by the U.S. Court; and
 - (iii) Terminating the Recognition Proceedings and discharging the Information Officer upon filing by the Information Officer of a certificate (the "Termination Certificate"); and
 - (b) The Information Officer's request for an Order (the "Second Fee Approval Order") *inter alia* approving the fees and disbursements of the Information Officer and the Information Officer's Counsel (as defined below).

TERMS OF REFERENCE

- 16. In preparing this Report, the Information Officer has relied upon unaudited financial information of the Debtors, the Debtors' books and records, certain financial information prepared by the Debtors and discussions with various parties, including the Canada Consultant and other various legal, financial, and other advisors to the Debtors (collectively, the "Information").
- 17. Except as described in this Report:
 - (a) The Information Officer has not audited, reviewed or otherwise attempted to verify the accuracy or completeness of the Information in a manner that would comply with Generally Accepted Assurance Standards pursuant to the Chartered Professional Accountants of Canada Handbook; and



- (b) The Information Officer has not examined or reviewed financial forecasts and projections referred to in this Report in a manner that would comply with the procedures described in the Chartered Professional Accountants of Canada Handbook.
- 18. The Information Officer has prepared this Report in connection with the Foreign Representatives motion for the granting of the October 30 Recognition and Termination Order and the Information Officer's motion for the granting of the Second Fee Approval Order, which are scheduled to be heard on October 30, 2020, and this Report should not be relied on for any other purposes.
- 19. Future oriented financial information reported or relied on in preparing this Report is based on the assumptions of management of the Debtors ("**Management**") regarding future events; actual results may vary from forecast and such variations may be material.
- 20. Unless otherwise stated, all monetary amounts contained herein are expressed in **United States Dollars**. Capitalized terms not otherwise defined herein have the meanings defined in the Initial Tolivar Affidavit, the U.S. First Day Declarations, the Pre-Filing Report or previous Reports of the Information Officer.

EXECUTIVE SUMMARY

- 21. In summary, for the reasons set out in this Report, the Information Officer is of the view that:
 - Recognition of the 41st Lease Rejection Order and the 46th Assumption and Assignment Order is appropriate in the circumstances; and
 - (b) Termination of the Recognition Proceedings and discharge of the Information Officer upon filing of the Termination Certificate is appropriate in the circumstances.



22. The Information Officer respectfully submits that the Information Officer's Fees and Disbursements, the Information Officer's Counsel Fees and Disbursements and the Subsequent Fees and Disbursements are reasonable in the circumstances and have been, or will be, validly incurred in accordance with the provisions of the Orders issued in the Recognition Proceedings.

THE OCTOBER 20 RECOGNITION AND TERMINATION ORDER

THE 41st LEASE REJECTION ORDER

- 23. On October 13, 2020, the Debtors filed the Forty-first Omnibus Motion in the Chapter 11 Cases for entry of an order authorizing rejection of certain unexpired leases (the "41st Lease Rejection Order"), including the remaining 29 Canadian leases that were not assigned as part of the Sale Transaction (the "Remaining Canadian Leases").
- 24. The Objection Deadline for the 41st Lease Rejection Order is October 27, 2020. The Information Officer has been informed that if no objections are filed, it is expected that the U.S. Court will issue the 41st Lease Rejection Order on or before October 29, 2020.
- 25. If the 41st Lease Rejection Order is not issued prior to the Confirmed Plan becoming effective, the Remaining Canadian Leases will be rejected pursuant to the Plan Confirmation Order which, as noted earlier in this Report, was recognized by the Canadian Court pursuant to the October 16 Recognition Order.
- 26. The provisions of the 41st Lease Rejection Order, if issued in the form requested, will be substantially consistent with the previous lease rejection Orders recognized by the Canadian Court in the Recognition Proceedings.
- 27. GNC Canada provided at least 30 days' notice to the landlords subject to the 41st Lease Rejection Order prior to the effective date of the lease rejection and paid rent for the notice period.



28. Accordingly, the Information Officer is of the view that recognition of the 41st Lease Rejection Order, if issued by the U.S. Court substantially in the form requested, would be appropriate in the circumstances.

THE 46th Assumption and Assignment Order

- 29. On October 14, 2020, the Debtors filed the Forty-Sixth Omnibus Motion in the Chapter 11 Cases for entry of an order authorizing the Debtors to assume and assign certain executory contracts (the "46th Assumption and Assignment Order"), including one Canadian contract.
- 30. The Objection Deadline for the 46th Assumption and Assignment Order is October 28, 2020, with a hearing date set for November 5, 2020. The Information Officer has been informed that if no objections are filed, it is possible that the U.S. Court could issue the 41st Lease Rejection Order prior to November 5, 2020.
- 31. The provisions of the 46th Assumption and Assignment Order, if issued in the form requested, will be substantially consistent with the previous assignment and assumption Orders recognized by the Canadian Court in the Recognition Proceedings.
- 32. Accordingly, the Information Officer is of the view that recognition of the 46th Assumption and Assignment Order, if issued by the U.S. Court substantially in the form requested, would be appropriate in the circumstances.

TERMINATION OF RECOGNITION PROCEEDINGS AND DISCHARGE OF INFORMATION OFFICER

- 33. The Foreign Representative is seeking termination of the Recognition Proceedings upon filing of the Termination Certificate.
- 34. It is currently anticipated that the Plan will become effective on or about October 30, 2020.



- 35. If the Plan becomes effective, there will be no further Orders issued by the U.S. Court that will require recognition by the Canadian Court, other than potentially the 46th Assumption and Assignment Order. Furthermore, there will be no continued need for a stay of proceedings against GNC Canada.
- 36. Accordingly, the Information Officer is of the view that termination of the Recognition Proceedings upon the filing of the Termination Certificate is appropriate in the circumstances.

THE SECOND FEE APPROVAL ORDER

- 37. On October 16, 2020, the Honourable Madam Justice Conway of the Canadian Court granted an Order (the "**First Fee Approval Order**") approving, *inter alia*:
 - (a) The Pre-filing Report, the First Report, the Second Report of the Information Officer dated August 21, 2020 (the "Second Report"), the Third Report of the Information Officer dated September 19, 2020 (the "Third Report") and the Fourth Report of the Information Officer dated October 9, 2020 (the "Fourth Report");
 - (b) The actions, conduct and activities of the Information Officer as described in the First Report, the Second Report, the Third Report and the Fourth Report;
 - Approving the total fees and disbursements of the Information Officer during the period from the commencement of the Recognition Proceedings to October 4, 2020; and
 - (d) Approving the total fees and disbursements of the Information Officer's Counsel during the period from the commencement of the Recognition Proceedings to September 25, 2020.
- 38. The Information Officer now respectfully requests the granting of the Second Fee Approval Order approving:



- (a) The actions, conduct and activities of the Information Officer as described in the Information Officer's Fifth Report dated October 14, 2020 and this Sixth Report;
- (b) The fees and disbursements of the Information Officer for the period from October 5 to October 25, 2020, and of the fees and disbursements of the Information Officer's Counsel for the period from September 26 to October 25, 2020; and
- (c) The estimated fees and disbursements of the Information Officer and the Information Officer's Counsel for the period from October 26, 2020 to the filing of the Termination Certificate (the "Subsequent Fees and Disbursements").
- 39. Pursuant to paragraph 17 of the Supplemental Recognition Order, the Information Officer and the Information Officer's Counsel have been paid their fees and disbursements at their standard rates and charges by GNC Canada from time to time as part of the costs of the Recognition Proceedings.
- 40. Paragraph 18 of the Supplemental Recognition Order states:

"THIS COURT ORDERS that the Information Officer and its legal counsel shall pass their accounts from time to time, and for this purpose, the accounts of the Information Officer and its legal counsel are hereby referred to a judge of the Commercial List of the Ontario Superior Court of Justice, and the accounts of the Information Officer and its counsel shall not be subject to approval in the Foreign Proceeding."

41. The Information Officer and Stikeman Elliott LLP (the "**Information Officer's Counsel**") have maintained records of their professional time and costs.

- 42. The total fees and disbursements of the Information Officer during the period from October 5 to October 25, 2020, amount to \$62,246.11 (the "Information Officer Fees and Disbursements"), including \$58,660.00 for fees and \$3,586.11 for disbursements (all excluding applicable taxes). The time spent by the Information Officer's personnel in the period is more particularly described in the affidavit of Nigel Meakin of the Information Officer, sworn October 27, 2020 in support of the Information Officer's request for the Second Fee Approval Order. A copy of the affidavit of Mr. Meakin is attached hereto as Appendix B.
- 43. The total fees and disbursements of the Information Officer's Counsel during the period from September 26 to October 25, 2020, amount to US\$45,966.30 (the "Information Officer's Counsel Fees and Disbursements"), including invoiced fees of US\$45,966.30 and disbursements of US\$0.00 (all excluding applicable taxes). The time spent by the personnel of the Information Officer's Counsel in the period is more particularly described in the affidavit of Ashley Taylor of the Information Officer's Counsel, sworn October 27, 2020 in support of the Information Officer's request for the Second Fee Approval Order. A copy of the affidavit of Mr. Taylor is attached hereto as Appendix C.
- 44. Based on the information currently available and assuming no unforeseen events in the Chapter 11 Cases or the Recognition Proceedings, the Information Officer estimates that the Subsequent Fees and Disbursements should not exceed \$35,000 in the aggregate.
- 45. The Information Officer respectfully submits that the Information Officer's Fees and Disbursements, the Information Officer's Counsel Fees and Disbursements and the Subsequent Fees and Disbursements are reasonable in the circumstances and have been, or will be, validly incurred in accordance with the provisions of the Orders issued in the Recognition Proceedings.
- 46. Accordingly, the Information Officer respectfully seeks the approval of the Information Officer Fees and Disbursements, the Information Officer's Counsel Fees and Disbursements and the Subsequent Fees and Disbursements.



The Information Officer respectfully submits to the Court this, its Sixth Report.

Dated this 27th day of October, 2020.

FTI CONSULTING CANADA INC.

Solely in its capacity as Information Officer of Vitamin OldCo Holdings, Inc., Vitamin OldCo Parent LLC, Vitamin OldCo Corporation, Vitamin OldCo Centers, Inc., Vitamin OldCo, Inc., Vitamin OldCo Investment Company, Vitamin OldCo Lucky Corporation, Vitamin OldCo Funding, Inc., Vitamin OldCo International Holdings, Inc., GNC China Holdco, LLC, Vitamin OldCo Headquarters LLC, Vitamin OldCo Associates, Ltd., Vitamin OldCo Canada Holdings, Inc., Vitamin OldCo Centres Company, Vitamin OldCo Government Services, LLC, Vitamin OldCo Puerto Rico Holdings, Inc., and Vitamin OldCo Puerto Rico, LLC and not in its personal or corporate capacity.

Alex

Nigel D. Meakin Senior Managing Director

Jim Robinson Managing Director



Appendix A

Debtors

Vitamin OldCo Holdings, Inc. Vitamin OldCo Parent LLC Vitamin OldCo Corporation Vitamin OldCo Centers, Inc. Vitamin OldCo, Inc. Vitamin OldCo Investment Company Vitamin OldCo Lucky Corporation Vitamin OldCo Funding, Inc. Vitamin OldCo International Holdings, Inc. GNC China Holdco, LLC Vitamin OldCo Headquarters LLC Vitamin OldCo Associates, Ltd. Vitamin OldCo Canada Holdings, Inc. Vitamin OldCo Centres Company Vitamin OldCo Government Services, LLC Vitamin OldCo Puerto Rico Holdings, Inc. Vitamin OldCo Puerto Rico, LLC



Appendix B

Affidavit of Nigel Meakin Sworn October 27, 2020

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 ARRANGEMENT OF VITAMIN OLDCO HOLDINGS, INC., VITAMIN OLDCO PARENT LLC, VITAMIN OLDCO CORPORATION, VITAMIN OLDCO CENTERS, INC., VITAMIN OLDCO, INC., VITAMIN OLDCO INVESTMENT COMPANY, VITAMIN OLDCO LUCKY CORPORATION, VITAMIN OLDCO FUNDING, INC., VITAMIN OLDCO INTERNATIONAL HOLDINGS, INC., GNC CHINA HOLDCO, LLC, VITAMIN OLDCO HEADQUARTERS LLC, VITAMIN OLDCO ASSOCIATES, LTD., VITAMIN OLDCO CANADA HOLDINGS, INC., VITAMIN OLDCO CENTRES COMPANY, VITAMIN OLDCO GOVERNMENT SERVICES, LLC, VITAMIN OLDCO PUERTO RICO HOLDINGS, INC., AND VITAMIN OLDCO PUERTO RICO, LLC

APPLICATION OF VITAMIN OLDCO HOLDINGS, INC., UNDER SECTION 46 OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36, AS AMENDED

AFFIDAVIT OF NIGEL D. MEAKIN (Sworn October 27, 2020)

I, Nigel D. Meakin, of the City of Toronto, in the Province of Ontario, MAKE OATH AND SAY that:

I am a Senior Managing Director of FTI Consulting Canada Inc. ("FTI") and, as such, I have knowledge of the matters hereinafter deposed to except where stated to be on information and belief, and where so stated, I verily believe it to be true.



- 2. Vitamin OldCo Holdings, Inc., formerly GNC Holdings, Inc. ("GNC Holdings"), an entity registered in the state of Delaware, is the ultimate parent of Vitamin OldCo Centres Company, formerly General Nutrition Centres Company ("GNC Canada"). GNC Holdings is also the ultimate parent for those entities listed in Exhibit A hereto (collectively, with GNC Holdings and GNC Canada, the "Debtors"). On June 23, 2020 (the "Petition Date"), the Debtors commenced cases under Chapter 11 of the United States Bankruptcy Code (the "Chapter 11 Cases") in the U.S. Bankruptcy Court in Delaware (the "U.S. Court").
- 3. On June 24, 2020, GNC Holdings in its capacity as the proposed foreign representative of the Debtors in respect of the Chapter 11 Cases filed an application (the "Recognition Proceedings") under the Companies' Creditors Arrangement Act, R.S.C. 1985, c. C-36, as amended (the "CCAA") to the Ontario Superior Court of Justice (Commercial List) (the "Canadian Court") for, *inter alia*:
 - (a) An interim order (Foreign Main Proceeding) granting a stay of proceedings against the Debtors (the "Interim Stay Order");
 - (b) An initial recognition order (the "Initial Recognition Order") recognizing the Chapter 11 Cases and granting, inter alia, a stay of proceedings against the Debtors; and
 - (c) A supplemental recognition order (the "Supplemental Order") seeking certain relief including the recognition of various orders issued in the Chapter 11 Cases and the appointment of FTI Consulting Canada Inc. ("FTI Canada") as Information Officer (in such capacity, the "Information Officer").
- 4. The Interim Stay Order was granted on June 24, 2020.
- 5. On June 29, 2020, the Honourable Madam Justice Conway of the Canadian Court granted, *inter alia*:



- (a) The Initial Recognition Order, *inter alia*, declaring that GNC Holdings is a "foreign representative" as defined in section 45 of the CCAA (the "Foreign Representative"), that the centre of main interests for each of the Debtors is the United States of America and recognizing the Chapter 11 Cases as a "foreign main proceeding"; and
- (b) The Supplemental Order, *inter alia*, recognizing several of the First Day Orders, appointing FTI Canada as Information Officer and granting a stay of proceedings against the Debtors.
- 6. Pursuant to paragraph 17 of the Supplemental Recognition Order, the Information Officer and its counsel have been paid their fees and disbursements at their standard rates and charges by GNC Canada from time to time as part of the costs of the Recognition Proceedings.
- 7. Pursuant to paragraph 18 of the Supplemental Recognition Order, the Information Officer and its legal counsel are required to pass their accounts with the Court from time to time.
- 8. The total fees and disbursements of the Information Officer during the period from October 5 to October 25, 2020, amount to \$62,246.11 (the "Information Officer Fees and Disbursements"), including \$58,660.00 for fees and \$3,586.11 for disbursements (all excluding applicable taxes). Attached hereto and marked as Exhibit "B" to this, my Affidavit, is a summary of the invoices rendered by the Information Officer during the Period (the "Accounts"). True copies of the Accounts are attached as Exhibit "C" to this my Affidavit.
- 9. The activities undertaken and services provided by the Information Officer in connection with the administration of the Recognition Proceedings are described the Information Officer's Reports filed with the Court.



- 10. In the course of performing its duties, personnel of the Information Officer have expended a total of 69.4 hours during the Period. Attached as Exhibit "D" to this, my Affidavit, is a schedule setting out a summary of the individual staff involved in the administration of the Recognition Proceedings and the hours and applicable average rates per person claimed by the Information Officer. The average hourly rate billed by the Information Officer is \$845.24. A schedule of the descriptions of the services provided by the Information Officer's staff is attached as Exhibit "E" to this my affidavit.
- 11. The Information Officer requests that this Honourable Court approve its Accounts in the total amount of \$62,246.11 (excluding applicable taxes).
- Stikeman Elliott LLP, counsel to the Information Officer (the "Information Officer's Counsel"), has rendered services throughout the Recognition Proceedings in a manner consistent with the instructions of the Information Officer.
- 13. The total fees for services and disbursements provided by Information Officer's Counsel during the period from September 26 to October 25, 2020, amount to US\$45,966.30 (the "Information Officer's Counsel Fees and Disbursements"), including fees of US\$45,966.30 and disbursements of US\$0.00 (all excluding applicable taxes). The time spent by Information Officer's Counsel's personnel is more particularly described in the Affidavit of Ashley Taylor of the Information Officer's request for approval of the Information Officer's Counsel Fees and Disbursel, sworn October 27, 2020 in support of the Information Officer's request for approval of the Information Officer's Counsel Fees and Disbursements.
- 14. To the best of my knowledge, the rates charged by the Information Officer and the Information Officer's Counsel are comparable to the rates charged for the provision of similar services by other similar restructuring firms and law firms in their local markets.
- 15. I verily believe that the fees and disbursements incurred by the Information Officer and the Information Officer's Counsel are fair and reasonable in the circumstances.



16. This Affidavit is sworn in connection with a motion for an Order of this Honourable Court approving the fees and disbursements of the Information Officer and the Information Officer's Counsel all as described herein and for no improper purpose.

SWORN BEFORE ME at the)
City of Toronto, this)
day of October 27, 2020)
)
DocuSigned by:)
Sanja Sopic)
E820930A2731482)

A Commissioner for Taking Affidavits, etc.

Malie

NIGEL D. MEAKIN



EXHIBIT "A"
referred to in the Affidavit of
NIGEL D. MEAKIN
Sworn October 27, 2020
DocuSigned by: Sanja Sopic E820930A2731482
Commissioner for Taking Affidavits

Exhibit A

Debtors

Vitamin OldCo Holdings, Inc. Vitamin OldCo Parent LLC Vitamin OldCo Corporation Vitamin OldCo Centers, Inc. Vitamin OldCo, Inc. Vitamin OldCo Investment Company Vitamin OldCo Lucky Corporation Vitamin OldCo Funding, Inc. Vitamin OldCo International Holdings, Inc. GNC China Holdco, LLC Vitamin OldCo Headquarters LLC Vitamin OldCo Associates, Ltd. Vitamin OldCo Canada Holdings, Inc. Vitamin OldCo Centres Company Vitamin OldCo Government Services, LLC Vitamin OldCo Puerto Rico Holdings, Inc. Vitamin OldCo Puerto Rico, LLC



EXHIBIT "B"	
referred to in the Affidavit of	
NIGEL D. MEAKIN	
Sworn October 27, 2020	
DocuSigned by: Sanja Sopic E820930A2731482	
Commissioner for Taking Affidavits	

Exhibit B

Summary of Invoices



Vitamin Oldco Holdings, Inc. *et al* Summary of FTI Invoices October 5, 2020 - October 25, 2020

Invoice #	Invoice Date	Period End Date	Fee	Expenses	Fees + Expenses	HST	Total
29004466	October 13, 2020	October 11, 2020	\$43,270.00	\$2,627.63	\$45,897.63	\$5,966.70	\$51,864.33
29004471	October 20, 2020	October 18, 2020	\$13,887.00	\$868.30	\$14,755.30	\$1,918.19	\$16,673.49
29004478	October 27, 2020	October 25, 2020	\$1,503.00	\$90.18	\$1,593.18	\$207.11	\$1,800.29
TOTAL			\$58,660.00	\$3,586.11	\$62,246.11	\$8,092.00	\$70,338.11

EXHIBIT "C"
referred to in the Affidavit of
NIGEL D. MEAKIN
Sworn October 27, 2020
DocuSigned by: Sanja Sopic E820930A2731482 Commissioner for Taking Affidavits

Exhibit C

The Accounts





Ms. Tricia Tolivar GNC Holdings Inc. 300 Sixth Avenue Pittsburgh, PA 15222 Invoice Summary

October 13, 2020 FTI Invoice No. 29004466 FTI Job No. 012766.0008 Terms Payment on Presentation

Current Invoice Period: Charges Posted through October 11, 2020

Name	Title	Rate	Hours	Total
Nigel Meakin	Senior Managing Director	\$1,020.00	10.8	\$11,016.00
James Robinson	Managing Director	\$835.00	35.4	\$29,559.00
Tyler Rivas-Perri	Senior Consultant	\$490.00	5.5	\$2,695.00
Total Hours and Fees			51.7	\$43,270.00
Business Meals				\$31.43
Allocated Expenses				\$2,596.20
Total Expenses				\$2,627.63
HST Registration No. 835'	718024RT0001			\$5,966.70
Invoice Total for Current	Period			\$51,864.33



Ms. Tricia Tolivar GNC Holdings Inc. 300 Sixth Avenue Pittsburgh, PA 15222 Invoice Summary

October 20, 2020 FTI Invoice No. 29004471 FTI Job No. 012766.0008 Terms Payment on Presentation

Current Invoice Period: Charges Posted through October 18, 2020

Name	Title	Rate	Hours	Total
Nigel Meakin	Senior Managing Director	\$1,020.00	3.3	\$3,366.00
James Robinson	Managing Director	\$835.00	12.6	\$10,521.00
Total Hours and Fees			15.9	\$13,887.00
Business Meals				\$35.08
Allocated Expenses				\$833.22
Total Expenses				\$868.30
HST Registration No. 8357	18024RT0001			\$1,918.19
Invoice Total for Current I	Period			\$16,673.49



Ms. Tricia Tolivar GNC Holdings Inc. 300 Sixth Avenue Pittsburgh, PA 15222 Invoice Summary

October 27, 2020 FTI Invoice No. 29004478 FTI Job No. 012766.0008 Terms Payment on Presentation

Current Invoice Period: Charges Posted through October 25, 2020

Name	Title	Rate	Hours	Total
James Robinson	Managing Director	\$835.00	1.8	\$1,503.00
Total Hours and Fees			1.8	\$1,503.00
Allocated Expenses				\$90.18
Total Expenses				\$90.18
HST Registration No. 8357	18024RT0001			\$207.11
Invoice Total for Current I	Period			\$1,800.29

EXHIBIT "D"
referred to in the Affidavit of
NIGEL D. MEAKIN
Sworn October 27, 2020
DocuSigned by: Sanja Sopic E820930A2731482
Commissioner for Taking Affidavits

Exhibit D

Summary of Time Charges

Vitamin OldCo Holdings Inc. et al

Summary of Charges

October 5, 2020 - October 25, 2020

Professional	Title	Hours	Hourly Rate	Total
Nigel Meakin	Senior Managing Director	14.10	1,020	\$14,382.00
James Robinson	Managing Director	49.80	835	\$41,583.00
Tyler Rivas-Perri	Senior Consultant	5.50	490	\$2,695.00
TOTAL		69.40		\$58,660.00

Average Rate \$ 845.24

EXHIBIT "E"
referred to in the Affidavit of
NIGEL D. MEAKIN
Sworn October 27, 2020
DocuSigned by: Sanja Sopic
E820930A2731482
Commissioner for Taking Affidavits

Exhibit E

Description of Services



	Invoice # 29004466 29004466	Name James Robinson	Hours 3.80	Rate 835	\$	Amount	Narrative
			3.80	835	\$	2 172 00	
10/07/20	29004466	· · · · ·			Ŷ	3,173.00	Review updated flow of funds; attend call with FTI US and Evernote regarding assumed and excluded liabilities; begin drafting of sections and update outline for fourth report;
		James Robinson	6.80	835	\$	5,678.00	Drafting of fourth report sections, review of budget to actual analysis and updates regarding same, review of updated docket materials and incorporation into report; correspond with NM on report comments; review of updated flow of funds; review if updated GOB sales data; attend advisor call for sale closing; multiple calls and emails regarding same;
0/09/20	29004466	James Robinson	8.70	835	\$	7,264.50	Continued drafting of the fourth report; on-going review of docket updates and preparation of additional report sections; attend advisor call; further drafting of report sections for additional order recognition being sought and review of related materials;
10/06/20	29004466	James Robinson	5.60	835	\$	4,676.00	
10/08/20	29004466	James Robinson	10.50	835	\$	8,767.50	Continued drafting of Fourth Report including review of numerous updated docket motions/orders/declarations/other, drafting of related sections including voting results and plan confirmation, review of draft motion materials;
0/05/20	29004466	Nigel Meakin	1.40	1,020	\$	1,428.00	Correspondence. Fee approval materials
0/06/20	29004466	Nigel Meakin	1.40	1,020	\$	1,428.00	Calls re funds flow. Discussions with JR re various issues.
0/07/20	29004466	Nigel Meakin	1.80	1,020	\$	1,836.00	Calls with counsel. Update call with company advisors; call with company Canadian counsel; court report.
10/08/20	29004466	Nigel Meakin	3.20	1,020	\$	3,264.00	Court report. Calls and discussions re. Ari us matters
0/09/20	29004466	Nigel Meakin	2.20	1,020	\$	2,244.00	Call re upcoming motions and wind down plan. Court report Fee affidavit
0/05/20	29004466	Nigel Meakin	0.80	1,020	\$	816.00	Call with company counsel re closing issues. Discussions with counsel
0/05/20	29004466	Tyler Rivas-Perri	1.50	490	\$	735.00	Preparing the fee affidavit exhibits' for the monitor report for invoices to date
0/05/20	29004466	Tyler Rivas-Perri	1.00	490	\$	490.00	Preparing the ending forecast cash for October 7th 2020.
0/05/20	29004466	Tyler Rivas-Perri	3.00	490	\$	1,470.00	Performing the variance analysis for receipts and
0/13/20	29004471	James Robinson	4.50	835	\$	3,757.50	disbursements' for the week ending October 3rd 2020 Updates and address comments on the report; review of numerous updated docket materials; attend advisor status cal
0/14/20	29004471	James Robinson	5.20	835	\$	4,342.00	Attend advisor status call; review of updated docket filings and further report updates; review of updated motion record; website postings coordination; further review of updated docket filings; further report updates and review including Stikeman comments;
0/15/20	29004471	James Robinson	0.80	835	\$	668.00	Website posting and drafting of narratives;
0/16/20	29004471	James Robinson	2.10	835	\$	1,753.50	Attend advisors update call; attend Canadian court hearing for Plan Recognition; website updates and drafting of narratives; correspond with US team regarding wind-down matters;
0/14/20	29004471	Nigel Meakin	2.70	1,020	\$	2,754.00	Status call. Call with company counsel. Correspondence. Report.; call with counsel
	29004471	Nigel Meakin	0.60	1,020	\$	612.00	Preparation for and attendance at court
	29004478	James Robinson	0.60	835	\$		Prepare for an attend company advisors status call;
10/21/20	29004478	James Robinson	1.20	835	\$	1,002.00	Attend status call with company and advisors; review correspondence received and review US docket updates;
			69.40		\$	58,660.00	

Vitamin Oldco Holdings Inc. *et al* Schedule of Time Charges

IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36, AS AMENDED

AND IN THE MATTER OF VITAMIN OLDCO HOLDINGS, INC., VITAMIN OLDCO PARENT LLC, VITAMIN OLDCO CORPORATION, VITAMIN OLDCO CENTERS, INC., VITAMIN OLDCO, INC., VITAMIN OLDCO INVESTMENT COMPANY, VITAMIN OLDCO LUCKY CORPORATION, VITAMIN OLDCO FUNDING, INC., VITAMIN OLDCO INTERNATIONAL HOLDINGS, INC., GNC CHINA HOLDCO, LLC, VITAMIN OLDCO HEADQUARTERS LLC, VITAMIN OLDCO ASSOCIATES, LTD., VITAMIN OLDCO CANADA HOLDINGS, INC., VITAMIN OLDCO GOVERNMENT SERVICES, LLC, VITAMIN OLDCO PUERTO RICO HOLDINGS, INC., AND VITAMIN OLDCO PUERTO RICO, LLC

APPLICATION OF VITAMIN OLDCO HOLDINGS, INC. UNDER SECTION 46 OF THE *COMPANIES' CREDITORS ARRANGEMENT ACT*, R.S.C. 1985, c. C-36, AS AMENDED

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

PROCEEDINGS COMMENCED AT TORONTO

AFFIDAVIT OF NIGEL MEAKIN Sworn October 27, 2020

STIKEMAN ELLIOTT LLP

5300 Commerce Court West 199 Bay Street Toronto, ON M5L 1B9 Tel: 416-869-5500 Fax: 416-947-0866

Ashley Taylor – LSO No. 39932E Tel: 416-869-5236 Email: ataylor@stikeman.com

Maria Konyukhova LSO#: 52880V Tel: (416) 869-5230 Email: mkonyukhova@stikeman.com

Lawyers for the Information Officer

Appendix C

Affidavit of Ashley Taylor Sworn October 27, 2020

Court File No. CV-20-00642970-00CL

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 ARRANGEMENT OF VITAMIN OLDCO HOLDINGS, INC., VITAMIN OLDCO CENTRES COMPANY, VITAMIN OLDCO PARENT LLC, VITAMIN OLDCO CORPORATION, VITAMIN OLDCO CENTERS, INC., VITAMIN OLDCO, INC., VITAMIN OLDCO INVESTMENT COMPANY, VITAMIN OLDCO LUCKY CORPORATION, VITAMIN OLDCO FUNDING, INC., VITAMIN OLDCO INTERNATIONAL HOLDINGS, INC., VITAMIN OLDCO HEADQUARTERS LLC, VITAMIN HOLDCO ASSOCIATES, LTD., VITAMIN OLDCO CANADA HOLDINGS, INC., VITAMIN OLDCO GOVERNMENT SERVICES, LLC, VITAMIN OLDCO PUERTO RICO HOLDINGS, INC., AND VITAMIN OLDCO PUERTO RICO, LLC

APPLICATION OF VITAMIN OLDCO HOLDINGS, INC. UNDER SECTION 46 OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36, AS AMENDED

AFFIDAVIT OF ASHLEY TAYLOR (Sworn October 27, 2020)

I, Ashley Taylor, of the City of Toronto, in the Province of Ontario, MAKE OATH AND SAY:

1. I am a barrister and solicitor qualified to practice law in the Province of Ontario and a partner at Stikeman Elliott LLP ("**Stikeman**"). Stikeman is counsel to FTI Consulting Canada Inc. in its capacity as the Information Officer (the "**Information Officer**") in the above-noted proceedings. As such, I have knowledge of the matters to which I hereinafter depose.

2. I make this affidavit in support of a motion by the Information Officer seeking, *inter alia*, approval of the fees and disbursements of Stikeman, in its capacity as counsel to the Information Officer.

3. During the period from September 26, 2020 to October 25, 2020, Stikeman docketed 68.03 hours, resulting in legal fees of US\$45,966.30, and incurred harmonized sales tax ("**HST**") of US\$5,975.62 and British Columbia provincial sales tax ("**BCPST**") of US\$13.48.

4. Attached hereto and marked as **Exhibit "A"** are copies of the accounts rendered by Stikeman to the Information Officer for the period from September 26, 2020 to October 25, 2020.

5. Attached hereto and marked as **Exhibit "B"** is a schedule summarizing each invoice included in Exhibit "A", including the fees, HST and BCPST charged in each invoice.

- 2 -

6. Attached hereto and marked as **Exhibit "C"** is a schedule summarizing the hours billed, the billing rates and the total amounts billed by each member of Stikeman who rendered services to the Information Officer.

7. To the best of my knowledge, the hourly billing rates outlined in Exhibit "C" were no more than Stikeman's normal hourly rates, which were in effect from September 26, 2020 to October 25, 2020, and are comparable to the hourly rates charged by Stikeman for services rendered in relation to similar proceedings.

8. To the best of my knowledge, the hourly billing rates outlined in Exhibit "C" are comparable to the hourly rates charged by other firms in the Toronto market for the provision of similar services.

SWORN before me by video conference from Toronto in the Province of Ontario, to Toronto in the Province of Ontario this 27th day of October, 2020.

DocuSigned by: Sanja Sopic E820930A2731482

Commissioner for Taking Affidavits

DocuSigned by: Ashley Taylor 3F09751741344

ASHLEY TAYLOR

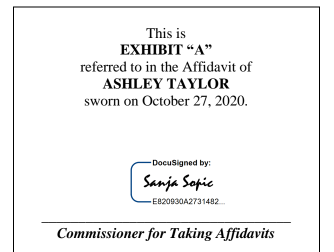


EXHIBIT "A"

Copies of Accounts of Stikeman Elliott LLP for Services Rendered from September 26, 2020 to October 25, 2020

Stikeman Elliott LLP

Barristers & Solicitors 5300 Commerce Court West 199 Bay Street Toronto, ON Canada M5L 1B9

Main: 416 869 5500 Fax: 416 947 0866 www.stikeman.com

GST / HST No. 1214111360001 QST No. 1018978624

Account

October 26, 2020

File No. 1282601013 Invoice No. 5847431

FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P. O. Box 104 TD Waterhouse Tower Toronto, ON M5K 1G8

Attention: Nigel D. Meakin

For Professional Services Rendered in connection with GNC Holdings Inc. for the period up to October 23, 2020.

Time Summary

<u>Date</u>	<u>Timekeeper</u>	<u>Hours</u>	Description	<u>Amount</u>
Sep 28, 2020	M. Konyukhova	0.25	Review emails regarding assumed liabilities under APA.	180.00
Sep 28, 2020	A.J. Taylor	3.33	All emails re Assumed Liabilities; telephone conversation with N. Meakin; review motion record re Contract Assignments;	2,863.80
Sep 29, 2020	A.J. Taylor	1.17	Telephone conversation with N. Meakin; emails re Invoices; Review APA;	1,006.20
Sep 29, 2020	M. Vonk	0.50	Updated service list and emailed same to Jim Robinson.	192.50
Sep 30, 2020	M. Konyukhova	0.25	Review emails regarding assumed liabilities; call with A. Taylor regarding same.	180.00
Sep 30, 2020	A.J. Taylor	3.17	Lease Assignment Motion; Review APA and reports; Telephone conversation with S. Bomhof; Telephone conversation with M. Konyukhova;	2,726.20
Sep 30, 2020	A.J. Taylor	3.17	Lease Assignment Motion; Review APA and Reports; Telephone conversation with S. Bomhof; Telephone conversation	2,726.20

Date	Timekeeper	<u>Hours</u>	<u>Description</u>	<u>Amount</u>
			with M. Konyukhova;	
Oct 2, 2020	N. Avis	1.05	Reviewing the Chapter 11 docket for updates.	420.00
Oct 5, 2020	S. Sopic	1.97	Reviewing email correspondence with N. Meakin re fee approval; drafting order re same; reviewing previous IO reports.	965.30
Oct 5, 2020	A.J. Taylor	1.58	All emails re Tax Reserve; Emails re Fee Approval; Emails re Tax issues; Conference call with Lathams, Torys and FTI; Telephone conversation with N. Meakin;	1,358.80
Oct 6, 2020	S. Sopic	2.85	Revising draft affidavit of A. Taylor; drafting order and notice of motion seeking fee approval and IO discharge.	1,396.50
Oct 6, 2020	A.J. Taylor	0.83	Telephone conversation with N. Meakin re Tax Liabilities; all emails re Discharge Order; review draft affidavits; review FTI affidavits;	713.80
Oct 7, 2020	S. Sopic	3.28	Revising draft affidavit of A. Taylor; revising draft order and notice of motion for fee approval and discharge of IO. Reviewing email correspondence re same.	1,607.20
Oct 7, 2020	A.J. Taylor	4.25	Emails re Sale Closing Mechanics; Review draft materials; Emails re Termination of CCAA proceeding; review and revise draft fourth report; Emails with FTI;	3,655.00
Oct 8, 2020	S. Sopic	1.12	Revising draft order; reviewing A. Taylor comments on draft fourth report; email correspondence with A. Taylor re timing of motion.	548.80
Oct 8, 2020	A.J. Taylor	2.83	Revise draft order; All emails with FTI and S. Sopic; Review revised Plan; Notice of Sale Closing; Listing Tabulations; Review draft notice of Motion;	2,433.80
Oct 9, 2020	N. Avis	0.15	Call with S. Sopic re: motion materials.	60.00
Oct 9, 2020	S. Sopic	5.53	Finalizing fee affidavits, notice of motion and order for motion seeking approval of fees and activities of Information Officer. Arranging for Zoom calls to commission affidavits. Compiling motion record and serving same.	2,709.70
Oct 9, 2020	A.J. Taylor	3.25	Review additional U.S. Materials re Confirmation of the Plan;	2,795.00
Oct 13, 2020	S. Sopic	2.38	Preparing affidavit of service for fee approval motion. Email correspondence with Torys re filing of materials for recognition motion and fee approval	1,166.20

<u>Date</u>	Timekeeper	<u>Hours</u>	Description	<u>Amount</u>
			motion. Reviewing Applicant's motion record for recognition motion.	
Oct 13, 2020	A.J. Taylor	3.75	Review and comment on draft report; All emails with N. Meakin;	3,225.00
Oct 14, 2020	S. Sopic	4.12	Reviewing A. Taylor revisions to Fifth Report. Reviewing email correspondence from Torys re recognition and fee approval motion, and filing of materials. Arranging for service of Fifth Report.	2,018.80
Oct 14, 2020	A.J. Taylor	2.75	Review Motion record; All emails re Plan Administrator; review draft orders;	2,365.00
Oct 14, 2020	J. Tse	1.00	Commissioning of affidavit of documents.	280.00
Oct 15, 2020	S. Sopic	6.58	Reviewing IO Reports and Motion Materials filed by Debtors for recognition of Plan Confirmation. Call with A. Taylor re terms of US Plan. Preparing for tomorrow's hearing.	3,224.20
Oct 15, 2020	A.J. Taylor	3.50	All emails re DIP and Fifth Report; review revised plan; conference call re Post- Confirmation Issues; telephone conversation with S. Sopic re Motion;	3,010.00
Oct 16, 2020	S. Sopic	2.17	Preparing for and making submissions at motions for IO fee and activity approval and recognition of U.S. Plan confirmation; email correspondence and calls with A. Taylor re same.	1,063.30
Oct 16, 2020	A.J. Taylor	1.25	Emails with S. Sopic re Recognition Motion; telephone conversation with S. Sopic; Review Endorsement;	1,075.00

Fee Summary

Timekeeper	<u>Hours</u>	Rate/Hr	<u>Amount</u>
N. Avis	1.20	\$400.00	\$480.00
M. Konyukhova	0.50	720.00	360.00
S. Sopic	30.00	490.00	14,700.00
A.J. Taylor	34.83	860.00	29,953.80
J. Tse	1.00	280.00	280.00
M. Vonk**	0.50	385.00	192.50
Professional Services			US \$45,966.30
BCPST @ 7.0%			13.48

BCPST @ 7.0% HST @ 13.0%

Total Professional Services and Taxes

US \$51,955.40

5,975.62

Disbursements Summary

Description	<u>Total</u>
Cash Received	0.00
Total Disbursements and Taxes	US US\$0.00



Account Summary

Invoice No. 5847431 File No. 1282601013 Re: GNC Holdings Inc.

	<u>Taxable</u>	<u>Non-Taxable</u>	<u>Total</u>
Professional Services	45,966.30	0.00	\$45,966.30
BCPST @ 7.0%			13.48
HST @ 13.0%			5,975.62
Amount Due Stikeman Elliott			<u>US \$51,955.40</u>

Accounts are due when rendered. Please note that a prevailing quarterly pre-judgement interest rate will be charged for amounts unpaid 30 days or more.

Disbursements and charges may not have been posted at the date of this account. Please quote our File number and/or Invoice number 128260.1013/5847431 when making payment.





EXHIBIT "B"

Summary of Stikeman Elliott LLP's Invoices for Services Rendered from September 26, 2020 to October 25, 2020

Invoice No.	Date	Fee	Expenses	HST	ВСТ	Total
5847431	October 26, 2020	\$45,966.30	\$0.00	\$5,975.62	\$13.48	\$51,955.40
TOTAL		\$45,966.30	\$0.00	\$5,975.62	\$13.48	\$51,955.40

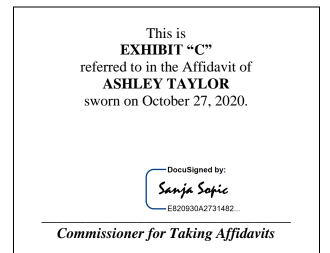


EXHIBIT "C"

Summary of Stikeman Elliott LLP's Invoices for Services Rendered from September 26, 2020 to October 25, 2020

Name	Position	Hourly Rate	Hours	Total
M. Konyukhova	Partner	US \$720.00	0.50	\$360.00
A. Taylor	Partner	US \$860.00	34.83	\$29,953.80
S. Sopic	Associate	US \$490.00	30.00	\$14,700.00
N. Avis	Associate	US \$400.00	1.20	\$480.00
M. Vonk	Associate	US \$385.00	0.50	\$192.50
J. Tse	Clerk	US \$180.00	1.00	\$280.00

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 VITAMIN OLDCO HOLDINGS, INC., VITAMIN OLDCO CENTRES COMPANY, VITAMIN OLDCO PARENT LLC, VITAMIN OLDCO CORPORATION, VITAMIN OLDCO CENTERS, INC., VITAMIN OLDCO, INC., VITAMIN OLDCO INVESTMENT COMPANY, VITAMIN OLDCO LUCKY CORPORATION, VITAMIN OLDCO FUNDING, INC., VITAMIN OLDCO INTERNATIONAL HOLDINGS, INC., VITAMIN OLDCO HEADQUARTERS LLC, VITAMIN HOLDCO ASSOCIATES, LTD., VITAMIN OLDCO CANADA HOLDINGS, INC., VITAMIN OLDCO GOVERNMENT SERVICES, LLC, VITAMIN OLDCO PUERTO RICO HOLDINGS, INC., AND VITAMIN OLDCO PUERTO RICO, LLC

APPLICATION OF VITAMIN OLDCO HOLDINGS, INC. UNDER SECTION 46 OF THE *COMPANIES' CREDITORS ARRANGEMENT ACT*, R.S.C. 1985, c. C-36, AS AMENDED

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

PROCEEDINGS COMMENCED AT TORONTO

AFFIDAVIT OF ASHLEY TAYLOR

STIKEMAN ELLIOTT LLP

5300 Commerce Court West 199 Bay Street, Toronto, ON M5L 1B9 Fax: 416-947-0866

Ashley Taylor – LSO No. 39932E Tel: 416-869-5236 Email: ataylor@stikeman.com

Maria Konyukhova -LSO No. 52880V Tel: (416) 869-5230 Email: mkonyukhova@stikeman.com

Sanja Sopic - LSO No. 66487P Tel: (416) 869-6825 Email: ssopic@stikeman.com

Lawyers for the Information Officer

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 VITAMIN OLDCO HOLDINGS, INC., VITAMIN OLDCO CENTRES COMPANY, VITAMIN OLDCO PARENT LLC, VITAMIN OLDCO CORPORATION, VITAMIN OLDCO CENTERS, INC., VITAMIN OLDCO, INC., VITAMIN OLDCO INVESTMENT COMPANY, VITAMIN OLDCO LUCKY CORPORATION, VITAMIN OLDCO FUNDING, INC., VITAMIN OLDCO INTERNATIONAL HOLDINGS, INC., VITAMIN OLDCO HEADQUARTERS LLC, VITAMIN HOLDCO ASSOCIATES, LTD., VITAMIN OLDCO CANADA HOLDINGS, INC., VITAMIN OLDCO GOVERNMENT SERVICES, LLC, VITAMIN OLDCO PUERTO RICO HOLDINGS, INC., AND VITAMIN OLDCO PUERTO RICO, LLC

APPLICATION OF VITAMIN OLDCO HOLDINGS, INC. UNDER SECTION 46 OF THE *COMPANIES' CREDITORS ARRANGEMENT ACT*, R.S.C. 1985, c. C-36, AS AMENDED

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST) PROCEEDINGS COMMENCED AT TORONTO SIXTH REPORT OF THE INFORMATION OFFICER STIKEMAN ELLIOTT LLP 5300 Commerce Court West 199 Bay Street Toronto, ON M5L 1B9 Tel: 416-869-5500 Fax: 416-947-0866 Ashley Taylor – LSO No. 39932E Tel: 416-869-5236 Email: ataylor@stikeman.com Maria Konyukhova- LSO No. 52880V Tel: (416) 869-5230 Email: mkonyukhova@stikeman.com

Sanja Sopic - LSO No. 66487P Tel: (416) 869-6825 Email: ssopic@stikeman.com

Lawyers for the Information Officer

TAB 3

4

ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

THE HONOURABLE MADAM)	FRIDAY, THE 30 TH
)	
JUSTICE CONWAY)	DAY OF OCTOBER, 2020

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 VITAMIN OLDCO HOLDINGS, INC., VITAMIN OLDCO CENTRES COMPANY, VITAMIN OLDCO PARENT LLC, VITAMIN OLDCO CORPORATION, VITAMIN OLDCO CENTERS, INC., VITAMIN OLDCO, INC., VITAMIN OLDCO INVESTMENT COMPANY, VITAMIN OLDCO LUCKY CORPORATION, VITAMIN OLDCO FUNDING, INC., VITAMIN OLDCO INTERNATIONAL HOLDINGS, INC., VITAMIN OLDCO HEADQUARTERS LLC, VITAMIN HOLDCO ASSOCIATES, LTD., VITAMIN OLDCO CANADA HOLDINGS, INC., VITAMIN OLDCO GOVERNMENT SERVICES, LLC, VITAMIN OLDCO PUERTO RICO HOLDINGS, INC., AND VITAMIN OLDCO PUERTO RICO, LLC

APPLICATION OF VITAMIN OLDCO HOLDINGS, INC. UNDER SECTION 46 OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36, AS AMENDED

ORDER (RE: APPROVAL OF INFORMATION OFFICER'S ACTIVITIES AND FEES)

THIS MOTION, made by FTI Consulting Canada Inc. ("**FTI**"), in its capacity as the Courtappointed Information Officer (the "**Information Officer**") in respect of these proceedings, pursuant to the *Companies' Creditors Arrangement Act*, R.S.C. 1985, c. C-36, as amended (the "**CCAA**") for an order substantially in the form enclosed in the Motion Record seeking (i) approval of the Fifth Report of the Information Officer dated October 14, 2020 (the "**Fifth Report**") and the Sixth Report of the Information Officer dated October 27, 2020 (the "**Sixth Report**"), and (ii) approval of the fees of the Information Officer and its counsel Stikeman Elliott LLP, was heard this day by judicial videoconference via Zoom at Toronto, Ontario due to the COVID-19 Emergency. **ON READING** the Sixth Report, and on hearing submissions of counsel to the Debtors, counsel to the Information Officer, and counsel to those parties shown on the counsel slip, no one else appearing although no one else appearing although served, as evidenced by the Affidavit of Service of Sanja Sopic, filed,

SERVICE

1. **THIS COURT ORDERS** that the time for service of the Notice of Motion and the Motion Record is hereby abridged and validated such that this Motion is properly returnable today, and further service of the Notice of Motion and the Motion Record is hereby dispensed with.

CAPITALIZED TERMS

2. **THIS COURT ORDERS** that capitalized terms not defined herein shall have the meanings ascribed thereto in the Sixth Report.

APPROVAL OF INFORMATION OFFICER'S REPORTS

3. **THIS COURT ORDERS** that (a) the Fifth Report and the Sixth Report; and (b) the activities of the Information Officer, as described in the Fifth Report and the Sixth Report, are hereby approved; provided, however, that only the Information Officer, in its personal capacity and only with respect to its own personal liability, shall be entitled to rely upon or utilize in any way such approval.

APPROVAL OF FEES OF THE INFORMATION OFFICER AND ITS COUNSEL

4. **THIS COURT ORDERS** that the fees and disbursements of the Information Officer, as described in the Sixth Report and set out in the affidavit of Nigel D. Meakin sworn October 27, 2020, including the Subsequent Fees and Disbursements of the Information Officer, are hereby approved.

5. **THIS COURT ORDERS** that the fees and disbursements of the Information Officer's Counsel, as described in the Sixth Report and set out in the affidavit of Ashley Taylor sworn October 27, 2020, including the Subsequent Fees and Disbursements of the Information Officer's Counsel, are hereby approved.

AID AND RECOGNITION

6. **THIS COURT HEREBY REQUESTS** the aid and recognition of any court, tribunal, regulatory or administrative body having jurisdiction in Canada or in the United States to give effect to this Order and to assist the Foreign Representative, the Debtors, the Information Officer and their respective agents

in carrying out the terms of this Order. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such orders and to provide such assistance to the Foreign Representative, the Debtors, the Information Officer, as an officer of this Court, as may be necessary or desirable to give effect to this Order or to assist the Foreign Representative, the Debtors, the Information Officer and their respective agents in carrying out the terms of this Order.

IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36, AS AMENDED

AND IN THE MATTER OF VITAMIN OLDCO HOLDINGS, INC., VITAMIN OLDCO CENTRES COMPANY, VITAMIN OLDCO PARENT LLC, VITAMIN OLDCO CORPORATION, VITAMIN OLDCO CENTERS, INC., VITAMIN OLDCO, INC., VITAMIN OLDCO INVESTMENT COMPANY, VITAMIN OLDCO LUCKY CORPORATION, VITAMIN OLDCO FUNDING, INC., VITAMIN OLDCO INTERNATIONAL HOLDINGS, INC., VITAMIN OLDCO HEADQUARTERS LLC, VITAMIN HOLDCO ASSOCIATES, LTD., VITAMIN OLDCO CANADA HOLDINGS, INC., VITAMIN OLDCO GOVERNMENT SERVICES, LLC, VITAMIN OLDCO PUERTO RICO HOLDINGS, INC., AND VITAMIN OLDCO PUERTO RICO, LLC

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ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

PROCEEDINGS COMMENCED AT TORONTO

ORDER (APPROVAL OF INFORMATION OFFICER'S ACTIVITIES AND FEES)

STIKEMAN ELLIOTT LLP

5300 Commerce Court West 199 Bay Street Toronto, ON M5L 1B9 Fax: 416-947-0866

Ashley Taylor LSO No. 39932E Tel: 416-869-5236 Email: ataylor@stikeman.com

Maria Konyukhova LSO No. 52880V Tel: (416) 869-5230 Email: mkonyukhova@stikeman.com

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Lawyers for the Information Officer

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AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF VITAMIN OLDCO HOLDINGS, INC., VITAMIN OLDCO CENTRES COMPANY, VITAMIN OLDCO PARENT LLC, VITAMIN OLDCO CORPORATION, VITAMIN OLDCO CENTERS, INC., VITAMIN OLDCO, INC., VITAMIN OLDCO INVESTMENT COMPANY, VITAMIN OLDCO LUCKY CORPORATION, VITAMIN OLDCO FUNDING, INC., VITAMIN OLDCO INTERNATIONAL HOLDINGS, INC., VITAMIN OLDCO HEADQUARTERS LLC, VITAMIN HOLDCO ASSOCIATES, LTD., VITAMIN OLDCO CANADA HOLDINGS, INC., VITAMIN OLDCO GOVERNMENT SERVICES, LLC, VITAMIN OLDCO PUERTO RICO HOLDINGS, INC., AND VITAMIN OLDCO PUERTO RICO, LLC

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ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

PROCEEDINGS COMMENCED AT TORONTO

MOTION RECORD OF THE INFORMATION OFFICER (APPROVAL OF FEES AND ACTIVITIES)

STIKEMAN ELLIOTT LLP

5300 Commerce Court West 199 Bay Street Toronto, ON M5L 1B9 Fax: 416-947-0866

Ashley Taylor – LSO No. 39932E Tel: 416-869-5236 Email: ataylor@stikeman.com

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