

Oct. 27, 2016

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 GOLF  
TOWN CANADA HOLDINGS INC., GOLF TOWN CANADA INC. AND GOLF TOWN GP  
II INC.

Court File No: CV-16-11527-00CL

Applicants

October 27, 2016

The issue is the language of paragraph  
7 of the order. I am satisfied that as  
drafted it strikes a fair balance &  
protects the interests of the purchasers and  
the landlords of the properties represented  
by Ms. Gallareta. There is no evidence  
that there is any real issue, ie part breach,  
by the debtors, that requires protection.  
The debtors have searched its files & has found  
none. The landlords in question have not  
searched their files at all. To some

ONTARIO  
SUPERIOR COURT OF JUSTICE  
(COMMERCIAL LIST)  
Proceeding commenced at Toronto

MOTION RECORD OF THE APPLICANTS  
(Motion for Assignment Order)

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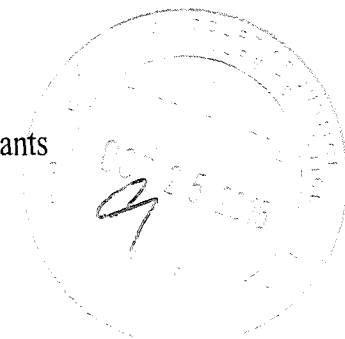
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spent this appears to be a typical in a forest.  
 However, I understand that the purchaser, who  
 is far better off for the land than the debtors,  
 understandably does not want to close + then  
 for some unexpected issue that has been  
 lying in the weeds. I accept the order  
 as drafted.

Trust I.