

This is the 2nd Affidavit of Sarah Ishida in this case and was made on December 11, 2025



No. S224444
Vancouver Registry

IN THE SUPREME COURT OF BRITISH COLUMBIA
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 AND ARRANGEMENT OF CANADIAN
DEHUA INTERNATIONAL MINES GROUP INC.

PETITIONER

AFFIDAVIT #2 OF SARAH ISHIDA

I, Sarah Ishida, of 900 – 980 Howe Street, Vancouver, British Columbia, V6Z 0C8, legal assistant, AFFIRM THAT:

1. I am a legal assistant with the law firm of McEwan Cooper Kirkpatrick LLP, counsel for FTI Consulting Canada Inc., (the “Monitor”) and as such, have personal knowledge of the facts and matters hereinafter deposed to, save and except where such facts and matters are stated to be made upon information and belief, and as to such facts and matters, I verily believe them to be true.
2. Attached and marked as **Exhibit “A”** to my affidavit, is a true copy of an email from William Stransky, counsel to the Monitor, to Mr. Jingcai Zhang dated December 4, 2025, enclosing the Twenty-Seventh Report of the Monitor filed December 3, 2025.

AFFIRMED BEFORE ME in the City)
of Vancouver, in the Province of British)
Columbia, on this 11th day of December)
2025.)

A Commissioner for taking Affidavits in
British Columbia

SARAH ISHIDA

MILA GHORAYEB
Barrister & Solicitor
MCEWAN COOPER KIRKPATRICK LLP
900-980 Howe Street
Vancouver, BC V6Z 0C8
(778) 383-7274

Sarah Ishida

From: William Stransky
Sent: December 4, 2025 2:54 PM
To: 532470154@qq.com
Cc: David Gruber; Mila Ghorayeb; Munro, Craig; Liu, Hailey
Subject: IN THE MATTER OF A PLAN OF COMPROMISE AND ARRANGEMENT OF CANADIAN DEHUA INTERNATIONAL MINES GROUP INC. [MP-CLIENTS.FID72886]
Attachments: 2025 12 03 FILED Twenty Seventh Report Final with appendices(1068964.2).pdf

Mr. Zhang,

We've previously corresponded on CDI's sale of its assets. Please find attached for service upon you the 27th Report of the Monitor. We are still in the process of finalizing the remaining application materials for the hearing on December 9th to approve the sales discussed and will serve those in due course.

Best,


William Stransky
(he/him)



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This email and any accompanying attachments contain confidential information that may be subject to solicitor-client privilege and are intended only for the named recipients. If you have received this email in error, please notify the sender and destroy the email.

This is Exhibit "A" referred to in the
affidavit of Sarah Ishida
made before me on this 11
day of December, 2025

A commissioner for taking
Affidavits in British Columbia