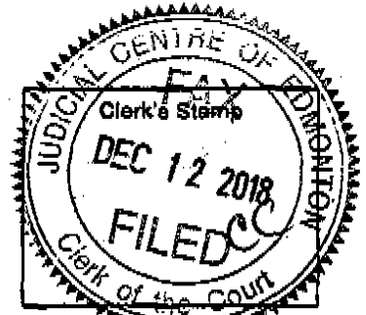


COURT FILE NO. 1803-23397
COURT COURT OF QUEEN'S BENCH OF ALBERTA
JUDICIAL CENTRE EDMONTON



**IN THE MATTER OF THE BUSINESS CORPORATIONS ACT,
 RSC 2000, c B-9**

**AND IN THE MATTER OF 1545688 ALBERTA INC.,
 FORMERLY KNOWN AS THE CASH STORE INC., 986301
 ALBERTA INC., FORMERLY KNOWN AS TCS CASH STORE
 INC., 1152919 ALBERTA INC., FORMERLY KNOWN AS
 INSTALOANS INC., and 1693926 ALBERTA LTD. DOING
 BUSINESS AS "THE TITLE STORE"**

DOCUMENT **ORDER (Revival of Alberta Corporations)**

**ADDRESS FOR SERVICE
 AND CONTACT
 INFORMATION FOR
 PARTY FILING THIS
 DOCUMENT** McCarthy Tétrault LLP
 4000, 421 - 7th Avenue SW
 Calgary, AB T2P 4K9
 Attention: Walker W. MacLeod
 Tel: 403-260-3710
 Fax: 403-260-3501
 Email: wmacleod@mccarthy.ca

DATE ON WHICH ORDER WAS PRONOUNCED: December 12, 2018
NAME OF THE JUSTICE WHO MADE THIS ORDER: Justice Graesser
LOCATION OF HEARING: Edmonton, Alberta

UPON the Application of FTI Consulting Canada Inc. (the "Monitor"), as the court-appointed monitor of 1545688 Alberta Inc., formerly known as The Cash Store Inc. ("154 Alberta"), 986301 Alberta Inc., formerly known as TCS Cash Store Inc. ("986 Alberta"), 1152919 Alberta Inc., formerly known as Instalozans Inc. ("115 Alberta"), and 1693926 Alberta Ltd. doing business as "The Title Store" ("169 Alberta", 169 Alberta, 154 Alberta, 986 Alberta, and 115 Alberta are collectively referred to as, the "Applicants") pursuant to the order issued in the Ontario Superior Court of Justice, Court File No. CV-14-10518-00CL (the "CCAA Proceedings") on April 14, 2014 (the "Initial Order") under the *Companies' Creditors Arrangement Act* (Canada) (the "CCAA"); AND UPON noting Part 17 of the *Business*

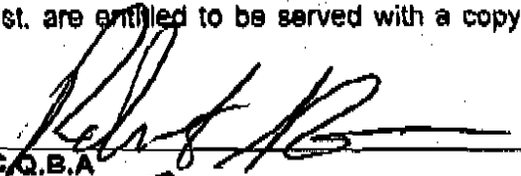
Corporations Act (Alberta) (the "Act"); AND UPON reading the Twenty-Fifth Report of the Monitor, dated November 9, 2018 and the Supplement to the Twenty-Fifth Report of the Monitor, dated December 3, 2018 (collectively, the "Monitor's Report"); AND UPON reading the Affidavit of Service of Katie Doran, sworn on 6, 2018 (the "Service Affidavit"); AND UPON hearing from counsel for the Monitor:

IT IS HEREBY ORDERED THAT:

1. Service of the Application and the Monitor's Report in the manner described in the Service Affidavit is good and sufficient and no persons other than those listed on the service list attached as Exhibit A to the Service Affidavit are entitled to receive notice of the Application or service of the Monitor's Report.
2. The Monitor is designated, pursuant to section 206.1(d) of the Act, as an "interested person" for the purposes of Part 17 of the Act.
3. Upon being provided with a certified copy of this Order the Registrar of Corporations (the "Registrar") shall revive the Applicants for the purposes of completing and administering the estates of the Applicants.
4. The Applicants are hereby relieved of any obligation to file delinquent and future annual returns with the Registrar.
5. The Applicants shall send to the Registrar a yearly report regarding the status of the action(s) that led to the revival.
6. The revival of the Applicants shall remain operative and in effect until such time as the Monitor is discharged as court-appointed monitor of the Applicants in the CCAA Proceedings.
7. The Monitor is authorized and empowered to execute, issue and endorse documents of whatever nature in respect of any of the Applicants, whether in the Monitor's name or in the name and on behalf of the Applicants, for any purpose relating or incidental to the revival of the Applicants under Part 17 of the Act.

7A *This order is without prejudice to CRA's ability to object and apply to set this order aside, if within 30 days of the date of service of this order on it.*

persons, other than those on the Service List, are entitled to be served with a copy of this Order.



J.C.Q.B.A.
Gross J