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 CANWEST PUBLISHING INC./PUBLICATIONS CANWEST INC., CANWEST BOOKS INC., AND CANWEST (CANADA) INC.

APPLICANTS

SUPPLEMENTARY MOTION RECORD (Returnable May 17, 2010)

May 12, 2010

OSLER, HOSKIN & HARCOURT LLP

P.O. Box 50 1 First Canadian Place Toronto, ON M5X 1B8

Lyndon A.J. Barnes (LSUC#13350D) Tel: (416) 862-6679

Alexander Cobb (LSUC#45363F) Tel: (416) 862-5964

Elizabeth Allen Putnam (LSUC#53194L)

Tel: (416) 862-6835 Fax: (416) 862-6666

Lawyers for the Applicants

TO: THE SERVICE 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 CANWEST PUBLISHING INC./PUBLICATIONS CANWEST INC., CANWEST BOOKS INC. AND CANWEST (CANADA)

Applicants

CANWEST LP SERVICE LIST AS OF MAY 11, 2010

FIRM	SOLICITORS	
FTI CONSULTING CANADA INC. TD Canada Trust Tower 79 Wellington Street West Suite 2010, P. O. Box 104 Toronto, Ontario M5K 1G8 Fax: (416) 649-8101 Court-appointed Monitor	Paul Bishop Tel: (416) 649-8053 Email: paul.bishop@fticonsulting.com Steve Bissell Tel: (416) 649-8054 Email: steven.bissell@fitconsulting.com Jodi Porepa Tel: (416) 649-8070 Email: jodi.porepa@fticonsulting.com	
STIKEMAN ELLIOTT LLP 5300 Commerce Court West 199 Bay Street Toronto, Ontario M5L 1B9 Fax: (416) 947-0866	David R. Byers Tel: (416) 869-5697 Email: dbyers@stikeman.com Daphne MacKenzie Tel: (416) 869-5695 Email: dmackenzie@stikeman.com	
Lawyers for the Court-appointed Monitor	Ashley J. Taylor Tel: (416) 869-5236 Email: ataylor@stikeman.com Maria Konyukhova Tel: (416) 869-5230 Email: mkonyukhova@stikeman.com Sarah Clarke Tel: (416) 869-6835 Email: sclarke@stikeman.com	

SOLICITORS
Lyndon A.J. Barnes Tel: (416) 862-6679 Email: <u>lbarnes@osler.com</u> Edward A. Sellers Tel: (416) 862-5959
Email: <u>esellers@osler.com</u>
Alex Cobb Tel: (416) 862-5964 Email: acobb@osler.com
Marc Wasserman Tel: (416) 862-4908 Email: <u>mwasserman@osler.com</u>
Elizabeth Putnam Tel: 416-862-6835 Email: eputnam@oslers.com
Duncan Ault Tel: (416) 862-4210 Email: dault@osler.com
Phyllise Gelfand Director of Communications for Canwest Tel: (416) 442-2936 Email: pgelfand@canwest.com
Andrew J.F. Kent Tel: (416) 865-7160 Fax: (647) 722-6715 Email: andrew.kent@mcmillan.ca
Hilary E. Clarke Tel: (416) 865-7286 Fax: (416) 865-7048 Email: hilary.clarke@mcmillan.ca
Barbara Whyte Tel: (416) 865-7099 Fax: (416) 865-7048 Email: Barbara.whyte@mcmillan.ca
Peter Griffin Tel: (416) 865-2921 Email: pgriffin@litigate.com Peter J. Osborne Tel: (416) 865-3094 Email: posborne@litigate.com
Matthew Lerner Tel: (416) (416) 865-2940 Email: mlerner@litigate.com

FIRM	SOLICITORS
OGILVY RENAULT LLP Royal Bank Plaza, South Tower Suite 3800, P.O. Box 84 200 Bay Street Toronto, ON M5J 2Z4 Fax: (416) 216-3930 Lawyers for the Special Committee	Mario J. Forte Tel: (416) 216-4870 Email: mforte@ogilvyrenault.com Alan Merskey Tel: (416) 216-4805 Email: amerskey@ogilvyrenault.com
DAVIES WARD PHILLIPS & VINEBERG LLP 100 King Street West 1 First Canadian Place, 44th Floor Toronto, ON M5X 1B1 Fax: (416) 863-0871 Lawyers for the Ad Hoc Committee of 9.25% Senior Subordinated Noteholders	Jay A. Swartz Tel: (416) 863-5520 Email: jswartz@dwpv.com Robin B. Schwill Tel: (416) 863-5520 Email: rschwill@dwpv.com Natalie Renner Tel: (416) 367-7489 Email: nrenner@dwpv.com Matthew P. Gottlieb Tel: (416) 863-0900 Email: mgottlieb@dwpv.com Natasha MacParland Tel: (416) 863-5567 Email: NmacParland@dwpv.com
GOODMANS LLP Bay Adelaide Centre 3400-333 Bay Street Toronto, ON M5H 2S7 Fax: (416) 979-1234 Lawyers for the Ad Hoc Committee of 8% Senior Subordinated Noteholders CAVALLUZZO HAYES SHILTON McINTYRE & CORNISH LLP 474 Bathurst Street, Suite 300 Toronto, ON M5T 2S6 Fax: (416) 964-5895 Lawyers for the Communication Workers of America	Benjamin Zarnett Tel: (416) 597-4204 Email: bzarnett@goodmans.ca Robert J. Chadwick Tel: (416) 597-4285 Email: rchadwick@goodmans.ca Hugh O'Reilly Tel: (416) 964-1115 Email: HO'Reilly@cavalluzzo.com

FIRM	SOLICITORS
FINANCIAL SERVICES COMMISSION OF ONTARIO Legal Services Branch 5160 Yonge Street, 17th Floor Toronto, ON M2N 6L9 Fax: (416) 590-7556 Superintendent of Financial Services	Deborah McPhail Tel: (416) 226-7764 Email: Deborah.mcphail@fsco.gov.on.ca Mark Bailey Tel: (416) 590-7555 Email: mark.bailey@fsco.gov.on.ca Alena Thouin Tel: (416) 590-7238 Email: alena.thouin@fsco.gov.on.ca
CAW-CANADA Legal Department 205 Placer Court Toronto, ON M2H 3H9 Fax: (416) 495-3786 Lawyers for National Automobile, Aerospace, Transportation and General Workers Union of Canada (CAW-Canada)	Anthony F. Dale Tel: (416) 495-3776 Email: afdale@caw.ca Barry E. Wadsworth Tel: (416) 495-3776 Email: barry.wadsworth@caw.ca
CALEYWRAY Labour/Employment Lawyers 16000-65 Queen Street West Toronto, ON M5H 2M5 Fax: (416) 366-3293 Lawyers for Communications, Energy and Paperworkers Union of Canada	Douglas J. Wray Tel: (416) 775-4673 Email: wrayd@calewray.com Jesse Kugler Tel: (416) 775-4677 Email: kuglerj@caleywray.com
LAX O'SULLIVAN SCOTT LLP Suite 1920, 145 King Street West Toronto, ON M5H 1J8 Fax: (416) 598-3730 Lawyers for CRS Inc.	Terrence O'Sullivan Tel: (416) 598-1744 Email: tosullivan@counsel-toronto.com Shaun Laubman Tel: (416) 598-1744 Email: slaubman@counsel-toronto.com

FIRM	SOLICITORS
NELLIGAN O'BRIEN PAYNE LLP 50 O'Connor, Suite 1500 Ottawa, ON K1P 6L2	Janice B. Payne Tel: (613) 231-8245 Fax: (613) 788-3655 Email: Janice.payne@nelligan.ca Steven Levitt Tel: (613) 231-8283 Fax: (613) 788-2369 Email: steven.levitt@nelligan.ca Christopher Rootham Tel: (613) 231-8211
SHIBLEY RIGHTON LLP 250 University Avenue, Suite 700 Toronto, ON M5H 3E5	Tel: (613) 231-8311 Fax: (613) 788-3667 Email: christopher.rootham@nelligan.ca Arthur O. Jacques Tel: (416) 214-5213 Fax: (416) 214-5413 Email: arthur.jacques@shibleyrighton.com Thomas McRae Tel: (416) 214-5206 Fax: (416) 214-5400 Email: thomas.mcrae@shibleyrighton.com
Lawyers for Russell Mills, Blair McKenzie, Rejean Saumure and Les Bale, on behalf of the Canwest Salaried Employees and Retirees (CSER) Group and themselves	
DEPARTMENT OF JUSTICE ONTARIO REGIONAL OFFICE The Exchange Tower 130 King Street West Suite 3400, Box 36 Toronto, ON M5X 1K6 Fax: (416) 973-0809 Lawyers for the Attorney General of Canada	Diane Winters Tel: (416) 973-3172 Email: diane.winters@justice.gc.ca Christopher Lee Tel: (416) 954-8247 Email: christopher.lee@justice.gc.ca

FIRM	SOLICITORS
RBC CAPITAL MARKETS Royal Bank Plaza, South Tower 4th Floor, 200 Bay Street, P.O. Box 50 Toronto, ON M5J 2W7 Fax: (416) 842-7700	Peter L. Buzzi Tel: (416) 842-7687 Email: peter.buzzi@rbccm.com Richard M. Grudzinski Tel: (416) 842-5676 Email: richard.grudzinski@rbccm.com
MINDEN GROSS LLP 2200 – 145 King Street West Toronto, ON M5H 4G2 Fax: (416) 864-9223	David T. Ullmann Tel: (416) 369-4148 Email: dullmann@mindengross.com Melissa J. McCready Tel: (416) 369-4106 Email: mmccready@mindengross.com
Lawyers for News Partners Inc. / Partenaires des Mèdias Inc.	
BRAZEAUSELLER LLP 55 Metcalfe Street Suite 750 Ottawa, ON K1P 6L5	David Spears Tel: (613) 237-4000 ex. 207 Email: dspears@brazeauseller.com
Fax: (613) 237-4001	
Lawyers for Teamsters Graphic Communications Conference Local 41M	

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 CANWEST PUBLISHING INC./PUBLICATIONS CANWEST INC., CANWEST BOOKS INC., AND CANWEST (CANADA) INC.

APPLICANTS

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TAB 1

THE HONOURABLE)	MONDAY, THE 17 th DAY
)	
MADAM JUSTICE PEPALL)	OF MAY, 2010

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 CANWEST PUBLISHING INC./PUBLICATIONS CANWEST INC., CANWEST BOOKS INC. AND CANWEST (CANADA) INC.

APPLICANTS

AMENDED CLAIMS PROCEDURE ORDER

THIS MOTION made by Canwest Publishing Inc./Publications Canwest Inc. ("CPI"), Canwest Books Inc. and Canwest (Canada) Inc. (the "Applicants") and Canwest Limited Partnership/Canwest Societe en Commandite ("Canwest LP", collectively and together with the Applicants, the "LP Entities", and each an "LP Entity"), for an order amending the procedure for the identification and quantification of certain claims against the LP Entities that was established pursuant to an order dated April 12, 2010 was heard this day at 330 University Avenue, Toronto, Ontario.

ON READING the Notice of Motion, the Affidavit of Douglas E.J. Lamb sworn May 10, 2010, the Seventh Report of FTI Consulting Canada Inc. in its capacity as Court-appointed monitor of the LP Entities (the "Monitor") and on hearing from counsel for the LP Entities, the Monitor, the ad hoc committee of holders of 9.25% notes issued by Canwest Limited Partnership, The Bank of Nova Scotia in its capacity as Administrative Agent (the "Agent") for the LP Senior Lenders (as defined below), the court-appointed representatives of the salaried employees and retirees and such other counsel as were present, no one else appearing although

duly served as appears from the affidavit of service, filed.

SERVICE

1. **THIS COURT ORDERS** that the time for service of the Notice of Motion and Motion Record herein be and is hereby abridged and that the motion is properly returnable today and service upon any interested party other than those parties served is hereby dispensed with.

DEFINITIONS AND INTERPRETATION

- 2. **THIS COURT ORDERS** that, for the purposes of this Order establishing and amending a claims process for the LP Entities (the "LP Amended Claims Procedure Order"), in addition to terms defined elsewhere herein, the following terms shall have the following meanings:
 - (a) "Assessments" means Claims of Her Majesty the Queen in Right of Canada or of any Province or Territory or Municipality or any other taxation authority in any Canadian or foreign jurisdiction, including, without limitation, amounts which may arise or have arisen under any notice of assessment, notice of appeal, audit, investigation, demand or similar request from any taxation authority;
 - (b) "Business Day" means a day, other than a Saturday, Sunday or a statutory holiday, on which banks are generally open for business in Toronto, Ontario;
 - (c) "Calendar Day" means a day, including Saturday, Sunday and any statutory holidays in the Province of Ontario, Canada;
 - (d) "CCAA" means the Companies' Creditors Arrangement Act, R.S.C. 1985, c. C-36, as amended;
 - (e) "CCAA Proceeding" means the proceeding commenced by the LP Entities in the Court at Toronto under Court File No. CV-10-8533-00CL;
 - (f) "Claim" means:

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(i)

- any right or claim of any Person against one or more of the LP Entities, whether or not asserted, in connection with any indebtedness, liability or obligation of any kind whatsoever of one or more of the LP Entities in existence on the Filing Date, and any accrued interest thereon and costs payable in respect thereof to and including the Filing Date, whether or not such right or claim is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, unsecured, perfected, unperfected, present, future, known, or unknown, by guarantee, surety or otherwise, and whether or not such right is executory or anticipatory in nature, including the right or ability of any Person to advance a claim for contribution or indemnity or otherwise with respect to any matter, action, cause or chose in action, whether existing at present or commenced in the future, which indebtedness, liability or obligation is based in whole or in part on facts which existed prior to the Filing Date, and includes any other claims that would have been claims provable in bankruptcy had the applicable LP Entity become bankrupt on the Filing Date (each, a "Prefiling Claim", and collectively, the "Prefiling Claims");
- (ii) any right or claim of any Person against one or more of the LP Entities in connection with any indebtedness, liability or obligation of any kind whatsoever owed by one or more of the LP Entities to such Person arising out of the restructuring, disclaimer, resiliation, termination or breach on or after the Filing Date of any contract, lease or other agreement whether written or oral and whether such restructuring, disclaimer, resiliation, termination or breach took place or takes place before or after the date of this LP Amended Claims Procedure Order (each, a "Restructuring Period Claims");
- (iii) any right or claim of any Person against one or more of the Directors or Officers of one or more of the LP Entities or any of them, that relates to a Prefiling Claim or a Restructuring Period Claim howsoever arising for

which the Directors or Officers of an LP Entity are by statute or otherwise by law liable to pay in their capacity as Directors or Officers or in any other capacity including, for greater certainty, any claim against a Director or Officer that may be secured by the LP Directors' Charge, with the exception of claims by the LP Senior Lenders (as defined herein) (each a "Director/Officer Claim", and collectively, the "Directors/Officers Claims");

other than Excluded Claims;

- (g) "Claims Officer" means the individuals designated by the Court pursuant to paragraph 11 of this LP Amended Claims Procedure Order and such other Persons as may be designated by the LP Entities and consented to by the Monitor;
- (h) "Court" means the Superior Court of Justice (Commercial List) in the City of Toronto in the Province of Ontario;
- (i) "Director" means anyone who is or was, or may be deemed to be or have been, whether by statute, operation of law or otherwise, a director or *de facto* director of any of the Applicants;
- (j) "Distribution Claim" means the amount of the Claim of a Creditor to the extent that such claim is finally determined for distribution purposes, in the event that an LP Plan is filed, in accordance with the provisions of this LP Amended Claims Procedure Order or the Creditors' Meeting Order, as applicable, and the CCAA;
- (k) "Employee Claim" any claim by an employee or former employee of the LP Entities arising out of the employment of such employee or former employee by the LP Entities that relates to a Prefiling Claim or a Restructuring Period Claim other than an Excluded Claim or any employee-related liabilities that are being assumed by the Purchaser pursuant to the Purchase Agreement (each, an "Employee Claim");
- (l) "Excluded Claim" means (i) claims secured by any of the Charges as defined in

the Initial Order, (ii) Insured Claims, (iii) all Grievances or claims that can only be advanced in the form of a Grievance pursuant to the terms of a collective bargaining agreement, (iv) all claims by the LP Senior Lenders (as defined herein), including Director/Officer Claims (v) all claims of the LP DIP Lenders against the LP Entities pursuant to the LP DIP Definitive Documents, (vi) Intercompany Claims, and (vii) all claims of The Bank of Nova Scotia arising from the provision of cash management services to the LP Entities;

- (m) "Filing Date" means January 8, 2010;
- (n) "Grievance" means all grievances filed by bargaining agents (the "Unions") representing unionized employees of the LP Entities, or their members, under applicable collective bargaining agreements;
- (o) "Initial Order" means the Initial Order of the Honourable Madam Justice Pepall made January 8, 2010, as amended, restated or varied from time to time;
- (p) "Insured Claim" means that portion of a Claim, other than a Director/Officer Claim, arising from a cause of action for which the applicable LP Entities are insured to the extent that such claim, or portion thereof, is insured;
- (q) "Intercompany Claim" means any claim by Canwest Global Communications Corp. ("Canwest Global") or an affiliate or subsidiary of Canwest Global against one or more of the LP Entities including, for greater certainty, a claim by an LP Entity against another LP Entity;
- (r) "LP Claims Bar Date" means 5:00 p.m. on May 7, 2010;
- (s) "LP Claims Package" means the materials to be provided by the LP Entities to Persons who may have a Claim which materials shall consist of a blank LP Proof of Claim, an LP Proof of Claim Instruction Letter, and such other materials as the LP Entities may consider appropriate or desirable;
- (t) "LP Claims Procedure Order" means the Order of this Honourable Court dated April 12, 2010 that is hereby amended by this LP Amended Claims Procedure

Order

- (u) "LP Claims Process" means the call for claims process to be administered by the LP Entities with the assistance of the Monitor pursuant to the terms of this Order;
- (v) "LP CRA" means CRS Inc. in its capacity as the court-appointed Chief Restructuring Advisor of the LP Entities;
- (w) "LP Creditor" means any Person having a Claim including, without limitation and for greater certainty, the LP Noteholders, the LP Subordinated Lenders, the transferee or assignee of a transferred Claim that is recognized as an LP Creditor in accordance with paragraph 38 hereof or a trustee, executor, liquidator, receiver, receiver and manager, or other Person acting on behalf of or through such Person;
- (x) "LP Director/Officer Claims Bar Date" means 5:00 p.m. on June 3, 2010;
- (y) "LP Hedging Creditor" means the various counterparties to certain foreign currency, interest rate and commodity hedging agreements with the LP Entities whose obligations rank pari passu to the claims of the LP Secured Lenders (as defined below);
- (z) "LP Note Indenture" means the note indenture dated July 13, 2007 with CanWest MediaWorks Limited Partnership as issuer, CanWest MediaWorks Publications Inc. and Canwest Books Inc. as guarantors, the Bank of New York as U.S. Trustee, and BNY Trust Company of Canada as Canadian Trustee that was entered into in connection with the issuance of US\$400 million of senior subordinated notes that bear interest at 9.25%;
- (aa) "LP Notes" means the US\$400 million of senior subordinated notes that bear interest at 9.25% that were issued pursuant to the LP Note Indenture;
- (bb) "LP Noteholders" means the holders of the LP Notes;
- (cc) "LP Notice of Dispute of Revision or Disallowance" means the notice referred to in paragraph 28 hereof, substantially in the form attached as Schedule "E"

- hereto, which may be delivered to the Monitor by an LP Creditor disputing an LP Notice of Revision or Disallowance, with reasons for its dispute;
- (dd) "LP Notice of Revision or Disallowance" means the notice referred to in paragraphs 26 and 27 hereof, substantially in the form of Schedule "D" advising an LP Creditor that the LP Entities have revised or rejected all or part of such LP Creditor's Claim as set out in its LP Proof of Claim;
- (ee) "LP Notice to Creditors" means the notice for publication by the LP Entities or the Monitor as described in paragraph 16 hereof, substantially in the form attached hereto as Schedule "A", calling for any and all Claims of LP Creditors;
- (ff) "LP Notice of Amended Claims Procedure" means the notice for publication by the LP Entities or the Monitor as described in paragraph ● hereof, substantially in the form attached hereto as Schedule "●", advising of the amendments to the LP Claims Procedure;
- (gg) "LP Plan" means, as further defined in the Initial Order, any proposed plan of compromise or arrangement that may be filed by any or all of the LP Entities (in consultation with the Monitor and the LP CRA) pursuant to the CCAA as the same may be amended, supplemented or restated from time to time in accordance with the terms thereof other than the LP Senior Lenders' CCAA Plan;
- (hh) "LP Proof of Claim" means the Proof of Claim referred to in paragraphs 22, 23 and 24 hereof to be filed by LP Creditors, in order to establish a Claim, substantially in the form attached hereto as Schedule "C";
- (ii) "LP Proof of Claim Instruction Letter" means the instruction letter to LP Creditors, substantially in the form attached as Schedule "B" hereto, regarding the completion of an LP Proof of Claim and the claims procedure described herein and stating the amount of the Claim of the particular LP Creditor receiving the LP Proof of Claim Instruction Letter, as evidenced by the books and records of the LP Entities;

- (jj) "LP Restructuring Period Claims Bar Date and Employee Claims Bar Date" means 5:00 p.m. (Toronto time) on June 3, 2010;
- (kk) "LP Secured Lenders" means the syndicate of lenders from time to time party to the credit agreement dated as of July 10, 2007 between CanWest MediaWorks Limited Partnership, The Bank of Nova Scotia, as Administrative Agent, the LP Secured Lenders and CanWest MediaWorks (Canada) Inc., CanWest MediaWorks Publications Inc. and Canwest Books Inc., as guarantors;
- (ll) "LP Senior Lenders" means the LP Hedging Creditors and the LP Secured Lenders;
- (mm) "LP Senior Lenders' CCAA Plan" means the plan of compromise or arrangement between the LP Entities and the LP Senior Lenders that was accepted for filing by this Honourable Court pursuant to the Initial Order and was approved by the LP Senior Lenders at a meeting on January 27, 2010;
- (nn) "LP Senior Lenders' Claims" means the claims of the LP Senior Lenders as determined pursuant to the LP Senior Lenders' Claim Procedure (as described below);
- (00) "LP Senior Lenders' Claims Procedure" means the claims procedure approved in the Initial Order by which the LP Senior Lenders' Claims were determined in the context of the LP Senior Lenders' CCAA Plan;
- (pp) "LP Senior Subordinated Credit Agreement" means the senior subordinated credit agreement dated as of July 10, 2007 between CanWest MediaWorks Limited Partnership, the Subordinated Agent, the LP Subordinated Lenders, and CanWest MediaWorks (Canada) Inc., CanWest MediaWorks Publications Inc. and Canwest Books Inc., as guarantors;
- (qq) "LP Subordinated Lenders" means the syndicate of lenders that are parties to the LP Senior Subordinated Credit Agreement;
- (rr) "Meeting" means any meeting of LP Creditors called for the purpose of

- considering and voting in respect of an LP Plan, if one is filed;
- (ss) "Meeting Materials" means those materials prepared by the LP Entities in advance of a Meeting and including, among other things, copies of the Notice of Creditors' Meeting, the Plan, the Creditors' Meeting Order dated May 17, 2010 and a form of Proxy;
- (tt) "Monitor" means FTI Consulting Canada Inc., as court-appointed Monitor in the CCAA proceeding of the LP Entities;
- (uu) "Officer" means anyone who is or was, or may be deemed to be or have been, whether by statute, operation of law or otherwise, an officer or *de facto* officer of any of the LP Entities;
- (vv) "Pension Claim" means any claim under the pension plans of the LP Entities as identified in the Initial Order Affidavit;
- (ww) "Person" means any individual, corporation, limited or unlimited liability company, general or limited partnership, association, trust, unincorporated organization, joint venture, government or any agency or instrumentality thereof or any other entity;
- (xx) "Prefiling Claim" has the meaning ascribed to that term in paragraph 2(f)(i) of this LP Amended Claims Procedure Order;
- (yy) "Proven Claim" means the Claim of an LP Creditor as established and determined pursuant to the terms of this LP Amended Claims Procedure Order for purposes of voting and distribution under any Plan;
- (zz) "Purchase Agreement" means the asset purchase agreement dated as of May 10, 2010 between 7535538 Canada Inc., CW Acquisition Limited Partnership, Canwest Books Inc., Canwest (Canada) Inc., Canwest Publications Inc./Publications Canwest Inc. and Canwest Limited Partnership/Canwest Societe en Commandite;

- (aaa) "Purchaser" means CW Acquisition Limited Partnership pursuant to the AHC APA;
- (bbb) "Restructuring Period Claim" has the meaning ascribed to that term in paragraph 2(f)(ii) of this LP Amended Claims Procedure Order;
- (ccc) "SERA Claim" means any claim by a current or former employee of the LP Entities for payments or benefits arising out of a Southam Executive Retirement Arrangement (a "SERA") that were discontinued after the Filing Date;
- (ddd) "SISP" means the Sale and Investor Solicitation Process being carried out pursuant to the terms of the SISP Procedures;
- (eee) "SISP Procedures" means the Procedures for the Sale and Investor Solicitation Process, as amended, in the form attached as Schedule "A" to the Initial Order, as amended;
- (fff) "Subordinated Agent" means The Bank of Nova Scotia, as Administrative Agent under the LP Senior Subordinated Credit Agreement;
- (ggg) "Termination and Severance Claim" means any claim by a former employee of the LP Entities with an effective date of termination on or before January 8, 2010 who was in receipt of salary continuance from the LP Entities that has been discontinued as a result of the commencement of the LP Entities' CCAA proceeding; for greater certainty, Termination and Severance Claims do not include any employee claims that could be advanced as a Grievance pursuant to the terms of an applicable collective bargaining agreement;
- (hhh) "Trustees" means the Bank of New York as U.S. Trustee and BNY Trust Company of Canada as Canadian Trustee under the LP Note Indenture;
- (iii) "Voting Claim" means the amount of the Claim of an LP Creditor to the extent that such claim has been finally determined for voting at a Meeting, in accordance with the provisions of this LP Amended Claims Procedure Order, and the CCAA.

- 3. **THIS COURT ORDERS** that all capitalized terms used herein and not otherwise defined shall have the meanings ascribed to them in the Initial Order.
- 4. **THIS COURT ORDERS** that all references as to time herein shall mean local time in Toronto, Ontario, Canada, and any reference to an event occurring on a Business Day shall mean prior to 5:00 p.m. on such Business Day unless otherwise indicated herein.
- 5. **THIS COURT ORDERS** that all references to the word "including" shall mean "including without limitation".
- 6. **THIS COURT ORDERS** that all references to the singular herein include the plural, the plural include the singular, and any gender includes the other gender.

GENERAL PROVISIONS

- 7. THIS COURT ORDERS that the LP Entities and the Monitor are hereby authorized to use reasonable discretion as to the adequacy of compliance with respect to the manner in which forms delivered hereunder are completed and executed and the time in which they are submitted, and may, where they are satisfied that a Claim has been adequately proven, waive strict compliance with the requirements of this LP Amended Claims Procedure Order, including in respect of completion, execution and time of delivery of such forms and request any further documentation from an LP Creditor that the LP Entities or the Monitor may require in order to enable them to determine the validity of a Claim.
- 8. **THIS COURT ORDERS** that any Claims denominated in a foreign currency shall be converted to Canadian dollars at the Bank of Canada noon exchange rate in effect at the Filing Date. U.S. dollar denominated claims shall be converted at the Bank of Canada Canadian/U.S. dollar noon exchange rate in effect at the Filing Date, which rate was CDN\$1.0344:\$1 U.S.
- 9. **THIS COURT ORDERS** that interest and penalties that would otherwise accrue after the Filing Date shall not be included in any Claim.
- 10. THIS COURT ORDERS that copies of all forms delivered by or to an LP Creditor

hereunder, as applicable, and determinations of Claims by a Claims Officer or the Court, as the case may be, shall be maintained by the LP Entities and, subject to further order of the Court, such LP Creditor will be entitled to have access thereto by appointment during normal business hours on written request to the LP Entities or the Monitor.

CLAIMS OFFICER

- 11. **THIS COURT ORDERS** that The Honourable Edward Saunders, The Honourable Coulter Osborne and such other Persons as may be appointed by the Court from time to time on application of the LP Entities (in consultation with the LP CRA), or such other Persons designated by the LP Entities (in consultation with the LP CRA) and consented to by the Monitor, be and they are hereby appointed as Claims Officers for the claims procedure described herein.
- 12. THIS COURT ORDERS that, subject to the discretion of the Court, a Claims Officer shall determine the validity and amount of disputed Claims in accordance with this LP Amended Claims Procedure Order and to the extent necessary may determine whether any Claim or part thereof constitutes an Excluded Claim. A Claims Officer shall determine all procedural matters which may arise in respect of his or her determination of these matters, including the manner in which any evidence may be adduced. A Claims Officer shall have the discretion to determine by whom and to what extent the costs of any hearing before a Claims Officer shall be paid.
- 13. **THIS COURT ORDERS** that the Claims Officers shall be entitled to reasonable compensation for the performance of their obligations set out in this Claims Order on the basis of the hourly rate customarily charged by the Claims Officers in performing comparable functions to those set out in this Claims Order and any disbursements incurred in connection therewith. The fees and expenses of the Claims Officers shall be borne by the LP Entities and shall be paid by the LP Entities forthwith upon receipt of each invoice tendered by the Claims Officers.
- 14. **THIS COURT ORDERS** that, notwithstanding anything to the contrary herein, an LP Entity may in its sole discretion refer an LP Creditor's Claim for resolution to a Claims

Officer or the Court for voting and/or distribution purposes, where in the LP Entity's view such a referral is preferable or necessary for the resolution of the valuation of the Claim.

MONITOR'S ROLE

15. **THIS COURT ORDERS** that the Monitor, in addition to its prescribed rights, duties, responsibilities and obligations under the CCAA and under the Initial Order, shall assist the LP Entities in connection with the administration of the claims procedure provided for herein, including the determination of Claims of LP Creditors and the referral of a particular Claim to a Claims Officer, as requested by the LP Entities from time to time, and is hereby directed and empowered to take such other actions and fulfill such other roles as are contemplated by this LP Amended Claims Procedure Order.

NOTICE OF CLAIMS

- 16. **THIS COURT ORDERS** that forthwith after April 12, 2010 and in any event on or before April 20, 2010, the LP Entities or the Monitor shall publish the LP Notice to Creditors, for at least two (2) Business Days in the *National Post*, *The Globe and Mail* (National Edition), *La Presse* and *The Wall Street Journal*.
- 16.1 **THIS COURT ORDERS** that forthwith after the date of this LP Amended Claims Procedure Order, the LP Entities or the Monitor shall publish the LP Notice of Amended Claims Procedure, for at least two (2) Business Days in the *National Post*, *The Globe and Mail* (National Edition) and *La Presse*.
- 17. THIS COURT ORDERS that the Monitor shall send an LP Claims Package to each LP Creditor with a Claim (other than a Restructuring Period Claim, an Employee Claim or a Director/Officer Claim) as evidenced by the books and records of the LP Entities in accordance with paragraph 39 before 11:59 p.m. on April 16, 2010. The LP Proof of Claim Instruction Letter for each such LP Creditor shall provide general information and instructions in respect of the filing of Claims. The LP Claims Package as sent to LP Creditors will also include an individualized letter setting forth the amount of the Claim of such LP Creditor as evidenced by the books and records of the LP Entities.

- 18. **THIS COURT ORDERS** that the LP Entities are authorized to send an LP Claims Package to the Trustees and that the LP Entities shall not be required to send LP Claims Packages to the individual LP Noteholders.
- 19. **THIS COURT ORDERS** that the LP Entities are authorized to send an LP Claims Package to the Subordinated Agent and that the LP Entities shall not be required to send LP Claims Packages to the individual LP Subordinated Lenders.
- 20. THIS COURT ORDERS that to the extent any LP Creditor requests such documents, the Monitor shall forthwith send an LP Claims Package, direct the LP Creditor to the documents posted on the Monitor's website or otherwise respond to the request for the LP Claims Package as may be appropriate in the circumstances.

NOTICE OF RESTRUCTURING PERIOD CLAIMS, EMPLOYEE CLAIMS AND DIRECTOR/OFFICER CLAIMS

21. **THIS COURT ORDERS** that to the extent that an LP Claims Package has not already been delivered to such LP Creditor pursuant to paragraph 17 hereof, the LP Entities shall deliver an LP Claims Package to each LP Creditor with a Restructuring Period Claim and each LP Creditor with an Employee Claim as soon as practicable after the LP Entities have knowledge of the Restructuring Period Claim or the Employee Claim and, in any event, no later than May 21, 2010.

FILING OF PROOFS OF CLAIM

- 22. **THIS COURT ORDERS** that any LP Creditor asserting a Claim against the LP Entities or any Director or Officer thereof shall file an LP Proof of Claim with the Monitor on or before the LP Claims Bar Date, the LP Restructuring Period Claims Bar Date and Employee Claims Bar Date or the LP Director/Officer Claims Bar Date, as applicable.
- 23. **THIS COURT ORDERS** that the Trustees are authorized to file one or more LP Proofs of Claim on or before the LP Claims Bar Date on behalf of all of the LP Noteholders indicating that amount owing on an aggregate basis for all of the LP Notes. Notwithstanding any other provisions in this Order, the LP Noteholders are not required

- to file individual LP Proofs of Claim in respect of claims relating solely to the debt evidenced by the LP Notes.
- 24. THIS COURT ORDERS that the Subordinated Agent is hereby authorized to file one or more LP Proofs of Claim on or before the LP Claims Bar Date on behalf of all of the LP Subordinated Lenders, indicating that amount owing on an aggregate basis under the LP Senior Subordinated Credit Agreement. Notwithstanding any other provisions in this Order, the LP Subordinated Lenders are not required to file individual LP Proofs of Claim in respect of claims relating solely to the obligations under the LP Senior Subordinated Credit Agreement.
- 25. **THIS COURT ORDERS** that any LP Creditor that does not file an LP Proof of Claim as provided for in paragraph 22 herein so that such LP Proof of Claim is received by the Monitor on or before the LP Claims Bar Date, the LP Restructuring Period Claims Bar Date and Employee Claims Bar Date or the LP Director/Officer Claims Bar Date, as applicable, or such later date as the Monitor and the Applicants may agree in writing or the Court may otherwise agree:
 - (a) shall be and is hereby forever barred from making or enforcing any Claim against the LP Entities and/or the Directors or Officers thereof and the Claim shall be forever extinguished;
 - (b) shall not be entitled to further notice of any action taken by the LP Entities pursuant to this Order; and
 - (c) shall not be entitled to participate as an LP Creditor in these proceedings.

ADJUDICATION OF CLAIMS

26. THIS COURT ORDERS that with the assistance of the Monitor and in consultation with the LP CRA, review all LP Proofs of Claim received by the LP Claims Bar Date, the LP Restructuring Period Claims Bar Date and Employee Claims Bar Date or the LP Director/Officer Claims Bar Date, as applicable, and shall accept, revise or reject each Claim. If the LP Entities intend to revise or reject a Claim, other than a Restructuring

Period Claim, an Employee Claim or a Director/Officer Claim, the LP Entities shall by no later than May 31, 2010, or such other date as may be agreed to by the Monitor, notify each LP Creditor who has delivered an LP Proof of Claim whether such LP Creditor's Claim as set out therein has been revised or rejected and the reasons therefor, by sending an LP Notice of Revision or Disallowance. If the LP Entities intend to revise or reject a Restructuring Period Claim, an Employee Claim or a Director/Officer Claim, the LP Entities shall by no later than June 21, 2010, or such other date as may be agreed to by the Monitor, notify each LP Creditor who has delivered an LP Proof of Claim in respect of a Restructuring Period Claim, Employee Claim or Director/Officer Claim whether such LP Creditor's Claim as set out therein has been revised or rejected and the reasons therefore, by sending an LP Notice of Revision or Disallowance. Where the LP Entities do not send by such dates, or such other dates as may be agreed to by the Monitor, an LP Notice of Revision or Disallowance to an LP Creditor, the LP Entities shall be deemed to have accepted such LP Creditor's Claim in the amount set out in that LP Creditor's LP Proof of Claim.

- 27. **THIS COURT ORDER** that, where the LP Entities intend to revise or reject an LP Proof of Claim filed by the Trustees on behalf of the LP Noteholders or an LP Proof of Claim filed by the Subordinated Agent on behalf of the LP Subordinated Lenders, the LP Entities shall send the LP Notice of Revision or Disallowance to the Trustees or the Subordinated Agent, as applicable.
- 28. THIS COURT ORDERS that, except in the case of an LP Creditor with a Restructuring Period Claim, an Employee Claim or a Director/Officer Claim, any LP Creditor, and in the case of the LP Noteholders and the LP Subordinated Lenders, the Trustees and the Subordinated Agent, respectively, who intends to dispute an LP Notice of Revision or Disallowance sent pursuant to the immediately preceding paragraphs shall deliver an LP Notice of Dispute of Revision or Disallowance to the Monitor before June 10, 2010, or such other date as may be agreed to by the Monitor. In the case of an LP Creditor with a Restructuring Period Claim, an Employee Claim or a Director/Officer Claim, such LP Creditor shall deliver an LP Notice of Dispute of Revision or Disallowance before June 30, 2010.

RESOLUTION OF CLAIMS

- 29. **THIS COURT ORDERS** that where an LP Creditor that receives an LP Notice of Revision or Disallowance pursuant to paragraphs 26 and 27 above does not file an LP Notice of Dispute of Revision or Disallowance by the time set out in paragraph 28 above, such LP Creditor's Claim shall be deemed to be as set out in the LP Notice of Revision or Disallowance.
- 30. THIS COURT ORDERS that in the event that an LP Entity, with the assistance of the Monitor and in consultation with the LP CRA and any Director or Officer if the Claim is asserted as against them, is unable to resolve a dispute regarding any Claim with an LP Creditor, the LP Entity or the LP Creditor shall so notify the Monitor, and the LP Creditor or the LP Entity, as the case may be. The decision as to whether the LP Creditor's Claim should be adjudicated by the Court or a Claims Officer shall be in the sole discretion of the LP Entity. To the extent a Claim is referred under this paragraph to the Court or a Claims Officer, the Court or a Claims Officer, as the case may be, shall resolve the dispute between the LP Entity, any Director or Officer to the extent that a Claim is asserted as against them, and such LP Creditor, as soon as practicable.
- 31. **THIS COURT ORDERS** that where the value of an LP Creditor's Voting Claim has not been finally determined by the Court or the Claims Officer by the date of a Meeting, if any, the relevant LP Entity shall (in consultation with the LP CRA and the Monitor) either:
 - (a) accept the LP Creditor's determination of the value of the Voting Claim as set out in the applicable LP Proof of Claim only for the purposes of voting and conduct the vote of the Creditors on that basis subject to a final determination of such LP Creditor's Voting Claim, and in such case the Monitor shall record separately the value of such LP Creditor's Voting Claim and whether such LP Creditor voted in favour of or against the LP Plan;
 - (b) subject to the written consent of the Purchaser, adjourn the Meeting until a final determination of the Voting Claim(s) is made; or

- (c) deal with the matter as the Court may otherwise direct or as the LP Entities, the Monitor and the LP Creditor may otherwise agree.
- 32. **THIS COURT ORDERS** that either any of LP Creditor, a Director or Officer to the extent that a Claim is asserted as against them, or an LP Entity may, within two (2) Business Days of notification of a Claims Officer's determination in respect of an LP Creditor's Claim, appeal such determination to the Court by filing a notice of appeal, and the appeal shall be initially returnable within five (5) Business Days of the filing of such notice of appeal, such appeal to be an appeal based on the record before the Claims Officer and not a hearing de novo.
- 33. **THIS COURT ORDERS** that if no party appeals the determination of a Claim by a Claims Officer within the time set out in paragraph 32 above, the decision of the Claims Officer in determining the value of an LP Creditor's Claim shall be final and binding upon the relevant LP Entity, the Monitor and the LP Creditor and there shall be no further right of appeal, review or recourse to the Court from the Claims Officer's final determination of a Claim.

SUSPENSION OF THE CLAIMS PROCESS

- 34. **THIS COURT ORDERS** that no steps for the purposes of adjudicating or resolving the Claims (as described in paragraphs 26 through 32 herein) shall be taken unless:
 - (a) Phase 2 of the SISP is completed and the Monitor, the LP CRA, the LP Entities and the Agent make a determination that such steps are reasonably required to close the Successful Bid (as defined in the SISP Procedures);
 - (b) after the closing of the Successful Bid (or such earlier date as may be agreed to by the Monitor, the LP CRA, the LP Entities and the Agent), the Monitor, the LP CRA and the LP Entities make a determination that the resolution of Claims is reasonably required to facilitate a distribution of proceeds from such Successful Bid; or

- (c) directed by further Order of the Court.
- 35. **THIS COURT ORDERS** that if a determination is made under paragraph 34 above, the Monitor shall as soon as reasonably possible thereafter post notice of such determination on the website maintained for this proceeding at: http://cfcanada.fticonsulting.com/clp, and such posting shall constitute notice of such determination.

SET-OFF

36. THIS COURT ORDERS that the LP Entities may set-off (whether by way of legal, equitable or contractual set-off) against payments or other distributions to be made pursuant to the LP Plan to any LP Creditor, any claims of any nature whatsoever that any of the LP Entities may have against such LP Creditor, however, neither the failure to do so nor the allowance of any Claim hereunder shall constitute a waiver or release by the LP Entities of any such claim that the LP Entities may have against such LP Creditor.

NOTICE OF TRANSFEREES

- 37. **THIS COURT ORDERS** that leave is hereby granted from the date of this LP Amended Claims Procedure Order until May 27, 2010 to permit an LP Creditor to provide notice of assignment or transfer of a Claim to the Monitor.
- 38. THIS COURT ORDERS that if, after the Filing Date, the holder of a Claim transfers or assigns the whole of such Claim to another Person, neither the Monitor nor the LP Entities shall be obligated to give notice or otherwise deal with the transferee or assignee of such Claim in respect thereof unless and until actual notice of transfer or assignment, together with satisfactory evidence of such transfer or assignment, shall have been received and acknowledged by the relevant LP Entity and the Monitor in writing and thereafter such transferee or assignee shall for the purposes hereof constitute the "Creditor" in respect of such Claim. Any such transferee or assignee of a Claim shall be bound by any notices given or steps taken in respect of such Claim in accordance with this LP Amended Claims Procedure Order prior to receipt and acknowledgement by the relevant LP Entity and the Monitor of satisfactory evidence of such transfer or assignment. A transferee or assignee of a Claim takes the Claim subject to any rights of

set-off to which an LP Entity may be entitled with respect to such Claim. For greater certainty, a transferee or assignee of a Claim is not entitled to set-off, apply, merge, consolidate or combine any Claims assigned or transferred to it against or on account or in reduction of any amounts owing by such Person to any of the LP Entities. No transfer or assignment shall be received for voting purposes unless such transfer shall have been received by the Monitor no later than 5:00 p.m. (Toronto time) on May 27, 2010, failing which the original transferor shall have all applicable rights as the "Creditor" with respect to such Claim as if no transfer of the Claim had occurred. Reference to transfer in this LP Amended Claims Procedure Order includes a transfer or assignment whether absolute or intended as security.

SERVICE AND NOTICES

- 39. THIS COURT ORDERS that the LP Entities and the Monitor may, unless otherwise specified by this LP Amended Claims Procedure Order, serve and deliver the LP Claims Package, the Meeting Materials, any letters, notices or other documents to LP Creditors or any other interested Person by forwarding true copies thereof by prepaid ordinary mail, courier, personal delivery, facsimile transmission or email to such Persons at the physical or electronic address, as applicable, last shown on the books and records of the LP Entities or set out in such LP Creditor's LP Proof of Claim. Any such service and delivery shall be deemed to have been received: (i) if sent by ordinary mail, on the third Business Day after mailing within Ontario, the fifth Business Day after mailing within Canada (other than within Ontario), and the tenth Business Day after mailing internationally; (ii) if sent by courier or personal delivery, on the next Business Day following dispatch; and (iii) if delivered by facsimile transmission or email by 6:00 p.m. on a Business Day, on such Business Day and if delivered after 6:00 p.m. or other than on a Business Day, on the following Business Day.
- 40. **THIS COURT ORDERS** that any notice or communication required to be provided or delivered by an LP Creditor to the Monitor or the LP Entities under this LP Amended Claims Procedure Order shall be in writing in substantially the form, if any, provided for in this LP Amended Claims Procedure Order and will be sufficiently given only if

delivered by prepaid registered mail, courier, personal delivery, facsimile transmission or email addressed to:

FTI Consulting Canada Inc., Court-appointed Monitor of Canwest Publishing Inc./Publications Canwest Inc. et al Claims Process
79 Wellington Street West
Suite 2010, P.O. Box 104
Toronto, ON
M5K 1G8

Attention:

Pamela Luthra

Telephone:

1 888- 310-7627

Fax:

416-649-8101

Email:

CanwestLP@fticonsulting.com

Any such notice or communication delivered by an LP Creditor shall be deemed to be received upon actual receipt by the Monitor thereof during normal business hours on a Business Day or if delivered outside of normal business hours, the next Business Day.

- 41. THIS COURT ORDERS that if during any period during which notices or other communications are being given pursuant to this LP Amended Claims Procedure Order a postal strike or postal work stoppage of general application should occur, such notices or other communications sent by ordinary mail and then not received shall not, absent further Order of this Court, be effective and notices and other communications given hereunder during the course of any such postal strike or work stoppage of general application shall only be effective if given by courier, personal delivery, facsimile transmission or email in accordance with this LP Amended Claims Procedure Order.
- 42. **THIS COURT ORDERS** that in the event that this LP Amended Claims Procedure Order is later amended by further Order of the Court, the LP Entities or the Monitor may post such further Order on the Monitor's website and such posting shall constitute adequate notice to LP Creditors of such amended claims procedure.

MISCELLANEOUS

43. **THIS COURT ORDERS** that notwithstanding any other provisions of this LP Amended Claims Procedure Order, the solicitation by the Monitor or the LP Entities of LP Proofs

of Claim, and the filing by any LP Creditor of any LP Proof of Claim shall not, for that reason only, grant any person any standing in these proceedings or rights under any proposed LP Plan.

- 44. **THIS COURT ORDERS** that nothing in this LP Amended Claims Procedure Order shall (i) constitute or be deemed to constitute an allocation or assignment of Claims or Excluded Claims by the LP Entities into particular affected or unaffected classes for the purpose of an LP Plan; or (ii) authorize or require the LP Entities to file an LP Plan.
- 45. **THIS COURT ORDERS** that in the event that no LP Plan is approved by this Court, the LP Claims Bar Date, LP Restructuring Period Claims Bar Date and Employee Claims Bar Date or LP Director/Officer Claims Bar Date, as the case may be, shall be of no effect in any subsequent proceeding or distribution with respect to any and all Claims made by LP Creditors.
- 46. THIS COURT ORDERS AND REQUESTS the aid and recognition of any court or any judicial, regulatory or administrative body in any province or territory of Canada (including the assistance of any court in Canada pursuant to section 17 of the CCAA) and the Federal Court of Canada and any judicial, regulatory or administrative tribunal or other court constituted pursuant to the Parliament of Canada or the legislature of any province and any court or any judicial regulatory body of the United States and the states or other subdivisions of the United States and of any other nation or state, to act in aid of and to be complementary to this Court in carrying out the terms of this LP Amended Claims Procedure Order.

SCHEDULE "A"

NOTICE TO CREDITORS OF Canwest Publishing Inc./Publications Canwest Inc., Canwest Books Inc., Canwest (Canada) Inc. (collectively, the "Applicants") and Canwest Limited Partnership ("Canwest LP" and, together with the Applicants, the "LP Entities")

RE: NOTICE OF CLAIMS PROCEDURE AND CLAIMS BAR DATE IN COMPANIES' CREDITORS ARRANGEMENT ACT ("CCAA") PROCEEDINGS

NOTICE IS HEREBY GIVEN that pursuant to an Order of the Ontario Superior Court of Justice made April 12, 2010 (the "Order"), a claims procedure was approved for the determination of certain claims against the LP Entities.

PLEASE TAKE NOTICE that the claims procedure applies only to Claims of Creditors described in the Order. No other claims are being compromised. A copy of the Order and other public information concerning the CCAA Proceedings can be found at the Monitor's website: http://cfcanada.fticonsulting.com/clp.

THE LP CLAIMS BAR DATE is 5:00 p.m. (Toronto Time) on May 7, 2010 or, if you have a Restructuring Period Claim, 21 days after you are deemed to have received the LP Claims Package pursuant to the Order. Any creditor who has not received an LP Claims Package and who believes that it has a Claim against one or more of the LP Entities must contact the Monitor in order to obtain an LP Proof of Claim. LP Proofs of Claim must be filed with the Monitor on or before the LP Claims Bar Date or the LP Restructuring Period Claims Bar Date, as the case may be.

HOLDERS OF CLAIMS that do not file an LP Proof of Claim by the LP Claims Bar

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Date or the LP Restructuring Period Claims Bar Date, as the case may be, shall not be entitled to vote at any meeting of creditors regarding any plan of compromise or arrangement proposed by the LP Entities or participate in any distribution under such plan, and any Claims such Creditor may have against any of the LP Entities shall be forever extinguished and barred.

FORMER EMPLOYEES WITH SERA CLAIMS OR TERMINATION AND SEVERANCE CLAIMS, as defined in the Order, may contact Court-appointed representative counsel for further information at CSER@nelligan.ca or 1-888-565-9912.

CREDITORS REQUIRING INFORMATION or claim documentation may contact the Monitor at the following address or facsimile:

FTI Consulting Canada Inc., Court-appointed Monitor of Canwest Publishing Inc./Publications Canwest Inc. et al Claims Process
79 Wellington Street West Suite 2010, P.O. Box 104
Toronto, ON
M5K 1G8

Attention:

Pamela Luthra

Telephone:

1 888- 310-7627

Fax:

416-649-8101

Email:

CanwestLP@fticonsulting.com

SCHEDULE "B"

LP PROOF OF CLAIM INSTRUCTION LETTER
FOR THE CLAIMS PROCEDURE FOR LP CREDITORS OF
CANWEST PUBLISHING INC./PUBLICATIONS CANWEST INC., CANWEST BOOKS
INC., CANWEST (CANADA) INC. AND CANWEST LIMITED
PARTNERSHIP/CANWEST SOCIETE EN COMMANDITE (collectively, the "LP
ENTITIES")

PLEASE NOTE THAT THIS IS A SEPARATE AND DISTINCT CLAIMS PROCESS FROM THE CLAIMS PROCESS GOVERNING THE CMI ENTITIES. ALL CREDITORS THAT BELIEVE THEY HAVE A CLAIM AGAINST CANWEST PUBLISHING INC./PUBLICATIONS CANWEST INC., CANWEST BOOKS INC., CANWEST (CANADA) INC. AND CANWEST LIMITED PARTNERSHIP/CANWEST SOCIETE EN COMMANDITE MUST FILE A PROOF OF CLAIM FORM

LP CLAIMS PROCESS

By Order of the Honourable Madam Justice Pepall dated April 12, 2010, as amended by the Order of Madam Justice Pepall dated May 17, 2010 (and as may be further amended from time to time, the "Order") under the *Companies' Creditors Arrangement Act*, R.S.C. 1985, c. C-36 (the "CCAA"), the LP Entities have been authorized to conduct a claims process (the "LP Claims Process") pursuant to a claims procedure (the "Claims Procedure"). A copy of the Order and other public information concerning these proceedings can be obtained from the website of FTI Consulting Canada Inc., the Court-appointed Monitor of the LP Entities, at http://cfcanada.fticonsulting.com/clp.

This letter provides general instructions for completing the LP Proof of Claim forms. As of the date of this instruction letter, the LP Entities have not yet filed a plan of arrangement or compromise with their unsecured creditors pursuant to the CCAA. Capitalized terms not defined within this instruction letter shall have the meanings ascribed to them in the Order.

The LP Claims Process is intended for any Person with a claim of any kind or nature whatsoever, other than an Excluded Claim, arising on or prior to January 8, 2010, whether unliquidated, contingent or otherwise. In addition, the LP Claims Process is intended for any Person with any Claim arising after January 8, 2010 against any or all of the LP Entities or a Director or Officer

thereof as the result of the restructuring, disclaimer, resiliation, termination or breach of any contract, lease or other type of agreement. Please review the Order for the complete definitions of Claim, Prefiling Claim, Restructuring Period Claim, Employee Claim, Director/Officer Claim and Excluded Claim.

All notices and inquiries with respect to the LP Claims Process and the Claims Procedure should be directed to the Monitor by prepaid registered mail, courier, personal delivery, facsimile transmission or email at the address below:

FTI Consulting Canada Inc., Court-appointed Monitor of Canwest Publishing Inc./Publications Canwest Inc. et al Claims Process
79 Wellington Street West
Suite 2010, P.O. Box 104
Toronto, ON
M5K 1G8

Telephone:

Attention:

1 888- 310-7627

Pamela Luthra

Fax:

416-649-8101

Email:

CanwestLP@fticonsulting.com

YOU MUST FILE A PROOF OF CLAIM BY THE CLAIMS BAR DATE OR THE LP RESTRUCTURING PERIOD CLAIMS BAR DATE AND EMPLOYEE CLAIMS BAR DATE OR THE DIRECTOR/OFFICER CLAIMS BAR DATE, AS MAY THE CASE MAY BE, IN ORDER TO ESTABLISH YOUR CLAIM. THE LP CLAIMS BAR DATE is 5:00 p.m. (Toronto Time) on May 7, 2010 or, IF YOU HAVE A RESTRUCTURING PERIOD CLAIM, AN EMPLOYEE CLAIM OR A DIRECTOR/OFFICER CLAIM, THE LP RESTRUCTURING PERIOD CLAIMS BAR DATE AND EMPLOYEE CLAIMS BAR DATE AND THE LP DIRECTOR/OFFICER CLAIMS BAR DATE IS 5:00 (Toronto Time) on June 3, 2010, unless the Monitor and the LP Entities agree in writing or the Court Orders that the LP Proof of Claim be accepted after that date. IF YOU DO NOT FILE AN LP PROOF OF CLAIM BY THE LP CLAIMS BAR DATE, THE LP RESTRUCTURING PERIOD CLAIMS BAR DATE AND EMPLOYEE CLAIMS BAR DATE OR THE DIRECTOR/OFFICER CLAIMS BAR DATE, AS THE CASE MAY BE, you will not be entitled to vote at any meeting of creditors regarding any plan of compromise or arrangement

proposed by the LP Entities or participate in any distribution under such plan, and any Claims you may have against any of the LP Entities or any Director or Officer thereof will be forever extinguished and barred.

Claims denominated in a foreign currency other than U.S. dollars shall be converted to Canadian dollars at the Bank of Canada noon exchange rate in effect at the Filing Date. U.S. dollar denominated claims shall be converted at the Bank of Canada Canadian/U.S.dollar noon exchange rate in effect at the Filing Date which rate was Cdn \$1.0344: \$1 U.S.

Please refer to the Order for further details.

If you decide to submit a LP Proof of Claim and the LP Entities disagree with the value or status that you have ascribed to your Claim, or the validity of your Claim as set out in your LP Proof of Claim, and such disagreement cannot be resolved consensually, you will receive an LP Notice of Revision or Disallowance from the LP Entities (as set out in paragraph 22 of the Claims Procedure Order).

ADDITIONAL FORMS

Additional LP Proof of Claim forms can be obtained from the Monitor's website at http://cfcanada.fticonsulting.com/clp or by contacting the Monitor and providing the particulars as to your name, address, facsimile number, email address and contact person. Once the LP Entities have this information, you will receive, as soon as practicable, additional LP Proof of Claim forms.

SCHEDULE "C"

Court File No. CV-10-8533-00CL

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 CANWEST PUBLISHING INC./PUBLICATIONS CANWEST INC., CANWEST BOOKS INC. AND CANWEST (CANADA) INC.

	LP PROOF OF CLAIM
<u>. </u>	
PAR	TICULARS OF CREDITOR:
(a)	Full Legal Name of Creditor:
	(the "Creditor"
	ll legal or Corporate name should be the name of the original Creditor. Do no prate Proofs of Claim for divisions of the same Creditor.)
(b)	Full Mailing Address of Creditor:

(0	c) *Telephone Number	er of Creditor:	
, (C	d) *Facsimile Number	r of Creditor:	
(€	e) *E-mail Address of	f Creditor:	
(f	*Attention (Contac	t Person):	
(§	g) Has the Claim been	sold or assigned	l by Creditor to another party?
	Yes	No	(If yes please completed section 5)
*In anda	n to angune that all alsin		J
		_	d in an expedited manner you must provide number or email address.

2. **PROOF OF CLAIM**

THE UNDERSIGNED CERTIFIES AS FOLLOWS:

- (a) That I am a Creditor of/hold the position of ______ of the Creditor and have knowledge of all the circumstances connected with the Claim described herein;
- (b) That I have knowledge of all the circumstances connected with the Claim described and set out below;
- (c) That the LP Entity was and still is indebted to the Creditor as follows (Claims denominated in a foreign currency other than U.S. dollars shall be converted to Canadian dollars at the Bank of Canada noon exchange rate in effect at the Filing Date. U.S. dollar denominated claims shall be converted at the Bank of Canada Canadian/U.S.dollar noon exchange rate in effect at the Filing Date which rate was Cdn \$1.0344: \$1 U.S.)

	Prefiling Claims	Restructuring Period Claims	Total Claims
Canwest Publishing Inc./ Publications Canwest Inc.	\$	\$	\$
Canwest Books Inc.	\$	\$	\$
Canwest (Canada) Inc.	\$	\$	\$
Canwest Limited Partnership	\$	\$	\$
Total Claims	\$	\$	\$

3. NATURE OF CLAIM

(CHECK AND COMPLETE APPROPRIATE CATEGORY)

Unsecured Claim of \$
Secured Claim of \$
In respect of this debt, I hold security over the assets of the LP Entity valued at \$, the particulars of which security and value are attached to this Proof of Claim form.
(Give full particulars of the security, including the date on which the security was given, the value that you ascribe to the assets charged by your security and the basis for such valuation, and attach a copy of the security documents evidencing the security.)

4. **PARTICULARS OF CLAIM:**

The Particulars of the undersigned's total Claim are attached.

(Provide full particulars of the Claim and supporting documentation, including amount, description of transaction(s) or agreement(s) giving rise to the Claim, name of any guarantor(s) that has guaranteed the Claim, and amount of Claim allocated thereto, date and number of all invoices, particulars of all credits, discounts, etc. claimed).

	TICULARS OF ASSIGNEE(S) (or assigned to another party):	only to be	e completed if yo	our claim has beer
(a)	Full Legal Name of Assignee(s) of	of Claim (if	fall or a portion o	f the Claim has beer
	sold). If there is more than one	assignee, p	olease attach sepa	rate sheets with the
	following information:			
(the '	'Assignee(s)")			
Amo	unt of Total Claim Assigned	\$		
Amo	unt of Total Claim Not Assigned	\$		
	. Amount of Claim ald equal "Total Claim" as entered in	\$ Section 2)	·)	
(b)	Full Mailing Address of Assignee	e(s):		

(c)	Telephone Number of Assignee(s):		
(d)	Facsimile Number of Assignee(s)	:	<u></u>	
(e)	Attention (Contact Person):			

6. FILING OF CLAIM

This LP Proof of Claim must be returned to and received by the Monitor by 5:00 p.m. (Toronto Time) on May 7, 2010 or, IF YOU HAVE A RESTRUCTURING PERIOD CLAIM, AN EMPLOYEE CLAIM OR A DIRECTOR/OFFICER CLAIM, 5:00 (Toronto Time) on June 3, 2010 (unless the Monitor and the LP Entities agree in writing or the Court Orders that the LP Proof of Claim be accepted after that date) at the following address:

FTI Consulting Canada Inc., Court-appointed Monitor of Canwest Publishing Inc./Publications Canwest Inc. et al Claims Process
79 Wellington Street West Suite 2010, P.O. Box 104
Toronto, ON
M5K 1G8

Attention:

Pamela Luthra

Telephone:

1 888- 310-7627

Fax:

416-649-8101

Email:

CanwestLP@fticonsulting.com

Dated at	this	day of	, 2010.	
		Per:		

SCHEDULE "D"

Court File No. CV-10-8533-00CL

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 CANWEST PUBLISHING INC./PUBLICATIONS CANWEST INC., CANWEST BOOKS INC. AND CANWEST (CANADA) INC.

APPLICANTS

LP NOTICE OF REVISION OR DISALLOWANCE

TO: [insert name and address of creditor]

The LP Entities have disallowed in full or in part, your Claim, as set out in your LP Proof of Claim, as set out below:

Prefiling Claim:

Claim Against	Claim per Proof of Claim	Allowed Amount	Disallowed Amount
Canwest Publishing Inc./ Publications Canwest Inc.	\$	\$	\$
Canwest Books Inc.	\$	\$	\$
Canwest (Canada) Inc.	\$	\$	\$
Canwest Limited Partnership	\$	\$	\$
Total	\$	\$	\$

Restructuring Period Claim:

Claim Against	Claim per Proof of Claim	Allowed Amount	Disallowed Amount
Canwest Publishing Inc./ Publications Canwest Inc.	\$	\$	\$
Canwest Books Inc.	\$	\$	\$
Canwest (Canada) Inc.	\$	\$	\$
Canwest Limited Partnership	\$	\$	\$
Total	\$	\$	\$

KEASUNS	ASONS FOR DISALLOWANCE:									
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IF YOU INTEND TO DISPUTE THIS NOTICE OF REVISION OR DISALLOWANCE:

IN THE CASE OF AN LP CREDITOR WITH A PREFILING CLAIM, you must, no later than 5:00 p.m. (Toronto Time) before the June 14, 2010 notify the Monitor of such intent by delivering an LP Notice of Dispute of Revision or Disallowance (a copy of which can be found on the Monitor's website at http://cfcanada.fticonsulting.com/clp) in accordance with the LP Amended Claims Procedure Order to the following address or facsimile:

FTI Consulting Canada Inc., Court-appointed Monitor of Canwest Publishing Inc./Publications Canwest Inc. et al Claims Process
79 Wellington Street West Suite 2010, P.O. Box 104
Toronto, ON
M5K 1G8

Attention:

Pamela Luthra

Telephone:

1 888- 310-7627

Fax:

416-649-8101

Email:

CanwestLP@fticonsulting.com

IN THE CASE OF AN LP CREDITOR WITH A RESTRUCTURING PERIOD CLAIM, AN EMPLOYEE CLAIM OR A DIRECTOR/OFFICER CLAIM, you must, no later than 5:00 p.m. (Toronto Time) before June 28, 2010 notify the Monitor of such intent by delivering an LP Notice of Dispute of Revision or Disallowance in accordance with the LP Amended Claims Procedure Order to the following address or facsimile:

FTI Consulting Canada Inc., Court-appointed Monitor of Canwest Publishing Inc./Publications Canwest Inc. et al Claims Process
79 Wellington Street West
Suite 2010, P.O. Box 104
Toronto, ON
M5K 1G8

Attention:

Pamela Luthra

Telephone:

1 888- 310-7627

Fax:

416-649-8101

Email:

CanwestLP@fticonsulting.com

If you do not deliver an LP Notice of Dispute of Revision or Disallowance (a copy of which can be found on the Monitor's website at http://cfcanada.fticonsulting.com/clp) by the time and date set out above, as applicable, the value of your Claim shall be deemed to be as set out in this LP Notice of Revision or Disallowance.

DATE

SCHEDULE "E"

Court File No. CV-10-8533-00CL

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 CANWEST PUBLISHING INC./PUBLICATIONS CANWEST INC., CANWEST BOOKS INC. AND CANWEST (CANADA) INC.

		APPLICANT
		LP NOTICE OF DISPUTE OF REVISION OR DISALLOWANCE
7.	PAR	TICULARS OF CREDITOR:
	(a)	Full Legal Name of Creditor:
	(b)	Full Mailing Address of Creditor:
	(c)	*Telephone Number of Creditor:
	(d)	*Facsimile Number of Creditor:
	(e)	*E-mail Address of Creditor:

	(1)	Attention (Contact Person):
		o ensure that all claims are processed in an expedited manner you must provide nore of your telephone number, fax number or email address.
8.		TICULARS OF ORIGINAL CREDITOR FROM WHOM YOU ACQUIRED IM, IF APPLICABLE:
	(a)	Have you acquired this Claim by assignment? Yes \(\square\) No \(\square\)
		(if yes, attach documents evidencing assignment)
	(b)	Full Legal Name of original creditor(s):
9.		PUTE OF REVISION OR DISALLOWANCE OF CLAIM FOR VOTING D/OR DISTRIBUTION PURPOSES:
	We l	nereby disagree with the value of our Claim as set out in the LP Notice of Revision or
	Disa	llowance dated, as set out below:

PreFiling Claim:

Claim Against	Claim per LP Notice of Revision or Disallowance	Claim per Creditor
Canwest Publishing Inc./ Publications Canwest Inc.	\$	\$
Canwest Books Inc.	\$	\$
Canwest (Canada) Inc.	\$	\$
Canwest Limited Partnership	\$	\$
Total	\$	\$

Restructuring Period Claim:

Claim Against	Claim per LP Notice of Revision or Disallowance	Claim per Creditor
Canwest Publishing Inc./ Publications Canwest Inc.	\$	\$
Canwest Books Inc.	\$	\$
Canwest (Canada) Inc.	\$	\$
Canwest Limited Partnership	\$	\$
Total	\$	\$

10.	REASONS FOR	DISPUTE.
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If you intend to dispute an LP Notice of Revision or Disallowance, you must,

IN THE CASE OF AN LP CREDITOR WITH A PREFILING CLAIM, no later than 5:00 p.m. (Toronto Time) before June 14, 2010 notify the Monitor of such intent by delivering an LP Notice of Dispute of Revision or Disallowance in accordance with the LP Amended Claims Procedure Order to the following address or facsimile:

FTI Consulting Canada Inc., Court-appointed Monitor of Canwest Publishing Inc./Publications Canwest Inc. et al Claims Process
79 Wellington Street West Suite 2010, P.O. Box 104
Toronto, ON
M5K 1G8

Attention:

Pamela Luthra

Telephone:

1 888- 310-7627

Fax:

416-649-8101

Email:

CanwestLP@fticonsulting.com

IN THE CASE OF AN LP CREDITOR WITH A RESTRUCTURING PERIOD CLAIM, AN EMPLOYEE CLAIM OR A DIRECTOR/OFFICER CLAIM, you must, no later than 5:00 p.m. (Toronto Time) before June 27, 2010 notify the Monitor of such intent by delivering an LP Notice of Dispute of Revision or Disallowance in accordance with the LP Amended Claims Procedure Order to the following address or facsimile:

FTI Consulting Canada Inc., Court-appointed Monitor of Canwest Publishing Inc./Publications Canwest Inc. et al Claims Process
79 Wellington Street West Suite 2010, P.O. Box 104
Toronto, ON
M5K 1G8

Attention:

Pamela Luthra

reiepnone:	1 888- 310-7027
Fax:	416-649-8101
Email:	CanwestLP@fticonsulting.com
	And the second s

If you do not deliver an LP Notice of Dispute of Revision or Disallowance by the time and date set out above, as applicable, the value of your Claim shall be deemed to be as set out in the LP Notice of Revision or Disallowance.

Dated at	this	day of	, 2010.	
			•	
		Per·		

SCHEDULE "F"

LP NOTICE OF AMENDED CLAIMS PROCEDURE

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 CANWEST PUBLISHING INC./PUBLICATIONS CANWEST INC., CANWEST BOOKS INC. AND CANWEST (CANADA) INC. **APPLICANTS**

ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

Proceeding commenced at Toronto

AMENDED CLAIMS PROCEDURE ORDER

OSLER, HOSKIN & HARCOURT LLP Box 50, 1 First Canadian Place

Toronto, Ontario, Canada M5X 1B8

Lyndon A.J. Barnes (LSUC#: 13350D)

Tel: (416) 862-6679
Alexander Cobb (LSUC#: 45363F)
Tel: (416) 862-5964

Elizabeth Allen Putnam (LSUC#53194L) Tel: (416) 862-6835

Fax: (416) 862-6666

Lawyers for the Applicants

F. 1117119

TAB 2

Court File No. CV-10-8533-00CL

ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

THE HONOURABLE)	MONDAY, THE 1217th DAY
),	
MADAM JUSTICE PEPALL)	OF <u>APRILMAY</u> , 2010

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 CANWEST PUBLISHING INC./PUBLICATIONS CANWEST INC., CANWEST BOOKS INC. AND CANWEST (CANADA) INC.

APPLICANTS

AMENDED CLAIMS PROCEDURE ORDER

THIS MOTION made by Canwest Publishing Inc./Publications Canwest Inc. ("CPI"), Canwest Books Inc. and Canwest (Canada) Inc. (the "Applicants") and Canwest Limited Partnership/Canwest Societe en Commandite ("Canwest LP", collectively and together with the Applicants, the "LP Entities", and each an "LP Entity"), for an order establishing a elaimsamending the procedure for the identification and quantification of certain claims against the LP Entities that was established pursuant to an order dated April 12, 2010 was heard this day at 330 University Avenue, Toronto, Ontario.

ON READING the Notice of Motion, the Affidavit of Douglas E.J. Lamb sworn April 6: May 10, 2010, the SixthSeventh Report of FTI Consulting Canada Inc. in its capacity as Courtappointed monitor of the LP Entities (the "Monitor") and on hearing from counsel for the LP Entities, the Monitor, the ad hoc committee of holders of 9.25% notes issued by Canwest Limited Partnership. The Bank of Nova Scotia in its capacity as Administrative Agent (the "Agent") for the LP Senior Lenders (as defined below), the court-appointed counsel for the representatives of

the salaried employees and retirees and such other counsel as were present, no one else appearing although duly served as appears from the affidavit of service, filed.

SERVICE

1. **THIS COURT ORDERS** that the time for service of the Notice of Motion and Motion Record herein be and is hereby abridged and that the motion is properly returnable today and service upon any interested party other than those parties served is hereby dispensed with.

DEFINITIONS AND INTERPRETATION

- 2. **THIS COURT ORDERS** that, for the purposes of this Order establishing and amending a claims process for the LP Entities (the "LP Amended Claims Procedure Order"), in addition to terms defined elsewhere herein, the following terms shall have the following meanings:
 - (a) "Assessments" means Claims of Her Majesty the Queen in Right of Canada or of any Province or Territory or Municipality or any other taxation authority in any Canadian or foreign jurisdiction, including, without limitation, amounts which may arise or have arisen under any notice of assessment, notice of appeal, audit, investigation, demand or similar request from any taxation authority;
 - (b) "Business Day" means a day, other than a Saturday, Sunday or a statutory holiday, on which banks are generally open for business in Toronto, Ontario;
 - (c) "Calendar Day" means a day, including Saturday, Sunday and any statutory holidays in the Province of Ontario, Canada;
 - (d) "CCAA" means the Companies' Creditors Arrangement Act, R.S.C. 1985, c. C-36, as amended;
 - (e) "CCAA Proceeding" means the proceeding commenced by the LP Entities in the

Court at Toronto under Court File No. CV-10-8533-00CL;

(f) "Claim" means:

- (i) any right or claim of any Person against one or more of the LP Entities, whether or not asserted, in connection with any indebtedness, liability or obligation of any kind whatsoever of one or more of the LP Entities in existence on the Filing Date, and any accrued interest thereon and costs payable in respect thereof to and including the Filing Date, whether or not such right or claim is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, unsecured, perfected, unperfected, present, future, known, or unknown, by guarantee, surety or otherwise, and whether or not such right is executory or anticipatory in nature, including the right or ability of any Person to advance a claim for contribution or indemnity or otherwise with respect to any matter, action, cause or chose in action, whether existing at present or commenced in the future, which indebtedness, liability or obligation is based in whole or in part on facts which existed prior to the Filing Date, and includes any other claims that would have been claims provable in bankruptcy had the applicable LP Entity become bankrupt on the Filing Date (each, a "Prefiling Claim", and collectively, the "Prefiling Claims"); and
- (ii) any right or claim of any Person against one or more of the LP Entities in connection with any indebtedness, liability or obligation of any kind whatsoever owed by one or more of the LP Entities to such Person arising out of the restructuring, disclaimer, resiliation, termination or breach on or after the Filing Date of any contract, lease or other agreement whether written or oral and whether such restructuring, disclaimer, resiliation, termination or breach took place or takes place before or after the date of this LP Amended Claims Procedure Order (each, a "Restructuring Period

Claim", and collectively, the "Restructuring Period Claims");

officers of one or more of the LP Entities or any of them, that relates to a Prefiling Claim or a Restructuring Period Claim howsoever arising for which the Directors or Officers of an LP Entity are by statute or otherwise by law liable to pay in their capacity as Directors or Officers or in any other capacity including, for greater certainty, any claim against a Director or Officer that may be secured by the LP Directors' Charge, with the exception of claims by the LP Senior Lenders (as defined herein) (each a "Director/Officer Claim", and collectively, the "Directors/Officers Claims");

other than Excluded Claims;

- (g) "Claims Officer" means the individuals designated by the Court pursuant to paragraph 11 of this LP Amended Claims Procedure Order and such other Persons as may be designated by the LP Entities and consented to by the Monitor;
- (h) "Court" means the Superior Court of Justice (Commercial List) in the City of Toronto in the Province of Ontario;
- (i) "Director" means anyone who is or was, or may be deemed to be or have been, whether by statute, operation of law or otherwise, a director or *de facto* director of any of the Applicants;
- (j) "Distribution Claim" means the amount of the Claim of a Creditor to the extent that such claim is finally determined for distribution purposes, in the event that an LP Plan is filed, in accordance with the provisions of this LP <u>Amended Claims</u> Procedure Order or the Creditors' Meeting Order, as applicable, and the CCAA;
- (k) "Employee Claim" any claim by an employee or former employee of the LP

 Entities* arising out of the employment of such *employee or former employee by

the LP Entities that relates to a Prefiling Claim or a Restructuring Period Claim other than an Excluded Claim or any employee-related liabilities that are being assumed by the Purchaser pursuant to the Purchase Agreement (each, an "Employee Claim"):

- (h) "Excluded Claim" means (i) claims secured by any of the Charges as defined in the Initial Order, (ii) any claim against a Director or Officer of the LP Entities, (iii) Insured Claims, (iv) with the exception of SERA Claims and* Termination and Severance Claims *(as defined herein), all claims by current or former employees of the LP Entities, including both unionized and non-unionized employees,* arising out of the employment of such *employees or former employees by the LP Entities including, without limitation, Grievance Claims and Pension Claims (as defined herein), (vInsured Claims, (iii) all Grievances or claims that can only be advanced in the form of a Grievance pursuant to the terms of a collective bargaining agreement, (iv) all claims by the LP Senior Lenders (as defined herein), (viincluding Director/Officer Claims (v) all claims of the LP DIP Lenders against the LP Entities pursuant to the LP DIP Definitive Documents, (viivi) Intercompany Claims, and (viii) all claims of The Bank of Nova Scotia arising from the provision of cash management services to the LP Entities;
- (m) (+) "Filing Date" means January 8, 2010;
- (n) "Grievance" means all grievances filed by bargaining agents (the "Unions") representing unionized employees of the LP Entities, or their members, under applicable collective bargaining agreements;
- (o) (n) "Initial Order" means the Initial Order of the Honourable Madam Justice Pepall made January 8, 2010, as amended, restated or varied from time to time;
- (p) (o) "Insured Claim" means that portion of a Claim, other than a Director/Officer

 Claim, arising from a cause of action for which the applicable LP Entities are insured to the extent that such claim, or portion thereof, is insured;

- (q) (p) "Intercompany Claim" means any claim by Canwest Global Communications Corp. ("Canwest Global") or an affiliate or subsidiary of Canwest Global against one or more of the LP Entities including, for greater certainty, a claim by an LP Entity against another LP Entity;
- (r) (q) "LP Claims Bar Date" means 5:00 p.m. on May 7, 2010;
- (s) (r) "LP Claims Package" means the materials to be provided by the LP Entities to Persons who may have a Claim which materials shall consist of a blank LP Proof of Claim, an LP Proof of Claim Instruction Letter, and such other materials as the LP Entities may consider appropriate or desirable;
- (t) "LP Claims Procedure Order" means the Order of this Honourable Court dated

 April 12, 2010 that is hereby amended by this LP Amended Claims Procedure

 Order
- (u) (s) "LP Claims Process" means the call for claims process to be administered by the LP Entities with the assistance of the Monitor pursuant to the terms of this Order;
- (v) (t) "LP CRA" means CRS Inc. in its capacity as the court-appointed Chief Restructuring Advisor of the LP Entities;
- (w) "LP Creditor" means any Person having a Claim including, without limitation and for greater certainty, the LP Noteholders, the LP Subordinated Lenders, the transferee or assignee of a transferred Claim that is recognized as an LP Creditor in accordance with paragraph 38 hereof or a trustee, executor, liquidator, receiver, receiver and manager, or other Person acting on behalf of or through such Person;
- (x) "LP Director/Officer Claims Bar Date" means 5:00 p.m. on June 3, 2010;
- (y) "LP Hedging Creditor" means the various counterparties to certain foreign currency, interest rate and commodity hedging agreements with the LP Entities

whose obligations rank *pari passu* to the claims of the LP Secured Lenders (as defined below);

- (z) (w) "LP Note Indenture" means the note indenture dated July 13, 2007 with CanWest MediaWorks Limited Partnership as issuer, CanWest MediaWorks Publications Inc. and Canwest Books Inc. as guarantors, the Bank of New York as U.S. Trustee, and BNY Trust Company of Canada as Canadian Trustee that was entered into in connection with the issuance of US\$400 million of senior subordinated notes that bear interest at 9.25%;
- (aa) (x)-"LP Notes" means the US\$400 million of senior subordinated notes that bear interest at 9.25% that were issued pursuant to the LP Note Indenture;
- (bb) (y) "LP Noteholders" means the holders of the LP Notes;
- (cc) (2)—"LP Notice of Dispute of Revision or Disallowance" means the notice referred to in paragraph 28 hereof, substantially in the form attached as Schedule "E" hereto, which may be delivered to the Monitor by an LP Creditor disputing an LP Notice of Revision or Disallowance, with reasons for its dispute;
- (dd) (aa) "LP Notice of Revision or Disallowance" means the notice referred to in paragraphs 26 and 27 hereof, substantially in the form of Schedule "D" advising an LP Creditor that the LP Entities have revised or rejected all or part of such LP Creditor's Claim as set out in its LP Proof of Claim;
- (ee) (bb) "LP Notice to Creditors" means the notice for publication by the LP Entities or the Monitor as described in paragraph 16 hereof, substantially in the form attached hereto as Schedule "A", calling for any and all Claims of LP Creditors;
- (ff) "LP Notice of Amended Claims Procedure" means the notice for publication by the LP Entities or the Monitor as described in paragraph ● hereof, substantially in the form attached hereto as Schedule "●", advising of the amendments to the LP

Claims Procedure:

- (gg) (ee) "LP Plan" means, as further defined in the Initial Order, any proposed plan of compromise or arrangement that may be filed by any or all of the LP Entities (in consultation with the Monitor and the LP CRA) pursuant to the CCAA as the same may be amended, supplemented or restated from time to time in accordance with the terms thereof other than the LP Senior Lenders' CCAA Plan;
- (hh) (dd) "LP Proof of Claim" means the Proof of Claim referred to in paragraphs 22, 23 and 24 hereof to be filed by LP Creditors, in order to establish a Claim, substantially in the form attached hereto as Schedule "C";
- (ii) (ee) "LP Proof of Claim Instruction Letter" means the instruction letter to LP Creditors, substantially in the form attached as Schedule "B" hereto, regarding the completion of an LP Proof of Claim and the claims procedure described herein and stating the amount of the Claim of the particular LP Creditor receiving the LP Proof of Claim Instruction Letter, as evidenced by the books and records of the LP Entities;
- (jj) "LP Restructuring Period Claims Bar Date and Employee Claims Bar Date" means 5:00 p.m. on the day that is 21 Calendar Days after an LP Creditor with a Restructuring Period Claim is deemed to have received the LP Claims Package pursuant to paragraph 39 of this Order (Toronto time) on June 3, 2010:
- (kk) (gg) "LP Secured Lenders" means the syndicate of lenders from time to time party to the credit agreement dated as of July 10, 2007 between CanWest MediaWorks Limited Partnership, The Bank of Nova Scotia, as Administrative Agent, the LP Secured Lenders and CanWest MediaWorks (Canada) Inc., CanWest MediaWorks Publications Inc. and Canwest Books Inc., as guarantors;
- (II) (hh) "LP Senior Lenders" means the LP Hedging Creditors and the LP Secured Lenders;

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- (mm) (ii) "LP Senior Lenders' CCAA Plan" means the plan of compromise or arrangement between the LP Entities and the LP Senior Lenders that was accepted for filing by this Honourable Court pursuant to the Initial Order and was approved by the LP Senior Lenders at a meeting on January 27, 2010;
- (nn) (jj) "LP Senior Lenders' Claims" means the claims of the LP Senior Lenders as determined pursuant to the LP Senior Lenders' Claim Procedure (as described below);
- (00) (kk) "LP Senior Lenders' Claims Procedure" means the claims procedure approved in the Initial Order by which the LP Senior Lenders' Claims were determined in the context of the LP Senior Lenders' CCAA Plan;
- (pp) (II) "LP Senior Subordinated Credit Agreement" means the senior subordinated credit agreement dated as of July 10, 2007 between CanWest MediaWorks Limited Partnership, the Subordinated Agent, the LP Subordinated Lenders, and CanWest MediaWorks (Canada) Inc., CanWest MediaWorks Publications Inc. and Canwest Books Inc., as guarantors;
- (qq) "LP Subordinated Lenders" means the syndicate of lenders that are parties to the LP Senior Subordinated Credit Agreement;
- (rr) (nn)—"Meeting" means any meeting of LP Creditors called for the purpose of considering and voting in respect of an LP Plan, if one is filed;
- (ss) "Meeting Materials" means those materials prepared by the LP Entities in advance of a Meeting and including, among other things, copies of the Notice of Creditors' Meeting, the Plan, the Creditors' Meeting Order dated May 17, 2010 and a form of Proxy:
- (tt) (00) "Monitor" means FTI Consulting Canada Inc., as court-appointed Monitor in the CCAA proceeding of the LP Entities;

- (uu) (pp) "Officer" means anyone who is or was, or may be deemed to be or have been, whether by statute, operation of law or otherwise, an officer or *de facto* officer of any of the Applicants LP Entities;
- (vv) (qq) "Pension Claim" means any claim under the pension plans of the LP Entities as identified in the Initial Order Affidavit;
- (www) (rr) "Person" means any individual, corporation, limited or unlimited liability company, general or limited partnership, association, trust, unincorporated organization, joint venture, government or any agency or instrumentality thereof or any other entity;
- (xx) (ss) "Prefiling Claim" has the meaning ascribed to that term in paragraph 2(f)(i) of this LP Amended Claims Procedure Order:
- (yy) "Proven Claim" means the Claim of an LP Creditor as established and determined pursuant to the terms of this LP Amended Claims Procedure Order for purposes of voting and distribution under any Plan:
- (ZZ) "Purchase Agreement" means the asset purchase agreement dated as of May 10.
 2010 between 7535538 Canada Inc., CW Acquisition Limited Partnership.
 Canwest Books Inc., Canwest (Canada) Inc., Canwest Publications
 Inc./Publications Canwest Inc. and Canwest Limited Partnership/Canwest Societe
 en Commandite:
- (aaa) "Purchaser" means CW Acquisition Limited Partnership pursuant to the AHC APA;
- (bbb) (tt)—"Restructuring Period Claim" has the meaning ascribed to that term in paragraph 2(f)(ii) of this LP Amended Claims Procedure Order;
- (ccc) (uu) "SERA Claim" means any claim by a current or former employee of the LP Entities for payments or benefits arising out of a Southam Executive Retirement

- Arrangement (a "SERA") that were discontinued after the Filing Date;
- (ddd) (vv) "SISP" means the Sale and Investor Solicitation Process being carried out pursuant to the terms of the SISP Procedures;
- (eee) (ww)—"SISP Procedures" means the Procedures for the Sale and Investor Solicitation Process, as amended, in the form attached as Schedule "A" to the Stay-Extension Order and Order Amending the Initial Order and the Procedures for the Sale and Investor Solicitation Process that was issued by this Honourable Court on February 2, 2010 Initial Order, as amended;
- (fff) (xx)-"Subordinated Agent" means The Bank of Nova Scotia, as Administrative Agent under the LP Senior Subordinated Credit Agreement;
- (ggg) (yy) "Termination and Severance Claim" means any claim by a former employee of the LP Entities with an effective date of termination on or before January 8, 2010 who was in receipt of salary continuance from the LP Entities that has been discontinued as a result of the commencement of the LP Entities' CCAA proceeding: for greater certainty.* Termination and Severance Claims *do not include any employee claims that could be advanced as a Grievance pursuant to the terms of an applicable collective bargaining agreement;
- (hhh) (zz) "Trustees" means the Bank of New York as U.S. Trustee and BNY Trust Company of Canada as Canadian Trustee under the LP Note Indenture;
- (iii) (aaa) "Voting Claim" means the amount of the Claim of an LP Creditor to the extent that such claim has been finally determined for voting at a Meeting, in accordance with the provisions of this LP Amended Claims Procedure Order, and the CCAA.
- 3. **THIS COURT ORDERS** that all capitalized terms used herein and not otherwise defined shall have the meanings ascribed to them in the Initial Order.

- 4. **THIS COURT ORDERS** that all references as to time herein shall mean local time in Toronto, Ontario, Canada, and any reference to an event occurring on a Business Day shall mean prior to 5:00 p.m. on such Business Day unless otherwise indicated herein.
- 5. **THIS COURT ORDERS** that all references to the word "including" shall mean "including without limitation".
- 6. **THIS COURT ORDERS** that all references to the singular herein include the plural, the plural include the singular, and any gender includes the other gender.

GENERAL PROVISIONS

- THIS COURT ORDERS that the LP Entities and the Monitor are hereby authorized to use reasonable discretion as to the adequacy of compliance with respect to the manner in which forms delivered hereunder are completed and executed and the time in which they are submitted, and may, where they are satisfied that a Claim has been adequately proven, waive strict compliance with the requirements of this LP_Amended Claims Procedure Order, including in respect of completion, execution and time of delivery of such forms and request any further documentation from an LP Creditor that the LP Entities or the Monitor may require in order to enable them to determine the validity of a Claim.
- 8. **THIS COURT ORDERS** that any Claims denominated in a foreign currency shall be converted to Canadian dollars at the Bank of Canada noon exchange rate in effect at the Filing Date. U.S. dollar denominated claims shall be converted at the Bank of Canada Canadian/U.S. dollar noon exchange rate in effect at the Filing Date, which rate was CDN\$1.0344:\$1 U.S.
- 9. **THIS COURT ORDERS** that interest and penalties that would otherwise accrue after the Filing Date shall not be included in any Claim.
- 10. **THIS COURT ORDERS** that copies of all forms delivered by or to an LP Creditor hereunder, as applicable, and determinations of Claims by a Claims Officer or the Court, as the case may be, shall be maintained by the LP Entities and, subject to further order of the Court, such LP Creditor will be entitled to have access thereto by appointment during

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normal business hours on written request to the LP Entities or the Monitor.

CLAIMS OFFICER

- THIS COURT ORDERS that The Honourable Edward Saunders, The Honourable Coulter Osborne and such other Persons as may be appointed by the Court from time to time on application of the LP Entities (in consultation with the LP CRA), or such other Persons designated by the LP Entities (in consultation with the LP CRA) and consented to by the Monitor, be and they are hereby appointed as Claims Officers for the claims procedure described herein.
- THIS COURT ORDERS that, subject to the discretion of the Court, a Claims Officer shall determine the validity and amount of disputed Claims in accordance with this LP_Amended Claims Procedure Order and to the extent necessary may determine whether any Claim or part thereof constitutes an Excluded Claim. A Claims Officer shall determine all procedural matters which may arise in respect of his or her determination of these matters, including the manner in which any evidence may be adduced. A Claims Officer shall have the discretion to determine by whom and to what extent the costs of any hearing before a Claims Officer shall be paid.
- 13. **THIS COURT ORDERS** that the Claims Officers shall be entitled to reasonable compensation for the performance of their obligations set out in this Claims Order on the basis of the hourly rate customarily charged by the Claims Officers in performing comparable functions to those set out in this Claims Order and any disbursements incurred in connection therewith. The fees and expenses of the Claims Officers shall be borne by the LP Entities and shall be paid by the LP Entities forthwith upon receipt of each invoice tendered by the Claims Officers.
- 14. **THIS COURT ORDERS** that, notwithstanding anything to the contrary herein, an LP Entity may in its sole discretion refer an LP Creditor's Claim for resolution to a Claims Officer or the Court for voting and/or distribution purposes, where in the LP Entity's view such a referral is preferable or necessary for the resolution of the valuation of the

Claim.

MONITOR'S ROLE

15. **THIS COURT ORDERS** that the Monitor, in addition to its prescribed rights, duties, responsibilities and obligations under the CCAA and under the Initial Order, shall assist the LP Entities in connection with the administration of the claims procedure provided for herein, including the determination of Claims of LP Creditors and the referral of a particular Claim to a Claims Officer, as requested by the LP Entities from time to time, and is hereby directed and empowered to take such other actions and fulfill such other roles as are contemplated by this LP Amended Claims Procedure Order.

NOTICE OF CLAIMS

- 16. **THIS COURT ORDERS** that forthwith after the date of this LP Claims Procedure Order April 12, 2010 and in any event on or before April 20, 2010, the LP Entities or the Monitor shall publish the LP Notice to Creditors, for at least two (2) Business Days in the National Post, The Globe and Mail (National Edition), La Presse and The Wall Street Journal.
- 16.1 THIS COURT ORDERS that forthwith after the date of this LP Amended Claims

 Procedure Order, the LP Entities or the Monitor shall publish the LP Notice of Amended

 Claims Procedure, for at least two (2) Business Days in the National Post, The Globe and

 Mail (National Edition) and La Presse.
- THIS COURT ORDERS that the Monitor shall send an LP Claims Package to each LP Creditor with a Claim (other than a Restructuring Period Claim, an Employee Claim or a Director/Officer Claim) as evidenced by the books and records of the LP Entities in accordance with paragraph 39 before 11:59 p.m. on April 16, 2010. The LP Proof of Claim Instruction Letter for each such LP Creditor shall provide general information and instructions in respect of the filing of Claims. The LP Claims Package as sent to LP Creditors will also include an individualized letter setting forth the amount of the Claim of such LP Creditor as evidenced by the books and records of the LP Entities.

- 18. **THIS COURT ORDERS** that the LP Entities are authorized to send an LP Claims Package to the Trustees and that the LP Entities shall not be required to send LP Claims Packages to the individual LP Noteholders.
- 19. **THIS COURT ORDERS** that the LP Entities are authorized to send an LP Claims Package to the Subordinated Agent and that the LP Entities shall not be required to send LP Claims Packages to the individual LP Subordinated Lenders.
- 20. **THIS COURT ORDERS** that to the extent any LP Creditor requests such documents, the Monitor shall-send forthwith an LP Claims Package to any LP Creditor of the LP Entities that requests such documents send an LP Claims Package, direct the LP Creditor to the documents posted on the Monitor's website or otherwise respond to the request for the LP Claims Package as may be appropriate in the circumstances.

NOTICE OF RESTRUCTURING PERIOD CLAIMS, EMPLOYEE CLAIMS AND DIRECTOR/OFFICER CLAIMS

21. THIS COURT ORDERS that to the extent that an LP Claims Package has not already been delivered to such LP Creditor pursuant to paragraph 17 hereof, the LP Entities shall deliver an LP Claims Package to each LP Creditor with a Restructuring Period Claim, and each LP Creditor with an Employee Claim as soon as practicable after the LP Entities have knowledge of the Restructuring Period Claim or the Employee Claim and, in any event, no later than 31 Calendar Days before the date of any Meeting, May 21, 2010.

FILING OF PROOFS OF CLAIM

- THIS COURT ORDERS that any LP Creditor asserting a Claim against the LP Entities or any Director or Officer thereof shall file an LP Proof of Claim with the Monitor on or before the LP Claims Bar Date—or, the LP Restructuring Period Claims Bar Date and Employee Claims Bar Date or the LP Director/Officer Claims Bar Date, as applicable.
- 23. **THIS COURT ORDERS** that the Trustees are authorized to file one or more LP Proofs of Claim on or before the LP Claims Bar Date on behalf of all of the LP Noteholders indicating that amount owing on an aggregate basis for all of the LP Notes.

Notwithstanding any other provisions in this Order, the LP Noteholders are not required to file individual LP Proofs of Claim in respect of claims relating solely to the debt evidenced by the LP Notes.

- THIS COURT ORDERS that the Subordinated Agent is hereby authorized to file one or more LP Proofs of Claim on or before the LP Claims Bar Date on behalf of all of the LP Subordinated Lenders, indicating that amount owing on an aggregate basis under the LP Senior Subordinated Credit Agreement. Notwithstanding any other provisions in this Order, the LP Subordinated Lenders are not required to file individual LP Proofs of Claim in respect of claims relating solely to the obligations under the LP Senior Subordinated Credit Agreement.
- THIS COURT ORDERS that any LP Creditor that does not file an LP Proof of Claim as provided for in paragraph 22 herein so that such LP Proof of Claim is received by the Monitor on or before the LP Claims Bar Date—or, the LP Restructuring Period Claims Bar Date and Employee Claims Bar Date or the LP Director/Officer Claims Bar Date, as applicable, or such later date as the Monitor and the Applicants may agree in writing or the Court may otherwise agree:
 - (a) shall be and is hereby forever barred from making or enforcing any Claim against the LP Entities <u>and/or the Directors or Officers thereof</u> and the Claim shall be forever extinguished;
 - (b) shall not be entitled to further notice of any action taken by the LP Entities pursuant to this Order; and
 - (c) shall not be entitled to participate as an LP Creditor in these proceedings.

ADJUDICATION OF CLAIMS

26. **THIS COURT ORDERS** that provided that the LP Claims Process has not been suspended pursuant to paragraph 34 herein, the LP Entities shall, with the assistance of the Monitor and in consultation with the LP CRA, review all LP Proofs of Claim received by the LP Claims Bar Date—or, the LP Restructuring Period Claims Bar Date_and

Employee Claims Bar Date or the LP Director/Officer Claims Bar Date, as applicable, and shall accept, revise or reject each Claim. If the LP Entities intend to revise or reject a Claim, other than a Restructuring Period Claim, an Employee Claim or a Director/Officer Claim, the LP Entities shall by no later than 11:59 p.m. on the later of (i) May 28, 2010 or (ii) the date exactly three weeks after the Monitor posts notice on its website that a determination to proceed with the adjudication of claims has been made pursuant to paragraph 34 herein, May 31, 2010, or such other date as may be agreed to by the Monitor, notify each LP Creditor who has delivered an LP Proof of Claim whether such LP Creditor's Claim as set out therein has been revised or rejected and the reasons therefor, by sending an LP Notice of Revision or Disallowance. If the LP Entities intend to revise or reject a Restructuring Period Claim, an Employee Claim or a Director/Officer Claim, the LP Entities shall by no later than 14 Calendar Days after the LP Restructuring Period Claims Bar Date, June 21, 2010, or such other date as may be agreed to by the Monitor, notify each LP Creditor who has delivered an LP Proof of Claim in respect of a Restructuring Period Claim, Employee Claim or Director/Officer Claim whether such LP Creditor's Claim as set out therein has been revised or rejected and the reasons therefore, by sending an LP Notice of Revision or Disallowance. Where the LP Entities do not send by such dates, or such other dates as may be agreed to by the Monitor, an LP Notice of Revision or Disallowance to an LP Creditor, the LP Entities shall be deemed to have accepted such LP Creditor's Claim in the amount set out in that LP Creditor's LP Proof of Claim.

- 27. **THIS COURT ORDER** that, where the LP Entities intend to revise or reject an LP Proof of Claim filed by the Trustees on behalf of the LP Noteholders or an LP Proof of Claim filed by the Subordinated Agent on behalf of the LP Subordinated Lenders, the LP Entities shall send the LP Notice of Revision or Disallowance to the Trustees or the Subordinated Agent, as applicable.
- 28. **THIS COURT ORDERS** that, except in the case of an LP Creditor with a Restructuring Period Claim, an Employee Claim or a Director/Officer Claim, any LP Creditor, and in the case of the LP Noteholders and the LP Subordinated Lenders, the Trustees and the Subordinated Agent, respectively, who intends to dispute an LP Notice of Revision or

Disallowance sent pursuant to the immediately preceding paragraphs shall deliver an LP Notice of Dispute of Revision or Disallowance to the Monitor before the later of (i) June 11, 2010 or (ii) the date exactly five weeks after the Monitor posts notice on its website that a determination has been made to proceed with the adjudication of claims pursuant to paragraph 34 herein. June 10, 2010, or such other date as may be agreed to by the Monitor. In the case of an LP Creditor with a Restructuring Period Claim, an Employee Claim or a Director/Officer Claim, such LP Creditor shall deliver an LP Notice of Dispute of Revision or Disallowance within ten (10) Calendar Days of the date that the Notice of Revision or Disallowance is deemed to have been received pursuant to paragraph 39 of this Order. before June 30, 2010.

RESOLUTION OF CLAIMS

- 29. **THIS COURT ORDERS** that where an LP Creditor that receives an LP Notice of Revision or Disallowance pursuant to paragraphs 26 and 27 above does not file an LP Notice of Dispute of Revision or Disallowance by the time set out in paragraph 28 above, such LP Creditor's Claim shall be deemed to be as set out in the LP Notice of Revision or Disallowance.
- 30. THIS COURT ORDERS that in the event that an LP Entity, with the assistance of the Monitor and in consultation with the LP CRA and any Director or Officer if the Claim is asserted as against them, is unable to resolve a dispute regarding any Claim with an LP Creditor, the LP Entity or the LP Creditor shall so notify the Monitor, and the LP Creditor or the LP Entity, as the case may be. The decision as to whether the LP Creditor's Claim should be adjudicated by the Court or a Claims Officer shall be in the sole discretion of the LP Entity. To the extent a Claim is referred under this paragraph to the Court or a Claims Officer, the Court or a Claims Officer, as the case may be, shall resolve the dispute between the LP Entity and such LP Creditor, and in any event, it is anticipated that the Court or a Claims, any Director or Officer shall, by no later than eight (8) Calendar Days prior to the date of any Meeting, notify the LP Entity, the LP Creditor and the Monitor of the determination of the value of the LP Creditor's Claimto the extent that

a Claim is asserted as against them, and such LP Creditor, as soon as practicable.

- THIS COURT ORDERS that where the value of an LP Creditor's Voting Claim has not been finally determined by the Court or the Claims Officer by the date of a Meeting, if any, the relevant LP Entity shall (in consultation with the LP CRA and the Monitor) either:
 - (a) accept the LP Creditor's determination of the value of the Voting Claim as set out in the applicable LP Notice of Dispute of Revision or Disallowance Proof of Claim only for the purposes of voting and conduct the vote of the Creditors on that basis subject to a final determination of such LP Creditor's Voting Claim, and in such case the Monitor shall record separately the value of such LP Creditor's Voting Claim and whether such LP Creditor voted in favour of or against the LP Plan;
 - (b) <u>subject to the written consent of the Purchaser</u>, adjourn the Meeting until a final determination of the Voting Claim(s) is made; or
 - (c) deal with the matter as the Court may otherwise direct or as the LP Entities, the Monitor and the LP Creditor may otherwise agree.
- THIS COURT ORDERS that either anany of LP Creditor, a Director or Officer to the extent that a Claim is asserted as against them, or an LP Entity may, within seventwo (72) Calendar Business Days of notification of a Claims Officer's determination in respect of an LP Creditor's Claim, appeal such determination to the Court by filing a notice of appeal, and the appeal shall be initially returnable within tenfive (105) Calendar Business Days of the filing of such notice of appeal, such appeal to be an appeal based on the record before the Claims Officer and not a hearing de novo.
- 33. **THIS COURT ORDERS** that if neitherno party appeals the determination of a Claim by a Claims Officer within the time set out in paragraph 32 above, the decision of the Claims Officer in determining the value of an LP Creditor's Claim shall be final and binding upon the relevant LP Entity, the Monitor and the LP Creditor and there shall be no further

right of appeal, review or recourse to the Court from the Claims Officer's final determination of a Claim.

SUSPENSION OF THE CLAIMS PROCESS

- 34. **THIS COURT ORDERS** that no steps for the purposes of adjudicating or resolving the Claims (as described in paragraphs 26 through 32 herein) shall be taken unless:
 - (a) Phase 2 of the SISP is completed and the Monitor, the LP CRA, the LP Entities and the Agent make a determination that such steps are reasonably required to close the Successful Bid (as defined in the SISP Procedures);
 - (b) after the closing of the Successful Bid (or such earlier date as may be agreed to by the Monitor, the LP CRA, the LP Entities and the Agent), the Monitor, the LP CRA and the LP Entities make a determination that the resolution of Claims is reasonably required to facilitate a distribution of proceeds from such Successful Bid; or
 - (c) directed by further Order of the Court.
- 35. **THIS COURT ORDERS** that if a determination is made under paragraph 34 above, the Monitor shall as soon as reasonably possible thereafter post notice of such determination on the website maintained for this proceeding at: http://cfcanada.fticonsulting.com/clp, and such posting shall constitute notice of such determination.

SET-OFF

36. **THIS COURT ORDERS** that the LP Entities may set-off (whether by way of legal, equitable or contractual set-off) against payments or other distributions to be made pursuant to the LP Plan to any LP Creditor, any claims of any nature whatsoever that any of the LP Entities may have against such LP Creditor, however, neither the failure to do so nor the allowance of any Claim hereunder shall constitute a waiver or release by the LP Entities of any such claim that the LP Entities may have against such LP Creditor.

NOTICE OF TRANSFEREES

- THIS COURT ORDERS that leave is hereby granted from the date of this LP <u>Amended</u> Claims Procedure Order until ten (10) <u>Business Days prior to the date fixed by the Courtfor any MeetingMay 27, 2010</u> to permit an LP Creditor to provide notice of assignment or transfer of a Claim to the Monitor.
- 38. THIS COURT ORDERS that if, after the Filing Date, the holder of a Claim transfers or assigns the whole of such Claim to another Person, neither the Monitor nor the LP Entities shall be obligated to give notice or otherwise deal with the transferee or assignee of such Claim in respect thereof unless and until actual notice of transfer or assignment, together with satisfactory evidence of such transfer or assignment, shall have been received and acknowledged by the relevant LP Entity and the Monitor in writing and thereafter such transferee or assignee shall for the purposes hereof constitute the "Creditor" in respect of such Claim. Any such transferee or assignee of a Claim shall be bound by any notices given or steps taken in respect of such Claim in accordance with this LP Amended Claims Procedure Order prior to receipt and acknowledgement by the relevant LP Entity and the Monitor of satisfactory evidence of such transfer or assignment. A transferee or assignee of a Claim takes the Claim subject to any rights of set-off to which an LP Entity may be entitled with respect to such Claim. For greater certainty, a transferee or assignee of a Claim is not entitled to set-off, apply, merge, consolidate or combine any Claims assigned or transferred to it against or on account or in reduction of any amounts owing by such Person to any of the LP Entities. No transfer or assignment shall be received for voting purposes unless such transfer shall have been received by the Monitor no later than ten (10) Business Days prior to the date to be fixed by the Court for the Meeting. 5:00 p.m. (Toronto time) on May 27, 2010, failing which the original transferor shall have all applicable rights as the "Creditor" with respect to such Claim as if no transfer of the Claim had occurred. Reference to transfer in this LP Amended Claims Procedure Order includes a transfer or assignment whether absolute or intended as security.

SERVICE AND NOTICES

- 39. THIS COURT ORDERS that the LP Entities and the Monitor may, unless otherwise specified by this LP Amended Claims Procedure Order, serve and deliver the LP Claims Package, the Meeting Materials, any letters, notices or other documents to LP Creditors or any other interested Person by forwarding true copies thereof by prepaid ordinary mail, courier, personal delivery, facsimile transmission or email to such Persons at the physical or electronic address, as applicable, last shown on the books and records of the LP Entities or set out in such LP Creditor's LP Proof of Claim. Any such service and delivery shall be deemed to have been received: (i) if sent by ordinary mail, on the third Business Day after mailing within Ontario, the fifth Business Day after mailing within Canada (other than within Ontario), and the tenth Business Day after mailing internationally; (ii) if sent by courier or personal delivery, on the next Business Day following dispatch; and (iii) if delivered by facsimile transmission or email by 6:00 p.m. on a Business Day, on such Business Day and if delivered after 6:00 p.m. or other than on a Business Day, on the following Business Day.
- 40. **THIS COURT ORDERS** that any notice or communication required to be provided or delivered by an LP Creditor to the Monitor or the LP Entities under this LP_Amended Claims Procedure Order shall be in writing in substantially the form, if any, provided for in this LP_Amended Claims Procedure Order and will be sufficiently given only if delivered by prepaid registered mail, courier, personal delivery, facsimile transmission or email addressed to:

FTI Consulting Canada Inc., Court-appointed Monitor of Canwest Publishing Inc./Publications Canwest Inc. et al Claims Process
79 Wellington Street West
Suite 2010, P.O. Box 104
Toronto, ON
M5K 1G8

Attention:

Pamela Luthra

Telephone:

1 888- 310-7627

Fax:

416-649-8101

Email:

CanwestLP@fticonsulting.com

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Any such notice or communication delivered by an LP Creditor shall be deemed to be received upon actual receipt by the Monitor thereof during normal business hours on a Business Day or if delivered outside of normal business hours, the next Business Day.

- THIS COURT ORDERS that if during any period during which notices or other communications are being given pursuant to this LP_Amended Claims Procedure Order a postal strike or postal work stoppage of general application should occur, such notices or other communications sent by ordinary mail and then not received shall not, absent further Order of this Court, be effective and notices and other communications given hereunder during the course of any such postal strike or work stoppage of general application shall only be effective if given by courier, personal delivery, facsimile transmission or email in accordance with this LP_Amended Claims Procedure Order.
- 42. **THIS COURT ORDERS** that in the event that this LP_Amended Claims Procedure Order is later amended by further Order of the Court, the LP Entities or the Monitor may post such further Order on the Monitor's website and such posting shall constitute adequate notice to LP Creditors of such amended claims procedure.

MISCELLANEOUS

- THIS COURT ORDERS that notwithstanding any other provisions of this LP Amended Claims Procedure Order, the solicitation by the Monitor or the LP Entities of LP Proofs of Claim, and the filing by any LP Creditor of any LP Proof of Claim shall not, for that reason only, grant any person any standing in these proceedings or rights under any proposed LP Plan.
- 44. **THIS COURT ORDERS** that nothing in this LP_Amended Claims Procedure Order shall (i) constitute or be deemed to constitute an allocation or assignment of Claims or Excluded Claims by the LP Entities into particular affected or unaffected classes for the purpose of an LP Plan; or (ii) authorize or require the LP Entities to file an LP Plan.
- 45. **THIS COURT ORDERS** that in the event that no LP Plan is approved by this Court, the LP Claims Bar Date-or. LP Restructuring Period Claims Bar Date and Employee Claims

<u>Bar Date or LP Director/Officer Claims Bar Date</u>, as the case may be, shall be of no effect in any subsequent proceeding or distribution with respect to any and all Claims made by LP Creditors.

46. THIS COURT ORDERS AND REQUESTS the aid and recognition of any court or any judicial, regulatory or administrative body in any province or territory of Canada (including the assistance of any court in Canada pursuant to section 17 of the CCAA) and the Federal Court of Canada and any judicial, regulatory or administrative tribunal or other court constituted pursuant to the Parliament of Canada or the legislature of any province and any court or any judicial regulatory body of the United States and the states or other subdivisions of the United States and of any other nation or state, to act in aid of and to be complementary to this Court in carrying out the terms of this LP_Amended Claims Procedure Order.

SCHEDULE "A"

NOTICE TO CREDITORS OF Canwest Publishing Inc./Publications Canwest Inc., Canwest Books Inc., Canwest (Canada) Inc. (collectively, the "Applicants") and Canwest Limited Partnership ("Canwest LP" and, together with the Applicants, the "LP Entities")

RE: NOTICE OF CLAIMS PROCEDURE AND CLAIMS BAR DATE IN COMPANIES' CREDITORS ARRANGEMENT ACT ("CCAA") PROCEEDINGS

NOTICE IS HEREBY GIVEN that pursuant to an Order of the Ontario Superior Court of Justice made April 12, 2010 (the "Order"), a claims procedure was approved for the determination of certain claims against the LP Entities.

PLEASE TAKE NOTICE that the claims procedure applies only to Claims of Creditors described in the Order. No other claims are being compromised. A copy of the Order and other public information concerning the CCAA Proceedings can be found at the Monitor's website: http://cfcanada.fticonsulting.com/clp.

THE LP CLAIMS BAR DATE is 5:00 p.m. (Toronto Time) on May 7, 2010 or, if you have a Restructuring Period Claim, 21 days after you are deemed to have received the LP Claims Package pursuant to the Order. Any creditor who has not received an LP Claims Package and who believes that it has a Claim against one or more of the LP Entities must contact the Monitor in order to obtain an LP Proof of Claim. LP Proofs of Claim must be filed with the Monitor on or before the LP Claims Bar Date or the LP Restructuring Period Claims Bar Date, as the case may be.

HOLDERS OF CLAIMS that do not file an LP Proof of Claim by the LP Claims Bar Date or the LP Restructuring Period Claims Bar Date, as the case may be, shall not be entitled to vote at any meeting of creditors regarding any plan of compromise or arrangement proposed by the LP Entities or participate in any distribution under such plan, and any Claims such Creditor may have against any of the LP Entities shall be forever extinguished and barred.

FORMER EMPLOYEES WITH SERA CLAIMS OR TERMINATION AND SEVERANCE CLAIMS, as defined in the Order, may contact Court-appointed representative counsel for further information at CSER@nelligan.ca or 1-888-565-9912.

CREDITORS REQUIRING INFORMATION or claim documentation may contact the Monitor at the following address or facsimile:

FTI Consulting Canada Inc., Court-appointed Monitor of Canwest Publishing Inc./Publications Canwest Inc. et al Claims Process
79 Wellington Street West Suite 2010, P.O. Box 104
Toronto, ON
M5K 1G8

Attention:

Pamela Luthra

Telephone:

1 888- 310-7627

Fax:

416-649-8101

Email:

CanwestLP@fticonsulting.com

SCHEDULE "B"

LP PROOF OF CLAIM INSTRUCTION LETTER
FOR THE CLAIMS PROCEDURE FOR LP CREDITORS OF
CANWEST PUBLISHING INC./PUBLICATIONS CANWEST INC., CANWEST BOOKS
INC., CANWEST (CANADA) INC. AND CANWEST LIMITED
PARTNERSHIP/CANWEST SOCIETE EN COMMANDITE (collectively, the "LP
ENTITIES")

PLEASE NOTE THAT THIS IS A SEPARATE AND DISTINCT CLAIMS PROCESS FROM THE CLAIMS PROCESS GOVERNING THE CMI ENTITIES. ALL CREDITORS THAT BELIEVE THEY HAVE A CLAIM AGAINST CANWEST PUBLISHING INC./PUBLICATIONS CANWEST INC., CANWEST BOOKS INC., CANWEST (CANADA) INC. AND CANWEST LIMITED PARTNERSHIP/CANWEST SOCIETE EN COMMANDITE MUST FILE A PROOF OF CLAIM FORM

LP CLAIMS PROCESS

By Order of the Honourable Madam Justice Pepall dated April 12, 2010 (2010, as amended by the Order of Madam Justice Pepall dated May 17, 2010 (and as may be further amended from time to time, the "Order") under the Companies' Creditors Arrangement Act, R.S.C. 1985, c. C-36 (the "CCAA"), the LP Entities have been authorized to conduct a claims process (the "LP Claims Process") pursuant to a claims procedure (the "Claims Procedure"). A copy of the Order and other public information concerning these proceedings can be obtained from the website of FTI Consulting Canada Inc., the Court-appointed Monitor of the LP Entities, at http://cfcanada.fticonsulting.com/clp.

This letter provides general instructions for completing the LP Proof of Claim forms. As of the date of this instruction letter, the LP Entities have not yet filed, and may never file, a plan of arrangement or compromise with their unsecured creditors pursuant to the CCAA. Capitalized terms not defined within this instruction letter shall have the meanings ascribed to them in the Order.

The LP Claims Process is intended for any Person with a claim of any kind or nature whatsoever, other than an Excluded Claim, arising on or prior to January 8, 2010, whether unliquidated, contingent or otherwise. In addition, the LP Claims Process is intended for any Person with any

Claim arising after January 8, 2010 against any or all of the LP Entities or a Director or Officer thereof as the result of the restructuring, disclaimer, resiliation, termination or breach of any contract, lease or other type of agreement. Please review the Order for the complete definitions of Claim, Prefiling Claim, Restructuring Period Claim, Employee Claim, Director/Officer Claim and Excluded Claim.

All notices and inquiries with respect to the LP Claims Process and the Claims Procedure should be directed to the Monitor by prepaid registered mail, courier, personal delivery, facsimile transmission or email at the address below:

FTI Consulting Canada Inc., Court-appointed Monitor of Canwest Publishing Inc./Publications Canwest Inc. et al Claims Process
79 Wellington Street West
Suite 2010, P.O. Box 104

Toronto, ON M5K 1G8

Attention: Pamela Luthra

Telephone: 1 888- 310-7627 Fax: 416-649-8101

Email: CanwestLP@fticonsulting.com

YOU MUST FILE A PROOF OF CLAIM BY THE CLAIMS BAR DATE OR THE LP RESTRUCTURING PERIOD CLAIMS BAR DATE AND EMPLOYEE CLAIMS BAR DATE OR THE DIRECTOR/OFFICER CLAIMS BAR DATE, AS MAY THE CASE MAY BE, IN ORDER TO ESTABLISH YOUR CLAIM. THE LP CLAIMS BAR DATE is 5:00 p.m. (Toronto Time) on May 7, 2010 or, IF YOU HAVE A RESTRUCTURING PERIOD CLAIM, AN EMPLOYEE CLAIM OR A DIRECTOR/OFFICER CLAIM. THE LP RESTRUCTURING PERIOD CLAIMS BAR DATE IS 21 DAYS AFTER YOU ARE DEEMED TO HAVE RECEIVED THE LP CLAIMS PACKAGE PURSUANT TO THE ORDER. AND EMPLOYEE CLAIMS BAR DATE AND THE LP DIRECTOR/OFFICER CLAIMS BAR DATE IS 5:00 (Toronto Time) on June 3, 2010, unless the Monitor and the LP Entities agree in writing or the Court Orders that the LP Proof of Claim be accepted after that date. IF YOU DO NOT FILE AN LP PROOF OF CLAIM BY THE LP CLAIMS BAR DATE AND

EMPLOYEE CLAIMS BAR DATE OR THE DIRECTOR/OFFICER CLAIMS BAR

DATE, **AS THE CASE MAY BE**, you will not be entitled to vote at any meeting of creditors regarding any plan of compromise or arrangement proposed by the LP Entities or participate in any distribution under such plan, and any Claims you may have against any of the LP Entities or any Director or Officer thereof will be forever extinguished and barred.

Claims denominated in a foreign currency other than U.S. dollars shall be converted to Canadian dollars at the Bank of Canada noon exchange rate in effect at the Filing Date. U.S. dollar denominated claims shall be converted at the Bank of Canada Canadian/U.S.dollar noon exchange rate in effect at the Filing Date which rate was Cdn \$1.0344: \$1 U.S.

NOTE THAT, SUBJECT TO FURTHER ORDER OF THE COURT, THERE WILL BE NO ADJUDICATION OR RESOLUTION OF THE CLAIMS UNLESS THE MONITOR GIVES NOTICE THAT SUCH ADJUDICATION OR RESOLUTION IS REQUIRED. Please refer to the Order for further details.

If you decide to submit a LP Proof of Claim and the LP Entities disagree with the value or status that you have ascribed to your Claim, or the validity of your Claim as set out in your LP Proof of Claim, and such disagreement cannot be resolved consensually, you will receive an LP Notice of Revision or Disallowance from the LP Entities (as set out in paragraph 22 of the Claims Procedure Order).

ADDITIONAL FORMS

Additional LP Proof of Claim forms can be obtained from the Monitor's website at http://cfcanada.fticonsulting.com/clp or by contacting the Monitor and providing the particulars as to your name, address, facsimile number, email address and contact person. Once the LP Entities have this information, you will receive, as soon as practicable, additional LP Proof of Claim forms.

SCHEDULE "C"

Court File No. CV-10-8533-00CL

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 CANWEST PUBLISHING INC./PUBLICATIONS CANWEST INC., CANWEST BOOKS INC. AND CANWEST (CANADA) INC.

	LP PROOF OF CLAIM
PART	TICULARS OF CREDITOR:
(a)	Full Legal Name of Creditor:
	(the "Creditor").
(Full	legal or Corporate name should be the name of the original Creditor. Do not file
sepai	rate Proofs of Claim for divisions of the same Creditor.)
(b)	Full Mailing Address of Creditor:

(c)	*Telephone Number of Creditor:
(d)	*Facsimile Number of Creditor:
χ/	
(e)	*E-mail Address of Creditor:
(f)	*Attention (Contact Person):
(g)	Has the Claim been sold or assigned by Creditor to another party?
	Yes No (If yes please completed section 5)

*In order to ensure that all claims are processed in an expedited manner you must provide one (1) or more of your telephone number, fax number or email address.

2. **PROOF OF CLAIM**

THE UNDERSIGNED CERTIFIES AS FOLLOWS:

- (a) That I am a Creditor of/hold the position of ______ of the Creditor and have knowledge of all the circumstances connected with the Claim described herein;
- (b) That I have knowledge of all the circumstances connected with the Claim described and set out below;
- (c) That the LP Entity was and still is indebted to the Creditor as follows (Claims denominated in a foreign currency other than U.S. dollars shall be converted to Canadian dollars at the Bank of Canada noon exchange rate in effect at the Filing Date. U.S. dollar denominated claims shall be converted at the Bank of Canada Canadian/U.S.dollar noon exchange rate in effect at the Filing Date which rate was Cdn \$1.0344: \$1 U.S.)

	Prefiling Claims	Restructuring Period Claims	Total Claims
Canwest Publishing Inc./ Publications Canwest Inc.	\$	\$	\$
Canwest Books Inc.	\$	\$	\$
Canwest (Canada) Inc.	\$	\$	\$
Canwest Limited Partnership	\$	\$	\$
Total Claims	\$	\$	S

3. **NATURE OF CLAIM**

(CHECK AND COMPLETE APPROPRIATE CATEGORY)

Unsecured Claim of \$		
Secured Claim of \$		
In respect of this debt, I hold security over the assets of the LP Entity valued at \$, the particulars of which security and value are attached to this Proof of Claim form.		
(Give full particulars of the security, including the date on which the security was given, the value that you ascribe to the assets charged by your security and the basis for such valuation, and attach a copy of the security documents evidencing the security.)		

4. **PARTICULARS OF CLAIM:**

The Particulars of the undersigned's total Claim are attached.

(Provide full particulars of the Claim and supporting documentation, including amount, description of transaction(s) or agreement(s) giving rise to the Claim, name of any guarantor(s) that has guaranteed the Claim, and amount of Claim allocated thereto, date and number of all invoices, particulars of all credits, discounts, etc. claimed).

	TICULARS OF ASSIGNEE(S) (or assigned to another party):	only to be completed if your claim has bee	n
(a)		of Claim (if all or a portion of the Claim has been assignee, please attach separate sheets with the	
(the "	Assignee(s)")		
Amou	unt of Total Claim Assigned	\$	_
Amoı	unt of Total Claim Not Assigned	\$	_
Total	Amount of Claim	\$	_
(shou (b)	ld equal "Total Claim" as entered in Full Mailing Address of Assignee		
(c)	Telephone Number of Assignee(s):	_
(d)	Facsimile Number of Assignee(s)	:	
(e)	Attention (Contact Person):		

6. FILING OF CLAIM

This LP Proof of Claim must be returned to and received by the Monitor by 5:00 p.m. (Toronto Time) on May 7, 2010 or, IF YOU HAVE A RESTRUCTURING PERIOD CLAIM, 21-DAYS AFTER YOU ARE DEEMED TO HAVE RECEIVED THE LP CLAIMS PACKAGE PURSUANT TO THE ORDERAN EMPLOYEE CLAIM OR A DIRECTOR/OFFICER CLAIM, 5:00 (Toronto Time) on June 3, 2010 (unless the Monitor and the LP Entities agree in writing or the Court Orders that the LP Proof of Claim be accepted after that date) at the following address:

FTI Consulting Canada Inc., Court-appointed Monitor of Canwest Publishing Inc./Publications Canwest Inc. et al Claims Process
79 Wellington Street West Suite 2010, P.O. Box 104
Toronto, ON M5K 1G8

Attention: Pamela Luthra

Telephone: 1 888- 310-7627 Fax: 416-649-8101

Email: CanwestLP@fticonsulting.com

Dated at	this	day of	_, 2010.
		Per:	

SCHEDULE "D"

Court File No. CV-10-8533-00CL

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 CANWEST PUBLISHING INC./PUBLICATIONS CANWEST INC., CANWEST BOOKS INC. AND CANWEST (CANADA) INC.

APPLICANTS

LP NOTICE OF REVISION OR DISALLOWANCE

TO: [insert name and address of creditor]

The LP Entities have disallowed in full or in part, your Claim, as set out in your LP Proof of Claim, as set out below:

Prefiling Claim:

Claim Against	Claim per Proof of Claim	Allowed Amount	Disallowed Amount
Canwest Publishing Inc./ Publications Canwest Inc.	\$	\$	\$
Canwest Books Inc.	\$	\$	\$
Canwest (Canada) Inc.	\$	\$	\$
Canwest Limited Partnership	\$	\$	\$
Total	\$	\$	\$

Restructuring Period Claim:

Claim Against	Claim per Proof of Claim	Allowed Amount	Disallowed Amount
Canwest Publishing Inc./ Publications Canwest Inc.	\$	\$	\$
Canwest Books Inc.	\$	\$	\$
Canwest (Canada) Inc.	\$	\$	\$
Canwest Limited Partnership	\$	\$	\$
Total	\$	\$	\$

REASONS FOR DISALLOWANCE:				

IF YOU INTEND TO DISPUTE THIS NOTICE OF REVISION OR DISALLOWANCE:

IN THE CASE OF AN LP CREDITOR WITH A PREFILING CLAIM, you must, no later than 5:00 p.m. (Toronto Time) before the later of: (i)

June 11.14, 2010 or

the date exactly five weeks after the Monitor posts notice on its website that a determination has been made to proceed with the adjudication of claims pursuant to the Order, or such other date as may be agreed to by the Monitor, notify the Monitor of such intent by delivering an LP Notice of Dispute of Revision or Disallowance (a copy of which can be found on the Monitor's website at http://cfcanada.fticonsulting.com/clp) in accordance with the LP Amended Claims Procedure Order to the following address or facsimile:

FTI Consulting Canada Inc., Court-appointed Monitor of Canwest Publishing Inc./Publications Canwest Inc. et al Claims Process
79 Wellington Street West Suite 2010, P.O. Box 104
Toronto, ON
M5K 1G8

Attention:

Pamela Luthra

Telephone:

1 888- 310-7627

Fax:

416-649-8101

Email:

CanwestLP@fticonsulting.com

IN THE CASE OF AN LP CREDITOR WITH A RESTRUCTURING PERIOD CLAIM, AN EMPLOYEE CLAIM OR A DIRECTOR/OFFICER CLAIM, you must, no later than 5:00 p.m. (Toronto Time) before the date that is ten (10) Calendar Days after the date that you are deemed to have received the Notice of Revision or Disallowance pursuant to paragraph 34 of the OrderJune 28, 2010 notify the Monitor of such intent by delivering an LP Notice of Dispute of Revision or Disallowance in accordance with the LP Amended Claims Procedure Order to the following address or facsimile:

FTI Consulting Canada Inc., Court-appointed Monitor of Canwest Publishing Inc./Publications Canwest Inc. et al Claims Process
79 Wellington Street West
Suite 2010, P.O. Box 104
Toronto, ON
M5K 1G8

Attention:

Pamela Luthra

Telephone:

1 888- 310-7627

Fax:

416-649-8101

Email:

CanwestLP@fticonsulting.com

If you do not deliver an LP Notice of Dispute of Revision or Disallowance (a copy of which can be found on the Monitor's website at http://cfcanada.fticonsulting.com/clp) by the time and date set out above, as applicable, the value of your Claim shall be deemed to be as set out in this LP Notice of Revision or Disallowance.

DATE

SCHEDULE "E"

Court File No. CV-10-8533-00CL

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 CANWEST PUBLISHING INC./PUBLICATIONS CANWEST INC., CANWEST BOOKS INC. AND CANWEST (CANADA) INC.

			APPLICANTS
***************************************		LP NOTICE OF DISPUTE OF REVISION	ON OR DISALLOWANCE
7.	PAR	TICULARS OF CREDITOR:	
	(a)	Full Legal Name of Creditor:	
	(b)	Full Mailing Address of Creditor:	
	(c)	*Telephone Number of Creditor:	
	(d)	*Facsimile Number of Creditor:	
	(e)	*E-mail Address of Creditor:	

	(†)	Attention (Contact Person):	
*In	order to	o ensure that all claims are processed in an expedited manner you must provi	de
one	(1) or m	ore of your telephone number, fax number or email address.	
8.		TICULARS OF ORIGINAL CREDITOR FROM WHOM YOU ACQUIRI	ED
	(a)	Have you acquired this Claim by assignment? Yes ☐ No ☐	
		(if yes, attach documents evidencing assignment)	
	(b)	Full Legal Name of original creditor(s):	
9.		PUTE OF REVISION OR DISALLOWANCE OF CLAIM FOR VOTING/OR DISTRIBUTION PURPOSES:	iG
	We h	nereby disagree with the value of our Claim as set out in the LP Notice of Revision	or
	Disal	llowance dated as set out below:	

PreFiling Claim:

Claim Against	Claim per LP Notice of Revision or Disallowance	Claim per Creditor
Canwest Publishing Inc./ Publications Canwest Inc.	\$	\$
Canwest Books Inc.	\$	\$
Canwest (Canada) Inc.	\$	\$
Canwest Limited Partnership	\$	\$
Total	\$	\$

Restructuring Period Claim:

Claim Against	Claim per LP Notice of Revision or Disallowance	Claim per Creditor
Canwest Publishing Inc./ Publications Canwest Inc.	\$	\$
Canwest Books Inc.	\$	\$
Canwest (Canada) Inc.	\$	\$
Canwest Limited Partnership	\$	\$
Total	\$	\$

10.	RE	ASONS	FOR	DISPI	TE.
10.	111.	$\alpha \nu \nu$	TOI	LILIUI L	/ II II/a

(Provide full particulars of the Claim and supporting documentation, including amount, description of transaction(s) or agreement(s) giving rise to the Claim, name of any guarantor(s) that has guaranteed the Claim, and amount of Claim allocated thereto, date and number of all invoices, particulars of all credits, discounts, etc. claimed.)				

If you intend to dispute an LP Notice of Revision or Disallowance, you must,

IN THE CASE OF AN LP CREDITOR WITH A PREFILING CLAIM, no later than 5:00 p.m. (Toronto Time) before the later of: (i) June 11-14, 2010 or

the date exactly five weeks after the Monitor posts notice on its website that a determination has been made to proceed with the adjudication of claims pursuant to the Order, notify the Monitor of such intent by delivering an LP Notice of Dispute of Revision or Disallowance in accordance with the LP Amended Claims Procedure Order to the following address or facsimile:

FTI Consulting Canada Inc., Court-appointed Monitor of Canwest Publishing Inc./Publications Canwest Inc. et al Claims Process
79 Wellington Street West Suite 2010, P.O. Box 104
Toronto, ON M5K 1G8

Attention:

Pamela Luthra

Telephone:

1 888- 310-7627

Fax:

416-649-8101

Email:

CanwestLP@fticonsulting.com

IN THE CASE OF AN LP CREDITOR WITH A RESTRUCTURING PERIOD CLAIM.

AN EMPLOYEE CLAIM OR A DIRECTOR/OFFICER CLAIM, you must, no later than

5:00 p.m. (Toronto Time) before the date that is ten (10) Calendar Days after the date that you are deemed to have received the Notice of Revision or Disallowance pursuant to paragraph 34 of the OrderJune 27, 2010 notify the Monitor of such intent by delivering an LP Notice of Dispute of Revision or Disallowance in accordance with the LP Amended Claims Procedure Order to the following address or facsimile:

FTI Consulting Canada Inc., Court-appointed Monitor of Canwest Publishing Inc./Publications Canwest Inc. et al

Claims Process	
79 Wellington Street	West
Suite 2010, P.O. Box	104
Toronto, ON	
M5K 1G8	

Attention:

Pamela Luthra

Telephone:

1 888- 310-7627

Fax:

416-649-8101

Email:

CanwestLP@fticonsulting.com

If you do not deliver an LP Notice of Dispute of Revision or Disallowance by the time and date set out above, as applicable, the value of your Claim shall be deemed to be as set out in the LP Notice of Revision or Disallowance.

Dated at	this day of		, 2010.	, 2010.	
		Per·			

SCHEDULE "F"

LP NOTICE OF AMENDED CLAIMS PROCEDURE

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

PUBLISHING INC./PUBLICATIONS CANWEST INC., CANWEST BOOKS INC. AND CANWEST AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF CANWEST (CANADA) INC.

APPLICANTS

SUPERIOR COURT OF JUSTICE COMMERCIAL LIST Ontario

Proceeding commenced at Toronto

SUPPLEMENTARY MOTION RECORD (Returnable May 17, 2010)

OSLER, HOSKIN & HARCOURT LLP

Toronto, Ontario, Canada M5X 1B8 Box 50, 1 First Canadian Place

Lyndon A.J. Barnes (LSUC#13350D)

Tel: (416) 862-6679

Alexander Cobb (LSUC#45363F)

(416) 862-5964 Tel:

Elizabeth Allen Putnam (LSUC#53194L)

(416) 862-6835 (416) 862-6666 Tel:

Fax:

Lawyers for the Applicants