



COURT FILE NUMBER

2001-05630

COURT

COURT OF QUEEN'S BENCH OF ALBERTA

JUDICIAL CENTRE

CALGARY

I hereby certify this to be a true copy of the original Order

Dated this 1 day of June 2020

[Signature]
for Clerk of the Court

**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
DOMINION DIAMOND MINES ULC,
DOMINION DIAMOND DELAWARE
COMPANY, LLC, DOMINION DIAMOND
CANADA ULC, WASHINGTON DIAMOND
INVESTMENTS, LLC, DOMINION DIAMOND
HOLDINGS, LLC AND DOMINION FINCO INC.**

DOCUMENT

CASELINES SERVICE ORDER

ADDRESS FOR SERVICE AND
CONTACT INFORMATION OF
PARTY FILING THIS
DOCUMENT

BENNETT JONES LLP
Barristers and Solicitors
4500, 855 – 2nd Street S.W.
Calgary, Alberta T2P 4K7

Attention: Chris Simard / Michael W. Selnes
Tel No.: 403-298-4485 / 403-298-3311
Fax No.: 403-265-7219
Client File No.:

DATE ON WHICH ORDER WAS PRONOUNCED: May 29, 2020

LOCATION WHERE ORDER WAS PRONOUNCED: Calgary Courts Centre

NAME OF JUSTICE WHO MADE THIS ORDER: Justice K.M. Eidsvik

UPON THE APPLICATION of FTI Consulting Canada, Inc., in its capacity as Monitor (the "Monitor") of Dominion Diamond Mines ULC, Dominion Diamond Delaware Company, LLC,

Dominion Diamond Canada ULC, Washington Diamond Investments, LLC, Dominion Diamond Holdings, LLC, and Dominion Finco Inc. (collectively, the “**CCAA Applicants**”);

AND UPON HAVING READ the Fourth Report of the Monitor dated May 26, 2020 (the "**Fourth Report**") and the other material and evidence filed to date in the within proceedings; **AND UPON HEARING** the submissions of counsel for Monitor and counsel for other interested parties;

IT IS HEREBY ORDERED AND DECLARED THAT:

SERVICE

1. Service of notice of the application for this Order and supporting materials is hereby declared to be good and sufficient on the parties named in the service list maintained by the Monitor in these proceedings, and updated from time to time (the "**Service List**"), and no other person is required to have been served with notice of this application, and time for service of this application is abridged to that actually given.
2. Unless otherwise defined in this Order, all capitalized terms used in this Order shall have the meanings given to them in the Monitor's Fourth Report.

APPROVAL OF CASELINES

3. It is hereby declared that all documents uploaded to the online filesite established by the Monitor for managing the pleadings and other relevant documents in this Action and hosted on the canada.caselines.com website (the "**CaseLines Filesite**") shall be deemed as having been properly served on all parties named on the Service List, as of the date and time that such documents were uploaded to the CaseLines Filesite.
4. The Monitor is hereby authorized to pay all costs associated with establishing and maintaining the Caselines Filesite in this Action for the duration of these CCAA proceedings or until further order of this Court.

5. Notwithstanding this Order, the Monitor shall continue to maintain its website in this Action for public access to pleadings and relevant documents.



Madame Justice K.M. Eidsvik