Court File No. CV-24-00729106-00CL

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

BETWEEN:

ROYAL BANK OF CANADA

Applicant

- and -

MOORE BROTHERS TRANSPORT LTD.

Respondent

APPLICATION UNDER SUBSECTION 243(1) OF THE BANKRUPTCY AND INSOLVENCY ACT, R.S.C. 1985, c. B-3, AS AMENDED AND SECTION 101 OF THE COURTS OF JUSTICE ACT, R.S.O. 1990, c. C.43, AS AMENDED

APPLICATION RECORD

October 9, 2024

AIRD & BERLIS LLP

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Lawyers for Royal Bank of Canada

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TAB 1



Court File No.

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

BETWEEN:

ROYAL BANK OF CANADA

Applicant

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MOORE BROTHERS TRANSPORT INC.

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APPLICATION UNDER SUBSECTION 243(1) OF THE BANKRUPTCY AND INSOLVENCY ACT, R.S.C. 1985, c. B-3, AS AMENDED AND SECTION 101 OF THE COURTS OF JUSTICE ACT, R.S.O. 1990, c. C.43, AS AMENDED

(Court seal)

NOTICE OF APPLICATION

TO THE RESPONDENT

A LEGAL PROCEEDING HAS BEEN COMMENCED by the applicant. The claim made by the applicant appears on the following page.

THIS APPLICATION will come on for a hearing

☐ In person
☐ By telephone conference

before a judge presiding over the Commercial List on a date to be scheduled, or as soon after that time as the matter can be heard, via Zoom coordinates to be provided by the court.

IF YOU WISH TO OPPOSE THIS APPLICATION, to receive notice of any step in the application or to be served with any documents in the application, you or an Ontario lawyer acting for you must forthwith prepare a notice of appearance in Form 38A prescribed by the Rules of Civil Procedure, serve it on the applicant's lawyer or, where the applicant does not have a lawyer,

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serve it on the applicant, and file it, with proof of service, in this court office, and you or your lawyer must appear at the hearing.

IF YOU WISH TO PRESENT AFFIDAVIT OR OTHER DOCUMENTARY EVIDENCE TO THE COURT OR TO EXAMINE OR CROSS-EXAMINE WITNESSES ON THE APPLICATION, you or your lawyer must, in addition to serving your notice of appearance, serve a copy of the evidence on the applicant's lawyer or, where the applicant does not have a lawyer, serve it on the applicant, and file it, with proof of service, in the court office where the application is to be heard as soon as possible, but at least four days before the hearing.

IF YOU FAIL TO APPEAR AT THE HEARING, JUDGMENT MAY BE GIVEN IN YOUR ABSENCE AND WITHOUT FURTHER NOTICE TO YOU. IF YOU WISH TO OPPOSE THIS APPLICATION BUT ARE UNABLE TO PAY LEGAL FEES, LEGAL AID MAY BE AVAILABLE TO YOU BY CONTACTING A LOCAL LEGAL AID OFFICE.

Date October 8, 2024

Issued by

Local registrar

Address of

court office 330 University Avenue

Toronto, ON M5G 1R7

TO: SERVICE LIST

APPLICATION

- 1. The applicant, Royal Bank of Canada ("**RBC**"), makes application for an Order that:
 - a) if necessary, abridges the time for service and filing of this notice of application and the application record or, in the alternative, dispensing with and/or validating service of same;
 - b) appoints msi Spergel Inc. ("**Spergel**") as receiver of the assets, undertakings and properties of Moore Brothers Transport Inc. (the "**Debtor**") acquired for or used in relation to a business carried on by the Debtor (the "**Property**"); and
 - c) grants such further and other relief as is just.

2. The grounds for the application are:

- a) the Debtor is privately held and incorporated under the Ontario *Business Corporations Act*, with a registered head office in Inglewood, Ontario, and operates as a nationwide trucking transport and logistics company. The Debtor describes itself on its website as "CANADA'S LEADING FLATBED TRANSPORTER!";
- b) Susan Moore ("Susan") is the Debtor's sole director and Susan and Ronald Moore are the Debtor's sole officers;
- c) the Debtor is indebted to RBC in connection with certain credit facilities (the "Credit Facilities") made available pursuant to and under the terms of: (i) the credit agreement dated May 29, 2023, as amended by amending agreements dated July 17, 2023 and February 20, 2024, and (ii) the master lease agreement dated February 17, 2016 (together, the "Credit Agreements");
- d) as security for the Debtor's obligations to RBC, the Debtor provided security in favour of RBC (the "Security"), including, without limitation, the general security agreement in favour of RBC dated June 5, 2023, registration in respect of which was made under the *Personal Property Security Act* (Ontario) (the "PPSA");

general collateral description;

- the PPSA search results show 35 different registration families, including, without limitation, a registration in favour of RBC against all collateral classifications other than consumer goods (the "General RBC Registration"). With the exception of a registration in favour of Bank of Montreal (the "BMO Registration"), each of the other registrations is either limited on its face to certain equipment/motor vehicles, and/or is registered after the General RBC Registration. The BMO Registration also appears to be in respect of two specific motor vehicles, but is registered against all collateral classifications other than consumer goods, and does not contain a
- f) certain of the Credit Facilities provided to the Debtor are payable on demand, and one or more event of default has also occurred, including, without limitation: (i) the Debtor having source deductions and HST arrears owing to the Canada Revenue Agency amounting to almost \$900,000 and over \$200,000, respectively, (ii) the Debtor having failed to meet reporting requirements to RBC, and (iii) the Debtor otherwise not complying with its obligations to RBC, each as set out in more detail in the Muralitharan Affidavit (as defined below);
- g) on July 15, 2024, RBC made formal written demand on the Debtor for the payment of amounts owing to RBC under the Credit Agreements (the "**Demand Letter**"), which was accompanied by a notice of intention to enforce security pursuant to subsection 244(1) of the *Bankruptcy and Insolvency Act* (Canada) (the "**BIA**");
- h) as set out in the Demand Letter, \$3,507,269.95 is due and owing by the Debtor to RBC for principal and interest as of July 10, 2024 (plus legal expenses and accruing interest, the "**Indebtedness**");
- the Debtor has failed to honour to the Demand Letter and the Debtor has failed to make arrangements satisfactory to RBC;
- j) at this stage, RBC considers that the only reasonable and prudent path forward is to take any and all steps necessary to protect the Property by having a receiver appointed, and it is within RBC's rights under the Security to do so;

- k) it is just and equitable that a receiver be appointed. A receiver is necessary for the protection and monetization of the Property;
- 1) Spergel has consented to being appointed as the receiver;
- m) Spergel is a licensed insolvency trustee and is familiar with the circumstances of the Debtor and its arrangements with RBC;
- n) the other grounds set out in the affidavit of Ram Muralitharan, to be sworn, in support of the within application (the "Muralitharan Affidavit");
- o) subsection 243(1) of the BIA;
- p) section 101 of the Courts of Justice Act, R.S.O. 1990, c. C.43, as amended;
- q) rules 1.04, 2.01, 2.03, 3.02, 16, 38 and 41 of the *Rules of Civil Procedure*, R.R.O. 1990, Reg. 194, as amended; and
- r) such further grounds as are required and this Court may permit.
- 3. The following documentary evidence will be used at the hearing of the application:
 - a) the Muralitharan Affidavit;
 - b) the consent of Spergel to act as the receiver; and
 - c) such other material as is required and this Court may permit.

October 8, 2024

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Lawyers for Royal Bank of the Canada

Court File No./N° du dossier du greffe: CV-24-00729106-00CL

Electronically issued / Délivré par voie électronique : 08-Oct-2024 Toronto Superior Court of Justice / Cour supérieure de justice

ROYAL BANK OF CANADA

- and - MOORE BROTHERS TRANSPORT INC.

Applicant

Respondent

Court File No.

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

Proceedings commenced at Toronto

NOTICE OF APPLICATION

Barristers and Solicitors Brookfield Place

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Lawyers for Royal Bank of Canada

TAB 2

Court File No. CV-24-00729106-00CL

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

THE HONOURABLE)	<*>DAY, THE <*>
)	
)	
JUSTICE)	DAY OF <mark><*></mark> , 2024

BETWEEN:

ROYAL BANK OF CANADA

Applicant

- and -

MOORE BROTHERS TRANSPORT INC.

Respondent

APPLICATION UNDER SUBSECTION 243(1) OF THE BANKRUPTCY AND INSOLVENCY ACT, R.S.C. 1985, c. B-3, AS AMENDED AND SECTION 101 OF THE COURTS OF JUSTICE ACT, R.S.O. 1990, c. C.43, AS AMENDED

ORDER

(appointing Receiver)

THIS APPLICATION made by Royal Bank of Canada. ("**RBC**") for an Order pursuant to section 243(1) of the *Bankruptcy and Insolvency Act*, R.S.C. 1985, c. B-3, as amended (the "**BIA**") and section 101 of the *Courts of Justice Act*, R.S.O. 1990, c. C.43, as amended (the "**CJA**") appointing msi Spergel inc. ("**Spergel**") as receiver (in such capacity, the "**Receiver**") without security, of all of the assets, undertakings and properties of Moore Brothers Transport Inc. (the "**Debtor**") acquired for, or used in relation to a business carried on by the Debtor, was heard this day by judicial videoconference via Zoom.

ON READING the affidavit of Ram Muralitharan sworn October 9, 2024 and the Exhibits thereto, and on hearing the submissions of counsel for RBC, and such other counsel as were present, no one appearing for any other stakeholder although duly served as appears from the affidavit of service, filed, and on reading the consent of Spergel to act as the Receiver, filed,

SERVICE

1. **THIS COURT ORDERS** that the time for service of the notice of application and the application record is hereby abridged and validated so that this application is properly returnable today and hereby dispenses with further service thereof.

APPOINTMENT

2. **THIS COURT ORDERS** that pursuant to section 243(1) of the BIA and section 101 of the CJA, Spergel is hereby appointed Receiver, without security, of all of the assets, undertakings and properties of the Debtor acquired for, or used in relation to a business carried on by the Debtor, including all proceeds thereof (the "**Property**").

RECEIVER'S POWERS

- 3. **THIS COURT ORDERS** that the Receiver is hereby empowered and authorized, but not obligated, to act at once in respect of the Property and, without in any way limiting the generality of the foregoing, the Receiver is hereby expressly empowered and authorized to do any of the following where the Receiver considers it necessary or desirable:
 - (a) to take possession of and exercise control over the Property and any and all proceeds, receipts and disbursements arising out of or from the Property;
 - (b) to receive, preserve and protect the Property, or any part or parts thereof, including, but not limited to, the changing of locks and security codes, the relocating of Property to safeguard it, the engaging of independent security personnel, the taking of physical inventories and the placement of such insurance coverage as may be necessary or desirable;

- (c) to manage, operate and carry on the business of the Debtor, including the powers to enter into any agreements, incur any obligations in the ordinary course of business, cease to carry on all or any part of the business or cease to perform any contracts of the Debtor;
- (d) to engage consultants, appraisers, agents, experts, auditors, accountants, managers, counsel and such other persons from time to time and on whatever basis, including on a temporary basis, to assist with the exercise of the Receiver's powers and duties, including without limitation those conferred by this Order;
- (e) to purchase or lease such machinery, equipment, inventories, supplies, premises or other assets to continue the business of the Debtor or any part or parts thereof;
- (f) to receive and collect all monies and accounts now owed or hereafter owing to the Debtor and to exercise all remedies of the Debtor in collecting such monies, including, without limitation, to enforce any security held by the Debtor;
- (g) to settle, extend or compromise any indebtedness owing to the Debtor;
- (h) to execute, assign, issue and endorse documents of whatever nature in respect of any of the Property, whether in the Receiver's name or in the name and on behalf of the Debtor, for any purpose pursuant to this Order;
- (i) to initiate, prosecute and continue the prosecution of any and all proceedings and to defend all proceedings now pending or hereafter instituted with respect to the Debtor, the Property or the Receiver, and to settle or compromise any such proceedings. The authority hereby conveyed shall extend to such appeals or applications for judicial review in respect of any order or judgment pronounced in any such proceeding;

- (j) to market any or all of the Property, including advertising and soliciting offers in respect of the Property or any part or parts thereof and negotiating such terms and conditions of sale as the Receiver in its discretion may deem appropriate;
- (k) to sell, convey, transfer, lease or assign the Property or any part or parts thereof out of the ordinary course of business:
 - i. without the approval of this Court in respect of any transaction not exceeding \$50,000, provided that the aggregate consideration for all such transactions does not exceed \$200,000; and
 - ii. with the approval of this Court in respect of any transaction in which the purchase price or the aggregate purchase price exceeds the applicable amount set out in the preceding clause;

and in each such case notice under subsection 63(4) of the Ontario *Personal Property Security Act* or section 31 of the Ontario *Mortgages Act*, as the case may be, shall not be required;

- (l) to apply for any vesting order or other orders necessary to convey the Property or any part or parts thereof to a purchaser or purchasers thereof, free and clear of any liens or encumbrances affecting such Property;
- (m) to report to, meet with and discuss with such affected Persons (as defined below) as the Receiver deems appropriate on all matters relating to the Property and the receivership, and to share information, subject to such terms as to confidentiality as the Receiver deems advisable;
- (n) to register a copy of this Order and any other Orders in respect of the Property against title to any of the Property;
- (o) to apply for any permits, licences, approvals or permissions as may be required by any governmental authority and any renewals thereof for and

on behalf of and, if thought desirable by the Receiver, in the name of the Debtor;

- (p) to enter into agreements with any trustee in bankruptcy appointed in respect of the Debtor, including, without limiting the generality of the foregoing, the ability to enter into occupation agreements for any property owned or leased by the Debtor;
- (q) to exercise any shareholder, partnership, joint venture or other rights which the Debtor may have; and
- (r) to take any steps reasonably incidental to the exercise of these powers or the performance of any statutory obligations;

and in each case where the Receiver takes any such actions or steps, it shall be exclusively authorized and empowered to do so, to the exclusion of all other Persons (as defined below), including the Debtor, and without interference from any other Person.

DUTY TO PROVIDE ACCESS AND CO-OPERATION TO THE RECEIVER

- 4. **THIS COURT ORDERS** that (i) the Debtor, (ii) all of its current and former directors, officers, employees, agents, accountants, legal counsel and shareholders, and all other persons acting on its instructions or behalf, and (iii) all other individuals, firms, corporations, governmental bodies or agencies, or other entities having notice of this Order (all of the foregoing, collectively, being "**Persons**" and each being a "**Person**") shall forthwith advise the Receiver of the existence of any Property in such Person's possession or control, shall grant immediate and continued access to the Property to the Receiver, and shall deliver all such Property to the Receiver upon the Receiver's request.
- 5. **THIS COURT ORDERS** that all Persons shall forthwith advise the Receiver of the existence of any books, documents, securities, contracts, orders, corporate and accounting records, and any other papers, records and information of any kind related to the business or affairs of the Debtor, and any computer programs, computer tapes, computer disks, or other data storage media containing any such information (the foregoing, collectively, the "**Records**") in

that Person's possession or control, and shall provide to the Receiver or permit the Receiver to make, retain and take away copies thereof and grant to the Receiver unfettered access to and use of accounting, computer, software and physical facilities relating thereto, provided however that nothing in this paragraph 5 or in paragraph 6 of this Order shall require the delivery of Records, or the granting of access to Records, which may not be disclosed or provided to the Receiver due to the privilege attaching to solicitor-client communication or due to statutory provisions prohibiting such disclosure.

- 6. THIS COURT ORDERS that if any Records are stored or otherwise contained on a computer or other electronic system of information storage, whether by independent service provider or otherwise, all Persons in possession or control of such Records shall forthwith give unfettered access to the Receiver for the purpose of allowing the Receiver to recover and fully copy all of the information contained therein whether by way of printing the information onto paper or making copies of computer disks or such other manner of retrieving and copying the information as the Receiver in its discretion deems expedient, and shall not alter, erase or destroy any Records without the prior written consent of the Receiver. Further, for the purposes of this paragraph, all Persons shall provide the Receiver with all such assistance in gaining immediate access to the information in the Records as the Receiver may in its discretion require including providing the Receiver with instructions on the use of any computer or other system and providing the Receiver with any and all access codes, account names and account numbers that may be required to gain access to the information.
- 7. **THIS COURT ORDERS** that the Receiver shall provide each of the relevant landlords with notice of the Receiver's intention to remove any fixtures from any leased premises at least seven (7) days prior to the date of the intended removal. The relevant landlord shall be entitled to have a representative present in the leased premises to observe such removal and, if the landlord disputes the Receiver's entitlement to remove any such fixture under the provisions of the lease, such fixture shall remain on the premises and shall be dealt with as agreed between any applicable secured creditors, such landlord and the Receiver, or by further Order of this Court upon application by the Receiver on at least two (2) days' notice to such landlord and any such secured creditors.

NO PROCEEDINGS AGAINST THE RECEIVER

8. **THIS COURT ORDERS** that no proceeding or enforcement process in any court or tribunal (each, a "**Proceeding**"), shall be commenced or continued against the Receiver except with the written consent of the Receiver or with leave of this Court.

NO PROCEEDINGS AGAINST THE DEBTOR OR THE PROPERTY

9. **THIS COURT ORDERS** that no Proceeding against or in respect of the Debtor or the Property shall be commenced or continued except with the written consent of the Receiver or with leave of this Court and any and all Proceedings currently under way against or in respect of the Debtor or the Property are hereby stayed and suspended pending further Order of this Court.

NO EXERCISE OF RIGHTS OR REMEDIES

10. **THIS COURT ORDERS** that all rights and remedies against the Debtor, the Receiver or affecting the Property are hereby stayed and suspended except with the written consent of the Receiver or leave of this Court, provided however that this stay and suspension does not apply in respect of any "eligible financial contract" as defined in the BIA, and further provided that nothing in this paragraph shall (i) empower the Receiver or the Debtor to carry on any business which the Debtor is not lawfully entitled to carry on, (ii) exempt the Receiver or the Debtor from compliance with statutory or regulatory provisions relating to health, safety or the environment, (iii) prevent the filing of any registration to preserve or perfect a security interest, or (iv) prevent the registration of a claim for lien.

NO INTERFERENCE WITH THE RECEIVER

11. **THIS COURT ORDERS** that no Person shall discontinue, fail to honour, alter, interfere with, repudiate, terminate or cease to perform any right, renewal right, contract, agreement, licence or permit in favour of or held by the Debtor, without written consent of the Receiver or leave of this Court.

CONTINUATION OF SERVICES

12. **THIS COURT ORDERS** that all Persons having oral or written agreements with the Debtor or statutory or regulatory mandates for the supply of goods and/or services, including

without limitation, all computer software, communication and other data services, centralized banking services, payroll services, insurance, transportation services, utility or other services to the Debtor are hereby restrained until further Order of this Court from discontinuing, altering, interfering with or terminating the supply of such goods or services as may be required by the Receiver, and that the Receiver shall be entitled to the continued use of the Debtor's current telephone numbers, facsimile numbers, internet addresses and domain names, provided in each case that the normal prices or charges for all such goods or services received after the date of this Order are paid by the Receiver in accordance with normal payment practices of the Debtor or such other practices as may be agreed upon by the supplier or service provider and the Receiver, or as may be ordered by this Court.

RECEIVER TO HOLD FUNDS

13. **THIS COURT ORDERS** that all funds, monies, cheques, instruments and other forms of payments received or collected by the Receiver from and after the making of this Order from any source whatsoever, including, without limitation, the sale of all or any of the Property and the collection of any accounts receivable in whole or in part, whether in existence on the date of this Order or hereafter coming into existence, shall be deposited into one or more new accounts to be opened by the Receiver (the "**Post Receivership Accounts**") and the monies standing to the credit of such Post Receivership Accounts from time to time, net of any disbursements provided for herein, shall be held by the Receiver to be paid in accordance with the terms of this Order or any further Order of this Court.

EMPLOYEES

14. **THIS COURT ORDERS** that all employees of the Debtor, if any, shall remain the employees of the Debtor until such time as the Receiver, on the Debtor's behalf, may terminate the employment of such employees. The Receiver shall not be liable for any employee-related liabilities, including any successor employer liabilities as provided for in section 14.06(1.2) of the BIA, other than such amounts as the Receiver may specifically agree in writing to pay, or in respect of its obligations under sections 81.4(5) or 81.6(3) of the BIA or under the *Wage Earner Protection Program Act*.

PIPEDA AND ANTI-SPAM LEGISLATION

- 15. **THIS COURT ORDERS** that, pursuant to clause 7(3)(c) of the Canada *Personal Information Protection and Electronic Documents Act*, the Receiver shall disclose personal information of identifiable individuals to prospective purchasers or bidders for the Property and to their advisors, but only to the extent desirable or required to negotiate and attempt to complete one or more sales of the Property (each, a "Sale"). Each prospective purchaser or bidder to whom such personal information is disclosed shall maintain and protect the privacy of such information and limit the use of such information to its evaluation of the Sale, and if it does not complete a Sale, shall return all such information to the Receiver, or in the alternative destroy all such information. The purchaser of any Property shall be entitled to continue to use the personal information provided to it, and related to the Property purchased, in a manner which is in all material respects identical to the prior use of such information by the Debtor, and shall return all other personal information to the Receiver, or ensure that all other personal information is destroyed.
- 16. **THIS COURT ORDERS** that any and all interested stakeholders in this proceeding and their counsel are at liberty to serve or distribute this Order, any other materials and orders as may be reasonably required in this proceeding, including any notices, or other correspondence, by forwarding true copies thereof by electronic message to such other interested stakeholders in this proceeding and their counsel and advisors. For greater certainty, any such distribution or service shall be deemed to be in satisfaction of a legal or juridical obligation, and notice requirements within the meaning of clause 3(c) of the *Electronic Commerce Protection Regulations*, Reg. 81000-2-175 (SOR/DORS).

LIMITATION ON ENVIRONMENTAL LIABILITIES

17. **THIS COURT ORDERS** that nothing herein contained shall require the Receiver to occupy or to take control, care, charge, possession or management (separately and/or collectively, "**Possession**") of any of the Property that might be environmentally contaminated, might be a pollutant or a contaminant, or might cause or contribute to a spill, discharge, release or deposit of a substance contrary to any federal, provincial or other law respecting the protection, conservation, enhancement, remediation or rehabilitation of the environment or

relating to the disposal of waste or other contamination including, without limitation, the Canadian Environmental Protection Act, the Ontario Environmental Protection Act, the Ontario Water Resources Act or the Ontario Occupational Health and Safety Act and regulations thereunder (the "Environmental Legislation"), provided however that nothing herein shall exempt the Receiver from any duty to report or make disclosure imposed by applicable Environmental Legislation. The Receiver shall not, as a result of this Order or anything done in pursuance of the Receiver's duties and powers under this Order, be deemed to be in Possession of any of the Property within the meaning of any Environmental Legislation, unless it is actually in possession.

LIMITATION ON THE RECEIVER'S LIABILITY

18. **THIS COURT ORDERS** that the Receiver shall incur no liability or obligation as a result of its appointment or the carrying out the provisions of this Order, save and except for any gross negligence or wilful misconduct on its part, or in respect of its obligations under sections 81.4(5) or 81.6(3) of the BIA or under the *Wage Earner Protection Program Act*. Nothing in this Order shall derogate from the protections afforded the Receiver by section 14.06 of the BIA or by any other applicable legislation.

RECEIVER'S ACCOUNTS

- 19. **THIS COURT ORDERS** that the Receiver and counsel to the Receiver shall be paid their reasonable fees and disbursements, in each case at their standard rates and charges unless otherwise ordered by the Court on the passing of accounts, and that the Receiver and counsel to the Receiver shall be entitled to and are hereby granted a charge (the "**Receiver's Charge**") on the Property, as security for such fees and disbursements, both before and after the making of this Order in respect of these proceedings, and that the Receiver's Charge shall form a first charge on the Property in priority to all security interests, trusts, liens, charges and encumbrances, statutory or otherwise, in favour of any Person, but subject to sections 14.06(7), 81.4(4), and 81.6(2) of the BIA.
- 20. **THIS COURT ORDERS** that the Receiver and its legal counsel shall pass their accounts from time to time, and for this purpose the accounts of the Receiver and its legal

counsel are hereby referred to a judge of the Commercial List of the Ontario Superior Court of Justice.

21. **THIS COURT ORDERS** that prior to the passing of its accounts, the Receiver shall be at liberty from time to time to apply reasonable amounts, out of the monies in its hands, against its fees and disbursements, including legal fees and disbursements, incurred at the standard rates and charges of the Receiver or its counsel, and such amounts shall constitute advances against its remuneration and disbursements when and as approved by this Court.

FUNDING OF THE RECEIVERSHIP

- 22. **THIS COURT ORDERS** that the Receiver be at liberty and it is hereby empowered to borrow by way of a revolving credit or otherwise, such monies from time to time as it may consider necessary or desirable, provided that the outstanding principal amount does not exceed \$150,000 (or such greater amount as this Court may by further Order authorize) at any time, at such rate or rates of interest as it deems advisable for such period or periods of time as it may arrange, for the purpose of funding the exercise of the powers and duties conferred upon the Receiver by this Order, including interim expenditures. The whole of the Property shall be and is hereby charged by way of a fixed and specific charge (the "**Receiver's Borrowings Charge**") as security for the payment of the monies borrowed, together with interest and charges thereon, in priority to all security interests, trusts, liens, charges and encumbrances, statutory or otherwise, in favour of any Person, but subordinate in priority to the Receiver's Charge and the charges as set out in sections 14.06(7), 81.4(4), and 81.6(2) of the BIA.
- 23. **THIS COURT ORDERS** that neither the Receiver's Borrowings Charge nor any other security granted by the Receiver in connection with its borrowings under this Order shall be enforced without leave of this Court.
- 24. **THIS COURT ORDERS** that the Receiver is at liberty and authorized to issue certificates substantially in the form annexed as Schedule "A" hereto (the "Receiver's Certificates") for any amount borrowed by it pursuant to this Order.
- 25. **THIS COURT ORDERS** that the monies from time to time borrowed by the Receiver pursuant to this Order or any further order of this Court and any and all Receiver's Certificates

evidencing the same or any part thereof shall rank on a *pari passu* basis, unless otherwise agreed to by the holders of any prior issued Receiver's Certificates.

SERVICE AND NOTICE

- 26. **THIS COURT ORDERS** that the E-Service Protocol of the Commercial List (the "**Protocol**") is approved and adopted by reference herein and, in this proceeding, the service of documents made in accordance with the Protocol (which can be found on the Commercial List website at https://www.ontariocourts.ca/scj/practice/regional-practice-directions/eservice-commercial/#Part_III_The_E-Service_List/) shall be valid and effective service. Subject to Rule 17.05 of the *Rules of Civil Procedure* (the "**Rules**") this Order shall constitute an order for substituted service pursuant to Rule 16.04 of the Rules. Subject to Rule 3.01(d) of the Rules and paragraph 21 of the Protocol, service of documents in accordance with the Protocol will be effective on transmission. This Court further orders that a Case Website shall be established in accordance with the Protocol and shall be accessible by selecting the Debtor's name from the engagement list at the following URL https://www.spergelcorporate.ca/engagements.
- 27. **THIS COURT ORDERS** that if the service or distribution of documents in accordance with the Protocol is not practicable, the Receiver is at liberty to serve or distribute this Order, any other materials and orders in these proceedings, any notices or other correspondence, by forwarding true copies thereof by prepaid ordinary mail, courier, personal delivery or facsimile transmission to the Debtor's creditors or other interested parties at their respective addresses as last shown on the records of the Debtor and that any such service or distribution by courier, personal delivery or facsimile transmission shall be deemed to be received on the next business day following the date of forwarding thereof, or if sent by ordinary mail, on the third business day after mailing.

GENERAL

- 28. **THIS COURT ORDERS** that the Receiver may from time to time apply to this Court for advice and directions in the discharge of its powers and duties hereunder.
- 29. **THIS COURT ORDERS** that nothing in this Order shall prevent the Receiver from acting as a trustee in bankruptcy of the Debtor.

- 30. **THIS COURT HEREBY REQUESTS** the aid and recognition of any court, tribunal, regulatory or administrative body having jurisdiction in Canada or in the United States to give effect to this Order and to assist the Receiver and its agents in carrying out the terms of this Order. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such orders and to provide such assistance to the Receiver, as an officer of this Court, as may be necessary or desirable to give effect to this Order or to assist the Receiver and its agents in carrying out the terms of this Order.
- 31. **THIS COURT ORDERS** that the Receiver be at liberty and is hereby authorized and empowered to apply to any court, tribunal, regulatory or administrative body, wherever located, for the recognition of this Order and for assistance in carrying out the terms of this Order, and that the Receiver is authorized and empowered to act as a representative in respect of the within proceedings for the purpose of having these proceedings recognized in a jurisdiction outside Canada.
- 32. **THIS COURT ORDERS** that RBC shall have its costs of this application, up to and including entry and service of this Order, provided for by the terms of RBC's security or, if not so provided by RBC's security, then on a substantial indemnity basis to be paid by the Receiver from the Debtor's estate with such priority and at such time as this Court may determine.
- 33. **THIS COURT ORDERS** that any interested party may apply to this Court to vary or amend this Order on not less than seven (7) days' notice to the Receiver and to any other party likely to be affected by the order sought or upon such other notice, if any, as this Court may order.
- 34. **THIS COURT ORDERS** that this Order and all of its provisions are effective as today's date and is enforceable without the need for entry or filing.

SCHEDULE "A"

RECEIVER CERTIFICATE

CERTIFICATE NO
AMOUNT \$
1. THIS IS TO CERTIFY that msi Spergel inc., the receiver (the "Receiver") of all of the
assets, undertakings and properties of Moore Brothers Transport Inc. (the "Debtor") acquired
for, or used in relation to a business carried on by the Debtor, including all proceeds thereof
(collectively, the "Property"), appointed by Order of the Ontario Superior Court of Justice
(Commercial List) (the "Court") dated the <*> day of <*>, 2024 (the "Order") made in an
application having Court file number CV-24-00729106-00CL, has received as such Receiver
from the holder of this certificate (the "Lender") the principal sum of \$, being part
of the total principal sum of \$150,000 which the Receiver is authorized to borrow under and
pursuant to the Order.
2. The principal sum evidenced by this certificate is payable on demand by the Lender with
interest thereon calculated and compounded [daily][monthly not in advance on the day
of each month] after the date hereof at a notional rate per annum equal to the rate of per
cent above the prime commercial lending rate of Bank of from time to time.
3. Such principal sum with interest thereon is, by the terms of the Order, together with the
principal sums and interest thereon of all other certificates issued by the Receiver pursuant to the
Order or to any further order of the Court, a charge upon the whole of the Property, in priority to
the security interests of any other person, but subject to the priority of the charges set out in the
Order and in the Bankruptcy and Insolvency Act, and the right of the Receiver to indemnify itself
out of such Property in respect of its remuneration and expenses.
4. All sums payable in respect of principal and interest under this certificate are payable at
the main office of the Lender at Toronto, Ontario.

Until all liability in respect of this certificate has been terminated, no certificates creating

charges ranking or purporting to rank in priority to this certificate shall be issued by the Receiver

5.

to any person other than the holder of this certificate without the prior written consent of the holder of this certificate.

- 6. The charge securing this certificate shall operate so as to permit the Receiver to deal with the Property as authorized by the Order and as authorized by any further or other order of the Court.
- 7. The Receiver does not undertake, and it is not under any personal liability, to pay any sum in respect of which it may issue certificates under the terms of the Order.

DATED the day of	, 20
	msi Spergel inc., solely in its capacity as Receiver of the Property, and not in its personal capacity
	Per:
	Name:
	Title:

Applicant Respondent

Court File No. CV-24-00729106-00CL

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

Proceedings commenced at Toronto

APPOINTMENT ORDER

AIRD & BERLIS LLP

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Lawyers for Royal Bank of Canada.

TAB 3

Revised: January 21, 2014 s.243(1) BIA (National Receiver) and s. 101 CJA (Ontario) Receiver Court File No. _____CV-24-00729106-00CL **ONTARIO** SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST) THE HONOURABLE **JUSTICE WEEKDAY** DAY, THE DAY OF MONTH <*>, 20YR 2024 PLAINTIFF¹ **Plaintiff** BETWEEN: **ROYAL BANK OF CANADA Applicant** - and -**DEFENDANT Defendant**

¹ The Model Order Subcommittee notes that a receivership proceeding may be commenced by action or by application. This model order is drafted on the basis that the receivership proceeding is commenced by way of an action.

MOORE BROTHERS TRANSPORT INC.

Respondent

APPLICATION UNDER SUBSECTION 243(1) OF THE BANKRUPTCY AND INSOLVENCY ACT, R.S.C. 1985, c. B-3, AS AMENDED AND SECTION 101 OF THE COURTS OF JUSTICE ACT, R.S.O. 1990, c. C.43, AS AMENDED

ORDER

(appointing Receiver)

THIS MOTIONAPPLICATION made by the Plaintiff²Royal Bank of Canada. ("RBC") for an Order pursuant to section 243(1) of the Bankruptcy and Insolvency Act, R.S.C. 1985, c. B-3, as amended (the ""BIA"") and section 101 of the Courts of Justice Act, R.S.O. 1990, c. C.43, as amended (the ""CJA"") appointing [RECEIVER'S NAME]msi Spergel inc. ("Spergel") as receiver [and manager] (in such capacitiescapacity, the ""Receiver"") without security, of all of the assets, undertakings and properties of [DEBTOR'S NAME]Moore Brothers Transport Inc. (the ""Debtor"") acquired for, or used in relation to a business carried on by the Debtor, was heard this day at 330 University Avenue, Toronto, Ontario by judicial videoconference via Zoom.

² Section 243(1) of the BIA provides that the Court may appoint a receiver "on application by a secured creditor".

ON READING the affidavit of NAME]October 9, 2024 and the Exhibits thereto, and on hearing the submissions of counsel for NAME]any other stakeholder although duly served as appears from the affidavit of service of <a href="NAME] sworn [DATE], filed, and on reading the consent of <a href="#RECEIVER'S NAME] Spergel to act as the Receiver, filed,

SERVICE

1. **THIS COURT ORDERS** that the time for service of the Noticenotice of Motionapplication and the Motionapplication record is hereby abridged and validated³ so that this motionapplication is properly returnable today and hereby dispenses with further service thereof.

APPOINTMENT

2. **THIS COURT ORDERS** that pursuant to section 243(1) of the BIA and section 101 of the CJA, [RECEIVER'S NAME]Spergel is hereby appointed Receiver, without security, of all of the assets, undertakings and properties of the Debtor acquired for, or used in relation to a business carried on by the Debtor, including all proceeds thereof (the "Property").

RECEIVER'S POWERS

- 3. **THIS COURT ORDERS** that the Receiver is hereby empowered and authorized, but not obligated, to act at once in respect of the Property and, without in any way limiting the generality of the foregoing, the Receiver is hereby expressly empowered and authorized to do any of the following where the Receiver considers it necessary or desirable:
 - to take possession of and exercise control over the Property and any and all proceeds, receipts and disbursements arising out of or from the Property;

³ If service is effected in a manner other than as authorized by the Ontario Rules of Civil Procedure, an order validating irregular service is required pursuant to Rule 16.08 of the Rules of Civil Procedure and may be granted in appropriate circumstances.

- (b) to receive, preserve, and protect the Property, or any part or parts thereof, including, but not limited to, the changing of locks and security codes, the relocating of Property to safeguard it, the engaging of independent security personnel, the taking of physical inventories and the placement of such insurance coverage as may be necessary or desirable;
- (c) to manage, operate, and carry on the business of the Debtor, including the powers to enter into any agreements, incur any obligations in the ordinary course of business, cease to carry on all or any part of the business, or cease to perform any contracts of the Debtor;
- (d) to engage consultants, appraisers, agents, experts, auditors, accountants, managers, counsel and such other persons from time to time and on whatever basis, including on a temporary basis, to assist with the exercise of the Receiver¹/₂'s powers and duties, including without limitation those conferred by this Order;
- (e) to purchase or lease such machinery, equipment, inventories, supplies, premises or other assets to continue the business of the Debtor or any part or parts thereof;
- (f) to receive and collect all monies and accounts now owed or hereafter owing to the Debtor and to exercise all remedies of the Debtor in collecting such monies, including, without limitation, to enforce any security held by the Debtor;
- (g) to settle, extend or compromise any indebtedness owing to the Debtor;
- (h) to execute, assign, issue and endorse documents of whatever nature in respect of any of the Property, whether in the Receiver's name or in the name and on behalf of the Debtor, for any purpose pursuant to this Order;

- 5 -
- (i) to initiate, prosecute and continue the prosecution of any and all proceedings and to defend all proceedings now pending or hereafter instituted with respect to the Debtor, the Property or the Receiver, and to settle or compromise any such proceedings. The authority hereby conveyed shall extend to such appeals or applications for judicial review in respect of any order or judgment pronounced in any such proceeding;
- (j) to market any or all of the Property, including advertising and soliciting offers in respect of the Property or any part or parts thereof and negotiating such terms and conditions of sale as the Receiver in its discretion may deem appropriate;
- (k) to sell, convey, transfer, lease or assign the Property or any part or parts thereof out of the ordinary course of business;
 - i. (i) without the approval of this Court in respect of any transaction not exceeding \$______50,000, provided that the aggregate consideration for all such transactions does not exceed \$_____200,000; and
 - ii. (ii)—with the approval of this Court in respect of any transaction in which the purchase price or the aggregate purchase price exceeds the applicable amount set out in the preceding clause;

and in each such case notice under subsection 63(4) of the Ontario Personal Property Security Act, or section 31 of the Ontario

⁴ This model order does not include specific authority permitting the Receiver to either file an assignment in bankruptey on behalf of the Debtor, or to consent to the making of a bankruptey order against the Debtor. A bankruptey may have the effect of altering the priorities among creditors, and therefore the specific authority of the Court should be sought if the Receiver wishes to take one of these steps.

Mortgages Act, as the case may be, shall not be required, and in each case the Ontario Bulk Sales Act shall not apply.

- to apply for any vesting order or other orders necessary to convey the Property or any part or parts thereof to a purchaser or purchasers thereof, free and clear of any liens or encumbrances affecting such Property;
- (m) to report to, meet with and discuss with such affected Persons (as defined below) as the Receiver deems appropriate on all matters relating to the Property and the receivership, and to share information, subject to such terms as to confidentiality as the Receiver deems advisable;
- (n) to register a copy of this Order and any other Orders in respect of the Property against title to any of the Property;
- (o) to apply for any permits, licences, approvals or permissions as may be required by any governmental authority and any renewals thereof for and
 - on behalf of and, if thought desirable by the Receiver, in the name of the Debtor;
- (p) to enter into agreements with any trustee in bankruptcy appointed in respect of the Debtor, including, without limiting the generality of the foregoing, the ability to enter into occupation agreements for any property owned or leased by the Debtor;
- (q) to exercise any shareholder, partnership, joint venture or other rights which the Debtor may have; and

⁵ If the Receiver will be dealing with assets in other provinces, consider adding references to applicable statutes in other provinces. If this is done, those statutes must be reviewed to ensure that the Receiver is exempt from or can be exempted from such notice periods, and further that the Ontario Court has the jurisdiction to grant such an exemption.

(r) to take any steps reasonably incidental to the exercise of these powers or the performance of any statutory obligations;

and in each case where the Receiver takes any such actions or steps, it shall be exclusively authorized and empowered to do so, to the exclusion of all other Persons (as defined below), including the Debtor, and without interference from any other Person.

DUTY TO PROVIDE ACCESS AND CO-OPERATION TO THE RECEIVER

- 4. **THIS COURT ORDERS** that (i) the Debtor, (ii) all of its current and former directors, officers, employees, agents, accountants, legal counsel and shareholders, and all other persons acting on its instructions or behalf, and (iii) all other individuals, firms, corporations, governmental bodies or agencies, or other entities having notice of this Order (all of the foregoing, collectively, being ""Persons" and each being a ""Person" shall forthwith advise the Receiver of the existence of any Property in such Person! s possession or control, shall grant immediate and continued access to the Property to the Receiver, and shall deliver all such Property to the Receiver upon the Receiver! s request.
- 5. **THIS COURT ORDERS** that all Persons shall forthwith advise the Receiver of the existence of any books, documents, securities, contracts, orders, corporate and accounting records, and any other papers, records and information of any kind related to the business or affairs of the Debtor, and any computer programs, computer tapes, computer disks, or other data storage media containing any such information (the foregoing, collectively, the ""Records") in

that Person! s possession or control, and shall provide to the Receiver or permit the Receiver to make, retain and take away copies thereof and grant to the Receiver unfettered access to and use of accounting, computer, software and physical facilities relating thereto, provided however that nothing in this paragraph 5 or in paragraph 6 of this Order shall require the delivery of Records, or the granting of access to Records, which may not be disclosed or provided to the Receiver due to the privilege attaching to solicitor-client communication or due to statutory provisions prohibiting such disclosure.

- 6. THIS COURT ORDERS that if any Records are stored or otherwise contained on a computer or other electronic system of information storage, whether by independent service provider or otherwise, all Persons in possession or control of such Records shall forthwith give unfettered access to the Receiver for the purpose of allowing the Receiver to recover and fully copy all of the information contained therein whether by way of printing the information onto paper or making copies of computer disks or such other manner of retrieving and copying the information as the Receiver in its discretion deems expedient, and shall not alter, erase or destroy any Records without the prior written consent of the Receiver. Further, for the purposes of this paragraph, all Persons shall provide the Receiver with all such assistance in gaining immediate access to the information in the Records as the Receiver may in its discretion require including providing the Receiver with instructions on the use of any computer or other system and providing the Receiver with any and all access codes, account names and account numbers that may be required to gain access to the information.

-8-

7. **COURT ORDERS** that the Receiver shall provide each of the relevant landlords with notice of the Receiver's intention to remove any fixtures from any leased premises at least seven (7) days prior to the date of the intended removal. The relevant landlord shall be entitled to have a representative present in the leased premises to observe such removal and, if the landlord disputes the Receiver's entitlement to remove any such fixture under the provisions of the lease, such fixture shall remain on the premises and shall be dealt with as agreed between any applicable secured creditors, such landlord and the Receiver, or by further Order of this Court upon application by the Receiver on at least two (2) days' notice to such landlord and any such secured creditors.

NO PROCEEDINGS AGAINST THE RECEIVER

8. THIS COURT ORDERS that no proceeding or enforcement process in any court or tribunal (each, a ""Proceeding""), shall be commenced or continued against the Receiver except with the written consent of the Receiver or with leave of this Court.

NO PROCEEDINGS AGAINST THE DEBTOR OR THE PROPERTY

9. THIS COURT ORDERS that no Proceeding against or in respect of the Debtor or the Property shall be commenced or continued except with the written consent of the Receiver or with leave of this Court and any and all Proceedings currently under way against or in respect of the Debtor or the Property are hereby stayed and suspended pending further Order of this Court.

NO EXERCISE OF RIGHTS OR REMEDIES

- 10. **THIS COURT ORDERS** that all rights and remedies against the Debtor, the Receiver; or affecting the Property; are hereby stayed and suspended except with the written consent of the Receiver or leave of this Court, provided however that this stay and suspension does not apply in respect of any ""eligible financial contract" as defined in the BIA, and further provided that nothing in this paragraph shall (i) empower the Receiver or the Debtor to carry on any business which the Debtor is not lawfully entitled to carry on, (ii) exempt the Receiver or the Debtor from compliance with statutory or regulatory provisions relating to health, safety or the environment, (iii)
- <u>(iii)</u> prevent the filing of any registration to preserve or perfect a security interest, or (iv) prevent the registration of a claim for lien.

NO INTERFERENCE WITH THE RECEIVER

11. **THIS COURT ORDERS** that no Person shall discontinue, fail to honour, alter, interfere with, repudiate, terminate or cease to perform any right, renewal right, contract, agreement, licence or permit in favour of or held by the Debtor, without written consent of the Receiver or leave of this Court.

CONTINUATION OF SERVICES

12. **THIS COURT ORDERS** that all Persons having oral or written agreements with the Debtor or statutory or regulatory mandates for the supply of goods and/or services, including

without limitation, all computer software, communication and other data services, centralized banking services, payroll services, insurance, transportation services, utility or other services to the Debtor are hereby restrained until further Order of this Court from discontinuing, altering, interfering with or terminating the supply of such goods or services as may be required by the Receiver, and that the Receiver shall be entitled to the continued use of the Debtor current telephone numbers, facsimile numbers, internet addresses and domain

names, provided in each case that the normal prices or charges for all such goods or services received after the date of this Order are paid by the Receiver in accordance with normal payment practices of the Debtor or such other practices as may be agreed upon by the supplier or service provider and the Receiver, or as may be ordered by this Court.

RECEIVER TO HOLD FUNDS

13. **THIS COURT ORDERS** that all funds, monies, cheques, instruments; and other forms of payments received or collected by the Receiver from and after the making of this Order from any source whatsoever, including, without limitation, the sale of all or any of the Property and the collection of any accounts receivable in whole or in part, whether in existence on the date of this Order or hereafter coming into existence, shall be deposited into one or more new accounts to be opened by the Receiver (the "Post Receivership Accounts") and the monies standing to the credit of such Post Receivership Accounts from time to time, net of any disbursements provided for herein, shall be held by the Receiver to be paid in accordance with the terms of this Order or any further Order of this Court.

EMPLOYEES

14. **THIS COURT ORDERS** that all employees of the Debtor, if any, shall remain the employees of the Debtor until such time as the Receiver, on the Debtor's behalf, may terminate the employment of such employees. The Receiver shall not be liable for any employee-related liabilities, including any successor employer liabilities as provided for in section 14.06(1.2) of the BIA, other than such amounts as the Receiver may specifically agree in writing to pay, or in respect of its obligations under sections 81.4(5) or 81.6(3) of the BIA or under the *Wage Earner Protection Program Act*.

PIPEDA AND ANTI-SPAM LEGISLATION

15. **THIS COURT ORDERS** that, pursuant to clause 7(3)(c) of the Canada *Personal Information Protection and Electronic Documents Act*, the Receiver shall disclose personal information of identifiable individuals to prospective purchasers or bidders for the Property and to their advisors, but only to the extent desirable or required to negotiate and attempt to complete one or more sales of the Property (each, a ""Sale""). Each prospective purchaser or bidder to whom such personal information is disclosed shall maintain and protect the privacy

of such information and limit the use of such information to its evaluation of the Sale, and if it does not complete a Sale, shall return all such information to the Receiver, or in the alternative destroy all such information. The purchaser of any Property shall be entitled to continue to use the personal information provided to it, and related to the Property purchased, in a manner which is in all material respects identical to the prior use of such information by the Debtor, and shall return all other personal information to the Receiver, or ensure that all other personal information is destroyed.

THIS COURT ORDERS that any and all interested stakeholders in this proceeding and their counsel are at liberty to serve or distribute this Order, any other materials and orders as may be reasonably required in this proceeding, including any notices, or other correspondence, by forwarding true copies thereof by electronic message to such other interested stakeholders in this proceeding and their counsel and advisors. For greater certainty, any such distribution or service shall be deemed to be in satisfaction of a legal or juridical obligation, and notice requirements within the meaning of clause 3(c) of the *Electronic Commerce Protection Regulations*, Reg. 81000-2-175 (SOR/DORS).

LIMITATION ON ENVIRONMENTAL LIABILITIES

17. 16. THIS COURT ORDERS that nothing herein contained shall require the Receiver to occupy or to take control, care, charge, possession or management (separately and/or collectively, ""Possession"") of any of the Property that might be environmentally contaminated, might be a pollutant or a contaminant, or might cause or contribute to a spill, discharge, release or deposit of a substance contrary to any federal, provincial or other law respecting the protection, conservation, enhancement, remediation or rehabilitation of the environment or

relating to the disposal of waste or other contamination including, without limitation, the Canadian Environmental Protection Act, the Ontario Environmental Protection Act, the Ontario Water Resources Act, or the Ontario Occupational Health and Safety Act and regulations thereunder (the "Environmental Legislation"), provided however that nothing herein shall exempt the Receiver from any duty to report or make disclosure imposed by applicable Environmental Legislation. The Receiver shall not, as a result of this Order or

anything done in pursuance of the Receiver's duties and powers under this Order, be deemed to be in Possession of any of the Property within the meaning of any Environmental Legislation, unless it is actually in possession.

LIMITATION ON THE RECEIVER'S LIABILITY

18. 17. THIS COURT ORDERS that the Receiver shall incur no liability or obligation as a result of its appointment or the carrying out the provisions of this Order, save and except for any gross negligence or wilful misconduct on its part, or in respect of its obligations under sections 81.4(5) or 81.6(3) of the BIA or under the *Wage Earner Protection Program Act*. Nothing in this Order shall derogate from the protections afforded the Receiver by section 14.06 of the BIA or by any other applicable legislation.

RECEIVER S ACCOUNTS

- 19. 18. THIS COURT ORDERS that the Receiver and counsel to the Receiver shall be paid their reasonable fees and disbursements, in each case at their standard rates and charges unless otherwise ordered by the Court on the passing of accounts, and that the Receiver and counsel to the Receiver shall be entitled to and are hereby granted a charge (the ""Receiver's Charge"") on the Property, as security for such fees and disbursements, both before and after the making of this Order in respect of these proceedings, and that the Receiver's Charge shall form a first charge on the Property in priority to all security interests, trusts, liens, charges and encumbrances, statutory or otherwise, in favour of any Person, but subject to sections 14.06(7), 81.4(4), and 81.6(2) of the BIA.6
- 20. 19. THIS COURT ORDERS that the Receiver and its legal counsel shall pass its their accounts from time to time, and for this purpose the accounts of the Receiver and its legal

counsel are hereby referred to a judge of the Commercial List of the Ontario Superior Court of Justice.

⁶ Note that subsection 243(6) of the BIA provides that the Court may not make such an order "unless it is satisfied that the secured creditors who would be materially affected by the order were given reasonable notice and an opportunity to make representations".

21. 20. THIS COURT ORDERS that prior to the passing of its accounts, the Receiver shall be at liberty from time to time to apply reasonable amounts, out of the monies in its hands, against its fees and disbursements, including legal fees and disbursements, incurred at the standard rates and charges of the Receiver or its counsel, and such amounts shall constitute advances against its remuneration and disbursements when and as approved by this Court.

FUNDING OF THE RECEIVERSHIP

- 23. 22. THIS COURT ORDERS that neither the Receiver! s Borrowings Charge nor any other security granted by the Receiver in connection with its borrowings under this Order shall be enforced without leave of this Court.
- 24. 23.-THIS COURT ORDERS that the Receiver is at liberty and authorized to issue certificates substantially in the form annexed as Schedule ""A" hereto (the "Receiver's Certificates") for any amount borrowed by it pursuant to this Order.
- 25. 24.-THIS COURT ORDERS that the monies from time to time borrowed by the Receiver pursuant to this Order or any further order of this Court and any and all Receiver's Certificates

evidencing the same or any part thereof shall rank on a *pari passu* basis, unless otherwise agreed to by the holders of any prior issued Receiver! s Certificates.

SERVICE AND NOTICE

25.—THIS COURT ORDERS that the E-Service Protocol of the Commercial List (the "Protocol") is approved and adopted by reference herein and, in this proceeding, the service of documents made in accordance with the Protocol (which can be found on the Commercial List website at httphttps://www.ontariocourts.ca/scj/practice/regional-practice-directions/toronto/e-service-protocoleservice-commercial/#Part_III_The_E-Service_List/) shall be valid and effective service. Subject to Rule 17.05 of the Rules of Civil Procedure (the "Rules") this Order shall constitute an order for substituted service pursuant to Rule 16.04 of the Rules of Civil Procedure. Subject to Rule 3.01(d) of the Rules of Civil Procedure-and paragraph 21 of the Protocol, service of documents in accordance with the Protocol will be effective on transmission. This Court further orders that a Case Website shall be established in accordance with the Protocol with and shall be accessible by selecting the Debtor's name from the engagement list at the

26. THIS COURT ORDERS that if the service or distribution of documents in accordance with the Protocol is not practicable, the Receiver is at liberty to serve or distribute this Order, any other materials and orders in these proceedings, any notices or other correspondence, by forwarding true copies thereof by prepaid ordinary mail, courier, personal delivery or facsimile transmission to the Debtor¹ s creditors or other interested parties at their respective addresses as last shown on the records of the Debtor and that any such service or distribution by courier, personal delivery or facsimile transmission shall be deemed to be received on the next business day following the date of forwarding thereof, or if sent by ordinary mail, on the third business day after mailing.

following URL '\(\frac{\tangle \tangle \tangle

GENERAL

27. THIS COURT ORDERS that the Receiver may from time to time apply to this Court for advice and directions in the discharge of its powers and duties hereunder.

- 28. THIS COURT ORDERS that nothing in this Order shall prevent the Receiver from acting as a trustee in bankruptcy of the Debtor.
- 29. THIS COURT HEREBY REQUESTS the aid and recognition of any court, tribunal, regulatory or administrative body having jurisdiction in Canada or in the United States to give effect to this Order and to assist the Receiver and its agents in carrying out the terms of this Order. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such orders and to provide such assistance to the Receiver, as an officer of this Court, as may be necessary or desirable to give effect to this Order or to assist the Receiver and its agents in carrying out the terms of this Order.
- <u>30.</u> **THIS COURT ORDERS** that the Receiver be at liberty and is hereby authorized and empowered to apply to any court, tribunal, regulatory or administrative body, wherever located, for the recognition of this Order and for assistance in carrying out the terms of this Order, and that the Receiver is authorized and empowered to act as a representative in respect of the within proceedings for the purpose of having these proceedings recognized in a jurisdiction outside Canada.
- 31. 31. THIS COURT ORDERS that the PlaintiffRBC shall have its costs of this motionapplication, up to and including entry and service of this Order, provided for by the terms of the PlaintiffRBC's security or, if not so provided by the PlaintiffRBC's security, then on a substantial indemnity basis to be paid by the Receiver from the Debtor's estate with such priority and at such time as this Court may determine.
- 32. THIS COURT ORDERS that any interested party may apply to this Court to vary or amend this Order on not less than seven (7) days! notice to the Receiver and to any other party likely to be affected by the order sought or upon such other notice, if any, as this Court may order.
- 33. THIS COURT ORDERS that this Order and all of its provisions are effective as today's date and is enforceable without the need for entry or filing.

SCHEDULE ""A""

RECEIVER

CERTIFICATE

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AMOUNT \$
1. THIS IS TO CERTIFY that [RECEIVER'S NAME] msi Spergel inc., the receiver (the
" <u>"Receiver</u> ") of all of the assets, undertakings and properties [DEBTOR'S NAME] of Moore
Brothers Transport Inc. (the "Debtor") acquired for, or used in relation to a business carried
on by the Debtor, including all proceeds thereof (collectively, the "Property"), appointed by
Order of the Ontario Superior Court of Justice (Commercial List) (the ""Court"") dated the
day of, 202024 (the ""Order"") made in an action application having
Court file number <u>CV-24-00729106-00</u> CL, has received as such Receiver from the
holder of this certificate (the "Lender") the principal sum of \$, being
part of the total principal sum of \$ <u>150,000</u> which the Receiver is authorized to
borrow under and pursuant to the Order.
2. The principal sum evidenced by this certificate is payable on demand by the Lender
with interest thereon calculated and compounded [daily][monthly not in advance on the
day of each month] after
the date hereof at a notional rate per annum equal to the rate of
per cent above the prime commercial lending rate of Bank of
from time to time.
3. Such principal sum with interest thereon is, by the terms of the Order, together with the
principal sums and interest thereon of all other certificates issued by the Receiver pursuant to
the Order or to any further order of the Court, a charge upon the whole of the Property, in
priority to the security interests of any other person, but subject to the priority of the charges

set out in the Order and in the Bankruptcy and Insolvency Act, and the right of the Receiver to

indemnify itself out of such Property in respect of its remuneration and expenses.

- 4. All sums payable in respect of principal and interest under this certificate are payable at the main office of the Lender at Toronto, Ontario.
- 5. Until all liability in respect of this certificate has been terminated, no certificates creating charges ranking or purporting to rank in priority to this certificate shall be issued by the Receiver

<u>- 2 -</u>

to any person other than the holder of this certificate without the prior written consent of the holder of this certificate.

- 6. The charge securing this certificate shall operate so as to permit the Receiver to deal with the Property as authorized by the Order and as authorized by any further or other order of the Court.
- 7. The Receiver does not undertake, and it is not under any personal liability, to pay any sum in respect of which it may issue certificates under the terms of the Order.

DATED the	_	day
of—	-	
		20—

msi Spergel inc.

[RECEIVER'S NAME], solely in its capacity as Receiver of the Property, and not in its personal capacity

Per:		
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Name:

Title:

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TAB 4

Court File No. CV-24-00729106-00CL

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

BETWEEN:

ROYAL BANK OF CANADA

Applicant

- and -

MOORE BROTHERS TRANSPORT INC.

Respondent

APPLICATION UNDER SUBSECTION 243(1) OF THE BANKRUPTCY AND INSOLVENCY ACT, R.S.C. 1985, c. B-3, AS AMENDED AND SECTION 101 OF THE COURTS OF JUSTICE ACT, R.S.O. 1990, c. C.43, AS AMENDED

AFFIDAVIT OF RAM MURALITHARAN (sworn October 9, 2024)

I, RAM MURALITHARAN, of the City of Oshawa, in the Province of Ontario, MAKE
OATH AND SAY AS FOLLOWS:

I am a Senior Manager in the Special Loans & Advisory Services Department of Royal Bank of Canada ("RBC"). RBC is a secured creditor of the Respondent, Moore Brothers Transport Inc. (the "Debtor"), and I am responsible for RBC's management of the credit facilities that RBC advanced to the Debtor (the "Credit Facilities"). As such, I have personal knowledge of the matters to which I hereinafter depose. Where I do not have such personal knowledge, I have stated the source of my information and, in all such cases, believe it to be true.

PURPOSE

2. I am swearing this Affidavit in support of an application by RBC for an Order, which in substance, appoints msi Spergel inc. ("**Spergel**") as receiver of all the assets, undertakings and properties of the Debtor acquired for or used in relation to a business carried on by the Debtor and all proceeds thereof (collectively, the "**Property**").

DESCRIPTION OF THE DEBTOR

- 3. The Debtor's corporate profile report is attached as **Exhibit "A"** to this Affidavit. The corporate profile report provides that the Debtor is a privately-owned corporation registered under Ontario's *Business Corporations Act* with a registered head office in Inglewood, Ontario, that Susan Moore ("**Susan**") is the Debtor's sole director and that Susan and Ronald Moore ("**Ronald**") are the Debtor's sole officers.
- 4. According to a printout of the Debtor's website, a copy of which is attached as **Exhibit**"B" to this Affidavit, the Debtor is a trucking transport and logistics company. The Debtor describes itself on its website as "CANADA'S LEADING FLATBED TRANSPORTER!"

RBC'S LOANS TO THE DEBTOR AND RELATED SECURITY

5. The Debtor is indebted to RBC in connection with the Credit Facilities made available to it pursuant to and under the terms of: (i) the credit agreement dated May 29, 2023, as amended by amending agreements dated July 17, 2023 and February 20, 2024 (the "**Primary Credit Agreement**"), and (ii) the master lease agreement dated February 17, 2016 (together with the Primary Credit Agreements, the "**Credit Agreements**"). Copies of the Credit Agreements, together with the leasing schedules thereunder, are attached collectively as **Exhibit "C"** to this Affidavit.

- 6. To secure its obligations to RBC, the Debtor provided security to RBC (the "Security"), including, without limitation, the general security agreement dated June 5, 2023 that is attached as Exhibit "D" to this Affidavit, registration in respect of which was made under the *Personal Property Security Act* (Ontario) (the "PPSA").
- 7. Susan, Ronald and Gary Moore (together with Susan and Ronald, the "Guarantors") also provided a joint and several personal guarantee of the Debtor's obligations in favour of RBC up to a principal amount of \$1,000,000 (the "Personal Guarantee"), which is attached as Exhibit "E" to this Affidavit. RBC reserves the right to pursue the Guarantors, or any one of them, in respect of the Personal Guarantee.

OTHER SECURED CREDITORS

- 8. A copy of the certified PPSA search results for the Debtor as at October 1, 2024 is attached as **Exhibit "F"** to this Affidavit.
- 9. The PPSA search results show 35 different registration families, including, without limitation, a registration in favour of RBC against all collateral classifications other than consumer goods (the "General RBC Registration"). With the exception of a registration in favour of Bank of Montreal (the "BMO Registration"), each of the other registrations is either limited on its face to certain equipment/motor vehicles, and/or is registered after the General RBC Registration. The BMO Registration also appears to be in respect of two specific motor vehicles, but is registered against all collateral classifications other than consumer goods, and does not contain a general collateral description.

- 10. Attached as **Exhibit "G"** to this Affidavit is a letter to Bank of Montreal dated July 15, 2024 requesting, amongst other things, a statement in writing pursuant to section 18 of the PPSA specifying the actual collateral to which the BMO Registration relates (the "**PPSA Enquiry Letter**"). I am advised by RBC's co-counsel and author of the PPSA Enquiry Letter, Shaun Parsons, and verily believe, that no response has been received to the PPSA Enquiry Letter as of the time of swearing this Affidavit.
- 11. I am further advised by Mr. Parsons, and verily believe, that all PPSA registrants against the Debtor will be served with a copy of the within application.

THE DEFAULTS AND DEMANDS

- 12. Over the pendency of the lending relationship between RBC and the Debtor, numerous Events of Default (as defined under the Credit Agreements) have occurred, including, without limitation, the Debtor's failure to observe the covenants under the Primary Credit Agreement pertaining to: (i) Potential Prior-Ranking Claims; and (ii) Reporting Requirements (as both terms are defined in the Primary Credit Agreement).
- 13. Without limiting the generality of the foregoing, RBC was advised by the Debtor that, as of July 4, 2024, source deductions and HST arrears amounting to \$358,391.51 and \$127,182.17, respectively, were owing by the Debtor to Canada Revenue Agency (which obligations RBC has since learned have increased significantly, as discussed below). The Debtor has also failed to deliver borrowing base certificates to RBC.
- 14. Additionally, as set out in the Credit Agreements, certain of the Credit Facilities are repayable on demand.

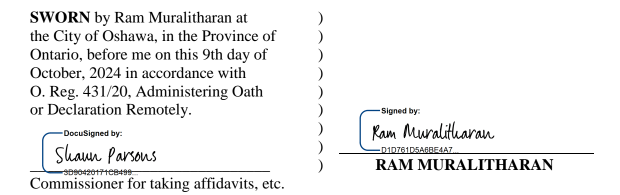
- 15. On July 15, 2024, RBC proceeded to make formal written demand on the Debtor and the Guarantors for the payment of the amounts owed to RBC under the Credit Agreements and the Personal Guarantee, as applicable (collectively, the "**Demand Letters**"). A notice of intention to enforce security (the "**BIA Notice**") pursuant to subsection 244(1) of the *Bankruptcy and Insolvency Act* (Canada) accompanied the Demand Letter sent to the Debtor. Copies of the Demand Letters and the BIA Notice are attached collectively as **Exhibit "H"** to this Affidavit.
- 16. As particularized in more detail in the Demand Letters, \$3,507,269.95 was due owing by the Debtor for principal and interest as of July 10, 2024, plus costs and accruing interest (collectively, the "**July Indebtedness**").
- 17. Attached collectively as **Exhibit "I"** to this Affidavit are the registered mail receipts and delivery slip confirmations from Canada Post in respect of the Demand Letters and the BIA Notice, which confirm that the Debtor received and signed for its Demand Letter and BIA Notice on July 16, 2024.
- 18. As of the date of the swearing of this Affidavit, the July Indebtedness remains outstanding and continues to increase.
- 19. Following the issuance of the BIA Notice and the seasoning of the notice period therein, RBC provided the Debtor with some time to complete a proposed refinancing. However, no progress on the refinancing was communicated to RBC within the following weeks.
- 20. RBC then offered the Debtor the possibility of entering into a forbearance agreement, which had a sign back date of August 20, 2024.

- 21. On August 20, 2024, RBC was advised in writing by the Debtor (through counsel) that: "I can advise that the debtor definitely intends to execute the agreement. Unfortunately, they misread the agreement and thought the sign back date was August 26th." RBC responded by extending the sign-back date of the forbearance agreement to August 26, 2024, but the Debtor once again failed execute same. Copies of the correspondence reflecting the foregoing are attached collectively as **Exhibit "J"** to this Affidavit.
- 22. On September 13, 2024, RBC was advised in writing by the Debtor (through counsel) that the Debtor had continued to bank with another financial institution throughout its relationship with RBC, including, without limitation, for payroll purposes. On September 17, 2024, RBC was advised by the Debtor (through counsel and the Debtor's financial advisor) that the Potential Prior-Ranking Claims were approximately twice as large as had been reported in July, such that source deduction arrears were now almost \$900,000 (versus \$358,391.51 in July) and HST arrears were now over \$200,000 (versus \$127,182.17 in July). On September 19, 2024, the Debtor was asked in writing (through counsel) to submit its outstanding borrowing base certificates right away, together with a listing of the Debtor's accounts receivable and accounts payable, but it has not done so. A copy of the email exchange reflecting the information in this paragraph is attached as **Exhibit "K"** to this Affidavit.
- 23. Based on the foregoing, RBC has lost confidence in the Debtor's management to make the necessary arrangements to repay RBC and the significant amounts ranking in priority thereto. As of October 2, 2024, the July Indebtedness owing to RBC has increased to \$3,476,336.15 (plus costs and accruing interest) (the "**Indebtedness**"), plus approximately \$1.1 million owing to Canada Revenue Agency for source deduction arrears and HST arrears.

24. At this stage, RBC considers the only reasonable and prudent path forward is to take any and all steps necessary to protect the Property by having a receiver appointed, and it is within RBC's rights under its security to do so.

APPOINTMENT OF A RECEIVER

- 25. In the circumstances set out above, I believe that it is just and equitable that a receiver be appointed. A receiver is necessary for the protection of the Property and the interests of RBC and all stakeholders. RBC believes that the appointment of a receiver would enhance the prospect of recovery by RBC and protect all stakeholders.
- 26. RBC proposes that Spergel be appointed as the receiver of the Property.
- 27. Spergel is a licensed insolvency trustee, and is familiar with the circumstances of the Debtor and its arrangements with RBC.
- 28. Spergel has consented to act as receiver should the Court so appoint it, as set out in Spergel's consent attached as **Exhibit "L"** to this Affidavit.
- 29. This Affidavit is made in support of the within application, and for no other or improper purpose whatsoever.



This is Exhibit "A" referred to in the Affidavit of Ram Muralitharan sworn before me this 9th day of October, 2024

Commissioner for Taking Affidavits



Ministry of Public and Business Service Delivery

Profile Report

MOORE BROTHERS TRANSPORT LTD. as of October 02, 2024

Act
Type
Name
Ontario Corporation Number (OCN)
Governing Jurisdiction
Status
Date of Amalgamation
Registered or Head Office Address

Business Corporations Act
Ontario Business Corporation
MOORE BROTHERS TRANSPORT LTD.
1775021
Canada - Ontario
Active
August 01, 2008
13908 Hurontario Street, Inglewood, Ontario, L7C 2B8, Canada

Certified a true copy of the record of the Ministry of Public and Business Service Delivery.

V. Quintarilla W

Director/Registrar

This report sets out the most recent information filed on or after June 27, 1992 in respect of corporations and April 1, 1994 in respect of Business Names Act and Limited Partnerships Act filings and recorded in the electronic records maintained by the Ministry as of the date and time the report is generated, unless the report is generated for a previous date, the report sets out the most recent information filed and recorded in the electronic records maintained by the Ministry up to the "as of" date indicated on the report. Additional historical information may exist in paper or microfiche format.

Active Director(s)

Minimum Number of Directors 1
Maximum Number of Directors 6

NameSUSAN MOOREAddress for Service10 Flaherty Lane, Caledon, Ontario, L7K 2P3, CanadaResident CanadianYes

Date Began August 01, 2008

Certified a true copy of the record of the Ministry of Public and Business Service Delivery.

Director/Registrar

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Active Officer(s)

Name RONALD A. MOORE

Position President

Address for Service 10 Flaherty Lane, Caledon, Ontario, L7K 2P3, Canada

Date Began August 01, 2008

NameSUSAN MOOREPositionSecretary

Address for Service 10 Flaherty Lane, Caledon, Ontario, L7K 2P3, Canada

Date Began August 01, 2008

NameSUSAN MOOREPositionTreasurer

Address for Service 10 Flaherty Lane, Caledon, Ontario, L7K 2P3, Canada

Date Began August 01, 2008

Certified a true copy of the record of the Ministry of Public and Business Service Delivery.

Director/Registrar

. Quintarilla W

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Corporate Name History

Name **Effective Date** MOORE BROTHERS TRANSPORT LTD. August 01, 2008

Certified a true copy of the record of the Ministry of Public and Business Service Delivery.

V. Quintarilla W

Director/Registrar

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Additional information groups with the papers are printed in a page of the format. Additional historical information may exist in paper or microfiche format.

Amalgamating Corporations

Corporation Name MOORE BROTHERS TRANSPORT LTD.

Ontario Corporation Number 1427857

Corporation Name 2085659 ONTARIO INC.

Ontario Corporation Number 2085659

Corporation Name EM-CON TRANSPORTATION HOLDINGS LIMITED

Ontario Corporation Number 1464637

Certified a true copy of the record of the Ministry of Public and Business Service Delivery.

V. Quintarilla W

Director/Registrar
This report sets out the most recent information filed on or after June 27, 1992 in respect of corporations and April 1, 1994 in respect of Business Names Act and Limited Partnerships Act filings and recorded in the electronic records maintained by the Ministry as of the date and time the report is generated, unless the report is generated for a previous date. If this report is generated for a previous date, the report sets out the most recent information filed and recorded in the electronic records maintained by the Ministry up to the "as of" date indicated on the report.

Additional historical information may exist in paper or microfiche format.

Active Business Names

This corporation does not have any active business names registered under the Business Names Act in Ontario.

Certified a true copy of the record of the Ministry of Public and Business Service Delivery.

V. Quintarilla W.

Director/Registrar

This report sets out the most recent information filed on or after June 27, 1992 in respect of corporations and April 1, 1994 in respect of Business Names Act and Limited Partnerships Act fillings and recorded in the electronic records maintained by the Ministry as of the date and time the report is generated, unless the report is generated for a previous date. If this report is generated for a previous date, the report sets out the most recent information filed and recorded in the electronic records maintained by the Ministry up to the "as of" date indicated on the report. Additional historical information may exist in paper or microfiche format.

Expired or Cancelled Business Names

This corporation does not have any expired or cancelled business names registered under the Business Names Act in Ontario.

Certified a true copy of the record of the Ministry of Public and Business Service Delivery.

V. Quintarilla W.

Director/Registrar

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Document List

Filing Name

Filing Name	Effective Date
Annual Return - 2022 PAF: SUSAN MOORE	January 17, 2023
Annual Return - 2021 PAF: Susan MOORE	August 12, 2022
Annual Return - 2020 PAF: RONALD MOORE - DIRECTOR	December 20, 2020
Annual Return - 2019 PAF: RONALD MOORE - DIRECTOR	January 12, 2020
CIA - Notice of Change PAF: MARION HOWARD - OTHER	July 28, 2015
Annual Return - 2014 PAF: RONALD MOORE - DIRECTOR	November 15, 2014
Annual Return - 2013 PAF: DANIEL S. SAWATSKY - OTHER	January 10, 2014
Annual Return - 2012 PAF: RONALD MOORE - DIRECTOR	February 07, 2013
CIA - Notice of Change PAF: MARION HOWARD - OTHER	February 10, 2011
CIA - Notice of Change PAF: MARION HOWARD - OTHER	February 26, 2009
CIA - Notice of Change PAF: MARION HOWARD - OTHER	August 22, 2008
BCA - Articles of Amalgamation	August 01, 2008

All "PAF" (person authorizing filing) information is displayed exactly as recorded in the Ontario Business Registry. Where PAF is not shown against a document, the information has not been recorded in the Ontario Business Registry.

Effective Date

Certified a true copy of the record of the Ministry of Public and Business Service Delivery.

V. Quintarilla W.

Director/Registrar

This report sets out the most recent information filed on or after June 27, 1992 in respect of corporations and April 1, 1994 in respect of Business Names Act and Limited Partnerships Act filings and recorded in the electronic records maintained by the Ministry as of the date and time the report is generated, unless the report is generated for a previous date. If this report is generated for a previous date, the report sets out the most recent information filed and recorded in the electronic records maintained by the Ministry up to the "as of" date indicated on the report. Additional historical information may exist in paper or microfiche format.

This is Exhibit "B" referred to in the Affidavit of Ram Muralitharan sworn before me this 9th day of October, 2024

Commissioner for Taking Affidavits



CANADA'S LEADING FLATBED TRANSPORTER!

Get an affordable shipping rate and transport solution from our industry experts today

CONTACT US AT (905) 838-2222



TWO DECADES OF PERSONALIZED SERVICE

For 23 years, we have provided professional and high-quality transportation services to Canadians and commercial clients in our service areas.



TOP-QUALITY TRANSPORTATION

We provide exceptional carrier solutions for all equipment, gadgets, and machinery for commercial businesses. You can trust us and our decades of experience to simplify your shipping process.





SOLUTIONS ADAPTABLE TO YOUR NEEDS

Whether you need to transport delicate cargo or heavy loads, Moore Brothers Transport Ltd. provides the best trailers to deliver your goods securely and on schedule.

TOP FLATBED TRUCKING COMPANY IN CANADA 2023

Moore BROTHERS

RECOGNIZED BY

LOGISTICS & TRANSPORTATION REVIEW

MONEY MEANT FOR BRIDGES AND ROADS, LOST EVERY YEAR.

STOP TAX & LABOUR ABUSE

The government can fix it if they want to.





This is Exhibit "C" referred to in the Affidavit of Ram Muralitharan sworn before me this 9th day of October, 2024

Commissioner for Taking Affidavits



Royal Bank of Canada Commercial Financial Services 1233 The Queensway, Ground Floor

Etobicoke, ON M8Z 1S1

May 29, 2023

Private and Confidential

MOORE BROTHERS TRANSPORT LTD.

13908 Hurontario Street Inglewood, ON L7C 2B8

ROYAL BANK OF CANADA (the "Bank") hereby confirms the credit facilities described below (the "Credit Facilities") subject to the terms and conditions set forth below and in the attached Terms & Conditions and Schedules (collectively the "Agreement"). This Agreement amends and restates without novation the existing agreement dated April 12, 2017 and any amendments thereto. Any amount owing by the Borrower to the Bank under such previous agreement is deemed to be a Borrowing under this Agreement. Any and all security that has been delivered to the Bank and is set forth as Security below, shall remain in full force and effect, is expressly reserved by the Bank and, unless expressly indicated otherwise, shall apply in respect of all obligations of the Borrower under the Credit Facilities. Unless otherwise provided, all dollar amounts are in Canadian currency.

The Bank reserves all of its rights and remedies at any time and from time to time in connection with any or all breaches, defaults or Events of Default now existing or hereafter arising under this Agreement or any other agreement delivered to the Bank, and whether known or unknown, and this Agreement shall not be construed as a waiver of any such breach, default or Event of Default.

BORROWER: Moore Brothers Transport Ltd. (the "Borrower")

CREDIT FACILITIES

The aggregate of Facility #2, and Facility #3 shall not exceed \$1,300,000.00 at any time.

Facility #1(a): \$2,250,000.00 revolving demand facility by way of:

a) RBP based loans ("RBP Loans")

Revolve in increments of:	\$5,000.00	Minimum retained balance:	\$0.00
Revolved by:	Bank	Interest rate (per annum):	RBP + 1.00%

b) RBUSBR based loans in US currency ("RBUSBR Loans")

Revolve in increments of:	\$5,000.00	Minimum retained balance:	\$0.00
Revolved by:	Bank	Interest rate (per annum):	RBUSBR + 1.00%

Facility #1(b): \$400,000.00 revolving demand facility by way of:

a) RBP based loans ("RBP Loans")

Revolve in increments of:	\$5,000.00	Minimum retained balance:	\$0.00
Revolved by:	Bank	Interest rate (per annum):	RBP + 1.00%

[®] Registered Trademark of Royal Bank of Canada

SRF #318 542 677 Page 1 of 6

b) RBUSBR based loans in US currency ("RBUSBR Loans")

Revolve in increments of:	\$5,000.00	Minimum retained balance:	\$0.00
Revolved by:	Bank	Interest rate (per annum):	RBUSBR + 1.00%

AVAILABILITY

The Borrower may borrow, convert, repay and reborrow up to the amount of these facilities provided these facilities are made available at the sole discretion of the Bank and the Bank may cancel or restrict the availability of any unutilized portion at any time and from time to time without notice.

Borrowings outstanding under these facilities must not exceed at any time the aggregate of the following, less Potential Prior-Ranking Claims (the "Borrowing Limit"):

- a) 75% of Good Accounts Receivable;
- b) 90% of Good Private Insured Accounts Receivable;

Provided the Bank has not cancelled Facility #1(b) or issued a demand for repayment, Facility #1(b) is only available from June 1st to September 30th inclusive in each year subject to the conditions set forth above.

REPAYMENT

Notwithstanding compliance with the covenants and all other terms and conditions of this Agreement, Borrowings under these facilities are repayable on demand.

GENERAL ACCOUNT

The Borrower shall establish current accounts with the Bank in each of Canadian currency and US currency (each a **"General Account"**) for the conduct of the Borrower's day-to-day banking business. The Borrower authorizes the Bank daily or otherwise as and when determined by the Bank, to ascertain the balance of each General Account and:

- a) if such position is a debit balance the Bank may, subject to the revolving increment amount and minimum retained balance specified in this Agreement, make available a Borrowing by way of RBP Loans, or RBUSBR Loans as applicable, under Facility #1(a) or Facility #1(b), as applicable;
- b) if such position is a credit balance, where the facility is indicated to be Bank revolved, the Bank may, subject to the revolving increment amount and minimum retained balance specified in this Agreement, apply the amount of such credit balance or any part as a repayment of any Borrowings outstanding by way of RBP Loans, or RBUSBR Loans as applicable, under Facility #1(a) or Facility #1(b), as applicable;
- c) if such position is a credit balance, where these facilities are indicated to be Borrower revolved, the Bank will apply repayments on such facilities only if so advised and directed by the Borrower.

Facility #2: \$1,300,000.00 revolving lease line of credit by way of Leases. Leases will be governed by this Agreement and separate agreements between the Borrower and the Bank. In the event of a conflict between this Agreement and a separate agreement, the terms of the separate agreement will govern.

AVAILABILITY

The Borrower may borrow, repay and reborrow up to the amount of this facility provided this facility is made available at the sole discretion of the Bank and the Bank may cancel or restrict availability of any unutilized portion of this facility at any time from time to time without notice. The determination by the Bank as to whether it will enter into any Lease will be entirely at its sole discretion.

The aggregate amount owing under Leases advanced under this facility plus the aggregate Borrowings outstanding under Facility #3 must not exceed \$1,300,000.00 at any time.

Facility #3: \$ 1,441,982.92 non-revolving lease facility by way of Leases. Leases will be governed by this Agreement and separate agreements between the Borrower and the Bank. In the event of a conflict between this Agreement and a separate agreement, the terms of the separate agreement will govern.

OTHER FACILITIES

The Credit Facilities are in addition to the following facilities (the "Other Facilities"). The Other Facilities will be governed by this Agreement and separate agreements between the Borrower and the Bank. In the event of a conflict between this Agreement and any such separate agreement, the terms of the separate agreement will govern.

- a) Credit Card to a maximum amount of \$300,000.00;
- b) All Business Vehicle Solutions Loans and/or Contracts outstanding at any time and from time to time.

FEES

One Time Fee:

Payable upon acceptance of this Agreement or as agreed upon between the Borrower and the Bank.

Monthly Fee:

Payable in arrears on the same day of each month.

Application Fee: \$4,500.00 Management Fee: \$300.00

SECURITY

Security for the Borrowings and all other obligations of the Borrower to the Bank, including, without limitation, any amounts outstanding under any Leases, if applicable, (collectively, the "Security"), shall include:

- a) General security agreement on the Bank's form 924 signed by the Borrower constituting a first ranking security interest in all personal property of the Borrower, subject to a prior security interest in favour of Business Development Bank of Canada;
- b) Guarantee and postponement of claim on the Bank's form 812 in the amount of \$1,000,000.00 signed by Susan Moore, Robert Moore, Gary Moore, and Ronald Moore;
- c) Postponement and subordination of claims (debts/shares/dividends) on the Bank's standard form signed by 235218 Ontario Inc.;
- d) Postponement and assignment of claim on the Bank's form 918 signed by Susan Moore;
- e) Postponement and assignment of claim on the Bank's form 918 signed by Ronald Moore;
- f) Priority agreement between the Bank, the Borrower and Business Development Bank of Canada.

FINANCIAL COVENANTS

In the event that the Borrower changes accounting standards, accounting principles and/or the application of accounting principles during the term of this Agreement, all financial covenants shall be calculated using the accounting standards and principles applicable at the time this Agreement was entered into.

Without affecting or limiting the right of the Bank to terminate or demand payment of, or cancel or restrict availability of any unutilized portion of any demand or other discretionary facility the Borrower covenants and agrees with the Bank that the Borrower will:

- a) maintain to be measured as at the end of each fiscal year:
 - i. Fixed Charge Coverage of not less than 1.15:1;
 - ii. a ratio of Total Liabilities to Tangible Net Worth of not greater than 3.50:1.

REPORTING REQUIREMENTS

The Borrower will provide the following to the Bank:

a) annual review engagement financial statements for the Borrower, within 120 days of each fiscal year end;

- b) annual equipment and financing listing including, year, vehicle make, model, VIN #, purchase price, down payment, unfunded amount, loan/lease, amount financed, payment amount, bullet amount, start date, end date and lender, for the Borrower, within 120 days;
- annual chartered accountant confirmation of Unfunded Capital Expenditures for the fiscal year, supported by applicable calculations for the Borrower, within 120 days of each fiscal year end;
- d) monthly aged list of accounts receivable, aged list of accounts payable, aged list of Private Insured Accounts Receivable indicating country of origin for each receivable and most recent credit approval listing from the insurer supported by a loss payable endorsement to or assignment of the applicable insurance policy and listing of lienable accounts payable due to parties protected by Deemed Trust Legislation for the Borrower within 30 days of each month end;
- e) biennial personal statement of affairs for each of Susan Moore, Gary Moore and Robert Moore, within 120 days of the end of every second fiscal year of the Borrower, commencing with the fiscal year ending in 2024;
- f) monthly Borrowing Limit Certificate, substantially in the form of Schedule "F" signed on behalf of the Borrower by any one of the Chief Executive Officer, the President, the Vice-President Finance, the Treasurer, the Comptroller, the Chief Accountant or any other employee of the Borrower holding equivalent office, within 30 days of each month end;
- g) annual Compliance Certificate, substantially in the form of Schedule "G" signed by an authorized signing officer of the Borrower, within 120 days of each fiscal year end, certifying compliance with this Agreement including the financial covenants set forth in the Agreement;
- h) annual compilation engagement financial statements for 2352518 Ontario Inc., within 120 days of each fiscal year end;
- i) such other financial and operating statements and reports as and when the Bank may reasonably require.

CONDITIONS PRECEDENT

In no event will the Credit Facilities or any part thereof be available unless the Bank has received:

- a) a duly executed copy of this Agreement;
- b) the Security provided for herein, registered, as required, to the satisfaction of the Bank;
- such financial and other information or documents relating to the Borrower or any Guarantor if applicable as the Bank may reasonably require;
- d) annual compilation engagement financial statements for 2352518 Ontario Inc., for the fiscal year ending July 31st 2022, containing results substantially similar to the draft annual financial statements for 2352518 Ontario Inc., for the same period, which were previously provided to the Bank;
- e) personal statement of affairs, along with a credit bureau report for each of Gary Moore, Ronald Moore and Susan Moore satisfactory to the Bank; and
- such other authorizations, approvals, opinions and documentation as the Bank may reasonably require.

Additionally:

- g) all documentation to be received by the Bank shall be in form and substance satisfactory to the Bank;
- no Lease will be made available to the Borrower unless it meets the leasing criteria established by the Bank and the Bank has received such documentation in respect thereof as may be required by the Bank.

BUSINESS LOAN INSURANCE PLAN

The Borrower hereby acknowledges that the Bank has offered it group creditor insurance coverage on the Borrowings under the Business Loan Insurance Plan and the Borrower hereby acknowledges that it is the Borrower's responsibility to apply for any new or increased insurance amount for the Borrowings that may be eligible.

If the Borrower decides to apply for insurance on the Borrowings, the application will be made via the Bank's Business Loan Insurance Plan application (form 3460 ENG or 53460 FRE). If the Borrower has existing uninsured Borrowings and decides not to apply for Business Loan Insurance Plan coverage on any new Borrowings, it hereby acknowledges that the Bank may accept the Borrower's signature below as the Borrower's waiver of the Bank's offer to apply for Business Loan Insurance Plan coverage on all such Borrowings, and that all such Borrowings are not insured under the Policy as at the date of acceptance of this Agreement.

If the Borrower has Business Loan Insurance Plan coverage on previously approved Borrowings, such coverage will be applied automatically to all new Borrowings eligible for Business Loan Insurance Plan coverage that share the same loan account number, up to the approved amount of Business Loan Insurance Plan coverage. This Agreement cannot be used to waive coverage on new Borrowings eligible for Business Loan Insurance Plan coverage if Business Loan Insurance Plan coverage is in effect on the Borrower's existing Borrowings. If the Borrower does not want Business Loan Insurance Plan coverage to apply to any new Borrowings, a different loan account number will need to be set up and all uninsured loans attached to it.

If the Borrower has existing Borrowings to which Business Loan Insurance Plan coverage applies, and any new Borrowings would exceed the approved amount of Business Loan Insurance Plan coverage already in place, the Borrower must apply for additional Business Loan Insurance Plan coverage (if eligible) in order for Business Loan Insurance Plan coverage to apply to any new Borrowings. If the Borrower decides not to apply for additional Business Loan Insurance Plan coverage in respect of any new Borrowings (if eligible), the Borrower hereby acknowledges that the Bank may accept the Borrower's signature below as the Borrower's waiver of the Bank's offer to apply for additional Business Loan Insurance Plan coverage on such new Borrowings and that such new Borrowings are not insured under the Policy as at the date the Borrower executes this Agreement.

If there are any discrepancies between the insurance information in this Agreement and the Business Loan Insurance Plan documents regarding the Borrowings, the Business Loan Insurance Plan documents govern.

Business Loan Insurance Plan premiums (plus applicable taxes), will be taken as a separate payment, directly from the bank account associated with the loan, at the same frequency and schedule as your regular loan payments, where applicable. As premiums are based on the outstanding loan balance and the insured person's age at the time the premiums are due, the cost of Business Loan Insurance Plan coverage may increase during the term of the loan. The premium calculation is set out in the Business Loan Insurance Plan terms and conditions provided to the Borrower at the time the application for Business Loan Insurance Plan coverage was completed. Refer to the terms and conditions (form 3460 ENG or 53460 FRE) for further explanation and disclosure.

GOVERNING LAW JURISDICTION

Province of Ontario.

ACCEPTANCE

This Agreement is open for acceptance until June 28, 2023, after which date it will be null and void, unless extended by the Bank in its sole discretion.

ROYAL BANK OF CANADA

Title: Vice President

May 29, 2023

RBC Contact: Ryan Arbus

/3110

We acknowledge and accept the terms and conditions of this Agreement on this _2023-06da of _______, ______.

MOORE BROTHERS TRANSPORT LTD.

Per: e-Signed by Susan Moore

Name:

Title: e-Signed by Ronald Moore

Per: on 2023-06-05 13:15:08 GMT

Name: Title:

I/We have the authority to bind the Borrower

\attachments:

Terms and Conditions

Schedules:

- Definitions
- Calculation and Payment of Interest and Fees
- Borrowing Limit Certificate
- Compliance Certificate
- RBC Covarity Dashboard Terms and Conditions

TERMS AND CONDITIONS

The Bank is requested by the Borrower to make the Credit Facilities available to the Borrower in the manner and at the rates and times specified in this Agreement. Terms defined elsewhere in this Agreement and not otherwise defined in the Terms and Conditions below or the Schedules attached hereto have the meaning given to such terms as so defined. In consideration of the Bank making the Credit Facilities available, the Borrower agrees, and if the Borrower is comprised of more than one Person, such Persons jointly and severally agree, or in Quebec solidarily agree, with the Bank as follows:

REPAYMENT

Amounts outstanding under the Credit Facilities, together with interest, shall become due in the manner and at the rates and times specified in this Agreement and shall be paid in the currency of the Borrowing. Unless the Bank otherwise agrees, any payment hereunder must be made in money which is legal tender at the time of payment. In the case of a demand facility of any kind, the Borrower shall repay all principal sums outstanding under such facility upon demand. Where any Borrowings are repayable by scheduled blended payments, such payments shall be applied, firstly, to interest due, and the balance, if any, shall be applied to principal outstanding. If any such payment is insufficient to pay all interest then due, the unpaid balance of such interest will be added to such Borrowing, will bear interest at the same rate, and will be payable on demand or on the date specified herein, as the case may be. Borrowings repayable by way of scheduled payments of principal and interest shall be so repaid with any balance of such Borrowings being due and payable as and when specified in this Agreement. The Borrower shall ensure that the maturities of instruments or contracts selected by the Borrower when making Borrowings will be such so as to enable the Borrower to meet its repayment obligations. For any Borrowings that are repayable by scheduled payments, if the scheduled payment date is changed then the Maturity Date of the applicable Borrowings shall automatically be amended accordingly.

In the case of any reducing term loan and/or reducing term facility ("Reducing Term Loan/Facility"), provided that nothing contained in this paragraph shall confer any right of renewal or extension upon the Borrower, the Borrower and the Bank agree that, at the Bank's option, the Bank may provide a letter ("Renewal Letter") to the Borrower setting out the terms upon which the Bank is prepared to extend the Reducing Term Loan/Facility. In the event that the Bank provides a Renewal Letter to the Borrower and the Reducing Term Loan/Facility is not repaid on or before the Maturity Date of the applicable Reducing Term Loan/Facility, then at the Bank's option the Reducing Term Loan/Facility shall be automatically renewed on the terms set out in the Renewal Letter and the terms of this Agreement shall be amended accordingly.

PREPAYMENT

Where Borrowings are by way of RBP Loans or RBUSBR Loans, the Borrower may prepay such Borrowings in whole or in part without fee or premium.

The prepayment of any Borrowings under a term facility and/or any term loan will be made in the reverse order of maturity.

EVIDENCE OF INDEBTEDNESS

The Bank shall maintain accounts and records (the "Accounts") evidencing the Borrowings made available to the Borrower by the Bank under this Agreement. The Bank shall record the principal amount of such Borrowings, the payment of principal and interest on account of the Borrowings, and all other amounts becoming due to the Bank under this Agreement. The Accounts constitute, in the absence of manifest error, conclusive evidence of the indebtedness of the Borrower to the Bank pursuant to this Agreement. The Borrower authorizes and directs the Bank to automatically debit, by mechanical, electronic or manual means, any bank account of the Borrower for all amounts payable under this Agreement, including, but not limited to, the repayment of principal and the payment of interest, fees and all charges for the keeping of such bank accounts.

GENERAL COVENANTS

Without affecting or limiting the right of the Bank to terminate or demand payment of, or cancel or restrict availability of any unutilized portion of, any demand or other discretionary facility, the Borrower covenants and agrees with the Bank that the Borrower:

- a) will pay all sums of money when due under the terms of this Agreement;
- will immediately advise the Bank of any event which constitutes or which, with notice, lapse of time or both, would constitute a breach of any covenant or other term or condition of this Agreement or any Security or an Event of Default;
- will file all material tax returns which are or will be required to be filed by it, pay or make provision for payment of all material taxes (including interest and penalties) and Potential Prior-Ranking Claims, which are or will become due and payable and provide adequate reserves for the payment of any tax, the payment of which is being contested;
- d) will give the Bank 30 days prior notice in writing of any intended change in its ownership structure or composition and will not make or facilitate any such changes without the prior written consent of the Bank;
- e) will comply with all Applicable Laws, including, without limitation, all Environmental and Health and Safety Laws;
- f) will immediately advise the Bank of any action requests or violation notices received concerning the Borrower and hold the Bank harmless from and against any losses, costs or expenses which the Bank may suffer or incur for any environment related liabilities existent now or in the future with respect to the Borrower;
- g) will deliver to the Bank such financial and other information as the Bank may reasonably request from time to time, including, but not limited to, the reports and other information set out under Reporting Requirements;
- h) will immediately advise the Bank of any unfavourable change in its financial position which may adversely affect its ability to pay or perform its obligations in accordance with the terms of this Agreement;
- i) will keep its assets fully insured against such perils and in such manner as would be customarily insured by Persons carrying on a similar business or owning similar assets and, in addition, for any buildings located in areas prone to flood and/or earthquake, will insure and keep fully insured such buildings against such perils;
- j) except for Permitted Encumbrances, will not, without the prior written consent of the Bank, grant, create, assume or suffer to exist any mortgage, charge, lien, pledge, security interest or other encumbrance affecting any of its properties, assets or other rights;
- will not, without the prior written consent of the Bank, sell, transfer, convey, lease or otherwise dispose of any of its properties or assets other than in the ordinary course of business and on commercially reasonable terms;
- will not, without the prior written consent of the Bank, guarantee or otherwise provide for, on a direct, indirect or contingent basis, the payment of any monies or performance of any obligations by any other Person, except as may be provided for herein;
- m) will not, without the prior written consent of the Bank, merge, amalgamate, or otherwise enter into any other form of combination with any other Person;
- n) will permit the Bank or its representatives, from time to time, i) to visit and inspect the Borrower's premises, properties and assets and examine and obtain copies of the Borrower's records or other information, ii) to collect information from any entity regarding any Potential Prior-Ranking Claims and iii) to discuss the Borrower's affairs with the auditors, counsel and other professional advisers of the Borrower. The Borrower hereby authorizes and directs any such third party to provide to the Bank or its representatives all such information, records or documentation requested by the Bank; and
- o) will not use the proceeds of any Credit Facility for the benefit or on behalf of any Person other than the Borrower.

FEES, COSTS AND EXPENSES

The Borrower agrees to pay the Bank all fees stipulated in this Agreement and all fees charged by the Bank relating to the documentation or registration of this Agreement and the Security. In addition, the Borrower agrees to pay all fees (including legal fees), costs and expenses incurred by the Bank in connection with the preparation, negotiation, documentation and registration of this Agreement and any Security and the administration, operation, termination, enforcement or protection of its rights in

May 29, 2023

connection with this Agreement and the Security. The Borrower shall indemnify and hold the Bank harmless against any loss, cost or expense incurred by the Bank if any facility under the Credit Facilities is repaid or prepaid other than on its Maturity Date. The determination by the Bank of such loss, cost or expense shall be conclusive and binding for all purposes and shall include, without limitation, any loss incurred by the Bank in liquidating or redeploying deposits acquired to make or maintain any facility.

GENERAL INDEMNITY

The Borrower hereby agrees to indemnify and hold the Bank and its directors, officers, employees and agents harmless from and against any and all claims, suits, actions, demands, debts, damages, costs, losses, obligations, judgements, charges, expenses and liabilities of any nature which are suffered, incurred or sustained by, imposed on or asserted against any such Person as a result of, in connection with or arising out of i) any breach of any term or condition of this Agreement or any Security or any other agreement delivered to the Bank by the Borrower or any Guarantor if applicable, or any Event of Default, ii) the Bank acting upon instructions given or agreements made by electronic transmission of any type, iii) the presence of Contaminants at, on or under or the discharge or likely discharge of Contaminants from, any properties now or previously used by the Borrower or any Guarantor and iv) the breach of or non compliance with any Applicable Law by the Borrower or any Guarantor.

AMENDMENTS AND WAIVERS

Save and except for any waiver or extension of the deadline for acceptance of this Agreement at the Bank's sole discretion, which may be communicated in writing, verbally, or by conduct, no amendment or waiver of any provision of this Agreement will be effective unless it is in writing, signed by the Borrower and the Bank. No failure or delay, on the part of the Bank, in exercising any right or power hereunder or under any Security or any other agreement delivered to the Bank shall operate as a waiver thereof. Each Guarantor, if applicable, agrees that the amendment or waiver of any provision of this Agreement (other than agreements, covenants or representations expressly made by any Guarantor herein, if any) may be made without and does not require the consent or agreement of, or notice to, any Guarantor. Any amendments requested by the Borrower will require review and agreement by the Bank and its counsel. Costs related to this review will be for the Borrower's account.

SUCCESSORS AND ASSIGNS

This Agreement shall extend to and be binding upon the parties hereto and their respective heirs, executors, administrators, successors and permitted assigns. The Borrower shall not be entitled to assign or transfer any rights or obligations hereunder, without the consent in writing of the Bank. The Bank may assign or transfer all or any part of its rights and obligations under this Agreement to any Person. The Bank may disclose to potential or actual assignees or transferees confidential information regarding the Borrower and any Guarantor if applicable, (including, any such information provided by the Borrower, and any Guarantor if applicable, to the Bank) and shall not be liable for any such disclosure.

GAAP

Unless otherwise provided, all accounting terms used in this Agreement shall be interpreted in accordance with Canadian Generally Accepted Accounting Principles, as appropriate, for publicly accountable enterprises, private enterprises, not-for-profit organizations, pension plans and in accordance, as appropriate, with Public Sector Accounting Standards for government organizations in effect from time to time, applied on a consistent basis from period to period. All financial statements and/or reports shall be prepared using one of the above bases of presentation, as appropriate, including, without limitation, the application of accounting. Except for the transition of accounting standards in Canada, any change in accounting principles or the application of accounting principles is only permitted with the prior written consent of the Bank.

SEVERABILITY

The invalidity or unenforceability of any provision of this Agreement shall not affect the validity or enforceability of any other provision of this Agreement and such invalid provision shall be deemed to be severable.

GOVERNING LAW

This Agreement shall be construed in accordance with and governed by the laws of the Province identified in the Governing Law Jurisdiction section of this Agreement and the laws of Canada applicable therein. The Borrower irrevocably submits to the non-exclusive jurisdiction of the courts of such Province and acknowledges the competence of such courts and irrevocably agrees to be bound by a judgment of any such court.

DEFAULT BY LAPSE OF TIME

The mere lapse of time fixed for performing an obligation shall have the effect of putting the Borrower, or a Guarantor if applicable, in default thereof.

SET-OFF

The Bank is authorized (but not obligated), at any time and without notice, to apply any credit balance (whether or not then due) in any account in the name of the Borrower, or to which the Borrower is beneficially entitled (in any currency) at any branch or agency of the Bank in or towards satisfaction of the indebtedness of the Borrower due to the Bank under the Credit Facilities and the other obligations of the Borrower under this Agreement. For that purpose, the Bank is irrevocably authorized to use all or any part of any such credit balance to buy such other currencies as may be necessary to effect such application.

NOTICES

Any notice or demand to be given by the Bank shall be given in writing by way of a letter addressed to the Borrower. If the letter is sent by telecopier, it shall be deemed received on the date of transmission, provided such transmission is sent prior to 5:00 p.m. on a day on which the Borrower's business is open for normal business, and otherwise on the next such day. If the letter is sent by ordinary mail to the address of the Borrower, it shall be deemed received on the date falling five (5) days following the date of the letter, unless the letter is hand-delivered to the Borrower, in which case the letter shall be deemed to be received on the date of delivery. The Borrower must advise the Bank at once about any changes in the Borrower's address.

CONSENT OF DISCLOSURE

The Borrower hereby grants permission to any Person having information in such Person's possession relating to any Potential Prior-Ranking Claim, to release such information to the Bank (upon its written request), solely for the purpose of assisting the Bank to evaluate the financial condition of the Borrower.

NON-MERGER

The provisions of this Agreement shall not merge with any Security provided to the Bank, but shall continue in full force for the benefit of the parties hereto.

JOINT AND SEVERAL

Where more than one Person is liable as Borrower or Guarantor if applicable for any obligation under this Agreement, then the liability of each such Person for such obligation is joint and several (in Quebec, solidarily) with each other such Person.

COUNTERPART EXECUTION

This Agreement may be executed in any number of counterparts and by different parties in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together constitute one and the same instrument.

ELECTRONIC MAIL AND FAX TRANSMISSION

The Bank is entitled to rely on any agreement, document or instrument provided to the Bank by the Borrower or any Guarantor as applicable, by way of electronic mail or fax transmission as though it were an original document. The Bank is further entitled to assume that any communication from the Borrower received by electronic mail or fax transmission is a reliable communication from the Borrower.

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ELECTRONIC IMAGING

The parties hereto agree that, at any time, the Bank may convert paper records of this Agreement and all other documentation delivered to the Bank (each, a "Paper Record") into electronic images (each, an "Electronic Image") as part of the Bank's normal business practices. The parties agree that each such Electronic Image shall be considered as an authoritative copy of the Paper Record and shall be legally binding on the parties and admissible in any legal, administrative or other proceeding as conclusive evidence of the contents of such document in the same manner as the original Paper Record.

REPRESENTATIONS AND WARRANTIES

The Borrower represents and warrants to the Bank that:

- a) if applicable, it is duly constituted, validly existing and duly registered or qualified to carry on business or its operations in all jurisdictions where the nature of its properties, assets, business or operations make such registration or qualification necessary or desirable;
- the execution, delivery and performance by it of this Agreement do not violate any Applicable Laws or agreements to which it is subject or by which it is bound, and where applicable, have been duly authorized by all necessary actions and do not violate its constating documents;
- c) no event has occurred which constitutes, or which, with notice, lapse of time, or both, would constitute, a breach of any covenant or other term or condition of this Agreement or any Security or any other agreement delivered to the Bank or an Event of Default;
- d) there is no claim, action, prosecution or other proceeding of any kind pending or threatened against it or any of its assets or properties before any court or administrative agency which relates to any non-compliance with any Environmental and Health and Safety Laws which, if adversely determined, might have a material adverse effect upon its financial condition or operations or its ability to perform its obligations under this Agreement or any Security, and there are no circumstances of which it is aware which might give rise to any such proceeding which it has not fully disclosed to the Bank; and
- e) it has good and marketable title to all of its properties and assets, free and clear of any encumbrances, other than as may be provided for herein.

Representations and warranties are deemed to be repeated as at the time of each Borrowing and/or the entering into each Lease, if applicable, hereunder.

LANGUAGE

The parties hereto have expressly requested that this Agreement and all related documents, including notices, be drawn up in the English language. Les parties ont expressément demandé que la présente convention et tous les documents y afférents, y compris les avis, soient rédigés en langue anglaise.

WHOLE AGREEMENT

This Agreement and any documents or instruments referred to in, or delivered pursuant to, or in connection with, this Agreement constitute the whole and entire agreement between the Borrower and the Bank with respect to the Credit Facilities.

EXCHANGE RATE FLUCTUATIONS

If, for any reason, the amount of Borrowings and/or Leases, if applicable, outstanding under any facility in a currency other than Canadian currency, when converted to the Equivalent Amount in Canadian currency, exceeds the amount available under such facility, the Borrower shall immediately repay such excess or shall secure such excess to the satisfaction of the Bank.

JUDGEMENT CURRENCY

If for the purpose of obtaining judgement in any court in any jurisdiction with respect to this Agreement, it is necessary to convert into the currency of such jurisdiction (the "Judgement Currency") any amount due hereunder in any currency other than the Judgement Currency, then conversion shall be made at the rate of exchange prevailing on the Business Day before the day on which judgement is given. For this purpose "rate of exchange" means the rate at which the Bank would, on the relevant date, be prepared to sell a similar amount of such currency in the Toronto

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foreign exchange market, against the Judgement Currency, in accordance with normal banking procedures.

In the event that there is a change in the rate of exchange prevailing between the Business Day before the day on which judgement is given and the date of payment of the amount due, the Borrower will, on the date of payment, pay such additional amounts as may be necessary to ensure that the amount paid on such date is the amount in the Judgement Currency which, when converted at the rate of exchange prevailing on the date of payment, is the amount then due under this Agreement in such other currency together with interest at RBP and expenses (including legal fees on a solicitor and client basis). Any additional amount due from the Borrower under this section will be due as a separate debt and shall not be affected by judgement being obtained for any other sums due under or in respect of this Agreement.

EVENTS OF DEFAULT

Without affecting or limiting the right of the Bank to terminate or demand payment of, or to cancel or restrict availability of any unutilized portion of, any demand or other discretionary facility, each of the following shall constitute an "Event of Default" which shall entitle the Bank, in its sole discretion, to cancel any Credit Facilities, demand immediate repayment in full of any amounts outstanding under any term facility, together with outstanding accrued interest and any other indebtedness under or with respect to any term facility, and to realize on all or any portion of any Security:

- a) failure of the Borrower to pay any principal, interest or other amount when due pursuant to this Agreement;
- b) failure of the Borrower, or any Guarantor if applicable, to observe any covenant, term or condition contained in this Agreement, the Security, or any other agreement delivered to the Bank or in any documentation relating hereto or thereto;
- c) the Borrower, or any Guarantor if applicable, is unable to pay its debts as such debts become due, or is, or is adjudged or declared to be, or admits to being, bankrupt or insolvent;
- d) if any proceeding is taken to effect a compromise or arrangement with the creditors of the Borrower, or any Guarantor if applicable, or to have the Borrower, or any Guarantor if applicable, declared bankrupt or wound up, or to have a receiver appointed for any part of the assets or operations of the Borrower, or any Guarantor if applicable, or if any encumbrancer takes possession of any part thereof;
- e) if in the opinion of the Bank there is a material adverse change in the financial condition, ownership or operation of the Borrower, or any Guarantor if applicable;
- f) if any representation or warranty made by the Borrower, or any Guarantor if applicable, under this Agreement or in any other document relating hereto or under any Security shall be false in any material respect; or
- g) if the Borrower, or any Guarantor if applicable, defaults in the payment of any other indebtedness, whether owing to the Bank or to any other Person, or defaults in the performance or observance of any agreement in respect of such indebtedness where, as a result of such default, the maturity of such indebtedness is or may be accelerated.

Should the Bank demand immediate repayment in full of any amounts outstanding under any term facility due to an Event of Default, the Borrower shall immediately repay all principal sums outstanding under such facility and all other obligations in connection with any such term facility.

INCREASED COSTS

If any change in Applicable Laws or the interpretation thereof after the date hereof (i) imposes or increases taxes on payments due to the Bank hereunder (other than taxes on the overall net income of the Bank), (ii) imposes or increases any reserve or other similar requirement or (iii) imposes or changes any other condition affecting the Credit Facilities, and the result of any of the foregoing results in any additional cost to the Bank of making available, continuing or maintaining any of the Credit Facilities hereunder (or maintaining any obligations to make any such Credit Facilities available hereunder) or results in any reduction in the amount of any sum received or receivable by the Bank in connection with this Agreement or the Credit Facilities made available hereunder, then from time to time, upon written request of the Bank, the Borrower shall promptly pay to the Bank, such additional amount or amounts as will compensate the Bank for any such additional costs incurred or reduction suffered.

CONFIDENTIALITY

This Agreement and all of its terms are confidential ("Confidential Information"). The Borrower shall keep the Confidential Information confidential and will not disclose the Confidential Information, or any part thereof, to any Person other than the Borrower's directors, officers, employees, agents, advisors, contractors, consultants and other representatives of the Borrower who need to know the Confidential Information for the purpose of this Agreement, who shall be informed of the confidential nature of the Confidential Information and who agree or are otherwise bound to treat the Confidential Information consistent with the terms of this Agreement. Without limiting the generality of the foregoing, the Borrower shall not issue any press release or make any other public announcement or filing with respect to the Confidential Information without the Bank's prior written consent.

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Schedule "A"

DEFINITIONS

For the purpose of this Agreement, if applicable, the following terms and phrases shall have the following meanings:

- "Applicable Laws" means, with respect to any Person, property, transaction or event, all present or future applicable laws, statutes, regulations, rules, policies, guidelines, rulings, interpretations, directives (whether or not having the force of law), orders, codes, treaties, conventions, judgements, awards, determinations and decrees of any governmental, quasi-governmental, regulatory, fiscal or monetary body or agency or court of competent jurisdiction in any applicable jurisdiction;
- "Borrowing" means each use of a Credit Facility, excluding Leases, and all such usages outstanding at any time are "Borrowings";
- "Business Day" means a day, excluding Saturday, Sunday and any other day which shall be a legal holiday or a day on which banking institutions are closed throughout Canada;
- "Business Loan Insurance Plan" means the optional group creditor insurance coverage, underwritten by RBC Life Insurance Company, and offered in connection with eligible loan products offered by the Bank;
- "Capital Expenditures" means, for any fiscal period, any amounts accrued or paid in respect of any purchase or other acquisition for value of capital assets and, for greater certainty, excludes amounts expended in respect of the normal repair and maintenance of capital assets utilized in the ordinary course of business;
- "Contaminant" includes, without limitation, any pollutant, dangerous substance, liquid waste, industrial waste, hazardous material, hazardous substance or contaminant including any of the foregoing as defined in any Environmental and Health and Safety Law;
- "Corporate Distributions" means any payments to any shareholder, director or officer, or to any associate or holder of subordinated debt, or to any shareholder, director or officer of any associate or holder of subordinated debt, including, without limitation, bonuses, dividends, interest, salaries or repayment of debt or making of loans to any such Person, but excluding salaries to officers or other employees in the ordinary course of business;
- "EBITDA" means, for any fiscal period, net income from continuing operations (excluding extraordinary gains or losses) plus, to the extent deducted in determining net income, Interest Expense and income taxes accrued during, and depreciation, depletion and amortization expenses deducted for, the period;
- "Environmental Activity" means any activity, event or circumstance in respect of a Contaminant, including, without limitation, its storage, use, holding, collection, purchase, accumulation, assessment, generation, manufacture, construction, processing, treatment, stabilization, disposition, handling or transportation, or its Release into the natural environment, including movement through or in the air, soil, surface water or groundwater;
- "Environmental and Health and Safety Laws" means all Applicable Laws relating to the environment or occupational health and safety, or any Environmental Activity;
- "Equity" means the total of share capital, (excluding preferred shares redeemable within one year) contributed surplus and retained earnings plus Postponed Debt;

"Equivalent Amount" means, with respect to an amount of any currency, the amount of any other currency required to purchase that amount of the first mentioned currency through the Bank in Toronto, in accordance with normal banking procedures;

"Fixed Charge Coverage" means, for any fiscal period, the ratio of EBITDA plus payments under operating leases less cash income taxes, Corporate Distributions and Unfunded Capital Expenditures to Fixed Charges;

"Fixed Charges" means, for any fiscal period, the total of Interest Expense, scheduled principal payments in respect of Funded Debt and payments under operating leases;

"Funded Debt" means, at any time for the fiscal period then ended, all obligations for borrowed money which bears interest or to which interest is imputed plus, without duplication, all obligations for the deferred payment of the purchase of property, all capital lease obligations and all indebtedness secured by purchase money security interests, but excluding Postponed Debt;

"Good Accounts Receivable" means trade accounts receivable of the Borrower owing by Persons whose chief operating activities are located in Canada excluding (i) any portion of such accounts which is outstanding more than 90 days after billing date, (ii) all amounts due from any affiliate, (iii) bad or doubtful accounts, (iv) accounts subject to any security interest or other encumbrance ranking or capable of ranking in priority to the Bank's security, (v) the amount of all holdbacks, contra accounts or rights of set-off on the part of any account debtor, (vi) those trade accounts receivable included elsewhere in the Borrowing Limit calculation, or (vii) any accounts which the Bank has previously advised to be ineligible;

"Good Private Insured Accounts Receivable" means Private Insured Accounts Receivable, excluding (i) any portion of such accounts which is outstanding more than 90 days after billing date, (ii) all amounts due from any affiliate, (iii) bad or doubtful accounts, (iv) accounts subject to any security interest or other encumbrance ranking or capable of ranking in priority to the Bank's security, (v) the amount of all holdbacks, contra accounts or rights of set-off on the part of any account debtor, or (vi) any accounts which the Bank has previously advised to be ineligible;

"Guarantor" means any Person who has guaranteed the obligations of the Borrower under this Agreement;

"Interest Expense" means, for any fiscal period, the aggregate cost of advances of credit outstanding during that period including, without limitation, interest charges, capitalized interest, the interest component of capital leases, fees payable in respect of letters of credit and letters of guarantee and discounts incurred and fees payable in respect of bankers' acceptances;

"Lease" means an advance of credit by the Bank to the Borrower by way of a Master Lease Agreement, Master Leasing Agreement, Leasing Schedule, Equipment Lease, Conditional Sales Contract, or pursuant to an Interim Funding Agreement or an Agency Agreement, in each case issued to the Borrower;

"Maturity Date" means the date on which a facility is due and payable in full;

"Permitted Encumbrances" means, in respect of the Borrower:

- a) liens arising by operation of law for amounts not yet due or delinquent, minor encumbrances on real property such as easements and rights of way which do not materially detract from the value of such property, and security given to municipalities and similar public authorities when required by such authorities in connection with the operations of the Borrower in the ordinary course of business; and
- b) Security granted in favour of the Bank;

"Person" includes an individual, a partnership, a joint venture, a trust, an unincorporated organization, a company, a corporation, an association, a government or any department or agency thereof, and any other incorporated or unincorporated entity;

- **"Policy"** means the Business Loan Insurance Plan policy 52000 and 53000, issued by RBC Life Insurance Company to the Bank;
- "Postponed Debt" means indebtedness that is fully postponed and subordinated, both as to principal and interest, on terms satisfactory to the Bank, to the obligations owing to the Bank hereunder;
- "Potential Prior-Ranking Claims" means all amounts owing or required to be paid, where the failure to pay any such amount could give rise to a claim pursuant to any law, statute, regulation or otherwise, which ranks or is capable of ranking in priority to the Security or otherwise in priority to any claim by the Bank for repayment of any amounts owing under this Agreement;
- "Private Insured Accounts Receivable" means trade accounts receivable of the Borrower, where the payment has been insured by an insurer acceptable to the Bank, on terms and conditions satisfactory to the Bank, and the Bank has been named as loss payee by way of a duly executed assignment of or a rider/endorsement to the applicable insurance policy from such other insurer, supported by a copy of the applicable insurance policy and any renewals thereof;
- "RBP" and "Royal Bank Prime" each means the annual rate of interest announced by the Bank from time to time as being a reference rate then in effect for determining interest rates on commercial loans made in Canadian currency in Canada;
- "RBUSBR" and "Royal Bank US Base Rate" each means the annual rate of interest announced by the Bank from time to time as a reference rate then in effect for determining interest rates on commercial loans made in US currency in Canada;
- "Release" includes discharge, spray, inject, inoculate, abandon, deposit, spill, leak, seep, pour, emit, empty, throw, dump, place and exhaust, and when used as a noun has a similar meaning;
- "Tangible Net Worth" means the total of Equity less intangibles, deferred charges, leasehold improvements, deferred tax credits and unsecured advances to related parties. For the purpose hereof, intangibles are assets lacking physical substance;
- "Total Liabilities" means all liabilities, exclusive of deferred tax liabilities and Postponed Debt, plus all annualized Operating Lease and Rent payments for Equipment multiplied by 3.50 plus all contingent liabilities such as, but not limited to, all third-party liabilities which are guaranteed by the Borrower;
- "Unfunded Capital Expenditures" means Capital Expenditures not funded by either bank debt or equity proceeds;
- "US" means United States of America.

Schedule "B"

CALCULATION AND PAYMENT OF INTEREST AND FEES

LIMIT ON INTEREST

The Borrower shall not be obligated to pay any interest, fees or costs under or in connection with this Agreement in excess of what is permitted by Applicable Law. In no event shall the effective interest rate payable by the Borrower under any facility be less than zero.

OVERDUE PAYMENTS

Any amount that is not paid when due hereunder shall, unless interest is otherwise payable in respect thereof in accordance with the terms of this Agreement or the instrument or contract governing same, bear interest until paid at the rate of RBP plus 5% per annum or the highest premium indicated for any of the Borrower's facilities when in excess of 5%, or, in the case of an amount in US currency if applicable, RBUSBR plus 5% per annum or the highest premium indicated for any of the Borrower's facilities when in excess of 5%. Such interest on overdue amounts shall be computed daily, compounded monthly and shall be payable both before and after any or all of default, maturity date, demand and judgement.

EQUIVALENT YEARLY RATES

The annual rates of interest or fees to which the rates calculated in accordance with this Agreement are equivalent, are the rates so calculated multiplied by the actual number of days in the calendar year in which such calculation is made and divided by 365.

TIME AND PLACE OF PAYMENT

Amounts payable by the Borrower hereunder shall be paid at such place as the Bank may advise from time to time in the applicable currency. Amounts due on a day other than a Business Day shall be deemed to be due on the Business Day next following such day. Interest and fees payable under this Agreement are payable both before and after any or all of default, maturity date, demand and judgement.

RBP LOANS AND RBUSBR LOANS

The Borrower shall pay interest on each RBP Loan and RBUSBR Loan, monthly in arrears, on the 26th day of each month or such other day as may be agreed to between the Borrower and the Bank. Such interest will be calculated monthly and will accrue daily on the basis of the actual number of days elapsed and a year of 365 days and shall be paid in the currency of the applicable Borrowing.

Schedule "F"

BORROWING LIMIT CERTIFICATE

I, Pau	1160	nentner, representing the Borro	ower hereb	v cert	ify as of year
ending		_;	, , , , , , , , , , , , , , , , , , , ,	, 00.0	ny do or your
any ar of Car inquiri have t	nendmenada, as es of otl he same	with and have examined the provisions of the Agree ents thereto, between Moore Brothers Transport Lto the Bank and have made reasonable investigation her officers and senior personnel of the Borrower. The meanings where used in this certificate.	I., as Borron s of corpora erms defin	wer, a	and Royal Bank cords and
2. The Bo	orrowing	Limit is \$ <u>2, 2,50, 000</u> , calculated as foll	ows:		
Total acco	unts red	ceivable owing by Persons located in Canada			\$
Less:	a)	The portion of such accounts which exceeds 90 days	\$		
	b)	Accounts due from affiliates	\$		
	c)	Accounts where collection is suspect	\$		
	d)	Accounts subject to prior encumbrances	\$		
	e)	Holdbacks, contra-accounts or rights of set-off	\$		
	f)	Accounts included elsewhere in the Borrowing Limit calculation	\$		
	g)	Other ineligible accounts	\$		
Good Acc	٠,		Ψ	Α	\$
		Accounts Receivable at 75% of A		В	\$ `
		red Accounts Receivable		_	\$ 1.941 2
Less:	a)	The portion of such accounts which exceeds 90 days	\$ <u>68</u> K	•	144
	b)	Accounts due from affiliates	\$		
	c)	Accounts where collection is suspect	\$		
	d)	Accounts subject to prior encumbrances	\$		
	e)	Holdbacks, contra-accounts or rights of set-off	\$		
	f)	Other ineligible accounts	\$		
		red Accounts Receivable		С	\$ 1,873 K
_	e Good	Private Insured Accounts Receivable at 90% of C		D	\$ 1,686 K
Less:		Potential Prior-Ranking Claims while not limited to these include:			
Sales tax,	Evcise		Q		
		deductions such as E.I., CPP, Income Tax	\$		
		sation Board	\$		
	•	ions, Vacation Pay	\$		
Unpaid Pe	nsion P	lan Contributions	\$		
		operty & Business Tax and potential claims from	\$		
•	es such	as subcontractors			
Other		D 1: 01:	\$	_	•
		or-Ranking Claims		E	\$
Borrowing	Limit (E				\$ <u>1,68</u> 6K \$
Less: Margin Su	rolue /D	Facility #1(a) and Facility# 1(b) Borrowings			φ
waigin Su	i pius (D	onor)			Ψ

_	_	-	_	_
c.	che			
. 71				_

3.	information p	rovided herewith ar	e accurate and co	uirements section of the Agreement) and complete in all respects and all amounts certified counts owing and not in arrears.
Da	ited this	day of	, 20	
Pe	er:	e	-Signed by Paul Guentner 2023-06-06 14:14:08 GM	er MT
Na	nme:	Paul Guer	ntner	
Tit	le:	CFO		

Schedule "G"

COMPLIANCE CERTIFICATE

I, _	Paul Guentner, representing the Borrower hereby certify as of fiscal				
yea	ar ending 7023:				
1.	I am familiar with and have examined the provisions of the Agreement dated May 29, 2023 and any amendments thereto, between Moore Brothers Transport Ltd., as Borrower, and Royal Bank of Canada as the Bank, and have made reasonable investigations of corporate records and inquiries of other officers and senior personnel of the Borrower and any Guarantor if applicable. Terms defined in the Agreement have the same meanings where used in this certificate.				
2.	The representations and warranties contained in the Agreement are true and correct.				
3.	No event or circumstance has occurred which constitutes or which, with the giving of notice, lapse of time, or both, would constitute a breach of any covenant or other term or condition of this Agreement or an Event of Default and there is no reason to believe that during the next fiscal year of the Borrower, any such event or circumstance will occur.				
4.	The ratio of Fixed Charge Coverage is <u>1,30</u> :1, being not less than the minimum required ratio of 1.15:1.				
5.	The ratio of Total Liabilities to Tangible Net Worth is 1.95:1, being not greater than the maximum permitted ratio of 3.50:1				
6.	The detailed calculations of the foregoing ratios and covenants is set forth in the addendum annexed hereto and are true and correct in all respects.				
Da	ted this day of, 20				
Pe	e-Signed by Paul Guentner on-2023-06-06 14:14:18 GMT				
Na	me: Paul Guentner				
Titl	e: CFO				
Pe	r:				
Na	me:				
Titl	e:				

Schedule "H"

RBC COVARITY DASHBOARD TERMS AND CONDITIONS

If the Borrower elects to fulfill the reporting requirements relating to the submission of financial information set out in this Agreement by accessing a secure web based portal ("RBC Covarity Dashboard") via the Internet and using RBC Covarity Dashboard to electronically upload the Borrower's financial information and to complete online and electronically submit certificates, reports and/or forms (the "Service"), then the following terms and conditions (the "RBC Covarity Dashboard Terms and Conditions") apply and are deemed to be included in, and form part of, the Agreement.

1. **Definitions.** For the purpose of the RBC Covarity Dashboard Terms and Conditions:

"Disabling Code" means any clock, timer, counter, computer virus, worm, software lock, drop dead device, Trojan horse routine, trap door, time bomb, or any other unauthorized codes, designs, routines or instructions that may be used to access, modify, replicate, distort, delete, damage or disable any Electronic Channel, including any related hardware or software.

"Designated User" an individual permitted to act on behalf of and bind the Borrower in all respects, and specifically in the submission of Electronically Uploaded Financial Information and/or Electronically Submitted Certificates.

"Electronic Channel" means any telecommunication or electronic transmission method which may be used in connection with the Service, including computer, Internet, telephone, e-mail or facsimile.

"Electronic Communication" means any information, disclosure, request or other communication or agreement sent, received or accepted using an Electronic Channel.

"Electronically Submitted Certificates" means certificates, reports and/or forms completed online and electronically submitted by any Designated User accessing the Service.

"Electronically Uploaded Financial Information" means financial data, reports and/or information of the Borrower electronically uploaded by any Designated User accessing the Service.

"Internet" means a decentralized global communications medium and the world-wide network of computer networks, accessible to the public, that are connected to each other using specific protocols, which provides for file transfer, electronic mail, remote log in, news, database access, and other services.

"Password" means a combination of numbers and/or letters selected by a Designated User that is used to identify the Designated User. The Password is used in conjunction with a User ID to access the Service.

"Security Breach" means any breach in the security of the Service, or any actual or threatened use of the Service, a Security Device, or Electronic Channel in a manner contrary to the Agreement, including, without limitation, the introduction of Disabling Code or a Virus to the Service.

"Security Device" means a combination of a User ID and Password.

"Software" means any computer program or programming (in any code format, including source code), as modified from time to time, and related documentation.

"User ID" means the combination of numbers and/or letters selected by the Borrower used to identify a particular Designated User. The User ID is used in conjunction with a Password to access the Service.

"Virus" means an element which is designed to corrupt data or enable access to or adversely impact upon the performance of computer systems, including any virus, worm, logic bomb and Trojan horse.

Terms defined in the Agreement have the same meanings where used in the RBC Covarity Dashboard Terms and Conditions.

2. Access to the Service. The Borrower will appoint one or more Designated User(s) to access the Service on behalf of the Borrower. The Borrower acknowledges and agrees that each Designated User appointed by the Borrower may electronically upload the Borrower's financial information and may view all previously uploaded financial information and all calculations in the RBC Covarity Dashboard.

At the time of registration for the Service, the Borrower will advise the Bank of the name and e-mail address of each Designated User. The Borrower will immediately advise the Bank if a Designated User changes or is no longer valid.

The Bank will provide the Borrower with a User ID and temporary password for each Designated User. Each Designated User will receive the User ID and temporary password delivered to their email address. Each Designated User will change the temporary password to a unique Password which may not be easily guessed or obtained by others. If it is suspected or known that the Password has been compromised in any way, the Password must be changed immediately.

On first access to the Service, each Designated User will be required to read and agree to terms of use which will thereafter be accessible from a link located on each web page of the Service.

3. Security Devices. The Borrower recognizes that possession of a Security Device by any person may result in that person having access to the Service. The Borrower agrees that the use of a Security Device in connection with the Service, including any information sent, received or accepted using the Service, will be deemed to be conclusive proof that such information is accurate and complete, and the submission of which is authorized by, and enforceable against, the Borrower.

The Borrower is responsible for maintaining the security and confidentiality of Security Devices which may be used in connection with the Service. The Borrower is responsible for ensuring that a Security Device will only be provided to and used by a Designated User. The Borrower agrees to be bound by any actions or omissions resulting from the use of any Security Device in connection with the Service.

4. Security. Each party shall at all times have in place appropriate policies and procedures to protect the security and confidentiality of the Service, Electronic Channels and Electronic Communication and to prevent any unauthorized access to and use of the Service and Electronic Channels. The Borrower agrees to comply with any additional procedures, standards or other security requirements that the Bank may require in order to access the Service.

The Borrower will not (i) access or use the Service for an illegal, fraudulent, malicious or defamatory purpose, or (ii) take steps or actions that could or do undermine the security, integrity, effectiveness, goodwill or connectivity of the Service (including illegal, fraudulent, malicious, defamatory or other activities that threaten to harm or cause harm to any other person).

The Borrower agrees not to transmit via the Service any viruses, worms, defects, Trojan horses or any items of a destructive nature. The Borrower shall maintain the security of their computer by using anti-virus scanning, a firewall and installing the latest security patches to provide assurance that no Virus is introduced into the systems or Software while accessing the Service.

5. Unsecure Electronic Channels. The Borrower acknowledges and agrees that if it uses, or if it authorizes and directs the Bank to use, any unencrypted Electronic Channel, including unencrypted e-mail or facsimile, any Electronic Communication sent, received and/or accepted using such Electronic Channel is not secure, reliable, private or confidential. Any such Electronic Communication could be subject to interception, loss or alteration, and may not be received by the intended recipient in a timely manner or at all. The Borrower assumes full responsibility for the risks associated with such Electronic Communication.

- **6. Notice of Security Breach.** The Borrower shall notify the Bank by notifying the RBC Account Manager in writing immediately of any Security Breach including: (i) any application vulnerability or if a Virus is contained in or affects transmission of information to the Service; or (ii) if the Borrower knows or reasonably ought to know that an unauthorized person may have access to the Service, Security Device or Electronic Channel.
- If a Security Breach occurs the Borrower shall: (i) assist the Bank in the management of any consequences arising from it; (ii) take any reasonable steps necessary for it to take to mitigate any harm resulting from it; and (iii) take appropriate steps to prevent its recurrence.
- 7. Binding Effect. Any Electronic Communication that the Bank receives from or in the name of, or purporting to be from or in the name of, the Borrower or any other person on the Borrower's behalf in connection with the Service, will be considered to be duly authorized by, and enforceable against, the Borrower. The Bank will be authorized to rely and act on any such Electronic Communication, even if the Electronic Communication was not actually from the Borrower or such other person or differs in any way from any previous Electronic Communication sent to the Bank. Any Electronically Uploaded Financial Information will be considered to be financial information submitted to the Bank by an individual permitted to act on behalf of and bind the Borrower in all respects, and the Bank will be authorized to rely and act on any such Electronically Uploaded Financial Information accordingly. Any Electronically Submitted Certificates will be considered to be certificates, reports and/or forms completed and submitted to the Bank by an individual permitted to act on behalf of and bind the Borrower in all respects, and the Bank will be authorized to rely and act on any such Electronically Submitted Certificates accordingly.
- 8. Representations and Warranties. The Borrower represents and warrants to the Bank that each time Electronically Uploaded Financial Information and/or Electronically Submitted Certificates are submitted: (i) all financial statements, certificates, forms, reports and all information contained therein will be accurate and complete in all respects; (ii) all amounts certified as Potential Prior-Ranking Claims will be current amounts owing and not in arrears; (iii) all representations and warranties contained in the Agreement will be true and correct; and (iv) no event will have occurred which constitutes, or which, with notice, lapse of time, or both, would constitute an Event of Default or breach of any covenant or other term or condition of the Agreement. The Borrower will be deemed to repeat these representations and warranties each time Electronically Uploaded Financial Information and/or Electronically Submitted Certificates are submitted.
- **9. Evidence.** Electronic records and other information obtained by the Bank in an Electronic Communication will be admissible in any legal, administrative or other proceedings as conclusive evidence of the contents of those communications in the same manner as an original paper document, and the Borrower waives any right to object to the introduction of any such record or other information into evidence on that basis.
- 10. Limitation of Liability. The Bank is not responsible or liable for any damages arising from: (i) inaccurate, incomplete, false, misleading, or fraudulent information provided to the Bank; (ii) losses incurred as a result of an actual or potential Security Breach; or (iii) losses incurred as a result of application vulnerability or Virus that is contained in or affects any Software or systems used by or on behalf of the Borrower in connection with the Service.

Although every effort is made to provide secure transmission of information, timely communication and confidentiality cannot be guaranteed. In no event shall the Bank be liable for any loss or harm resulting from the use of the Service, or from a breach of confidentiality in respect of use of the Service.

11. Termination. The ability of the Borrower to fulfill the reporting requirements relating to the submission of financial information set out in the Agreement using RBC Covarity Dashboard shall terminate upon revocation of access to the Service. In addition, the Bank may suspend or terminate access to or discontinue the Service immediately for any reason at any time without prior notice. The Bank will not be responsible for any loss or inconvenience that may result from such suspension or termination. The Borrower, upon giving notice to the Bank by notifying the RBC Account Manager in writing, may terminate use of the Service at any time.

12. Amendment. The Bank may amend these RBC Covarity Dashboard Terms and Conditions upon 30 days notice (which may be given electronically by way of e-mail or in writing) to the Borrower. The Borrower agrees that the continued use of the Service after the effective date of a change will constitute conclusive evidence of consent to all such amendments and the Borrower shall be bound by the amendments.



Royal Bank of Canada Commercial Financial Services Ground Floor-1233 The Queensway Etobicoke, ON M8Z 1S1

July 17, 2023

Private and Confidential

MOORE BROTHERS TRANSPORT LTD.

13908 Hurontario Street Inglewood, ON L7C 2B8

We refer to the agreement dated May 29, 2023 and any amendments thereto, between Moore Brothers Transport Ltd., as the Borrower, and Royal Bank of Canada, as the Bank, (the "Agreement").

The Bank reserves all of its rights and remedies at any time and from time to time in connection with any or all breaches, defaults or Events of Default now existing or hereafter arising under any Bank document, and whether known or unknown, and this amending agreement shall not be construed as a waiver of any such breach, default or Events of Default.

All capitalized terms not otherwise defined herein shall have the meaning ascribed to them in the Agreement.

The Agreement is amended as follows:

1. Under the Credit Facilities section, Facility #4 is added as follows:

Facility #4: \$250,000.00 non-revolving term facility by way of:

a) RBP based loans ("RBP Loans")

Variable interest rate (per annum) to be determined at time of Borrowing and recorded on the applicable Borrowing Request substantially in the form of Schedule "E"

b) Fixed Rate Term Loans ("FRT Loans") Fixed interest rate to be determined at time of Borrowing and recorded on the applicable

Borrowing Request substantially in the form of

Schedule "E"

AVAILABILITY

The Borrower may borrow and convert up to the amount of this term facility provided this facility is made available at the sole discretion of the Bank and the Bank may cancel or restrict availability of any unutilized portion of this facility at any time from time to time without notice.

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REPAYMENT

	1 =	T = . =	T =
Payment Amount:	To be determined at	Payment Frequency:	To be determined at
	drawdown		drawdown
Payment Type:	To be determined at	Payment date:	To be determined at
	drawdown		drawdown
Repayable in full on:	The last day of the term selected by the	Original Amortization (months)	36
	Borrower		
Amount eligible for prepayment of FRT Loan: To be determined at drawdown			

The specific repayment terms for Borrowings under this facility will be agreed to between the Borrower and the Bank at the time of drawdown by way of a Borrowing Request substantially in the form of Schedule "E" provided by the Borrower and accepted by the Bank.

- 2. Under the Security section, paragraph f) is deleted in its entirely.
- 3. Under the Terms and Conditions, the Prepayment section is amended by the addition of the following:

Where Borrowings are by way of FRT Loans, provided an Event of Default shall not have occurred and be continuing, the Borrower may prepay such Borrowings on a non-cumulative basis up to the percentage, as selected by the Borrower for each FRT Loan, of the outstanding principal balance on the day of prepayment, without fee or premium, once per year during the 12 month period from each anniversary date of the Borrowing. Any prepayment of Borrowings by way of FRT Loans prior to the maturity date, in whole or in part (in excess of any prepayment explicitly permitted in this Agreement), requires an amendment of the terms of this Agreement. An amendment to permit such a prepayment requires the Bank's prior written consent. The Bank may provide its consent to an amendment to permit a prepayment upon satisfaction by the Borrower of any conditions the Bank may reasonably impose, including, without limitation, the Borrower's agreement to pay the Prepayment Fee as defined below.

The Prepayment Fee will be calculated by the Bank as the sum of:

- a) the greater of:
 - (i) the amount equal to 3 months' interest payable on the amount of the FRT Loan Borrowings being prepaid, calculated at the interest rate applicable to the FRT Loan Borrowings on the date of prepayment; and
 - (ii) the present value of the cash flow associated with the difference between the Bank's original cost of funds for the FRT Loan and the current cost of funds for a loan with a term substantially similar to the remaining term of the FRT Loan and an amortization period substantially similar to the remaining amortization period of the FRT Loan, each as determined by the Bank on the date of such prepayment;

plus:

b) forgone margin over the remainder of the term of the FRT Loan. Foregone margin is defined as the present value of the difference between the Bank's original cost of funds for the FRT Loan and the interest that would have been charged to the Borrower over the remaining term of the FRT Loan:

plus:

c) a processing fee.

The Prepayment Fee shall also be payable by the Borrower in the event that the Bank demands repayment of the outstanding principal of the FRT Loan on the occurrence of an Event of Default. The Borrower's obligation to pay the Prepayment Fee will be in addition to any other amounts then owing by the Borrower to the Bank, will form part of the loan amount and will be secured by the Security described herein.

4. Schedule "B" – Calculation and Payment of Interest and Fees is amended by the addition of the following:

FRT LOANS

The Borrower shall pay interest on each loan in arrears at the applicable rate on such date as agreed upon between the Bank and the Borrower. Such interest will be calculated monthly and will accrue daily on the basis of the actual number of days elapsed and a year of 365 days.

5. Schedule "E" is added to the Agreement as attached.

BUSINESS LOAN INSURANCE PLAN

The Borrower hereby acknowledges that the Bank has offered it group creditor insurance coverage on the Borrowings under the Business Loan Insurance Plan and the Borrower hereby acknowledges that it is the Borrower's responsibility to apply for any new or increased insurance amount for the Borrowings that may be eligible.

If the Borrower decides to apply for insurance on the Borrowings, the application will be made via the Bank's Business Loan Insurance Plan application (form 3460 ENG or 53460 FRE). If the Borrower has existing uninsured Borrowings and decides not to apply for Business Loan Insurance Plan coverage on any new Borrowings, it hereby acknowledges that the Bank may accept the Borrower's signature below as the Borrower's waiver of the Bank's offer to apply for Business Loan Insurance Plan coverage on all such Borrowings, and that all such Borrowings are not insured under the Policy as at the date of acceptance of this Agreement.

If the Borrower has Business Loan Insurance Plan coverage on previously approved Borrowings, such coverage will be applied automatically to all new Borrowings eligible for Business Loan Insurance Plan coverage that share the same loan account number, up to the approved amount of Business Loan Insurance Plan coverage. This Agreement cannot be used to waive coverage on new Borrowings eligible for Business Loan Insurance Plan coverage if Business Loan Insurance Plan coverage is in effect on the Borrower's existing Borrowings. If the Borrower does not want Business Loan Insurance Plan coverage to apply to any new Borrowings, a different loan account number will need to be set up and all uninsured loans attached to it.

If the Borrower has existing Borrowings to which Business Loan Insurance Plan coverage applies, and any new Borrowings would exceed the approved amount of Business Loan Insurance Plan coverage already in place, the Borrower must apply for additional Business Loan Insurance Plan coverage (if eligible) in order for Business Loan Insurance Plan coverage to apply to any new Borrowings. If the Borrower decides not to apply for additional Business Loan Insurance Plan coverage in respect of any new Borrowings (if eligible), the Borrower hereby acknowledges that the Bank may accept the Borrower's signature below as the Borrower's waiver of the Bank's offer to apply for additional Business Loan Insurance Plan coverage on such new Borrowings and that such new Borrowings are not insured under the Policy as at the date the Borrower executes this Agreement.

If there are any discrepancies between the insurance information in this Agreement and the Business Loan Insurance Plan documents regarding the Borrowings, the Business Loan Insurance Plan documents govern.

Business Loan Insurance Plan premiums (plus applicable taxes), will be taken as a separate payment, directly from the bank account associated with the loan, at the same frequency and schedule as your regular loan payments, where applicable. As premiums are based on the outstanding loan balance and the insured person's age at the time the premiums are due, the cost of Business Loan Insurance Plan coverage may increase during the term of the loan. The premium calculation is set out in the Business Loan Insurance Plan terms and conditions provided to the Borrower at the time the application for Business Loan Insurance Plan coverage was completed. Refer to the terms and conditions (form 3460 ENG or 53460 FRE) for further explanation and disclosure.

CONDITIONS PRECEDENT

The effectiveness of this amending agreement is conditional upon receipt of:

- a) a duly executed copy of this amending agreement;
- b) the Security provided for herein, registered, as required, to the satisfaction of the Bank;
- c) such financial and other information or documents relating to the Borrower or any Guarantor if applicable as the Bank may reasonably require; and
- d) such other authorizations, approvals, opinions and documentation as the Bank may reasonably require.

Additionally;

- e) all documentation to be received by the Bank shall be in form and substance satisfactory to the Bank.
- f) no Borrowing under Facility #4 will be made available unless the Bank has received a Borrowing Request from the Borrower substantially in the form of Schedule "E".

COUNTERPART EXECUTION

This amending agreement may be executed in any number of counterparts and by different parties in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together constitute one and the same instrument.

All other terms and conditions outlined in the Agreement remain unchanged and in full force and effect.

This amending agreement is open for acceptance until August 16, 2023, after which date it will be null and void, unless extended by the Bank in its sole discretion.

ROYAL BANK OF CANADA

Title: Vice President

RBC Contact: Ryan Arbus

/sna

Borrowing Request

Agreed to and accepted this 2023-07-19, 20					
MOORE BROTHERS TRANSPORT LTD. e-Signed by Susan Moore					
Per:					
Name:					
Title:					
Per: on-2023-07-19 16:32:43 GMT					
Name:					
Title:					
I/We have the authority to bind the Borrower					
\attachment:					



Royal Bank of Canada Commercial Financial Services 1233 The Queensway – Ground Floor Etobicoke. ON M8Z 1S1

February 20, 2024

Private and Confidential

MOORE BROTHERS TRANSPORT LTD.

13908 Hurontario Street Inglewood, Ontario L7C 2B8

We refer to the agreement dated May 29, 2023 and any amendments thereto, between Moore Brothers Transport Ltd., as the Borrower, and Royal Bank of Canada, as the Bank, (the "Agreement").

The Bank reserves all of its rights and remedies at any time and from time to time in connection with any or all breaches, defaults or Events of Default now existing or hereafter arising under any Bank document, and whether known or unknown, and this amending agreement shall not be construed as a waiver of any such breach, default or Events of Default.

All capitalized terms not otherwise defined herein shall have the meaning ascribed to them in the Agreement.

The Agreement is amended as follows:

- Under the Reporting Requirements section, paragraph j) is added as follows:
 - j) quarterly company prepared financial statements for the Borrower, within 30 days of each fiscal quarter end.

ANNUAL REVIEW FEE

A non-refundable annual review fee of \$2,000.00 is payable by the Borrower when the amendments set out in this letter become effective.

ACCEPTANCE

The Borrower and the Bank waive any requirement for the amendments set out above to be signed by the Borrower. The Borrower is deemed to agree to the amendments set out above and to the new or amended standard terms, if provided, so taking effect by accessing credit, borrowing or continuing to borrow under the Credit Facilities. The above amendments and the new or amended standard terms, if applicable, take effect as of the date of this amending agreement. All other terms and conditions outlined in the Agreement remain unchanged and in full force and effect.

ROYAL BANK OF CANADA

SRF #318542677 Page 1 of 2

RBC Contact: RYAN ARBUS

/hc



Revised 09/14
Royal Bank of Canada
Master Lease Agreement
(PPSA - S)

This lease agreement (the "Lease Agreement") made as of the 17th day of February, 2016 between

ROYAL BANK OF CANADA ("Lessor")

and

MOORE BROTHERS TRANSPORT LTD. ("Lessee")

Address: 5575 North Service Rd, Suite 300, Burlington, Ontario L7L 6M1

Address: 1834 DREW RD MISSISSAUGA, Ontario L5S 1J6

Lessor and Lessee agree as follows:

1. Leasing of Equipment

- 1.1 Lessor may, from time to time, at its option, on the request of Lessee, acquire equipment for leasing to the Lessee ("Equipment"), pursuant to the terms of this Lease Agreement and the relevant supplemental agreement ("Leasing Schedule").
- 1.2 Neither the Lessor, nor the Lessee on behalf of Lessor, will order or acquire any Equipment unless Lessee has executed such documents and agreements as Lessor may require. Lessee will advise Lessor promptly of any Equipment ordered or acquired by Lessee on behalf of Lessor pursuant to this Lease Agreement.
- 1.3 Lessee will provide Lessor with a copy of the invoice for each item of Equipment to be purchased pursuant to this Lease Agreement, addressed to Lessor. A Leasing Schedule for that Equipment shall be entered into before payment is made for the Equipment.
- 1.4 Lessee shall conduct such acceptance testing of any Equipment to be purchased pursuant to this Lease Agreement as may be appropriate in the circumstances, and promptly upon successful completion of that acceptance testing shall sign the relevant Leasing Schedule for the Equipment, and return one executed Leasing Schedule to the Lessor.
- 1.5 Lessor shall have no responsibility under any purchase order or any purchase or license agreement or any Leasing Schedule if Lessee does not accept the Equipment and sign and deliver to Lessor the Leasing Schedule(s) and acceptance certificate for that Equipment. Any agreement with the seller of the Equipment will include a provision to this effect.
- 1.6 Each Leasing Schedule shall constitute a separate Lease of the Equipment described in the Leasing Schedule but incorporating the terms of this Lease Agreement. In the event of a conflict between the terms of this Lease Agreement and any Leasing Schedule with respect to any Lease, the terms of the Leasing Schedule shall govern.
- 1.7 Terms not otherwise defined herein shall have the same meaning ascribed under the Leasing Schedule.

2. Payment of Equipment Cost

2.1 Lessor will pay the agreed cost to be funded by Lessor for the Equipment acquired pursuant to this Lease Agreement on the later of: (i) the due date for payment, and (ii) delivery of the signed Leasing Schedule.

3. Rental

3.1 Lessee shall pay to Lessor the rental payable, as set out in the Leasing Schedule. The first installment is payable on the Commencement Date of the Term and the last of such installments is payable on the Termination Date of Term, all as shown on the relevant Leasing Schedule.

Rent Payment Registered trademark of Royal Bank of Canada

4.1 The Total Rental Installments shall be paid at the office of Lessor, at the address set out on page 1 of this Lease Agreement, or at such other place in Canada as Lessor may from time to time designate by notice.

5. Ownership

5.1 Title to, ownership of, and property in, the Equipment shall of all times be and remain solely and exclusively in the Lessor, subject only to the rights of Lessee to use the Equipment pursuant to the provisions of this Lease, and to purchase the same pursuant to any option granted in the relevant Leasing Schedule.

6. Personal Property

- 6.1 Notwithstanding any purposes for which the Equipment may be used or that it may become in any manner affixed or attached to or embedded in or permanently rested upon land or any structure thereon, it shall remain moveable personal property, and subject to all of the rights of Lessor under the Lease to which it is subject.
- 6.2 Lessee agrees to use all reasonable commercial efforts to obtain a waiver, if required by and in a form satisfactory to Lessor, from any landford, mortgagee, hypothecary creditor or other encumbrancers or any person having any interest in the land or structure referred to in Section 6.1 hereof consenting to this Lease Agreement and any relevant Leasing Schedule, and to the exercise by Lessor of its rights thereunder and hereunder and declaring that such encumbrances do not affect the Equipment.
- 6.3 Solely for the purpose of, and to the extent reasonably necessary to protect the interest of the Lessor as to its title and first priority interest in the Equipment, and without efection or admission that this Agreement or any Leasing Schedule is a finance lease, the Lessee grants a security interest in any interest of the Lessee in the Equipment to the Lessor.

7. Licence

- 7.1 Lessee agrees that Lessor:
- (a) may at any time and from time to time, if an Event of Default (s.18) has occurred and is continuing, enter upon any lands and premises where any Equipment is located with all such force as may be reasonably required, to dismantle, detach and remove the Equipment or render it unusable;
- (b) shall not be liable for any damage done to those lands or premises in exercising those rights, save only such damage as may be caused by the gross negligence or willful act of Lessor or its agents or servants; and
- (c) may, at its election, register, by way of caveat or otherwise, against those lands and premises of its rights under the Lease.

8. Exclusion of Warranties

8.1 Lessee acknowledges that the Equipment will be personally chosen and selected by Lessee and that it will be of a make.

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purpose intended by Lessee. 8.2 Lessee confirms that Lessor does not make or give any

representation or warranty, express or implied, as to the Equipment, its condition, fitness or suitability for any

particular use intended by Lessee.

- B.3 Lessee shall bear the risk of any theft, loss or destruction of or damage to any item of Equipment. Lessee acknowledges that none of these events will in any way affect its obligations, which will continue in full force and effect, except to the extent of any proceeds of any insurance maintained by Lessee that are actually received by Lessor.
- 8.4 Lessee shall not exert or claim against Lessor any defense, write-off, set-off, claim or counterclaim to which Lessee may be entitled against the supplier(s), and no such right shall affect the Lessor's obligations.

9. Maintenance and Use

9.1 Lessee will, at its own expense:

- keep the Equipment in good operating condition and repair including, without limitation, the repair of any damage to the Equipment, whatever the cost, except for the repair of ordinary wear and tear, provided that Lossee will repair ordinary wear and tear if such repair is required to maintain the Equipment in good operating condition and repair; and
- (b) comply in all respects with all recommendations, or requirements of the supplier(s) or manufacturer(s) regarding the Equipment, as may be necessary to preserve all warranties.
- 9.2 Any parts or anything else that are, as part of Lessee's maintenance and repair of the Equipment, placed in or upon the Equipment shall form part of the Equipment, become property of the Lessor, and be free of all adverse claims.

10 Inspection

10.1 Lessor and its agents shall have the right to inspect the Equipment at any reasonable time upon reasonable notice to Lessee, and Lessee shall afford all reasonable facilities required by the Lessor or its agents for the purpose of inspection, and for that purpose may enter any premises where the Equipment is located.

11. Insurance

- 11.1 As and from the earlier of the date upon which Lessor acquires ownership of, or title to, the Equipment or the date on which Lessee takes possession or control of the Equipment, and thereafter throughout the term of each relevant Leasing Schedule, Lessee shall, at its sole expense:
- place and maintain all risks property insurance on the Equipment, in amounts satisfactory to Lessor, consistent with Lessee's normal and usual practice for insuring equipment of the same general classification. This property damage insurance shall specifically state by its wording or by endorsement that it:
 - includes Lessor (as owner) as an additional named i)
 - includes a loss payable clause in favour of Lessor, ii)
 - includes a waiver of subrogation clause in favour of (iii) Lessor:
- place and maintain comprehensive general liability insurance, and automobile liability insurance in the case of leased licensed motor vehicles, with limits of liability satisfactory to Lessor for injury to or death of any one or more persons or damage to property. Said insurance shall specifically state by its wording or by endorsement that it:
 - extends to cover the liabilities of the Lessee from the use or possession of the Equipment.
 - includes Lessor as an additional named insured, and

- includes a cross liability provision that the policy shall insure each person, firm or corporation insured thereunder in the same manner and to the same extent as if a separate policy had been issued to each, but the inclusion therein of more than one insured shall not operate to increase the limits of the insurers' fiability.
- 11.2 Lessee shall supply Lessor with a certificate of insurance or other evidence satisfactory to Lessor evidencing the foregoing coverage and evidence of its renewal or replacement from time to time, so long as any Leasing Schedule remains in force and effect,

12. Taxes

12.1 Lessee shall pay punctually all sales taxes, licence fees, business taxes, levies and assessments of every nature and kind whatsoever which be or become payable at any time or from time to time upon, or in respect of, the Equipment, and any payments to be made under this Lease Agreement or any Leasing Schedule, except for income taxes payable by Lessor.

13. Adverse Claims

- 13.1 Lessee shall keep the Equipment free and clear of all adverse claims. Lessee may contest any adverse claim provided that Lessee:
 - a) gives Lessor notice of the adverse claim;
 - b) provides Lessor with an indemnity and collateral security, both satisfactory to Lessor; and
 - c) contests the adverse claim with all due dispatch

14. Laws and Regulations

14.1 Lessee shall comply with all laws, by-laws and regulations relating to the ownership, possession, operation and maintenance of the Equipment including, without limiting the generality of the foregoing, laws, by-laws or regulations dealing with the protection of the environment, health and safety. Lessee will obtain and maintain all necessary licenses, permits and permissions required for the use of the Equipment.

15. Alterations

15.1 All alterations, additions or improvements made by Lessee. to the Equipment shall be at Lessee's expense and shall belong to and become the property of Lessor and be subject to all the provisions of this Leasing Agreement and the relevant Leasing Schedule.

16. Loss of Equipment

- 16.1 Lessee shall bear the risks of (i) any total loss, or loss that amounts, in the sole opinion of the Lessor, to a total loss of the Equipment through theft, damage, destruction, or even by superior force and (ii) any expropriation or other compulsory taking or use of the Equipment by any government or other authority ("Loss of Equipment"). If a Loss of Equipment occurs, Lessee shall pay to Lessor an amount calculated by discounting the aggregate amount of all Rental Instalments, including the Purchase Option amount, if any, specified under the applicable Leasing Schedule which were to be paid during the remainder of the Term, using an assumed rate equal to the lesser of;
 - five percent (5%);
 - the bond rate at the date, for the equivalent term to maturity, of the applicable Leasing Schedule; and
 - the bond rate at the date of the discount calculation for a term equivalent to the remaining term of such Leasing Schedule (with, in the case of (ii) and (iii), Canadian dollar obligations being benchmarked against bonds issued by the Government of Canada and U.S. dollar obligations being benchmarked against bonds issued by the Government of the United States of America).

- 16.2 Upon such payment, Lessor shall convey on an "as is", "where is" basis, subject to the rights of the insurer, all its right, title and interest in the Equipment and any claim for proceeds of loss of equipment, in which case the Lease shall terminate with respect to that Equipment, an no further rental payment shall be payable thereafter with respect to that Equipment. All Federal and Provincial sales or transfer taxes, licence fees and similar assessments connected with the transfer of Lessor's right, title and interest to the Equipment to Lessee shall be paid by Lessee.
- 17.Lessee's Acknowledgements Foreseeable Damages
- 17.1 Lessee hereby acknowledges that Lesson.
- (a) has or will acquire the Equipment at the request and direction of Lessee and for the purpose of leasing same to Lessee under a Leasing Schedule; and
- (b) intends to treat the lease of Equipment to the Lessee as a true lease and to claim over the term of the lease all available tax benefits.
 - Lessee acknowledges that if an Event of Default occurs, Lessor's return on its investment may be adversely affected, in that case Lessor may, in addition to its immediate loss of interest on its investments, sustain and claim from Lessee other foreseeable damages which cannot be quantified on the date of execution of this Lease Agreement or any Leasing Schedule. Those damages may include, without limitation, loss of fiscal benefits for the remainder of the term of any lease of any Equipment or increased tax liabilities or both, unanticipated increased administrative costs, amortized but unrecovered setup costs, fees and disbursements as well as additional or increased monetary liabilities towards any third party lender, under or by reason of such Event of Default and the premature termination of the lease of any Equipment and the funding thereof.
- 18. Events of Default
- 18.1 Any of the following is an "Event of Default":
- (a) Failure by Lessee to pay any Total Rental Installment or other amount pursuant to any Leasing Schedule.
- (b) Failure by Lessee to perform any of its obligations under Sections 11 or 14 of this Lease.
- (c) Failure of Lessee to perform any of its other obligations within 15 days of notice from Lessor as to the failure and requiring it to be rectified.
- (d) The bankruptcy or insolvency of Lessee, the filing against Lessee of a petition in bankruptcy, the making of an authorized assignment for the benefit of creditors by Lessee, the appointment of a receiver or trustee for Lessee or for any assets of Lessee or the institution by or against Lessee of any other type of insolvency proceeding under the Bankruptcy and Insolvency Act or otherwise, or the institution by or against Lessee of any formal or informal proceedings for the dissolution or liquidation of, settlement of, claim against or winding up of affairs of Lessee.
- (e) The amalgamation of Lessee with another corporation or corporations, or continuation of Lessee under a statute other than the statute under which it exists at the date of execution of this Lease Agreement.
- If any adverse claim becomes enforceable against Lessee affecting or against any Equipment.
- (g) Failure of the Lessee to perform any obligation it may have under any agreement with Royal Bank of Canada or any of it's subsidiaries.
- (h) A change that is, in the opinion of Lessor, a material adverse change in the business, financial condition or ownership of Lessee or Equipment.
- 19. Lessor's Remedies on Default

- 19.1 If an Event of Default occurs, Lessor may, without notice to Lessee, take possession of all Equipment, and for that purpose may enter any premises where any of the Equipment is located. Lessor may sell, lease or otherwise dispose of Equipment for such consideration and upon such terms and conditions as it considers reasonable. includes, without limitation, the right in the name of and as the irrevocably appointed agent and attorney of Lessee, to lease any item of the Equipment to any other person upon such terms and conditions, for such rental and for such period of time as Lessor may deem reasonable, without terminating or being deemed to have terminated the relevant Leasing Schedule, and to receive that rental and hold and apply it against any amount owing by Lessee to Lessor under the Lease. All of these rights are without prejudice to Lessor's other rights and recourses against Lessee, at law or in equity.
- 19.2If an Event of Default occurs, then whether or not Lessor has taken possession of any Equipment, Lessee shall pay to Lessor on demand an amount determined as follows;
 - a) an amount calculated by discounting the aggregate amount of all Rental Instalments, including the Purchase Option amount, if any, specified under the applicable Leasing Schedule which were to be paid during the remainder of the Term, using an assumed rate equal to the lesser of;
 - i) five percent (5%):
 - ii) the bond rate at the date, for the equivalent term to maturity, of the applicable Leasing Schedule; and
 - (iii) the bond rate at the date of the discount calculation for a term equivalent to the remaining term of such Leasing Schedule (with, in the case of (ii) and (iii), Canadian dollar obligations being benchmarked against bonds issued by the Government of Canada and U.S. dollar obligations being benchmarked against bonds issued by the Government of the United States of America); plus.
 - b) the amount of any damages described in Section 17.1 suffered or sustained by Lessor and not recovered pursuant to Section 19.2 (a); plus
 - c) the amount of any Total Rental Installments or payments of interim rental due as of the date of Event of Default and unpaid, and any other amount due on that date and unpaid under the Lease; plus
 - d) any cost of disposition of the Equipment; less
 - e) the amount of any security deposits under that Leasing Schedule and any proceeds of the disposal of the Equipment actually received by Lessor.
- 19.3 If Lessor has leased Equipment pursuant to its rights under this Section 19 it may demand payment under Section 19.2, and account to Lessee for the proceeds of that lease as and when Lessor receives them.
- 19.4 If Lessor has not taken possession of the Equipment, and Lessee pays Lessor the amount determined under Section 19.2 hereof, then Lessor will convey all of its right, title and interest in all Equipment to Lessee, on the terms of Sections 21.5 and 21.6 hereof
- 20. Lessor's Option to Terminate
- 20.1 Lessee agrees that neither this Lease Agreement nor any Leasing Schedule, nor any interest therein or in any Equipment, shall be assignable or transferable by operation of law and it is agreed and covenanted by and between the parties hereto that if any Event of Oefault shall occur or happen, then this Lease Agreement and any and all Leasing Schedules shall, at the option of the Lessor to be exercised by notice hereunder, immediately end and terminate and

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neither this Lease Agreement nor any Leasing Schedule or any interest therein shall be an asset of Lessee after the exercise of that option; provided that no such termination shall terminate or affect any right or remedy which shall have arisen under the Lease prior to such termination.

21. Option to Purchase

- 21.1 If there is no Event of Default, Lessor hereby grants to Lessee an option to purchase whatever title Lessor may have to the Equipment for the purchase price and at the time or times set forth in the relevant Leasing Schedule.
- 21.2 This option to purchase may be exercised by Lessee by giving to Lessor notice of Lessee's intention to exercise such option, at least thirty (30) days prior to the date of intended purchase, describing the Equipment with respect to which such option is being exercised.
- 21.3 The intended purchase and sale shall be concluded on a date specified in the said notice falling on or after, the date stated in the relevant Leasing Schedule, but in any event not later than the termination date of the term pertaining to the Equipment being purchased.
- 21.4 Upon the exercise of this option, there shall be a binding agreement for the sale and purchase of the Equipment described in the notice on the terms and conditions provided herein. The purchase price shall be paid to Lessor at the time of the conclusion of the sale.
- 21.5 Upon this purchase, Lessor shall sell the Equipment so purchased free and clear of all interests of Lessor under this Lease Agreement and any Leasing Schedule and thereupon this Lease shall terminate with respect to the Equipment so purchased. The sale shall be on an "as-is where-is" basis and be without representation or warranty by Lessor except that it has the right to sell the Equipment to Lessee and that it has not given any security interest in the Equipment to any third narty.
- 21.6 Lessee shall bear the cost of any taxes, licence or registration fees or other assessments or charges imposed on, or connected with, the transfer of title to and ownership of the Equipment.

22. Remedying Defaults

22.1 If Lessee shall fail to perform or comply with any of its obligations under this Lease Agreement or any Leasing Schedule. Lessor at its discretion may do all such acts and make all such disbursements as may be necessary to cure the default and any costs incurred or disbursements made by Lessor incurring any such default shall be payable by Lessee on demand.

23. Indemnification

- 23.1 Lessee will indemnify Lessor and save Lessor harmless from and against all loss, costs, damage or expense of every nature and kind whatsoever sustained or suffered by Lessor, or for which the Lessor may be or become liable, resulting from:
 - (a) the execution of the Lease Agreement or any Leasing Schedule by Lessor or the purchase or ownership by Lessor of the Equipment;
 - (b) the non-acceptance by Lessee or the failure, refusal or neglect of Lessee to accept the Equipment;
 - (c) the moving, delivery, maintenance, repair, use, operation or possession of the Equipment by Lessee or the ownership thereof or other rights held therein by Lesson or
 - (d) the failure of Lessee to comply with any of its obligations under the Lease Agreement or a Leasing Schedule;
 - unless caused by the act or neglect of Lessor, its servants or agents.

24. Assignment of Warranties

24.1 Lessor hereby assigns to Lessee the benefit of all warranties resulting from the sale entered into with the supplier for its use during the term of the Lesse.

25. Patent Infringement

25.1 Lessee shall defend and hold Lessor free and harmless from any cost, loss, damage or expense suffered or incurred by Lessor in any suit, proceeding or otherwise so far as the same is based on any claim that the use or operation of the Equipment by Lessee infringes any patent or copyright.

26. Overdue Payment

26.1 Any overdue payment shall bear interest at the rate of Royal Bank Prime Interest Rate plus five per cent (5%) per annum calculated monthly whether before or after judgement, from the date it is due until paid.

27. Delivery at Termination

- 27.1 Lessee shall on the expiration or sooner termination of any Lease, surrender the Equipment to Lessor at a place in Canada designated by Lessor in good order and repair, ordinary wear and tear excepted.
- 27.2 In the event that with or without the consent of Lessor, Lessee remains in the possession of or uses the Equipment after the expiration of the term of the Lease portaining thereto, all the provisions of the Lease shall apply thereto, including the payment of rental and all other payments required, unless and until the same has been surrendered pursuant to the terms of this section, or Lessor has relieved Lessee from its obligations under the Lease with respect to the Equipment.

20. Notice

- 28.1 Any notice required to be given hereunder shall be in writing and may be personally delivered or sent by facsimile or may be forwarded by registered mail. If any such notice is so mailed it shall be deemed to have been given by the sender and received by the party hereto to whom it has been addressed two business days after the due mailing thereof by prepaid registered mail addressed to the address shown on page 1 of this Lease Agreement or on the same business day if sent by delivery or facsimite.
- 28.2 Any person to whom a notice is required to be addressed may from time to time give notice of any change of address and in such event the foregoing addresses shall be deemed to have been changed accordingly.

29. Assignment and Sub-Letting

29.1 Lessee will not assign any Lease or sub-let any Equipment without the prior consent in writing of Lessor, such consent not to be unreasonably withheld. No assignment of the Lease or sub-letting of any Equipment shall relieve the Lessee of its obligations hereunder nor shall any subletting be for a term which extends beyond the expiration of the term of the Lease Agreement.

30.Corporate Waiver

- 30.1 Lessee waives its right to receive a copy of any financing statement or financing change statement registered by Lessor.
- 30.2 The Lessee hereby acknowledges that seizure or repossession of the Equipment referred to in any Lease shall not, by implication of law, extinguish the Lessee's indebtedness under any such Lease or other collateral security.

31. Limitation of Civil Rights - Saskatchewan

31.1 Lessee covenants and agrees with Lessor that The Limitation of Civil Rights Act of the Province of Saskatchewan shall have no application to this Lease Agreement or any Leasing Schedule.

32. Successors and Assigns

change. 34. Records

on its behalf.

combination.

38. Entire Transaction

subject matter.

39. No Merger in Judgment

Lease.

36. Remedies Cumulative

35. Offset

37. Time

'Place of Use" in the relevant Leasing Schedule. If the

location changes, Lessee will promptly give to Lessor notice of the new location not later than five (5) days after the

Equipment, all changes, replacements, modifications and alterations thereto and the cost thereof. The record

described shall be available to Lessor, its representatives or

and agrees to pay those amounts due hereunder regardless

of any offset or claim which may be asserted by Lessee or

separately or together, in any order, sequence of

34.1 Lessee shall maintain a record describing each item of

35.1 Lessee hereby waives any and all existing and future claims and offsets against any payment due to Lessor hereunder

36.1 All rights and remedies of Lessor hereunder are cumulative and not alternative and may be exercised by Lessor

37.1 Time is and shall be in all respects of the essence of any

38.1 This Lease Agreement and Leasing Schedules represent the

38.2 No agreement purporting to amend or modify this Lease

39.1 The taking of any judgment under this Lease Agreement or

40.1 Lessee shall give further assurances and do, execute and perform all such acts, deeds, documents and things as may

term, condition or provision hereof or thereof.

40. Further Assurances/Copy of Agreement

entire transaction between the parties hereto relating to the

Agreement or any Leasing Schedule or any document, paper or written relating hereto or thereto, or connected

herewith or therewith, shall be valid and binding upon the

parties hereto unless in writing and signed and accepted in

any Leasing Schedule shall not operate as a merger of any

agents for inspection and to copy.

be reasonably required to enable Lessor to have the full benefit of all rights and remedies intended to be reserved or created hereby.

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40.2 Lessee acknowledges receipt of a copy of this Lease Agreement.

41. Proper Law

- 41.1 This Lease Agreement and each Leasing Schedule hereto shall be governed, construed and enforced in accordance with the laws of the Province of Ontario.
- 42. Currency
- 42.1 All sums payable by Lessee to Lessor under this Lease Agreement or any Leasing Schedule hereto shall be paid in Canadian dollars, unless otherwise specified in the Leasing Schedule.
- 43. Language
- 43.1 This Lease Agreement and each Leasing Schedule are drawn up in the English language at the request of both parties.

Le présent contrat de focation a été rédigé en langue anglaise à la demande des deux parties.

44.General

- 44.1 Any terms herein defined in the singular number shall have a corresponding meaning when used in the plural.
- 44.2 Any act or deed required to be observed, performed or done hereunder falling on a Saturday, Sunday or other statutory holiday shall be observed, performed or done on the business day next following but any detay hereby granted shall not extend to relieve either party from the due performance and fulfillment of its obligations hereunder.

45. Facsimile Language

- 45.1 The Lessor will be entitled to rely on any signature appearing on a facsimile transmission that purports to be a signature of the Lessee or of a representative of the Lessee as being authorized, valid and binding on the Lessee, even if the signature was not, in fact, signed by the Lessee or its representative. The Lessee will keep the originals of all documents and instructions transmitted to the Lessor by facsimile, and will produce them to the Lessor upon request. Lessor and the Lessee agree that a copy of a document transmitted by fax shall be admissible as evidence of its contents and its execution by the parties in the same manner as an original document, and expressly waive any right to object to its introduction in evidence, including any right to object based on the best evidence rule.
- 46. Financial Information
- 46.1 Lessee will provide to the Lessor from time to time such information about Lessee and Lessee's business as the Lessor shall reasonably request, including, without limitation, bank and financing ratings, any financial statements prepared by or for Lessee regarding Lessee's business.

In witness whereof the parties hereto have executed this Lease Agreement on the 17th day of February, 2016 over the hands of their proper signing officers duly authorized in that behalf:

Royal Bank of Canada

writing by both parties hereto.

Eugene Basolini

® Registered trademark of Royal Bank of Canada

Head, Equipment Finance Solution Centre

Page 5 of 5



Leasing Schedule Lessee #318542677 Lease #201000068136

Royal Bank of Canada, as Lessor, hereby leases to MOORE BROTHERS TRANSPORT LTD. as Lessee, the Equipment hereinafter described, in consideration of rental and for the term hereinafter set forth, the whole pursuant to and subject to the terms and conditions set forth in the Master Leasing Agreement entered into between the Lessor and the Lessee as of February 17, 2016

Quantity	Make and Description	Model Number	Serial Number
6	2023 TEMISKO 53' (4) AXLES	FC	2TMFC5340PN894604
			2TMFC5342PN894605
			2TMFC5344PN894606
			2TMFC5345PN894601
			2TMFC5347PN894602
			2TMFC5349PN894603
			72
			August 19, 2022
			August 19, 2028
,	,		Please refer to payment schedule
			£4 000 00
			\$1,000.00 Purchase Price
			\$1.00
		38	Ψ1.00
	9		on (1) of this Leasing Schedule has
been receiv	ved in good condition as ordered and ha	is been assembled insta	alled tested etc. applicable and is
operating in	accordance with the manufacturers's	pecification. Lessee has	made or caused to be made all such
tests and in	spections of the Equipment, as they ha	ve reasonably deemed n	ecessary to satisfy themselves as to
the foregoing	ng. Without prejudice to the Lessee's ri	ghts against manufacture	ers, suppliers or other, the Lessee
hereby rele	ases and discharges the Lessor from a	nyand all actions, cause	s of actions, claims, demands rights.
defences, s	setoffs, abatements and compensation i	now or hereinafter arising	gout of or in relation to the
	Term (in m Commence Termination Rental Inst GST/HST, PST/QST, Total Month Other Char Option to P August 18, 13908 Hurd The Lesse been receiv operating in tests and in the foregoin hereby releit defences, s	Term (in months) Commencement Date of Term Termination Date of Term Rental Installment, payable Monthly, in advance GST/HST, if any PST/QST, if any Total Monthly Rental Installment Other Charges (plus applicable taxes) Option to Purchase Date August 18, 2028 13908 Hurontario Street Inglewood Ontario L7C 20 The Lessee hereby certifies that all the equipment been received in good condition as ordered and ha operating in accordance with the manufacturers's tests and inspections of the Equipment, as they ha the foregoing. Without prejudice to the Lessee's rihereby releases and discharges the Lessor from a defences, setoffs, abatements and compensation of the setoral compensation.	Term (in months) Commencement Date of Term Termination Date of Term Rental Installment, payable Monthly, in advance GST/HST, if any PST/QST, if any Total Monthly Rental Installment Other Charges (plus applicable taxes) Option to Purchase Date

The Lessee covenants and agrees with the Lessor that the Lessee is not entering into, and will not otherwise direct, administer or operate, this Leasing Schedule for the benefit or on behalf of any Person other than the Lessee. "Person" includes an individual, a partnership, a joint venture, a trust, an unincorporated organization, a company, a corporation, an association and any other incorporated or unincorporated entity.

The parties hereto have each executed this Leasing Schedule on the respective dates set forth below and this schedule is deemed to have been executed on the later of such dates. All appendices, if any, attached to this schedule form part of the Leasing Schedule.

	, , , , , , , , , , , , , , , , , , , ,
ROYAL BANK OF CANADA	MOORE BROTHERS_TRANSPORT_LTD.
per	per
Eugene Basolini Head, Equipment Finance Solution Centre	lil I
riodd, Equipmont manec condion comic	per XM/h
	date Aug 23/22
	j ·



Rental Statement

MOORE BROTHERS TRANSPORT LTD.

13908 Hurontario Street Inglewood, Ontario L7C 2B8

PLEASE REMIT PAYMENT TO:

Royal Bank of Canada Leasing Division 5575 North Service Rd, Suite 300 Burlington, Ontario L7L 6M1

Lease Number	Net Equipment Cost	Rental Factor
318542677 - 201000068136	\$510,000.00	N/A
RENTAL GST/HST * PST/QST * SUB TOTAL		\$11,511.09 \$1,496.45 \$0.00 \$13,007.54
ADMINISTRATION FEE GST/HST * PST/QST * SUB TOTAL		\$1,000.00 \$130.00 \$0.00 \$1,130.00
TOTAL DUE ON August 19, 2023	2 (to be debited from your account)	\$14,137.54

^{*}Taxes are calculated based on equipment location

This is the only notice of payment that will be sent to you. Your subsequent payments of "Please refer to payment schedule" will be debited from your account on the 19th of each month starting September 19, 2022 unless alternative arrangements are made with the bank.

We thank you for this opportunity to provide you with our leasing service.

MOORE BROTHERS TRANSPORT

LTD.

Per:

(authorized signatory and title)

Per

(authorized signatoryand title)

GST/HST/PST/QST NO. 105248165 RT0001

Rev 03/2019

® Registered trademark of Royal Bank of Canada.



Corporate Payments Service Agreement (Lease Agreement)

CUSTOMER NAME:

MOORE BROTHERS TRANSPORT LTD.

ADDRESS:

13908 Hurontario Street

CITY: Inglewood

PROVINCE: Ontario

POSTAL CODE: L7C 2B8

The purpose of the Corporate Payment Service Agreement between MOORE BROTHERS TRANSPORT LTD. ("Payor") and Royal Bank of Canada "Royal Bank" is to facilitate the transfer of funds from the Payor to Royal Bank as payee under the following terms and conditions;

The Payor hereby authorises Royal Bank to draw on the Payor's business account for the purpose of making lease payments, fees and/or charges as more fully described under Lease Number 318542677 - 201000068136 ("Lease") between Payor and Royal Bank. Debits processed by Royal Bank in paper, electronic or other form, may vary in dollar amount as more fully described on the aforementioned Lease and be processed at any time and from time to time beginning August 19, 2022. The Payor authorizes Royal Bank to adjust the debits from time to time with either verbal or written instructions, thereby agreeing

Details of the account upon which Royal Bank is authorized to draw are indicated below, and a specimen cheque for this account marked "VOID" is attached to this Agreement:

Name of Payor's Financial Institution

Rental Amount

\$11.511.09

Bank of Nova Scotia

Transit Number of Financial Institution and Branch

47696 002

Account Number

0546410

The Payor hereby warrants that all persons whose signatures are required to sign on this account have signed this Agreement below and that all persons executing this Agreement are duly authorized signing officers of the Payor and are empowered to enter into this Agreement.

The Payor and Royal Bank agree that the authorization provided by this Agreement will remain in full force and effect until the Payor delivers written notice of revocation to Royal Bank. The Payor may revoke this authorization at any time, subject to providing Royal Bank with 30 days notice in writing. The Payor may obtain a sample cancellation form, or further information on the right to cancel this agreement by contacting the Payor's financial institution or by visiting www.rbc.com. Revocation of this authorization does not terminate any contract for products/services that exists between the Payor and Royal Bank. This Agreement applies only to the method of payment and does not otherwise have any bearing on the contract for products/services exchanged.

The Payor has the right to receive reimbursement for any debit that is not authorized or is not consistent with this Agreement. To obtain more information on your recourse rights, contact your financial institution or visit www.rbc.com.

Any information, disclosure, request, instruction, signature, acceptance, agreement, document, instrument or other communication sent, received or accepted by or on behalf of Payor by way of any telecommunication or electronic transmission method, including computer, internet, telephone, e-mail or facsimile, (an "Electronic Communication") shall be considered an original thereof, duly authorized by and enforceable against Payor, even if the Electronic Communication was not actually by or from Payor or a person representing Payor or differs in any way from any previous Electronic Communication. Payor shall keep copies of all Bectronic Communications and shall produce them to Royal Bank upon request. Royal Bank's records of Bectronic Communications shall be admissible in any legal, administrative or other proceeding as conclusive evidence of the contents thereof and, where applicable, execution by the parties in the same manner as a writing on paper, and Lessee waives any right to object to the introduction of such records in evidence, including any right to object based on the best evidence rule. Royal Bank may convert paper records of this Agreement and any other information, disclosure, request, instruction, signature, acceptance, agreement, document, instrument or other communication delivered to Royal Bank on paper (each, a "Paper Record") into electronic irrages (each, an "Bectronic Image") as part of Royal Bank's normal business practices. Each such Electronic Image shall be considered as an authoritative copy of the Paper Record, shall have the same legal value as the Paper Record, shall be legally binding on the parties and admissible in any legal, administrative or other proceeding as conclusive evidence of the contents thereof in the same manner as the original Paper Record, and Payor waives any right to object to the introduction of any Electronic Image into evidence, including any right to object based on the best evidence rule.

Dated the 23 day of August ,2022

ROYAL BANK OF CANADA

Eugene Basolini

Head, Equipment Finance Solution Centre

Lease No

201000068136

Royal Bank of Canada 5575 North Service Rd., Suite 300 Burlington, ON L7L 6M1

Tel: 1-866-876-3672

Lessee No.

318542677

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Per:	. '

Per: Kufurl

MOORE BROTHERS, TRANSPORT LTD.

GST/HST PST/QST Total Charges (if applicable) (if applicable) (including taxes) \$1,496.45 \$0.00 \$13,007.54

Goods & Services Tax No: 105 248 165

Revision (06/2022)

® Registered trademark of Royal Bank of Canada.

This is the Payment Schedule attached to and forming part of Lease No. 318542677-201000068136 (the "Lease") between MOORE BROTHERS TRANSPORT LTD. as Lessee and Royal Bank of Canada as Lessor.

Number of Rentals	From (Inclusive)	To (Inclusive)	Amount of each Rental Payment	G\$T/HST	PST/QST	Total Rental Payment
1	19-Aug-2022	18-Sep-2022	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Sep-2022	18-Oct-2022	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Oct-2022	18-Nov-2022	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Nov-2022	18-Dec-2022	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Dec-2022	18-Jan-2023	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Jan-2023	18-Feb-2023	\$0.00	\$0.00	\$0.00	\$0.00
1	19-Feb-2023	18-Mar-2023	\$0.00	\$0.00	\$0.00	\$0.00
1	19-Mar-2023	18-Apr-2023	\$0.00	\$0.00	\$0.00	\$0.00
1	19-Apr-2023	18-May-2023	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-May-2023	18-Jun-2023	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Jun-2023	18-Jul-2023	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Jul-2023	18-Aug-2023	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Aug-2023	18-Sep-2023	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Sep-2023	18-Oct-2023	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Oct-2023	18-Nov-2023	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Nov-2023	18-Dec-2023	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1.	19-Dec-2023	18-Jan-2024	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Jan-2024	18-Feb-2024	\$0.00	\$0.00	\$0.00	\$0.00
1	19-Feb-2024	18-Mar-2024	\$0.00	\$0.00	\$0.00	\$0.00
1	19-Mar-2024	18-Apr-2024	\$0.00	\$0.00	\$0.00	\$0.00
1	19-Apr-2024	18-May-2024	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-May-2024	18-Jun-2024	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Jun-2024	18-Jul-2024	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Jul-2024	18-Aug-2024	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Aug-2024	18-Sep-2024	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Sep-2024	18-Oct-2024	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Oct-2024	18-Nov-2024	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Nov-2024	18-Dec-2024	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Dec-2024	18-Jan-2025	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Jan-2025	18-Feb-2025	\$0.00	\$0.00	\$0.00	\$0.00
1	19-Feb-2025	18-Mar-2025	\$0.00	\$0.00	\$0.00	\$0.00
1 -	19-Mar-2025	18-Apr-2025	\$0.00	\$0.00	\$0.00	\$0.00
1	19-Apr-2025	18-May-2025	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-May-2025	18-Jun-2025	\$ 11,5 11 .09	\$1,496.44	\$0.00	\$13,007.53
1	19-Jun-2025	18-Jul-2025	\$ 11,51 1 .09	\$1,496.44	\$0.00	\$13,007.53
1	19-Jul-2025	18-Aug-2025	\$ 11,51 1 .09	\$1,496.44	\$0.00	\$13,007.53
1 -	19-Aug-2025	18-Sep-2025	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Sep-2025	18-Oct-2025	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Oct-2025	18-Nov-2025	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Nov-2025	18-Dec-2025	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Dec-2025	18-Jan-2026	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19 -Jan-2026	18-Feb-2026	\$0.00	\$0.00	\$0.00	\$0.00
1	19-Feb-2026	18-Mar-2026	\$0.00	\$0.00	\$0.00	\$0.00
1	19-Mar-2026	18-Apr-2026	\$0.00	\$0.00	\$0.00	\$0.00
1	19-Apr-2026	18-May-2026	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-May-2026	18-Jun-2026	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Jun-2026	18-Jul-2026	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53 \$13,007.53
1	19-Jul-2026	18-Aug-2026	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53 \$13,007.53
1	19-Aug-2026	18-Sep-2026	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53 \$13,007.53
1	19-Sep-2026	18-Oct-2026	\$11,511.09	\$1,496.44 \$1,496.44	\$0.00	\$13,007.53 \$13,007.53
1	19-Oct-2026	18-Nov-2026	\$11,511.09	\$1,496.44 \$1,406.44	\$0.00	\$13,007.53
1	19-Nov-2026	18-Dec-2026	\$11,511.09 \$11,511.00	\$1,496.44 \$1,496.44	\$0.00	\$13,007.53
1	19-Dec-2026	18-Jan-2027	\$11,511.09 60.00	\$1,496.44 \$0.00	\$0.00 \$0.00	\$0.00
1	19-Jan-2027	18-Feb-2027	\$0,00	\$0.00		\$0.00
1	19-Feb-2027	18-Mar-2027	\$0.00	\$0.00	\$0.00	Ψυ.00

Number of Rentals	From (inclusive)	To (Inclusive)	Amount of each Rental Payment	GST/HST	PST/QST	Total Rental Payment
. 1	19-Mar-2027	18-Apr-2027	\$0.00	\$0.00	\$0.00	\$0.00
1	19-Apr-2027	18-May-2027	\$11,511.09	\$1,496,44	\$0.00	\$13,007.53
1	19-May-2027	18-Jun-2027	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Jun-2027	18-Jul-2027	\$11,511.09	\$1,496,44	\$0.00	\$13,007.53
1	19-Jul-2027	18-Aug-2027	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1 -	19-Aug-2027	18-Sep-2027	\$11,511,09	\$1,496.44	\$0.00	\$13,007.53
1	19-Sep-2027	18-Oct-2027	\$11.511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Oct-2027	18-Nov-2027	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Nov-2027	18-Dec-2027	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Dec-2027	18-Jan-2028	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Jan-2028	18-Feb-2028	\$0.00	\$0.00	\$0.00	\$0.00
1	19-Feb-2028	18-Mar-2028	\$0.00	\$0.00	\$0.00	\$0.00
1	19-Mar-2028	18-Apr-2028	\$0.00	\$0.00	\$0.00	\$0.00
1	19-Apr-2028	18-May-2028	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-May-2028	18-Jun-2028	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Jun-2028	18-Jul-2028	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53
1	19-Jul-2028	18-Aug-2028	\$11,511.09	\$1,496.44	\$0.00	\$13,007.53

Initialed by MOORE BROTHERS TRANSPORT LTD.

Initialed by

Royal Bank of Canada:

Eugene Basolini Head, Equipment Finance Solution Centre

Leasing Schedule Lessee # 318542677 Lease # 201000069620

Royal Bank of Canada, as Lessor, hereby leases to MOORE BROTHERS TRANSPORT LTD. as Lessee, the Equipment hereinafter described, in consideration of rental and for the term hereinafter set forth, the whole pursuant to and subject to the terms and conditions set forth in the Master Leasing Agreement entered into between the Lessor and the Lessee as of February 17, 2016

		* *		•		
1. Equipment	Quantity	Make and Description	Model Number	Serial Number		
	3	2023 TEMISKO 53' (4) AXLES	FC	2TM FC 5346 PN 8946 07		
				2TM FC 5348 PN 8946 08		
				2TM FC 534X PN 8946 09		
2. Term	Term (in m	onths)		72		
	Commend	ement Date of Term		September 2, 2022		
	Terminatio	on Date of Term	•	September 2, 2028		
3. Rental	Rental Ins	tallment, payable Monthly, in advance				
	GST/HST,			Please see payment schedule		
	PST/QST,			•		
		nly Rental Installment	•			
		rges (plus applicable taxes)		\$800.00		
4. Option to	•	Purchase Date		Purchase Price		
Purchase	Septembe	r1,2028		\$1.00		
5. Place of Use	13908 Hur	ontario Street Inglewood Ontario L7C 2	B8.			
6. Equipment	The Lesse	e hereby certifies that all the equipmen	tidentified above in Sectio	n (1) of this Leasing Schedule has		
Acceptance	been recei	ved in good condition as ordered and h	as been assembled, insta	lled, tested, etc., applicable, and is		
Certificate	operating in accordance with the manufacturers' specification. Lessee has made or caused to be made all such					
		nspections of the Equipment, as they ha				
		ing. Without prejudice to the Lessee's r				
		eases and discharges the Lessor from a				
		setoffs, abatements and compensation		out of or in relation to the		
	Equipmen	t, or, without limitation, any latent defect	therein.			

The Lessee covenants and agrees with the Lesser that the Lessee is not entering into, and will not otherwise direct, administer or operate, this Leasing Schedule for the benefit or on behalf of any Person other than the Lessee. "Person" includes an individual, a partnership, a joint venture, a trust, an unincorporated organization, a company, a corporation, an association and any other incorporated or unincorporated entity.

The parties hereto have each executed this Leasing Schedule on the respective dates set forth below and this schedule is deemed to have been executed on the later of such dates. All appendices, if any, attached to this schedule form part of the Leasing Schedule.

ROYAL BANK OF CANADA	MOORE BROTHERS TRANSPORT LTD.
per	Ner Ser
Eugene Basolini	
Head, Equipment Finance Solution Centre	A later x
	per
	data Sept 6/22
	date



Rental Statement

MOORE BROTHERS TRANSPORT LTD.

13908 Hurontario Street Inglewood, Ontario L7C 2B8

PLEASE REMIT PAYMENT TO:

Royal Bank of Canada Leasing Division 5575 North Service Rd, Suite 300 Burlington, Ontario L7L 6M1

Lease Number	Net Equipment Cost	Rental Factor
318542677 - 201000069620	\$255,000.00	N/A
RENTAL GST/HST *		\$5,815.90
PST/QST*		\$756.07 \$0.00
SUB TOTAL		\$6,571.97
ADMINISTRATION FEE		\$800.00
GST/HST *		\$104.00
PST/QST *		\$0.00
SUB TOTAL		\$904.00
TOTAL DUE ON September 2, 20	22 (to be debited from your account)	\$7,475.97

^{*}Taxes are calculated based on equipment location

This is the only notice of payment that will be sent to you. Your subsequent payments of " refer to payment schedule" will be debited from your account on the 2nd of each month starting October 2, 2022 unless alternative arrangements are made with the bank.

We thank you for this opportunity to provide you with our leasing service.

MOORE BROTHERS TRANSPORT

LTD.

authorized signatory and title)

Per

(authorized signatory and title)

GST/HST/PST/QST NO. 105248165 RT0001

Rev 03/2019

® Registered trademark of Royal Bank of Canada.



Corporate Payments Service Agreement (Lease Agreement)

CUSTOMER NAME:

MOORE BROTHERS TRANSPORT LTD.

ADDRESS: CITY: Inglewood 13908 Hurontario Street

PROVINCE: Ontario

POSTAL CODE: L7C 2B8

The purpose of the Corporate Payment Service Agreement between MOORE BROTHERS TRANSPORT LTD. ("Payor") and Royal Bank of Canada "Royal Bank" is to facilitate the transfer of funds from the Payor to Royal Bank as payee under the following terms and conditions;

The Payor hereby authorises Royal Bank to draw on the Payor's business account for the purpose of making lease payments, fees and/or charges as more fully described under Lease Number 318542677 - 201000069620 ("Lease") between Payor and Royal Bank. Debits processed by Royal Bank in paper, electronic or other form, may vary in dollar amount as more fully described on the aforementioned Lease and be processed at any time and from time to time beginning September 2, 2022. The Payor authorizes Royal Bank to adjust the debits from time to time with either verbal or written instructions, thereby agreeing to waive advance notice.

Details of the account upon which Royal Bank is authorized to draw are indicated below, and a specimen cheque for this account marked "VOID" is attached to this Agreement:

Name of Payor's Financial Institution Transit Number of Financial Institution and Branch

Bank of Nova Scotia 47696 002

0546410

Account Number

The Payor hereby warrants that all persons whose signatures are required to sign on this account have signed this Agreement below and that all persons executing this Agreement are duly authorized signing officers of the Payor and are empowered to enter into this Agreement.

The Payor and Royal Bank agree that the authorization provided by this Agreement will remain in full force and effect until the Payor delivers written notice of revocation to Royal Bank. The Payor may revoke this authorization at any time, subject to providing Royal Bank with 30 days notice in writing. The Payor may obtain a sample cancellation form, or further information on the right to cancel this agreement by contacting the Payor's financial institution or by visiting www.rbc.com. Revocation of this authorization does not terminate any contract for products/services that exists between the Payor and Royal Bank. This Agreement applies only to the method of payment and does not otherwise have any bearing on the contract for products/services exchanged.

The Payor has the right to receive reimbursement for any debit that is not authorized or is not consistent with this Agreement. To obtain more information on your recourse rights, contact your financial institution or visit www.rbc.com.

Any information, disclosure, request, instruction, signature, acceptance, agreement, document, instrument or other communication sent, received or accepted by or on behalf of Payor by way of any telecommunication or electronic transmission method, including computer, internet, telephone, e-mail or facsimile, (an "Electronic Communication") shall be considered an original thereof, duly authorized by and enforceable against Payor, even if the Electronic Communication was not actually by or from Payor or a person representing Payor or differs in any way from any previous Electronic Communication. Payor shall keep copies of all Electronic Communications and shall produce them to Royal Bank upon request. Royal Bank's records of Electronic Communications shall be admissible in any legal, administrative or other proceeding as conclusive evidence of the contents thereof and, where applicable, execution by the parties in the same manner as a writing on paper, and Lessee waives any right to object to the introduction of such records in evidence, including any right to object based on the best evidence rule. Royal Bank may convert paper records of this Agreement and any other information, disclosure, request, instruction, signature, acceptance, agreement, document, instrument or other communication delivered to Royal Bank on paper (each, a "Paper Record") into electronic images (each, an "Bectronic Image") as part of Royal Bank's normal business practices. Each such Bectronic Image shall be considered as an authoritative copy of the Paper Record, shall have the same legal value as the Paper Record, shall be legally binding on the parties and admissible in any legal, administrative or other proceeding as conclusive evidence of the contents thereof in the same manner as the original Paper Record, and Payor waives any right to object to the introduction of any Electronic Image into evidence, including any right to object based on the best evidence rule.

Dated the 6 day of September 2022

MOORE BROTHERS TRANSPORT LTD.

ROYAL BANK OF CANADA

Eugene Basolini

Head, Equipment Finance Solution Centre

Royal Bank of Canada 5575 North Service Rd., Suite 300 Burlington, ON L7L 6M1

Tel: 1-866-876-3672

Lessee No. 318542677	Lease No. 201000069620	Rental Amount Please refer to payment schedule	GST/HST (if applicable) Please refer to payment schedule	PST/QST (if applicable) Please refer to payment schedule	Total Charges (including taxes) Please refer to payment schedule

Goods & Services Tax No: 105 248 165

Revision (06/2022)

@ Registered trademark of Royal Bank of Canada

This is the Payment Schedule attached to and forming part of Lease No. 318542677-201000069620 (the "Lease") between MOORE BROTHERS TRANSPORT LTD. as Lessee and Royal Bank of Canada as Lessor.

Number of Rentals	From (Inclusive)	To (Inclusive)	Amount of each Rental Payment	GST/HST	PST/QST	Total Rental Payment
1	2-Sep-2022	1-Oct-2022	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Oct-2022	1-Nov-2022	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Nov-2022	1-Dec-2022	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Dec-2022	1-Jan-2023	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Jan-2023	1-Feb-2023	\$0.00	\$0.00	\$0.00	\$0.00
1	2-Feb-2023	1-Mar-2023	\$0.00	\$0.00	\$0.00	\$0.00
1	2-Mar-2023	1-Apr-2023	\$0.00	\$0.00	\$0.00	\$0.00
1	2-Apr-2023	1-May-2023	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-May-2023	1-Jun-2023	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Jun-2023	1-Jul-2023	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Jul-2023	1-Aug-2023	\$5,815.90	\$756.07	\$0.00	\$6,571,97
1	2-Aug-2023	1-Sep-2023	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Sep-2023	1-Oct-2023	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Oct-2023	1-Nov-2023	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Nov-2023	1-Dec-2023	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Dec-2023	1-Jan-2024	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Jan-2024	1-Feb-2024	\$0.00	\$0.00	\$0.00	\$0.00
. 1	2-Feb-2024	1-Mar-2024	\$0.00	\$0.00	\$0.00	\$0.00
1	2-Mar-2024	1-Apr-2024	\$0.00	\$0.00	\$0.00	\$0.00
1 .	2-Apr-2024	1-May-2024	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-May-2024	1-Jun-2024	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Jun-2024	1-Jul-2024	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Jul-2024	1-Aug-2024	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Aug-2024	1-Sep-2024	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Sep-2024	1-Oct-2024	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Oct-2024	1-Nov-2024	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Nov-2024	1-Dec-2024	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Dec-2024	1-Jan-2025	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Jan-2025	1-Feb-2025	\$0.00	\$0.00	\$0.00	\$0.00
1	2-Feb-2025	1-Mar-2025	\$0.00	\$0.00	\$0.00	\$0.00
1	2-Mar-2025	1-Apr-2025	\$0.00	\$0.00	\$0.00	\$0.00
1	2-Apr-2025	1-May-2025	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-May-2025	1-Jun-2025	\$5,815.90	\$756.07	\$0.00	\$6,571.9 7
1	2-Jun-2025	1-Jul-2025	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Jul-2025	1-Aug-2025	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Aug-2025	1-Sep-2025	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Sep-2025	1-Oct-2025	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Oct-2025	1-Nov-2025	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Nov-2025	1-Dec-2025	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Dec-2025	1-Jan-2026	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Jan-2026	1-Feb-2026	\$0.00	\$0.00	\$0.00	\$0.00
1	2-Feb-2026	1-Mar-2026	\$0.00	\$0.00	\$0.00	\$0.00
1	2-Mar-2026	1-Apr-2026	\$0.00	\$0.00	\$0.00	\$0.00
1	2-Apr-2026	1-May-2026	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-May-2026	1-Jun-2026	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Jun-2026	1-Jul-2026	\$ 5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Jul-2026	1-Aug-2026	\$5,815.90	\$756.07	\$0.00	\$ 6,57 1 .97
1	2-Aug-2026	1-Sep-2026	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1.	2-Sep-2026	1-Oct-2026	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1.	2-Oct-2026	1-Nov-2026	\$5,815.90°	\$756.07	\$0.00	\$6,571.97
1	2-Nov-2026	1-Dec-2026	\$5,815.90 \$5,815.00	\$756.07	\$0.00	\$6,571.97
1 1	2-Dec-2026	1-Jan-2027	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Jan-2027 2-Eab-2027	1-Feb-2027	\$0.00	\$0.00	\$0.00	\$0.00
i	2-Feb-2027 2-Mar-2027	1-Mar-2027	\$0.00	\$0.00	\$0.00	\$0.00
•	2-IVIOI-2021	1-Apr-2027	\$0.00	\$0.00	\$0.00	\$0.00

Number of Rentals	From (Inclusive)	To (Inclusive)	Amount of each Rental Payment	GST/HST	PST/QST	Total Rental Payment
1.	2-Apr-2027	1-May-2027	\$5,815.90	\$756.07	\$0.00	\$6,571.97
.1	2-May-2027	1-Jun-2027	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Jun-2027	1-Jul-2027	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Jul-2027	1-Aug-2027	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Aug-2027	1-Sep-2027	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Sep-2027	1-Oct-2027	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1.	2-Oct-2027	1-Nov-2027	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Nov-2027	1-Dec-2027	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Dec-2027	1-Jan-2028	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Jan-2028	1-Feb-2028	\$0.00	\$0.00	\$0.00	\$0.00
1	2-Feb-2028	1-Mar-2028	\$0.00	\$0.00	\$0.00	\$0.00
. 1	2-Mar-2028	1-Apr-2028	\$0.00	\$0.00	\$0.00	\$0.00
1	2-Apr-2028	1-May-2028	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1 .	2-May-2028	1-Jun-2028	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Jun-2028	1-Jul-2028	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Jul-2028	1-Aug-2028	\$5,815.90	\$756.07	\$0.00	\$6,571.97
1	2-Aug-2028	1-Sep-2028	\$5,815.90	\$756.07	\$0.00	\$6,571.97

Initialed by Royal Bank of Canada:

Eugene Basolini Head, Equipment Finance Solution Centre

Initialed by MOORE BROTHERS TRANSPORT LTD.



Consent to Release Information Schedule "A"

I/We, MOORE BROTHERS TRANSPORT LTD. (hereinafter referred to as the "Client") agree(s) and consent(s) to be referred by **Equibank Financial Services Inc.** or its employees, agents, and representatives (hereinafter referred to as the "Broker") to Royal Bank of Canada for the purpose of making a lease and/or equipment finance application. I/We further acknowledge and agree that, for the purpose of facilitating the referral,

- a) Broker may share information with Royal Bank of Canada regarding the equipment Client seeks to finance;
- b) Royal Bank of Canada may contact me/us by telephone, computer or mail regarding products and services that may be of interest to the Client, using the following contact information:

Address:

13908 Hurontario Street, Inglewood Ontario, L7C2B8

Telephone:

(905)673-6730

Email:

pguentner@moorebrothers.ca

And

c) Royal Bank of Canada may share my information, including personal information, with Broker, including but not limited to lease/equipment finance amount, for the purpose of determining the amount of any commission or fee payable by Royal Bank of Canada to Broker for such referral.

Signed in at Inglewood, this 6th day of September 2022

MOORE BROTHERS TRANSPORT LTD.

(Authorized Signature)

(Authorized Signature)

Rev 08/2017



Leasing Schedule

(Common Law) Lessee # 318542677 Lease # 201000065851

Royal Bank of Canada, as Lessor, hereby leases to MOORE BROTHERS TRANSPORT LTD. as Lessee, the Equipment hereinafter described, in consideration of rental and for the term hereinafter set forth, the whole pursuant to and subject to the terms and conditions set forth in the Master Leasing Agreement entered into between the Lessor and the Lessee as of February 17, 2016

1. Equipment	Quantity	Make and Description	Model Number	Serial Number
	1	2022 Trailmobile (Manac) Quad Axle Extendable Flatbed Trailer	53'-90'	2M5141619N1209357
	1	2022 Trailmobile (Manac) Quad Axle Extendable Flatbed Trailer	53'-90'	2M5141619N1210122
	1	2022 Trailmobile Quad Axle Steel Flatbed Trailer	53'	2M5141618N1210130
	1	2022 Trailmobile (Manac) Five Axle Galvanized Flatbed Trailer	50'	2M5151529N1210113
2. Term	Term (in m	,		72
		ement Date of Term		February 8, 2022
		n Date of Term		February 8, 2028
3. Rental	Rental Inst	allment, payable Monthly, in advance		
	GST/HST,			
	PST/QST,		Please	refer to payment schedule
		ly Rental Installment		
		rges (plus applicable taxes)		\$800.00
4. Option to		Purchase Date		Purchase Price
Purchase	February 7			\$1.00
Place of Use	1834 DRE	W RD MISSISSAUGA Ontario L5S 1J6		
Equipment Acceptance Certificate	been recei operating i tests and in the foregoi hereby rele defences,	te hereby certifies that all the equipment identified wed in good condition as ordered and has been as in accordance with the manufacturers's pecification in spections of the Equipment, as they have reason ing. Without prejudice to the Lessee's rights again eases and discharges the Lessor from any and all is etoffs, abatements and compensation now or he t, or, without limitation, any latent defect therein.	s sembled, installed, teste on. Lessee has made or nablydeemed necessary nst manufacturers, suppl actions, causes of actio	ed, etc., applicable, and is caused to be made all such yto satisfy themselves as to liers or other, the Lessee ins, claims, demands rights.

The Lessee covenants and agrees with the Lessor that the Lessee is not entering into, and will not otherwise direct, administer or operate, this Leasing Schedule for the benefit or on behalf of any Person other than the Lessee. "Person" includes an individual, a partnership, a joint venture, a trust, an unincorporated organization, a company, a corporation, an association and any other incorporated or unincorporated entity.

The parties hereto have each executed this Leasing Schedule on the respective dates set forth below and this schedule is deemed to have been executed on the later of such dates. All appendices, if any, attached to this schedule form part of the Leasing Schedule.

••	
ROYAL BANK OF CANADA	MOORE BROTHERS TRANSPORT LTD.
per	per Ab
Eugene Basolini Head, Equipment Finance Solution Centre	per Allor
	date FEB 8 /27



Rental Statement

MOORE BROTHERS TRANSPORT LTD.

1834 DREW RD

MISSISSAUGA, Ontario L5S 1J6 Royal Bank of Canada Leasing Division 5575 North Service Rd, Suite 300 Burlington, Ontario

PLEASE REMIT PAYMENT TO:

L7L 6M1

Lease Number Net Equipment Cost Rental Factor 318542677 - 201000065851 \$381,980.00 N/A RENTAL \$7,805.06 GST/HST * \$1,014.65 PST/QST* \$0.00 SUB TOTAL \$8,819.71 ADMINISTRATION FEE \$800.00 GST/HST * \$104.00 PST/QST* \$0.00 SUB TOTAL \$904.00 TOTAL DUE ON February 8, 2022 (to be debited from your account) \$9,723.71

This is the only notice of payment that will be sent to you. Your subsequent payments of *refer to payment schedule will be debited from your account on the 8th of each month starting March 8, 2022 unless alternative arrangements are made with the bank.

We thank you for this opportunity to provide you with our leasing service.

MOORE BROTHERS TRANSPORT

LTD.

Per:

(authorized signatory and title)

Par

(authorized signatory and title)

GST/HST/PST/QST NO. 105248165 RT0001

Rev 03/2019

® Registered trademark of Royal Bank of Canada.

^{*}Taxes are calculated based on equipment location

This is the Payment Schedule attached to and forming part of Lease No. 318542677-201000065851 (the "Lease") between MOORE BROTHERS TRANSPORT LTD. as Lessee and Royal Bank of Canada as Lessor.

Number of Rentals	From (Inclusive)	To (Inclusive)	Amount of each Rental Payment	GST/HST	PST/QST	Total Rental Payment
1	8-Feb-2022	7-Mar-2022	\$7,805.06	\$1,014.66	\$0.00	\$8,819,72
1	8-Mar-2022	7-Apr-2022	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Apr-2022	7-May-2022	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1.	8-May-2022	7-Jun-2022	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Jun-2022	7-Jul-2022	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Jul-2022	7-Aug-2022	\$7,805,06	\$1,014.66	\$0.00	\$8,819.72
1	8-Aug-2022	7-Sep-2022	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1.	8-Sep-2022	7-Oct-2022	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Oct-2022	7-Nov-2022	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1.	8-Nov-2022	7-Dec-2022	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Dec-2022	7-Jan-2023	\$7,805.06	\$1,01 4. 66	\$0.00	\$8,819.72
1	8-Jan-2023	7-Feb-2023	\$0.00	\$0.00	\$0.00	\$0.00
1	8-Feb-2023	7-Mar-2023	\$0.00	\$0.00	\$0.00	\$0.00
1	8-Mar-2023	7-Apr-2023	\$0.00	\$0.00	\$0.00	\$0.00
1	8-Apr-2023	7-May-2023	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-May-2023	7-Jun-2023	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1.	8-Jun-2023	7-Jul-2023	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Jul-2023	7-Aug-2023	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Aug-2023	7-Sep-2023	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Sep-2023	7-Oct-2023	\$7,805.06	\$1,014.66	\$0,00	\$8,819.72
1	8-Oct-2023	7-Nov-2023	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1 1	8-Nov-2023	7-Dec-2023	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Dec-2023	7-Jan-2024	\$7,805.06	\$1,014.66 \$0.00	\$0.00	\$8,819.72
1	8-Jan-2024 8-Feb-2024	7-Feb-2024 7-Mar-2024	\$0.00 \$0.00	\$0.00 \$0.00	\$0.00	\$0.00
1 .	8-Mar-2024	7-Apr-2024	\$0.00	\$0.00	\$0.00	\$0.00
î	8-Apr-2024	7-May-2024	\$7,805,06	\$1,014.66	\$0.00 \$0.00	\$0.00
i	8-May-2024	7-Jun-2024	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72 \$9,810.73
1	8-Jun-2024	7-Jul-2024	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72 \$8,819.72
1	8-Jul-2024	7-Aug-2024	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Aug-2024	7-Sep-2024	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Sep-2024	7-Oct-2024	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Oct-2024	7-Nov-2024	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Nov-2024	7-Dec-2024	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Dec-2024	7-Jan-2025	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Jan-2025	7-Feb-2025	\$0.00	\$0.00	\$0.00	\$0.00
1	8-Feb-2025	7-Mar-2025	\$0.00	\$0.00	\$0.00	\$0.00
1	8-Mar-2025	7-Apr-2025	\$0.00	\$0.00	\$0.00	\$0.00
1	8-Apr-2025	7-May-2025	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-May-2025	7-Jun-2025	\$7,805.06	\$1,014.66	\$0.00	\$8,819,72
1	8-Jun-2025	7-Jul-2025	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Jul-2025	7-Aug-2025	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Aug-2025	7-Sep-2025	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Sep-2025	7-Oct-2025	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Oct-2025	7-Nov-2025	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Nov-2025	7-Dec-2025	\$7,805,06	\$1,014.66	\$0.00	\$8,819.72
1	8-Dec-2025	7-Jan-2026	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Jan-2026	7-Feb-2026	\$0.00	\$0.00	\$0.00	\$0.00
1	8-Feb-2026	7-Mar-2026	\$0,00	\$0.00	\$0.00	\$0.00
1	8-Mar-2026	7-Apr-2026	\$0.00	\$0.00	\$0.00	\$0.00
1	8-Apr-2026	7-May-2026	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-May-2026	7-Jun-2026	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Jun-2026	7-Jul-2026	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Jul-2026	7-Aug-2026	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Aug-2026	7-Sep-2026	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72

Number of Rentals	From (Inclusive)	To (Inclusive)	Amount of each Rental Payment	GST/HST	PST/QST	Total Rental Payment
1	8-Sep-2026	7-Oct-2026	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Oct-2026	7-Nov-2026	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Nov-2026	7-Dec-2026	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Dec-2026	7-Jan-2027	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Jan-2027	7-Feb-2027	\$0.00	\$0.00	\$0.00	\$0.00
1	8-Feb-2027	7-Mar-2027	\$0.00	\$0.00	\$0.00	\$0.00
1	8-Mar-2027	7-Apr-2027	\$0.00	\$0.00	\$0.00	\$0.00
1	8-Apr-2027	7-May-2027	\$7,805.06	\$1,014.66	\$0.00	\$8,819,72
1	8-May-2027	7-Jun-2027	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
Ť	8-Jun-2027	7-Jul-2027	\$7.805.06	\$1,014.66	\$0.00	\$8.819.72
1	8-Jul-2027	7-Aug-2027	\$7,805.06	\$1,014.66	\$0.00	\$8,819,72
1	8-Aug-2027	7-Sep-2027	\$7,805,06	\$1,014.66	\$0.00	\$8,819,72
1	8-Sep-2027	7-Oct-2027	\$7,805,06	\$1,014.66	\$0.00	\$8,819,72
1	8-Oct-2027	7-Nov-2027	\$7,805.06	\$1,014.66	\$0.00	\$8.819.72
1	8-Nov-2027	7-Dec-2027	\$7,805.06	\$1,014.66	\$0.00	\$8,819,72
1	8-Dec-2027	7-Jan-2028 .	\$7,805.06	\$1,014.66	\$0.00	\$8,819.72
1	8-Jan-2028	7-Feb-2028	\$0.00	\$0.00	\$0.00	\$0.00
1	8-Feb-2028	7-Mar-2028	\$1.00	\$0.13	\$0.00	\$1.13

Initialed by Royal Bank of Canada:

Eugene Basolini

Head, Equipment Finance Solution Centre

Initialed by MOORE BROTHERS TRANSPORT LTD.



Consent to Release Information Schedule "A"

I/We, MOORE BROTHERS TRANSPORT LTD. (hereinafter referred to as the "Client") agree(s) and consent(s) to be referred by Equibank Financial Services Inc. or its employees, agents, and representatives (hereinafter referred to as the "Broker") to Royal Bank of Canada for the purpose of making a lease and/or equipment finance application. I/We further acknowledge and agree that, for the purpose of facilitating the referral,

- a) Broker may share information with Royal Bank of Canada regarding the equipment Client seeks to finance;
- b) Royal Bank of Canada may contact me/us by telephone, computer or mail regarding products and services that may be of interest to the Client, using the following contact information:

Address:

1834 DREW RD, MISSISSAUGA ONTARIO, L5S1J6

Telephone:

(905)673-6730

Email:

rcrowther@rogers.com

And

c) Royal Bank of Canada may share my information, including personal information, with Broker, including but not limited to lease/equipment finance amount, for the purpose of determining the amount of any commission or fee payable by Royal Bank of Canada to Broker for such referral.

Signed in at Inglewood, this 8th day of February 2022

MOORE BROTHERS TRANSPORT LTD.

By:

(Authorized Signature

By:

(Authorized Signature)



Corporate Payments Service Agreement

(Lease Agreement)

CUSTOMER NAME:

MOORE BROTHERS TRANSPORT LTD.

ADDRESS:

1834 DREW RD

CITY: MISSISSAUGA

PROVINCE: Ontario

POSTAL CODE: L5S 1J6

The purpose of the Corporate Payment Service Agreement between MOORE BROTHERS TRANSPORT LTD. ("Lessee") and Royal Bank of Canada "Royal Bank' is to facilitate the transfer of funds from the Lessee to Royal Bank as payee under the following terms and conditions;

The Lessee hereby authorises Royal Bank to draw on the Lessee's business account for the purpose of making lease payments, fees and/or charges as more fully described under Lease Number 318542677 - 201000065851 ("Lease") between Lessee and Royal Bank. Debits processed by Royal Bank in paper, electronic or other form, may vary in dollar amount as more fully described on the aforementioned Lease and be processed at any time and from time to time beginning February 8, 2022. The Lessee authorizes Royal Bank to adjust the debits from time to time with either verbal or written instructions, thereby agreeing to waive advance notice.

Details of the account upon which Royal Bank is authorized to draw are indicated below, and a specimen cheque for this account marked "VOID" is attached to this Agreement:

Name of Lessee's Financial Institution

RBC

Transit Number of Financial Institution and Branch

00472 003

Account Number

1029289

The Lessee hereby warrants that all persons whose signatures are required to sign on this account have signed this Agreement below and that all persons executing this Agreement are duly authorized signing officers of the Lessee and are empowered to enter into this Agreement.

The Lessee and Royal Bank agree that the authorization provided by this Agreement will remain in full force and effect until the Lessee delivers written notice of revocation to Royal Bank. The Lessee may revoke this authorization at any time, subject to providing Royal Bank with 30 days notice in writing. The Lessee may obtain a sample cancellation form, or further information on the right to cancel this agreement by contacting the Lessee's financial institution or by visiting <u>www.rbc.com</u>. Revocation of this authorization does not terminate any contract for products/services that exists between the Lessee and Royal Bank. This Agreement applies only to the method of payment and does not otherwise have any bearing on the contract for products/services exchanged.

The Lessee has the right to receive reimbursement for any debit that is not authorized or is not consistent with this Agreement. To obtain more information on your recourse rights, contact your financial institution or visit www.rbc.com.

Royal Bank will be entitled to rely on any signature appearing on a facsimile transmission that purports to be a signature of the Lessee or of a representative of the Lessee as being authorized, valid and binding on the Lessee, even if the signature was not, in fact, signed by the Lessee or its representative. The Lessee will keep the originals of all documents and instructions transmitted to Royal Bank by facsimile, including the application for this agreement if it was previously transmitted by facsimile to Royal Bank, and will produce them to Royal Bank upon request. Royal Bank and the Lessee agree that a copy of a document transmitted by fax shall be admissible as evidence of its contents and its execution by the parties in the same manner as an original document, and expressly waive any right to object to its introduction in evidence, including any right to object based on the best evidence rule.

Dated the 8 4h day of February 20 22

ROYAL BANK OF CANADA

Eugene Basolini

Head, Equipment Finance Solution Centre

MOORE BROTHERS TRANSPORT LTD.

Royal Bank of Canada 5575 North Service Rd., Suite 300 Burlington, ON L7L 6M1

Tel: 1-866-876-3672

Lessee No.	Lease No.	Rental Amount	GST/HST (if applicable)	PST/QST (if applicable)	Total Charges (including taxes)
318542677	201000065851	Please refer to payment schedule			

Goods & Services Tax No: 105 248 165

Revision (04/16)

This is Exhibit "D" referred to in the Affidavit of Ram Muralitharan sworn before me this 9th day of October, 2024

Commissioner for Taking Affidavits



Royal Bank of Canada General Security Agreement

SRF: 318542677

BORROWER:

MOORE BROTHERS TRANSPORT LTD.

BRANCH ADDRESS: 1233 THE QUEENSWAY GROUND FLR ETOBICOKE, ON M8Z 1S1

1. SECURITY INTEREST

- a) For value received, the undersigned ("Debtor"), hereby grants to **ROYAL BANK OF CANADA** ("RBC"), a security interest (the "Security Interest") in the undertaking of Debtor and in all of Debtor's present and after acquired personal property including, without limitation, in all Goods (including all parts, accessories, attachments, special tools, additions and accessions thereto), Chattel Paper, Documents of Title (whether negotiable or not), Instruments, Intangibles, Money and Securities and all other Investment Property now owned or hereafter owned or acquired by or on behalf of Debtor (including such as may be returned to or repossessed by Debtor) and in all proceeds and renewals thereof, accretions thereto and substitutions therefore (hereinafter collectively called "Collateral"), and including, without limitation, all of the following now owned or hereafter owned or acquired by or on behalf of Debtor:
 - all Inventory of whatever kind and wherever situate;
 - ii) all equipment (other than Inventory) of whatever kind and wherever situate, including, without limitation, all machinery, tools, apparatus, plant, furniture, fixtures and vehicles of whatsoever nature or kind;
 - iii) all Accounts and book debts and generally all debts, dues, claims, choses in action and demands of every nature and kind howsoever arising or secured including letters of credit and advices of credit, which are now due, owing or accruing or growing due to or owned by or which may hereafter become due, owing or accruing or growing due to or owned by Debtor ("Debts");
 - iv) all lists, records and files relating to Debtor's customers, clients and patients;
 - all deeds, documents, writings, papers, books of account and other books relating to or being records of Debts, Chattel
 Paper or Documents of Title or by which such are or may hereafter be secured, evidenced, acknowledged or made
 payable;
 - vi) all contractual rights and insurance claims;
 - vii) all patents, industrial designs, trade-marks, trade secrets and know-how including without limitation environmental technology and biotechnology, confidential information, trade-names, goodwill, copyrights, personality rights, plant breeders' rights, integrated circuit topographies, software and all other forms of intellectual and industrial property, and any registrations and applications for registration of any of the foregoing (collectively "Intellectual Property"); and
 - viii) all property described in Schedule "C" or any schedule now or hereafter annexed hereto.
- b) The Security Interest granted hereby shall not extend or apply to and Collateral shall not include the last day of the term of any lease or agreement therefor but upon the enforcement of the Security Interest, Debtor shall stand possessed of such last day in trust to assign the same to any person acquiring such term.
- c) The terms "Goods", "Chattel Paper", "Document of Title", "Instrument", "Intangible", "Security", "Investment Property", "proceeds", "Inventory", "accession", "Money", "Account", "financing statement" and "financing change statement" whenever used herein shall be interpreted pursuant to their respective meanings when used in The Personal Property Security Act of the province referred to in Clause 14(s), as amended from time to time, which Act, including amendments thereto and any Act substituted therefor and amendments thereto is herein referred to as the "P.P.S.A.". Provided always that the term "Goods" when used herein shall not include "consumer goods" of Debtor as that term is defined in the P.P.S.A., the term "Inventory" when used herein shall include livestock and the young thereof after conception and crops that become such within one year of execution of this Security Agreement and the term "Investment Property", if not defined in the P.P.S.A., shall be interpreted according to its meaning in the Personal Property Security Act (Ontario). Any reference herein to "Collateral" shall, unless the context otherwise requires, be deemed a reference to "Collateral or any part thereof".

2. INDEBTEDNESS SECURED

The Security Interest granted hereby secures payment and performance of any and all obligations, indebtedness and liability of Debtor to RBC (including interest thereon) present or future, direct or indirect, absolute or contingent, matured or not, extended or renewed, wheresoever and howsoever incurred and any ultimate unpaid balance thereof and whether the same is from time to time reduced and thereafter increased or entirely extinguished and thereafter incurred again and whether Debtor be bound alone or with another or others and whether as principal or surety (hereinafter collectively called the "Indebtedness"). If the Security Interest in the Collateral is not sufficient, in the event of default, to satisfy all Indebtedness

of the Debtor, the Debtor acknowledges and agrees that Debtor shall continue to be liable for any Indebtedness remaining outstanding and RBC shall be entitled to pursue full payment thereof.

3. REPRESENTATIONS AND WARRANTIES OF DEBTOR

Debtor represents and warrants and so long as this Security Agreement remains in effect shall be deemed to continuously represent and warrant that:

- a) the Collateral is genuine and owned by Debtor free of all security interests, mortgages, liens, claims, charges, licenses, leases, infringements by third parties, encumbrances or other adverse claims or interests (hereinafter collectively called "Encumbrances"), save for the Security Interest and those Encumbrances shown on Schedule "A" or hereafter approved in writing by RBC, prior to their creation or assumption;
- b) all Intellectual Property applications and registrations are valid and in good standing and Debtor is the owner of the applications and registrations;
- c) each Debt, Chattel Paper and Instrument constituting Collateral is enforceable in accordance with its terms against the party obligated to pay the same (the "Account Debtor"), and the amount represented by Debtor to RBC from time to time as owing by each Account Debtor or by all Account Debtors will be the correct amount actually and unconditionally owing by such Account Debtor or Account Debtors, except for normal cash discounts where applicable, and no Account Debtor will have any defence, set off, claim or counterclaim against Debtor which can be asserted against RBC, whether in any proceeding to enforce Collateral or otherwise;
- d) the locations specified in Schedule "B" as to business operations and records are accurate and complete and with respect to Goods (including Inventory) constituting Collateral, the locations specified in Schedule "B" are accurate and complete save for Goods in transit to such locations and Inventory on lease or consignment; and all fixtures or Goods about to become fixtures and all crops and all oil, gas or other minerals to be extracted and all timber to be cut which forms part of the Collateral will be situate at one of such locations; and
- e) the execution, delivery and performance of the obligations under this Security Agreement and the creation of any security interest in or assignment hereunder of Debtor's rights in the Collateral to RBC will not result in a breach of any agreement to which Debtor is a party.

4. COVENANTS OF THE DEBTOR

So long as this Security Agreement remains in effect Debtor covenants and agrees:

- a) to defend the Collateral against the claims and demands of all other parties claiming the same or an interest therein; to diligently initiate and prosecute legal action against all infringers of Debtor's rights in Intellectual Property; to take all reasonable action to keep the Collateral free from all Encumbrances, except for the Security Interest, licenses which are compulsory under federal or provincial legislation and those shown on Schedule "A" or hereafter approved in writing by RBC, prior to their creation or assumption, and not to sell, exchange, transfer, assign, lease, license or otherwise dispose of Collateral or any interest therein without the prior written consent of RBC; provided always that, until default, Debtor may, in the ordinary course of Debtor's business, sell or lease Inventory and, subject to Clause 7 hereof, use Money available to Debtor;
- b) to notify RBC promptly of:
 - i) any change in the information contained herein or in the Schedules hereto relating to Debtor, Debtor's business or Collateral,
 - ii) the details of any significant acquisition of Collateral,
 - iii) the details of any claims or litigation affecting Debtor or Collateral,
 - iv) any loss or damage to Collateral,
 - v) any default by any Account Debtor in payment or other performance of its obligations with respect to Collateral, and
 - vi) the return to or repossession by Debtor of Collateral;
- c) to keep Collateral in good order, condition and repair and not to use Collateral in violation of the provisions of this Security Agreement or any other agreement relating to Collateral or any policy insuring Collateral or any applicable statute, law, by-law, rule, regulation or ordinance; to keep all agreements, registrations and applications relating to Intellectual Property and intellectual property used by Debtor in its business in good standing and to renew all agreements and registrations as may be necessary or desirable to protect Intellectual Property, unless otherwise agreed in writing by RBC; to apply to register all existing and future copyrights, trademarks, patents, integrated circuit topographies and industrial designs whenever it is commercially reasonable to do so;
- d) to do, execute, acknowledge and deliver such financing statements, financing change statements and further assignments, transfers, documents, acts, matters and things (including further schedules hereto) as may be reasonably requested by RBC of or with respect to Collateral in order to give effect to these presents and to pay all costs for searches and filings in connection therewith;
- e) to pay all taxes, rates, levies, assessments and other charges of every nature which may be lawfully levied, assessed or imposed against or in respect of Debtor or Collateral as and when the same become due and payable;

- f) to insure collateral in such amounts and against such risks as would customarily be insured by a prudent owner of similar Collateral and in such additional amounts and against such additional risks as RBC may from time to time direct, with loss payable to RBC and Debtor, as insureds, as their respective interests may appear, and to pay all premiums therefor and deliver copies of policies and evidence of renewal to RBC on request;
- g) to prevent Collateral, save Inventory sold or leased as permitted hereby, from being or becoming an accession to other property not covered by this Security Agreement;
- h) to carry on and conduct the business of Debtor in a proper and efficient manner and so as to protect and preserve Collateral and to keep, in accordance with generally accepted accounting principles, consistently applied, proper books of account for Debtor's business as well as accurate and complete records concerning Collateral, and mark any and all such records and Collateral at RBC's request so as to indicate the Security Interest;
- i) to deliver to RBC from time to time promptly upon request:
 - i) any Documents of Title, Instruments, Securities and Chattel Paper constituting, representing or relating to Collateral,
 - all books of account and all records, ledgers, reports, correspondence, schedules, documents, statements, lists and other writings relating to Collateral for the purpose of inspecting, auditing or copying the same,
 - iii) all financial statements prepared by or for Debtor regarding Debtor's business,
 - iv) all policies and certificates of insurance relating to Collateral, and
 - v) such information concerning Collateral, the Debtor and Debtor's business and affairs as RBC may reasonably request.

5. USE AND VERIFICATION OF COLLATERAL

Subject to compliance with Debtor's covenants contained herein and Clause 7 hereof, Debtor may, until default, possess, operate, collect, use and enjoy and deal with Collateral in the ordinary course of Debtor's business in any manner not inconsistent with the provisions hereof; provided always that RBC shall have the right at any time and from time to time to verify the existence and state of the Collateral in any manner RBC may consider appropriate and Debtor agrees to furnish all assistance and information and to perform all such acts as RBC may reasonably request in connection therewith and for such purpose to grant to RBC or its agents access to all places where Collateral may be located and to all premises occupied by Debtor.

6. SECURITIES, INVESTMENT PROPERTY

If Collateral at any time includes Securities, Debtor authorizes RBC to transfer the same or any part thereof into its own name or that of its nominee(s) so that RBC or its nominee(s) may appear of record as the sole owner thereof; provided that, until default, RBC shall deliver promptly to Debtor all notices or other communications received by it or its nominee(s) as such registered owner and, upon demand and receipt of payment of any necessary expenses thereof, shall issue to Debtor or its order a proxy to vote and take all action with respect to such Securities. After default, Debtor waives all rights to receive any notices or communications received by RBC or its nominee(s) as such registered owner and agrees that no proxy issued by RBC to Debtor or its order as aforesaid shall thereafter be effective.

Where any Investment Property is held in or credited to an account that has been established with a securities intermediary, RBC may, at any time after default, give a notice of exclusive control to any such securities intermediary with respect to such Investment Property.

7. COLLECTION OF DEBTS

Before or after default under this Security Agreement, RBC may notify all or any Account Debtors of the Security Interest and may also direct such Account Debtors to make all payments on Collateral to RBC. Debtor acknowledges that any payments on or other proceeds of Collateral received by Debtor from Account Debtors, whether before or after notification of this Security Interest to Account Debtors and whether before or after default under this Security Agreement, shall be received and held by Debtor in trust for RBC and shall be turned over to RBC upon request.

8. INCOME FROM AND INTEREST ON COLLATERAL

- a) Until default, Debtor reserves the right to receive any Money constituting income from or interest on Collateral and if RBC receives any such Money prior to default, RBC shall either credit the same against the Indebtedness or pay the same promptly to Debtor.
- b) After default, Debtor will not request or receive any Money constituting income from or interest on Collateral and if Debtor receives any such Money without any request by it, Debtor will pay the same promptly to RBC.

9. INCREASES, PROFITS, PAYMENTS OR DISTRIBUTIONS

- a) Whether or not default has occurred, Debtor authorizes RBC:
 - i) to receive any increase in or profits on Collateral (other than Money) and to hold the same as part of Collateral. Money so received shall be treated as income for the purposes of Clause 8 hereof and dealt with accordingly;

- to receive any payment or distribution upon redemption or retirement or upon dissolution and liquidation of the issuer of Collateral; to surrender such Collateral in exchange therefor and to hold any such payment or distribution as part of Collateral.
- b) If Debtor receives any such increase or profits (other than Money) or payments or distributions, Debtor will deliver the same promptly to RBC to be held by RBC as herein provided

10. DISPOSITION OF MONEY

Subject to any applicable requirements of the P.P.S.A., all Money collected or received by RBC pursuant to or in exercise of any right it possesses with respect to Collateral shall be applied on account of Indebtedness in such manner as RBC deems best or, at the option of RBC, may be held unappropriated in a collateral account or released to Debtor, all without prejudice to the liability of Debtor or the rights of RBC hereunder, and any surplus shall be accounted for as required by law.

11. EVENTS OF DEFAULT

The happening of any of the following events or conditions shall constitute default hereunder which is herein referred to as "default":

- a) the nonpayment when due, whether by acceleration or otherwise, of any principal or interest forming part of Indebtedness or the failure of Debtor to observe or perform any obligation, covenant, term, provision or condition contained in this Security Agreement or any other agreement between Debtor and RBC;
- the death of or a declaration of incompetency by a court of competent jurisdiction with respect to Debtor, if an individual;
- c) the bankruptcy or insolvency of Debtor; the filing against Debtor of a petition in bankruptcy; the making of an assignment for the benefit of creditors by Debtor; the appointment of a receiver or trustee for Debtor or for any assets of Debtor or the institution by or against Debtor of any other type of insolvency proceeding under the Bankruptcy and Insolvency Act or otherwise;
- d) the institution by or against Debtor of any formal or informal proceeding for the dissolution or liquidation of, settlement of claims against or winding up of affairs of Debtor;
- e) if any Encumbrance affecting Collateral becomes enforceable against Collateral;
- f) if Debtor ceases or threatens to cease to carry on business or makes or agrees to make a bulk sale of assets without complying with applicable law or commits or threatens to commit an act of bankruptcy;
- g) if any execution, sequestration, extent or other process of any court becomes enforceable against Debtor or if distress or analogous process is levied upon the assets of Debtor or any part thereof;
- h) if any certificate, statement, representation, warranty or audit report heretofore or hereafter furnished by or on behalf of Debtor pursuant to or in connection with this Security Agreement, or otherwise (including, without limitation, the representations and warranties contained herein) or as an inducement to RBC to extend any credit to or to enter into this or any other agreement with Debtor, proves to have been false in any material respect at the time as of which the facts therein set forth were stated or certified, or proves to have omitted any substantial contingent or unliquidated liability or claim against Debtor; or if upon the date of execution of this Security Agreement, there shall have been any material adverse change in any of the facts disclosed by any such certificate, representation, statement, warranty or audit report, which change shall not have been disclosed to RBC at or prior to the time of such execution.

12. ACCELERATION

RBC, in its sole discretion, may declare all or any part of Indebtedness which is not by its terms payable on demand to be immediately due and payable, without demand or notice of any kind, in the event of default, or if RBC considers itself insecure or that the Collateral is in jeopardy. The provisions of this clause are not intended in any way to affect any rights of RBC with respect to any Indebtedness which may now or hereafter be payable on demand.

13. REMEDIES

a) Upon default, RBC may appoint or reappoint by instrument in writing, any person or persons, whether an officer or officers or an employee or employees of RBC or not, to be a receiver or receivers (hereinafter called a "Receiver", which term when used herein shall include a receiver and manager) of Collateral (including any interest, income or profits therefrom) and may remove any Receiver so appointed and appoint another in his/her stead. Any such Receiver shall, so far as concerns responsibility for his/her acts, be deemed the agent of Debtor and not RBC, and RBC shall not be in any way responsible for any misconduct, negligence or non-feasance on the part of any such Receiver, his/her servants, agents or employees. Subject to the provisions of the instrument appointing him/her, any such Receiver shall have power to take possession of Collateral, to preserve Collateral or its value, to carry on or concur in carrying on all or any part of the business of Debtor and to sell, lease, license or otherwise dispose of or concur in selling, leasing, licensing or otherwise disposing of Collateral. To facilitate the foregoing powers, any such Receiver may, to the exclusion of all others, including Debtor, enter upon, use and occupy all premises owned or occupied by Debtor wherein Collateral may be situate, maintain Collateral upon such premises, borrow money on a secured or unsecured basis and use Collateral directly in carrying on Debtor's business or as security for loans or advances to enable the Receiver to carry on Debtor's business or otherwise, as such Receiver shall, in its discretion, determine. Except as may be otherwise directed by RBC, all Money received from time to time by such Receiver in carrying out his/her appointment shall be received in trust for and paid over to RBC. Every

such Receiver may, in the discretion of RBC, be vested with all or any of the rights and powers of RBC.

- b) Upon default, RBC may, either directly or through its agents or nominees, exercise any or all of the powers and rights given to a Receiver by virtue of the foregoing sub-clause (a).
- c) RBC may take possession of, collect, demand, sue on, enforce, recover and receive Collateral and give valid and binding receipts and discharges therefor and in respect thereof and, upon default, RBC may sell, license, lease or otherwise dispose of Collateral in such manner, at such time or times and place or places, for such consideration and upon such terms and conditions as to RBC may seem reasonable.
- d) In addition to those rights granted herein and in any other agreement now or hereafter in effect between Debtor and RBC and in addition to any other rights RBC may have at law or in equity, RBC shall have, both before and after default, all rights and remedies of a secured party under the P.P.S.A. Provided always, that RBC shall not be liable or accountable for any failure to exercise its remedies, take possession of, collect, enforce, realize, sell, lease, license or otherwise dispose of Collateral or to institute any proceedings for such purposes. Furthermore, RBC shall have no obligation to take any steps to preserve rights against prior parties to any Instrument or Chattel Paper whether Collateral or proceeds and whether or not in RBC's possession and shall not be liable or accountable for failure to do so.
- e) Debtor acknowledges that RBC or any Receiver appointed by it may take possession of Collateral wherever it may be located and by any method permitted by law and Debtor agrees upon request from RBC or any such Receiver to assemble and deliver possession of Collateral at such place or places as directed.
- f) Debtor agrees to be liable for and to pay all costs, charges and expenses reasonably incurred by RBC or any Receiver appointed by it, whether directly or for services rendered (including reasonable solicitors and auditors costs and other legal expenses and Receiver remuneration), in operating Debtor's accounts, in preparing or enforcing this Security Agreement, taking and maintaining custody of, preserving, repairing, processing, preparing for disposition and disposing of Collateral and in enforcing or collecting Indebtedness and all such costs, charges and expenses, together with any amounts owing as a result of any borrowing by RBC or any Receiver appointed by it, as permitted hereby, shall be a first charge on the proceeds of realization, collection or disposition of Collateral and shall be secured hereby.
- g) RBC will give Debtor such notice, if any, of the date, time and place of any public sale or of the date after which any private disposition of Collateral is to be made as may be required by the P.P.S.A..
- h) Upon default and receiving written demand from RBC, Debtor shall take such further action as may be necessary to evidence and effect an assignment or licensing of Intellectual Property to whomever RBC directs, including to RBC. Debtor appoints any officer or director or branch manager of RBC upon default to be its attorney in accordance with applicable legislation with full power of substitution and to do on Debtor's behalf anything that is required to assign, license or transfer, and to record any assignment, licence or transfer of the Collateral. This power of attorney, which is coupled with an interest, is irrevocable until the release or discharge of the Security Interest.

14. MISCELLANEOUS

- a) Debtor hereby authorizes RBC to file such financing statements, financing change statements and other documents and do such acts, matters and things (including completing and adding schedules hereto identifying Collateral or any permitted Encumbrances affecting Collateral or identifying the locations at which Debtor's business is carried on and Collateral and records relating thereto are situate) as RBC may deem appropriate to perfect on an ongoing basis and continue the Security Interest, to protect and preserve Collateral and to realize upon the Security Interest and Debtor hereby irrevocably constitutes and appoints the Manager or Acting Manager from time to time of the herein mentioned branch of RBC the true and lawful attorney of Debtor, with full power of substitution, to do any of the foregoing in the name of Debtor whenever and wherever it may be deemed necessary or expedient.
- b) Without limiting any other right of RBC, whenever Indebtedness is immediately due and payable or RBC has the right to declare Indebtedness to be immediately due and payable (whether or not it has so declared), RBC may, in its sole discretion, set off against Indebtedness any and all amounts then owed to Debtor by RBC in any capacity, whether or not due, and RBC shall be deemed to have exercised such right to set off immediately at the time of making its decision to do so even though any charge therefor is made or entered on RBC's records subsequent thereto.
- c) Upon Debtor's failure to perform any of its duties hereunder, RBC may, but shall not be obligated to perform any or all of such duties, and Debtor shall pay to RBC, forthwith upon written demand therefor, an amount equal to the expense incurred by RBC in so doing plus interest thereon from the date such expense is incurred until it is paid at the rate of 15% per annum.
- d) RBC may grant extensions of time and other indulgences, take and give up security, accept compositions, compound, compromise, settle, grant releases and discharges and otherwise deal with Debtor, debtors of Debtor, sureties and others and with Collateral and other security as RBC may see fit without prejudice to the liability of Debtor or RBC's right to hold and realize the Security Interest. Furthermore, RBC may demand, collect and sue on Collateral in either Debtor's or RBC's name, at RBC's option, and may endorse Debtor's name on any and all cheques, commercial paper, and any other Instruments pertaining to or constituting Collateral.
- e) No delay or omission by RBC in exercising any right or remedy hereunder or with respect to any Indebtedness shall operate as a waiver thereof or of any other right or remedy, and no single or partial exercise thereof shall preclude any other or further exercise thereof or the exercise of any other right or remedy. Furthermore, RBC may remedy any default by Debtor hereunder or with respect

to any Indebtedness in any reasonable manner without waiving the default remedied and without waiving any other prior or subsequent default by Debtor. All rights and remedies of RBC granted or recognized herein are cumulative and may be exercised at any time and from time to time independently or in combination.

- f) Debtor waives protest of any Instrument constituting Collateral at any time held by RBC on which Debtor is in any way liable and, subject to Clause 13(g) hereof, notice of any other action taken by RBC.
- g) This Security Agreement shall enure to the benefit of and be binding upon the parties hereto and their respective heirs, executors, administrators, successors and assigns. In any action brought by an assignee of this Security Agreement and the Security Interest or any part thereof to enforce any rights hereunder, Debtor shall not assert against the assignee any claim or defence which Debtor now has or hereafter may have against RBC. If more than one Debtor executes this Security Agreement the obligations of such Debtors hereunder shall be joint and several.
- h) RBC may provide any financial and other information it has about Debtor, the Security Interest and the Collateral to any one acquiring or who may acquire an interest in the Security Interest or the Collateral from the Bank or any one acting on behalf of the Bank.
- i) Save for any schedules which may be added hereto pursuant to the provisions hereof, no modification, variation or amendment of any provision of this Security Agreement shall be made except by a written agreement, executed by the parties hereto and no waiver of any provision hereof shall be effective unless in writing.
- j) Subject to the requirements of Clauses 13(g) and 14(k) hereof, whenever either party hereto is required or entitled to notify or direct the other or to make a demand or request upon the other, such notice, direction, demand or request shall be in writing and shall be sufficiently given, in the case of RBC, if delivered to it or sent by prepaid registered mail addressed to it at its address herein set forth or as changed pursuant hereto, and, in the case of Debtor, if delivered to it or if sent by prepaid registered mail addressed to it at its last address known to RBC. Either party may notify the other pursuant hereto of any change in such party's principal address to be used for the purposes hereof.
- k) This Security Agreement and the security afforded hereby is in addition to and not in substitution for any other security now or hereafter held by RBC and is intended to be a continuing Security Agreement and shall remain in full force and effect until the Manager or Acting Manager from time to time of the herein mentioned branch of RBC shall actually receive written notice of its discontinuance; and, notwithstanding such notice, shall remain in full force and effect thereafter until all Indebtedness contracted for or created before the receipt of such notice by RBC, and any extensions or renewals thereof (whether made before or after receipt of such notice) together with interest accruing thereon after such notice, shall be paid in full.
- 1) The headings used in this Security Agreement are for convenience only and are not be considered a part of this Security Agreement and do not in any way limit or amplify the terms and provisions of this Security Agreement.
- m) When the context so requires, the singular number shall be read as if the plural were expressed and the provisions hereof shall be read with all grammatical changes necessary dependent upon the person referred to being a male, female, firm or corporation.
- n) In the event any provisions of this Security Agreement, as amended from time to time, shall be deemed invalid or void, in whole or in part, by any Court of competent jurisdiction, the remaining terms and provisions of this Security Agreement shall remain in full force and effect.
- Nothing herein contained shall in any way obligate RBC to grant, continue, renew, extend time for payment of or accept anything which constitutes or would constitute Indebtedness.
- p) The Security Interest created hereby is intended to attach when this Security Agreement is signed by Debtor and delivered to RBC.
- q) Debtor acknowledges and agrees that in the event it amalgamates with any other company or companies it is the intention of the parties hereto that the term "Debtor" when used herein shall apply to each of the amalgamating companies and to the amalgamated company, such that the Security Interest granted hereby:
 - shall extend to "Collateral" (as that term is herein defined) owned by each of the amalgamating companies and the amalgamated company at the time of amalgamation and to any "Collateral" thereafter owned or acquired by the amalgamated company, and
 - ii) shall secure the "Indebtedness" (as that term is herein defined) of each of the amalgamating companies and the amalgamated company to RBC at the time of amalgamation and any "Indebtedness" of the amalgamated company to RBC thereafter arising. The Security Interest shall attach to "Collateral" owned by each company amalgamating with Debtor, and by the amalgamated company, at the time of the amalgamation, and shall attach to any "Collateral" thereafter owned or acquired by the amalgamated company when such becomes owned or is acquired.
- r) In the event that Debtor is a body corporate, it is hereby agreed that The Limitation of Civil Rights Act of the Province of Saskatchewan, or any provision thereof, shall have no application to this Security Agreement or any agreement or instrument renewing or extending or collateral to this Security Agreement. In the event that Debtor is an agricultural corporation within the meaning of The Saskatchewan Farm Security Act, Debtor agrees with RBC that all of Part IV (other than Section 46) of that Act shall not apply to Debtor.
- s) This Security Agreement and the transactions evidenced hereby shall be governed by and construed in accordance with the

laws of the province in which the herein branch of RBC is located, as those laws may from time to time be in effect, except if such branch of RBC is located in Quebec then, this Security Agreement and the transactions evidenced hereby shall be governed by and construed in accordance with the laws of the Province of Ontario and the laws of Canada applicable therein.

15. COPY OF AGREEMENT

- a) Debtor hereby acknowledges receipt of a copy of this Security Agreement.
- b) Debtor waives Debtor's right to receive a copy of any financing statement or financing change statement registered by RBC or of any verification statement with respect to any financing statement or financing change statement registered by RBC. (Applies in all P.P.S.A. Provinces).
- 16. Debtor represents and warrants that the following information is accurate:

BUSINESS DEBTOR

PROVINCE	POSTAL CODE
ON	L7C 2B8
_	

IN WITNESS WHEREOF executed this $\frac{2023-06-05}{\text{day of }}$

MOORE BROTHERS TRANSPORT LTD.

e-Signed by Susan Moore on 2023-06-05 11:25:50 GMT	_
e-Signed by Ronald Moore	Seal
e-Signed by Ronald Moore on 2023-06-05 13:15:39 GMT	— (Seal

SCHEDULE "A"

(ENCUMBRANCES AFFECTING COLLATERAL)

SCHEDULE "B"

1.	Locations of Debtor's Business Operations
	13908 HURONTARIO STREET
	INGLEWOOD
	ON
	CA
	L7C 2B8

- 2. Locations of Records relating to Collateral (if different from 1. above)
- 3. Locations of Collateral (if different from 1. above)

SCHEDULE "C"

(DESCRIPTION OF PROPERTY)

This is Exhibit "E" referred to in the Affidavit of Ram Muralitharan sworn before me this 9th day of October, 2024

Commissioner for Taking Affidavits



Royal Bank of Canada Guarantee and Postponement of Claim

SRF: 318542677

BORROWER:

MOORE BROTHERS TRANSPORT LTD.

BRANCH ADDRESS: 1233 THE QUEENSWAY GROUND FLR ETOBICOKE, ON M8Z 1S1

TO: ROYAL BANK OF CANADA

FOR VALUABLE CONSIDERATION, receipt whereof is hereby acknowledged, the undersigned and each of them (if more than one) hereby jointly and severally guarantee(s) payment on demand to Royal Bank of Canada (hereinafter called the "Bank") of all debts and liabilities, present or future, direct or indirect, absolute or contingent, matured or not, at any time owing by MOORE BROTHERS TRANSPORT LTD. (hereinafter called the "Customer") to the Bank or remaining unpaid by the Customer to the Bank, heretofore or hereafter incurred or arising and whether incurred by or arising from agreement or dealings between the Bank and the Customer or by or from any agreement or dealings with any third party by which the Bank may be or become in any manner whatsoever a creditor of the Customer or however otherwise incurred or arising anywhere within or outside the country where this guarantee is executed and whether the Customer be bound alone or with another or others and whether as principal or surety (such debts and liabilities being hereinafter called the "Liabilities"); the liability of the undersigned hereunder being limited to the sum of \$1,000,000.00 One Million Dollars together with interest thereon from the date of demand for payment at a rate equal to the Prime Interest Rate of the Bank plus 5.000 Five percent per annum as well after as before default and judgment.

AND THE UNDERSIGNED AND EACH OF THEM (IF MORE THAN ONE) HEREBY JOINTLY AND SEVERALLY AGREE(S) WITH THE BANK AS FOLLOWS:

- (1) The Bank may grant time, renewals, extensions, indulgences, releases and discharges to, take securities (which word as used herein includes securities taken by the Bank from the Customer and others, monies which the Customer has on deposit with the Bank, other assets of the Customer held by the Bank in safekeeping or otherwise, and other guarantees) from and give the same and any or all existing securities up to, abstain from taking securities from, or perfecting securities of, cease or refrain from giving credit or making loans or advances to, or change any term or condition applicable to the Liabilities, including without limitation, the rate of interest or maturity date, if any, or introduce new terms and conditions with regard to the Liabilities, or accept compositions from and otherwise deal with, the Customer and others and with all securities as the Bank may see fit, and may apply all moneys at any time received from the Customer or others or from securities upon such part of the Liabilities as the Bank deems best and change any such application in whole or in part from time to time as the Bank may see fit, the whole without in any way limiting or lessening the liability of the undersigned under this guarantee, and no loss of or in respect of any securities received by the Bank from the Customer or others, whether occasioned by the fault of the Bank or otherwise, shall in any way limit or lessen the liability of the undersigned under this guarantee.
- (2) This guarantee shall be a continuing guarantee and shall cover all the Liabilities, and it shall apply to and secure any ultimate balance due or remaining unpaid to the Bank.
- (3) The Bank shall not be bound to exhaust its recourse against the Customer or others or any securities it may at any time hold before being entitled to payment from the undersigned of the Liabilities. The undersigned renounce(s) to all benefits of discussion and division.
- (4) The undersigned or any of them may, by notice in writing delivered to the Manager of the branch or agency of the Bank receiving this instrument, with effect from and after the date that is 30 days following the date of receipt by the Bank of such notice, determine their or his/her liability under this guarantee in respect of Liabilities thereafter incurred or arising but not in respect of any Liabilities theretofore incurred or arising even though not then matured, provided, however, that notwithstanding receipt of any such notice the Bank may fulfil any requirements of the Customer based on agreements express or implied made prior to the receipt of such notice and any resulting Liabilities shall be covered by this guarantee; and provided further that in the event of the determination of this guarantee as to one or more of the undersigned it shall remain a continuing guarantee as to the other or others of the undersigned.
- (5) All indebtedness and liability, present and future, of the customer to the undersigned or any of them are hereby assigned to the Bank and postponed to the Liabilities, and all moneys received by the undersigned or any of them in respect thereof shall be received in trust for the Bank and forthwith upon receipt shall be paid over to the Bank, the whole without in any way limiting or lessening the liability of the undersigned under the foregoing guarantee; and this assignment and postponement is independent of the said guarantee and shall remain in full effect notwithstanding that the liability of the undersigned or any of them under the said guarantee may be extinct. The term "Liabilities", as previously defined, for purposes of the postponement feature provided by this agreement, and this section in particular, includes any funds advanced or held at the disposal of the Customer under any line(s) of credit.
- (6) This guarantee and agreement shall not be affected by the death or loss or diminution of capacity of the undersigned or any of them or by any change in the name of the Customer or in the membership of the Customer's firm through the death or retirement of

one or more partners or the introduction of one or more other partners or otherwise, or by the acquisition of the Customer's business by a corporation, or by any change whatsoever in the objects, capital structure or constitution of the Customer, or by the Customer's business being amalgamated with a corporation, but shall notwithstanding the happening of any such event continue to apply to all the Liabilities whether theretofore or thereafter incurred or arising and in this instrument the word "Customer" shall include every such firm and corporation.

- (7) This guarantee shall not be considered as wholly or partially satisfied by the payment or liquidation at any time or times of any sum or sums of money for the time being due or remaining unpaid to the Bank, and all dividends, compositions, proceeds of security valued and payments received by the Bank from the Customer or from others or from estates shall be regarded for all purposes as payments in gross without any right on the part of the undersigned to claim in reduction of the liability under this guarantee the benefit of any such dividends, compositions, proceeds or payments or any securities held by the Bank or proceeds thereof, and the undersigned shall have no right to be subrogated in any rights of the Bank until the Bank shall have received payment in full of the Liabilities.
- (8) All monies, advances, renewals, credits and credit facilities in fact borrowed or obtained from the Bank shall be deemed to form part of the Liabilities, notwithstanding any lack or limitation of status or of power, incapacity or disability of the Customer or of the directors, partners or agents of the Customer, or that the Customer may not be a legal or suable entity, or any irregularity, defect or informality in the borrowing or obtaining of such monies, advances, renewals, credits or credit facilities, or any other reason, similar or not, the whole whether known to the Bank or not. Any sum which may not be recoverable from the undersigned on the footing of a guarantee, whether for the reasons set out in the previous sentence, or for any other reason, similar or not, shall be recoverable from the undersigned and each of them as sole or principal debtor in respect of that sum, and shall be paid to the Bank on demand with interest and accessories.
- (9) This guarantee is in addition to and not in substitution for any other guarantee, by whomsoever given, at any time held by the Bank, and any present or future obligation to the Bank incurred or arising otherwise than under a guarantee, of the undersigned or any of them or of any other obligant, whether bound with or apart from the Customer; excepting any guarantee surrendered for cancellation on delivery of this instrument or confirmed in writing by the Bank to be cancelled.
- (10) The undersigned and each of them shall be bound by any account settled between the Bank and the Customer, and if no such account has been so settled immediately before demand for payment under this guarantee any account stated by the Bank shall be accepted by the undersigned and each of them as conclusive evidence of the amount which at the date of the account so stated is due by the Customer to the Bank or remains unpaid by the Customer to the Bank.
- (11) This guarantee and agreement shall be operative and binding upon every signatory thereof notwithstanding the non-execution thereof by any other proposed signatory or signatories, and possession of this instrument by the Bank shall be conclusive evidence against the undersigned and each of them that this instrument was not delivered in escrow or pursuant to any agreement that it should not be effective until any conditions precedent or subsequent had been complied with, unless at the time of receipt of this instrument by the Bank each signatory thereof obtains from the Manager of the branch or agency of the Bank receiving this instrument a letter setting out the terms and conditions under which this instrument was delivered and the conditions, if any, to be observed before it becomes effective.
- (12) No suit based on this guarantee shall be instituted until demand for payment has been made, and demand for payment shall be deemed to have been effectually made upon any guarantor if and when an envelope containing such demand, addressed to such guarantor at the address of such guarantor last known to the Bank, is posted, postage prepaid, in the post office, and in the event of the death of any guarantor demand for payment addressed to any of such guarantor's heirs, executors, administrators or legal representatives at the address of the addressee last known to the Bank and posted as aforesaid shall be deemed to have been effectually made upon all of them. Moreover, when demand for payment has been made, the undersigned shall also be liable to the Bank for all legal costs (on a solicitor and own client basis) incurred by or on behalf of the Bank resulting from any action instituted on the basis of this guarantee. All payments hereunder shall be made to the Bank at a branch or agency of the Bank.
- (13) This instrument covers all agreements between the parties hereto relative to this guarantee and assignment and postponement, and none of the parties shall be bound by any representation or promise made by any person relative thereto which is not embodied herein.
- (14) This guarantee and agreement shall extend to and enure to the benefit of the Bank and its successors and assigns, and every reference herein to the undersigned or to each of them or to any of them, is a reference to and shall be construed as including the undersigned and the heirs, executors, administrators, legal representatives, successors and assigns of the undersigned or of each of them or of any of them, as the case may be, to and upon all of whom this guarantee and agreement shall extend and be binding.
- (15) Prime Interest Rate is the annual rate of interest announced from time to time by Royal Bank of Canada as a reference rate then in effect for determining interest rates on Canadian dollar commercial loans in Canada.
- (16) This Guarantee and Postponement of Claim shall be governed by and construed in accordance with the laws of the **Province of Ontario** ("Jurisdiction"). The undersigned irrevocably submits to the courts of the Jurisdiction in any action or proceeding arising out of or relating to this Guarantee and Postponement of Claim, and irrevocably agrees that all such actions and proceedings may be heard and determined in such courts, and irrevocably waives, to the fullest extent possible, the defense of an inconvenient forum. The undersigned agrees that a judgment or order in any such action or proceeding may be enforced in other jurisdictions in any manner provided by law. Provided, however, that the Bank may serve legal process in any manner permitted by law or may

bring an action or proceeding against the undersigned or the property or assets of the undersigned in the courts of any other jurisdiction.

(Applicable in all P.P.S.A Provinces.)

- (17) The Undersigned hereby acknowledges receipt of a copy of this agreement.
- (18) The Undersigned hereby waives Undersigned's right to receive a copy of any Financing Statement or Financing Change Statement registered by the Bank.

EXECUTED this 2023-06-07	_,
	e-Signed by Gary Moore
	on 2023-06-08 01:23:30 GMT
WITNESS	GARY MOORE
	e _f Şigned by Ronald Moore
	on 2023-06-07 20:16:56 GMT
WITNESS	RONALD MOORE
	e ₃ Signed by Susan Moore on-2023-06-07 19:58:16 GMT
WITNESS	SUSAN MOORE
	R.M. S.M. G.M.
WITNESS	ROBERT
Insert the full name and address of guarantor (Undersigned	(above)
	- -
	Full name and address
GARY MOORE	
1 WEXFORD ROAD -UNIT 9, BRAMPTON, ON LE	SZ 2W0
	Full name and address
RONALD MOORE	
10 FLAHERTY LANE, CALEDON, ON L7K 2P3	
	Full name and address
SUSAN MOORE	
10 FLAHERTY LANE , CALEDON, ON L7K 2P3	
	Full name and address (CS M
ROBERT MOORE	Full name seind address S.M. (e) Signed by Gary Moore on 2023-000-000 01-23-41 GMT
	() DM
10 FLAHERTY LANE, CALEDON, ON L7K 2P3	(C)R.M.

This is Exhibit "F" referred to in the Affidavit of Ram Muralitharan sworn before me this 9th day of October, 2024

Commissioner for Taking Affidavits

CERTIFICATE

REPORT : PSSR060 PAGE : 1 (3525)

THIS IS TO CERTIFY THAT A SEARCH HAS BEEN MADE IN THE RECORDS OF THE CENTRAL OFFICE OF THE PERSONAL PROPERTY SECURITY REGISTRATION SYSTEM IN RESPECT OF THE FOLLOWING:

TYPE OF SEARCH

RUN NUMBER: 276

RUN DATE : 2024/10/02

ID: 20241002095112.29

: BUSINESS DEBTOR

SEARCH CONDUCTED ON : MOORE BROTHERS TRANSPORT LTD.

FILE CURRENCY

: 010CT 2024

ENQUIRY NUMBER 20241002095112.29 CONTAINS 159 PAGE(S), 35 FAMILY(IES).

THE SEARCH RESULTS MAY INDICATE THAT THERE ARE SOME REGISTRATIONS WHICH SET OUT A BUSINESS DEBTOR NAME WHICH IS SIMILAR TO THE NAME IN WHICH YOUR ENQUIRY WAS MADE. IF YOU DETERMINE THAT THERE ARE OTHER SIMILAR BUSINESS DEBTOR NAMES, YOU MAY REQUEST THAT ADDITIONAL ENQUIRES BE MADE AGAINST THOSE NAMES.

AIRD & BERLIS LLP
ATTN: ELLI SHAHRAMI
HOLD FOR PICKUP
TORONTO ON M5J2T9

CERTIFIED BY/CERTIFIÉES PAR

V. QUANTONIALO.

REGISTRAR OF
PERSONAL PROPERTY SECURITY/
LE REGISTRATEUR
DES SÛRETÉS MOBILIÈRES

(crfj6 05/2022)



PROVINCE OF ONTARIO MINISTRY OF PUBLIC AND BUSINESS SERVICE DELIVERY

PERSONAL PROPERTY SECURITY REGISTRATION SYSTEM

ENQUIRY RESPONSE CERTIFICATE

REPORT : PSSR060 PAGE : 3526)

TYPE OF SEARCH

RUN NUMBER: 276

: BUSINESS DEBTOR

RUN DATE : 2024/10/02

ID: 20241002095112.29

SEARCH CONDUCTED ON : MOORE BROTHERS TRANSPORT LTD.

FILE CURRENCY

: 010CT 2024

THE NEXT REGISTRATION IS A FINANCING CHANGE STATEMENT / CHANGE STATEMENT OR A MOTOR VEHICLE SCHEDULE WHICH REFERS TO A REGISTRATION THAT IS NOT RECORDED IN THE SYSTEM. IF IT IS A FINANCING CHANGE STATEMENT/CHANGE STATEMENT, THIS MAY HAVE OCCURRED AS A RESULT OF AN ERROR OR BECAUSE THE REGISTRATION REFERRED TO HAS EXPIRED OR BEEN DISCHARGED. IF IT IS A MOTOR VEHICLE SCHEDULE, THIS MAY HAVE OCCURRED BECAUSE OF AN ERROR

*** FOR FURTHER INFORMATION, CONTACT THE SECURED PARTY. ***

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3

CERTIFIED BY/CERTIFIÉES PAR REGISTRAR OF PERSONAL PROPERTY SECURITY/ LE REGISTRATEUR DES SÛRETÉS MOBILIÈRES

(crfj6 05/2022)



REPORT: PSSR060

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PROVINCE OF ONTARIO MINISTRY OF PUBLIC AND BUSINESS SERVICE DELIVERY PERSONAL PROPERTY SECURITY REGISTRATION SYSTEM

ENQUIRY RESPONSE CERTIFICATE

TYPE OF SEARCH BUSINESS DEBTOR

SEARCH CONDUCTED ON : MOORE BROTHERS TRANSPORT LTD.

RILE CURRENCY

RUN NUMBER: 276

RUN DATE : 2024/10/02

ID: 20241002095112.29

010CT 2024

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CERTIFIED BY/CERTIFIÉES PAR REGISTRAR OF PERSONAL PROPERTY SECURITY/ LE REGISTRATEUR DES SÚRETÉS MOBILIÈRES



REPORT: PSSR060

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PROVINCE OF ONTARIO MINISTRY OF PUBLIC AND BUSINESS SERVICE DELIVERY PERSONAL PROPERTY SECURITY REGISTRATION SYSTEM

ENOUTRY RESPONSE CERTIFICATE

RUN DATE: 2024/10/02 ID: 20241002095112.29

TYPE OF SEARCH : BUSINESS DEBTOR SEARCH CONDUCTED ON : MOORE BROTHERS TRANSPORT LTD.

RUN NUMBER: 276

FILE CURRENCY ■ 010CT 2024 FORM 1C FINANCING STATEMENT / CLAIM FOR LIEN FILE NUMBER 507201003 00 MOTOR VEHICLE REGISTRATION registered registration PAGE TOTAL NO. OF PAGES NUMBER UNDER PERTOD SCHEDULE 20240711 1653 1590 0559 01 P PPSA DATE OF BIRTH PIRST GIVEN NAME SURNAME 02 DEBTOR NAME 03 MOORE BROTHERS TRANSPORT LTD. ONTARIO CORPORATION NO. 1775021 04 ON L7C 2B8 ADDRESS 13908 HURONTARIO STREET INGLEWOOD INTERTAL SURNAME DATE OF BIRTH FIRST GIVEN NAME 05 DEBTOR 06 NAME BUSINESS NAME MOORE BROTHERS TRANSPORT ONTARIO CORPORATION NO. 1775021 ON 1.7C 2B8 ADDRESS 07 13908 HURONTARIO STREET INGLEWOOD 98 SECURED PARTY ECAPITAL FREIGHT FACTORING, INC. THE STORE OF THE PROPERTY OF T ADDRESS 09 174 WEST STREET S ORILLIA ON L3V 6L4 COLLAUERAL CHASSILEICATRON CONSUMER. MOTOR VEHICLE DATE OF NO FIXED GOODS TINVENTORY EQUIPMENT ACCOUNTS OTHER TINCLADED MARURIERY OR MARURIER DATE: y y y y 10 MOTOR 11 12 VEHICLE 13 14 COLLATERAL DESCRIPTION 15 16 REGISTERING ECAPITAL FREIGHT FACTORING, INC. 174 WEST STREET SOUTH, 2ND FLOOR ORILLIA L3V 6L4 ADDRESS ON*** FOR FURTHER INFORMATION, CONTACT THE SECURED PARTY. *** 5 CONTINUED...





REPORT : PSSR060

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PROVINCE OF ONTARIO MINISTRY OF PUBLIC AND BUSINESS SERVICE DELIVERY PERSONAL PROPERTY SECURITY REGISTRATION SYSTEM

ENQUIRY RESPONSE CERTIFICATE

RUN DATE : 2024/10/02 ID: 20241002095112.29

TYPE OF SEARCE BUSINESS DEBTOR

FILE CURRENCY

RUN NUMBER: 276

SEARCH CONDUCTED ON : MOORE BROTHERS TRANSPORT LTD.

010CT 2024 FORM 1C FINANCING STATEMENT / CLAIM FOR LIEN FILE NUMBER 507201003 00 MOTOR VEHICLE REGUSTURATION TOTAL REGISTRATION CAUTION PAGE NO. OF PAGES SCHEDULE NUMBER UNDER 20240711 1653 1590 0559 01 DATE OF BIRTH FIRST GIVEN NAME SURNAME 02 DEBTOR 03 NAME BUSINESS NAME GARRY MOORE HAULAGE INC ONTARIO CORPORATION NO. 826112 L7G 5P8 04 ADDRESS 38 HEPBURN CRESCENT GEORGETOWN DATE OF BIRTH Bershie Gerier wame SURNAME 05 DEBTOR 06 NAME GARRY MOORE HAULAGE ONFARIO CORPORATION NO. 826112 ON 157G 5P8 07 38 HEPBURN CRESCENT GEORGETOWN 08 SECURED PARTY / TITEN CTATMANT 09 ADDRESS COLHARERAL CHASSIFICATION CONSUMER MOTOR VEHICLE AMOUNT DATE OF NO FIXED GOODS INVENTORY EQUIPMENT ACCOUNTS OTHER INCLUDED MATURITY OR MATURITY DATE 10 YEAR MAKE MODEL 11 MOTOR 12 VEHICLE 13 GENERAL 14 COLLATERAL 15 DESCRIPTION 16 REGISTERING AGENT 17 ADDRESS *** FOR FURTHER INFORMATION, CONTACT THE SECURED PARTY, ***

CERTIFIED BY/CERTIFIÉES PAR REGISTRAR OF PERSONAL PROPERTY SECURITY/ LE REGISTRATEUR DES SURETÉS MOBILIÈRES



CERTIFICATE

RUN NUMBER : 276 RUN DATE : 2024/10/02 ID: 20241002095112.29

TYPE OF SEARCH : BUSINESS DEBTOR

ENQUIRY RESPONSE

REPORT: PSSR060 PAGE 3530) (

SEARCH CONDUCTED ON : MOORE BROTHERS TRANSPORT LTD. FILE CURRENCY 010CT 2024 FORM 1C FINANCING STATEMENT / CLAIM FOR LIEN FILE NUMBER 507201003 00 registered registration CAUTION MOTOR VEHICLE REGISTRATION PAGE NO. op pages SCHEDULE NUMBER under 20240711 1653 1590 0559 01 SURNAME MOORE DATE OF BIRTH PIRST GIVEN NAME 15JAN1957 02 DEBUOR GARRY 03 MAME BUSINESS NAME ONTARIO CORPORATION NO. L7G 5P8 04 38 HEPBURN CRESCENT GEORGETOWN ADDRESS DATE OF BIRTH FIRST CIVEN NAME INTTIAL SURNAME GARRY 05 15JAN1957 DEBTOR MOORE 06 NAME. BUSTNESS NAME ONTARIO CORPORATION NO. 07 ON 176 5P8 ADDRESS 38 HEPBURN CRESCENT GEORGETOWN 98 SECURED PARTY THEN CLATMANT address 09 COLLABERAL CHASSIFICATION MOTOR VEHICLE AMOUNT DATE OF NO FIXED GOODS INVENTORY EQUIPMENT ACCOUNTS OTHER INCLUDED. Manurum or Manurum Dane. 10 YEAR MAKE 11 MOTOR 12 VEHICLE 13 GENERAL 14 COLLATERAL 15 DESCRIPTION 16 REGISTERING AGENT 17 ADDRESS *** FOR FURTHER INFORMATION, CONTACT THE SECURED PARTY, ***



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PROVINCE OF ONTARIO MINISTRY OF PUBLIC AND BUSINESS SERVICE DELIVERY PERSONAL PROPERTY SECURITY REGISTRATION SYSTEM

ENOUIRY RESPONSE CERTIFICATE

TYPE OF SEARCH : BUSINESS DEBTOR

RUN NUMBER: 276 RUN DATE : 2024/10/02

ID: 20241002095112.29

SEARCH CONDUCTED ON : MOORE BROTHERS TRANSPORT LTD. FILE CURRENCY : 010CT 2024 FORM 1C FINANCING STATEMENT / CLAIM FOR LIEN FILE NUMBER 507201003 00 MOTOR VEHICLE CAPPION PAGE TOTAL REGISTRATION REGISTERED REGISTRATION NO. OF PAGES SCHEDULE NUMBER UNDER PERIOD 01 20240711 1653 1590 0559 DATE OF BIRTH FIRST GIVEN NAME SURNAME 02 DEBTOR 15JAN1957 GARRY 03 NAME BUSINESS NAME ONTARIO CORPORATION NO. L7C 2B8 04 13908 HURONTARIO STREET ADDRESS INGLEWOOD DATE OF BIRTH FIRST GIVEN NAME CARRY 15JAN1957 05 DEBTOR 06 NAME BUSTINESS NAME ONTARIO CORPORATION NO. ON L7C 2B8 07 ADDRESS 13908 HURONTARIO STREET INGLEWOOD SECURED PARTY 08 LIEN CLAIMANT 09 address COMPANIERAL CHASSIPHCAUTON CONSUMER MOTOR VEHICLE AMOUNT DATE OF NO FIXED GOODS INVENTORY EQUIPMENT ACCOUNTS OTHER INCLUDED MATURITY OR MATURITY DATE 10 YEAR MAKE 11 MOTOR 12 VEHTCLE 13 COLLATERAL 14 15 DESCRIPTION 16 REGISTERING AGENT 17 ADDRESS *** FOR FURTHER INFORMATION, CONTACT THE SECURED PARTY, ***



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PROVINCE OF ONTARIO MINISTRY OF PUBLIC AND BUSINESS SERVICE DELIVERY PERSONAL PROPERTY SECURITY REGISTRATION SYSTEM

ENQUIRY RESPONSE CERTIFICATE

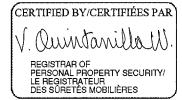
ID: 20241002095112.29 TYPE OF SEARCH BUSINESS DEBTOR

RUN NUMBER: 276

RUN DATE : 2024/10/02

SEARCH CONDUCTED ON : MOORE BROTHERS TRANSPORT LTD.

FILE CURRENCY 010CT 2024 FORM 1C FINANCING STATEMENT / CLAIM FOR LIEN FILE MUMBER 507201003 00 MOTOR VEHICLE REGISTERED REGISTRATION CAUTION PAGE TOTAL REGISTRATION FILING NO. OF PAGES SCHEDULE NUMBER UNDER 20240711 1653 1590 0559 01 005 SURNAME MOORE DATE OF BIRTH PIRST CIVEN NAME 23APR1961 02 DEBUOR RONALD 03 NAME BUSINESS NAME ONFARTO CORPORATION NO. L7C 2B8 04 ADDRESS 13908 HURONTARIO STREET INGLEWOOD ON DATE OF BIRTH FIRST CIVEN NAME SURNAME RONALD 23APR1961 MOORE 05 DEBTOR 06 NAME Business name ONTARIO CORPORATION NO. ON 17€ 2B8 07 13908 HURONTARIO STREET INGLEWOOD ADDRESS SECURED PARTY 90 LIEN CLAINANT 09 ADDRESS COLLABERAL CLASSIFICATION CONSUMER MOTOR VEHTCLE AMOUNT DATE OF NO FIXED INVENTORY EQUIPMENT ACCOUNTS OTHER INCLUDED MATURITY OR MATURITY DATE 10 YEAR MAKE V.I.N. MOTOR 11 12 VEHICLE 13 COLLATERAL 14 15 DESCRIPTION 16 REGISTERING AGENT 17 ADDRESS *** FOR FURTHER INFORMATION, CONTACT THE SECURED PARTY, ***



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MINISTRY OF PUBLIC AND BUSINESS SERVICE DELIVERY RUN NUMBER: 276 RUN DATE: 2024/10/02 PERSONAL PROPERTY SECURITY REGISTRATION SYSTEM ID: 20241002095112.29

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REPORT: PSSR060 PAGE 3533)

CERTIFICATE * BUSINESS DEBTOR

PROVINCE OF ONTARIO

ENOUIRY RESPONSE

SHARCH CONDUCTED ON : MOORE BROTHERS TRANSPORT LTD. FILE CURRENCY 010CT 2024 FORM 1C FINANCING STATEMENT / CLAIM FOR LIEN FILE NUMBER 507201003 00 CAUTION TOTAL MOTOR VEHICLE regishered regishration REGISTRATION UNDER PERIOD PILING NO. OF PAGES SCHEDULE NUMBER 01 20240711 1653 1590 0559 DATE OF BIRTH PIRST GIVEN NAME INITIAL SURNAME 23APR1961 RONALD 02 DEBUOK BUSINESS NAME 03 NAME L7K 2P3 04 ADDRESS 10 FLAHERTY LANE CALEDON DATE OF BIRTH FIRST GIVEN NAME SURNAME 23APR1961 RONALD 05 DEBTOR 06 NAME BUSINESS:NAME ONTARIO CORPORATION NO о**м 17к** 2Р3 07 ADDRESS 10 FLAHERTY LANE CALEDON SECURED PARTY / 08 CTATMANU ABORESS 09 COLHATERAL CHASSIPICATION CONSTINER MOTOR VEHICLE AMOUNT DATE OF NO FIXED GOODS INVENTORY EQUIPMENT ACCOUNTS OTHER INCLUDED MATURITY DATE MATURITY OR 10 YEAR MAKE V.I.N. 11 MOTOR 12 VEHICLE 13 14 Collateral 15 DESCRIPTION 16 REGISTERING AGENT ADDRESS *** FOR FURTHER INFORMATION, CONTACT THE SECURED PARTY. ***



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ENQUIRY RESPONSE

RUN NUMBER: 276

RUN DATE : 2024/10/02

ID: 20241002095112.29

TYPE OF SEARCH BUSINESS DEBTOR

CERTIFICATE

REPORT : PSSR060 PAGE 10 3534)

MOORE BROTHERS TRANSPORT LTD. SEARCH CONDUCTED ON TILE CURRENCY 010CT 2024 FINANCING STATEMENT / CLAIM FOR LIEN FILE NUMBER 507201003 00 registered registration MOTOR VEHICLE REGISTRATION CAUTTON PAGE TATOT NO. OF PAGES SCHEDINE NUMBER UNDER 20240711 1653 1590 0559 01 DATE OF BIRTH FIRST GIVEN NAME SURNAME 04JAN1968 02 SUSAN DEBTOR 03 NAME BUSTINESS INAME. OMMARTO CORPORATION NO. L7C 2B8 04 ADDRESS 13908 HURONTARIO STREET INGLEWOOD DATE OF BIRTH FIRST CIVEN NAME SURNAME SUSAN 04JAN1968 MOORE 05 DEBTOR NAME BUSINESS NAME 06 ONTARIO CORPORATION NO. ON L7C 2B8 07 13908 HURONTARIO STREET INGLEWOOD 08 SECURED PARTY / LIBN CLAIMAND 09 ADDRESS COLHAMERAL CHASSIFICATION CONSUMER MOTOR VEHICLE AMOUNT DATE OF NO FIXED GOODS INVENTORY EQUIPMENT ACCOUNTS OTHER INCLUDED MATURITY OR MATURITY DATE 10 YEAR MAKE 11 MOTOR 12 VEHICLE 13 14 COLLATERAL DESCRIPTION 15 16 REGISTERING AGENT 17 ADDRESS *** FOR FURTHER INFORMATION...CONTACT THE SECURED PARTY. ***



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PROVINCE OF ONTARIO MINISTRY OF PUBLIC AND BUSINESS SERVICE DELIVERY RUN NUMBER: 276 RUN DATE : 2024/10/02 PERSONAL PROPERTY SECURITY REGISTRATION SYSTEM ID: 20241002095112.29

ENQUIRY RESPONSE CERTIFICATE

REPORT: PSSR060 PAGE 11 3535)

TYPE OF SEARCH BUSINESS DEBTOR SEARCH COMDUCTED ON : MOORE BROTHERS TRANSPORT LTD. FILE CURRENCY 010CT 2024 FORM 1C FINANCING STATEMENT / CLAIM FOR LIEN FILE NUMBER 507201003 00 registered registration CAUPTON PAGE TOTAL MOTOR VEHICLE REGISTRATION PILING SCHEDULE NUMBER UNDER NO. 20240711 1653 1590 0559 008 01 SURNAME DATE OF BIRTH FIRST GIVEN NAME 04JAN1968 MOORE 02 SUSAN DEBTOR 03 NAME BUSINESS NAME ONTARIO CORPORATION NO. CALEDON L7K 2P3 04 ADDRESS 10 FLAHERTY LANE DATE OF BIRTH FIRST GIVEN NAME SUSAN MOORE 05 04JAN1968 DEBTOR Business name 06 NAME ONTARIO CORPORATION NO. ON 127K 2P3 07 10 FLAHERTY LANE CALEDON 9.0 SECURED PARTY / LIEN CLAINANT CTATMANU ADDRESS 09 COLLATERAL CHASSIFICATION CONSUMER MOTOR VEHICLE AMOUNT DATE OF NO FIXED GOODS INVENTORY EQUIPMENT ACCOUNTS OTHER INCLUDED MATURITY OR MATURITY DATE 10 YEAR MAKE MOTOR 11 12 VEHICLE 13 Collateral 14 15 DESCRIPTION 16 AGENT 17 ADDRESS

*** FOR FURTHER INFORMATION, CONTACT THE SECURED PARTY. ***



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REPORT: PSSR060

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12 3536)

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PROVINCE OF ONTARIO MINISTRY OF PUBLIC AND BUSINESS SERVICE DELIVERY PERSONAL PROPERTY SECURITY REGISTRATION SYSTEM

ENQUIRY RESPONSE CERTIFICATE

RUN NUMBER: 276 RUN DATE : 2024/10/02 ID: 20241002095112.29

SEARCH CONDUCTED ON :

TYPE OF SEARCH BUSINESS DEBTOR MOORE BROTHERS TRANSPORT LTD.

PELE CURRENCY 010CT 2024 FINANCING STATEMENT / CLAIM FOR LIEN: FILE NUMBER 502257969 00 TOTAL MOTOR VEHICLE CAUTTON PAGE REGISTRATION REGISTERED PAGES NUMBER UNDER PERIOD NO. OF 20240126 1704 1462 6949 P PPSA 01 006 DATE OF BIRTH FIRST GIVEN NAME SURNAME 02 DEBTOR 03 NAME BUSINESS NAME MOORE BROTHERS TRANSPORT LTD. L7C2B8 04 13908 HURONTARIO STREET INGLEWOOD ADDRESS DATE OF BIRTH FIRST GIVEN NAME 05 DEBTOR 06 NAME Business name ONTARIO CORPORATION NO. 07 ADDRESS 9.0 SECURED PARTY. MITSUBISHI HC CAPITAL CANADA LEASING, INC TITEM CHAINANT 09 L7L6B2 1100 BURLOAK DRIVE, SUITE 401 BURLINGTON ON ADDRESS COLHAVERAL CHASSIFICAVION CONSCINUER MOTOR VEHICLE AMOUNT DATE: OF GOODS INVENTORY EQUIPMENT ACCOUNTS OTHER INCLUDED MATURITY ÓR MATURITY DATE 10 MODEL YEAR MAKE V.I.N. MOTOR 2024 MOFFETT MOUNTY M8 55.3-10NX WD460688B 11 12 VEHICLE M8 55.3-10NX WD460708B 2024 MOFFETT MOUNTY 13 THE PERSONAL PROPERTY DESCRIBED HEREIN, TOGETHER WITH ALL COLLATERAL 14 ACCESSORIES, OPTIONAL EQUIPMENT, COMPONENTS, PARTS, INSTRUMENTS, 15 DESCRIPTION APPURTENANCES, FURNISHINGS AND OTHER EQUIPMENT OF WHATEVER NATURE OR 16 REGISTERING PPSA CANADA INC. - (7017) agent 110 SHEPPARD AVE EAST, SUITE 303 ADDRESS TORONTO ON M2N6Y8

> *** FOR FURTHER INFORMATION, CONTACT THE SECURED PARTY...*** CONTINUED... 13

CERTIFIED BY/CERTIFIÉES PAR REGISTRAR OF PERSONAL PROPERTY SECURITY/ LE REGISTRATEUR DES SÛRETÉS MOBILIÈRES



RUN NUMBER : 276 RUN DATE : 2024/10/02 ID : 20241002095112.29

PROVINCE OF ONTARIO MINISTRY OF PUBLIC AND BUSINESS SERVICE DELIVERY PERSONAL PROPERTY SECURITY REGISTRATION SYSTEM ENQUIRY RESPONSE

REPORT : PSSR060 PAGE : 13 (3537)

CERTIFICATE TYPE OF SEARCH : BUSINESS DEBTOR SEARCH COMPUCTED ON : MOORE BROTHERS TRANSPORT LTD. 10CT 2024 THIS CURRENCY FORM 1C FINANCING STATEMENT / CLAIM FOR LIKN FILE NUMBER 502257969 00 MOTOR VEHICLE REGISTERED REGISTRATION CAUTION PAGE TOTAL REGISTRATION INDER PERIOD FILING NO. OF PAGES SCHEDULE NUMBER P PPSA 01 006 20240126 1704 1462 6949 DATE OF BIRTH FIRST GIVEN NAME SURNAME 02 DEBTOR 03 NAME BUSINESS NAME ONTARIO CORPORATION NO. 04 ADDRESS DATE OF BIRTH FIRST GIVEN NAME SURNAME 05 DEBTOR 06 NAME BUSINESS NAME: ONTARIO CORPORATION NO. 07 ADDRESS SECURED PARTY / 9 CHAIMANI ADDRESS 09 COLLATERAL CHASSIFICATION CONSUMER MOTOR VEHICLE AMOUNT DATE OF NO FIXED MATURITY OR MATURITY DATE GOODS TIMENFORM EQUIPMENT ACCOUNTS OTHER TIMESUTED 10 MOTOR MAKE 11 VEHICLE 12 13 GENERAL KIND FURNISHED IN CONNECTION WITH ANY OF THE FOREGOING EQUIPMENT AND Collateral ANY REPLACEMENTS AND SUBSTITUTIONS THEREFOR (COLLECTIVELY, THE 14 15 DESCRIPTION "EQUIPMENT"), AS WELL AS ALL OF THE DEBTOR'S PRESENT AND FUTURE PPSA CANADA INC. - (7017) REGISTERING 16 AGENT M2N6Y8 110 SHEPPARD AVE EAST, SUITE 303 TORONTO ON ADDRESS

*** FOR FURTHER INFORMATION, CONTACT THE SECURED PARTY. ***



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ENQUIRY RESPONSE

RUN NUMBER: 276

RUN DATE : 2024/10/02

ID: 20241002095112.29

TYPE OF SEARCH : BUSINESS DEBTOR

CERTIFICATE

REPORT : PSSR060 PAGE : 14 (3538)

SEARCH CONDUCTED ON : MOORE BROTHERS TRANSPORT LTD. 1 010CT 2024 ETLE CURRENCY FORM 1C FINANCING STATEMENT / CLAIM FOR LIEN RITE NUMBER 502257969 00 MOTOR VEHICLE REGISTRATION CAUPTION PAGE FOUAL REGISTRATION REGISTERED under Period NO. OF PAGES SCHEDULE NUMBER 01 006 20240126 1704 1462 6949 PPSA SURVAME FIRST CIVEN NAME DATE OF BIRTH 02 DEBTOR 03 NAME Business name ONTARIO CORPORATION NO. 04 ADDRESS DATE OF BIRTH PIRST GIVEN NAMB SURNAME 05 DEBTOR 06 NAME BUSINESS NAME ONTARIO CORPORATION NO. 07 ADDRESS 08 SECURED PARTY / Tatem celeanneare 09 AUDRESS COLHARERAD CHASSIFICATION CONSUMER MOTOR VEHTCLE AMOUNT DATE OF NO FIXED GOODS INVENTORY EQUIPMENT ACCOUNTS OTHER INCLUDED MARGREDY OR MARGREDRY DATES 10 MODEL V.I.N. YEAR MAKE 11 MOTOR 12 VEHICLE 13 RIGHTS, TITLE AND INTEREST IN THE FOLLOWING (THE "EQUIPMENT-RELATED 14 COLLATERAL COLLATERAL") 15 DESCRIPTION (I) INTELLECTUAL PROPERTY AND OTHER INTANGIBLES RELATING TO THE 16 PPSA CANADA INC. - (7017) AGENT 17 ON M2N6Y8 ADDRESS 110 SHEPPARD AVE EAST, SUITE 303 TORONTO *** EOR FURTHER INFORMATION, CONTACT THE SECURED PARTY. *** CONTINUED.. 15





ERSONAL PROPERTY SECURITY RESIDENCE

RUN NUMBER: 276

RUN DATE : 2024/10/02

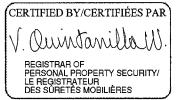
ID: 20241002095112.29

TYPE OF SEARCH : BUSINESS DEBTOR

CERTIFICATE

REPORT : PSSR060 PAGE : 15 (3539)

SEARCH CONDUCTED ON : MOORE BROTHERS TRANSPORT LTD. FILE CURRENCY 010CT 2024 FORM 1C FINANCING STATEMENT / CLAIM FOR LITEN FILE NUMBER 00 502257969 MOTOR VEHICLE REGISTRATION REGISTERED REGISTRATION PAGE TOTAL NUMBER NO. OF PAGES SCHEDULE UNDER PERIOD 006 20240126 1704 1462 6949 P PPSA 6 01 SURNAME DATE OF BIRTH FIRST GIVEN NAME 02 DEBTOR 03 NAME EUSINESS NAME ONWARIO CORPORATION NO. 04 DATE OF BIRTH FIRST GIVEN NAME SURNAME 05 DEBTOR Business name 06 NAME ONTARIO CORPORATION NO. 07 ADDRESS 9.0 SECURED PARTY TOTEM CHAIMANT 09 ADDRESS COLLAWERAL CHASSIFICATION CONSUMER MOTOR VEHICLE AMOUNT DATE OF NO FIXED MATURITY OR MATURITY DATE GOODS INVENTORY EQUIPMENT ACCOUNTS OTHER INCLUDED 10 YEAR MAKE MOTOR 11 12 VEHICLE 13 EQUIPMENT OR EQUIPMENT-RELATED COLLATERAL COLLATERAL 14 (II) ANY CONTRACT FOR THE SALE, LEASE, RENTAL OR OTHER DISPOSITION 15 DESCRIPTION OF THE EQUIPMENT 16 REGISTERING PPSA CANADA INC. - (7017) AGENT 17 110 SHEPPARD AVE EAST, SUITE 303 TORONTO ON M2N6Y8 ADDRESS *** FOR FURTHER INFORMATION, CONTACT THE SECURED PARTY, ***



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REPORT : PSSR060

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PROVINCE OF ONTARIO MINISTRY OF PUBLIC AND BUSINESS SERVICE DELIVERY PERSONAL PROPERTY SECURITY REGISTRATION SYSTEM

ENQUIRY RESPONSE

RUN DATE : 2024/10/02 ID: 20241002095112.29

RUN NUMBER: 276

CERTIFICATE TYPE OF SEARCH BUSINESS DEBTOR

FILE CURRENCY

SEARCH CONDUCTED ON : MOORE BROTHERS TRANSPORT LTD. 010CT 2024

FORM 1C FINANCING STATEMENT / CLAIM FOR LIEN FILE NUMBER 00 502257969 REGISTRATION MOTOR VEHICLE REGISTRATION REGISTERED CAUTION PAGE TOTAL NO. OF PAGES SCHEDULE NUMBER UNDER PERIOD 006 20240126 1704 1462 6949 P PPSA 01 DATE OF BIRTH FIRST GIVEN NAME SURNAME 02 DESTOR 03 EMAK BUSTNESS NAME ONTARIO CORPORATION NO. 04 ADDRESS DATE OF BIRTH FLRST GLVEN NAME 05 DEBTOR 06 NAME BUSINESS NAME ONTARIO CORPORATION NO 07 ADDRESS SECURED PARTY 08 LIEN CLAIMAND 09 ADDRESS COLLABERAL CHASSIFICATION CONSUMER MOTOR VEHICLE AMOUNT DATE OF NO FIXED MATURITY OR MATURITY DATE INVENTORY EQUIPMENT ACCOUNTS OTHER INCLUDED 10 YEAR MAKE MOTOR 11 VEHICLE 12 13 GENERAL (III) ALL INSURANCE CLAIMS AND PROCEEDS RESULTING FROM ANY LOSS OR 14 COLLATERAL DAMAGE TO THE EQUIPMENT OR THE EQUIPMENT-RELATED COLLATERAL AND 15 DESCRIPTION (IV) ANY PROCEEDS OF THE EQUIPMENT OR EQUIPMENT-RELATED COLLATERAL, 16 REGISTERING PPSA CANADA INC. - (7017) AGENT 17 110 SHEPPARD AVE EAST, SUITE 303 M2N6Y8 TORONTO ON ADDRESS *** FOR FURTHER INFORMATION, CONTACT THE SECURED PARTY. *** 17 CONTINUED...





ENQUIRY RESPONSE

RUN NUMBER: 276

RUN DATE : 2024/10/02

ID: 20241002095112.29

TYPE OF SEARCH BUSINESS DEBTOR

CERTIFICATE

PAGE : PSSR060 (3541)

SEARCH COMDUCTED ON : MOORE BROTHERS TRANSPORT LTD. FILE CURRENCY 010CT 2024 FORM 1C FINANCING STATEMENT / CLAIM FOR LIEN FILE NUMBER 502257969 00 MOTOR VEHICLE REGISTERED REGISTRATION PAGE TOTAL REGISTRATION NO. OF PAGES SCHEDULE NUMBER UNDER PERIOD 006 20240126 1704 1462 6949 01 P PPSA DATE OF BIRTH PIRST GIVEN NAME SURNAME 02 DEBTOR 03 NAME Business name ONTARIO CORPORATION NO. 04 ADDRESS DATE OF BIRTH FIRST GIVEN NAME SURNAME INTTTAL 05 DEBTOR 06 NAME BUSINESS NAME ONTARIO CORPORATION NO. 07 ADDRESS 9.0 SECURED PARTY titen claimanu 09 ADDRESS COLHADERAL CLASSIFICATION CONSUMER MOTOR VEHICLE AMOUNT DATE OF NO FIXED GOODS INVENTORY EQUIPMENT ACCOUNTS OTHER INCLUDED MATURITY OR MATURITY DATE 10 V.I.N. MODEL 11 MOTOR 12 VEHICLE 13 IN WHATEVER FORM IT MAY BE, INCLUDING WITHOUT LIMITATION, CHATTEL COLLATERAL 14 PAPER, TITLE DOCUMENTS, GOODS, INSTRUMENTS, OR MONEY. 15 DESCRIPTION 16 REGISTERING PPSA CANADA INC. - (7017) AGENT 17 110 SHEPPARD AVE EAST, SUITE 303 TORONTO ON M2N6Y8 ADDRESS *** FOR FURTHER INFORMATION, CONTACT THE SECURED PARTY *** CONTINUED... 18

