



Second Report of KSV Kofman Inc. as Receiver and Manager of 1038303 Ontario Inc. and 1087507 Ontario Limited and Certain Related Other Property

December 10, 2018

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COURT FILE NO: CV-18-608978-00CL

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

BRIDGING FINANCE INC. AS AGENT FOR 2665405 ONTARIO INC

APPLICANT

- AND -

1033803 ONTARIO INC. AND 1087507 ONTARIO LIMITED

RESPONDENTS

IN THE MATTER OF AN APPLICATION UNDER SECTION 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

SECOND REPORT OF KSV KOFMAN INC. AS RECEIVER AND MANAGER

DECEMBER 10, 2018

1.0 Introduction

- On November 19, 2018, Bridging Finance Inc., as agent (the "Agent") for 2665405
 Ontario Inc. (the "Lender"), made an application to the Ontario Superior Court of
 Justice (Commercial List) (the "Court") for, inter alia, the appointment of KSV Kofman
 Inc. ("KSV") as receiver and manager of:
 - a. all of the assets, undertakings and properties of 1033803 Ontario Inc., operating as Forma-Con Construction and Forma Finishing ("Forma Con") and 1087507 Ontario Inc. ("108" and together with Forma Con, the "Debtors");
 - b. certain assets of Bondfield Construction Company Limited ("BCCL") and Bondfield Construction Equipment Ltd. ("BCEL") (the "Forma Con Related Assets"); and
 - c. the real property known municipally as 131 Saramia Crescent, Vaughan (the "Saramia Property").
- 2. The Court granted the relief requested on the return of the receivership application and KSV was appointed Receiver pursuant to the terms of the receivership order ("Receivership Order"). A copy of the Receivership Order is provided in Appendix "A".

1.1 Purposes of this Report

- 1. The purposes of this Report are to:
 - a. provide background information with respect to these receivership proceedings;
 - b. summarize a transaction (the "Transaction") with GF Equipment Corp. (the "Purchaser"), for the sale of the Purchased Assets 1 pursuant to a Letter Agreement dated November 23, 2018 (the "Letter Agreement") and an amendment to the Letter Agreement dated December 10, 2018 (the "Amendment" and jointly with the Letter Agreement, the "Agreements");
 - c. provide an overview of the Receiver's activities since the commencement of these proceedings; and
 - d. recommend that the Court issue orders, *inter alia*:
 - (i) approving the Transaction;
 - (ii) vesting title in and to the Purchased Assets in the Purchaser, free and clear of all liens, claims and encumbrances, upon filing of a certificate confirming, among other things, completion of the Transaction;
 - (iii) authorizing payment by the Receiver to Gabrielli Crane Erectors Inc. ("Gabrielli") from the closing proceeds, as contemplated by the Agreements;
 - (iv) approving the Receiver's activities, as described in this Report; and
 - (v) approving this Report.

1.2 Currency

1. All references to currency in this Report are in Canadian dollars.

1.3 Court Reports

1. The Court materials filed in this proceeding are available on the Receiver's website at http://www.ksvadvisory.com/insolvency-cases/forma-con/.

1.4 Restrictions

In preparing this Report, KSV has relied upon the Company's unaudited financial information, including certain of its books and records, discussions with the Company's management and discussions with its financial advisor, FAAN Advisors Group Inc. KSV has not audited, reviewed or otherwise verified the accuracy or completeness of the information in a manner that would comply with Generally Accepted Assurance Standards pursuant to the Chartered Professional Accountants of Canada Handbook.

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¹ Defined in Section 3.2.1(c) below.

2. KSV expresses no opinion or other form of assurance with respect to the financial information presented in this Report or relied upon by KSV in preparing this Report. Any party wishing to place reliance on the Company's financial information should perform its own diligence and any reliance placed by any party on the information presented herein shall not be considered sufficient for any purpose whatsoever.

2.0 Background

2.1 Forma Con

- 1. Forma Con was founded in 1993. It operates a concrete forming business that provides services to construction projects. The shares of Forma Con are privately held by members of the Aquino family.
- 2. BCCL is a full-service construction company operating in Southern Ontario. Other than BCCL's assets subject to the Receivership Order, BCCL's business continues to operate and it is not affected by these receivership proceedings.
- 3. Forma Con has 14 ongoing projects. It also provides forming services to BCCL on its projects. For the purposes of this Report, Forma Con's projects (excluding its BCCL projects) have been divided into two categories: partially completed contracts (each a "PCC" and collectively the "PCCs") and substantially completed contracts (each a "SCC" and collectively the SCCs"). Together, the SCCs and the PCCs are referred to as the "Material Contracts".
- 4. As at November 30, 2018, the total estimated accounts receivables² owing to Forma Con on its projects was approximately \$21.5 million, excluding amounts owing from BCCL. However, Forma Con's projects subject to the Material Contracts are incomplete, liens have been filed or may be filed by subcontractors against some or all of these projects, and there are other issues and liabilities that affect the collectability of the accounts receivables on these projects. Collecting the receivables is largely connected to the satisfactory completion by Forma Con of its projects, which requires Forma Con to continue to operate.
- 5. Forma Con has approximately 500 employees, the majority of whom are union members. An estimate of the amounts owing by Forma Con to each of its unions (the "Unions") as at November 30, 2018 is provided in the table below.³

(unaudited)	
Union	\$000s
Labourers' Pension Fund (183) ("Local 183")	3,402
I.U.O.E. Local 793 ("Local 793")	191
Carpenters Union Local 27	413
Other	361
	4,367

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² Represents the sum of accounts receivable and holdbacks on the Materials Contracts.

³ The amounts for Local 183 and Local 793 are slightly different than reflected in the Amendment and are subject to adjustment.

- 6. The Forma Con Related Assets primarily consist of:
 - a. aluminum scaffolding owned by BCCL ("Aluma Assets"). The Aluma Assets are managed for Forma Con by Aluma Systems Inc. ("Aluma Systems"), which, *inter alia*, delivers, installs and maintains the Aluma Assets on each of Forma Con's projects; and
 - b. thirty-two cranes owned by BCEL, of which fourteen (14) are used on Forma Con's projects, three are used on BCCL's projects, one crane is leased to a third party and the remaining ones are not currently being used.
- 7. Forma Con also owns real property municipally described as 407 Basaltic Road, Vaughan (the "Head Office") and 3420 Queen Street East, Brampton (the "Brampton Property"). The Receiver is leasing the Head Office premises to BCCL during the receivership proceedings. The Brampton Property is the primary subject of the Receiver's First Report to Court dated December 7, 2018 (the "First Report").

2.2 108

1. 108 is a non-operating entity that owns 4431 Stouffville Road, Stouffville, Ontario (the "Stouffville Property"). The Stouffville Property is occupied by a single tenant which operates a garden centre. The Stouffville Property is not part of the Transaction. The Receiver is not aware of any other assets owned by 108.

2.3 Saramia Property

1. The Saramia Property is owned by Ralph Aquino. An industrial property with two tenants is located on the Saramia Property. Ralph Aquino has pledged the Saramia Property to the Agent as part of his limited personal guarantee to the Agent. The Saramia Property is not part of the Transaction.

2.4 Present Situation and Urgency

- 1. The Forma Con business requires approximately \$300,000 per day to operate. The Agent has agreed to fund the business under Receiver Certificates for a short period of time during the receivership on the basis that the Receiver is working expeditiously to complete a sale of the Forma Con business and certain related assets. As of the date of this Report, the Lender has advanced approximately \$1.1 million under Receiver Certificates. Additional funding is required imminently.
- 2. In advance of these proceedings, Forma Con's management conducted a sale process for its business; the process is summarized in Section 3 below. The Purchaser was identified through that process. Subsequently, a representative of the Purchaser continued discussions with representatives of the Agent to purchase the Forma Con business. Forma Con's management participated in the negotiations.
- 3. Immediately following its appointment, the Receiver continued the discussions with the Purchaser. It was evident to the Receiver at the time (and remains so) that there was urgency to complete a transaction expediently due to the pressures on the business resulting from Forma Con's illiquidity, including the costs of completing its projects, dealing with its trades and with its Unions. To be able to complete a transaction for Forma Con, it was necessary for the Receiver to find a way to fund the business while the Receiver negotiated with the Purchaser.

- 4. In its discussions with the Purchaser, the Receiver and the Purchaser agreed that the Purchaser would backstop Forma Con's funding requirement on the basis that it would be entitled to any revenue generated by Forma Con from the date of the receivership. Thereafter, negotiations between the Receiver and the Purchaser continued, in consultation with the Agent, with a view to completing a transaction that would maximize value in the circumstances, continue Forma Con's projects without disruption (to the extent possible) and preserve employment. The negotiations resulted in the Letter Agreement, which was executed on November 23, 2018, and the Amendment, which was executed on December 10, 2018. The Agreements, and the resulting Transaction, are subject to Court approval.
- 5. A discontinuation or interruption of the Forma Con operations would likely cause irreparable damage to the value of its business and assets. Unionized labour would walk off job sites and be difficult to rehire. Forma Con's projects would need to be completed by different forming contractors, damage claims would be asserted by project owners (the "Owners") due to project delays, and the ability to collect the accounts receivable would be affected. Accordingly, the Receiver believes that continuing discussions with the Purchaser was the most likely way to complete a going concern transaction for the Forma Con business, and that there was (and is) no opportunity to conduct a broader sale process for the business. Additionally, the Agent has advised the Receiver it was not prepared to take the economic risk that funding such a sale process would entail.
- 6. The Receiver continues to deal with a myriad of issues that could interfere with the continuation of the projects, including concerns and issues raised by Unions, suppliers and Owners. For reasons detailed below, the Receiver continues to be of the view that completing the Transaction will assist to mitigate these issues and that there is urgency to do so.

2.5 Creditors

2.5.1 Secured Creditors

- The Lender is the Debtors' principal secured creditor. The Debtors are indebted to the Lender for approximately \$75 million, plus costs and expenses which continue to accrue. As noted in the First Report of the Receiver dated December 7, 2018, the Receiver has obtained a security opinion from Torys LLP with respect to the Agent's security.
- 2. In addition to the Agent, the following parties have *Personal Property Security Act* registrations against the Debtors:
 - a. Travelers Guarantee Company of Canada;
 - b. Zurich Insurance Company Ltd.; and
 - c. FF Supply LLC d/b/a Zenith Insured Credit.

The amounts owing to these parties is unknown and the Receiver has not asked Torys to provide an opinion on their security at this time.

- 3. A list of parties that have *Personal Property Security Act* registrations against BCEL and BCCL is provided in Appendix "B".
- 4. It should be noted that the proceeds generated from the Transaction will be subject to a future distribution motion. There will be no distributions of the Transaction proceeds prior to the distribution motion, other than the payment to Gabrielli, if approved by this Court.

2.5.2 Canada Revenue Agency

- 1. According to the books and records of Forma Con, it owes in excess of \$15 million to Canada Revenue Agency ("CRA") for unpaid income taxes, source deductions and HST remittances.
- 2. On November 28, 2018, CRA filed claims with the Receiver against Forma Con as detailed in the table below.

(unaudited)			
Debtor	Type of Claim	Obligation	\$000s
Forma Con	Deemed Trust	Source Deductions	7,167
Forma Con	Deemed Trust	HST	5,363
Forma Con	Unsecured	HST	200
Forma Con	Unsecured	Source Deductions	2,409
			15,139

2.6 Other Creditors

1. A summary of Forma Con's other known obligations as at November 30, 2018, excluding related party obligations, contingent liabilities and off-balance sheet liabilities (such as litigation claims) is provided in the table below.

(unaudited)	\$000s
Unions	4,367
Workplace Safety and Insurance Board	2,722
Suppliers	5,507
Total	12,596

- a. *Unions* A chart summarizing Forma Con's Union obligations is provided in Section 2.1(5) above.
- b. Workplace Safety and Insurance Board ("WSIB") WSIB administers compensation and no-fault insurance to employees of Forma Con. Forma Con is unable to collect its accounts receivables without providing clearance certificates to Owners and general contractors certifying that Forma Con is current on its WSIB remittances. Due to the amounts presently owing by Forma Con to WSIB, it is unable to obtain clearance certificates from WSIB.
- c. Suppliers Forma Con's books and records reflect that approximately \$5.5 million was owing to suppliers as of the date of the receivership. Several suppliers have liened Forma Con's projects.
- 2. Forma Con is defending several lawsuits, including against American Express, Dell-Core Edge Protection Ltd. and Matthews, Dinsdale & Clark LLP. There may be additional lawsuits which are unknown to the Receiver.

3.0 Transaction

3.1 Background

- 1. The Receiver understands that in June 2018, Forma Con retained a consultant (the "Consultant") to explore refinancing opportunities and potential sale transactions for its business. The Consultant was unable to advance a transaction for the business given the pressures Forma Con was facing at the time. The significant amounts owing to CRA hindered the Consultant's ability to identify a refinancing.
- 2. Following the Consultant's mandate, Forma Con's management conducted a process to sell the Forma Con business. The Receiver understands that management's prefiling efforts can be summarized as follows:
 - a. in August and September 2018, Forma Con prepared a summary of its equipment and its projects. The summary was sent to seven parties;
 - b. two parties, including the Purchaser, submitted offers to complete a going concern transaction, including the Purchaser; and
 - c. Forma Con was unable to complete a transaction with either party.
- 3. As discussed above, immediately following its appointment, the Receiver, in consultation with the Agent, engaged in discussions with the Purchaser. The negotiations resulted in the Letter Agreement, which provided the Purchaser until December 10, 2018 to waive its conditions. The Letter Agreement was amended pursuant to the Amendment. The Purchaser waived its conditions on December 10, 2018, concurrent with the execution of the Amendment.
- 4. In the Receiver's opinion, the Transaction has the following benefits:
 - a. it preserves approximately 500 jobs;
 - b. its value exceeds the net realizable value of the Purchased Assets, if liquidated;
 - c. it avoids the risks and costs associated with a liquidation of Forma Con, which are significant as it involves removing cranes and other assets from numerous construction projects across Southern Ontario³;
 - d. it avoids interruptions on those Forma Con projects that will be completed by the Purchaser, and it provides the Receiver with a small window of time to discuss with representatives of the SCCs the basis on which the SCCs can be completed;
 - e. it provides the Receiver with a mechanism to rent the Purchased Assets from the Purchaser to complete the SCCs;
 - f. to the extent interruptions in the performance of the projects is eliminated or minimized, there is a greater prospect that accounts receivable will be collected on the PCCs and the SCCs:

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³ Each crane costs a minimum of \$150,000 to remove.

- g. while there is no certainty that project receivables will ultimately be collected for the benefit of stakeholders, it is a virtual certainty that they would not be collected if Forma Con's business is discontinued; and
- h. in a liquidation, the only realizable assets would be the Forma Con Related Assets, i.e. machinery and equipment owned by BCCL and BCEL.

3.2 Material Terms of the Transaction

- 1. A summary of the material terms of the Transaction is as follows:4
 - a. Purchaser: GF Equipment Corp;
 - b. Purchased Assets: the Receiver's right, title and interest in the following:
 - (i) Equipment and Machinery as set out in Schedule "C" of the Letter Agreement, which is primarily comprised of the Aluma Assets and the Cranes;
 - (ii) Books and Records relating to the Purchased Assets;
 - (iii) All Forma Con revenue from the commencement of the receivership proceedings to Closing⁵; and
 - (iv) All contracts between Forma Con and Aluma Systems related to the Aluma Equipment;
 - c. Purchase Price: the Receiver recommends that the Purchase Price be sealed pending closing of the transaction, at which time the Receiver is of the view it can be unsealed. On Closing, the Receiver is required to place \$1 million of the Purchase Price into a segregated account (the "Escrow Amount"), which is to be held in escrow and to be applied towards satisfaction of a Claim by the Purchaser. The Purchaser can make a Claim against the Receiver for a period of 45 days after the Closing Date. In the event the total amount of all Claims exceeds the Escrow Amount, the Purchaser will have no recourse against the Receiver, other than in respect of the Receiver's obligation regarding Rental Arrangements. The Purchaser can only apply the Escrow Amount in respect of the following Claims:
 - (i) a claim that the Receiver has not complied with its obligations in respect of Removal Arrangements; and
 - (ii) claims for damages to or loss of Equipment following closing provided that: (i) such Equipment is not subject to the Rental Arrangement or in the possession of the Purchaser; and (ii) the cost to replace or repair the Equipment is greater than \$50,000;

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⁴ Terms not defined in this section have the meaning provided to them in the Forma Con Agreements. This section is intended as a summary only. Reference should be made directly to the Agreements for a complete understanding of the terms of the proposed Transaction.

⁵ The Purchaser is responsible for the majority of Forma Con's operating costs from that date.

- d. <u>Excluded Assets:</u> except for the Purchased Assets, Forma Con's other assets shall not be transferred to the Purchaser at Closing, including the PCCs and the SCCs. The accounts receivable or holdbacks existing in connection with the Material Contracts for the period prior to the receivership proceedings are not a Purchased Asset, although the pre-filing PCC receivables can be used by the Purchaser to satisfy amounts owing to Local 183 and Local 793 for work provided on the PCCs, as more fully set out in the Employee section below;
- e. <u>Deposit:</u> the Purchaser has paid the deposit required by the Receiver;
- f. <u>Equipment Rental:</u> the Receiver and Purchaser have agreed to the following Equipment Rental Arrangements:
 - upon request, the Purchaser will rent to the Receiver and BCCL the Equipment needed to complete work on the SCCs, the Axis contract, the St. Joseph Morrow contract and the University of Waterloo contract at market rates; and
 - (ii) the Purchaser will rent the Aluma Assets to the Receiver as the Receiver may require to complete the SCCs at the rate in BCCL's contract with Aluma Systems.
- g. <u>Assumption of Liabilities:</u> the Purchaser has agreed to assume the following liabilities:
 - (i) all post-closing liabilities relating to Equipment, which is subject to an agreed upon Rental Arrangement;
 - (ii) all liabilities relating to Equipment which is not subject to an agreed upon Rental Arrangement and which arises after events occurring or after the date upon which the Purchaser secured possession of the Equipment, including Equipment the Purchaser is deemed to be in possession of;
 - (iii) the Pre-Closing Liabilities Reimbursement, which is discussed below in this section;
 - (iv) all post-Closing employment obligations in respect of any Non-Unionized Transferred Employee or Unionized Transferred Employee; and
 - (v) the pre-Closing amounts owing by Forma Con to Aluma Systems.

h. Employees:

- (i) the Purchaser may offer employment to Non-Unionized Employees. If so, the Purchaser will offer salary and other benefits to Non-Unionized employees at substantially the same amounts as they received from Forma Con prior to the Closing Date;
- (ii) the Purchaser will continue the employment of all employees of Forma Con who are employed in connection with the PCCs and who are represented by Unions or whose terms of employment are covered by a Collective Agreement or other contract with a Union on the terms and conditions of the Collective Agreement;

- (iii) the Purchaser shall be responsible for the amounts owing to Local 183 and Local 793 on the SCC projects; and
- (iv) the Purchaser is permitted to direct Owners to satisfy amounts owing to Local 183 and Local 793 on the PCCs from the pre-filing PCC accounts receivable;
- i. <u>Representation and Warranties:</u> consistent with standard terms of an insolvency transaction, i.e. on an "as is, where is" basis, with limited representations and warranties;
- j. Conditions (other than Court approval) include:
 - (i) the representations and warranties of the Receiver and Purchaser contained in the Forma Con Agreements are true;
 - (ii) all terms of the Forma Con Agreements are complied with or performed;
 - (iii) no action or proceeding in Canada in law or in equity shall be pending or threatened that restricts the sale of the Purchased Assets; and
 - (iv) the Purchaser and Receiver shall have received all documents contemplated in the Forma Con Agreements;
- k. <u>Closing:</u> the latter of the (i) first business day following the Approval and Vesting Order is issued; and (ii) such other date as may be agreed to in writing between the Receiver and Purchaser;
- I. Termination: the Agreements can be terminated:
 - (i) upon mutual written agreement of the Receiver and the Purchaser; and
 - (ii) if any of the conditions in favour of the Purchaser or Receiver are not waived or satisfied:
- Pre-Closing Liabilities Reimbursement: the Purchaser has paid \$1 million to the m. Receiver, which is compensation from the Purchaser for all pre-closing and material obligations arising from the commencement of the receivership proceeding until Closing (the "Pre Closing Liabilities Reimbursement"). Within thirty days of the earlier of Closing or termination of the Forma Con Agreements, the Receiver will prepare and deliver to the Purchaser a statement of all Pre-Closing Liabilities. The Purchaser must within three days after receiving the statement pay to the Receiver the amount, if any, by which the total amount exceeds \$1 million. If the Pre-Closing Liabilities are determined to be less than \$1 million, the Receiver must return the difference to the Purchaser. As consideration for the Pre-Closing Liabilities Reimbursement, the Purchaser is entitled to all accounts receivables generated from the commencement of the receivership proceeding through the earlier of: (a) Closing; and (b) termination of the Transaction. If Closing does not take place as a result of default by the Receiver, the Receiver must reimburse the Purchaser for the Pre-Closing Reimbursement.

- n. <u>Purchase Price Allocation:</u> within thirty days of Closing, the Purchase Price will be allocated among the Purchased Assets as the Receiver and Purchaser agree.
- o. Other: following the Closing, subject to approval of the Court, the Receiver shall pay from the proceeds of the sale the liability owing to Gabrielli, up to the maximum amount of \$222,219.70.
- 2. Redacted versions of the Letter Agreement and the Amendment are attached as Appendix "C" and "D", respectively. Unredacted versions of the Letter Agreement and the Amendment are provided in Confidential Appendices "1" and "2", respectively.

3.3 Confidentiality

1. The Receiver recommends that the unredacted Letter Agreement and Amendment be filed with the Court on a confidential basis and be sealed ("Sealing Order") as these documents contain confidential information. If these documents are not sealed, the information may negatively impact future transactions if the Transaction does not close. The Receiver is not aware of any party that will be prejudiced if the information is sealed. Accordingly, the Receiver believes the proposed Sealing Order is appropriate in the circumstances.

3.4 Recommendation

- 1. The Receiver recommends that the Court issue an order approving the Transaction for the following reasons:
 - a) the Agent, being the principal economic stakeholder in these proceedings, supports the Transaction;
 - b) the Transaction provides the greatest recovery available in the circumstances;
 - c) the Agent is not prepared to continue to fund the business absent the certainty of a transaction, and it is not prepared to take the funding and other economic risks resulting from a prolonged sale process. The Receiver does not believe that any other party would be prepared to take these risks;
 - d) there is urgency to complete a transaction without continued funding, the business will be discontinued, employees will need to be terminated and Forma Con's projects will be interrupted while owners look for replacement contractors;
 - e) the pre-filing PCC receivables are not collectible if the PCCs are not completed the Owners will use these receivables to pay suppliers, lien claimants and Union obligations and accordingly, use of the pre-filing receivables by the Purchaser on the basis set out in the Agreement is appropriate in these circumstances:
 - f) with the exception of the payment to Gabrielli, no distribution of the sale proceeds will happen until a distribution motion; and
 - g) the reasons enumerated in Section 3.1(4) above.

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4.0 Overview of the Receiver's Activities

- 1. The Receiver is requesting approval of its activities since the commencement of these proceedings, including the following:
 - a. reviewing and commenting on all Court materials filed in the context of the receivership application;
 - b. attending Court in connection with receivership application;
 - c. preparing a receivership action plan;
 - d. carrying out the Receiver's duties and responsibilities in accordance with the Receivership Order, including overseeing the Debtors' operations;
 - e. preparing and filing the Notice and Statement of the Receiver (the "Receiver's Notice") for the Debtors as required under Sections 245 and 246 of the Bankruptcy and Insolvency Act;
 - f. compiling a list of the Debtors' creditors to include with the Receiver's Notice;
 - g. arranging for security at the Head Office;
 - h. taking an inventory of all cranes;
 - i. corresponding with counsel to the Unions;
 - j. reviewing insurance policies for the Debtors;
 - k. communicating frequently with Bank of Montreal, the Debtors' bank;
 - I. opening receivership bank accounts and transferring funds from the Debtors' accounts in accordance with the Receivership Order:
 - m. providing regular updates to the Agent;
 - n. corresponding frequently with the Agent and its legal counsel, Goodmans LLP, regarding all matters in these proceedings;
 - o. preparing funding requests for the Agent;
 - p. attending daily at the Head Office and convening employee meetings immediately following the Receiver's appointment;
 - q. attending daily meetings with BCCL's and Forma Con's employees to obtain updates on the status of the sites;
 - r. dealing with cash management issues, including paying post-filing expenses from the receivership accounts, including payroll;
 - s. arranging for the back-up of the Debtors' electronic records;

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- t. corresponding extensively with key stakeholders in these proceedings, including project Owners, general contractors, employees, suppliers, shareholders, lien claimants and/or their respective counsel;
- u. dealing with litigation matters, including counsel to plaintiffs with claims against Forma Con;
- v. corresponding with Ernst & Young Inc., financial advisor to Zurich Insurance Company of Canada, the primary surety on BCCL's projects;
- w. negotiating the Transaction, including attending several meetings with the Purchaser and its counsel, Minden Gross LLP;
- x. negotiating the Brampton transaction, including the purchase agreement and related bidding procedures (which are the subject of the Receiver's first report);
- y. corresponding with CRA; and
- z. Drafting this Report.

5.0 Conclusion and Recommendation

1. Based on the foregoing, the Receiver respectfully recommends that this Court make an Order granting the relief detailed in Section 1.1(1)(d) of this Report.

* *

All of which is respectfully submitted,

KSV Kofman Im

KSV KOFMAN INC.,

SOLELY IN ITS CAPACITY AS RECEIVER AND MANAGER OF 10338083 ONTARIO INC., 1087507 ONTARIO LIMITED

AND CERTAIN OTHER PROPERTY

AND NOT IN ITS PERSONAL CAPACITY

Appendix "A"

ONTARIO

SUPERIOR COURT OF JUSTICE

COMMERCIAL LIST

THE HONOURABLE MR.)	MONDAY, THE 19 TH
THOTHOS II A TAYDAY)	
JUSTICE HAINEY)	DAY OF NOVEMBER, 2018

BETWEEN

BRIDGING FINANCE INC., as agent for 2665405 ONTARIO INC.

- and -

1033803 ONTARIO INC. and 1087507 ONTARIO LIMITED

Respondents

Applicant

IN THE MATTER OF AN APPLICATION UNDER SECTION 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 Bridging Finance Inc. (the "Applicant"), as agent for 2665405 Ontario Inc., 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 KSV Kofman Inc. ("KSV") as receiver and manager (in such capacities, the "Receiver") without security, of (i) all of the assets, undertakings and properties of 1033803 Ontario Inc. operating as Forma-Con Construction and Forma Finishing ("Forma-Con") and 1087507 Ontario Limited (together with Forma-Con, the "Debtors") acquired for, or used in relation to a business carried on by the Debtors, (ii) the specific assets of Bondfield

Construction Company Limited and Bondfield Construction Equipment Ltd. listed on Schedule A hereto (the "Forma-Con Related Assets"), and (iii) the real property known municipally as 131 Saramia Crescent in Vaughan, Ontario ("131 Saramia Crescent"), was heard this day at 330 University Avenue, Toronto, Ontario.

ON READING the affidavit of Brian Champ sworn November 15, 2018, and the Exhibits thereto and on hearing the submissions of counsel for the Applicant, the Debtors and their affiliates, Zurich Insurance Company Ltd. and Canada Revenue Agency, no one else appearing although duly served as appears from the affidavit of service of Loren Cohen sworn November 15, 2018, and on reading the consent of KSV to act as the Receiver,

SERVICE

1. **THIS COURT ORDERS** that the time for service of the Notice of Application and the Application 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, KSV is hereby appointed Receiver, without security, of: (i) all of the assets, undertakings and properties of the Debtors acquired for, or used in relation to a business carried on by the Debtors, including all proceeds thereof; (ii) the Forma-Con Related Assets; and (iii) 131 Saramia Crescent, the details of which are specified on Schedule B hereto (collectively, 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 any 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 or disclaim any contracts of a 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 Debtors or any part or parts thereof;
- (f) to receive and collect all monies and accounts now owed or hereafter owing to the Debtors or in respect of the Property and to exercise all remedies of a Debtor or the owner of the Property in collecting such monies, including, without limitation, to enforce any security held by a Debtor or in respect of Property;
- (g) to settle, extend or compromise any indebtedness owing to the Debtors;
- (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 a 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 Debtors (or any one of them), 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 file an assignment in bankruptcy on behalf of any Debtor, or to consent to the making of a bankruptcy order against a Debtor;
- (k) 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;
- (l) 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 \$500,000, provided that the aggregate consideration for all such transactions does not exceed \$2,000,000; 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;
- (m) 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;
- (n) 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;

- (o) to register a copy of this Order and any other Orders in respect of the Property against title to any of the Property;
- (p) 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 Debtors;
- (q) to enter into agreements with any trustee in bankruptcy appointed in respect of the Debtors, including, without limiting the generality of the foregoing, the ability to enter into occupation agreements for any property owned or leased by the Debtors;
- (r) to exercise any shareholder, partnership, joint venture or other rights which the Debtors may have; and
- (s) 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 Debtors, and without interference from any other Person.

DUTY TO PROVIDE ACCESS AND CO-OPERATION TO THE RECEIVER

- 4. THIS COURT ORDERS that (i) the Debtors, (ii) all of their 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 Debtors, 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 DEBTORS OR THE PROPERTY

9. THIS COURT ORDERS that no Proceeding against or in respect of the Debtors 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 Debtors 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 Debtors, 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 Debtors to carry on any business which the Debtors are not lawfully entitled to carry on, (ii) exempt the Receiver or the Debtors 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 any of the Debtors, 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 Debtors or in respect of the Property 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 Debtors or in respect of the Property 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 Debtors' 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 Debtors 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 Debtors shall remain the employees of the Debtors until such time as the Receiver, on a 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

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 Debtors, and shall return all other personal information to the Receiver, or ensure that all other personal information is destroyed.

LIMITATION ON ENVIRONMENTAL LIABILITIES

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

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

- 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.
- 19. **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.
- 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

- 21. 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 \$2,000,000 (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, deemed 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.
- 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.
- 23. **THIS COURT ORDERS** that the Receiver is at liberty and authorized to issue certificates substantially in the form annexed as Schedule C hereto (the "**Receiver's Certificates**") for any amount borrowed by it pursuant to this Order.
- 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) shall be valid and effective service. Subject to Rule 17.05 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 the following URL: http://www.ksvadvisory.com/insolvency-cases/Forma-Con.

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 Debtors' creditors or other interested parties at their respective addresses as last shown on the records of the Debtors 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.

CRITICAL PAYMENTS

27. **THIS COURT ORDERS** that the Receiver may, with the written consent of the Applicant, make payments owing by the Debtors to subcontractors and other creditors on account of amounts owing prior to the date of this Order.

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 any 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 the Applicant shall have its costs of this application, up to and including entry and service of this Order, provided for by the terms of the Applicant's security or, if not so provided by the Applicant's security, then on a substantial indemnity basis to be paid by the Receiver from the Debtors' estates 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, the Applicant 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 the style of cause for this Application be and is hereby amended as set forth in this Order.

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SCHEDULE A FORMA-CON RELATED ASSETS [ATTACHED]

Forma - Con Construction; Grane location log Sep. 10, 2018

MAKE	MODEL	YEAR	SERIAL#	CURRENT LOCATION
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Çomedii	CTL180-A Lufter	2006	SN-G8706030	MASSEY TOWER
<u>Comędji</u>	CTL180-A Lufter	2005	ŚN-G8705041	CITY LIGHTS
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Comedil	CTL180-A Luffer	2007	\$N-G8707050	AXIS CONDO
Comedil	CŤL250-A Luffer	2005	SN-G1005004	YC CONDO
Comedii	CT1250-A Luffer	2006	SN-G1005005	21 AVENUE ROAD
Comedii	CTT 331-16-m	2005.	SN-G5905001	DTEM CAD
3omedii	CTT 831-16-m	2005	SN-G5905025	WATERLOO SLC-PAC
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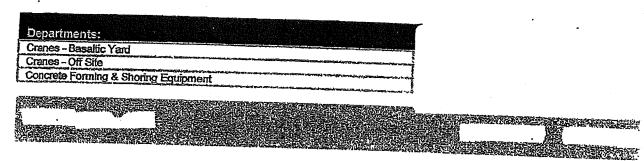
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BONDYBLU CONSTRUCTION CHIMPANY LIMITED

BONDFIELD CONSTRUCTION COMPANY LIMITED 407 BASALTIC ROAD CONCORD, ONTARIO, CANADA

Department Evaluation Summary

Effective Date: July 23, 2018





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CONCORD, ONTARIO, CANADA

407 BASALTIC ROAD

COMPANY NAME: Scraffeld Construction Company Limited
HPROTIVE DATE: July 28, 2016
REPORT DATE: August 10, 2016
JOB NUMBER: 8088280

an:(1)	Peiner Model SK-315 16-Ton Tower Crene, S/N 060, (2000); 70 Meter Radlus, 72 : Meter Under Hook; with (11) Tower Sections; Apex & Jlb Sections; Heated/AC Enclosed Operator's Cab; Tumtable; Holst Winches; Hook Block; Trolley, Counterweights; and Climbing Beams			
fram #10	Point Mand CV AR on the first transfer of the court of th	Table and interested	MPLEZANIONEN	
	with (11) Tower Sections, (6) Top Sections; Apex & Jib Sections; Heated/AC Enclosed Operator's Cab; Turntable; Holst Windres: Hook Block Trailer Countable; (6) Top Sections Apex & Jib Sections; Heated/AC Enclosed Operator's Cab;			
Item #41	THE TRANSPORT OF THE PROPERTY			
am(1)	Grove Model RT745-45-Ton Wheel Rough Terrain Crane, S/N 70173, (1988); with Outriggers; (New Engine 2016)		· Production of the control of the c	
Itom #12	TO A SECONDARY OF THE CONTROLL OF THE CONTROLL OF THE CONTROLL OF THE CONTROL OF	Chally a to medica		
GTN(1)	Lot of Miscellaneous and Large Quantity of Tower Crans Parts and Components, To Include But Not Limited To: Beams; Adaptors; Bracketis; Panels; Corner Units; Braces; Frames; Jacke; Extensions; Sorews; Bases; Decks; Racks; Olips; Tube; Planks; Stalways; Hooks; Baskets; etc.		necket debugger	
A CONTRACTOR OF AN	A WATER WATER OF THE PROPERTY	el Podessi Sweet Esterior	MOTOR PROPERTY.	
	TOTAL GRANES BASAUTE WAR			
Stanger I	ff/SII6×			
971x(1)	Comedii Model CTL180-A 16-Ton Luffing Tower Crane, S/N G8708030, (2006); 55 Meter Radius, 92.5 Meter Under Hook; with (9) Tower Sections; Apex & Jib Sections; Heated/AC Enclosed Operator's Cab; Tuntable; Holst Winches; Hook Block; Trolley; Counterweights; and Climbing Beams; (Not Inspected) (Asset Documentation in Photograph, Saythan)			
frem #14	TO A CALL TO A CONTROL OF THE PROPERTY OF THE	•		
am(1)	Comedii Model CTL180-A 16-Ton Luffing Tower Crane, S/N 08706011, (2005); 55 Meter Radius, 92.6 Meter Under Hook; with (9) Tower Sections; Apex & Jib Sections; Heated/AC Enclosed Operator's Cab; Tumtable; Holst Winches; Hook Block: Trolley: Commandates and Clinical Residence Cab;	*	de company des	
Item #15	AND THE PROPERTY OF THE PROPER	i razan		
	Comedii Model CTL180-A 16-Ton Luffing Tower Crane, S/N G8707026, (2007); 55 Meter Radius, 92,5 Meter Hook; with (9) Tower Sections; Apex & Jib Sections; Heated/AC Enclosed Operator's Cab; Turntable; Holst Winches; Hook Block: Trailary Counterpalations of Counterpalations.	THE PARTY OF THE P	A Wall-with and	

Description	Description	IV. Machinery & Equipmen	s Bruienbartur Pro Ontario Gr	X 2
tem #16				
9m(1)	Comedii Model CTL180-A 18-Ton Meter Under Hook; with (9) Tower Turntable: Hoter Winches: Under Ho			
Item #17	Province of the Control of the Contr			
am(1)	Gomedii Model CTL250-A 16-Ton I Meter Under Hook; with (10) Tower Turntable: Holet Winches: Hook shook	† Beddy-And Discour	The selection of the se	
ttens #18	5 Ł		•	
am(1) Item #19	Comedii Model CTL250-A 16-Ton Luffing Tower Crane, S/N G1006005, (2006); 55 Meter Radius;,92,5 Meter Under Hook; with (10) Tower Sections; Apex & Jib Sections; Heated/AC Enclosed Operator's Cab; Turntable; Hoist Windres; Hook Blook; Trolley; Counterweights; and Olimbing Beams; (Not Instructor)	The target of target of the target of target of the target of target	T-A-Tille-regarding	•
an:(1)	Comedii Model CTT 331-16-M 16-Ton Tower Crane, S/N G5906001, (2005); 75 Meter Radius, 92.5 Meter	Valle rudinary)	Additional to the second secon	
Item #20	unitable; Holst Winches; Hook Block; Trolley; Counterweights; and Climbing Beams; (Not Inspected)	,		
ora(1)	Comedii Model CTT 331-16-M 16-Ton Tower Grane, S/N 95905025, (2005); 75 Meter Radius, 92.5 Meter Tumtable; Hook; with (12) Tower Sections; Apex & Jib Sections; Heated/AC Enclosed Operator's Cab; Tumtable; Holst Winches; Hook Blook; Trolley; Counterweights; and Olimbing Beams; (Not Inspection)		ANNIE DE VOERBERGER CARLANTES ESSE ROA A SETTEMBERGER PARENTE	ille" according
Qm(1)	Pecco Model PC-(600 22,000-Lb, Towar Grane, S/N 0710; 50 Meter Radius, 48 Meter Under Hook; with (7) Tower Sections; Apex & Jib Sections; Heated/AC Enclosed Operator's Cab; Turniable; Holst Winches; Hook Hook; With (7) Block; Trolley; Counterweights; and Climbing Beams; (Not Inspected)	Piramodes	-	•
om(1)	Pecco Model PC-1600/2000 (Hybrid) 22,000-Lb. Tower Crane, S/N 0603, (1976); 50 Meter Radius, 48		. Jack, sings	
Ifem #23	Trolley, Counterway and Climbing Beams		,	41.000000
am(1)	Pecco Model PC-2000 22,000-Lb. Tower Crane, S/N 0907; 50 Meter Radius, 48 Meter Under Hook; with (7) Block; Trolley; Counterweichts; and Climbia.	Early Control of the Atlanta	des de la companya d	12.20 may 24.00
•	NOTE POLICY THE POLICY TH			******
4: Fig. 1.)	Pecco Model PC-3600 28,000-Lb. Tower Crane, S/N 304, (1980); 60 Meter Radius, 35 Meter Under Hook; With (7) Tower Sections; Apex & Jib Sections; Heated/AC Enclosed Operator's Cab; Turntable; Holst Minches; Hook Block; Trolley; Counterweights; and Climbing Beams; Not Lances.	* The state of the	Polity Cities	
	Maria consider general suppression and the Call Inc. 1011 1019 1000 1000 1000 1000 1000 1000	The green		-

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then the				!
qri(1) Pecco Model PC-3000 22,000-Lb, Tower Crane, S/N 0107/109; 55 Meter Radius, 42 Meter Under Hook; with (6) Tower Sections; Apex & Jib Sections; Heated/AC Enclosed Operatore Cab; Turntable; Holst	r Radius, 42 Meter Under Hook; Peratore Cab; Turntable; Holst	enisteratur para para para para para para para pa		
1001 #28	(pe)pedsu		7-60	
ţ	Radius, 72 Meter Under Hook; perator's Cab; Turntable; Holst ispected)	Congression	120 401 707 - 707 100	
474(1) Pelner Model SK-315 16-Ton Tower Grane, S/N 25148, (2005); 70 Meter Radlus, 72 Meter Under Hook; With (11) Tower Sections; Apex & Jlb Sections; Heated/AC Enclosed Operator's Cab: Turntable: Holes Holes	Radius, 72 Meter Under Hook; peratoris Cab: Tumbale: Holes	Selfare Pranting	NO STATE OF THE ST	
Mental And Climbing Beams; (Not Inspected) 1891) #28	(spected)		-	
Arr(1) Peiner Model SN168 12-Ton Luffing Tower Crane, S/N 006, (1999); 50 Meter Radius, 99 Meter Under Hook; with (4) Single, (1) Double Tower Sections; Apex & Jib Sections; Heatsd/AC Enclosed Operator's Cab; Turntable; Holst Winches: Hook Block; Trolley, Counterwelghts; and Climbing Beams; (Not Inspected)	r Radlus, 98 Mater Under Hook, 4/AC Enclosed Operator's Cab; g Beams; (Not Inspected)	garages and	# To published	
	i, 60 Meter Radius, 125 Meter dosed Operator's Cab, (Broken is, and Climbing Beams; (Not	DESTRUCTION OF THE PROPERTY OF	TO THE PARTY OF TH	The characteristics of the the
1000 130	- Constitution of the Cons		Púwic	
Gm(1) Manitowoo Model 8000 80-Ton Crawler Orane, S/N 8501037, (2007); (Not Inspected)	specied)	Dissentation of the second	Michigan Barrana and Anna	
Manitowoo Modal 6000 80-Ton Craw Counter Weights; Model J60024RTC Lattice Boom; (Not Inspected) (Asset Documentation in Photograph	Proface Touch Screen Monitor, Rope, 64.41 MT; and 160' Main	· ·	- Constitution of the Cons	
16011 1832	,	need to	ount w	
cn:(1) Grove Model RT540E 40-Ton Rough Terrain Crane, S/N 231527, (2011); with 4-Section 102' Main (Asset Documentation in Photograph, Section).	1); with 4-Section 102' Main	***************************************) like-dam-ppdggg	
10 mm 1/2 3				
4m(1) Grove Model RT540E 40-Ton Rough Terrain Grane, S/N 227154, (2011); 12,559 Hours Indicated; with 4-	2,569 Hours Indicated; with 4-	J' management	- Personal Property	

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BONDS. JONESPRICTION COMPANY LIMITED NOBINIVEER SOBRIDE NOBINIVEER SOBRIDE NOBINIVEER SOBRIDES ON THE STATE OF THE STATE O Grove Model RT65S 35-Ton Rough Terrain Crane, S/N 33378, (1975); 1,683.9 Hours Indicated; with 4-Fushun Yongmao Model QUY80A 80-Ton Grawler Grane, S/N 1128, (2007); with LSI Load System Monitor Lot of Concrete Forming & Shoring Rental Equipment; (Note: Based On Information Supplied By The THE REPORT OF THE PROPERTY OF THE PARTY OF T anderserates (Correspondences (Correspondences) Company; Complete Detailed List Located in Appendix) (Asset Documentation in Photograph Section) Section Telescopic Boom; (Not Inspected) Qm(1) QTr:(1) 9m(1) from #34 Nom #36 frem #36

QTY	Year Make & Model or Equipment Description
2	0 2014 Ford F150 XLT Pickup truck
	1 2013 Kenworth T800B Boom Truck with 30 Tonne Manitex Crane
1	2015 Kenworth T880B Roll-Off Truck
-	Roll-Off Deck for 2015 Kenwoth T880B Roll-Off Truck
	2006 Kenworth T800 Roll-Off truck
	Roll-Off Deck for 2006 Kenworth Roll-Off
<u></u>	2012 Milano 32 Ft Trailer (Accompanies 2013 Kenworth Boom Truck)
	2015 JC 34 Ft Trailer (Accompanies 2015 Kenworth T880 Roll-Off
2	2015 Doosan C185 Diesel Compressor
3	2012 Cat 100 KW Diesel Generator
1	2010 Cat TH360B 10,000 lb Capacity Telehandler
1	2016 Putzmeister Thom-Katt TK60HP Shotcrete Pump-Trailer Mounted
	Knaack Job Box 4830 complete with tools : skilsaws,rotary hammers,
	extension cords, impact guns , hand tools *(ALL USED)
5	20 Ft Storage Container
4	Mobile Office Trailer 8' x 16'

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I	Schwing SP500 Concrete Pump Trailer Mounted						
40	Used Concrete Buckets						
4	Used Office furniture, filing cabinets, digitizer, computers						
·	Peri Mp480 Aluminum Multiprops for forming						
	Peri MP350 Aluminum Multiprops for forming						
	Peri Panels and Accessories for forming Value including Multiprops						

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BONDFIELD CUSTOMER OWNED Material List at Current List Price Sep 6 2018

txtDMatNumb SR10493		Quantity
SR11	ALUMA ALUPROP TOP PLATE ADAPTER	26
SRIAS	ISEAM ALUMA 18FT (5.49M)	278
SR12	SOCKET POST ALLIMINUM	20
SR422	BEAM ALUMA 16tt (4.86M)	327
	STRONGBACK CHANNEL 55K 2.590 8FT6	121
SR123_	DARGNGBACK CHANNEL 55K 3 R/M 12FTB	4
SR124	CHANNEL SEK 4 RRM 16ET	18
SR127	CHANNEL SPLICE STEEL	
SR128	BAR STRONGBACK SPLICE	300
SR430	PLATE THE CURO	300 1600
SR131	BRACKET BOLTED CATMALK	
SRISE	SEQE STRONGBACK	206 206
SR14	BEAM ÁLÚMA 14FT (4.27M)	4516
SR144	LUG WALL LIFTING ASSEMBLY	200
SR15	BEAM ALUMA TOFT GIN (3.5M)	2035
SR16	BEAM ALUMA 12FT (3.66M)	
SRIES	CHANNEL STRONGBACK SEK 9 RETURN	3195
SR17	BEAM ALIMA 21FT (6:40M)	400
SR1861094	GRMA WALKWAY BRACKET	3106
SR1870029	BEAM SC 232	1400
SR1870031	BEAM CC 1.57	-
SR1870040	TRANSVERSAL CC TE 0.75	660
SR1870045	TRANSMERSAL CE TR 1.5	712
SR:(870050	TRANSVERSAL CC TR 0.75	
SR1870080	HEAD CC RD	220
SR1870090	PANEL CC 1,5x0,75	3156
SR1870096	PANEL CG 0.75×0.75	186
SR1870105	Beamce w 15	272
SR1870150	Beauce wojs	138
SR1870165	PANEL CO 1.5x0:375	134
SR1870400	TRANSVERSAL CC.TE 1.5 ALU	1521
SR1870405 SR1870440	TRANSVERSAL CC TE 76 ALUM	78:
The state of the s	DROPHEADSH	1446
SR1870464 SR1870465	EDGE BEAM 2.32	196
2.000 20.00	EDGE BEAM 1,57	50 :
AND THE PROPERTY AND ADDRESS OF THE PARTY AND	UNIVERSAL HEAD CC (NEW STALE)	120
	SH-PLY HEAD	937
1250 At AND ACTION	PANEL 2,7%2,4(6,480/2)	.10
Product and a sixty and a	PANEL 2,7x1,2(3,24m2).	10:
	PANEL 2.2x0.9(2.43m2)	10 5
A CONTRACT OF THE REAL PROPERTY.	PANEL 2,7x0,6(1,62m2)	5
AMA (2000-0)	PANEL 2,7x0,45(1,21m2)	10 3 5 3
770 a 200 a 20	ANEL 27x03(0,61m2)	5.4
(4) (1)	WOLL 1.2x1.2(1.44m2)	16 \$
75	2005 (2005) (1,66m2)	10 3
	ANG (2006/07262)	16 \$
77 11	ANÉL 1.2x0.45(0.54(n2)	. 8
R1900089 (c	ANG. 1.2x0.3(0.36m2)	10.5
	PRMA INSTREE CORNER 2,7	8 !
12	- Control of the cont	60



SR190012	B PUSHIPULL PROP 2.4.3.5	
SR190013	4 PUSH-PUIL PROP 1.1-1;7	60
SRISOOTA	4 PUSH PULL PROP SHOE	60
SR190017		60
SR198017	The state of the s	600
SR198019	THE PROPERTY OF THE PARTY OF TH	1 16
SR1900247	1 7 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	96
SR1900445	TRANSMILLER TUBE 1.2 /0 08 mol	1 福
SR1900448	GROWN WALER 1.55	
SR4900932	The state of the s	- 50
	TANKS OF CORNER OF A 1	260
SR4908168	PUSHPULL PROP 3.348	8
SB1908247	PANEL 3.3x2.4(7.92m2).	30
SR4908250	PANEL 3,3x4,2(5,96m2)	40
SR1908253	PANEL 3,5x1,9(2,97m2)	.20
SR1908256	PANEL 3,3x0,75(2,475m2)	- 2
SR1908259	PANEL 3-3x8 6(1,98m2)	25
SR1908262	PANEL 3,3x0,45(1,485m2)	30
SR1908265	PANEL 3,3x03(0.99m2)	20
SR1908271	GRMA INSIDE CORNER 3/2 (1,98m2)	20
SR1988273	ORMA OUTSIDE CORNER 3.3	- 8
SR1908460	COMPENSATION TUBE 3:3	16
SR1908730	GRMA LIFTING HEACKET/CHAIN	16
SR1908770.	N-ORMA RETRACTABLE CORNER 3.3	2
SR1908771	N-ORMA RETRACTABLE CORNER 2.7	40
SR1908772	N-ORMA RETRACTABLE CORNER 1,2	- 8
5R2049	BASKET WIRE W-GATE	32
SR2050	RACK LARGE 3 X 6	1
SR2054	RACK SWALL SX 3	3
SR215	FRAME ALUMA BOG 18kip Nom/Leg ASM	17
SR216	FRAME ALUMA 6X5 18KIP NOMILEG ASM	920
SR2186	BRACE 30-40 X 70-SR	1010
SR2200	BRACE 5W X 4H	1666
SR2203	BRACE AWX 4H	3000
SR2205	BRACE 4W X 2H	2150
SR2211003	DOUBLE VR HEAD (TWO WAY)	375
SR2212	BRACE COMBINATION 7X4 7X2	260
562213	BRACE 6W X 2H	1000
SR2220010	ALUPROP 185-28	475
SR2220020	ALUPROP 2.2-3.7	2/20
SR2220030 ·	ALUPROP 3:3-4.8	2113
SR2220090.	LIMVERSAL TRIPOD CC4.	feco:
SR2220120	BRACE FRAME 2.32m	33 ;
SR2220125	BRACE FRAME 15m	652
SR2220130	BRACE FRAME 1,57m	636
SR2220140	BRACE FRAME 0.75m	228 1
SR239	LHEAD FX8	20373
SR245	FRAME ALUMA ASSEMBLED 6X8	12400 5
SR257	FRAME ALLMACS 4X4 10kip Nomiced:	195 1
SR258	FRAME ALUMACS 4X6 10kip Nom/Leg	2274 1
SR259	FEAME ALUMAES 4x8 TOUR Name Leg	2956 \$
/B261	CONNECTOR INTERCEMENT AS A STATE OF	1652 3
SK265	CONNECTOR INTERTHANE ALUMACS	5000 4
SR337	TRUSS JACK 1248 MOD MISTI	10968 3
3R352	TRUSS EXTENSION LES INNER 8FT	6600 3
SR369	TRUSSICROSS BRACE 78 (2.18M)	690 3
	T	180 \$

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SR370	TRUSS CROSS BRACE 10ft (3.04M)	250	\$	105.00	\$	26,250.00
SR3991	RIVET	3388	\$	2.00	\$	6,776.00
ŚR4045	PIN HITCH	3388	\$	0.25	\$	847.00
SR4354	TRUSS JACK RETAINER	600	\$	6.00	\$	3,600.00
SR513	SCREWJACK UNIV, ALUMA FRAME	3000	\$	60.00	\$	180,000.00
SR5160	J HEAD FOR 1M JACK	60	\$	25.00	\$	1,500.00
SR521	SCREWJACK UNIV, ALUMACS FRAME	21364		70.00	\$	1,495,480.00
SR60	ALUM DROPHEAD BEAM 10'6"(3.20M)	11	_	262.00	\$	2,882.00
SR6161	HEAVY DUTY GALV. SHORE 6'6" TO 11'	6885		155.00	\$	1,067,175.00
SR62	BEAM ALUMA 10FT (3.04M)	1200		160.00	\$	192,000.00
SR6406	POST SHORE EXTENSION 2'			50.00	\$	53,200.00
SR7436	SCREWJACK 1M W/HANDLE MKII ASS'Y	188	-	80.00	\$	15,040.00
SR7551	PLATE BASE FOR 1M SCREW	128		16.00	\$	2,048.00
SR85	BEAM ALUMA 9FT (2.75M)	1812		144.00	\$	260,928.00
SR9310	TRUSS W OUTER 30ft (9.14M) #6E	200		3,098.00	\$	619,600.00
SR9317	ALUMA DEK RACK	1	\$	472.00	\$	472.00
SR9361	4'X5' ALUMACS FRAME	1000		319.00	\$	319,000.00
SR9466	1M BASEPLATE SCREWJACK MARK II ASS'Y	2782		118.00	\$	328,276.00
SR9467	1M JHEAD SCREWJACK MARK II ASS'Y	2850		119.00	\$	339,150.00
SRALT16	16' ALUMINUM TUBE		\$	78.30	\$	626.40
SRALT4	4' ALUMINUM TUBE	185		19.60	\$	3,626.00
SRB104	CROSS BRACE 10X4	1800		42.80	\$	77,040.00
SRBCSSV	BEAM CLIP SCAF SPEC V C/W BT	11	\$	6.50	\$	71.50
SRBP1	BASE PLATE (FIXED)	18	-	16.20	\$	291.60
SRC8R	8" RUBBER WHEEL CASTER	4	\$		\$	860.00
SRK870001	ADJUSTABLE CC HEAD (3 WAY)	10			\$	1,510.00
SRK870002	PANEL PALLET CC4 LARGE (5'X8'X7.25')	30			\$	31,200.00
SRLVAC-S	LAYHER ADAPTER SWIVEL	181			\$	9,737.80
SRRACW	RIGHT ANGLE WEDGE CLAMP 2" X 2"	11	\$	21.50	\$	236.50
SRSJB	SCREWJACK W/BASEPLATE 24"	34		42.70	\$	1,451.80
SRSLB10	SURELOCK BRACE 10FT (3.05M)	22	\$	96.75	\$	2,128.50
SRSLB7	SURELOCK BRACE 7' (2.13M)	175		81.38	\$	14,241.50
SRSLBC	SURELOCK BASE COLLAR	45			\$	1,117.35
	SURELOCK DBL LEDGER 10FT 3.05M	2		154.05		308.10
SRSLDH10	SURELOCK LEDGER 10FT (3.05M)	17		77.83		1,323.11
SRSLH10	SURELOCK LEDGER 101-1 (3.05M)		\$	37.41		112.23
SRSLH22	SURELOCK LEDGER 3FT 10 (1.15M)	280	_	44.72	_	12,521.60
SRSLH310	SURLOCK LEDGER STRWY 3FT61.07M	72		63.32	-	4,559.04
SRSLH36	SURELOCK LEDGER STRVV1 31 to 1.57M)	10		51.60	\$	516.00
SRSLH52		480	_	60.63	_	29,102.40
SRSLH70	SURELOCK LEDGER 7FT (2.13M)		\$	77.08	\$	154.16
SRSLSB2B	SURELOCK SIDE BRKT 21IN(0.65M)		\$	150.50		150.50
SRSLSB3B	SURELOCK SIDE BRKT 3 BRD .81M	1 1			******	
SRSLSP70	PLANK STEEL(SPII)7' 2.13M W/HR	89	-	109,11	\$	9,710.79
SRSLSS70	STAIRWAY STRINGER 7FT (2.13M)M	69	-	477.84	\$	32,970.96
SRSLST	TREAD STAIR SCAFD. 8 X 3 MK3	253		69.88		17,679.64
SRSLVP33	SURELOCK STANDARD 3FT 3IN(1M)	26		***************************************	\$	1,098.50
SRSLVP411	SURELOCK STANDARD 4FT 11 1.5M	30		57.73	\$	1,731.90
SRSLVP67	SURELOCK STANDARD 6FT 7IN(2M)	58		71.06	_	4,121.48
SRSLVP910	SURELOCK STANDARD 9FT 10IN(3M)	201		106.32		21,370.32
SRSSP10	10' STL/PLANK GALVW/HOOKS	12		138.40	\$	1,660.80
SRSSP5	5' STL/PLANK GALV.W/HOOKS		\$	86.30	\$	431.50
SRSSP7	7' STL/PLANK GALV.W/HOOKS	80	_	108.00	-	8,640.00
SRSSRS	SYSTEM RACK SMALL		\$	411.80	\$	2,059.00
SRSSX562	GOOSER 10'		\$		\$	-
SRU043006	METAL BASKET 4'X3'X2'	20	\$	307.00	\$	6,140.00

As of Statemon Turdiffers, Vando 1968.12 Material

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	-88 1040st	ALUMA ALUPH	DETOPPIACE!	DAPTER		260
ev.	SRE	BEAMALAIMA	18F (546M) — 3 ST (2 GALV W)	ENVIOLE 4	i grandati izga Tida itang	21812
	SR189.	SOCKETPOST	ALDMINIM			200°
	\$812	BEANTALUMA	len (Albani)			32790
	\$8122 88122		CHANNEC 55K2 CHANNEL 55K3			430
	\$8124	STHONGHACK	CHANNEL 55K	DBM to Tr		10
7 7 . 7 1	6R126	The state of the s	SPECE CHANN			
	SR127.	CHANNEL BRU		34		300°
	8130	HATE TE TOK				1600
	SB131 SR135	SHOESTBONS				200
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ر در ۱۳۰۱ز کا سازور جام کا	SRIS	BEAM ALUMA	Charles of the same of the same			2035
	SR163	E	ONGBACK 55K 9	83F 1(3M)		400.
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	SA1870035	THANSVERSAL				46
:	SB1870045	TRANSVERSAL	100			200 712
	SF1870050	HANSVEHSAL			yn, 200	220
	SF1670080	THEAD CO				A
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SCHEDULE B

SARAMIA CRESCENT PROPERTY DETAILS

PIN: 03276 - 0174 LT

Description: PCL 11-1 SEC 65M2724; BLK 11 PL 65M2724; S/T LT590331; S/T LT579695

VAUGHAN

Address: 131 Saramia Crescent, Vaughan, Ontario

SCHEDULE C

RECEIVER CERTIFICATE

CERTIFICATE NO.
AMOUNT \$
1. THIS IS TO CERTIFY that [RECEIVER'S NAME], the receiver (the "Receiver") of the assets, undertakings and properties [DEBTOR'S NAME] 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, 20 (the "Order") made in an action having Court file numberCL-
, 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 \$ 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 to any person other than the holder of this certificate without the prior written consent of the holder of

5.

this certificate.

6.	The charge securing this certif	cate shall operate so as to permit the Receiver to deal with	1 the
Prope	rty as authorized by the Order a	d as authorized by any further or other order of the Court.	
7.	The Receiver does not underta	ke, and it is not under any personal liability, to pay any sur	m in
respec	of of which it may issue certifica	es under the terms of the Order.	
DATE	ED the day of	, 20	
		[RECEIVER'S NAME], solely in its capacity as Receiver of the Property, and not in its personal capacity	
		Per:	
		Name:	
		Title:	

BRIDGING FINANCE INC., as agent for 2665405 ONTARIO INC.

1033803 ONTARIO INC. and 1087507 ONTARIO LIMITED

Respondents

Applicant

ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

Proceeding commenced at Toronto

ORDER (Receivership Application)

Goodmans LLP

Bay Adelaide Centre 333 Bay Street, Suite 3400 Toronto, ON M5H 2S7

Howard Wise (LSO#: 25190F) Christopher G. Armstrong (LSO#: 55148B)

Tel: 416.979.2211 Fax: 416.979.1234

Lawyers for the Applicant

Court File No.: CV-18-608978-00CL

Appendix "B"

Bondfield Construction Equipment Ltd. PPSA Registrants

1.	Zurich Insurance Company Ltd
2.	FF Supply LLC dba Zenith Insured Credit
3.	Bridging Finance Inc., as Agent
4.	Bondfield Construction Company Limited
5.	Aluma Systems Inc.
6.	McAlpine Ford Lincoln Sales Ltd
7.	Travelers Guarantee Company of Canada
8.	Demelo's Construction Equipment Ltd
9.	Toromont CAT, a div. of Toromont Industries Ltd.
10.	Zurich Insurance Company Ltd
11.	FF Supply LLC dba Zenith Insured Credit
12.	Demelo's Construction Equipment Ltd.
13.	Bank of Montreal/Banque de Montreal
14.	Bridging Finance Inc., as Agent
15.	Highland Chevrolet Buick GMC Cadillac Ltd.
16.	ATCO Structures & Logistics
17.	Highland Chevrolet Buick GMC Cadillac Ltd.
18.	Ford Credit Canada Company
19.	ATCO Structures & Logistics Ltd
20.	Lincoln AFS
21.	Wells Fargo Equipment Finance Company
22.	National Leasing Group Inc.
23.	Lincoln AFS
24.	Caterpillar Financial Services Limited
25.	GE VFS Canada Limited Partnership
26.	GE Canada Asset Financing Holding Company
27.	CWB NL Financial Inc.
28.	Ford Credit Canada Limited
29.	The Toronto-Dominion Bank, as Administrative Agent
30.	Caisse Centrale Desjardins, as Administrative Agent
31.	Bank of Montreal, as Administrative Agent
32.	The Toronto-Dominion Bank, as Administrative Agent
33.	GE Canada Equipment Financing G.P. (9755530001) RS
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Appendix "C"

KSV Kofman Inc., in its capacity as court-appointed receiver and not in its personal or corporate capacity 150 King Street West, Suite 2308 Toronto, ON M5H 1J9

Attention: Bobby Kofman

Dear Sir:

As you know, pursuant to an Order of the Ontario Superior Court of Justice (Commercial List) (the "Court") made on November 19, 2018 (the "Receivership Order"), KSV Kofman Inc. was appointed as receiver and manager (in such capacities, the "Receiver") without security, of, among other things, (i) all of the assets, undertakings and properties of 1033803 Ontario Inc. operating as Forma-Con Construction and Forma Finishing ("Forma-Con") acquired for, or used in relation to a business carried on by Forma-Con, and (ii) certain specific assets of Bondfield Construction Company Limited ("BCCL") and Bondfield Construction Equipment Ltd. ("BCEL" and, collectively with Forma-Con and BCCL, the "Company"). The above-referenced proceedings are referred to herein as the "Receivership Proceedings".

This letter agreement (the "Agreement") will serve to set out the terms upon which George Frankfort, in trust for a corporation to be incorporated and without personal liability (the "Purchaser"), agrees to purchase certain assets from the Receiver as further specified herein, consisting principally of cranes and related assets, forming and shoring equipment, supporting equipment and spare parts.

We understand that Forma-Con is a construction contractor in relation to the development projects and contracts described on Schedule A hereto (the "Partially Completed Contracts") and the development projects and contracts described on Schedule B hereto (the "Substantially Completed Contracts" and, collectively with the Partially Completed Contracts, the "Material Contracts").

1. A. Offer to Purchase

Subject to the terms and conditions set out herein, the Purchaser hereby offers to purchase from the Receiver all the right, title and interest of the Receiver in and to the following assets and property (collectively the "Purchased Assets"):

(a) Equipment and Machinery — (i) all of the machinery, equipment (including aluminum, shoring and falsework equipment) spare parts and other tangible personal property listed or described on Schedule C, including any product line dedicated tooling and computer software used for the operation of same whether or not listed or described on Schedule C; and (ii) Forma-Con's interest in the forming equipment stored at the Aluma Systems Inc. ("Aluma") forming equipment yard located at Bolton, Ontario (the "Aluma Yard") pursuant to the

Aluma program (the "Aluma Equipment"), whether or not the Aluma Equipment is listed in Schedule C (collectively, (i) and (ii) being, the "Equipment");

- Books and Records all title documents, abstracts of title, deeds, leases, contracts and agreements and other documents, files, records, information and data in the possession or control of the Receiver relating to the foregoing Purchased Assets as well as those relating to the Material Contracts, including maintenance records, operating manuals, all books of account and accounting records ("Supplementary Documents"), provided that the Receiver shall be permitted to maintain copies of all Supplementary Documents as may be required for the continued operation of the Company;
- (c) Pre-Closing Revenue the Pre-Closing Revenue (as hereinafter defined in Section 18(d)); and
- (d) Aluma Contracts all contracts between Forma-Con and Aluma related to the Aluma Equipment (the "Aluma Contracts"),

together with any other property or assets of the Company or the Receiver which are expressly stated elsewhere in this Agreement to be included as "Purchased Assets".

For greater certainty, the Purchased Assets shall not include an assignment of any of the Material Contracts or the construction lien holdbacks or any other receivables to which Forma-Con is entitled to receive in relation to work performed by Forma-Con (including through the Receiver) thereunder, save and except for the Pre-Closing Revenue and any construction lien holdbacks attributable thereto.

1. B. Equipment Rental and Removal Arrangements

The parties agree to the following Equipment rental arrangements (the "Rental Arrangements"):

- on Closing, the Purchaser will provide the Company with use of the Equipment presently on the job site for the Axis Contract, the St. Joseph Morrow Contract and the University of Waterloo Contract so that the Company may complete such contracts and the Receiver shall pay a monthly rental fee to the Purchaser for use of such Equipment in an amount to be mutually agreed upon based on prevailing market rates;
- (b) in respect of any Substantially Completed Contracts other than those referenced immediately above in subsection 1.B(a), the Purchaser and the Receiver may enter into a rental agreement for the use of the Equipment presently on the job sites for such contracts and the Receiver in such circumstances shall pay a monthly rental fee to the Purchaser for use of such Equipment in an amount to be mutually agreed upon based on prevailing market rates; and
- (c) from and after Closing, at the written request of the Receiver, the Purchaser shall rent to the Receiver such Aluma Equipment as the Receiver may require to

complete Material Contracts at the same rate set out in the Aluma Contracts (i.e. with no markup).

All such rental arrangements shall include a provision for the removal of the rented Equipment by the applicable renting counterparty at the expiry or termination of the rental arrangement and the return of same to the Purchaser at the cost of such renting counterparty, and if required by the Purchaser the relevant counterparty to such rental arrangement shall be required to sign a written rental agreement providing for such arrangements together with such commercially reasonable terms and conditions as the Purchaser may request.

In addition to the above, the parties further agree to the following Equipment removal arrangements ("Removal Arrangements"):

- (d) with respect to the Equipment described in subsection 1.B(a) above, in the event that prior to the Closing satisfactory Rental Arrangements cannot be agreed upon, then the relevant counterparty shall not be entitled to the use of such Equipment and such Equipment shall be removed from each job site within thirty (30) days of Closing, or as soon as possible thereafter, and delivered to the Purchaser at the Basaltic Road yard in Concord, Ontario (the "Basaltic Yard") by the Receiver at the Receiver's sole cost and expense;
- (e) with respect to any Equipment which is located on a job site for any of the Substantially Completed Contracts listed on Schedule D, such Equipment shall be removed from each job site within thirty (30) days of Closing, or as soon as possible thereafter, and delivered to the Purchaser at the Basaltic Yard by the Receiver at the Receiver's sole cost and expense;
- (f) with respect to all other Equipment located on a job site for a Substantially Completed Contract or a Partially Completed Contract, such Equipment shall be removed from each job site at the sole cost and expense of the Purchaser within 30 days of Closing or as otherwise may be agreed between the Purchaser and the project owner; and
- (g) with respect to the Aluma Equipment located at the Aluma Yard, such equipment shall remain at the Aluma Yard.

It is further agreed that to the extent that any of the Equipment is presently being rented to any third parties (e.g. the crane rental arrangement with Yukon Construction), then the Purchaser shall acquire all of the Receiver's right, title and interest in and to the same, including taking an assignment on Closing of any written agreements relating to the rental of such Equipment, and the definition of "Purchased Assets" as set out above shall include all such right, title and interest together with such written agreements. The parties agree to use commercially reasonable efforts to carry out the Removal Arrangements in a manner that minimizes disruption to any work that is being carried on at the respective job sites and to the Company.

1. C. Excluded Assets

Except for the Purchased Assets, all other property, assets and rights of the Company shall remain the property, assets and rights of the Company and shall not be transferred to the Purchaser at the Closing. Without limiting the generality of the foregoing, Purchaser agrees and acknowledges that claims of Forma-Con arising under the Material Contracts prior to the Receivership Proceedings and accounts receivable or holdbacks existing, due or in relation to the period prior to the Receivership Proceedings shall not constitute Purchased Assets and shall remain the property of the Receiver.

Notwithstanding anything to the contrary contained herein, nothing in this Agreement shall be construed as an attempt by the Receiver to assign any contract to the extent that such contract is not assignable without the necessary notice to or consent of the other party or parties thereto, and such notice to or consent of such other party has not been given or received, as applicable, in which case the Receiver shall hold such contract and all funds received by it thereunder in trust for the benefit of the Purchaser and shall immediately remit such funds to the Purchaser. The Receiver shall not be liable for any costs or obligations arising or related to any breach in connection with any contract, whether on account of "cure costs" or otherwise. Following the Closing, at such time as consent has been obtained, or any requisite notice has been made or delivered, as applicable, the contracts shall be assigned to the Purchaser automatically without any other conveyance or action by the Purchaser.

2. Receiver's Capacity and Authority

The Purchaser acknowledges and agrees that the Receiver is acting in its capacity as Receiver and shall have no liability in connection with this Agreement whatsoever in its capacity as Receiver, in its personal or corporate capacity, or otherwise.

The Purchaser further acknowledges and agrees that any acceptance by the Receiver of the Purchaser's offer to purchase the Purchased Assets and any agreement of the Receiver to sell the Purchased Assets to the Purchaser is made by the Receiver exercising the powers of sale granted to the Receiver pursuant to the Receivership Order and is subject to the issuance by the Court of an Order in the form as agreed to between the Purchaser and the Receiver, each acting reasonably (the "Approval and Vesting Order"), pursuant to which the transactions contemplated by this Agreement are approved by the Court and pursuant to which the Court orders that all right, title and interest of the Receiver in the Purchased Assets shall be vested absolutely in the Purchaser on Closing. If the Approval and Vesting Order is not granted, the Receiver shall have no obligations hereunder other than to: (i) deal with the Pre-Closing Liabilities Reimbursement and the Pre-Closing Revenue (each as defined below) in the manner prescribed by section 18 of this Agreement (provided that with respect to the Pre-Closing Revenue, to the extent the Pre-Closing Revenue exceeds the thresholds contained in paragraph 3(l)(i) of the Receivership Order, further order of the Court may be required); and (ii) return the Deposit (as defined below) in accordance with section 19 of this Agreement.

3. Purchase Price, Deposit and Payment

The total purchase price which the Purchaser offers to pay for the Purchased Assets is the sum of (exclusive of harmonized sales tax, transfer taxes or other applicable taxes) (the "Purchase Price").

The Purchase Price shall be paid to the Receiver as follows:

- upon the execution of this Agreement, the Purchaser shall pay, or shall cause to be paid, a deposit (the "Deposit") on account of the Purchase Price to the Receiver, in trust, in the amount of the purchase price to the Receiver, in the amount of the purchase price to the Receiver, in the amount of the purchase price to the Receiver, in the amount of the Purchase price to the Receiver, in the amount of the Purchase price to the Receiver, in the amount of the Purchase price to the Receiver, in the Amount of the Purchase price to the Receiver, in the Receiver, in the Receiver price to the Rece
- (b) on Closing, the Purchaser shall pay, or shall cause to be paid, the balance of the Purchase Price (the "Balance") to the Receiver, in trust, by wire transfer of immediately available funds.

When the Purchaser makes payment of the Balance of the Purchase Price on Closing, the Receiver shall deposit the sum of One Million Dollars (\$1,000,000) (the "Escrow Amount") in a segregated account which is to be held in escrow as hereinafter provided and applied towards satisfaction of a Claim by the Purchaser, in accordance with the terms hereof. As used herein, a "Claim" shall mean the following:

- (i) a claim that the Receiver has not complied with its obligations in respect of its Removal Arrangements;
- (ii) a claim that there is any damage to or loss of Equipment following Closing, provided that (A) such Equipment is not subject to a Rental Arrangement or in the possession or deemed to be in the possession of the Purchaser, and (B) the cost to replace and/or repair such Equipment, as determined by the Receiver, acting reasonably, is greater than Fifty Thousand Dollars (\$50,000) in the aggregate. For the avoidance of doubt, the parties hereby acknowledge and agree that the Receiver's determination of the cost to replace and/or repair Equipment shall be conclusive and binding; and



At any time from the Closing Date to the date that is forty-five (45) days following Closing (the "Escrow Release Date"), the Purchaser may make a Claim as against the Escrow Amount by delivering a written notice (the "Escrow Notice") to the Receiver setting forth in reasonable detail the amount, nature and basis of the Claim. Within three (3) business days of the Escrow Release Date, the Receiver shall release to the Purchaser the portion of the Escrow Amount that is determined by the Receiver, acting reasonably, to be the amount recoverable in respect of any Escrow Notice, and any balance of the Escrow Amount remaining shall vest irrevocably in the Receiver; provided that, notwithstanding the foregoing, if the Purchaser delivers an Escrow

Notice prior the Escrow Release Date in respect of a Claim under subsection 3(iii), the Escrow Release Date shall be extended by an additional thirty (30) days. For greater certainty, the parties hereby acknowledge and agree that there shall be no further Purchase Price adjustment other than the Escrow Amount and any Reduction (as defined below) under section 20. In the event that the total amount of all Claims exceeds the Escrow Amount, the Purchaser shall have no recourse as against the Receiver in respect of any such Claims, other than with respect to a breach of the Receiver's obligations regarding the Removal Arrangements.

The parties agree to jointly execute and deliver on Closing an election pursuant to s. 167(1) of the Excise Tax Act (Canada) such that no harmonized sales tax shall be payable with respect to the purchase and sale of the Purchased Assets if such election is applicable to this transaction. The Purchaser agrees that it will file, within the prescribed time period, the joint election referred to herein, if applicable, and will provide the Receiver with written confirmation of such filing.

The Purchaser shall be liable for and shall pay all transfer taxes including harmonized sales tax properly payable upon and in connection with the conveyance and transfer of the Purchased Assets. The Purchaser shall indemnify and save harmless the Receiver from and against any and all harmonized sales tax, costs, penalties and/or interest which may become payable by or assessed against the Receiver as a result of the sale of the Purchased Assets not being eligible for the elections referred to in this section 3 or as a result of the Purchaser's failure to file the elections referred to herein within the prescribed time.

The Purchase Price shall be allocated among the Purchased Assets as the Receiver and the Purchaser shall agree, each acting reasonably, within thirty (30) days of the Closing and the Receiver and the Purchaser agree to prepare and file for Canadian tax purposes all tax returns in a manner consistent with such allocation.

4. Assumption of Liabilities

The Purchaser will not assume or be liable for any of the debts or liabilities relating to the Purchased Assets or otherwise except for obligations expressly assumed as hereinafter provided (collectively the "Assumed Liabilities"). In that regard, the Purchaser shall assume the following liabilities:

- (a) all liabilities of any kind relating to Equipment which is subject to an agreed upon Rental Arrangement and which arises from events occurring on or after the Closing Date;
- (b) all liabilities of any kind relating to Equipment which is not subject to an agreed upon Rental Arrangement and which arises from events occurring on or after the date upon which the Purchaser secures possession of such Equipment (it being agreed that the Purchaser shall be deemed on Closing to have secured possession of the Aluma Equipment being stored at the Aluma Yard and any Equipment being stored at the Basaltic Yard);
- (c) the Pre-Closing Liabilities Reimbursement; and



(e) all post-Closing employment obligations in respect of any Non-Unionized Transferred Employee or Unionized Transferred Employee.

Except as set forth above and notwithstanding anything to the contrary contained herein, the Purchaser shall not assume or be responsible for any debts, liabilities or obligations in relation to any of the Purchased Assets or otherwise in relation to the Company, including with respect to the Material Contracts.

5. Due Diligence

From and after the date of this Agreement until the Due Diligence Date (as defined below), the Purchaser and its advisors shall be provided with reasonable access to the job sites, assets, records, personnel, and premises of the Company for the purposes of conducting the Purchaser's due diligence review which will include, without limitation, a review of the Purchased Assets, contracts affecting the Purchased Assets and a review of labour and employment matters with respect to Non-Unionized Employees and Unionized Employees and with respect to employees of BCCL and BCEL. As used herein, "Due Diligence Date" shall mean 5:00 p.m. (Toronto time) on Monday, December 10, 2018.

6. Grant of Exclusivity

The Receiver acknowledges and agrees that, during the Exclusivity Period, the Receiver shall not, and shall not authorize or permit any of its applicable agents, advisors and representatives to, directly or indirectly, solicit interest from any other party or continue any discussions, negotiations, commitments or agreements with any other party or otherwise give assistance in any manner in relation to a possible transaction relating to the Purchased Assets without the prior written approval of the Purchaser. As used herein, the term "Exclusivity Period" shall mean the period which begins upon the Receiver's receipt of each of the Deposit and Pre-Closing Liabilities Reimbursement amount and ends either on (i) Closing, or (ii) the date on which this Agreement is terminated, whichever occurs earlier.

7. Representations and Warranties of the Receiver

The Receiver represents and warrants to the Purchaser as follows and acknowledges that the Purchaser is relying on such representations and warranties in connection with the transactions provided for herein:

- (a) <u>Status.</u> The Receiver has been appointed as the receiver of the Purchased Assets pursuant to the Receivership Order;
- (b) <u>Authorization.</u> Pursuant to the Receivership Order and subject to the issuance of the Approval and Vesting Order, the Receiver has all the necessary authority and capacity to enter into this Agreement and all other agreements contemplated by

this Agreement and to perform its obligations under this Agreement and all other agreements contemplated by this Agreement; and

(c) <u>Residence.</u> The Receiver is not a non-resident of Canada for the purposes of the *Income Tax Act* (Canada).

8. Representations and Warranties of Purchaser

The Purchaser represents and warrants to the Receiver as follows and acknowledges that the Receiver is relying on such representations and warranties in connection with the transactions provided for herein:

- (a) <u>Status.</u> At the Closing Date, the Purchaser will be a corporation duly incorporated, validly existing, organized and in good standing under the laws of the Province of Ontario and will not have been dissolved;
- (b) Residence. At the Closing Date, the Purchaser will not be a non-resident of Canada as such term is defined under the Income Tax Act (Canada);
- (c) <u>HST.</u> At the Closing Date, the Purchaser will be a registrant for purposes of the *Excise Tax Act* (Canada);
- Authorization. At the Closing Date, this Agreement will have been, and the other agreements or documents, the execution and delivery of which are contemplated by this Agreement will have been, duly executed by the Purchaser and constitute and shall constitute legal, valid and binding obligations of the Purchaser, enforceable in accordance with their terms, subject to applicable bankruptcy, reorganization, moratorium and similar laws affecting creditors' rights and subject to equitable principles limiting rights of specific performance or other equitable remedies;
- (e) No Breach. The execution and delivery of and performance by the Purchaser of this Agreement and the other agreements or documents to which it is a party, the execution and delivery of which is contemplated by this Agreement, will not result in a breach or violation of or conflict with any of the terms or provisions of the constating documents or by-laws of the Purchaser or any agreement or instrument to which the Purchaser is a party or bound; and
- (f) Approvals and Consents. Except for the Approval and Vesting Order, no licence, consent, authorization or other approval is required from any government, governmental authority, agency, board or instrumentality or from any other person for the Purchaser to execute and deliver this Agreement or any other agreement or document to which it is or will become a party, the execution and delivery of which is contemplated by this Agreement, or to complete the transactions herein and therein contemplated.

9. Covenants

- (a) Each of the parties agrees as follows with respect to the period between the execution of this Agreement and Closing:
 - (i) General. Each of the Receiver and the Purchaser shall take or cause to be taken all necessary or desirable actions, steps and corporate proceedings to approve or authorize validly and effectively the sale of the Purchased Assets to the Purchaser and the execution and delivery of this Agreement and the other agreements and documents contemplated hereby;
 - (ii) Conduct Prior to Closing. Except as otherwise provided in this Agreement, consented to in writing by the Purchaser (not to be unreasonably withheld) or as applicable, in connection with any order of the Court, the Receiver shall, in all material respects, (X) manage and maintain the Purchased Assets as a careful and prudent owner would of comparable assets, (Y) not make any changes to the terms of the Material Contracts, and (Z) continue in force the insurance policies, currently in place, providing property, casualty, liability and workers' compensation coverage to which the Company is a party, named insured or otherwise the beneficiary of coverage; and
 - (iii) Access to Information. The Receiver shall (i) forthwith make available to the Purchaser and its authorized representatives all Supplementary Documents, and (ii) afford the Purchaser and its authorized representatives a reasonable opportunity during normal business hours to have access to and to inspect the Purchased Assets on reasonable prior notice, provided that such inspections shall not unreasonably disrupt normal course operations of the Company.

10. Employees

- (a) Non-Unionized Employees. Subject to the Purchaser being satisfied with its due diligence investigations with respect to labour and employment matters (which shall be confirmed on or prior to the Due Diligence Date), on or prior to the Closing Date, the Purchaser will offer employment to such employees of Forma-Con listed on Schedule E as it shall determine in its sole discretion (the "Non-Unionized Employees"). Each Non-Unionized Employee who accepts the Purchaser's offer of employment shall be deemed a "Non-Unionized Transferred Employee" for the purposes of this Agreement. The Purchaser agrees that its offers of employment to Non-Unionized Employees will provide salary and other benefits to such Non-Unionized Employees at substantially the same level in the aggregate as such Non-Unionized Employees received from Forma-Con prior to the Closing Date.
- (b) <u>Unionized Employees.</u> Subject to the Purchaser being satisfied with its due diligence investigations with respect to labour and employment matters (which shall be confirmed on or prior to the Due Diligence Date), the Purchaser shall

continue, at its own expense and liability, from and including the Closing Date, the employment of all employees of Forma-Con who are employed in connection with the Partially Completed Contracts and who are represented by a trade union or association that may qualify as a trade union, council of trade unions, employee bargaining agent or affiliated bargaining agent (a "Union") or whose terms of employment are covered by a collective agreement or other contract with any Union (a "Collective Agreement") on the terms and conditions of the Collective Agreement (the "Unionized Employees"). All Unionized Employees who continue to be employed by the Purchaser from and after the Closing Date shall be deemed a "Unionized Transferred Employee" for the purposes of this Without limiting the generality of the foregoing, the Purchaser hereby agrees to the following with respect to Unionized Transferred Employees: (i) recognize the Union(s) under the Collective Agreement and its certification; (ii) be bound by, and comply with, the Collective Agreement; and (iii) recognize, and be bound by, the Unionized Employees' respective seniorities in accordance with the Collective Agreement, provided that if permitted, skill and ability will take precedence over seniority.

(c) <u>Agreement with Unions.</u> The Purchaser hereby acknowledges and agrees that, on or before the Escrow Release Date, it shall provide the Receiver with details of any agreement as between the Purchaser and any Union in respect of the obligations owing by the Company to such Union prior to the Receivership Proceedings.

11. "As is, Where is"

The Purchaser acknowledges that the Purchased Assets are being sold on an "as is, where is" basis as they shall exist on the Closing Date. The Purchaser further acknowledges that it has executed this Agreement on the basis that it has conducted, or will have conducted during the due diligence period, such inspections of the condition of the Purchased Assets as it deemed appropriate, has satisfied, or will satisfy, itself with regard to these matters, and shall rely solely upon its own findings resulting therefrom and not upon any information, documentation, statement or opinion, written or oral, provided by the Receiver, any agent of the Receiver, or any other person including any secured creditor of the Company. The Receiver makes no representation or warranty or condition, and no representation or warranty or condition can be implied, of any kind, as to the Purchased Assets, including, without limitation, the condition, state of repair, title, outstanding liens or charges, description, fitness for purpose, merchantability, condition, quantity or quality or in respect of any other matter or thing whatsoever concerning the Purchased Assets save and except as expressly represented or warranted herein. Without limiting the generality of the foregoing, any and all conditions, warranties or representations expressed or implied pursuant to the Sale of Goods Act (Ontario) or similar legislation do not apply hereto and have been waived by the Purchaser. The description of the Purchased Assets contained in the schedules hereto is for the purpose of identification only. No representation, warranty or condition has or will be given by the Receiver concerning completeness or the accuracy of such descriptions. For greater certainty, the Purchaser acknowledges that the Receiver has not guaranteed title to the Purchased Assets.

12. Survival

No representations or warranties, covenants or agreements in this Agreement or in any instrument or agreement delivered pursuant hereto or thereto shall survive beyond the Closing, except for: (i) the Purchaser's obligations pertaining to transfer taxes set forth in section 3; (ii) the covenant of the Purchaser set forth in section 3 to file an election pursuant to s. 167(1) of the Excise Tax Act (Canada); (iii) the acknowledgements and covenants set forth in sections 1.B, 11 and 15; (iv) the obligations of the Receiver with respect to the Escrow Amount; (v) the obligations of the parties with respect to Pre-Closing Liabilities and Post-Closing Revenue; (v) the agreements set forth in sections 26, 27, 29, 30, 31, 32, 33, 37 and 38 hereof; and (vii) any other covenants and agreements contained herein that by their terms are to be satisfied after the Closing, which covenants and agreements shall survive until satisfied in accordance with their terms.

13. Purchaser's Conditions

The obligation of the Purchaser to complete the transactions provided for herein is subject to the following conditions which are included for the exclusive benefit of the Purchaser, to be fulfilled and/or performed at or prior to the Time of Closing:

- (a) the Purchaser shall have provided written notice to the Receiver prior to 5:00 p.m. on the Due Diligence Date stating that it is satisfied with the results of its due diligence investigations;
- (b) the Approval and Vesting Order shall have been issued and entered by the Court and such Approval and Vesting Order shall not have been enjoined, stayed, reversed, dismissed and/or appealed (of it appealed, such appeal shall have been dismissed);
- (c) the representations and warranties of the Receiver contained in this Agreement shall be true and correct in all material respects at the Time of Closing with the same force and effect as if such representations and warranties were made at and as of such time;
- (d) all of the terms, covenants, agreements and conditions of this Agreement to be complied with or performed by the Receiver at or prior to the Time of Closing shall have been complied with or performed in all material respects;
- (e) no action or proceeding in Canada in law or in equity shall be pending or threatened by any person, firm, company, government, governmental authority, regulatory body or agency to enjoin, restrict or prohibit the purchase and sale of the Purchased Assets contemplated hereby; and
- (f) the Purchaser shall have received all of the documents contemplated by this Agreement and/or reasonably required to implement and complete the transactions provided for herein, in form and substance acceptable to it, acting reasonably.

14. Receiver's Conditions

The obligation of the Receiver to complete the transactions provided for herein is subject to the following conditions which are included for the exclusive benefit of the Receiver, to be fulfilled and/or performed at or prior to the Time of Closing:

- (a) the Approval and Vesting Order shall have been issued and entered by the Court and such Approval and Vesting Order shall not have been enjoined, stayed, reversed, dismissed and/or appealed (of it appealed, such appeal shall have been dismissed);
- (b) the representations and warranties of the Purchaser contained in this Agreement shall be true and correct in all material respects at the Time of Closing with the same force and effect as if such representations and warranties were made at and as of such time;
- (c) all of the terms, covenants, agreements and conditions of this Agreement to be complied with or performed by the Purchaser at or prior to the Time of Closing shall have been complied with or performed;
- (d) no action or proceeding in Canada in law or in equity shall be pending or threatened by any person, firm, company, government, governmental authority, regulatory body or agency to enjoin, restrict or prohibit the purchase and sale of the Purchased Assets contemplated hereby; and
- (e) the Receiver shall have received all of the documents contemplated by this agreement and/or reasonably required to implement and complete the transactions provided for herein, in form and substance acceptable to it, acting reasonably.

15. Post-Closing Covenants

The Purchaser and the Receiver agree as follows:

- (a) to comply with the Removal Arrangements described above; and
- (b) with respect to any Equipment which is not located on a job site at the Time of Closing:
 - (i) the Purchaser shall be deemed on Closing to have secured possession of the Aluma Equipment being stored at the Aluma Yard; and
 - all such Equipment, other than the Aluma Equipment, shall remain stored at its current location, namely the crane and equipment at the Basaltic Yard, on a rent free basis for 120 days from the Closing. The Purchaser shall take possession of such Equipment at its sole expense no later than 120 days from Closing, provided that the Purchaser shall be deemed on Closing to be in possession of any Equipment stored at the Basaltic Yard. The 120 day storage term referred to in this section 15(b)(ii) may be extended by the Purchaser for an additional period of up to 120 days (for a

total storage period of 240 days) provided that the Purchaser shall pay a monthly rental fee to the Receiver for storage of such Equipment during such additional period of up to 120 days in an amount to be mutually agreed between the Purchaser and the Receiver based on prevailing market rates.

16. Termination

This Agreement may be terminated:

- (a) at any time prior to the Due Diligence Date, by the Purchaser upon written notice to the Receiver;
- (b) at any time prior to the Closing, subject to any approvals required from the Court or otherwise pursuant to the Receivership Proceedings, by mutual written consent of the parties;
- (c) at any time prior to the Closing, by the Receiver upon written notice to the Purchaser, if any of the conditions set forth in section 14 have not been satisfied on or before the time ascribed thereto for the satisfaction of such condition and the Receiver has not waived such condition; and
- (d) at any time prior to the Closing, by the Purchaser upon written notice to the Receiver, if any of the conditions set forth in section 13 have not been satisfied on or before the time ascribed thereto for the satisfaction of such condition and the Purchaser has not waived such condition.

17. Effect of Termination

If this Agreement is terminated pursuant to section 16:

- (a) all further obligations of the parties under or pursuant to this Agreement shall terminate without further liability of any party to the other party except for the provisions of this section 17 and sections 26, 27, 29, 30, 31, 32, 33, 37 and 38 hereof, provided that nothing herein shall relieve any party from liability for any breach of this Agreement occurring before the termination hereof;
- (b) the Purchaser shall return to the Receiver all documents, files, records and other material relating to the Purchased Assets or the transactions contemplated hereby, whether obtained before or after the execution hereof:
- (c) the Pre-Closing Liabilities Reimbursement will be treated in accordance with section 18 of this Agreement; and
- (d) the Deposit will be payable in accordance with section 19 of this Agreement.

18. Pre-Closing Liabilities Reimbursement

Immediately upon receipt by the Purchaser of a fully-executed counterpart of this Agreement, the Purchaser shall pay, or cause to be paid, the amount of One Million Dollars (\$1,000,000) to the Receiver, by wire transfer of immediately available funds (such amount, plus any further amounts payable by Purchaser pursuant to this section 18, being the "Pre-Closing Liabilities Reimbursement"). The parties acknowledge and agree that:

- (a) the Pre-Closing Liabilities Reimbursement shall vest in the Receiver absolutely upon payment thereof;
- (b) the Pre-Closing Liabilities Reimbursement is intended as compensation from the Purchaser for all Pre-Closing Employee Liabilities and all Pre-Closing Materials Liabilities. As used herein, "Pre-Closing Employee Liabilities" shall mean all employee related obligations paid by the Receiver during the period from the commencement of the Receivership Proceedings through the Closing or termination of this Agreement, including, but not limited to, all salary, wages, vacation pay, sick pay, union dues (which, for greater certainty, shall be the union dues accruing following the commencement of the Receivership Proceedings and shall not include union dues accrued prior to the Receivership Proceedings), and other compensation and benefits (including accrued vacation and sick days, retirement benefits, if any, and pay in lieu thereof, as well as any other benefits and other similar arrangements) that accrue or are payable in the ordinary course of business consistent with past practices of Forma-Con. As used herein, "Pre-Closing Materials Liabilities" shall mean any liabilities of Forma-Con relating to or arising from purchase orders, commitments, customer orders or work orders that arise in the normal course following Friday, November 23, 2018 (it being agreed (i) that the Receiver shall be permitted to incur liabilities related to any purchase order, commitment, customer order or work order in an amount that is less than Twenty Thousand Dollars (\$20,000), and any purchase order, commitment, customer order or work order in excess of such aforementioned amount shall be subject to prior approval by the Purchaser). The Pre-Closing Employee Liabilities and the Pre-Closing Materials Liabilities shall collectively be defined herein as the "Pre-Closing Liabilities":
- (c) within thirty (30) days of the earlier of (i) Closing and (ii) termination of this Agreement, the Receiver shall prepare and deliver to the Purchaser a statement setting out the aggregate sum of the Pre-Closing Liabilities paid by the Receiver, which statement shall set out in reasonable detail, as determined by the Receiver, acting reasonably, the various costs and liabilities comprising the sum of the Pre-Closing Liabilities. After receipt of the statement of aggregate Pre-Closing Liabilities referred to immediately above, the Purchaser shall within three (3) business days, pay to the Receiver, by wire transfer of immediately available funds, the amount, if any, by which the total amount of the Pre-Closing Liabilities exceeds One Million Dollars (\$1,000,000). For the avoidance of doubt, the parties hereby acknowledge and agree that the Receiver's determination of the Pre-Closing Liabilities shall be conclusive and binding absent manifest error;

- as consideration for the Pre-Closing Liabilities Reimbursement, the Purchaser (d) shall be entitled to all accounts receivable of Forma-Con generated during the period from the commencement of the Receivership Proceedings through the earlier of: (i) Closing; and (ii) termination of this Agreement ("Pre-Closing Revenue"), and the Purchaser shall acquire all of the Receiver's right, title and interest in and to the same, including taking an assignment on Closing or termination of this Agreement of such accounts and any funds paid to the Receiver on account of Pre-Closing Revenue shall be held in trust for the benefit of the Purchaser and remitted to the Purchaser; and for further clarity, the definition of "Purchased Assets" as set out above shall include Pre-Closing Revenue. For greater certainty, the parties acknowledge and agree that accounts receivable paid to the Receiver will be allocated according to corresponding invoices, such that the Receiver shall retain all of its right, title and interest in and to any receivables that are paid on account of invoices issued prior to the commencement of the Receivership Proceedings, and the Purchaser shall acquire all of the Receiver's right, title and interest in and to any receivables that are paid on account of invoices issued following the commencement of the Receivership Proceedings through the earlier of Closing and termination of this Agreement;
- (e) if the Pre-Closing Liabilities are determined by the Receiver to be less than the amount of the initial Pre-Closing Liabilities Reimbursement of One Million Dollars (\$1,000,000), the Receiver shall, within three (3) business days following receipt by the Purchaser of the statement referred to in subsection 18(c), return the difference to the Purchaser;
- in the event that Closing does not take place as a result of the default of the Receiver under this Agreement or this Agreement is terminated as a result of the default of the Receiver under this Agreement, the full amount of the Pre-Closing Liabilities Reimbursement paid by the Purchaser shall be refunded to the Purchaser by the Receiver, provided that in such circumstance the Purchaser shall not be entitled to the Pre-Closing Revenue; and
- (g) for greater certainty, the Purchaser is entitled to the Pre-Closing Revenue even if Closing does not occur, except in circumstances where the Receiver is required to refund the full amount of the Pre-Closing Liabilities Reimbursement to the Purchaser in accordance with subsection 18(f).

19. Deposit

In accordance with subsection 3(a), the Deposit shall be paid or caused to be paid by the Purchaser to the Receiver upon execution of this Agreement. If Closing takes place, the Deposit shall be credited and set off against the Purchase Price as provided in subsection 3(b). In the event that Closing does not take place or this Agreement is terminated for any reason, except for the default of the Purchaser, the Deposit shall be returned to the Purchaser within three (3) business days following such termination. If Closing does not take place as a result of the default of the Purchaser under this Agreement, the Receiver shall be entitled to retain the Deposit as liquidated damages and not as a penalty and without limitation to any other rights and remedies that the Receiver may have pursuant to this Agreement or at law.

20. Risk of Loss

Until the Time of Closing, the Purchased Assets shall be and remain at the risk of the Receiver. Once Closing has occurred, (i) the Equipment which is subject to an agreed upon Rental Arrangement and the Equipment described in subsection 1.B(f) shall be at the risk of the Purchaser; (ii) the Equipment which is not subject to an agreed upon Rental Arrangement shall be at the risk of the Receiver until such time as the Receiver delivers the Equipment to the Purchaser or such time as the Purchaser secures possession of such Equipment, as applicable, at which point such Equipment shall be at the risk of the Purchaser (provided that the Purchaser shall be deemed to have secured possession of the Equipment stored at the Basaltic Yard and the Aluma Equipment upon Closing). If any loss or damage to the Purchased Assets occurs prior to the Time of Closing or the time that delivery is made or possession is secured in accordance with the terms of this Agreement, as applicable, the Receiver shall forthwith notify the Purchaser of same. If, prior to the Time of Closing, all or any part of the Equipment is destroyed or damaged by fire or any other casualty such that the costs of repair is more than 20% of the Purchase Price or if such repair will take more than six (6) months all as determined by the Receiver, acting reasonably, within ten (10) business days after disclosure to the Purchaser of the loss or damage and the extent thereof, the Purchaser, at its option, shall by notice in writing to the Receiver elect either:

- (a) to reduce the Purchase Price by an amount equal to the cost of repair (in an amount as may be agreed between the Receiver and the Purchaser, acting reasonably) (the "Reduction"); or
- (b) to complete the purchase without Reduction of the Purchase Price, in which event all proceeds of insurance or compensation attributable to such damage or destruction shall be payable to the Purchaser and all rights and claims of the Receiver to any such amounts not paid by the Closing Date shall be assigned to the Purchaser.

If the Purchaser fails to respond to the Receiver within such ten (10) business day period, the Purchaser will be deemed to have made the election in paragraph (b) above.

21. Closing

- (a) Completion of the purchase and sale of the Purchased Assets (the "Closing") shall take place at 10:00 a.m. (the "Time of Closing") on the latter of (i) the first business day following the date upon which the Approval and Vesting Order is issued, and (ii) such other date as may be agreed to in writing between the Receiver and the Purchaser, acting reasonably (the "Closing Date"). Closing shall occur at the offices of the Receiver's solicitors, or at such other time or place (including electronically) as may be agreed upon by the Purchaser and the Receiver.
- (b) On or before Closing, subject to the provisions of this Agreement, the Receiver shall deliver or cause to be delivered to the Purchaser:
 - (i) a copy of the issued and entered Approval and Vesting Order;

- (ii) the Supplementary Documents (to the extent not already provided to the Purchaser prior to Closing); and
- (iii) such other documents as may be reasonably requested by the Purchaser or the Purchaser's counsel to effect or evidence Closing and the transfer of the Purchased Assets.
- (c) On or before Closing, subject to the provisions of this Agreement, the Purchaser shall deliver or cause to be delivered to the Receiver the following:
 - (i) the Balance of the Purchase Price;
 - (ii) a certificate and indemnity including verification of its registration number issued by Canada Revenue Agency under the *Income Tax Act* (Canada);
 - (iii) a certified copy of the Purchaser's articles and other contstating documents together with a certificate of good standing or its equivalent;
 - (iv) a resolution of the directors of the Purchaser, approving the purchase of the Purchased Assets, and authorizing the execution of documents and instruments in connection with such purchase; and
 - (v) such other documents as may be reasonably requested by the Receiver or the Receiver's counsel to effect or evidence Closing and the transfer of the Purchased Assets.

22. Receiver's Certificate

At the Time of Closing, upon receiving written confirmation from the Purchaser or its solicitor that all conditions to Closing in favour of the Purchaser have been satisfied or waived, and upon the Receiver providing written confirmation to the Purchaser or its solicitors that all conditions to Closing in favour of the Receiver have been satisfied or waived, the Receiver shall deliver a copy of a certificate of the Receiver substantially in the form to be attached to the Approval and Vesting Order (the "Receiver's Certificate") to the Purchaser in escrow and upon receipt of the Balance by the Receiver, the Receiver's Certificate shall be deemed released from escrow and the Deposit and the Balance of the Purchase Price shall irrevocably vest in the Receiver, subject to the provisions governing the Escrow Amount. Forthwith following Closing, the Receiver shall file the Receiver's Certificate with the Court.

23. Further Assurances

Each of the parties hereto covenants and agrees to furnish the other party with such further information or assurances, perform all such acts and do such other things, and execute and deliver such further and other documents as are necessary or as any party may reasonably request in connection with this transaction as being necessary or desirable in order to carry out the provisions of this Agreement and give full effect to the transactions contemplated hereby. The Purchaser also acknowledges and agrees that it shall, and it shall cause its agents and representatives to, conduct any investigations, take possession, remove any property, as applicable, in a manner reasonably designed to minimize any interference with the Company's

normal course business operations. Each of the parties agree to consult in good faith in respect of the work that is to be performed in respect of the Partially Completed Contracts from the date hereof until the Closing.

24. Time of Essence

Time shall be of the essence hereof.

25. Headings

The headings and marginal description of all sections in this Agreement are inserted for convenience of reference only and shall not affect the construction or interpretation of this Agreement or any part hereof.

26. Entire Agreement

This Agreement, including the schedules hereto, shall constitute the entire agreement between the parties and there are no other representations, warranties, undertakings or agreements between the parties, whether written or oral. This Agreement may not be amended or modified in any respect except by written instrument signed by all parties.

27. Notices

Any notice, certificate, request or the like to be given hereunder to any of the parties hereto shall be in writing and delivered personally or sent by email to the said parties at their respective addresses set forth hereunder, namely:

(a) in the case of the Purchaser, at:

c/o 51 Jackes Avenue Suite 103 Toronto, Ontario M4T 1E2

Attention:

George Frankfort

Email:

gfrankfort@frankfortandsons.com

with a copy to the Purchaser's solicitors:

Minden Gross LLP 145 King Street West Suite 2100 Toronto, Ontario M5H 4G2

Attention:

Rvan Gelbart

Email:

rgelbart@mindengross.com

(b) in the case of the Receiver, at:

KSV Kofman Inc., in its capacity as court-appointed receiver and not in its personal or corporate capacity 150 King Street West, Suite 2308 Toronto, Ontario M5H 1J9

Attention:

Bobby Kofman

Email:

bkofman@ksvadvisory.com

with a copy to the Receiver's solicitors:

Torys LLP
TD South Tower
79 Wellington St. W. 30th Floor, Box 270
Toronto, Ontario
M5K 1N2

Attention:

Scott A. Bomhof

Email:

sbomhof@torys.com

or at such other address as the party to whom such notice, certificate or request is to be given may have designated by notice so given to the other parties hereto.

Any notice, certificate or request given as aforesaid shall be deemed to have been given at the time of delivery if delivered personally and if sent by email, shall be deemed to have been given on the same day of transmission if such day is a business day and the same is received prior to 5:00 p.m. (local time) on such day and if not, then the same shall be deemed to have been received on the next business day. For purpose hereof, "business day" shall mean any day other than a Saturday, Sunday or statutory holiday in the Province of Ontario.

28. Tender

The tender of documents and/or funds hereunder may be made upon the Receiver or the Purchaser or their respective counsel at the Time of Closing.

29. Commissions and Expenses

It is understood and agreed that no broker, agent or other intermediary has acted for either of the parties in connection with the purchase and sale of the Purchased Assets. Each party shall bear its own costs and expenses (including legal fees and expenses) incurred in connection with this Agreement, the other transaction documents and the transactions contemplated hereby and thereby.

30. Proper Law

This Agreement shall be construed in accordance with and governed in all respects by the laws of the Province of Ontario and the federal laws of Canada applicable therein.

31. Gender, Number and Persons

In construing this Agreement words in the singular shall include the plural and vice versa and words importing the feminine shall include the masculine and the neuter and vice versa and words importing persons shall include corporations, individuals, partnerships, joint ventures, trusts, unincorporated organizations and any other form of entity or organization.

32. Successors and Assigns

This Agreement shall enure to the benefit of and be binding upon the parties hereto and their respective heirs, executors, administrators, successors and permitted assigns. In that regard, George Frankfort is entering into this Agreement in trust for a corporation to be incorporated without personal liability and accordingly, the Receiver shall not have any recourse against George Frankfort for any of the obligations of the Purchaser hereunder. George Frankfort shall designate the Purchaser and advise the Receiver of its identity no later than ten (10) days following the execution hereof.

33. Public Announcements

Except as otherwise required by applicable laws or as may be required by the Receiver in connection with its obligations as Receiver, no press release or public announcement with respect to this Agreement or the transaction contemplated herein may be made except with the prior written consent and approval of the Receiver. Subject to the Receiver's obligations as Receiver, all public notices to third parties and all other publicity, communications concerning the transactions contemplated by this offer shall be jointly planned and coordinated by the Receiver and the Purchaser and neither party shall act unilaterally in this regard without the prior written approval of the other, which consent shall not be unreasonably withheld.

34. Severability

If any provision of this Agreement is determined by a court of competent jurisdiction to be invalid or unenforceable in any respect, such determination shall not impair or affect the validity, legality or enforceability of the remaining provisions hereof, and each provision is hereby declared to be separate, severable and distinct.

35. Currency

Unless otherwise indicated, all dollar amounts referred to herein are in Canadian funds.

36. Best of Knowledge

Any reference herein to "the best of knowledge" of any individual will be deemed to mean actual knowledge of such individual together with the knowledge they would have had if they had conducted a diligent inquiry into the relevant subject matter and "the best of knowledge" of any person which is a corporation will be deemed to mean actual knowledge of the senior officers of such corporation, together with the knowledge they would have had if they had conducted a diligent inquiry into the relevant subject matter.

37. Counterparts

This Agreement may be executed in one or more counterparts, each of which counterparts so executed shall constitute and be deemed to be an original and all of which together shall constitute one and the same agreement.

38. Confidentiality

Except as may be required by the Receiver in connection with its obligations as Receiver and subject to any Order of the Court made in respect of the Receivership Proceedings, the parties acknowledge that the confidentiality agreement among them dated November 20, 2018, remains in full force and effect in accordance with its terms, which are incorporated herein by reference, and the parties agree to be bound thereby in the same manner and to the same extent as if the terms had been set forth herein in full, it being acknowledged that the Receiver and the Purchaser shall be at liberty to disclose the terms of this Agreement as may be necessary to obtain any consents required in connection with the transactions contemplated hereby.

[Signature pages to immediately follow]

If the foregoing is satisfactory to you, please acknowledge your acceptance by signing this Agreement in the space provided below and returning it in accordance with section 27, above.

Yours very truly,

George Frankfort in trust for a corporation to be incorporated and without personal liability

TO: The Purchaser

The Receiver, exercising its powers of sale granted pursuant to the Receivership Order, and subject to the issuance of the Approval and Vesting Order, accepts and agrees to be bound by the above offer to purchase.

DATED this 23^{eP} day of November, 2018.

KSV KOFMAN INC., in its capacity as court-appointed receiver of all of the Purchased Assets, and not in its personal or corporate capacity

Per:

Name: DAVID SIERADTIK!
Title: MANAGING DIRECTOR

SCHEDULE A

Partially Completed Contracts

[See Attached.]

Schedule A

	SUMMARY (GRAND TOTAL)	Yard Crew, Sup		18368	18366	18365	18364	18363	17361	17357
	AND TOTAL)	Yard Crew, Superintendents/ Drivers	SUB-TOTAL	VISTA	MILLS SQUARE	WATERWORKS	BLUE DIAMOND	WHITEHAUS	VANGUARD	CITY LIGHTS
	•	÷	10	j-à	2	73	1-7	11	js	ν
	185	17	168	12	25	21	21	14	ယ ())	40
				22	60	60	s A	35	30	55
				22	₩ 8	63	58	63	33	71
	\$165,446,760,87		\$84,486,659,44	\$3,721;140.00	\$12,565,000.00	\$17,229,271.44	\$8,359,400.00	\$13,175,000.00	\$8,256,848.00	\$21,180,000.00
\$8,609,444,29	*0	\$1,633,252.07	** COS SES ==	SECTION SO	\$267,000,00	\$75 710 na	\$150.824.23	\$84.950.00	בס לאת באבא	לקטט אהה הט
\$82,913,404,68	-	\$1,533,252.07 \$14,699,268.64 \$1,200,000.00 \$65,519,000.00	\$603,208,35	\$600 000 FF	¢5 //02 000 00	\$600 A74 B7	\$7.09,000,00 \$1.257,450.0°	\$5,447,430,49	\$5,242, <u>190,28</u>	1
\$1,970,000.00		\$1,200,000,00	\$0.00	\$240,000.00	\$300,000,00	\$150,000,00	\$150,000,00	\$120,000.00	\$240,000.00	Ī
\$82,913,404.68 \$1,970,000.00 \$72,469,000.00		\$65,519,000,00	\$3,108,000.00	\$9,561,000.00	\$14,750,000,00	\$6,500,000.00	\$11,600,000,00	\$4,500,000.00	\$15,500,000.00	
\$157,625,000		\$77,075,000.	\$3,500,000,1	\$11,650,000.	\$15,475,000	\$7,500,000,	\$12,300,000	\$7,250,000.	\$19,400,000	

SCHEDULE B

Substantially Completed Contracts

[See Attached.]

forma-Con Construction

Contract Status/Forecast

	17352	17351	16335	16315	15300	15299	13253	JOB
SUB-TOTAL	571 PRINCE EDV	AXIS CONDO	EAST UNITED	YC CONDOS	MASSY TOWER	MASSEY HALL	YORKVILLE	JOB NAME
or	j-a	38	js	<u>1-1</u>	0	jš	1-2	CRANES
	255	ຜູ	ယ	O.	29	0	و ابر	MANPOWER CURRENT
	23	37	ຜ	<i>k</i> 3	20	7	∞ 1-,	MANPOWER PROJECTED
	თ	(C)	ω I¬	N	ហ	ø).	œ	WEEKS TO COMPLETE
\$80,960,101.43	\$6,280,780.00	\$15,568,000.00	\$9,452,885.00	\$18,812,320.63	\$20,551,042.58	\$1,543,626.75	\$8,751,446.47	CONTRACT VALUE
\$75,190,328.26	\$5,415,272.48	\$13,143,546,40	\$7,547,998.33	\$18,728,820.63	\$20,387,042.58	\$1,458;286.75	\$8,509,361.09	TOTAL PROGRESS END OF AUGUST
\$6,976,192.22	\$541,527.25	\$1,039,854,64	\$642,286.00	\$1,872,882.06	\$2,038,704.25	\$0.00	\$840,938,01	HOLDBACK
\$68,214,136.04	\$4,873,745.23	\$12,103,691,76	\$6,905,712.33	\$16,855,938.57	\$18,348,338.32	\$1,458,286.75	\$7,668,423.08	TOTAL PROGRESS! CRANE REMOVAL LESS HOLDBACK COST
\$770,000,00	\$50,000.00	\$150,000,00	\$120,000,00	\$150,000.00	\$150,000.00	\$0.00	\$150,000,00	CRANE REMOVAL COST
\$6,950,000.0 \$80,550,000	\$700,000.00 \$6,100,000	\$2,700,000.0 \$15,100,00	\$2,000,000.0 \$10,200,00	\$250,000.01 \$18,200,00	\$650,000.0(\$20,350,00	\$50,000.00 \$1,600,000	\$600,000.00 \$9,000,00	COST TO TOTAL PROJ

SCHEDULE C

Equipment and Machinery

[See Attached.]

Forma - Con Construction, Grane location log Sep. 10, 2018

MAKE	MODEL	YEAR	SERIAL#	CURRENT LOCATIO
Comedil	CTL180-A LLIGE	2006	SN-G8706022	WATERWORKS
Comedii	CTL(80-A Lufter	2006	SN-G8706030	MASSEY TOWER
Comedii	CTL180-A Luffer	2005	SN-G8705011	CITY LIGHTS
Comedil	CTL180-A Luffer	2007	SN-G8707026	CITY LIGHTS
Comedil	CTL180-A Luffer	2007	SN-G8707050	AXIS CONDO
Comedil	CTL250-A Luffer	2005;	SN-G1005004	YC CONDO
Comedil	CTL250-A Luffer	2006	SN-G1006005	21 AVENUE ROAD
Comedil	CTT 331-16-mi	2005	SN-G5906001	DTEM C&D
Somedil	CTT 331-16-mi	2005	SN-G5905025	WATERLOO SLC-PAC
Somedil	CTT 331-16-m	2005.	SN-G5905049	YARD
Comedii	CTT-331-16-m	2005	SN=G5905031	Mills Square.
^ව දෙන	RC 1600		SN-0740	EAST UNIFED
Pecco	PC 1600/2000	1976	SN-0603	VANGUARD
Pecco	PC:2000	and the first organization of the plant of the first of the second organization org	SN-0907	YARD
ecco	PC 2000		SN-1103	YARD
Pecco	PC 3000		SN-0107	BLUEDIAMOND
ecco	PC 3600	1980	SN-304	Yard
² emer	SK- 200	1981	SN-0803	ŸARD
einer	SK-140		SN-0515	YARD
Peiner	SK-315	2004	SN-25125	YARD
Peinier	\$K-315	2004	SN-25127	RENTED
èiner	SK-315	1999	SN-105	YARD
'einer	ŞK-315	2005	SN-25148	St Josephs Morrow
'einer	SK-315 ,	200 <u>0</u>	SN-060	YARD
'einer	SK-415	2004	SN-26078	YARD
einer	SN 166 Luffing	1999	SN-006	571 Prince Edward
otain	MR405-Luffing	1999	SN-87069	WATERWORKS
lanitowoc	8000 - CRAWLER	2007	SN-8501037	VISTA CONDO
lanilowoc	B060 - CRAWLER	2011	SN-8501202	ST JOSEPH MORROW
krove	RT540E MOBILE	2011	SN-231527	ST JOSEPH MORROW
irove	RT540E MOBILE	2014	SN-227164	Massey Hall
rove	RT745 TON		SN-70173	Yärd
eshun	QUY80A	2007	SN-1125	- Pard

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BOHDHELD CONSTRIPTION ON PARTY LIMITES

BONDFIELD CONSTRUCTION COMPANY LIMITED 407 BASALTIC ROAD CONCORD, ONTARIO, CANADA

Department Evaluation Summary

Effective Date: July 23, 2018

Departments:	
Cranes - Basaltic Yard	
Cranes - Off Site	And the state of t
Concrete Forming & Shoring Equip	UGU
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CONCORD, ONTARIO, CANADA

407 BASALTIC ROAD

| COMPANY NAVII: Bordfold Contluctor Conserv Linited
BYPECTIVE DAYE: Adv 22, 2616
REPOST DATE: August 10, 2016
JOB NUMBER: 8088280

W MACHINERY & EQUIPMENT LISTING TO CONCORD CONTAKION OF THE SAIN O

BONDFIELD CONSTRUCTION COUPANY LIMITED ...

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COMPANY NAME: Bandsad Constrotion Company Latisad BFFEOTIVE DATE: July 22, sets REPORT DATE: Jugual 10, 2015 JOB NUMBER: 8082280 ŝ

QTY	Year Make & Model or Equipment Description
20	2014 Ford F150 XLT Pickup truck
	2013 Kenworth T800B Boom Truck with 30 Tonne Manitex Crane
	2015 Kenworth T880B Roll-Off Truck
	Roll-Off Deck for 2015 Kenwoth T880B Roll-Off Truck
1	2006 Kenworth T800 Roll-Off truck
4	Roll-Off Deck for 2006 Kenworth Roll-Off
	2012 Milano 32 Ft Trailer (Accompanies 2013 Kenworth Boom Truck)
1	2015 JC 34 Ft Trailer (Accompanies 2015 Kenworth T880 Roll-Off
2	2015 Doosan C185 Diesel Compressor
3	2012 Cat 100 KW Diesel Generator
1	2010 Cat TH360B 10,000 lb Capacity Telehandler
1	2016 Putzmeister Thom-Katt TK60HP Shotcrete Pump-Trailer Mounted
15	Knaack Job Box 4830 complete with tools : skilsaws, rotary hammers,
	extension cords, impact guns , hand tools *(ALL USED)
5	20 Ft Storage Container
4	Mobile Office Trailer 8' x 16'

;

1	Schwing SP500 Concrete Pump Trailer Mounted
40	Used Concrete Buckets
4	Used Office furniture, filing cabinets, digitizer, computers
	Peri Mp480 Aluminum Multiprops for forming
	Peri MP350 Aluminum Multiprops for forming
	Peri Panels and Accessories for forming Value including Multiprops

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DOK. Schedule C

BONDFIELD CUSTOMER OWNED Waterial List at Current List Price Sep 6 2018

txtDMatNum		Quantily.
SR10493	ALUMA ALUPROP TOP PLATE ADAPTER	260
SR11	BEAM ALUMA 18FT (5.49M)	2781
SR119	SOCKET POST ALUMINUM	200
SR12	BEAM ALUMA 16ft (4.88M)	3279
SR122	STRONGBACK CHANNEL 55K 2:59M 8FT6	120
SR,123,	STRUNGBACK CHANNEL 55K 3.8 M 12ETE	
SR124	OTRUNGBACK CHANNEL 55K 4.88M 16FT	430
SR127	CHANNEL SPLICE STEEL	18
SR128	BAR STRONGBACK SPLICE	300
SR130	PLATE HE (UK)	300
SR131	BRACKEL BOLTED CATWALK	1600
SR436	SHOE STRONGBACK	200
SR14	BEAM ALUMA 14FT (4.27M)	206
SR144	LUG WALL LIFTING ASSEMBLY	4516
SR15	BEAM ALUMA 10FT GIN (3.2M)	200
SR16	BEAM ALUMA 12FT (3.66M)	2035
SR163	CHANNEL STRONGBACK 55K 9.83FT(3M)	3195
SR17	BEAM ALDMA 21FT (6-40M)	400
SR1861094	ORMA WALKWAY BRACKET	3106
SR1870029	BEAM CC 2-32	31
SR1870031	BEAM CC 1.57	1400
SR1870040	TRANSVERSAL CC TE 0.75	660
SR1870045	TRANSVERSAL OF TR 15	200
SR1870050	TRANSVERSAL CC TR 0,75	7:12
SR1870080	HEAD CC HD	220
SR1870090	PANEL CC 1.5x0.75	84
SR1870096	PANEL CG 0.75x0.75	3156
SR1870105	BEAMCE W 15	186
SR1870150	BEAM CC W 0.75	202
SR1870165	PANEL CC 1.5x0:375	138
SR1870400	TRANSVERSAL CC. JE 1.5 ALU	13# :
SR1870405	TRANSVERSAL CC TE .75 ALUM	1521
SR1870440	DROPHEAD SH	7,8 ; 1446 ;
SR1870464	EDGE BEAM 2.32	100
SR1870465,	EDGE BEAM 1.57	50 ;
SR1870500	UNIVERSAL HEAD CC (NEW STALE)	120
SR1870516	SHIPLYHEAD	937
SR1900002	PANEL 2,7x2,4(6,48m2)	10
SR1900005	PANEL 2,7x1,2(3,24m2).	†o :
SR1900008	PANEL 2,7x0,9(2,43m2)	10 3
SR1900011	PANEL 2,7x0,6(1,62m2)	
SR 1900020	PANEL 2,7x0,45(1,21m2)	5
SR1900029	PANEL 27x0/3(0/8(m2)	5.8
SR1900032	PANEL 1,2x1,2(1,44m2)	16 \$
R1900035	PANEL 1/2x0,9(1,08m2).	10.3
FC1900038	PANEL 1,2x0,6(0,72m2)	16 3
R1900047	RANEL 1-2x0.45(0,54m2)	. 8
R1900056	PANEL 1,2x0,3(0,35m2)	10.5
R1900089	ORMA INSIDE CORNER 2,7	₽ ;
K1900119	HEAD:60	eo



Chingotian	SR190012	3 PUSH-PULL PROP 2,4-3,5		
PATES PATE	SR190013	PUSH PUR PROPA		60
SET-SOUTO ORIMA CLAMP SOUTO		F 50/38 OCT EROF 1.1-127		
SRISO0173 ORMA-LIFTING-HOOK 36 36 37 38 38 38 38 38 38 38		- IN XOUT LYOH SHOE		
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SCH900247 COMPENSATION TUBE 1.2 (0.06 m2) TE		THE THERE		
SR1900445 GRMA WALER 155 59 59 59 59 59 59 5				
SR190B448 WALER HOOK 50		TOP TOP TOBE 1.2 (0 no may	~ 	
SR 1908 SR SR SR SR SR SR SR S		JORGAN WALER 1,55	-	
SR1908168		The state of the s		
SET-1908267 PANEL 3.32.247.92/02) 40	The state of the s	ORMA-OUTSIDE CORNER 2.7	 	260
PANEL 3,3x7,2(C)SBn2)	1	RUSHEPULL PROP 3.3-4.8		
SR1908256		PANEL 3.3x2,4(7.92m2)		30
SECTIONES PANEL 3,350,752,475m2 25	The state of the s	PANEL 3,3x12(3,96m2)		
SET-908255	the state of the s	PANEL 3:3x0.9(2.97m2)		.20
SRI-908265 PANIEL 3-350-45(1-85m2) 20		PANEL 3,3x0,75/2,475m2)		40
SR1908262 EANEL 3,3x0,46(4,485m2) 20 SR1908265 EANEL 3,3x0,3(6(4,485m2) 20 SR1908271 ORMANISIDE CORNER 3,3 (1,98m2) 8 SR1908273 ORMANISIDE CORNER 3,3 (1,98m2) 8 SR1908273 ORMANISIDE CORNER 3,3 (1,98m2) 8 SR1908273 ORMANISIDE CORNER 3,3 (16 SR1908273 ORMANISIDE CORNER 3,3 (16 SR1908270 ORMANISIDE CORNER 3,3 (16 SR1908270 ORMANISIDE CORNER 3,3 (16 SR1908270 ORMANISIDE CORNER 3,3 (16 SR1908271 ORMANISIDE CORNER 3,3 (16 SR1908271 ORMANISIDE CORNER 3,3 (17 SR1908271 ORMANISIDE CORNER 1,2 (17 SR2049 BASKEI WIRE W-GATE 11 SR2050 RACK LARGE 3,3 (17 SR2050 RACK LARGE 3,3 (17 SR2051 FRAME ALUMA BAS 1850 NOMLEG ASM (10 SR2051 FRAME ALUMA BAS 1850 NOMLEG ASM (10 SR2051 FRAME ALUMA BAS 1850 NOMLEG ASM (10 SR216 BRACE 30 X 4H (10 SR2200 BRACE 30 X 4H (10 SR2200 BRACE 30 X 4H (10 SR2210 BRACE 30 X 4H (10 SR2211 BRACE 30 X 4H (10 SR2212 BRACE 30 X 4H (10 SR2213 BRACE 30 X 4H (10 SR2214 BRACE COMBINATION ZX4 7 X 265 SR2215 BRACE 60 X 2H (10 SR222000 ALUPROP 2,2 3,7 (2 SR222000 ALUPROP 3,3 4,8 (10 SR222000 BRACE FRAME 1,5 m (53 SR222000 B		PANEL 3 3X1 E/1 08m2)		25
SR1908266		PANEL 3.3x0.4521.485-21		30
SR1908271		PANEL 3-340-20000-30		
SR1908273 ORMA OUTSIDE CORNER 3.3 16	SR1908271	ORMAINSIDE CODE		-
SR1908469		ORMA OUTSIDE CONTROL (1,98m2)		
SR190B750 DRMA LIFTING BRACKETTCHAIN 2	SR1908460	COMPENSATION 2:3		-
SR1908770		OPWALLERO SEE 3.3	Paris .	
SR19087/3 NORMA RETRACTABLE CORNER 3-3		ALCOMA SPORTS BRACKETYCHAIN		
SK1908772	The same of the sa	WORK HERACIABLE CORNER 3,3		
SR2049 BASKEI WIRE W-GATE 1		WOUND RETRACTABLE CORNER 27		
SR2050 RACK LARGE 3X 6 3 3 5 5 5 5 5 5 5 5		THE CORNER 1.2	*	<u></u>
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SR215		ENGLICATE 3X6		<u>ड</u> े
SR216		EDWIE ALTERA WAS COME	1	計
SR2186 BRACE SIL4R X PROSE 1660	700 700	EPAME ALLEY AND TEMP Nomifled ASM	-	-22
SR2200 BRACE SW X 4H 3006		RPACE 25 42 V TE CO		
SR2203 BRACE AW X 2H 2850 SR2205 BRACE AW X 2H 2850 SR2211003 DOUBLE WR HEAD (TWO WAY) 260 SR22112 BRACE COMBINATION (X4.7X2 1005 SR2213 BRACE COMBINATION (X4.7X2 1005 SR2213 BRACE COMBINATION (X4.7X2 1005 1005 SR22213 BRACE COMBINATION (X4.7X2 1005 1005 SR2220010 ALUPROP 1.65-28 2420 2420 SR2220020 ALUPROP 2.3.7 2413 2420 SR2220030 ALUPROP 2.3.7 2413 2420 SR2220030 ALUPROP 3.3.4.8 1000 SR2220030 ALUPROP 3.3.4.8 1000 SR2220030 ALUPROP 3.3.4.8 1000 SR2220030 BRACE FRAME 2.32m 652 SR2220030 BRACE FRAME 1.57m 636 SR2220030 BRACE FRAME 1.57m 636 SR2220030 BRACE FRAME 1.57m 228 SR2220030 BRACE FRAME 0.75m 228 SR2220030 SR222003	SR2200	PDACE DALY (*)	110	
SR2205 BRACE 4W X 2H 376 376 SR2211003 DOUDLE MR HEAD (TWO WAY) 260 SR2212 BRACE COMBINATION ZX4-ZX2 1006 SR22213 BRACE 6W X 2H 475 475 475 475 475 475 582220010 ALURROP 1,55-28 2020 2020 ALURROP 2,2-3.7 2413 2420 2413 2420 2413 2420 2413 2420 2413 2413 2418 24			3000	i
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SR2220125 BRACE FRANTE 1.5/m 655 5 5 5 5 5 5 5 5		BRACE FDAME 2 22		
SR2220130 BRACE FRAME 1,5/m 228 3			652	-{
SR2220340 BRAGE FRAME 0,75m; 228 1 263 3 3 3 3 3 3 3 3 3 3			636	3
SR239		BRACE FRANCE & Ze	228	3
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SR370	TRUSS CROSS BRACE 10ft (3.04M)	250	\$	105.00	\$	26,250.00
SR3991, .	RIVET	3388		2.00	\$	6,776.00
SR4045	PIN HITCH	3388	\$	0.25	\$	847.00
SR4354	TRUSS JACK RETAINER	600	\$	6.00	\$	3,600,00
SR513	SCREWJACK UNIV, ALUMA FRAME	3000	\$	60.00	\$	180,000.00
SR5160	J HEAD FOR 1M JACK	60	\$	25,00	\$	1,500.00
SR521	SCREWJACK UNIV, ALUMACS FRAME	21364	\$	70.00	\$	1,495,480.00
SR60	ALUM DROPHEAD BEAM 10'6"(3.20M)	11	\$	262.00	\$	2,882.00
SR6161	HEAVY DUTY GALV. SHORE 6'6" TO 11'	6885	\$	155.00	\$	1,067,175.00
SR62	BEAM ALUMA 10FT (3.04M)	1200	\$	160.00	\$	192,000.00
SR6406	POST SHORE EXTENSION 2'	1064	\$	50.00	\$	53,200.00
SR7436	SCREWJACK 1M W/HANDLE MKII ASS'Y	188	\$	80.00	\$	15,040.00
SR7551	PLATE BASE FOR 1M SCREW	128	\$	16.00	\$	2,048.00
SR85	BEAM ALUMA 9FT (2.75M)	1812	\$	144,00	\$	260,928.00
SR9310	TRUSS W OUTER 30ft (9.14M) #6E	200	\$	3,098.00	\$	619,600.00
SR9317	ALUMA DEK RACK	1	\$	472.00	\$	472.00
SR9361	4'X5' ALUMACS FRAME	1000	\$	319.00	\$	319,000.00
SR9466	1M BASEPLATE SCREWJACK MARK II ASS'Y	2782	\$	118.00	\$	328,276.00
SR9467	1M JHEAD SCREWJACK MARK II ASS'Y	2850	\$	119.00	\$	339,150.00
SRALT16	16' ALUMINUM TUBE	8	\$	78.30	\$	626.40
SRALT4	4' ALUMINUM TUBE	185	\$	19.60	\$	3,626.00
SRB104	CROSS BRACE 10X4	1800	\$	42.80	\$	77,040.00
SRBCSSV	BEAM CLIP SCAF SPEC V C/W BT	11	\$	6.50	\$	71.50
SRBP1	BASE PLATE (FIXED)	18	\$	16.20	\$	291.60
SRC8R	8" RUBBER WHEEL CASTER	4	\$	215.00	\$	860.00
SRK870001	ADJUSTABLE CC HEAD (3 WAY)	10	\$	151.00	\$	1,510.00
SRK870002	PANEL PALLET CC4 LARGE (5'X8'X7.25')	30	\$	1,040.00	\$	31,200.00
SRLVAC-S	LAYHER ADAPTER SWIVEL	181	\$	53.80	\$	9,737.80
SRRACW	RIGHT ANGLE WEDGE CLAMP 2" X 2"	11	\$	21.50	\$	236,50
SRSJB	SCREWJACK W/BASEPLATE 24"		\$	42.70	\$	1,451.80
SRSLB10	SURELOCK BRACE 10FT (3.05M)		\$	96.75	\$	2,128.50
SRSLB7	SURELOCK BRACE 7' (2.13M)	175		81.38	\$	14,241.50
SRSLBC	SURELOCK BASE COLLAR	45		24.83	\$	1,117.35
SRSLDH10	SURELOCK DBL LEDGER 10FT 3.05M	2		154.05		308.10
SRSLH10	SURELOCK LEDGER 10FT (3.05M)		\$	77.83	\$	1,323.11
SRSLH22	SURELOCK LEDGER 2FT 2 (0.65M)	3		37.41	\$	112.23
SRSLH310	SURELOCK LEDGER 3FT 10 (1.15M)	280		44.72	\$	12,521.60
SRSLH36	SURLOCK LEDGER STRWY 3FT61.07M		\$	63.32	\$	4,559.04
SRSLH52	SURELOCK LEDGER 5FT 2IN(1.57M)			51.60	\$	516.00
SRSLH70	SURELOCK LEDGER 7FT (2.13M)	·		60,63	\$	29,102.40
SRSLSB2B	SURELOCK SIDE BRKT 21IN(0.65M)		\$	77.08	\$	154.16
SRSLSB3B	SURELOCK SIDE BRKT 3 BRD .81M		\$	150.50	\$	150,50
SRSLSP70	PLANK STEEL(SPII)7' 2.13M W/HR		\$	109,11	\$	9,710.79
SRSLSS70	STAIRWAY STRINGER 7FT (2.13M)M	69		477.84	\$	32,970.96
SRSLST	TREAD STAIR SCAFD. 8 X 3 MK3	253		69.88	\$	17,679.64
SRSLVP33	SURELOCK STANDARD 3FT 3IN(1M)	26		42.25	\$	1,098.50
SRSLVP411	SURELOCK STANDARD 4FT 11 1.5M	30		57.73	\$	1,731.90
SRSLVP67	SURELOCK STANDARD 6FT 7IN(2M)	58		71.06	\$	4,121.48
SRSLVP910	SURELOCK STANDARD 9FT 10IN(3M)		\$	106.32	\$	21,370.32
SRSSP10	10' STL/PLANK GALVW/HOOKS		\$	138.40	\$	1,680.80
SRSSP5	5' STL/PLANK GALV.W/HOOKS	5 80	\$	86.30	\$	431.50 8,640.00
SRSSP7	7' STL/PLANK GALV, W/HOOKS		\$	108.00 411.80	\$	2,059.00
SRSSRS	SYSTEM RACK SMALL GOOSER 10'		\$	7.1.1.00	\$	2,000.00
SRSSX562	METAL BASKET 4'X3'X2'	20	_	307.00	\$	6,140.00
SRU043006	INIETAL DAONET 4 AS AZ		Ψ	007.00	Ψ	O, 140.00

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SR126		NGBACK SPEICE C			18
SH.127		NEL SPLICE STEEL			300
SR128	BAHS	THONGBACKSPLI	DEFEATURE FOR		800
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SR136		ALBONGBYCK.	AREK-		200
SR14		ALUMA MET (4.27)	CMS 25		200 4518
SR144		VALL LIFTING ASSE			200:
Shts.	BEAM	ALUMA JOET GIN (Lewi		2035
SR167		ALUMA 1217 (3.66)			. 3195
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		GC 1,5x0,76			3t50
5. T	Congress of the Same Application and the	CC 0.//5x0.75x			188
- SA 1870 - SR 1870		CCW 15.75			272
SRIB		EAD COT			136
SH1070	TES PANEE	CC1/5x0.075			134
SHILEZO	doo - Lithans	CC1)5x0.075 VERSAL ECITE 1	ALL		.7621₹
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As of 1911/01/2016 Summary ReRent Report Paranicleis: Venilar, 1068/2

	Material# > 1	Description	Quantity
	SB1870484	EDGEREAMEDE	1 7005 T
	SA18704653	EDGE BEAM167	50.
	SR1870500	UNIVERBACHEAD GGINEW STYLE)	120
	SB1870516	STREAM TO THE TOTAL THE TANK T	
	SB1900002	PANEL 27/2 (10 48m2)	图。《特里》建全
	SR1900005	PANEL 2700,9(2,480)2)	10 to
	SH19000113	PANED 2730 6 (1 62m2)	4. 10年2月19日
	Sff1900020	RANEL 27x0 35(1,21m2):	
	SB1990029	PANEL 27x0.310/81m2)	Tall the second
	SH1900032	PANEL 12x12x1 nam2)	
	: SH 1900035:	PAYEL I ZWO D(1:00 miz)	¹
	SR1900038	PANELH (2000) 2002)	
	".SH1900047 \ c	TPANEL 12x0,45(0.5/m2.1)	
	SR1900050	PANEL 4 2x0,3(0,36m2)	"""他是的的特别
	SR1900089	OHWA WAIDE COUNCEST	
	SR1900119 SR1900123	HEAD 60 PUSC PULL RAOP 2455	
	្នាន់ក្រុមប្រជាជន្លើ	PUSH PULL PHOP TATA	60
	SR1000144:	PUSHPULLPHOP SHOE	7.4E60
	SR1900170	OPMACEAMP	600
	SRIDOOTO	ORMA HETING HOOK	34.18.
	_SRiedojest :	OBMA WALER OF A LINE AND A LINE A	75 75 3 90 75
	SR1000217	COMPENSATION TUBE 1/2 (0.08 m2)	1000
	* SP/19004/5	OHMA WALER 155	45,50
	SR1900448 74	WALEBHOOK OHNERS 7	260
	SR1908168	POSH PULL PROP 3848	N803
	SH10002471	PANELS3X2/IZ4202F	40.
	5H1000250"	PANEL Coxing (3.96m2)	20-1
	997908253	PANEL 3330 9[287m2]	JAMES SAME
	SH1908256	PANETS 30075124750021-35	25
	511998259	PANELS 3x0'8(1'98m2)	30E
	ER 1008262	PANELS 3x03(6)(1/85m2)	74 520 75 26 26
1.46、144、144、144、144、1	SF(1908263	OBMAINSIDEICORNERSIO (LEDVZ)	
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	SR1909460 4	COMPENSATION TO BESIGN	7 7 316 X
	SH (908730	OHMAILIFTING BRACKET/CHAINC	
	STEEDON 770	NEOHMACHETRAGEARLE COMMERS 2	40
	SH1908771; :	NOPMA HETMACTABLE CORNERS,7	
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	Summary ReRent Report
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As of 8/10/20	167 4-35-3	
		Summary ReRent Repo
Lultameters	Vendor: 106842	
	Muterial #	Describion
	987551 ₄	PLATEBASE FORTAM SCHEW
	587053	PAIMARY DEK DEAM !!
	SH7055	PHIMATYDEICHEAM
	SR7857	PRIMARY DEK BEAM B
	SH7885	DROPHEAD DEKPANEL
	SR/067:	DERGUICK BRACE ERAME 6
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	SHALTA -	A COMMUNITURE
	SHALTE	CALIMITUM TUBE
	SHB104	CHOSS-BRACE IDXC
	\$11874	CROSS BRACE 7X4
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Vx of \$110/2016: Parameters: Vandot : 106842: Manuful

v of knortov		Summary ReRent	Report
Pürittueters: Ve	ndor: 1068-12		
	Material# 6.2	Description	Quality
	SBSUSS70/	STAIRWAYSTRINGER TO BOMM	F92.289 34
	SRSUST T	THEAD STAIR SCAFO B X 3 MK3	253
	SHSLVP33	SUBETORICS FANDARD SITUATIVITAL	28
	SRSIVPATI	SUBELOCK STANDARD REPUT TEM	3000
	SHSEVP67	SURE OCICSTANDARD DEF ZINGIN	58
	Shelyrejo-	SURE OCK STANDARD DET DOINISM	201
	SPSSP10	30 STUPLANK GALVIVICIOKS	12
	SHSSP5	S STUPLANK GALL WHOOKS	5.
	SRSSP7	X STUP ANKIDAL VIVIHOOKS	803
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	SRU043006	METAL BASKET AND X2	3.5 7.5 6 1.5
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	property of the	Mandar Totale	145,346
		Taril Tofals:	145346
		Report Totals:	145346

SCHEDULE D

- 1 Massey Tower
- 2. Yorkville Condo
- 3. East United
- 4. 571 Prince Arthur

SCHEDULE E

Non-Unionized Employees

[List to be provided during the Due Diligence Period]

6882937

Appendix "D"

FIRST AMENDMENT TO THE PURCHASE AGREEMENT

This first amendment (the "Amendment") to the Purchase Agreement (as defined below) is made as of December 10, 2018, between the KSV Kofman Inc., in its capacity as receiver and manager (in such capacities, the "Receiver") of, among other things, (i) all of the assets, undertakings and properties of 1033803 Ontario Inc. operating as Forma-Con Construction and Forma Finishing ("Forma-Con") acquired for, or used in relation to a business carried on by Forma-Con, (ii) certain specific assets of Bondfield Construction Company Limited ("BCCL") and Bondfield Construction Equipment Ltd., and (iii) the real property known municipally as 131 Saramia Crescent, Vaughan, Ontario, and George Frankfort, in trust for a corporation to be incorporated and without personal liability (the "Purchaser", and together with the Receiver, the "Parties").

WHEREAS the Parties entered into that certain letter purchase agreement dated as of November 23, 2018, which sets out the terms upon which the Purchaser agreed to purchase certain assets specified therein from the Receiver (the "Purchase Agreement");

AND WHEREAS the Parties wish to amend the Purchase Agreement on the terms and subject to the conditions set forth herein;

AND WHEREAS this Agreement is also being executed and delivered in order to provide for the assignment of the Purchase Agreement by George Frankfort to GF Equipment Corp., an Ontario corporation.

NOW THEREFORE for good and valuable consideration (the receipt and sufficiency of which is hereby acknowledged) the parties hereby agree as follows:

- 1. <u>Definitions</u>. Capitalized terms used and not defined in this Amendment have the respective meanings given to them in the Purchase Agreement.
- 2. <u>Amendments</u>. As of the date first written above, the Purchase Agreement shall be amended as follows:
 - (i) all references to the Purchaser shall mean "GF Equipment Corp."
 - (ii) by deleting Subsection 3(b)(iii) in its entirety;
 - (iii) by deleting Subsection 4(d) in its entirety and replacing it with the following:
 - "(d) those Union obligations of the Purchaser described in subsection 10(d) below; and"
 - (iv) by inserting at the end of Section 4 the following new Section 4(f):
 - "(f) all pre-Closing amounts owing by Forma-Con to Aluma in respect of the Aluma Equipment shall be the sole obligation of the Purchaser and shall be paid or otherwise satisfied pursuant to terms to be agreed upon between the Purchaser and Aluma."

- (v) by inserting at the end of Section 10 the following new Sections 10(d):
 - "(d) Payments of outstanding Union Dues. It is acknowledged by the parties that as of November 30, 2018 there is understood to be approximately \$3,379,751 of Union dues in arrears owing by Forma-Con to LIUNA Local 183 ("Local 183") and approximately \$119,000 of Union dues in arrears owing by Forma-Con to IUOE Local 793 ("Local 793") (jointly, Local 183 and Local 793 are referred to as the "Locals"). The parties agree to the following payment arrangements in respect of such outstanding Union dues:
 - (i) With respect to such outstanding Union dues owing to Local 183, the following shall apply:
 - a. with respect to those dues owing in relation to the Partially Completed Contracts, on or immediately following the Closing, the Purchaser shall cause the owners of the respective Forma-Con projects in respect of the Partially Completed Contracts to pay the aggregate sum of \$1,820,238 to the Union as follows:



which amounts will be deducted and set off against receivables, if any, owing on such projects for the period prior to the commencement of the Receivership Proceedings and paid directly to the Union;

- b. with respect to those dues owing to Local 183 in relation to non-bonded Substantially Completed Contracts, on Closing the Purchaser shall pay the sum of \$1,132,504 to the Local 183; and
- c. with respect to the balance of the dues owing to Local 183, being approximately \$427,009 on account of bonded Forma-Con projects, neither the Receiver nor the Purchaser shall have any obligation to pay such amounts to the Union under this Agreement.
- (ii) With respect to such outstanding Union dues owing to Local 793, on or immediately following the Closing, the Purchaser shall cause the owners of the respective Forma-Con projects in respect of the seven (7) Partially Completed Contracts to pay the aggregate sum of \$119,000 to the Local 793 as follows:



which amounts will be deducted and set off against receivables, if any, owing on such projects for the period prior to the commencement of the Receivership Proceedings and paid directly to the Local 793;

(iii) The Purchaser undertakes to reconcile any underpayments or overpayments made in respect of those outstanding dues owing to the Locals paid by the Purchaser and the project owners pursuant to subsections 10(d)(i)a. and b. and subsection 10(d)(ii), such reconciliation (and any resulting payments) to occur on or about January 15, 2019 when the December 2018 instalment of Union dues for Unionized Transferred Employees are then due and payable by the Purchaser.

To the extent of any underpayment:

- a. in respect of subsection 10(d)(i)a. or subsection 10(d)(ii), the Purchaser shall cause the owners of the respective Forma-Con projects to satisfy such further obligations to the Locals to be deducted and set off against the receivables (if any) owing on such projects for the period prior to the commencement of the Receivership Proceedings. For the avoidance of doubt, to the extent there are not sufficient receivables owing on such projects for the period prior to the commencement of the Receivership Proceedings to satisfy the obligations to Locals, there shall be no recourse of the Purchaser to the Escrow Amount or any other assets subject to the receivership to satisfy such obligations; and
- b. in respect of subsection 10(d)(i)b., the Purchaser shall pay such further amount as is necessary to satisfy the Union obligation in full.

To the extent of any overpayment:

- c. an amount equal to all overpayments pursuant to subsection 10(d)(i)a. and subsection 10(d)(ii) shall be paid by the Purchaser to the Receiver; and
- d. all overpayments pursuant to subsection 10(d)(i)b. shall be solely recoverable by the Purchaser.

- (vi) by inserting at the end of Section 15 the following new Section 15(c):
 - "(c) following the Closing, subject to approval of the Court, the Receiver shall pay the full liability owing by Forma-Con to Gabrielli Crane Erectors Inc. up to a maximum amount of \$222,219.70 from the proceeds of the sale received by the Receiver under this Agreement."
- (vii) by deleting the last sentence of Section 11 and replacing it with the following:
 - "For greater certainty, the Purchaser acknowledges that the Receiver has not guaranteed title to the Purchased Assets and is not providing any representations or warranties with respect to any amounts indicated as owing to or from a Project Owner, supplier or Union in this Agreement."
- Assignment of Purchase Agreement by Purchaser. George Frankfort hereby assigns and transfers and sets over to GF Equipment Corp. the Purchase Agreement (as amended by this Amendment) and all rights and benefits of the Purchaser arising therefrom and GF Equipment Corp. hereby accepts such assignment and transfer and hereby assumes all of the covenants, agreements, obligations and liabilities of the Purchaser thereunder in accordance with the terms thereof, it being acknowledged that GF Equipment Corp. will be personally bound and liable for all obligations of the Purchaser under the Purchase Agreement. The Receiver hereby consents to the foregoing assignment and acknowledges, agrees and confirms that that George Frankfort shall have no personal liability or obligations whatsoever in connection with the Purchase Agreement and the transactions contemplated thereby.
- 4. Purchase Agreement Remains in Full Force and Effect. Except as expressly amended hereby, all of the terms and provisions of the Purchase Agreement are and shall remain in full force and effect and are hereby ratified and confirmed by the Parties. On and after the date first written above, each reference in the Purchase Agreement to "this Agreement," "the Agreement," "hereunder," "hereof," "herein" or words of like import will mean and be a reference to the Purchase Agreement as amended by this Amendment.
- 5. Governing Law. This Amendment shall be construed in accordance with the laws of the Province of Ontario and the laws of Canada applicable therein and shall be treated, in all respects, as an Ontario contract.
- 6. <u>Counterparts</u>. This Amendment may be signed in one or more counterparts, each of which so signed shall be deemed to be an original, and such counterparts together shall constitute one and the same instrument. Notwithstanding the date of execution or transmission of any counterpart, each counterpart shall be deemed to have the effective date first written above.

[REST OF PAGE LEFT INTENTIONALLY BLANK]

IN WITNESS WHEREOF the parties have duly executed this Amendment as of the date first written above.

GEORGE FRANKFORT in his capacity as assignor and without personal liability

GF EQUIPMENT CORP

er:

Name: George Frankfort

Title: President

KSV OFMAN INC., in its capacity as court appointed receiver of all of the Purchased Assets, and not in its personal or corporate capacity

Per

Name:

Title:

PRECIDE DE

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