



**SUPERIOR COURT OF JUSTICE
COMMERCIAL LIST**

COUNSEL SLIP / ENDORSEMENT

COURT FILE NO.: CL-26-00000261-0000 **DATE:** June 30, 2026

REGISTRAR: Shani Wallace

NO. ON LIST: 5

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

**AND IN THE MATTER OF A PLAN OF COMPROMISE OR
ARRANGEMENT OF PAYSTONE HOLDINGS INC.,
PAYSTONE INC., ATOM GROWTH INC., and ATOM
GROWTH (USA), INC.**

BEFORE: JUSTICE FL MYERS

PARTICIPANT INFORMATION

For Plaintiff, Applicant / Moving Party:

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For Defendant, Respondent, Responding Party, Defence:

Name of Person Appearing	Name of Party	Contact Info
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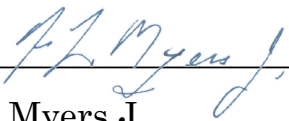
For Other, Self-Represented:

Name of Person Appearing	Name of Party	Contact Info
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ENDORSEMENT OF JUSTICE FL MYERS:

1. The Applicants seek an extension of the stay to July 10, 2026.
2. On the next hearing, the Monitor expects to move for implementation of a SISIP with a DIP charge. There may be opposition to aspects of both heads of relief.
3. I urge counsel to provide for service fairly.
4. Time is tight so the minimum times set out in the *Rules* cannot be accommodated. But the tactic of using short service to prejudice potential respondents in this and other cases is (a) transparent, and (b) objectionable. That kind of tactical gamesmanship is supposed to be a thing of the distant past. Urgent cases can need urgent proceedings. But very few cases are so urgent that a few days of service cannot be accommodated. Self-induced urgency, such as parties waiting until the last second before moving, does not count as urgency.

5. The Applicants are proceeding in good faith and with due diligence. They have enough cash to continue to July 10, 2026 provided that the Monitor, its counsel, and counsel for the Applicants defer their fees. That is a very appropriate accommodation by counsel. They will be paid as I agree that the Admin Charge should be increased to provide security for the fees deferred. The secured creditors consent and that too is most appropriate to allow this proceeding to get back on to a better track.
6. **I will hear counsel for two hours on July 10, 2026.**



FL Myers J.

Justice FL
Myers

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Myers
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