## ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

THE HONOURABLE JUSTICE MCEWEN	)	TUESDAY, THE 4TH DAY OF OCTOBER, 2022
	)	
BETWEEN:		
(Court Seal)		

SWINDERPAL SINGH RANDHAWA

**Applicant** 

- and -

RANA PARTAP SINGH RANDHAWA, PROEX LOGISTICS INC.,
GURU LOGISTICS INC., 1542300 ONTARIO INC. (OPERATED AS ASR
TRANSPORTATION), 2221589 ONTARIO INC., 2435963 ONTARIO INC.,
NOOR RANDHAWA CORP., SUPERSTAR TRANSPORT LTD.,
R.S. INTERNATIONAL CARRIERS INC., SUBEET CARRIERS INC.,
SUPERSTAR LOGISTICS INC., CONTINENTAL TRUCK SERVICES INC.,
AND ASR TRANSPORTATION INC.

Respondents

### ORDER

THIS MOTION, made by KSV Restructuring Inc. in its capacity as receiver and manager (in such capacities, the "Receiver") without security, of all of the assets, undertakings and property (collectively, the "Property") of Proex Logistics Inc. Guru Logistics Inc., 1542300 Ontario Inc. (operated as ASR Transportation), 2221589 Ontario Inc., 2435963 Ontario Inc., Noor Randhawa Corp., Superstar Transport Ltd., R.S. International Carriers Inc., Subeet Carriers Inc., Superstar Logistics Inc., Continental Truck Services Inc., and ASR Transportation Inc.,

(collectively, "RGC") acquired for, or used in relation to a business carried on by RGC, was heard by judicial videoconference via Zoom at Toronto, Ontario;

ON READING the Notice of Motion of the Receiver dated September 21, 2022, the Seventh Report of the Receiver dated September 21, 2022 (the "Seventh Report"), and upon hearing the submissions of counsel for the Receiver and counsel for the other parties appearing on the counsel slip; and no one else appearing although duly served as appears from the affidavits of service of Behnoosh Nasri sworn September 21, 2022, and September 22, 2022, filed;

## SERVICE AND DEFINITIONS

- 1. **THIS COURT ORDERS** that the time for service of this motion is hereby abridged and validated so that this motion is properly returnable today and hereby dispenses with further service thereof.
- 2. **THIS COURT ORDERS** that any capitalized term used and not defined herein shall have the meaning ascribed thereto in the Seventh Report.

## APPROVAL OF ACTIVITIES AND FEES

3. THIS COURT ORDERS and declares that the First Report of the Receiver dated May 27, 2021, the Second Report of the Receiver dated July 15, 2021, the Third Report of the Receiver dated August 3, 2021, the Fifth Report of the Receiver dated September 24, 2021, the Sixth Report of the Receiver dated October 8, 2021, and the Seventh Report, and the activities of the Receiver as set out therein be and are hereby approved, provided, however, that only the Receiver, in its personal capacity and only with respect to its own personal liability, shall be entitled to rely upon or utilize in any way such approval.

4. **THIS COURT ORDERS** and declares that the fees and disbursements of the Receiver and Cassels as counsel to the Receiver as set out in the Affidavit of Noah Goldstein sworn September 20, 2022 and the Affidavit of Natalie E. Levine sworn September 20, 2022 be and are hereby approved.

## GENERAL

- 5. THIS COURT HEREBY REQUESTS the aid and recognition of any court, tribunal, regulatory or administrative body having jurisdiction in Canada, the United States or any other jurisdiction 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 and to assist the Receiver and its agents in carrying out the terms of this Order.
- 6. **THIS COURT ORDERS** that this Order is effective from today's date and it is made enforceable without any need for entry or filing.

Court File No. CV-18-593636-00CL

## SUPERIOR COURT OF JUSTICE COMMERCIAL LIST ONTARIO

PROCEEDING COMMENCED AT TORONTO

# CASSELS BROCK & BLACKWELL LLP

Scotia Plaza, Suite 2100

actiontus ou

40 King St W

Toronto, ON M5H 3C2

## Natalie Levine LSO# 64908K

Applies suppoint of the motion and

apred

Tel: 416.860.6568

Fax: 416.640.3207

## John Picone LSO# 58406N

416.640.6041 416.350.6924

Email: jpicone@cassels.com

Lawyers for KSV Restructuring Inc. in its capacity as Receiver

s non-objection are who prévoltre The Roceiver Tel: Email: nlevine@cassels.com