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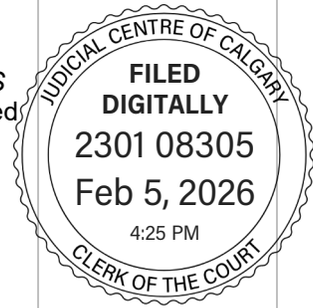
COURT COURT OF KING'S BENCH OF ALBERTA

JUDICIAL CENTRE CALGARY

IN THE MATTER OF THE *COMPANIES' CREDITORS*
ARRANGEMENT ACT, RSC 1985, c C-36, as amended

AND IN THE MATTER OF THE COMPROMISE OF
ARRANGEMENT OF WALLACE & CAREY INC.,
LOUDON BROS LIMITED, and CAREY
MANAGEMENT INC.

Clerk's Stamp



APPLICANT KSV RESTRUCTURING INC., in its capacity as Court-appointed Monitor of
Wallace & Carey Inc., Loudon Bros Limited and Carey Management Inc.

DOCUMENT **ORDER**

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY FILING THIS DOCUMENT
Cassels Brock & Blackwell LLP
Bankers Hall West
3810, 888 3rd St SW
Calgary, AB T2P 5C5
E: joliver@cassels.com
P: 403 351 2920

Attention: Jeffrey Oliver

File no. 54670-3

DATE ON WHICH ORDER WAS PRONOUNCED: February 5, 2026

LOCATION WHERE ORDER WAS PRONOUNCED: Calgary, Alberta

NAME OF JUSTICE WHO MADE THIS ORDER: The Honourable Justice Marion

UPON the Application (the "**Application**") of KSV Restructuring Inc., in its capacity as the court-appointed Monitor with enhanced powers (in such capacity, the "**Monitor**") of Wallace & Carey Inc. ("**W&C**"), Loudon Bros Limited ("**Loudon**"), and Carey Management Inc. (collectively, the "**Companies**") for an order, among other things, approving the extension of the Stay Period to August 14, 2026, and approving the Monitor's professional fees and activities; **AND UPON** having reviewed the Amended and Restated Initial Order of this Court pronounced June 30, 2023 (the "**ARIO**"); Ancillary Order granted by the Honourable Justice Hollins dated August 23, 2023 (the "**Ancillary Order**"); the Consent Order with DigiFlex granted by this Court on December 17, 2024 (the "**DigiFlex Consent Order**"); the order granted by this Court on December 15, 2025 (the "**Lifting Stay Order**"); the Monitor's Supplement to the Seventeenth Report to Court dated August 21, 2025 (the "**Supplement to Seventeenth Report**"); the Monitor's Second Supplement to the Seventeenth Report to Court dated September 11, 2025 (the "**Second Supplement to Seventeenth Report**"); the Monitor's Eighteenth Report to Court dated November 20, 2025 (the

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"Eighteenth Report"); the Monitor's Nineteenth Report to Court dated January 26, 2026 (the **"Nineteenth Report"**); and the Affidavit of Service of Angeline Gagnon, sworn February 5, 2026; **AND UPON** hearing counsel for the Monitor, counsel for 7-Eleven Canada Inc. ("**SEC**") and 7-Eleven Distribution Canada Corporation ("**SEDCC**"), and counsel for DigiFlex Information Systems Inc. ("**DigiFlex**"); **AND UPON** being satisfied that it is appropriate to do so;

IT IS HEREBY ORDERED AND DECLARED THAT:

1. Capitalized terms not otherwise defined herein shall have the meaning ascribed to them in the ARIO or the Nineteenth Report.

SERVICE

2. Service of notice of the Application and supporting materials are hereby declared to be good and sufficient, and time for service of the Application is abridged to that actually given.

STAY EXTENSION

3. The Stay Period is hereby extended from February 15, 2026 to August 14, 2026, subject to the Lifting Stay Order which lifts the Stay as against W&C and Loudon *vis-à-vis* DigiFlex effective as at the Stay Lift Date (as defined in the Lifting Stay Order).

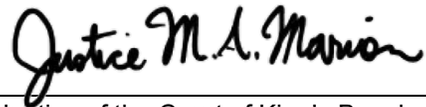
MONITOR'S ACTIVITIES AND PROFESSIONAL FEES

4. The First Supplement to the Seventeenth Report, Second Supplement to the Seventeenth Report, Eighteenth Report and Nineteenth Report, and the actions, conduct, and activities of the Monitor set out therein are hereby ratified and approved.
5. The Monitor's accounts for fees and disbursements, as set out in the Nineteenth Report, are hereby approved without the necessity of a formal passing of accounts.
6. The accounts of the Monitor's legal counsel, Cassels Brock & Blackwell LLP, for its fees and disbursements, as set out in the Nineteenth Report, are hereby approved with the necessity of a formal assessment of its accounts.

SERVICE OF ORDER

7. Service of this Order shall be deemed good and sufficient by:
 - (a) serving the same on:
 - i. the persons listed on the service list created in these proceedings;
 - ii. any other person served with notice of the application for this Order; and

- iii. any other parties attending or represented at the application for this Order;
and
 - (b) posting a copy of this Order on the Monitor's website established in connection with these proceedings, for no less than six months from the date of this Order; and service on any other person is hereby dispensed with.
8. Service of this Order may be effected by facsimile, electronic mail, personal delivery or courier.



Justice of the Court of King's Bench of Alberta