ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

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 CANWEST GLOBAL COMMUNICATIONS CORP., AND THE OTHER APPLICANTS LISTED ON SCHEDULE "A"

Applicants

MOTION RECORD (Returnable April 11, 2014)

April 2, 2014

STIKEMAN ELLIOTT LLP

Barristers & Solicitors 5300 Commerce Court West 199 Bay Street Toronto, Canada M5L 1B9

David R. Byers LSUC #22992W

Tel: (416) 869-5697 dbyers@stikeman.com

Maria Konyukhova LSUC# 52880V

Tel: (416) 869-5230 Fax: (416) 947-0866 mkonyukhova@stikeman.com

Lawyers for FTI Consulting Canada Inc., in its capacity as Monitor

TO: SERVICE LIST

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ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

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

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Applicants

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ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

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 CANWEST GLOBAL COMMUNICATIONS CORP., AND THE OTHER APPLICANTS LISTED ON SCHEDULE "A"

Applicants

NOTICE OF MOTION (Returnable April 11, 2014)

FTI Consulting Canada Inc., the Court-appointed Monitor (the "Monitor") of Canwest Global Communications Corp. and the other Applicants listed on Schedule "A" hereto (other than Canwest Global Broadcasting Inc./Radiodiffusion Canwest Global Inc., Canwest Television GP Inc. & Fox Sports World Canada Holdco Inc.) and the National Post Company/La Publications National Post (collectively the "Remaining CMI Entities") will make a motion before a judge of the Ontario Superior Court of Justice on October 28, 2013, at 10:00 a.m., or as soon after that time as the motion can be heard, at 330 University Avenue, Toronto, Ontario.

PROPOSED METHOD OF HEARING: The motion is to be heard orally.

THE MOTION IS FOR:

- (a) Approving certain reports of the Monitor and the activities described therein;
- (b) Approving the fees and disbursements of the Monitor and its counsel;
- (c) Terminating the CCAA Proceedings and discharging and releasing the Monitor; and

(d) Such further and other relief as counsel may request and this Honourable Court may permit.

THE GROUNDS FOR THE MOTION ARE:

- (a) The facts outlined in the Thirty-Fifth Report of the Monitor;
- (b) The provisions of the CCAA, including section 11.02 thereof, and the inherent and equitable jurisdiction of this Honourable Court;
- (c) Rules 1.04, 1.05, 2.03, 3.02, 16 and 37 of the *Rules of Civil Procedure*, R.R.O. 1990, Reg. 194, as amended; and
- (d) Such further and other grounds as counsel may advise and the Honourable Court may permit.

THE FOLLOWING DOCUMENTARY EVIDENCE will be used at the hearing of the motion:

- (a) The Thirty-Fifth Report of the Monitor dated April 2, 2014; and
- (b) Such further and other materials as counsel may advise and this Honourable Court may permit.

April 2, 2014

STIKEMAN ELLIOTT LLP

Barristers & Solicitors 5300 Commerce Court West 199 Bay Street Toronto, Canada M5L 1B9

David R. Byers LSUC #22992W

Tel: (416) 869-5697

Maria Konyukhova LSUC# 52880V

Tel: (416) 869-5230 Fax: (416) 947-0866

Lawyers for FTI Consulting Canada Inc., in its capacity as Monitor

Schedule "A"

The Applicants

- 1. Canwest Global Communications Corp.
- 2. Canwest Media Inc.
- 3. 30109, LLC
- 4. 4501063 Canada Inc.
- 5. 4501071 Canada Inc.
- 6. Canwest Finance Inc./Financiere Canwest Inc.
- 7. Canwest Global Broadcasting Inc./Radiodiffusion Canwest Global Inc.
- 8. Canwest International Communications Inc.
- 9. Canwest International Distribution Limited
- 10. Canwest International Management Inc.
- 11. Canwest Irish Holdings (Barbados) Inc.
- 12. Canwest MediaWorks Turkish Holdings (Netherlands) B.V.
- 13. Canwest MediaWorks (US) Holdings Corp.
- 14. Canwest Television GP Inc.
- 15. CGS Debenture Holding (Netherlands) B.V.
- 16. CGS International Holdings (Netherlands) B.V.
- 17. CGS NZ Radio Shareholding (Netherlands) B.V.
- 18. CGS Shareholding (Netherlands) B.V.
- 19. Fox Sports World Canada Holdco Inc.
- 20. Global Centre Inc.
- 21. MBS Productions Inc.
- 22. Multisound Publishers Ltd.
- 23. National Post Holdings Ltd.
- 24. Western Communications Inc.

Yellow Card Productions Inc.

Court File No: CV-09-8396-00CL

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

CANWEST GLOBAL COMMUNICATIONS CORP. AND THE OTHER APPLICANTS AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF LISTED ON SCHEDULE "A" Applicants

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

Proceeding commenced at Toronto

NOTICE OF MOTION (RETURNABLE APRIL 11, 2014)

STIKEMAN ELLIOTT LLP Barristers & Solicitors 5300 Commerce Court West 199 Bay Street

Toronto, Canada M5L 1B9

David R. Byers LSUC#: 22992W Tel: (416) 869-5697

dbyers@stikeman.com

Maria Konyukhova LSUC#: 51880V Tel: (416) 869-5230 Fax: (416) 947-0866

mkonyukhova@stikeman.com

Lawyers for FTI Consulting Canada Inc., in its capacity as Monitor

TAB 2



CANWEST GLOBAL COMMUNICATIONS CORP. AND THE OTHER APPLICANTS LISTED ON SCHEDULE "A

THIRTY-FIFTH REPORT OF FTI CONSULTING CANADA INC., IN ITS CAPACITY AS MONITOR OF THE APPLICANTS April 2, 2014

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

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 CANWEST GLOBAL COMMUNICATIONS CORP. AND THE OTHER APPLICANTS LISTED ON SCHEDULE "A"

THIRTY-FIFTH REPORT OF FTI CONSULTING CANADA INC. IN ITS CAPACITY AS MONITOR

April 2, 2014

INTRODUCTION

By Order of this Court dated October 6, 2009 (the "Initial Order"), Canwest Global Communications Corp. (now 2737469 Canada Inc.) ("Canwest Global") and certain of its subsidiaries listed in Schedule "A" hereto (collectively the "Applicants") obtained protection from their creditors under the Companies' Creditors Arrangement Act, R.S.C. 1985 c. C-36, as amended (the "CCAA"). The Initial Order also granted relief in respect of certain affiliated partnerships of the Applicants listed in Schedule "B" hereto (collectively, the "Partnerships", and together with the Applicants, the "CMI Entities") and appointed FTI Consulting Canada Inc. ("FTI") as monitor (the "Monitor") of the CMI Entities. The proceedings commenced by the CMI Entities under the CCAA will be referred to herein as the "CCAA Proceedings".

GENERAL BACKGROUND

- 2. Canwest carried on business through a number of subsidiaries and was Canada's largest publisher of English language daily and non-daily newspapers. Canwest directly or indirectly owned, operated and/or held substantial interests in free-to-air television stations and subscription-based specialty television channels, and websites in Canada.
- 3. Relief in the CCAA Proceedings was obtained by: Canwest Global, its principal operating subsidiary Canwest Media Inc. (now 4514866 Canada Inc.) ("CMI"), certain subsidiary corporations and partnerships of CMI that owned and operated Canwest's free-to-air television broadcast business and certain Canadian subscription-based specialty television channels and The National Post Company/La Publication National Post (now Legacy NPC Partnership).
- 4. On October 6, 2009, the CMI Entities obtained the Initial Order which provided for a stay of proceedings until November 5, 2009 (the "Stay Period").
- The CMI Entities prepared and filed a consolidated plan of compromise, arrangement and reorganization accepted for filing by this Court on June 23, 2010, as restated on July 16, 2010, concerning, affecting and involving Canwest Global, CMI, Canwest Television GP Inc., Canwest Television Limited Partnership, Canwest Global Broadcasting Inc./Radiodiffusion Canwest Global Inc., Fox Sports World Canada Holdco Inc., Fox Sports World Canada Partnership, National Post Holdings Ltd. (now 4514858 Canada Inc.), The National Post Company/La Publication National Post, MBS Productions Inc.,

Yellow Card Productions Inc., Global Centre Inc. and 4501063 Canada Inc., as may be amended (the "Plan"). A copy of the Plan (without schedules) is attached hereto as Appendix "A".

- 6. On July 19, 2010, an excess of the majority in number and two-thirds in value of the Affected Creditors of the Plan Entities with Proven Voting Claims (as these terms are defined in the Plan) present and voting at the creditors' meetings voted in favour of approving the Plan. On July 28, 2010, this Court granted an Order sanctioning the Plan (the "Plan Sanction Order").
- 7. The Plan was successfully implemented on October 27, 2010. The Monitor delivered and filed with the Court its certificate required under the Plan stating, *inter alia*, that the Plan Implementation Date (as defined in the Plan) has occurred.
- 8. By Orders dated October 30, 2009, January 21, 2010, March 29, 2010, June 8, 2010, and September 8, 2010, the Stay Period was extended until November 5, 2010. Following the Plan Implementation Date, the Stay Period with respect to Canwest Television GP Inc., Canwest Television Limited Partnership, Canwest Global Broadcasting Inc./Radiodiffusion Canwest Global Inc., Fox Sports World Canada Holdco Inc., and Fox Sports World Canada Partnership (the "Shaw Entities") was terminated. By Order, among others, dated October 28, 2013, the Stay Period with respect to the Remaining CMI Entities (as defined in the Plan) was extended until January 31, 2014.

- 9. Under the Plan, the Plan Sanction Order (a copy of which is attached hereto as **Appendix** "B"), and the Plan Emergence Agreement (a copy of which is attached hereto as **Appendix** "C") all proceeds from the liquidation of any of the assets of the Remaining CMI Entities not transferred to New Canwest pursuant to the Plan are to be contributed to the Plan Implementation Fund.
- 10. Under the terms of the Plan Emergence Agreement, if at any time the Plan Implementation Fund is insufficient to fund the activities of the Monitor pursuant to the Plan or the Plan Emergence Agreement, New Canwest and/or CTLP shall pay additional funds satisfactory to the Monitor for the benefit of CMI and such funds shall be deposited into the Plan Implementation Fund.
- 11. Also, under the terms of the Plan Emergence Agreement, any residual funds remaining in the Plan Implementation Fund following completion of the Monitor's duties under the CCAA, the Plan Sanction Order and the Plan Emergence Agreement and the issuance of an order discharging the Monitor, shall be remitted to New Canwest.
- 12. Further background information regarding the CMI Entities and the CCAA Proceedings is provided in, among other things, various reports of the Monitor, copies of which have been posted on the Monitor's website for the CCAA Proceedings at http://cfcanada.fticonsulting.com/cmi.

TERMS OF REFERENCE

13. In preparing this report, the Monitor has relied upon unaudited financial information of the CMI Entities, the CMI Entities' books and records, certain financial information prepared by the CMI Entities and discussions with the CMI Entities' management and others.

14. Except as described in this Report:

- (a) The Monitor has not audited, reviewed or otherwise attempted to verify the accuracy or completeness of the Information in a manner that would comply with Generally Accepted Assurance Standards pursuant to the Canadian Institute of Chartered Accountants Handbook;
- (b) The Monitor has not examined or reviewed financial forecasts and projections referred to in this report in a manner that would comply with the procedures described in the Canadian Institute of Chartered Accountants Handbook.
- 15. Future oriented financial information reported or relied on in preparing this report is based on management's assumptions regarding future events; actual results may vary from forecast and such variations may be material.
- 16. The Monitor has prepared this Report in connection with the motion described in the Monitor's Notice of Motion dated January 24, 2014, returnable January 30, 2014. The Report should not be relied on for any other purpose.

- 17. The information and advice described in this Report as being provided to the Monitor by its counsel, Stikeman Elliott LLP (the "Monitor's Counsel") has been provided to the Monitor to assist it in considering its course of action and is not intended as legal or other advice to, and may not be relied upon by, any other stakeholder.
- 18. Unless otherwise stated, all monetary amounts contained herein are expressed in Canadian Dollars. Capitalized terms not otherwise defined herein have the meanings defined in the previous reports of the Monitor, the Initial Order or other Orders issued in the CCAA Proceedings.

PURPOSE OF THIS REPORT

- 19. The purpose of this Thirty-Fifth Report of the Monitor (the "Thirty-Fifth Report") is to inform this Honourable Court of the following:
 - (a) The status of the CCAA Proceedings;
 - (b) The Monitor's request for an Order:
 - (i) Approving certain reports of the Monitor and the activities described therein;
 - (ii) Approving the fees and disbursements of the Monitor and its counsel;
 - (iii) Terminating the CCAA Proceedings and discharging and releasing the Monitor; and

(c) The Monitor's conclusions and recommendations.

STATUS OF CCAA PROCEEDINGS

Plan Implementation Fund

- 20. In accordance with the Plan Emergence Agreement, on the Plan Implementation Date, the Monitor set up six (interest bearing) accounts at the Bank of Nova Scotia for the following costs and expenses:
 - (a) Account 1 Post-Filing Claims;
 - (b) Account 2 fees and expenses of the replacement administrator for the CH Plan;
 - (c) Account 3 fees and expenses of legal counsel to the CMI Entities' former directors and officers;
 - (d) Account 4 fees and expenses related to the wind-up of the Remaining Canwest Subsidiaries;
 - (e) Account 5 fees and expenses of the Monitor, its legal counsel and other advisors; and

- (f) Account 6 post-filing claims against the CMI Entities' former directors and officers, if any.
- 21. In accordance with the Plan Emergence Agreement, the Monitor is providing periodic updates to the Plan Sponsor with respect to activity in and balance of these accounts.
- 22. On October 29, 2013, the Monitor distributed a portion of the balance of the Plan Implementation Fund to the Plan Sponsor. The Monitor plans to do another distribution to the Plan Sponsor shortly and will distribute the remainder of the Plan Implementation Fund upon its discharge.
- 23. The Monitor is going to close Accounts 1, 2, 3, 4, and 6 shortly and will maintain Account 5 open until its discharge.

Implementation and Status of the Wind-up Strategy

- 24. On or before the Plan Implementation Date, the CMI Entities commenced the wind-up of the various Canwest Remaining Subsidiaries in accordance with the Plan, the Plan Emergence Agreement and the Wind-Up Strategy (as defined in the Order dated September 27, 2010). The Wind-Up Strategy is now substantially completed.
- 25. The Monitor is continuing to implement the bankruptcies of several Canwest Remaining Subsidiaries and certain additional Canwest related parties. The Monitor will be reserving funds to cover the costs of implementing the bankruptcies in accordance with

the Plan Emergence Agreement. Upon completion of the bankruptcies, any remaining funds will be distributed to the Plan Sponsor.

Status of the Claims Procedure

26. All Claims against the CMI Entities have been resolved. The expected recoveries for the creditors of the CMI Entities have not varied materially from those previously reported by the Monitor.

Post-Filing Claims Procedure

27. The Post-Filing Claims Procedure is now completed.

Distributions to Creditors

- 28. On April 15, 2012, the Monitor distributed \$28,942,679.75 to the Ordinary Creditors of the CMI Entities (excluding former employees of the CMI Entities). On August 15, 2013, the Monitor distributed \$3,720,632.86 to the Ordinary Creditors of the CMI Entities (excluding former employees of the CMI Entities). There will be no further distributions to the Ordinary Creditors of the CMI Entities (excluding former employees of the CMI Entities (excluding former employees of the CMI Entities).
- 29. On April 15, 2012, The Monitor also distributed \$4,232,361.78 to 272 former employees of the CMI Entities. On December 17, 2013, the Monitor distributed \$536,462.80 to

former CMI employees. The Monitor distributed the final payment of \$65,000.00 as part of a union settlement on March 10, 2014. There will be no further distributions.

- 30. It has come to the Monitor's attention that some of the distributions cheques mailed to some of the Ordinary Creditors of CMI Entities have not been cashed. The Monitor is attempting to locate alternate contact information for such creditors. Pursuant to Section 4.10 of the Plan, if the Monitor is unable to locate such creditors, any obligation to such creditor relating to the undeliverable distribution will expire six (6) months after the date of such distribution, after which date any liability to such creditor under the Plan will be forever barred, discharged, released and extinguished with prejudice and without compensation and the amount of such undeliverable distribution shall be deposited into the Plan Implementation Fund. Following that date, the CMI Entities and the Monitor shall not be liable to the Affected Creditor or any other Person for any damages related to the undeliverable distribution. No interest shall be payable in respect of any undeliverable distributions.
- 31. On September 10, 2014, any distributions that were incapable of being delivered, will be deposited into the Plan Implementation Fund and distributed to the Plan Sponsor in accordance with the Plan Emergence Agreement.

Remaining Assets of the CMI Entities

32. Since the Plan Implementation Date, the Monitor has worked to realize and dispose of the remaining assets of the CMI Entities. The Monitor is not aware of any remaining material assets to be disposed of.

STATUS OF THE CCAA PROCEEDINGS AND REQUEST FOR TERMINATION AND DISCHARGE

- 33. The administration of the CCAA Proceedings is substantially completed. The following administrative tasks remain outstanding:
 - (a) Attempting to locate creditors to whom distributions could not be delivered;
 - (b) Overseeing completion of final tax returns for certain Remaining Canwest Subsidiaries and delivering same to the Canada Revenue Agency; and
 - (c) Arranging for document storage and/or destruction.
- 34. The fees and disbursements of the Monitor and its counsel that will be incurred in connection with any of the above matters and any additional matters that are incidental to the termination of the CCAA Proceedings will be paid out of Account 5 of the Plan Implementation Fund.

- 35. Accordingly, the Monitor seeks an Order for its discharge and release and the termination of these proceedings, with the authority to carry out the completion of the foregoing matters.
- 36. Following completion of the various tasks outlined above and any other matters incidental to the termination of the CCAA Proceedings, the Monitor will file a certificate with the Court certifying to the completion of all outstanding matters in the CCAA Proceedings. Following the filing of such certificate, the Monitor will be discharged, and the Monitor and its counsel will release the balance of the Plan Implementation Fund and any remaining retainers to the Plan Sponsor.

MONITOR'S ACTIVITIES

- 37. Since its appointment, the Monitor has been involved with numerous aspects of the CCAA Proceedings with a view to fulfilling its statutory and Court-ordered duties and obligations, as well as assisting the CMI Entities and their stakeholders in addressing restructuring issues. The Monitor described some of the more significant matters it was involved in since commencement of the CCAA Proceedings in its Ninth Report, Fourteenth Report, Eighteenth Report, Twenty-Second Report, Twenty-Third, and Twenty-Sixth Report. Since then, the more significant matters the Monitor has been involved and/or assisted with included, but are not limited to, the following:
 - (a) continuing to respond to enquiries of creditors and other interested parties;

- (b) engaging in the resolution of the various claims asserted in the Claims Procedure, including restructuring period claims;
- (c) providing information updates on the status of the Claims Procedure to interested parties and the Court;
- (d) responding to enquiries from creditors regarding the Claims Procedure;
- (e) negotiating and completing the sale of certain non-critical assets of the CMI Entities;
- (f) implementing the wind-up of the Remaining Canwest Subsidiaries;
- (g) facilitating the preparation and review of tax returns for certain Remaining CMI Entities;
- (h) reviewing, investigating and realizing on the remaining assets of the CMI Entities;
- (i) updating the Plan Sponsor on the status of the CCAA Proceedings and the Monitor's activities pursuant to the Plan and the Plan Emergence Agreement; and
- (j) preparing and mailing distributions to the Convenience Class Creditors.

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PROFESSIONAL FEES

38. The Monitor and its counsel have maintained detailed records of their professional costs

and time during the course of the CCAA Proceedings (as detailed in the Affidavit of Greg

Watson sworn March 25, 2014 and the Affidavit of David Byers sworn April 1, 2014

(collectively, the "Fee Affidavits"). Copies of the Fee Affidavits are attached to this

report as Appendices "D" and "E").

CONCLUSIONS

39. For the reasons described above, the Monitor respectfully requests an order terminating

the CCAA Proceedings and discharging and releasing the Monitor.

40. The Monitor also respectfully requests that the Court approve its Reports filed in the

CCAA proceedings and the activities described therein, as well as the fees and

disbursements of the Monitor and its counsel (as particularized in the Fee Affidavits).

All of which is respectfully submitted this 2nd day of April, 2014.

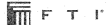
FTI Consulting Canada Inc.,

in its capacity as the Monitor of Canwest Global Communications Corp. and the other Applicants listed in Schedule "A"

Per

Greg Watson

Senior Managing Director



Schedule "A"

The Applicants

- 1. Canwest Global Communications Corp.
- 2. Canwest Media Inc.
- 3. 30109, LLC
- 4. 4501063 Canada Inc.
- 5. 4501071 Canada Inc.
- 6. Canwest Finance Inc./Financiere Canwest Inc.
- 7. Canwest Global Broadcasting Inc./Radiodiffusion Canwest Global Inc.
- 8. Canwest International Communications Inc.
- 9. Canwest International Distribution Limited
- 10. Canwest International Management Inc.
- 11. Canwest Irish Holdings (Barbados) Inc.
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- 13. Canwest MediaWorks (US) Holdings Corp.
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- 15. CGS Debenture Holding (Netherlands) B.V.
- 16. CGS International Holdings (Netherlands) B.V.
- 17. CGS NZ Radio Shareholding (Netherlands) B.V.
- 18. CGS Shareholding (Netherlands) B.V.
- 19. Fox Sports World Canada Holdco Inc.
- 20. Global Centre Inc.
- 21. MBS Productions Inc.
- 22. Multisound Publishers Ltd.
- 23. National Post Holdings Ltd.
- 24. Western Communications Inc.
- 25. Yellow Card Productions Inc.

TAB A

ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

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
CANWEST GLOBAL COMMUNICATIONS CORP. AND THE OTHER ENTITIES
LISTED ON SCHEDULE A HERETO

APPLICANTS

RESTATED CONSOLIDATED PLAN OF COMPROMISE, ARRANGEMENT AND REORGANIZATION

pursuant to the Companies' Creditors Arrangement Act and the Canada Business

Corporations Act

concerning, affecting and involving

CANWEST GLOBAL COMMUNICATIONS CORP.,
CANWEST MEDIA INC., CANWEST TELEVISION GP INC.,
CANWEST TELEVISION LIMITED PARTNERSHIP, CANWEST GLOBAL
BROADCASTING INC./RADIODIFFUSION CANWEST GLOBAL INC., FOX SPORTS
WORLD CANADA HOLDCO INC., FOX SPORTS WORLD CANADA PARTNERSHIP,
NATIONAL POST HOLDINGS LTD., THE NATIONAL POST COMPANY/LA
PUBLICATION NATIONAL POST, MBS PRODUCTIONS INC., YELLOW CARD
PRODUCTIONS INC., GLOBAL CENTRE INC. AND 4501063 CANADA INC.

As of June 23, 2010

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CONSOLIDATED PLAN OF COMPROMISE, ARRANGEMENT AND REORGANIZATION

This is the consolidated plan of compromise, arrangement and reorganization of Canwest Global Communications Corp., Canwest Media Inc., Canwest Television GP Inc., Canwest Television Limited Partnership, Canwest Global Broadcasting Inc./Radiodiffusion Canwest Global Inc., Fox Sports World Canada Holdco Inc., Fox Sports World Canada Partnership, National Post Holdings Ltd., The National Post Company/La Publication National Post, MBS Productions Inc., Yellow Card Productions Inc., Global Centre Inc. and 4501063 Canada Inc. pursuant to the Companies' Creditors Arrangement Act (Canada) and the Canada Business Corporations Act.

ARTICLE 1 INTERPRETATION

1.1 Definitions

In the Plan, unless otherwise stated or the context otherwise requires:

"30109" means 30109, LLC, a limited liability company governed by the laws of Delaware.

"4414616 Canada" means 4414616 Canada Inc., a corporation governed by the CBCA.

"4501063 Canada" means 4501063 Canada Inc., a corporation governed by the CBCA.

"4501071 Canada" means 4501071 Canada Inc., a corporation governed by the CBCA.

"7316712 Canada" means 7316712 Canada Inc., a corporation governed by the CBCA, a wholly-owned subsidiary of Shaw that is a "Canadian" (as defined in the Direction) designated by Shaw pursuant to the provisions of section 9.5(h) of the Subscription Agreement.

"Ad Hoc Committee" means the informal ad hoc committee of certain Noteholders represented by its legal counsel, Goodmans LLP, as such committee may be constituted from time to time.

"Administration Charge" means the charge created under paragraph 33 of the Initial Order, not to exceed \$15,000,000, as security for the reasonable professional fees and disbursements of the Monitor, counsel to the Monitor, the Chief Restructuring Advisor, counsel and the financial advisor to the CMI Entities, counsel and the financial advisor to the Special Committee, counsel to the Directors of the Applicants and counsel and the financial advisor to the Ad Hoc Committee.

"Affected Claims" means Claims other than Unaffected Claims.

"Affected Creditor" means any Person having an Affected Claim and includes the transferee or assignee of a transferred or assigned Affected Claim who is recognized as an Affected Creditor by the relevant CMI Entity and the Monitor in accordance with the Claims Procedure Order, or a trustee, executor, liquidator, receiver, receiver and manager, or other Person acting on behalf of or through such Person, including, for greater certainty, and without duplication, a Noteholder and the Trustee.

- "April 28 Severance Schedule" means the schedule delivered by CMI to the Plan Sponsor on April 28, 2010, setting out certain severance obligations in respect of certain Employees of CMI and as revised on April 29, 2010 and June 14, 2010, and as may be updated from time to time.
- "April 28 Severance Schedule Employees" means those Employees of CMI identified in the April 28 Severance Schedule.
- "Applicants" means, collectively, the applicants under the Initial Order, as listed on Schedule A hereto, and "Applicant" means any one of them.
- "Assumption Consideration Amount" has the meaning set out in Section 5.5(k)(ii).
- "Bankruptcy Costs" means the costs and disbursements of the Monitor (both in its capacity as the Monitor and as trustee in bankruptcy), its legal counsel and advisors provided for in the Plan Emergence Agreement which are required after the Plan Implementation Date to bankrupt, liquidate, wind-up, or dissolve Canwest, CMI and certain of their remaining Subsidiaries (including for the avoidance of doubt Fireworks Entertainment Inc., Canwest Entertainment Inc., CEID (Canada) I Inc. and CEID (Canada) II Inc.), but not including National Post, National Post Holdings, and the Subsidiaries of 4501071 Canada.
- "BIA" means the Bankruptcy and Insolvency Act (Canada).
- "Beneficial Noteholder" means a beneficial or entitlement holder of Notes holding such Notes in a securities account with the Depository, a Depository participant or other securities intermediary, including for greater certainty, such Depository participant or other securities intermediary only if and to the extent such Depository participant or other securities intermediary holds Notes as principal and for its own account.
- "Broadcast Licences" means the broadcasting licences issued by the CRTC to CMI as limited partner and GP Inc. as general partner carrying on business as CTLP as listed on Schedule D.2.
- "Business" means the free-to-air television broadcast business and subscription-based specialty television business carried on by Canwest and certain Canwest Subsidiaries.
- "Business Day" means a day, other than a Saturday, Sunday or a statutory holiday, on which banks are generally open for business in Toronto, Ontario.
- "Business-Related Post-Filing Claims" means Post-Filing Claims incurred by the CMI Entities in connection with the Business or the management or provision of head office and corporate services to and/or for the benefit of CTLP Group Entities.
- "Canwest" means Canwest Global Communications Corp., a corporation governed by the CBCA.
- "Canwest Articles of Reorganization" means the articles of reorganization referred to in Section 5.2B to be filed by Canwest pursuant to section 191 of the CBCA.
- "Canwest Broadcasting" means Canwest Global Broadcasting Inc./Radiodiffusion Canwest Global Inc., a corporation governed by the laws of Quebec.

"Canwest/CMI Group Intercompany Receivables" means, in respect of Canwest or any Subsidiary that is neither a CTLP Group Entity nor a CWI Group Entity (including any investee entity), the amounts, if any, owing as of the Effective Time to Canwest or such Subsidiary from any given CTLP Group Entity and/or any given CWI Group Entity (including any investee entity), Men TV General Partnership and/or Mystery Partnership (other than any such amounts owing under the Shared Services Agreement and/or the Omnibus Transition and Reorganization Agreement), and includes, for the avoidance of doubt, the CMI-CTLP Receivable.

"Canwest Communications" means Canwest International Communications Inc., a corporation governed by the laws of Barbados.

"Canwest Finance" means Canwest Finance Inc./Financière Canwest Inc., a corporation governed by the laws of Quebec.

"Canwest International" means Canwest International Management Inc., a corporation governed by the laws of Barbados.

"Canwest International Distribution" means Canwest International Distribution Limited, a corporation governed by the laws of Ireland.

"Canwest Irish Holdco" means Canwest Irish Holdings (Barbados) Inc., a corporation governed by the laws of Barbados.

"Canwest MediaWorks Turkish Holdings" means Canwest MediaWorks Turkish Holdings (Netherlands) B.V., a corporation governed by the laws of the Netherlands.

"Canwest MediaWorks US" means Canwest MediaWorks Holdings Corp., a corporation governed by the laws of Delaware.

"Canwest New Shares" means collectively, the Canwest New Multiple Voting Shares, the Canwest New Subordinate Voting Shares and the Canwest New Non-Voting Shares.

"Canwest New Multiple Voting Shares" means the new multiple voting shares to be created under Canwest Articles of Reorganization.

"Canwest New Non-Voting Shares" means the new non-voting shares to be created under the Canwest Articles of Reorganization.

"Canwest New Preferred Shares" means the new non-voting preference shares to be created under the Canwest Articles of Reorganization.

"Canwest New Subordinate Voting Shares" means the new subordinate voting shares to be created under the Canwest Articles of Reorganization.

"Canwest Publishing" means Canwest Publishing Inc./Publications Canwest Inc., a corporation governed by the CBCA.

"Canwest Subsidiaries" means, collectively, Subsidiaries of Canwest other than (a) CW Investments and its Subsidiaries, and (b) Subsidiaries of 4501071 Canada.

"Cash" means all cash, certificates of deposits, bank deposits, commercial paper, treasury bills, bills of exchange and other cash equivalents of the Plan Entities, other than the cash, certificates of deposits, bank deposits, commercial paper, treasury bills, bills of exchange and other cash equivalents held at the Effective Time by CTLP and GP Inc. and their Subsidiaries after giving effect to the steps set out in Section 5.5, and for greater certainty "Cash" includes the net proceeds of sale from the Corporate Jet, the Red Deer Property, but excludes the proceeds of sale of the National Post Transaction remaining after National Post has repaid to CMI all post-filing amounts loaned by CMI to National Post, if any. For greater certainty, "Cash" shall exclude monies needed by CTLP to pay the CH Plan Settlement Amount in accordance with Article 5 of the Plan.

"Cash Collateral Agreement" means the use of cash collateral and consent agreement dated as of September 23, 2009 between Canwest, CMI, certain Subsidiaries of CMI and certain Noteholders, as amended by the amendment agreement dated as of December 14, 2009, the amendment agreement No. 2 dated as of January 29, 2010, the amendment agreement No. 3 dated as of February 11, 2010, the amendment agreement No. 4 dated as of April 15, 2010 and the amendment agreement No. 5 dated as of May 3, 2010.

"CBCA" means the Canada Business Corporations Act.

"CCAA" means the Companies' Creditors Arrangement Act (Canada).

"CCAA Proceedings" means the proceedings under the CCAA commenced by the Applicants pursuant to a notice of application dated October 6, 2009 in which the Initial Order was made.

"CEP" means the Communications, Energy and Paperworkers Union of Canada.

"CEP CH Plan Grievance" means CEP policy grievance (No. 1100-2009-03) dated July 20, 2009.

"CEP Counsel" means CaleyWray LLP.

"CEP Representative Order" means the Order of the Court made on October 27, 2009 authorizing CEP to represent Current and Former Members of the CEP including for the purpose of advancing, settling or compromising claims of the Current and Former Members in the CCAA Proceedings, and authorizing CEP Counsel to act as counsel to the CEP and the Current and Former Members in the CCAA Proceedings.

"CEP Retirees" means all former employees of the CMI Entities (or their predecessors, as applicable) who were represented by the CEP when they were so employed and who are not entitled to benefits under the CH Plan, or the surviving spouses of such former employees, if applicable.

"CEP Terminal Deficiency Claim" means the Claim filed on November 17, 2009 under the Claims Procedure Order by CEP on behalf of the Current and Former Members in the amount of \$15,438,739 in respect of the terminal deficiency in the CH Plan.

"CGS Debenture" means CGS Debenture Holding (Netherlands) B.V., a corporation governed by the laws of the Netherlands.

"CGS International" means CGS International Holdings (Netherlands) B.V., a corporation governed by the laws of the Netherlands.

"CGS NZ Radio" means CGS NZ Radio Shareholding (Netherlands) B.V., a corporation governed by the laws of the Netherlands.

"CGS Shareholding" means CGS Shareholding (Netherlands) B.V., a corporation governed by the laws of the Netherlands.

"CH Plan" means the "Global Communications Limited Retirement Plan for CH Employees", a defined benefit pension plan for full-time and part-time employees who worked at CHCH-TV, sponsored by CTLP and registered under the PBSA.

"CH Plan Settlement Agreement" means the settlement agreement made on April 16, 2010 among Canwest, CMI, CTLP, the Retiree Representative Counsel, the Retiree Representatives and the CEP on behalf of the Current and Former Members in respect of the CEP Terminal Deficiency Claim, the Retiree Terminal Deficiency Claim and the CEP CH Plan Grievance.

"CH Plan Settlement Amount" means the amount of \$350,000 to be paid on the Plan Implementation Date by CTLP to the CH Plan pursuant to the CH Plan Settlement Agreement.

"CH Plan Trustee" means RBC Dexia Investor Services Trust, in its capacity as trustee of the CH Plan.

"Chief Restructuring Advisor" means, collectively, Mr. Hap S. Stephen and Stonecrest Capital Inc.

"CIBC" means CIBC Asset-Based Lending Inc. (formerly known as "CIT Business Credit Canada Inc.").

"CIT Credit Agreement" means the credit agreement dated as of May 22, 2009, as amended, among CMI, the guarantors named therein, the lenders party thereto from time to time and CIBC in its capacity as agent with respect to the CIT Facility and approved in the Initial Order, as it may be further amended, supplemented or otherwise modified from time to time.

"CIT Facility" means the asset-based loan facility, secured by a first priority security interest in all property, assets and undertaking of CMI, including the DIP Charge, and the guarantors named in the CIT Credit Agreement, including its conversion to a debtor-in-possession financing arrangement pursuant to the Initial Order.

"Claim" means (a) any right or claim of any Person against one or more of the CMI Entities, whether or not asserted, in connection with any indebtedness, liability or obligation of any kind whatsoever of one or more of the CMI Entities in existence on the Filing Date, including on account of Wages and Benefits, and any accrued interest thereon and costs payable in respect thereof to and including the Filing Date, whether or not such right or claim is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, unsecured, perfected, unperfected, present, future, known, or unknown, by guarantee, surety or otherwise, and whether or not such right is executory or anticipatory in nature, including the right or ability of any Person to advance a claim for contribution or

indemnity or otherwise with respect to any matter, action, cause or chose in action, whether existing at present or commenced in the future, which indebtedness, liability or obligation is based in whole or in part on facts which existed prior to the Filing Date, and includes any other claims that would have been claims provable in bankruptcy had the applicable CMI Entity become bankrupt on the Filing Date; (b) any Restructuring Period Claim; and (c) any right or claim of any Person against one or more of the Directors or Officers of one or more of the Applicants or any of them, that relates to a Claim described in paragraph (a) of this definition or a Restructuring Period Claim howsoever arising for which one or more of the Directors or Officers of an Applicant are by statute or otherwise by law liable to pay in their capacity as a Director or Officer or in any other capacity.

"Claims Procedure Order" means the Order made October 14, 2009 in respect of the procedures governing the determination of Claims for voting and distribution purposes, as such Order was amended on November 30, 2009 and as it may be further amended and supplemented from time to time.

"Class" means a class of Affected Creditors established for the purpose of voting on the Plan as set out in Section 3.2.

"CMI" means Canwest Media Inc., a corporation governed by the CBCA.

"CMI-CTLP Receivable" means the amount, if any, owing by CTLP to CMI as of the Effective Time, which amount for the avoidance of doubt, excludes any Canwest/CMI Group Intercompany Receivable transferred to CMI under Sections 5.5(k) or 5.5(l).

"CMI Claims Bar Date" means 5:00 p.m. on November 19, 2009, except where a Notice of Claim was sent by one of the CMI Entities after October 22, 2009 pursuant to the Claims Procedure Order, in which case, pursuant to the Order made on November 30, 2009 amending the Claims Procedure Order, the CMI Claims Bar Date in respect of such Claim is 5:00 p.m. on December 17, 2009.

"CMI Entities" means, collectively, the Applicants, CTLP, Fox Sports and National Post and "CMI Entity" means any one of them.

"CMI Notice of Dispute of Claim" shall have the meaning ascribed thereto in the Claims Procedure Order.

"CMI Proof of Claim" shall have the meaning ascribed thereto in the Claims Procedure Order.

"Collateral Agency Agreement" means the intercreditor and collateral agency agreement dated as of October 13, 2005 among certain of the CMI Entities and the Collateral Agent, as amended by the credit confirmation and amendment to the intercreditor and collateral agency agreement dated as of May 22, 2009, and as further amended by the credit confirmation and amendment to the intercreditor and collateral agency agreement dated as of October 1, 2009.

"Collateral Agent" means CIBC Mellon Trust Company, in its capacity as collateral agent under the Collateral Agency Agreement.

"Conditions Precedent" means the conditions precedent to the transactions contemplated in the Plan as set out in Section 6.3.

"Continued Support Payment" means (a) in the event that the Plan Implementation Date occurs on or before September 30, 2010, \$0, and (b) in the event that the Plan Implementation Date occurs after September 30, 2010, the product of US\$2,900,000 multiplied by the number of months elapsed after September 30, 2010 and prior to the Plan Implementation Date; provided that if the Plan Implementation Date occurs prior to the end of a month, the payment in (b) in respect of such partial month shall be pro-rated based on the number of days elapsed in such month (to but excluding the Plan Implementation Date).

"Convenience Class Claim" means (a) any Claim of an Affected Creditor of a Plan Entity, other than a Noteholder, in an amount that is less than or equal to \$5,000, and (b) any Claim of an Affected Creditor of a Plan Entity, other than a Noteholder, in an amount in excess of \$5,000 that the relevant Affected Creditor has validly elected to value at \$5,000 for purposes of the Plan in accordance with Section 3.7.

"Convenience Class Claim Declaration" means an executed declaration substantially in the form attached hereto as Schedule E.

"Convenience Class Creditor" means an Affected Creditor with a Convenience Class Claim.

"Convenience Class Pool" means the aggregate amount taken from the Subscription Price sufficient to pay in full all Convenience Class Claims.

"Copyrights and Other IP" means all copyrights and other intellectual property owned by Canwest or CMI including those set out in Schedule D.6.

"Corporate Jet" means the 1988 British Aerospace model BAE 125 Series 800A airplane known in the airline industry as a Hawker 800A, Serial No. 258123 and Canadian registration C-GCGS, together with the engines, propellers and avionics.

"Court" means the Ontario Superior Court of Justice (Commercial List).

"Court Charges" means, collectively, the Administration Charge, the Directors Charge, the DIP Charge, the KERP Charge and the Investor Charge.

"CRTC" means the Canadian Radio-television and Telecommunications Commission.

"CTLP" means Canwest Television Limited Partnership, a limited partnership established by CMI, as limited partner, and GP Inc., as general partner, and governed by the laws of the Province of Manitoba.

"CTLP Assumption Consideration Amount" means that portion of the Assumption Consideration Amount relating to Claims against CTLP.

"CTLP Assumption Consideration Note" has the meaning set out in Section 5.5(k)(iii).

"CTLP Limited Partnership Agreement" means the amended and restated limited partnership agreement dated as of December 31, 2008 governing CTLP.

"CTLP-CMI Receivable" means the amount, if any, owing by CMI to CTLP as of the Effective Time.

"CTLP Group Entities" means CTLP, GP Inc., and each Subsidiary thereof, and "CTLP Group Entity" means any one of them.

"CTLP Plan Entities" means CTLP, GP Inc., Canwest Broadcasting, Fox Sports Holdco, and Fox Sports, and "CTLP Plan Entity" means any one of them.

"Current and Former Members" has the meaning ascribed thereto in the CEP Representative Order.

"CWI Group Entities" means CW Investments and each Subsidiary thereof, and "CWI Group Entity" means any one of them.

"CW Investments" means CW Investments Co., an unlimited liability company governed by the laws of Nova Scotia.

"CW Investments Shares" means the 352,986 Class A Common Shares and 666 Class A Preferred Shares of CW Investments owned by CMI.

"CW Media Holdings" means CW Media Holdings Inc.

"CW Media Trademarks Licence Agreements" means, collectively, the trademarks licence agreement dated August 13, 2007 between Canwest and CW Media Holdings and the trademarks licence agreement dated August 13, 2007 between Canwest and AA Acquisition Corp. (now CW Media Inc.).

"Depository" means The Depository Trust & Clearing Corporation or a successor as custodian for its participants, as applicable, and any nominee thereof.

"DIP Charge" means the charge in favour of CIBC as agent and lender in respect of the CIT Facility as created under paragraph 46 of the Initial Order.

"Direction" means the Direction to the CRTC (Ineligibility of Non-Canadians) issued by the Governor General in Council pursuant to section 26 of the Broadcasting Act (Canada).

"Directors Charge" means the charge in favour of the Directors and Officers created under paragraph 22 of the Initial Order, not to exceed an aggregate amount of \$20,000,000, as security for the indemnity granted in favour of the Directors and Officers under paragraph 21 of the Initial Order.

"Directors and Officers" means, collectively, all current and former directors and officers (or their respective estates) of one or more of the CMI Entities and/or any of their Subsidiaries and, individually, any one of them, a "Director" or "Officer".

"Distribution Date" means the dates from time to time on or after the Plan Implementation Date set by the Monitor to effect distributions from the Ordinary Creditors Pool in respect of the Proven Distribution Claims of Ordinary Creditors, and the Convenience Class Pool in respect of the Proven Distribution Claims of Convenience Class Creditors.

"Distribution Record Date" means the date that is five (5) Business Days prior to the Plan Implementation Date.

"Effective Time" means 12:05 a.m. (Toronto time) on the Plan Implementation Date.

"Employees" means (a) all active or inactive employees employed by CTLP including, any employees on disability leave, maternity leave, statutory leave or other absence, and (b) any active or inactive employees of Canwest or CMI including any employees on disability leave, maternity leave, statutory leave or other absence, to be transferred to CTLP.

"Equity Claims" means any Claim (a) of the Existing Shareholders (i) constituting an equity claim under section 2(1) of the CCAA, (ii) arising from any shareholder agreement in connection with or related to the Existing Shares, or (b) of any Person who is a beneficiary under or the holder or owner of any option, restricted share unit or other security issued pursuant to an Equity Compensation Plan.

"Equity Compensation Plan" means any of the equity compensation plans established by one or more of the Applicants, as more particularly set out on Schedule F.

"Excluded Claim" means those Claims identified as "Excluded Claims" under the Claims Procedure Order.

"Existing Security" means the security held by the Collateral Agent.

"Existing Shareholders" means, collectively, holders of the Existing Shares immediately prior to the Effective Time on the Plan Implementation Date.

"Existing Shares" means, collectively, the Multiple Voting Shares, Subordinate Voting Shares and Non-Voting Shares.

"Filing Date" means October 6, 2009.

"Fireworks Claim" means any and all amounts, liabilities and other obligations owing to Fireworks Entertainment Inc. by Canwest Broadcasting.

"Fireworks Indemnity" means, collectively, the four indemnity agreements between Canwest and each of Fireworks Entertainment Inc., Canwest Entertainment Inc., CEID (Canada) I Inc. and CEID (Canada) II Inc. each dated November 19, 2009 which have been provided to the Fireworks Trustee in Bankruptcy pursuant to which Canwest: (a) unconditionally guaranteed the payment of all of the reasonable fees and disbursements (including the reasonable fees and disbursements of legal counsel), which FTI may incur in acting as trustee in bankruptcy in respect of each such Canwest Subsidiary; and (b) agreed to indemnify FTI from and against all Claims (as defined in such indemnity agreements) and all liability, costs and expenses (including

reasonable fees and disbursements) incurred in connection with the enforcement of each such indemnity agreement.

"Fireworks Trustee in Bankruptcy" means FTI in its capacity as trustee in bankruptcy of each of Fireworks Entertainment Inc., Canwest Entertainment Inc., CEID (Canada) I Inc. and CEID (Canada) II Inc.

"FTI" means FTI Consulting Canada Inc. and any of its affiliates, partners, officers, directors, employees, agents and subcontractors.

"Fox Sports" means Fox Sports World Canada Partnership, a general partnership governed by the laws of Ontario.

"Fox Sports Holdco" means Fox Sports World Canada Holdco Inc., a corporation governed by the CBCA.

"Genuity" means Canaccord Genuity, the global capital markets division of Canaccord Financial Inc., in its capacity as financial advisor to the Special Committee.

"Genuity Engagement Letter" means the engagement letter between Genuity and Canwest dated May 29, 2009 retaining Genuity as financial advisor to the Special Committee, as amended by letter agreement dated November 30, 2009.

"Global Centre" means Global Centre Inc., a corporation governed by the OBCA.

"Governmental Entity" means any (a) multinational, federal, provincial, territorial, state, regional, municipal, local or other government, governmental or public department, central bank, court, tribunal, arbitral body, commission, board, bureau or agency; (b) subdivision, agent, commission, board, or authority of any of the entities listed in paragraph (a) of this definition; or (c) quasi-governmental or private body exercising any regulatory, expropriation or taxing authority under or, for the account of, any of the entities listed in paragraph (a) of this definition.

"GP Inc." means Canwest Television GP Inc., a corporation governed by the CBCA and the general partner of CTLP.

"Head Office Lease" means the lease agreement between Portage & Main Development Ltd., nominee for and on behalf of Bentall Properties Ltd. and Canadian National Railway Company, as landlord, and Canwest, as tenant, dated June 1, 1995, as amended and extended, in respect of floors 31 to 33 of Canwest Place, 201 Portage Avenue, Winnipeg, Manitoba.

"Houlihan" means Houlihan Lokey Howard & Zukin Capital, Inc. in its capacity as financial advisory to the Ad Hoc Committee.

"Houlihan Engagement Letter" means the engagement letter between Houlihan, Goodmans LLP, in its capacity as counsel to the Ad Hoc Committee, and CMI, on behalf of itself and its wholly-owned subsidiaries, dated March 24, 2009.

"Indenture" means, collectively, the trust indenture dated as of November 18, 2004 among 3815668 Canada Inc. (now CMI), the guarantors named therein and the Trustee, pursuant to

which the Notes were issued, as amended by the first supplemental indenture thereto dated as of November 18, 2004, the second supplemental indenture thereto dated as of August 30, 2005, the third supplemental indenture thereto dated as of August 31, 2005, the fourth supplemental indenture thereto dated as of September 1, 2005, the fifth supplemental indenture thereto dated as of May 31, 2006, the sixth supplemental indenture thereto dated as of August 29, 2008, the seventh supplemental indenture dated as of September 1, 2008, the eighth supplemental indenture dated as of April 2, 2009, the ninth supplemental indenture dated as of June 29, 2009, and the tenth supplemental indenture dated as of September 30, 2009, and as such trust indenture may be further amended, supplemented or otherwise modified from time to time in accordance with its terms.

"Initial Directors" means the initial directors of New Canwest appointed at the time of incorporation of New Canwest under the CBCA.

"Initial Order" means the Order made October 6, 2009 pursuant to which the CMI Entities were provided protection under the CCAA, as amended, restated or varied from time to time.

"Insured Litigation" means the insured litigation notices and claims involving Canwest, CMI, CTLP, GP Inc., Canwest Broadcasting, Fox Sports Holdco and/or Fox Sports, and in respect of insured litigation claims for libel, slander and/or defamation arising in the ordinary course of business, all of which relate to the Business and comprise notices and claims that are Excluded Claims as set out in the schedule delivered to Shaw on June 7, 2010 and as further updated from time to time.

"Insured Litigation Deductibles" means any remaining deductibles under insurance policies maintained by or on behalf of Canwest, CMI, CTLP, GP Inc., Canwest Broadcasting, Fox Sports Holdco and/or Fox Sports, in respect of the Insured Litigation.

"Intercompany Claim" means any claim of Canwest or any Subsidiary thereof against any CMI Entity.

"Investor Charge" means the charge created by an Order made on February 19, 2010 to secure the payment to the Plan Sponsor of termination fees pursuant to section 4.6 of the Subscription Agreement and the expense reimbursement payable to the Plan Sponsor pursuant to section 9.2 of the Subscription Agreement.

"Irish Holdco" means Canwest MediaWorks Ireland Holdings, an unlimited liability company governed by the laws of Ireland.

"Irish Holdco Aggregate Redemption Price" means \$690,126,000.

"Irish Holdco Intercompany Receivable" means the amount of \$72,307,000, constituting an unsecured intercompany loan owing by CMI to Irish Holdco.

"Irish Holdco Preference "A" Shares" means the Redeemable Preference "A" Shares in the capital of Irish Holdco.

"Ireland Nominee" means Canwest Ireland Nominee Limited, a company governed by the laws of Ireland.

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"ITA" means the Income Tax Act (Canada).

"KERPs" means the key employee retention plans for certain Employees of the CMI Entities approved under paragraph 62 of the Initial Order.

"KERP Charge" means the charge in favour of the KERP Participants as created under paragraph 64 of the Initial Order.

"KERP Participants" means the employees of the CMI Entities that have been granted KERPs in the Initial Order.

"Labour Parties" means collectively the Retiree Representatives, Retiree Representative Counsel, the CEP and CEP Counsel on behalf of the Current and Former Members.

"Law" means any and all statutes, regulations, statutory rules, orders, judgments, decrees and terms and conditions or any grant of approval, permission, authority, permit or licence of any court, Governmental Entity, statutory body or self-regulatory authority.

"Limited Partnership Units" means all of the limited partnership units held by CMI in CTLP.

"Management and Administrative Services Agreement" means the management and administrative services agreement dated August 15, 2007 between Canwest MediaWorks Inc. (now CMI) and CW Media Inc.

"MBS Productions" means MBS Productions Inc., a corporation governed by the CBCA.

"Meeting" means a meeting of a Class of Affected Creditors held pursuant to the Meeting Order and includes any meeting resulting from an adjournment thereof.

"Meeting Order" means an Order to be made classifying the Affected Creditors for voting purposes, directing the calling and holding of the Noteholder Meeting, the Ordinary Creditors Meeting and any other meetings of Affected Creditors, setting the date of the Plan Sanction Hearing and expanding the Monitor's powers in relation to the Meetings, as such Order may be amended from time to time.

"Monitor" means FTI, in its capacity as the monitor of the CMI Entities appointed pursuant to the Initial Order and any successor thereto appointed in accordance with any further Order.

"Monitor's Certificate" means the Certificate to be delivered by the Monitor substantially in the form of Schedule G.

"Multiple Voting Shares" means any and all multiple voting shares in the capital of Canwest that are issued and outstanding immediately prior to the Effective Time.

"Multisound Publishers" means Multisound Publishers Ltd., a corporation governed by the CBCA.

"National Post" means National Post Company/La Publication National Post, a general partnership established under the laws of Ontario.

"National Post Consolidated Bankruptcy Estate" means the bankruptcy estate of National Post and National Post Holdings resulting from the consolidation of the bankruptcy estates of National Post and National Post Holdings pursuant to Section 5.6.

"National Post Holdings" means National Post Holdings Ltd., a corporation governed by the OBCA.

"National Post Transaction" means the transaction approved by the Court on October 30, 2009 as part of the Transition and Reorganization Agreement whereby the assets and newspaper business of the National Post were transferred as a going concern to a new wholly-owned subsidiary of Publishing LP (New National Post).

"New Canwest" means a body corporate to be incorporated by CMI under the CBCA prior to the Plan Implementation Date as a wholly-owned subsidiary of CMI.

"New Canwest Articles of Incorporation" means the articles of incorporation of New Canwest, substantially in the form attached as Schedule B.

"New Canwest Assets" means the assets, property and undertakings listed in Schedule D.1.

"New Canwest By-Laws" means the by-laws of New Canwest, substantially in the form attached as Schedule C.

"New Canwest Liabilities" means the debts, liabilities and obligations listed in Schedule D.3.

"New Canwest Note" means a demand note of New Canwest issued in favour of CMI having a principal amount equal to the aggregate principal amount of the Canwest/CMI Group Intercompany Receivables owing to CMI by CTLP, the CTLP Assumption Consideration Note and any amounts receivable by CMI under the Shared Services Agreement and/or the Omnibus Transition and Reorganization Agreement.

"New National Post" means National Post Inc., a corporation governed by the CBCA.

"Non-Voting Shares" means any and all non-voting shares in the capital of Canwest that are issued and outstanding immediately prior to the Effective Time.

"Noteholder" means the Depository with whom Notes are registered or an account is held for a Depository participant, another securities intermediary holding Notes for the account of another Person, or a Beneficial Noteholder, as applicable.

"Noteholders Class" means the Class of Affected Creditors comprised of the Noteholders and the Trustee.

"Noteholder Meeting" means the Meeting of the Noteholders Class called to consider and vote on the Plan.

"Noteholder Pool" means the amount taken from the Subscription Price equal to the sum of (a) US\$440 million plus (b) the Continued Support Payment.

"Noteholder Pro Rata Amount" means each Beneficial Noteholder's pro rata share of the Noteholder Pool calculated based upon such Beneficial Noteholder's Proven Distribution Claim relative to the total Proven Distribution Claims of all Beneficial Noteholders.

"Noteholder Released Parties" has the meaning set out in Section 7.3(b).

"Noteholder Voting Record Date" means June 28, 2010.

"Notes" means the 8% senior subordinated notes due 2012 that are issued and outstanding under the Indenture.

"OBCA" means the Business Corporations Act (Ontario).

"Omnibus Transition and Reorganization Agreement" means the agreement among Canwest, CMI, CTLP, National Post, Publishing LP and Canwest Publishing dated as of June 8, 2010, as approved by the Court.

"Order" means any order of the Court in the CCAA Proceedings.

"Ordinary CMI Creditors" means the Ordinary Creditors, other than Ordinary CTLP Creditors, including Ordinary Creditors having Claims against one or more of the Directors and Officers of the Plan Entities other than the CTLP Plan Entities.

"Ordinary CMI Creditor Pro Rata Amount" means, at the relevant time, the proportion that each Ordinary CMI Creditor's Proven Distribution Claim bears to the total of Proven Distribution Claims and Unresolved Claims of all Ordinary CMI Creditors.

"Ordinary CMI Creditors Sub-Pool" means an amount equal to one-third (1/3) of the Ordinary Creditors Pool net of the fees and costs incurred by the Monitor on a solicitor and own client full indemnity basis to resolve Unresolved Claims of Ordinary Creditors and effect distributions from and after the Plan Implementation Date in the event that there are insufficient funds to cover such fees and costs in the Plan Implementation Fund.

"Ordinary Creditors" means those Affected Creditors of the Plan Entities who are not Noteholders and do not have a Convenience Class Claim, which for greater certainty includes all Creditors having Claims against one or more of the Directors and Officers.

"Ordinary Creditors Class" means the Class of creditors comprised of Ordinary Creditors.

"Ordinary Creditors Meeting" means the meeting of the Ordinary Creditors Class called to consider and vote on the Plan.

"Ordinary Creditors Pool" means an amount taken from the Subscription Price equal to the difference between (a) the sum of (i) \$38 million, plus (ii) in the event that there are any Restructuring Period Claims relating to either (A) the termination of arrangements made before the Filing Date with the existing management employees of Canwest and the Canwest Subsidiaries listed in the Plan Emergence Agreement who will not become employees of New Canwest, GP Inc., CTLP or one of their respective Subsidiaries or otherwise will not remain as employees of the Business following the Effective Time or (B) the disclaimer, resiliation,

termination, repudiation or renegotiation of terms agreed to by Canwest and the Plan Sponsor of any material contracts or agreements of the CMI Entities that will not remain following the Effective Time as ongoing obligations of New Canwest or any of its Subsidiaries, an additional cash amount equal to the amount that is required to maintain the recovery rate (pro rata as among the Ordinary Creditors) that would otherwise be received by the Ordinary Creditors, assuming there were no such Restructuring Period Claims arising from (A) and (B) above, and (b) the amount of the Convenience Class Pool.

"Ordinary Creditors Proven Voting Claim" means, a Proven Voting Claim of an Affected Creditor of a Plan Entity, other than a Noteholder.

"Ordinary CTLP Creditors" means the Ordinary Creditors having Claims against any one of the CTLP Plan Entities, which for greater certainty includes Ordinary Creditors having Claims against one or more of the Directors and Officers of the CTLP Plan Entities.

"Ordinary CTLP Creditor Pro Rata Amount" means, at the relevant time, the proportion that each Ordinary CTLP Creditor's Proven Distribution Claim bears to the total of Proven Distribution Claims and Unresolved Claims of all Ordinary CTLP Creditors.

"Ordinary CTLP Creditors Sub-Pool" means an amount equal to two-thirds (2/3) of the Ordinary Creditors Pool net of the fees and costs incurred by the Monitor on a solicitor and own client full indemnity basis to resolve Unresolved Claims of Ordinary Creditors and effect distributions from and after the Plan Implementation Date in the event that there are insufficient funds to cover such fees and costs in the Plan Implementation Fund.

"Other Canwest Assets" means the assets listed on Schedule D.5.

"Other CTLP Plan Entity Assumption Consideration Note" has the meaning set out in Section 5.5(k)(iv).

"Other PIF Assets" means Tax refunds of the Plan Entities (other than the CTLP Plan Entities), the Winnipeg Condo, and any and all dividends, distributions or other amounts payable to a Plan Entity (other than the CTLP Plan Entities) from any estate in bankruptcy or liquidation of any Canwest Subsidiary (including any dividend or distribution payable to CMI from National Post Holdings, National Post and/or the National Post Consolidated Bankruptcy Estate).

"PBSA" means the Pension Benefit Standards Act (Canada).

"Person" means any individual, corporation, limited or unlimited liability company, general or limited partnership, association, trust, unincorporated organization, joint venture, government or any agency or instrumentality thereof or any other entity or any successor or legal representative thereof.

"PIF Schedule" means the PIF Schedule appended as a schedule to the Plan Emergence Agreement.

"Plan" means this consolidated plan of compromise under the CCAA, including the Schedules hereto, as amended, supplemented or replaced from time to time.

"Plan Emergence Agreement" means the Plan Emergence Agreement to be entered into on or prior to a date which is at least 23 days prior to the Meetings by Canwest, CMI, the Plan Sponsor and the Monitor as contemplated by the Subscription Agreement together with all Schedules thereto.

"Plan Entities" means Canwest, CMI, the CTLP Plan Entities, 4501063 Canada, MBS Productions, Yellow Card and Global Centre.

"Plan Implementation Date" means the day on which the Monitor delivers the Monitor's Certificate to the CMI Entities, the Ad Hoc Committee and the Plan Sponsor pursuant to Section 6.4.

"Plan Implementation Fund" means the fund established pursuant to the Plan and the Plan Emergence Agreement consisting of the Cash, the Other PIF Assets and further contributions from Shaw, if any, as provided for in the Plan Emergence Agreement (which for the avoidance of doubt does not include amounts from the Subscription Price) to be maintained in one or more segregated accounts by the Monitor and to be used by the Monitor, to pay, inter alia, the costs and expenses to be incurred by the Monitor, its legal counsel and any advisors retained by the Monitor from and after the Plan Implementation Date to perform any of its statutory or Courtordered duties including (a) to resolve any Unresolved Claims and to make any distributions in respect of any Unresolved Claims that have become Proven Distribution Claims pursuant to Section 4.4, (b) to make distributions under the Plan including the costs of wire transfers and the issuance of cheques (provided, for greater certainty, that the Monitor shall not fund the actual distributions from the Plan Implementation Fund), (c) to determine and pay Unaffected Claims (including termination and severance amounts as set out on the April 28 Severance Schedule together with accrued and unpaid vacation pay in respect of April 28 Severance Schedule Employees and amounts secured by the Court Charges but excluding the CH Plan Settlement Amount), (d) to pay the costs of legal counsel to the Directors and Officers in connection with the determination and resolution of Unaffected Claims and Unresolved Claims against the Directors and Officers, including to fund the resolution of Restructuring Period Claims or insured Claims against the Directors or Officers to the extent that such Restructuring Period Claims or insured Claims are not released or extinguished under Section 7.3, (e) to pay the Bankruptcy Costs, and (f) to pay the fees and expenses charged by the replacement administrator for the CH Plan appointed by the Superintendent of Financial Institutions (but for great certainty such fees and expenses shall not include fees and expenses for the provision of services in relation to the administration of the CH Plan or the investment of the assets of the CH Plan where such fees and expenses have, in the normal course, been paid from the assets of the CH Plan, such as fees payable to the CH Plan Trustee, to the investment manager in respect of CH Plan assets, to the actuary for the CH Plan and to any pension consultant for pension plan administration services), to the extent that such claims are described in and specifically funded pursuant to the Plan Emergence Agreement.

"Plan Sanction Hearing" means the Court hearing at which the Applicants' motion for approval and sanction of the Plan will be heard.

"Plan Sponsor" means Shaw and 7316712 Canada.

"Post-Filing Claim" means any indebtedness, liability or obligation of any kind that arises after the Filing Date from or in respect of (a) any executory contract or unexpired lease that has not been restructured, terminated, repudiated or resiliated by a CMI Entity, (b) the supply of services or goods, or funds advanced, to any of the CMI Entities on or after the Filing Date, or (c) all amounts to be remitted to a tax authority pursuant to paragraph 9 of the Initial Order during the period after the Filing Date to but excluding the Plan Implementation Date; provided that "Post-Filing Claim" shall not include any Claim or Restructuring Period Claim or any Unaffected Claim.

"Proven Distribution Claims" means Claims of Affected Creditors as finally determined for distribution purposes in accordance with the Claims Procedure Order, the Meeting Order and the Plan.

"Proven Voting Claim" means the Claim of an Affected Creditor of any of the Plan Entities as finally determined for purposes of voting at a Meeting, in accordance with the Claims Procedure Order, the CCAA, the Meeting Order and the Plan, provided that a Claim which is an Unresolved Claim will be dealt with pursuant to Sections 3.10 and 3.11.

"Publishing LP" means Canwest Limited Partnership/Canwest Société en Commandite, a limited partnership governed by the laws of the Province of Ontario.

"RBC" means RBC Dominion Securities Inc., a member company of RBC Capital Markets, in its capacity as financial advisor to the CMI Entities.

"RBC Engagement Letter" means the engagement letter between RBC and Canwest dated December 10, 2008, as amended by a letter dated January 20, 2009, as further amended by a letter dated October 5, 2009 and as further amended by a letter dated as of December 10, 2009.

"Red Deer Property" means the real property located at 2840 Bremner Avenue in Red Deer, Alberta together with the single commercial building situated thereon and certain related assets. The Red Deer Property is legally described as Lot 10A Block 14 Plan 7922866 excepting thereout all mines and minerals. The Red Deer Property is located in the neighbourhood of Bower, in the City of Red Deer, in the Province of Alberta, just north of the Bower Mall, and fronting onto Bremner Avenue. The property consists of one lot measuring 350 ft x 250 ft, with the site area totalling 2.01 acres.

"Released Parties" has the meaning set out in Section 7.3(a).

"Representative Counsel Order" means the Order made on October 27, 2009 appointing the Retiree Representatives as representatives for the Retirees, including without limitation for the purpose of settling or compromising claims by the Retirees in the CCAA Proceedings, and appointing the Retiree Representative Counsel to represent the Retirees in the CCAA Proceedings.

"Required Majority" means that number of Affected Creditors of the Plan Entities representing at least a majority in number of the Proven Voting Claims, whose Affected Claims represent at least two-thirds in value of the Proven Voting Claims of (a) the Ordinary Creditors and Convenience Class Creditors who validly vote (in person or by proxy or who are deemed to vote

pursuant to the Plan and the Meeting Order) on the resolution approving the Plan at the Ordinary Creditors Meeting, and (b) the Beneficial Noteholders who provide a proxy, ballot or other instructions for voting or otherwise validly vote at the Noteholder Meeting as provided for in the Meeting Order.

"Restructuring Period Claim" means any right or claim of any Person against one or more of the CMI Entities in connection with any indebtedness, liability or obligation of any kind whatsoever owed by one or more of the CMI Entities to such Person arising out of the restructuring, disclaimer, resiliation, termination or breach after the Filing Date of any contract, lease or other agreement, whether written or oral, and whether such restructuring, disclaimer, resiliation, termination or breach took place or takes place before or after the date of the Claims Procedure Order; provided that a "Restructuring Period Claim" does not include any Excluded Claim.

"Restructuring Period Claims Bar Date" means July 9, 2010.

"Retirees" means collectively:

- (a) all former employees of the CMI Entities (or their predecessors, as applicable), or the surviving spouses of such former employees if applicable, who are in receipt of a pension from a registered or unregistered pension plan sponsored by a CMI Entity;
- (b) all former employees of the CMI Entities (or their predecessors, as applicable), or the surviving spouses of such former employees if applicable, who are entitled to receive a deferred vested pension from a registered or unregistered pension plan sponsored by a CMI Entity; and
- (c) all former employees of the CMI Entities (or their predecessors, as applicable), or the surviving spouses of such former employees if applicable, who were, immediately before October 6, 2009, entitled to receive non-pension benefits from a CMI Entity,

but excluding the CEP Retirees in the CCAA Proceeding, including without limitation, for the purpose of settling or compromising claims by the Retirees in the CCAA Proceedings.

"Retiree Representative Counsel" means Cavalluzzo, Hayes, Shilton, McIntyre & Cornish LLP, in its capacity as representative counsel on behalf of all Retirees other than any Retiree who opted out of such representation in accordance with the procedures set out in the Representative Counsel Order.

"Retiree Representatives" means David Cremasco, Rose Stricker and Lawrence Schnurr as appointed under the Representative Counsel Order.

"Retiree Terminal Deficiency Claim" means the Claim filed on November 17, 2009 by the Retiree Representative Counsel on behalf of the Retirees in the approximate amount of \$10,244,733 in respect of the terminal deficiency in the CH Plan.

"Sanction Order" means the Order to be made by the Court under the CCAA sanctioning the Plan, as such Order may be amended.

"Second Amended and Restated Recapitalization Transaction Term Sheet" means the term sheet attached to the Support Agreement.

"Secured Intercompany Note" means the senior secured interest bearing promissory note issued on October 1, 2009 by CMI to Irish Holdco evidencing \$187,263,126.45 loaned to CMI by Irish Holdco, plus accrued and unpaid interest thereon.

"Shared Services" means services provided under the Shared Services Agreement.

"Shared Services Agreement" means the Agreement on Shared Services and Employees between Canwest, Publishing LP, CMI, Canwest Publishing, CTLP and National Post, dated October 26, 2009 and approved by the Court on October 30, 2009 and attached as schedule "A" to the Transition and Reorganization Agreement.

"Shareholders Agreement" means the shareholders agreement in respect of CW Investments as amended and restated as of January 4, 2008.

"Shaw" means Shaw Communications Inc., a corporation governed by the Business Corporations Act (Alberta).

"Shaw Designated Entity" means a wholly-owned subsidiary of Shaw designated by Shaw to acquire the Canwest New Preferred Shares.

"Shaw Support Agreement" means the support agreement made as of February 11, 2010 between Canwest, Shaw and certain Noteholders, as amended by the amendment agreement made as of May 3, 2010 and as may be further amended, supplemented or otherwise modified from time to time.

"Special Committee" means the special committee of the board of directors of Canwest.

"Stonecrest Engagement Letter" means the engagement letter between the Chief Restructuring Advisor and Canwest dated June 30, 2009, as amended on December 17, 2009 and March 25, 2010.

"Subordinate Voting Shares" means the subordinate voting shares in the capital of Canwest that are issued and outstanding immediately prior to the Effective Time.

"Subscription Agreement" means the subscription agreement, including the term sheet attached as schedule "A" thereto, between Canwest and Shaw, dated as of February 11, 2010, as amended by the amendment agreement to the subscription agreement made as of May 3, 2010, as such agreement may be further amended, supplemented or otherwise modified from time to time.

"Subscription Price" means the aggregate of: (a) the sum of (i) \$38 million plus (ii) in the event that there are Restructuring Period Claims relating (A) to the termination of arrangements made before the Filing Date with existing management employees of Canwest and the Canadian Subsidiaries listed in the Plan Emergence Agreement who will not become employees of New

Canwest, GP Inc., CTLP or Subsidiaries thereof will not remain as employees of the Business following the Effective Time or (B) the disclaimer, resiliation, termination, repudiation or renegotiation of terms as agreed to by Canwest and the Plan Sponsor of any material contracts and agreements of the CMI Entities that will not remain following the Effective Time as ongoing obligations of New Canwest or any of the Canwest Subsidiaries, an additional amount equal to the amount that is required to maintain the recovery rate (pro rata as among the Ordinary Creditors) that would otherwise be received by Ordinary Creditors, assuming there were no such Restructuring Period Claims arising from (A) and (B) above; and (b) the sum of (i) US \$440 million plus (ii) the Continued Support Payment.

"Subsidiary", in respect of a Person, means (a) any corporation or company of which at least a majority of the outstanding securities having by the terms thereof ordinary voting power to elect a majority of the board of directors of such corporation or company is at the time directly, indirectly or beneficially owned or controlled by the Person or one or more of its Subsidiaries; (b) any general or limited partnership of which, at the time, the Person or one or more of its Subsidiaries directly, indirectly or beneficially own or control at least a majority of the voting interests (however designated) thereof, or otherwise control such partnership; and (c) any other Person of which at least a majority of the voting interests (however designated) are at the time directly, indirectly or beneficially owned or controlled by the Person or one or more of its Subsidiaries (and in respect of a trust that has not issued any voting interests, the beneficiaries of which are owned or controlled by the Person or one or more of its Subsidiaries).

"Support Agreement" means the support agreement dated October 5, 2009 between Canwest CMI, certain subsidiaries of CMI and certain Noteholders, as amended by the amendment agreement made as of January 29, 2010, the amendment agreement made as of February 11, 2010, the amendment agreement No. 3 made as of April 15, 2010, and the amendment agreement No. 4 made as of May 3, 2010, attaching and incorporating therein the Second Amended and Restated Recapitalization Transaction Term Sheet, and as it may be further amended, supplemented or otherwise modified from time to time in accordance with its terms.

"Tax" or "Taxes" means any and all Canadian and foreign taxes, duties, fees, pending assessments, reassessments and other governmental charges, duties, impositions and liabilities of any kind whatsoever (including any claims by Her Majesty the Queen, Her Majesty the Queen in right of Canada, Her Majesty the Queen in right of any province or territory of Canada, Canada Revenue Agency and any similar revenue or taxing authority of any province or territory of Canada), including all interest, penalties, fines and additions with respect to such amounts.

"Tax Matters Agreement" means an agreement between, among others, Canwest, CMI, New Canwest, and the Plan Sponsor governing various matters relating to Taxes in respect of the Plan, including the filing of elections and returns, the allocation of income of CTLP and the allocation of the purchase price for assets transferred under the Plan, among other things.

"Trademarks" means all registered and unregistered trademarks owned by Canwest or CMI, and any goodwill associated therewith, including those set out in Schedule D.4.

"Trademarks Licence" means the trademarks licence granted by Canwest to Canwest (Canada) Inc., Canwest Publishing, Canwest Books Inc., and Publishing LP, as described in section 6.3(a) of the Omnibus Transition and Reorganization Agreement, with such licence being governed by

the same terms and conditions contained in the Trademarks Licence Agreement, as amended by the Omnibus Transition and Reorganization Agreement, along with the obligations of Canwest under section 6.3(b) of the Omnibus Transition and Reorganization Agreement.

"Trademarks Licence Agreement" means the trademarks licence agreement dated October 13, 2005 between Canwest, CanWest MediaWorks (Canada) Inc. (now known as Canwest (Canada) Inc.), as general partner for and on behalf of CanWest MediaWorks Limited Partnership (now Publishing LP), CanWest MediaWorks (Canada) Inc. (now Canwest (Canada) Inc.) and CanWest MediaWorks Income Fund, as amended by the Omnibus Transition and Reorganization Agreement.

"Transfer Agent" means Computershare Trust Company of Canada.

"Transfer Taxes" means all land transfer taxes, goods and services taxes, provincial and retail sales taxes and other similar taxes which arise in relation to the transfer of the New Canwest Assets to New Canwest.

"Transition and Reorganization Agreement" means the agreement among Canwest, Publishing LP, CMI, Canwest Publishing, CTLP and National Post dated as of October 26, 2009 as approved by the Court on October 30, 2009.

"Trustee" means The Bank of New York Mellon, in its capacity as trustee under the Indenture.

"Unaffected Claims" means:

- (a) any Claims arising from or under the Stonecrest Engagement Letter, including claims of the Chief Restructuring Advisor;
- (b) any Claims arising from or under the Genuity Engagement Letter;
- (c) any Claims arising from or under the RBC Engagement Letter;
- (d) any Claims arising from or under the Houlihan Engagement Letter;
- (e) any Claims of the KERP Participants arising from or under the KERPs;
- (f) any Claims of the April 28 Severance Schedule Employees arising from or under the termination and severance obligations as set out on the April 28 Severance Schedule together with the accrued and unpaid vacation pay of the April 28 Severance Schedule Employees;
- (g) any Claims up to the Plan Implementation Date secured by any of the Court Charges;
- (h) any claim against any Director that cannot be compromised due to the provisions of section 5.1(2) of the CCAA;
- (i) any portion of a Claim for which the applicable CMI Entities are fully insured, including the Insured Litigation;

- (j) any Claims of The Bank of Nova Scotia arising from the provision of cash management services to the CMI Entities;
- (k) any Claims held by CIBC and its assigns, if any, in respect of the CIT Facility and pursuant to the CIT Credit Agreement;
- (1) any Claims in respect of any payments referred to in sections 6(3), 6(5) and 6(6) of the CCAA;
- (m) any Post-Filing Claims;
- (n) Intercompany Claims, other than (i) Claims arising under the Secured Intercompany Note, the Unsecured Intercompany Note and the Irish Holdco Intercompany Receivable, (ii) Claims of 4501063 Canada, MBS Productions or Global Centre, (iii) the CTLP-CMI Receivable, (iv) the CMI-CTLP Receivable, (v) the Canwest/CMI Group Intercompany Receivables, and (vi) the Fireworks Claim;
- (o) the obligation of CTLP to pay the CH Plan Settlement Amount; and
- (p) claims of the Fireworks Trustee in Bankruptcy under the Fireworks Indemnity.

"Undeliverable Distribution" has the meaning set out in Section 4.10.

"Unresolved Claim" means a Claim that at the relevant time is disputed or otherwise unresolved and has not been accepted for purposes of voting on and/or receiving distributions under the Plan and is not barred pursuant to the Claims Procedure Order.

"Unsecured Intercompany Note" means the unsecured promissory note dated October 1, 2009, issued by CMI to Irish Holdco evidencing \$430,556,189.08 loaned to CMI by Irish Holdco plus accrued and unpaid interest thereon.

"US Dollars" or "US\$" means dollars denominated in the lawful currency of the United States of America.

"Wages and Benefits" means all outstanding wages, salaries and employee benefits (including employee medical, dental, disability, life insurance and similar benefit plans or arrangements, incentive plans, share or other compensation plans and employee assistance programs and employee or employer contributions in respect of pension and other benefits), vacation pay, commissions, bonuses and other incentive payments, payments under collective bargaining agreements, and employee and director expenses and reimbursements, in each case incurred in the ordinary course of business and consistent with existing compensation policies and arrangements of the CMI Entities.

"Website" means http://cfcanada.fticonsulting.com/cmi/.

"Western Communications" means Western Communications Inc., a corporation governed by the CBCA.

"Winnipeg Condo" means the condominium with a civic address of 1003 – 141 Wellington Crescent, Winnipeg, Manitoba, being unit 59 in the condominium project known as River Parke.

"Yellow Card" means Yellow Card Productions Inc., a corporation governed by the OBCA.

1.2 Construction

In the Plan, unless otherwise stated or the context otherwise requires:

- (a) the division of the Plan into Articles and Sections and the use of headings are for convenience of reference only and do not affect the construction or interpretation of the Plan;
- (b) the words "hereunder", "hereof" and similar expressions refer to the Plan and not to any particular Article, Section or Schedule and references to "Articles", "Sections", and "Schedules" are to Articles and Sections of, and Schedules to the Plan;
- (c) words importing the singular include the plural and vice versa and words importing any gender include all genders;
- (d) the words "includes" and "including" and similar terms of inclusion shall not, unless expressly modified by the words "only" or "solely", be construed as terms of limitation but rather shall mean "includes without limitation" or "including without limitation", as applicable, so that references to included matters shall be regarded as illustrative without being either characterizing or exhaustive;
- (e) a reference to any statute is to that statute as now enacted or as the statute may from time to time be amended, re-enacted or replaced, and includes any regulation made thereunder;
- (f) a reference to any agreement, indenture or other document is to that document as amended, supplemented, restated or replaced from time to time;
- (g) unless otherwise specified, all references to dollar amounts or to the symbol "\$" are references to Canadian dollars;
- (h) unless otherwise specified, all references to time herein and in any document issued pursuant hereto mean local time in Toronto, Ontario, and any reference to an event occurring on a Business Day shall mean prior to 5:00 p.m. on such Business Day; and
- (i) unless otherwise specified, the time period within or following which any payment is to be made or act is to be done shall be calculated by excluding the day on which the period commences and including the day on which the period ends and by extending the period to the next succeeding Business Day if the last day of the period is not a Business Day; whenever any payment to be made or action to be taken under the Plan is required to be made or to be taken on a day

other than a Business Day, such payment shall be made or action taken on the next succeeding Business Day.

1.3 Currency Conversion

All Affected Claims (other than the Claims of the Noteholders) which are denominated in US Dollars shall be converted into Canadian dollars on the basis of the average US/Canadian dollar noon rate of exchange, as quoted by the Bank of Canada, over the ten Business Day period preceding the filing of the Plan as part of the CCAA Proceedings. All Affected Claims (other than the Claims of the Noteholders) denominated in a currency other than lawful money of Canada or the United States are to be converted into Canadian dollars on the basis of the average noon rate of exchange for exchange of such currency into Canadian dollars, as quoted by the Bank of Canada, over the ten Business Day period preceding the date of filing of the Plan. For greater certainty, the Proven Distribution Claims of the Noteholders and all amounts to be distributed to the Noteholders pursuant to the Plan shall be paid in US Dollars.

1.4 CMI Claims Bar Date and Restructuring Period Claims Bar Date

Nothing in the Plan extends or shall be interpreted as extending or amending the CMI Claims Bar Date or Restructuring Period Claims Bar Date, or gives or shall be interpreted as giving any rights to any Person in respect of Claims that have been barred or extinguished pursuant to the Claims Procedure Order, the Meeting Order, the Plan and/or the Sanction Order.

1.5 Interest

Interest shall not accrue or be paid on any Affected Claims after the Filing Date, and no Affected Claims shall be entitled to interest accruing on or after the Filing Date.

1.6 Schedules

Schedule A

The following are the Schedules to the Plan:

Perference W		whhiteams
Schedule B	********	New Canwest Articles of Incorporation
Schedule C		New Canwest By-Laws
Schedule D.1	******	New Canwest Assets
Schedule D.2		Broadcast Licences
Schedule D.3		New Canwest Liabilities
Schedule D.4		Trademarks
Schedule D.5		Other Canwest Assets
Schedule D.6		Copyrights and Other IP
Schedule D.7	*consistent	CTLP Pension Plans
Schedule D.8		CTLP Group Benefit Plans
Schedule E		Convenience Class Claim Declaration
Schedule F	arrates	Equity Compensation Plans
Schedule G		Monitor's Certificate

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ARTICLE 2 PURPOSE, EFFECT OF PLAN AND OPERATIONS

2.1 Purpose of Plan

Subject to the specific provisions hereof, the purpose of the Plan is (a) to effect a compromise and settlement of all Affected Claims against the Plan Entities as finally determined in accordance with the Claims Procedure Order, the Meeting Order, the CCAA and the Plan; (b) to facilitate the closing of the transactions contemplated in the Subscription Agreement; (c) to effect a restructuring of the Plan Entities to enable the Business to continue on a going concern basis as a viable and competitive participant in the Canadian television broadcasting industry; (d) to facilitate the continuation of substantial employment; and (e) to maintain for the general public broad access to and choice of news, public and other information and entertainment programming from public media. The Plan is put forward in the expectation that stakeholders generally will derive a greater benefit from the continued operation of the Business by New Canwest than would result from a bankruptcy or liquidation of the Business.

2.2 Persons Affected

The Plan provides for the compromise, discharge and/or release at the Effective Time of Affected Claims against the Plan Entities, Intercompany Claims against the CTLP Group Entities, a release and discharge of Canwest and the Canwest Subsidiaries in respect of all claims pertaining to the Notes, and a release of all claims and Affected Claims against the Directors and Officers and a restructuring of the Business. The Plan will become effective at the Effective Time on the Plan Implementation Date in accordance with the steps and sequence set out in Section 5.5 and shall be binding on and enure to the benefit of the CMI Entities, the Affected Creditors, the Directors and Officers and all other Persons named or referred to in, or subject to, the Plan. For purposes of the Plan, all Affected Creditors shall receive the treatment provided in the Plan on account of their Affected Claims.

2.3 Unaffected Claims

The Plan does not affect the Unaffected Claims (including, for great certainty, Post-Filing Claims). Persons with Unaffected Claims will not be entitled to vote or receive any distributions under the Plan in respect of such claims. Unaffected Claims shall be dealt with in accordance with Section 4.6. Nothing in the Plan shall affect any CMI Entity's rights and defences, both legal and equitable, with respect to any Unaffected Claim (including, for great certainty, any Post-Filing Claim), including all rights with respect to legal and equitable defences or entitlements to set-offs and recoupments against such claims.

2.4 Business Operations

Subject to the terms of the Subscription Agreement, Shaw Support Agreement and Support Agreement, the CMI Entities shall continue to operate the Business during the CCAA Proceedings until the Plan Implementation Date in the ordinary course of business in accordance with the Initial Order and other Orders, having regard to their insolvency and the CCAA Proceedings.

ARTICLE 3 CLASSIFICATION OF CREDITORS, VOTING CLAIMS AND RELATED MATTERS

3.1 Claims Procedure

The procedure for determining the validity and quantum of the Affected Claims for voting and distribution purposes under the Plan shall be governed by the Claims Procedure Order, the Meeting Order, the CCAA and the Plan.

3.2 Classes of Creditors

For purposes of voting on the Plan, there shall be two classes of Affected Creditors: (a) the Noteholders Class; and (b) the Ordinary Creditors Class. For purposes of voting on the Plan, Convenience Class Creditors shall be deemed to be in, and shall be deemed to vote in and as part of, the Ordinary Creditors Class.

3.3 Meetings

The Meetings shall be held in accordance with the CCAA, the Claims Procedure Order, the Meeting Order, the Plan and any further Order. The only Persons entitled to attend a Meeting are the Monitor and its legal counsel and advisors; the Plan Sponsor and its legal counsel and advisors; CIBC and its legal counsel and advisors; those Persons, including the holders of proxies, ballots or other voting instruments, entitled to vote at a Meeting and their legal counsel and advisors; the CMI Entities and the Chief Restructuring Advisor, and their respective legal counsel and advisors, including RBC; the Directors and Officers, including members of the Special Committee, their legal counsel and advisors, including Genuity; members of the Ad Hoc Committee, its legal counsel and Houlihan; the Trustee and its legal counsel; and any Beneficial Noteholder. Any other Person may be admitted on invitation of the chair of a Meeting.

3.4 Voting by Noteholders

Only the Beneficial Noteholders as of the Noteholder Voting Record Date will be entitled to provide instructions relating to voting in the Noteholders Class. The solicitation of votes from and the procedures for voting by the Beneficial Noteholders shall be conducted in accordance with the Meeting Order. Each Beneficial Noteholder shall be entitled to one (1) vote as a member of the Noteholders Class, which vote shall have a value equal to the principal and accrued and unpaid interest to the Filing Date owing under the Notes held by such Beneficial Noteholder.

3.5 Voting by the Ordinary Creditors Class

Each Affected Creditor with an Ordinary Creditors Proven Voting Claim shall be entitled to one vote as a member of the Ordinary Creditors Class, which vote shall have a value equal to the dollar value of its Ordinary Creditors Proven Voting Claims.

3.6 Voting of Convenience Class Claims

Each Convenience Class Creditor with a Proven Voting Claim shall be deemed to vote in favour of the Plan in respect of its Convenience Class Claim as a member of the Ordinary Creditors

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Class, which vote shall have a dollar value equal to the lesser of \$5,000 and the actual dollar value of such Convenience Class Creditor's Proven Voting Claim.

3.7 Election to be Treated as a Convenience Class Claim

Affected Creditors (excluding Noteholders) with Proven Distribution Claims in excess of \$5,000 that wish to elect to have their Proven Distribution Claims treated as Convenience Class Claims must deliver a duly completed and executed Convenience Class Claim Declaration to the Monitor prior to 5:00 p.m. (Toronto time) on July 15, 2010, in which case such Proven Distribution Claim shall be treated for all purposes as a Convenience Class Claim in the amount of \$5,000.

3.8 Parties Not Entitled to Vote

Affected Creditors having claims against National Post, National Post Holdings, Western Communications, Multisound Publishers, 4501071 Canada, CGS Shareholding, CGS NZ Radio, CGS International, CGS Debenture, Canwest MediaWorks US, Canwest MediaWorks Turkish Holdings, Canwest Irish Holdco, Canwest International, Canwest International Distribution, Canwest Communications, Canwest Finance, or 30109 shall not vote on the Plan in respect of such claims. The Labour Parties shall have no vote in respect of the Retiree Terminal Deficiency Claim or the CEP Terminal Deficiency Claim. Any person having an Unaffected Claim, an Intercompany Claim or an Equity Claim shall not be entitled to vote at any Meeting in respect of such Unaffected Claim, Intercompany Claim or Equity Claim, as applicable.

3.9 Fractions

An Affected Creditor's Proven Voting Claim shall not include fractional numbers and Proven Voting Claims shall be rounded down to the nearest whole Canadian dollar amount without compensation.

3.10 Voting of Unresolved Claims

Subject to Section 3.11, each Affected Creditor of a Plan Entity (other than a Noteholder) holding an Unresolved Claim shall be entitled to attend the Ordinary Creditors Meeting and shall be entitled to one vote at such Meeting. The Monitor shall keep a separate record of votes cast by Affected Creditors holding Unresolved Claims and shall report to the Court with respect thereto at the Plan Sanction Hearing. The votes cast in respect of any Unresolved Claim shall not be counted for any purpose unless, until and only to the extent that such Unresolved Claim is finally determined to be a Proven Voting Claim.

3.11 Order to Establish Procedure for Valuing Voting Claims

The procedure for valuing claims and resolving Unresolved Claims for voting purposes shall be as set forth in the Claims Procedure Order, the Meeting Order, the CCAA and the Plan. The CMI Entities and the Monitor shall have the right to seek the assistance of the Court in valuing any Unresolved Claim in accordance with the Claims Procedure Order, the Meeting Order, the CCAA and the Plan, if required, to ascertain the result of any vote on the Plan.

3.12 Approval by Creditors

In order to be approved, the Plan must receive an affirmative vote by the Required Majority.

3.13 Assignment of Ordinary Creditor Claims and Convenience Class Creditor Claims Prior to the Ordinary Creditors Meeting

An Ordinary Creditor or a Convenience Class Creditor may transfer or assign the whole of its Claim prior to the Ordinary Creditors Meeting in accordance with paragraph 45 of the Claims Procedure Order, provided that the CMI Entities and the Monitor shall not be obliged to deal with any such transferee or assignee as an Ordinary Creditor or a Convenience Class Creditor in respect thereof, including allowing such transferee or assignee to vote at the Ordinary Creditors Meeting, unless actual notice of the transfer or assignment, together with satisfactory evidence of such transfer or assignment, has been received by the Monitor prior to 5:00 p.m. on the day that is at least ten (10) Business Days prior to the date of the Ordinary Creditors Meeting and acknowledged in writing by the Monitor and the relevant CMI Entity. Thereafter, such transferee or assignee shall, for all purposes in accordance with the Claims Procedure Order, the Meeting Order, the CCAA and the Plan constitute an Ordinary Creditor or a Convenience Class Creditor, as applicable, and shall be bound by any and all notices previously given to the transferor or assignor in respect of such Claim. Such transferee or assignee shall not be entitled to set-off, apply, merge, consolidate, or combine any Claims assigned or transferred to it against or on account or in reduction of any amounts owing by such transferee or assignee to any of the CMI Entities. For greater certainty, the CMI Entities and the Monitor shall not recognize partial transfers or assignments of Claims by Ordinary Creditors or Convenience Class Creditors.

ARTICLE 4 DISTRIBUTIONS AND PAYMENTS

4.1 Distributions to Noteholders

On the Plan Implementation Date, CMI shall distribute forthwith in accordance with the Plan, to the Trustee, on behalf of the Beneficial Noteholders, an amount equal to the Noteholder Pool by way of wire transfer (in accordance with the wire transfer instructions provided by the Trustee to CMI). Upon receipt by the Trustee of the wire transfer of the Noteholder Pool as contemplated in this Section 4.1, the CMI Entities shall have no further liability or obligation to any of the Noteholders or the Trustee in respect of the Notes or the distributions contemplated in this Section 4.1. The Trustee shall remit the Noteholder Pool to the applicable Depository for distribution to each Beneficial Noteholder of such Beneficial Noteholders' Pro Rata Amount as of the Distribution Record Date in accordance with the policies, rules and regulations of the Depository.

4.2 Distributions to Convenience Class Creditors

On one or more Distribution Dates as may be set by the Monitor from time to time, the Monitor on behalf of the CMI Entities shall distribute, from the Convenience Class Pool, to each Convenience Class Creditor with a Proven Distribution Claim on the Distribution Record Date or a Convenience Class Claim that subsequently becomes a Proven Distribution Claim an amount in cash equal to the lesser of (a) \$5,000 and (b) the value of such Convenience Class Creditor's

Proven Distribution Claim sent by prepaid ordinary mail to the last known address for such Convenience Class Creditor.

For greater certainty, Persons having Claims against National Post, National Post Holdings, 4501071 Canada, Western Communications, Multisound Publishers, CGS Shareholding, CGS NZ Radio, CGS International, CGS Debenture, Canwest MediaWorks US, Canwest MediaWorks Turkish Holdings, Canwest Irish Holdco, Canwest International, Canwest International Distribution, Canwest Communications, Canwest Finance or 30109 shall not receive any distribution from the Convenience Class Pool in respect of such Claims.

4.3 Distributions to Ordinary Creditors

For purposes of distributions, Ordinary CMI Creditors shall receive distributions from the Ordinary CMI Creditors Sub-Pool and the Ordinary CTLP Creditors shall receive distributions from the Ordinary CTLP Creditors Sub-Pool. The Monitor shall distribute, on behalf of the CMI Entities, on one or more Distribution Dates as may be set by the Monitor from time to time:

- (a) to each Ordinary CMI Creditor holding a Proven Distribution Claim as of the Distribution Record Date or a Claim that subsequently becomes a Proven Distribution Claim an amount that, together with any distributions previously made on account of such Claims is equal to the aggregate of such creditor's Ordinary CMI Creditor Pro Rata Amount of the Ordinary CMI Creditors Sub-Pool; and
- (b) to each Ordinary CTLP Creditor holding a Proven Distribution Claim as of the Distribution Record Date or a Claim that subsequently becomes a Proven Distribution Claim an amount that, together with any distributions previously made on account of such Claims is equal to the aggregate of such creditor's Ordinary CTLP Creditor Pro Rata Amount of the Ordinary CTLP Creditors Sub-Pool.

All distributions shall be made by cheque and sent by prepaid ordinary mail to the last known address for such Ordinary Creditor. For greater certainty, the Monitor shall not be obligated to make any distribution to the Ordinary Creditors until all Unresolved Claims without a dollar value have been finally resolved for distribution purposes.

For greater certainty, the Labour Parties shall not receive any distributions from the Ordinary Creditors Pool or the Convenience Class Pool in respect of the Retiree Terminal Deficiency Claim or the CEP Terminal Deficiency Claim, and Persons having Claims against National Post, National Post Holdings, 4501071 Canada, Western Communications, Multisound Publishers, CGS Shareholding, CGS NZ Radio, CGS International, CGS Debenture, Canwest MediaWorks US, Canwest MediaWorks Turkish Holdings, Canwest Irish Holdco, Canwest International, Canwest International Distribution, Canwest Communications, Canwest Finance or 30109 shall not receive any distribution from the Ordinary Creditors Pool or the Convenience Class Pool in respect of such Claims.

4.4 Distributions Regarding Unresolved Claims

An Affected Creditor holding an Unresolved Claim will not be entitled to receive a distribution under the Plan in respect of any portion thereof unless and until such Unresolved Claim becomes a Proven Distribution Claim.

4.5 Plan Implementation Fund

On and/or after the Plan Implementation Date, the Monitor shall receive from the Plan Entities (other than the CTLP Group Entities) the Cash and the Other PIF Assets and such further contributions, if any, as provided in the Plan Emergence Agreement, to constitute the Plan Implementation Fund to be administered by the Monitor in accordance with the Plan Emergence Agreement and the Sanction Order.

4.6 Payment of Unaffected Claims

The Claims listed in paragraphs (a) to (g) inclusive and (j) and (k) in the definition of Unaffected Claims shall be paid forthwith on or after the Plan Implementation Date by the Monitor, on behalf of the CMI Entities, from the Plan Implementation Fund in accordance with the Plan Emergence Agreement. To the extent that the value of an Unaffected Claim is at issue, the Monitor shall attempt to resolve such Unaffected Claim and may seek the advice and direction of the Court in connection therewith. Any outstanding Post-Filing Claims which are not New Canwest Liabilities or Post-Filing Claims of the CTLP Group Entities shall be paid by the Monitor, on behalf of the CMI Entities, from the Plan Implementation Fund in accordance with the Plan Emergence Agreement. With respect to the Claims listed in paragraph (l) of the definition of Unaffected Claims, such Unaffected Claims shall be paid in full from the Plan Implementation Fund within six months after the date of the Sanction Order.

4.7 Allocation of Distributions

All distributions made by the Monitor and CMI pursuant to the Plan shall be made first in consideration for the outstanding principal amount of each Claim and secondly in consideration of accrued and unpaid interest and penalties.

4.8 Cancellation of Certificates and Notes

Following completion of the steps in the sequence set forth in Section 5.5, all debentures, Notes, certificates, agreements, invoices and other instruments evidencing Affected Claims will not entitle any holder thereof to any compensation or participation other than as expressly provided for in the Plan and will be cancelled and will be null and void.

4.9 Taxes

In connection with the Plan and all distributions hereunder, the CMI Entities shall, to the extent applicable, comply with all Tax withholding and reporting requirements imposed by any Law of a federal, state, provincial, local, or foreign taxing authority, and all distributions hereunder shall be subject to, and made net of, any such withholding and reporting requirements. Notwithstanding any other provision of the Plan: (a) each Affected Creditor that is to receive a distribution pursuant to the Plan shall have sole and exclusive responsibility for the satisfaction

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and payment of any Tax obligations imposed by any Governmental Entity, including income, withholding and other Tax obligations, on account of such distribution, and (b) no distribution shall be made to or on behalf of such Affected Creditor pursuant to the Plan unless and until such Affected Creditor has made arrangements satisfactory to the Monitor for the payment and satisfaction of any such Tax obligations which could result in a Tax liability for the Monitor and/or CMI Entities. Any distributions to be distributed pursuant to the Plan shall, pending the implementation of such arrangements, be treated as Undeliverable Distributions pursuant to Section 4.10. In connection with the payment in consideration for the transfer of the Canwest New Preferred Shares, the Shaw Designated Entity shall, to the extent applicable, comply with all Tax withholding and reporting requirements imposed by any Law of a federal, state, provincial, local, or foreign taxing authority, and all distributions hereunder shall be subject to, and made net of, any such withholding and reporting requirements.

4.10 Undeliverable Distributions

If a distribution to an Ordinary Creditor, or a Convenience Class Creditor, in respect of its Proven Distribution Claim is returned as undeliverable (each, an "Undeliverable Distribution"), no further delivery will be required unless and until the Monitor is notified in writing of such Affected Creditor's then current address. Any obligation to an Affected Creditor relating to an Undeliverable Distribution will expire six (6) months after the date of such distribution, after which date any liability to such Affected Creditor under the Plan will be forever barred, discharged, released and extinguished with prejudice and without compensation and the amount of such Undeliverable Distribution shall be deposited into the Plan Implementation Fund. In addition, following that date, the CMI Entities and the Monitor shall not be liable to the Affected Creditor or any other Person for any damages related to the Undeliverable Distribution. No interest shall be payable in respect of an Undeliverable Distribution.

4.11 Assignment of Ordinary Claims Subsequent to the Ordinary Creditors Meeting

An Ordinary Creditor may transfer or assign the whole of its Claim after the Ordinary Creditors Meeting provided that the Monitor shall not be obliged to make distributions to any such transferee or assignee or otherwise deal with such transferee or assignee as an Ordinary Creditor in respect thereof unless actual notice of the transfer or assignment, together with satisfactory evidence of such transfer or assignment, has been received by the Monitor prior to 5:00 n.m. on the day that is at least ten (10) Business Days prior to the initial Distribution Date and acknowledged in writing by the Monitor and the relevant CMI Entity. Thereafter, such transferee or assignee shall, for all purposes in accordance with the Claims Procedure Order constitute an Ordinary Creditor and shall be bound by notices given and steps in respect of such Ordinary Creditor's Claim. For greater certainty, the Monitor shall not recognize partial transfers or assignments of Ordinary Creditors' Claims. A transferee or assignee of an Ordinary Creditor's Claim shall not be entitled to set-off, apply, merge, consolidate, or combine any such Claims assigned or transferred to it against or on account or in reduction of any amounts owing by such transferee or assignee to any of the CMI Entities. For greater certainty, a Convenience Class Creditor shall not be entitled to transfer or assign its Convenience Class Claim after delivering to the Monitor its Convenience Class Claim Declaration. Nothing in this Section 4.11 restricts the ability of a Noteholder to transfer all or part of its holdings of Notes subsequent to the Meeting but prior to the Effective Time.

4.12 Treatment of Equity Claims

- (a) The Existing Shareholders will not be entitled to any distributions under the Plan or any other compensation from the CMI Entities on account of their Equity Claims in connection with or as a result of the transactions contemplated by the Plan.
- (b) On the Plan Implementation Date, all Equity Compensation Plans of Canwest will be terminated, and any outstanding options, restricted share units or other equity-based awards outstanding thereunder will be terminated and cancelled, and the participants therein shall not be entitled to any distributions under the Plan or any other compensation on account of any Equity Claims in connection therewith.

4.13 Treatment of Intercompany Claims

Notwithstanding Sections 4.2 to 4.4, any Person having an Intercompany Claim shall not be entitled to any distribution under the Plan.

ARTICLE 5 RESTRUCTURING AND PLAN IMPLEMENTATION

5.1 Corporate and Other Authorizations

The adoption, execution, delivery, implementation and consummation of all matters contemplated under the Plan and the Plan Emergence Agreement involving corporate or other action of the CMI Entities will occur and be effective as of the Plan Implementation Date in the sequence set out in Section 5.5, and will be authorized and approved under the Plan and by the Court, where appropriate, as part of the Sanction Order, in all respects and for all purposes without any requirement of further action by the shareholders of any CMI Entity or any of the Directors or Officers. All necessary approvals to take actions, if required, shall be deemed to have been obtained from the Directors and Officers or the shareholders of the relevant CMI Entities, including the deemed passing by any class of shareholders of any resolution or special resolution and no shareholders' agreement or agreement between a shareholder and another Person limiting in any way the taking of any such steps or actions contemplated by the Plan shall be effective and shall be deemed to have no force or effect.

5.2A Incorporation of New Canwest

Prior to the Plan Implementation Date, CMI will incorporate New Canwest under the CBCA as a wholly-owned subsidiary of CMI and will cause New Canwest to issue one (1) Class A common share to CMI for \$1. The incorporating documentation shall include the New Canwest Articles of Incorporation and the New Canwest By-Laws. The Initial Directors will be individuals to be nominated by CMI.

5.2B Canwest Reorganization

On the Plan Implementation Date, in accordance with Section 5.5, the articles of Canwest will be amended pursuant to the Canwest Articles of Reorganization as follows:

- (a) To reorganize the authorized capital of Canwest into an unlimited number of Canwest New Multiple Voting Shares, Canwest New Subordinate Voting Shares and Canwest New Non-Voting Shares, and an unlimited number of Canwest New Preferred Shares, the terms of which shall provide for the mandatory transfer to the Shaw Designated Entity of the Canwest New Preferred Shares held by the Existing Shareholders for an aggregate amount equal to \$11,000,000 for distribution to the Existing Shareholders upon the delivery by Canwest to the Transfer Agent of the transfer notice contemplated by the terms of the Canwest New Preferred Shares.
- (b.1) At the Effective Time, each Multiple Voting Share held by an Existing Shareholder shall be changed into one (1) Canwest New Multiple Voting Share and one (1) Canwest New Preferred Share.
- (b.2) At the Effective Time, each Subordinate Voting Share held by an Existing Shareholder shall be changed into one (1) Canwest New Subordinate Voting Share and one (1) Canwest New Preferred Share.
- (b.3) At the Effective Time, each Non-Voting Share held by an Existing Shareholder shall be changed into one (1) Canwest New Non-Voting Share and one (1) Canwest New Preferred Share.

5.3 CH Plan Administrator

Prior to the Plan Implementation Date, CMI and CTLP will apply to the Superintendent of Financial Institutions under section 29.1 of the PBSA to remove CTLP as administrator of the CH Plan and appoint a third party firm in its stead to effect an orderly wind-up of the CH Plan.

5.4 4414616 Canada

On or prior to the Plan Implementation Date, CMI shall cause 4414616 Canada to be dissolved pursuant to section 210(3) of the CBCA. CMI shall assume all debts, obligations and other liabilities of 4414616 Canada, if any, and upon such assumption, 4414616 Canada shall be fully released and discharged from all such debts, obligations and other liabilities. CMI shall have a power of attorney in respect of 4414616 Canada coupled with an interest to execute and file in the name of 4414616 Canada any elections with federal or provincial tax authorities as may be necessary or appropriate.

5.5 Steps To Be Taken on the Plan Implementation Date

Each of the following transactions contemplated by and provided for under the Plan will be consummated and effected and shall for all purposes be deemed to occur on the Plan Implementation Date, in the sequence specified in this Section 5.5, commencing at the Effective Time. Therefore all of the actions, documents, agreements and funding necessary to implement all of the following transactions must be in place and be final and irrevocable prior to the Effective Time and shall then be held in escrow and shall be released and deemed to take effect in the order specified below without any further act or formality and no other act or formality shall be required:

- (a) The Cash Collateral Agreement shall be deemed to be terminated and all obligations thereunder shall be released, discharged and extinguished with prejudice.
- (b) National Post and National Post Holdings shall repay to CMI from the National Post Transaction proceeds all advances or loans made to them from CMI from and after the Filing Date.
- (c) The Plan Implementation Fund shall be established and funded in accordance with the Plan and the Plan Emergence Agreement and held in trust by the Monitor, to be used by the Monitor in accordance with the Plan and the Plan Emergence Agreement.
- (d) The CTLP Limited Partnership Agreement shall be amended to provide that all income and losses of CTLP that would be calculated for the purposes of the ITA, or any other relevant taxation legislation of any province or other jurisdiction, and all other items of income, gain, loss, deduction, recapture and credit of CTLP (including any income arising as a result of the settlement or compromise of debts), that are allocable for purposes of the ITA or any other relevant taxation legislation of any province or other jurisdiction, earned, realized or otherwise included in the income of CTLP up to the time of the transfer by CMI to New Canwest of its units of CTLP as set out below, will be allocated to CMI as a former limited partner in CTLP except that such allocation will not include amounts otherwise allocable to GP Inc.
- (e) All Claims relating to guarantees granted by any CMI Entity or any other Canwest Subsidiary (including Irish Holdco and Ireland Nominee) to the Noteholders and/or the Trustee, such guarantees and any other security granted by any such CMI Entity or Canwest Subsidiary to the Noteholders and/or the Trustee, and all rights of indemnity and subrogation arising thereunder, shall be fully released and discharged, and, in consideration of such release and discharge of Irish Holdco, each of Irish Holdco and the Collateral Agent shall be deemed to have released and discharged any security granted to it or for its benefit in respect of the Secured Intercompany Note, and Irish Holdco shall further be deemed to have fully and finally released with prejudice the CMI Entities and Ireland Nominee from their obligations to pay any interest then accrued and unpaid on the Secured Intercompany Note and the Unsecured Intercompany Note and from the guarantees granted by the CMI Entities and Ireland Nominee to Irish Holdco in connection with the Secured Intercompany Note and the Unsecured Intercompany Note.
- (f) All contract defaults arising as a result of the CCAA Proceedings and the implementation of the Plan shall be deemed to be cured.
- (g) CTLP shall pay or cause to be paid the CH Plan Settlement Amount to the CH Plan by way of certified cheque or wire transfer in immediately available funds payable to the CH Plan Trustee for the account of the CH Plan.

- (h) (i) The Retiree Terminal Deficiency Claim shall be deemed to be fully and finally satisfied, discharged, and released and the CTLP Plan Entities shall be released of any liability in connection therewith; (ii) the CEP Terminal Deficiency Claim shall be deemed to be fully and finally satisfied, discharged and released with prejudice and the CTLP Plan Entities shall be released of any liability in connection therewith; (iii) the CEP CH Plan Grievance shall be deemed to be fully and finally satisfied and withdrawn with prejudice for all purposes, and the CEP, on behalf of the Current and Former Members, shall be deemed to fully and finally release and forever discharge with prejudice the CMI Entities from any and all Claims in relation to or arising in connection with the CH Plan and any and all Claims arising from or in relation to the CH Plan; and (iv) the Claims in relation to the CH Plan against the Directors and Officers shall be deemed to be fully and finally satisfied, discharged and released with prejudice for the purpose of the Claims Procedure Order and all other purposes, and the CEP on behalf of the Current and Former Members shall be deemed to fully and finally release and forever discharge with prejudice the Directors and Officers from any and all Claims, including the Claims against the Directors and Officers arising from or in relation to the CH Plan.
- (i) Each of 4501063 Canada, MBS Productions and Global Centre will commence dissolution under section 210(3) of the CBCA or section 237 of the OBCA, as applicable. In connection therewith, and as a consequence thereof:
 - (i) each such company shall distribute all of its assets, rights and properties to CMI, including, in the case of 4501063 Canada, the shares it holds in GP Inc., and, in all cases, any Canwest/CMI Group Intercompany Receivables held by such corporation, and such assets, rights and properties shall be vested into CMI free and clear of any liens, charges and encumbrances, including the Court Charges and the Existing Security, pursuant to a vesting provision in the Sanction Order; and
 - (ii) all debts, liabilities and other obligations of each such corporation shall be assumed by CMI, upon which assumption, such corporation shall be fully released and discharged from all such debts, liabilities and other obligations.

CMI shall, in the case of each such corporation, have a power of attorney coupled with an interest, to execute and file in the name of such corporation any elections with federal or provincial tax authorities as may be necessary or appropriate.

(j) Canwest shall transfer or cause to be transferred the Trademarks, the Copyrights and Other IP, the Other Canwest Assets and any and all Canwest/CMI Group Intercompany Receivables owing to it to CMI in consideration for the issuance of one (1) common share of CMI. Canwest shall assign or cause to be assigned the Trademarks Licence Agreement, the Trademarks Licence, and the CW Media Trademarks Licence Agreements to CMI and CMI shall assume Canwest's liabilities and obligations under the Trademarks Licence Agreement, the

Trademarks Licence, the CW Media Trademarks Licence Agreements and under section 6.4 of the Omnibus Transition and Reorganization Agreement.

- (k) All Claims and Unaffected Claims against the CTLP Plan Entities excluding: (i) Intercompany Claims (other than the Fireworks Claim), (ii) the Post-Filing Claims against the CTLP Plan Entities, and (iii) the obligation of CTLP to pay the CH Plan Settlement Amount, shall be deemed to be Claims against CMI on the following basis:
 - (i) CMI shall assume the Fireworks Claim for consideration equal to \$1;
 - (ii) CMI shall assume and become liable in the stead of the CTLP Plan Entities to pay the amount ultimately determined to be payable to the holders of such Claims and Unaffected Claims against the CTLP Plan Entities either as a distribution in accordance with the Plan or a payment from the Plan Implementation Fund (which amount shall be hereinafter referred to as the "Assumption Consideration Amount");
 - (iii) as consideration for the assumption by CMI referred to in this Section 5.5(k) of the obligations to pay distributions, or make payments from the Plan Implementation Fund, in respect of such Claims and Unaffected Claims against CTLP, CTLP shall concurrently with such assumption pay to CMI an amount equal to the CTLP Assumption Consideration Amount, which shall be satisfied as follows:
 - (A) by a reduction in the amount, if any, owing under the CTLP-CMI Receivable; and
 - (B) to the extent that the CTLP Assumption Consideration Amount exceeds the amount of the CTLP-CMI Receivable, by the issuance of a demand note in favour of CMI with a principal amount equal to the excess (the "CTLP Assumption Consideration Note").
 - (iv) as consideration for the assumption by CMI referred to in this Section 5.5(k) of the obligations to pay distributions, or make payments from the Plan Implementation Fund in respect of such Claims and Unaffected Claims against each other CTLP Plan Entity, each such CTLP Plan Entity shall concurrently with such assumption issue a demand note in favour of CMI with a principal amount equal to \$1 in respect of the Fireworks Claim and in each other case the amount of the Assumption Consideration Amount, if any, relating to such Claims and Unaffected Claims against it (each such note, an "Other CTLP Plan Entity Assumption Consideration Note"); and
 - (v) the holders of such Claims and Unaffected Claims shall have no further claims against the CTLP Plan Entities.

- (1) The Court Charges and the Existing Security shall be released as they relate to (i) the New Canwest Assets; (ii) the CW Investments Shares; (iii) the assets of the CTLP Plan Entities; (iv) the CTLP Assumption Consideration Note; and (v) the Other CTLP Plan Entity Assumption Consideration Notes and any Canwest/CMI Group Intercompany Receivables owing to CMI by a CTLP Plan Entity.
- (m) All amounts owing by Canwest and the Canwest Subsidiaries (excluding the CTLP Group Entities) to a CTLP Plan Entity, immediately prior to the transaction referred to in this Section 5.5(m), shall be forgiven and released.
- (n) CMI shall contribute the Other CTLP Plan Entity Assumption Consideration Notes and any Canwest/CMI Group Intercompany Receivables owing to it (other than amounts owing to it by CTLP) to the capital of CTLP.
- (o) CMI shall transfer and assign the New Canwest Assets to New Canwest and New Canwest shall assume the New Canwest Liabilities without recourse to the CMI Entities other than the CTLP Plan Entities. Upon the assumption by New Canwest of the New Canwest Liabilities, none of the CMI Entities (other than the CTLP Plan Entities) or the Directors and Officers shall have any further obligation or liability in respect of any of the New Canwest Liabilities and the CMI Entities (other than the CTLP Plan Entities) and the Directors and Officers shall be fully released and discharged with prejudice from the New Canwest Liabilities. To the extent that CMI does not have legal or beneficial title to the New Canwest Assets immediately prior to the transfer of the New Canwest Assets to New Canwest and such legal and beneficial title of such New Canwest Assets is held by any one of the CMI Entities, such CMI Entity shall be deemed to transfer to CMI all of its legal or beneficial interest in such New Canwest Assets immediately prior to the transfer of the New Canwest Assets by CMI to New Canwest. The transfer of the New Canwest Assets to New Canwest shall be free from any liens, charges and encumbrances including the Court Charges and the Existing Security, pursuant to a vesting provision in the Sanction Order.
- New Canwest shall assume the defence and responsibility for the conduct of the (p) Insured Litigation, including the payment of the Insured Litigation Deductibles with respect thereto and responsibility for the day-to-day case management of the Insured Litigation. Such case management responsibilities are to include, without limitation, providing instructions to counsel, making employees available for examinations for discovery, providing documents, and providing witnesses at trial. New Canwest shall pay all Insured Litigation Deductibles in the same manner and to the same extent that Canwest, CMI, or any of the CTLP Plan Entities would otherwise have been required to pay such deductibles in respect of the Insured Litigation. For greater certainty, New Canwest will not assume liability of Canwest, CMI, or any of the CTLP Plan Entities with respect to the Insured Litigation beyond payment of any Insured Litigation Deductibles assumed in accordance with this Section 5.5 and distribution of any insurance proceeds received by New Canwest, and New Canwest will not be responsible for any amounts payable by Canwest, CMI, or any of the CTLP Plan Entities with respect to such litigation, except to the extent that insurance proceeds are

available and in such cases shall assist as reasonably necessary including making Employees available as necessary, at New Canwest's cost.

- (q) All Transfer Taxes shall be paid by New Canwest, subject to any applicable election available to reduce or eliminate such Transfer Taxes.
- (r) The Broadcast Licences held by GP Inc. as general partner and CMI as limited partner carrying on business as CTLP will be "surrendered" to the CRTC following the issuance of new broadcasting licences by the CRTC to GP Inc. and New Canwest carrying on business as CTLP.
- (s) In consideration for the transfer to New Canwest by CMI of the Canwest/CMI Group Intercompany Receivables owing to CMI by CTLP, the CTLP Assumption Consideration Note and any amounts receivable by CMI under the Shared Services Agreement and/or the Omnibus Transition and Reorganization Agreement, New Canwest will concurrently with such transfer issue the New Canwest Note to CMI.
- (t) In consideration for the transfer to New Canwest by CMI of all other New Canwest Assets, New Canwest will concurrently with such transfer issue one (1) million Class A common shares in New Canwest to CMI and will assume the New Canwest Liabilities.
- (u) As determined by CIBC and CMI prior to the Plan Implementation Date, the CIT Credit Agreement and the CIT Facility will be repaid and terminated and any existing letters of credit issued under the CIT Credit Agreement and the CIT Facility will be cash collateralized, replaced or addressed by issuing new back-to-back letters of credit.
- (v) The Canwest Articles of Reorganization shall become effective.
- (w) Canwest shall deliver to the Transfer Agent the transfer notice contemplated by the terms of the Canwest New Preferred Shares.
- (x) The Shaw Designated Entity will, following the delivery to the Transfer Agent of the notice pursuant to Section 5.5(w), purchase all of the Canwest New Preferred Shares held by the Existing Shareholders and will pay \$11,000,000 to the Transfer Agent for distribution to such holders of the Canwest New Preferred Shares as of the Effective Time, in consideration for the transfer to the Shaw Designated Entity of all of the issued and outstanding Canwest New Preferred Shares created pursuant to the Canwest Articles of Reorganization.
- (y) The Shaw Designated Entity will donate and surrender the Canwest New Preferred Shares acquired by it to Canwest for cancellation.
- (z) Canwest and CMI shall be deemed to provide the Plan Sponsor with an irrevocable direction to pay the Subscription Price net of the Noteholder Pool to the Monitor and the Plan Sponsor shall pay the Subscription Price net of the

Noteholder Pool to the Monitor. The Monitor shall receive and hold the Subscription Price net of the Noteholder Pool in trust for the benefit of the Affected Creditors of the Plan Entities (other than the Noteholders) in accordance with the Plan. The Monitor shall divide that part of the Subscription Price which it receives into and shall establish the Ordinary Creditors Pool, including the Ordinary CMI Creditors Sub-Pool and the Ordinary CTLP Creditors Sub-Pool and the Convenience Class Pool.

- (aa) The Plan Sponsor shall pay the portion of the Subscription Price equal to the Noteholder Pool to CMI and CMI shall establish the Noteholder Pool therefrom.
- (bb) As consideration for the Subscription Price for the acquisition from CMI, pursuant to a vesting provision in the Sanction Order, all of the issued and outstanding shares of New Canwest, the New Canwest Note, and the CW Investments Shares shall be transferred to and vested in 7316712 Canada free and clear from any liens, charges and encumbrances, including the Court Charges and the Existing Security, pursuant to a vesting provision in the Sanction Order.
- (cc) The Initial Directors, and the Directors and Officers of GP Inc. and of the Subsidiaries controlled by CTLP shall be deemed to have resigned and shall be replaced by directors and officers nominated by 7316712 Canada.
- (dd) All Directors and Officers and any committee members of Canwest including the Special Committee, as applicable, CMI, National Post Holdings, CW Investments (other than the Shaw nominees) and their respective Subsidiaries and of 4501071 Canada shall be deemed to have resigned.
- (ee) Contemporaneously with the transfer of the CW Investments Shares to 7316712 Canada, CMI shall assign and transfer all of its rights and obligations under the Shareholders Agreement to 7316712 Canada.
- (ff) All Equity Compensation Plans will be cancelled without compensation to their participants.
- (gg) In addition to the releases referred to in Sections 5.5(e) and 5.5(h) and Section 6.3(d), all of the releases set out in Section 7.3 will be effected and all Affected Claims and other matters and claims to be released by Section 7.3 shall be satisfied extinguished, released and forever barred with prejudice.
- (hh) The Employees of the CTLP Group Entities shall continue to be employed by one of the CTLP Group Entities. To the extent that Persons having existing contracts (written or oral) with one of the CTLP Group Entities on the Plan Implementation Date provide services to one of the CTLP Group Entities, such CTLP Group Entity shall continue to retain such Persons as independent contractors.
- (ii) All security interests in, and pledges of, the Irish Holdco Preference "A" Shares, granted by CMI, including any Court Charges and the Existing Security, shall be deemed to be fully released and discharged.

- (jj) Irish Holdco shall redeem 345,063 of the Irish Holdco Preference "A" Shares for the Irish Holdco Aggregate Redemption Price.
- (kk) Irish Holdco shall fully satisfy its obligation to pay the Irish Holdco Aggregate Redemption Price by set-off of the full principal amount owing under (i) the Secured Intercompany Note and (ii) the Unsecured Intercompany Note and by set-off of the \$72,306,685 of the amount owing under the Irish Holdco Intercompany Receivable, so that after the completion of the set-off herein, CMI's obligations under the Secured Intercompany Note and the Unsecured Intercompany Note shall be satisfied in full and the Irish Holdco Intercompany Receivable will be reduced to \$315.

5.6 National Post and National Post Holdings

- (a) The Noteholders shall not receive any distributions under the Plan from National Post or National Post Holdings. On the Plan Implementation Date, all Claims which the Noteholders have against National Post or National Post Holdings shall be barred, released and forever discharged with prejudice.
- (b) On the Plan Implementation Date, National Post Holdings and National Post shall deliver to the Monitor assignments in bankruptcy under the BIA naming the Monitor as Trustee in Bankruptcy. The Trustee in Bankruptcy shall apply for an order consolidating the bankruptcy estates of National Post Holdings and National Post to create the National Post Consolidated Bankruptcy Estate.
- (c) The Claims Procedure Order, the CMI Claims Bar Date, and the Restructuring Period Claims Bar Date shall continue to apply in respect of the determination of Claims against National Post Holdings, National Post and the National Post Consolidated Bankruptcy Estate, if any, for voting purposes and distributions in such estates and only Ordinary Creditors having Proven Distribution Claims against National Post Holdings, National Post and the National Post Consolidated Bankruptcy Estate, if any, shall be entitled to receive distributions from National Post Holdings, National Post or the National Post Consolidated Bankruptcy Estate.
- (d) The remaining proceeds of sale from the National Post Transaction after the repayment by National Post of the advances made by CMI to National Post from and after the Filing Date shall be vested in the Trustee in Bankruptcy of the estates of National Post Holdings, National Post, or the National Post Consolidated Bankruptcy Estate, if any, free and clear of all Court Charges and the Existing Security.

5.7 Post-Implementation Matters

(a) The Monitor shall complete the resolution of the Unresolved Claims in accordance with the Claims Procedure Order, the Meeting Order, the Sanction Order, the Plan and the Plan Emergence Agreement and complete any remaining

distributions to Affected Creditors of the Plan Entities holding Proven Distribution Claims.

- (b) In addition to the bankruptcy of National Post and National Post Holdings, following the Plan Implementation Date, the Sanction Order shall empower and authorize the Monitor in its discretion under the Sanction Order to assign into bankruptcy under the BIA, or effect a liquidation, winding-up or dissolution of Canwest and any Canwest Subsidiaries which remain as such following the completion of the transfer by CMI of the shares in New Canwest and the CW Investments Shares to 7316712 Canada and to take any steps necessary or incidental thereto, including effecting any required change of name where permitted. The Proven Distribution Claims of Ordinary Creditors who do not receive a distribution from the Ordinary Creditors Pool or the Convenience Class Pool in respect of any such remaining Canwest Subsidiaries being wound-up, liquidated or dissolved shall continue to remain outstanding against such remaining entities but shall be released as against the Plan Entities and the Directors and Officers. The Sanction Order shall also authorize the Monitor to act as trustee in bankruptcy, liquidator, receiver or similar official in respect to any such bankruptcy, liquidation, winding-up or dissolution.
- (c) The Monitor shall be empowered and authorized to retain such advisors and legal counsel in Canada and in other jurisdictions as it deems necessary and advisable and to pay for such advisors and counsel from the Plan Implementation Fund.

ARTICLE 6 SANCTION ORDER AND PLAN IMPLEMENTATION

6.1 Application for Sanction Order

If the Plan is approved by the Requisite Majority, the Applicants shall apply to the Court for the Sanction Order. The CMI Entities shall use their commercially reasonable efforts to obtain the Sanction Order on or before August 27, 2010. Subject to the Sanction Order being granted and the satisfaction or waiver by the applicable Parties of the Conditions Precedent set out in Section 6.3, the Plan will be implemented by the CMI Entities as provided in Section 5.5.

6.2 Effect of Sanction Order

In addition to sanctioning the Plan, the Applicants will seek a Sanction Order that will, without limitation to any other terms that it may contain:

- (a) confirm that the Meetings have been duly called and held in accordance with the Meeting Order;
- (b) declare that (i) the Plan has been approved by the Required Majority in conformity with the CCAA; (ii) the CMI Entities have complied with the provisions of the CCAA and the Orders in all respects; (iii) the Court is satisfied that the CMI Entities have not done or purported to do anything that is not

authorized by the CCAA; and (iv) the Plan and the transactions contemplated thereby are fair and reasonable;

- (c) declare that as of the Plan Implementation Date, the Plan and all associated steps, compromises, transactions, arrangements, assignments, releases and the restructuring effected thereby are approved, binding and effective as herein set out upon the CMI Entities, all Affected Creditors and all other Persons affected by the Plan;
- (d) declare that the steps to be taken and the compromises and releases to be effected on the Plan Implementation Date are deemed to occur and be effected in the sequential order contemplated by Section 5.5 on the Plan Implementation Date, beginning at the Effective Time;
- (e) authorize (i) the winding-up and dissolution of 4501063 Canada, MBS Productions and Global Centre under section 210(3) of the CBCA or section 237 of the OBCA, as applicable, (ii) the transfer of all of the assets, rights and properties of each such corporation, including, in the case of 4501063 Canada, the shares that it holds in GP Inc., and, in all cases, any Canwest/CMI Group Intercompany Receivables held by such corporation, to CMI on the Plan Implementation Date and that such assets, rights and properties shall vest in CMI free and clear of any liens, charges and encumbrances, including the Court Charges and the Existing Security, and (iii) the assumption by CMI of all of the debts, obligations and other liabilities of 4501063 Canada, MBS Productions and Global Centre;
- (f) authorize and approve the assumption by CMI of all of the debts, obligations and other liabilities of the Canwest Subsidiaries provided for in the Plan.
- (g) authorize and approve the transfer and assignment by CMI of the New Canwest Assets to New Canwest and vest the New Canwest Assets in New Canwest free and clear of all liens, charges and encumbrances, including the Court Charges and the Existing Security;
- (h) declare that all shares issued by New Canwest to CMI pursuant to the Plan shall have been validly issued;
- (i) authorize and approve the assumption by New Canwest of all of the New Canwest Liabilities and declare that upon such assumption, CMI shall have no further obligation in respect of the New Canwest Liabilities and CMI shall be forever released and discharged from the New Canwest Liabilities;
- (j) authorize and approve of the transfer and assignment by CMI of all of the issued and outstanding shares of New Canwest, the New Canwest Note and the CW Investments Shares to 7316712 Canada and vest in 7316712 Canada such assets free and clear of all liens, charges and encumbrances, including the Court Charges and the Existing Security;

- (k) declare that the compromises, arrangements, discharges and the releases referred to in Sections 5.5(e) and 5.5(h), Section 6.3(d) and Section 7.3 are approved and shall become binding and effective in accordance with the Plan;
- (l) terminate and discharge the Court Charges and the Existing Security on the Plan Implementation Date, provided however that from and after the Plan Implementation Date, the Administration Charge shall only apply and extend to the Ordinary Creditors Pool and the Plan Implementation Fund;
- (m) compromise, discharge and release Canwest, CMI, Yellow Card and the CTLP Plan Entities, from any and all Affected Claims and compromise, discharge and release the CTLP Plan Entities from all Intercompany Claims not affected or otherwise dealt with by the provisions of Section 5.5 and that are owed, immediately after Section 5.5(kk) to Canwest or its Subsidiaries (other than the CTLP Group Entities and CW Investments and its Subsidiaries) (as determined immediately after Section 5.5(kk)) and declare that the ability of any Person to proceed against Canwest, CMI, Yellow Card and the CTLP Plan Entities in respect of or relating to any such Affected Claims and Intercompany Claims shall be forever discharged, extinguished, released and restrained, and all proceedings with respect to, in connection with or relating to such Affected Claims and Intercompany Claims shall be permanently stayed against the Plan Entities, subject only to the right of Affected Creditors to receive distributions pursuant to the Plan in respect of their Affected Claims;
- (n) declare that any Claims for which a CMI Notice of Dispute or a CMI Proof of Claim has not been filed by the CMI Claims Bar Date or the Restructuring Period Claims Bar Date, as applicable, shall be forever barred, extinguished and released with prejudice;
- (o) declare that, subject to the performance by the CMI Entities of the obligations under the Plan, all obligations, contracts, agreements, leases or other arrangements to which any one of the CMI Entities is a party shall be and remain in full force and effect, unamended, as at the Plan Implementation Date, unless disclaimed or resiliated by any of the CMI Entities pursuant to the Claims Procedure Order or the Meeting Order, and no party to any such obligation or agreement shall on or following the Plan Implementation Date, accelerate, terminate, refuse to renew, rescind, refuse to perform or otherwise disclaim or resiliate its obligations thereunder, or enforce or exercise (or purport to enforce or exercise) any right or remedy under or in respect of any such obligation or agreement, by reason:
 - (i) of any event which occurred prior to, and not continuing after, the Plan Implementation Date or which is or continues to be suspended or waived under the Plan, which would have entitled any other party thereto to enforce those rights or remedies;
 - (ii) that the CMI Entities have sought or obtained relief or have taken steps as part of the Plan or under the CCAA;

- (iii) of any default or event of default arising as a result of the financial condition or insolvency of the CMI Entities;
- (iv) of the effect upon the CMI Entities of the completion of any of the transactions contemplated under the Plan, including the transfer of the New Canwest Assets to New Canwest; or
- (v) of any compromises, settlements, restructurings and releases effected pursuant to the Plan;
- (p) remove the name "Canwest" from the corporate, business, trade, or partnership names of any of the CMI Entities and their Subsidiaries other than the CTLP Plan Entities and change the registered office of the CMI Entities governed by the CBCA other than the CTLP Plan Entities to Toronto, Ontario;
- (q) approve the Plan Emergence Agreement and all schedules thereto including the PIF Schedule, and declare that the Monitor and the Plan Sponsor shall have no liability in respect of amounts to be paid out of the Plan Implementation Fund pursuant to the Plan Emergence Agreement and the Plan, or for any costs or expenses associated therewith, or for any deficiencies in the Plan Implementation Fund;
- (r) authorize the Monitor to perform its functions and fulfil its obligations under the Plan to facilitate the implementation of the Plan and expand the powers of the Monitor to perform its obligations under the Plan and the Plan Emergence Agreement, including to (i) administer and distribute the Plan Implementation Fund, (ii) receive the Subscription Price net of the Noteholder Pool, (iii) establish and hold the Ordinary Creditors Pool, including the Ordinary CMI Creditors Sub-Pool, the Ordinary CTLP Creditors Sub-Pool and the Convenience Class Pool, (iv) resolve any Unresolved Claims, (v) effect the distributions in respect of Proven Distribution Claims to the Ordinary Creditors and the Convenience Class Creditors and pay the Unaffected Claims (including without limitation, to resolve any unresolved Unaffected Claims) in accordance with the Plan and the Plan Emergence Agreement, (vi) effect the liquidation, bankruptcy, winding-up or dissolution of Canwest and certain of its remaining Canwest Subsidiaries including, for the avoidance of doubt, the foreign Canwest Subsidiaries, (vii) authorize the Monitor, if required, to act as trustee in bankruptcy, liquidator, receiver or a similar official of such entities, (viii) liquidate any assets of the CMI Entities (other than the CTLP Plan Entities), including the Winnipeg Condo, not transferred to New Canwest pursuant to the Plan, and to contribute any net proceeds realized therefrom to the Plan Implementation Fund, (ix) take all appropriate steps to collect all refunds, dividends, distributions or other amounts payable to Canwest or CMI, (x) implement a claims process to determine and resolve any Post-Filing Claim which is to be paid from the Plan Implementation Fund, and (xi) such other powers as may be granted by the Court from time to time:

- (s) declare that all distributions and payments by the Monitor to the Ordinary Creditors and the Convenience Class Creditors under the Plan are for the account of the CMI Entities and the fulfillment of the CMI Entities' obligations under the Plan;
- declare that, after the Effective Time, the Applicants which are CTLP Plan Entities shall no longer be Applicants in the CCAA Proceedings; provided that in connection with the CTLP Plan Entities, the Monitor's powers and functions with respect to the resolution and administration of Unresolved Claims, making distributions under the Plan and duties under the Plan Emergence Agreement and the CCAA, including determining, resolving and paying Unaffected Claims related to the CTLP Plan Entities shall continue;
- (u) authorize the Monitor to file on or after the Plan Implementation Date assignments in bankruptcy under the BIA for National Post and National Post Holdings and authorize FTI to apply for the consolidation of and to act as trustee in bankruptcy of such entities, including the National Post Consolidated Bankruptcy Estate, if any;
- (v.1) provide that the Noteholders and the Trustee shall have no Claims against National Post Holdings, National Post and the National Post Consolidated Bankruptcy Estate, if any, and that the Claims Procedure Order, the CMI Claims Bar Date, the Meeting Order and the Restructuring Period Claims Bar Date shall apply to resolve all Claims against National Post Holdings, National Post or the National Post Consolidated Bankruptcy Estate, if any;
- (v.2) pursuant to section 191 of the CBCA, declare that the articles of Canwest be amended pursuant to the Canwest Articles of Reorganization;
- (v.3) declare that the Existing Shares are validly changed into Canwest New Shares and the Canwest New Preferred Shares and such Canwest New Shares and Canwest New Preferred Shares shall be validly created, issued and outstanding as fullypaid and non-assessable as of the Effective Time;
- (v.4) declare that the Shaw Designated Entity, upon payment of \$11,000,000 to the Transfer Agent, shall acquire all of the issued and outstanding Canwest New Preferred Shares, free and clear of all liens, charges, adverse claims and encumbrances, including the Court Charges and the Existing Security;
- (w) declare that the Stay of Proceedings under the Initial Order continues until the discharge of the Monitor;
- (x) provide that section 36.1 of the CCAA, sections 95 to 101 of the BIA and any other federal or provincial Law relating to preferences, fraudulent conveyances or transfers at undervalue, shall not apply to the Plan or to any payments or distributions made in connection with the restructuring and recapitalization of the CMI Entities, whether before or after the Filing Date, including to any and all of

the payments, distributions or transactions contemplated by and to be implemented pursuant to the Plan;

- (y) provide that the Chief Restructuring Advisor shall be discharged and released from its obligations on the Plan Implementation Date:
- (z) discharge and release any liability of Directors and Officers and the Initial Directors in accordance with the release set out in Section 7.3(a) and declare that the ability of any Person to proceed against them in respect of or relating to any Affected Claims shall be forever discharged, extinguished, released and restrained;
- (aa) confirm the releases contemplated in Sections 5.5(e) and 5.5(h), Section 6.3(d) and Section 7.3;
- (bb) stay the commencing, taking, applying for or issuing or continuing any and all steps or proceedings, including, without limitation, administrative hearings and orders, declarations or assessments, commenced, taken or proceeded with or that may be commenced, taken or proceeded with against any Released Party in respect of any matter released pursuant to Sections 5.5(e) and 5.5(h) and Section 7.3;
- (cc) authorize the Applicants, the Monitor and the Plan Sponsor to apply to the Court for advice and direction in respect of any matter arising from or under the Plan and/or the Plan Emergence Agreement; and
- (dd) authorize and direct the Monitor to apply to the Court for its discharge.

6.3 Conditions to Plan Implementation

The implementation of the Plan is subject to the satisfaction or waiver of the following Conditions Precedent prior to or at the Effective Time (provided that, for greater certainty, the Condition Precedent set out in Section 6.3(f) cannot be waived):

- (a) the Plan, the Sanction Order, and all definitive legal documentation in connection with all of the foregoing shall be in a form agreed by Canwest, CMI, the Ad Hoc Committee and the Plan Sponsor;
- (b) the Plan shall have been approved and sanctioned by the Court, and the Sanction Order shall be in full force and effect and all applicable appeal periods in respect thereof shall have expired and any appeals therefrom shall have been finally disposed of by the applicable appellate court;
- (c) there shall not exist or have occurred any default or event of default (other than those defaults or events of default that are remedied or waived and other than an event of default arising from a breach of section 5(b) of the Cash Collateral Agreement which does not result in another event of default) under the CIT Credit Agreement or the Cash Collateral Agreement;

- (d) CTLP shall have ceased to be the administrator of the CH Plan, a third party firm shall have been appointed in its place, and CTLP shall be released from any and all Claims as administrator of the CH Plan;
- (e) the Court shall have approved the Omnibus Transition and Reorganization Agreement and the transactions contemplated therein shall have become effective;
- (f) Canwest, CMI, New Canwest, GP Inc., the Plan Sponsor and the Monitor shall have entered into the Plan Emergence Agreement and shall all have agreed to the final PIF Schedule;
- (g) Canwest, CMI, New Canwest and the Plan Sponsor shall have entered into the Tax Matters Agreement;
- (h) CMI shall, immediately prior to the Effective Time, own, directly or indirectly, a minimum of 35.33% of the outstanding equity shares of CW Investments and CW Investments shall, at the Effective Time, own substantially all of the assets that it owned as at October 5, 2009;
- (i) all filings under applicable Laws shall have been made and any material regulatory consents or approvals that are required in connection with the transactions contemplated by the Plan, including the issue of the Broadcast Licences, shall have been obtained, including under the Competition Act (Canada) and the Broadcasting Act (Canada), on terms satisfactory to CMI and the Plan Sponsor;
- (j) there shall be no liabilities or contingent liabilities of any of the CTLP Plan Entities in respect of any registered pension plans, except for (i) those registered pension plans listed on Schedule D.7, and (ii) any multi-employer pension plans in which any of the CTLP Plan Entities are required to contribute pursuant to a collective bargaining agreement;
- (k) the Trustee shall have delivered to CMI in writing wire instructions no later than three (3) Business Days prior to the Plan Implementation Date;
- (I) all conditions of closing under the Subscription Agreement, Shaw Support Agreement and Support Agreement shall have been satisfied or waived by the applicable parties in accordance with the terms of the Subscription Agreement, Shaw Support Agreement or Support Agreement, and the Subscription Agreement, Shaw Support Agreement or Support Agreement shall not have been terminated. For greater certainty, the conditions precedent in this Section 6.3(I) may be waived only upon the consent of all Parties who benefit from the particular condition precedent in the Subscription Agreement, the Shaw Support Agreement or the Support Agreement that remains unsatisfied as at the Effective Time;

- (m) the Monitor shall have received from the Plan Sponsor the Subscription Price net of the Noteholder Pool to be held in escrow until the Monitor's Certificate is delivered; and
- (n) CIBC and CMI shall have entered into arrangements satisfactory to the parties for the repayment and termination of the CIT Credit Agreement and the CIT Facility, and for the cash collateralization, replacement or issuance of new back-to-back letters of credit.

6.4 Monitor's Certificate

Upon the satisfaction or waiver of the Conditions Precedent, Canwest, the Plan Sponsor and the Ad Hoc Committee shall so advise the Monitor in writing and the Monitor shall deliver to the CMI Entities, the Ad Hoc Committee and the Plan Sponsor the Monitor's Certificate substantially in the form of Schedule G. On or forthwith following the Plan Implementation Date, the Monitor shall file such Monitor's Certificate with the Court and shall post a copy of same, once filed, on the Website.

6.5 Outside Date

If the Conditions Precedent are not satisfied on or before September 30, 2010, unless such date is extended in accordance with the Subscription Agreement, Shaw Support Agreement and Support Agreement, the Plan and the Sanction Order shall cease to have any further force or effect and will not be binding on any Person.

ARTICLE 7 EFFECT OF THE PLAN

7.1 Effect of the Plan Generally

Following completion of the steps in the sequence set forth in Section 5.5, the Plan will constitute: (a) full, final and absolute settlement, and a release, extinguishment and discharge of all indebtedness, liabilities and obligations of or in respect of all (i) Affected Claims except Intercompany Claims against the Plan Entities; (ii) in the case of the CTLP Plan Entities, all Intercompany Claims not affected or otherwise dealt with by the provisions of Section 5.5 and that are owed, immediately after Section 5.5(kk) to Canwest or its Subsidiaries (other than the CTLP Group Entities and CW Investments and its Subsidiaries) (determined immediately after Section 5.5(kk)); (iii) in the case of the Noteholders, Claims of the Noteholders against Canwest and the Canwest Subsidiaries including any interest and costs accruing and unpaid thereon; and (iv) Equity Claims; and (b) a reorganization of the Business.

7.2 Prosecution of Judgments

From and after the completion of the steps to be taken at the Effective Time as set out in Section 5.5, no step or proceeding may be taken in respect of any action, suit, judgment, execution, cause of action or similar proceeding in connection with any Affected Claim against the Plan Entities and any such proceedings will be deemed to have no further effect against any Plan Entity or any of its assets and will be released, discharged, dismissed or vacated without

cost to the Plan Entities. Any Plan Entity may apply to the Court or any court of competent jurisdiction to obtain a discharge or dismissal, if necessary, of any such proceedings without notice to the Affected Creditor.

7.3 Released Parties

- (a) On the Plan Implementation Date, and without limiting in any way the releases and discharges of all Claims provided for in Sections 5.5(e) and 5.5(h) and Section 6.3(d), Canwest, the CMI Entities and the Canwest Subsidiaries and each of their respective present and former shareholders, the Directors and Officers, members of the Special Committee or any pension or other committee or governance counsel, financial advisors (including RBC and Genuity), legal counsel and agents, the Monitor and its counsel, FTI, the Chief Restructuring Advisor, the Initial Directors, the Retiree Representative Counsel, the Retiree Representatives, CIBC and the Plan Sponsor and the present and former directors, officers and agents of each (collectively, the "Released Parties") will be released and discharged from any and all demands, claims, actions, causes of action, counterclaims, suits, debts, sums of money, accounts, covenants, damages, judgments, expenses, executions, liens and other recoveries on account of any indebtedness, liability, obligation, demand or cause of action of whatever nature that any Person (including any Person who may claim contribution or indemnification against or from them) may be entitled to assert, including any and all Claims in respect of statutory liabilities of Directors, Officers, and any alleged fiduciary (whether acting as a director, officer, member of the Special Committee or a pension or other committee or governance counsel or acting in any other capacity in connection with the administration of the CH Plan or any other pension or benefit plan of any of the CMI Entities) whether known or unknown, matured or unmatured, direct, indirect or derivative, foreseen or unforeseen, existing or hereafter arising, based in whole or in part on any act or omission, transaction, dealing or other occurrence existing or taking place on or prior to the Plan Implementation Date relating to, arising out of or in connection with any claim, including any claim arising out of (i) the restructuring, disclaimer, resiliation, breach or termination of any contract, lease, agreement or other arrangement, whether written or oral, (ii) the business and affairs of Canwest, any of the CMI Entities or any of the Canwest Subsidiaries, (iii) the administration or management of the CH Plan or any other pension or benefit plans, (iv) the Plan, (v) the CCAA Proceedings, (vi) any transaction referenced in the Support Agreement, the Subscription Agreement, the Shaw Support Agreement, the CTLP Limited Partnership Agreement or the Plan Emergence Agreement, and (vii) the Canwest Articles of Reorganization and related transactions, provided however that nothing in this Section 7.3 will release or discharge:
 - (A) Canwest or any of the Canwest Subsidiaries (other than the CTLP Plan Entities) from or in respect of (x) any Unaffected Claim or (y) its obligations to Affected Creditors under the Plan or under any Order;

- (B) a Released Party if the Released Party is adjudged by the express terms of a judgment rendered on a final determination on the merits to have committed fraud or wilful misconduct or to have been grossly negligent or, in the case of Directors, in respect of any claim referred to in section 5.1(2) of the CCAA;
- (C) any Claim (other than a Claim of a Noteholder or the Trustee) against a CMI Entity which is not a Plan Entity, and any Affected Creditor shall be allowed to continue to assert such Claim against National Post Holdings, National Post, and any National Post Consolidated Bankruptcy Estate or against any such other CMI Entity which is not a Plan Entity; and
- (D) claims of creditors against Canwest Subsidiaries which are not CMI Entities.

For greater certainty and notwithstanding sub-paragraphs A, B, C and D above, all Claims including all Restructuring Period Claims filed against the Directors and Officers pursuant to the Claims Procedure Order or otherwise and all other claims against the Directors and Officers of Canwest and the Canwest Subsidiaries shall be discharged, released and forever barred with prejudice, and the Directors and Officers shall have no further liability in respect thereto.

(b) At the Effective Time, the Noteholders, the Ad Hoc Committee, the Trustee and each of their respective present and former shareholders, officers, directors, legal counsel, agents and Houlihan, (collectively, the "Noteholder Released Parties") will be released and discharged from any and all demands, claims, actions, causes of action, counterclaims, suits, debts, sums of money, accounts, covenants, damages, judgments, expenses, executions, liens and other recoveries on account of any indebtedness, liability, obligation, demand or cause of action of whatever nature that any Person (including any Person who may claim contribution or indemnification against or from them) may be entitled to assert whether known or unknown, matured or unmatured, direct, indirect or derivative, foreseen or unforeseen, existing or hereafter arising, based in whole or in part on any act or omission, transaction, dealing or other occurrence existing or taking place on or prior to the Effective Time relating to, arising out of or in connection with the Notes (including any guarantee obligations under the Notes or the Indenture), the recapitalization of the CMI Entities, the Plan, the CCAA Proceedings, the Support Agreement and the Shaw Support Agreement and any other actions or matters related directly or indirectly to the foregoing; provided that nothing in this Section 7.3(b) will release or discharge any of the Noteholder Released Parties in respect of their obligations under the Plan and provided further that nothing in this Section 7.3(b) will release or discharge a Noteholder Released Party if the Noteholder Released Party is adjudged by the express terms of a judgment rendered on a final determination on the merits to have committed fraud or wilful misconduct, or to have been grossly negligent.

7.4 Guarantees and Similar Covenants

No Person who has a Claim under any guarantee, surety, indemnity or similar covenant in respect of any Claim that is compromised under the Plan or who has any right to claim over in respect of, or to be subrogated to the rights of, any Person in respect of a Claim that is compromised under the Plan will be entitled to any additional rights beyond the rights of the Affected Creditor whose Claim is compromised under the Plan.

7.5 Consents, Waivers and Agreements

At the Effective Time, each Affected Creditor will be deemed to have consented and agreed to all of the provisions of the Plan, in its entirety. Without limitation to the foregoing, each Affected Creditor will be deemed:

- (a) to have executed and delivered to the CMI Entities all consents, assignments, releases and waivers, statutory or otherwise, required to implement and carry out the Plan in its entirety;
- (b) to have waived any default by or rescinded any demand for payment against any CMI Entity that has occurred on or prior to the Plan Implementation Date pursuant to, based upon or as a result of any provision, express or implied, in any agreement or other arrangement, written or oral, existing between such Affected Creditor and such CMI Entity with respect to an Affected Claim;
- (c) to have agreed that, if there is any conflict between the provisions, express or implied, of any agreement or other arrangement, written or oral, existing between such Affected Creditor and any CMI Entity with respect to an Affected Claim as at the Plan Implementation Date and the provisions of the Plan, then the provisions of the Plan take precedence and priority and the provisions of such agreement or other arrangement are amended accordingly; and
- from and after the Effective Time, such Affected Creditor shall be deemed to have (d) waived any and all defaults of the CMI Entities (except defaults under the securities, contracts, instruments, releases and other documents delivered under the Plan or entered into in connection therewith or pursuant thereto) then existing or previously committed by the CMI Entities or caused by the CMI Entities. directly or indirectly, or non-compliance with any covenant, warranty. representation, term, provision, condition or obligation, express or implied, in any contract, credit document, agreement for sale, lease or other agreement, written or oral, and any and all amendments or supplements thereto, existing between such Affected Creditor and the CMI Entities arising from the filing by the Applicants under the CCAA or the transactions contemplated by the Plan and the failure by any CMI Entity to receive any consent from such Affected Creditor to any transaction contemplated by the Plan, including a default arising therefrom under a covenant relating to any affiliate or a Canwest Subsidiary other than the CMI Entities, and any and all notices of default and demands for payment under any instrument, including any guarantee arising from such default, shall be deemed to have been rescinded.

7.6 Multiple Affected Claims

At the Effective Time, for distribution purposes under the Plan, in respect of all Affected Creditors and their rights in respect of Affected Claims: (a) all guarantees and indemnities of a Plan Entity of the payment or performance by another Plan Entity with respect to any Affected Claim will be deemed eliminated and cancelled; and (b) any Affected Claim against a Plan Entity and all guarantees and indemnities by a Plan Entity of any such Affected Claim will be treated as a single Affected Claim against the Plan Entities.

For greater certainty, the treatment of Affected Claims as provided in this Section 7.6 will not affect the legal and corporate structures of the CMI Entities or cause any CMI Entity to be liable for any Claim for which it is not otherwise liable.

ARTICLE 8 GENERAL

8.1 Amendments

Before and during each Meeting, the CMI Entities may at any time and from time to time, amend the Plan by written instrument and the Monitor shall post such amendment on the Website, subject to the receipt of the prior written consent to such amendment of the Plan Sponsor and the Ad Hoc Committee. The CMI Entities will give reasonable written notice to all Affected Creditors present at each Meeting of the details of any such amendment prior to the vote being taken to approve the Plan. After the Meetings, the CMI Entities may at any time and from time to time amend the Plan by written instrument if (a) the Court, the CMI Entities, the Ad Hoc Committee and the Plan Sponsor, or (b) the Monitor, the CMI Entities, the Plan Sponsor and the Ad Hoc Committee without the need for obtaining an Order, consent to such amendment and determine that such amendment would not be materially prejudicial to the interests of the Affected Creditors under the Plan or is necessary to give effect to the full intent of the Plan or the Sanction Order, provided that the CMI Entities shall give reasonable written notice of the details of any such amendment to Affected Creditors that have filed a notice of appearance in the CCAA Proceedings and shall post such notice on the Website. The Applicants will file a copy of any amendment to the Plan with the Court, but no notice will be provided to Affected Creditors, other than as provided in this Section 8.1, and no additional vote of the Affected Creditors will be necessary to give effect to such amendment to the Plan.

8.2 Non-Consummation of the Plan

If the Sanction Order is not issued, the Plan will be null and void in all respects and any claim, settlement, compromise or assignment embodied in the Plan, any restructuring, termination, disclaimer or resiliation of executory contracts, any releases effected by the Plan and any document or agreement executed pursuant to the Plan will be deemed null and void. If the Sanction Order is not issued or subsequently the Plan is not implemented, nothing contained in the Plan, and no act taken in preparation for implementation of the Plan will: (a) constitute or be deemed to constitute a waiver or release of any Claims by or against any CMI Entity or any Person; (b) prejudice in any manner, the rights of any CMI Entity or any Person in any further proceedings involving a CMI Entity; or (c) constitute an admission of any sort by any CMI Entity or any other Person, including in respect of the classification of creditors.

8.3 Contracts and Leases

Except as otherwise provided in the Plan, as of the Effective Time, each Plan Entity shall be deemed to have ratified each executory contract and unexpired lease to which it is a party (other than in respect of Claims arising from such contract or lease which for greater certainty will be Affected Claims of which are compromised pursuant to the Plan), unless such contract or lease:

(a) was previously disclaimed, resiliated or terminated by such Plan Entity; (b) previously expired or terminated pursuant to its own terms; or (c) was amended as evidenced by a written agreement with the Plan Entity and in such case, the amended contract or lease shall be deemed ratified.

8.4 Preferential Transactions

Section 36.1 of the CCAA, sections 95 to 101 of the BIA and any federal or provincial Law relating to preferences, fraudulent conveyances or transfers at undervalue shall not apply to the Plan or to any payments or distributions made in connection with the restructuring and recapitalization of the CMI Entities, whether made before or after the Filing Date, including to any and all transactions contemplated by and to be implemented pursuant to the Plan.

8.5 Severability of Plan Provisions

If, prior to the Effective Time, any provision of the Plan is held by the Court to be invalid, void or unenforceable, the Court, at the request of the Applicants and subject to the consent of the Monitor, the Plan Sponsor and the Ad Hoc Committee, may alter and interpret such provision to make it valid or enforceable to the maximum extent practicable, consistent with the original purpose of such provision, and such provision will then be applicable as altered or interpreted and the remainder of the provisions of the Plan will remain in full force and effect and will in no way be invalidated by such alteration or interpretation.

8.6 Deeming Provisions

In the Plan, the deeming provisions are not rebuttable and are conclusive and irrevocable.

8.7 Paramountcy

Except with respect to the Unaffected Claims, from and after the Effective Time, any conflict between the Plan and the covenants, warranties, representations, terms, conditions, provisions or obligations, expressed or implied, of any contract, mortgage, security agreement, indenture, trust indenture, loan agreement, commitment letter, agreement for sale, bylaws of the CMI Entities, lease or other agreement, written or oral and any and all amendments or supplements thereto existing between one or more of the Affected Creditors and the CMI Entities as at the Plan Implementation Date will be deemed to be governed by the terms, conditions and provisions of the Plan and the Sanction Order, which shall take precedence and priority.

8.8 Set-Off

The law of set-off applies to all Affected Claims.

8.9 Responsibilities of the Monitor

FTI is acting in its capacity as Monitor in the CCAA Proceedings with respect to the CMI Entities and not in its personal or corporate capacity and will not be responsible or liable for any obligations of any CMI Entity under the Plan or otherwise, including with respect to the making of distributions or the receipt of any distribution by an Affected Creditor pursuant to the Plan or the Plan Emergence Agreement. The Monitor will have the powers and protections granted to it by the Plan, the CCAA, the Initial Order, the Meeting Order, the Sanction Order and any other Order.

8.10 Different Capacities

Persons who are affected by the Plan may be affected in more than one capacity. Unless expressly provided herein to the contrary, a Person will be entitled to participate hereunder in each such capacity in accordance with the Meeting Order. Any action taken by a Person in one capacity will not affect such Person in any other capacity, unless otherwise provided in the Meeting Order, or unless expressly agreed by the Person in writing.

8.11 Further Assurances

At the request of the CMI Entities, each of the Persons named or referred to in, or subject to, the Plan will execute and deliver all such documents and instruments and do all such acts and things as may be necessary or desirable to carry out the full intent and meaning of the Plan and to give effect to the transactions contemplated herein, notwithstanding any provision of the Plan that deems any transaction or event to occur without further formality.

8.12 Governing Law

The Plan will be governed by and construed in accordance with the Laws of the Province of Ontario and the Laws of Canada applicable therein.

8.13 Notices

Any notice or communication in respect of a notice of dispute of claim filed with the Monitor must be delivered to the Monitor in accordance with the Claims Procedure Order. Any other notice or other communication to be delivered or filed hereunder must be in writing and reference the Plan and may, subject as hereinafter provided, be made or given by personal delivery, ordinary mail, facsimile or by e-mail (scanned copy) addressed to the respective parties as follows:

(a) if to the Applicants:

Canwest Global Communications Corp. 3100 Canwest Place 201 Portage Avenue Winnipeg MB R3B 3L7

Attention: General Counsel Fax No.: (204) 947-9841

E-mail: rleipsic@canwest.com

with a copy to:

Osler, Hoskin & Harcourt LLP Box 50 1 First Canadian Place Toronto, ON M5X 1B8

Attention: Edward A. Sellers / Tracy C. Sandler

Fax No.: (416) 862-6666

E-mail: esellers@osler.com / tsandler@osler.com

(b) if to the Trustee:

The Bank of New York 101 Barclay Street New York, New York 10286 United States

Attention: Vanessa Mack Fax No.: (212) 815-5803

E-mail: vanessa.mack@bnymellon.com

(c) if to the Ad Hoc Committee:

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

Attention: Robert Chadwick / Celia Rhea

Fax No.: (416) 979-1234

rchadwick@goodmans.ca / crhea@goodmans.ca

(d) if to any other Affected Creditor:

to the known address (including facsimile number or e-mail) for such Affected Creditor or the address for such Affected Creditor specified in the notice of dispute of claim filed by such Affected Creditor in the CCAA Proceedings.

(e) if to the Monitor:

Email:

FTI Consulting Canada Inc. TD Waterhouse Tower 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8

Attention: Greg Watson Fax No.: (416) 649-8101

E-mail: greg.watson@fticonsulting.com

with a copy to:

Stikeman Elliott LLP 5300 Commerce Court West 199 Bay Street Toronto, ON M5L 1B9

Attention: David Byers
Fax No.: (416) 947-0866
E-mail: dbyers@stikeman.com

(f) if to the Plan Sponsor:

Shaw Communications Inc. and 7316712 Canada Inc.
Suite 900
630 – 3rd Avenue SW,
Calgary, AB T2P 4L4

Attention: Steve Wilson/Peter Johnson

Fax No.: (403) 716-6544

E-mail: steve.wilson@sjrb.ca/peter.johnson@sjrb.ca

with a copy to:

Davies Ward Phillips & Vineberg LLP One First Canadian Place 100 King Street West P.O. Box 63 44th Floor Toronto, ON M5X 1B1

Attention: Vincent Mercier / Robin Schwill

Fax No.: 416-863-0871

E-mail: vmercier@dwpv.com / rschwill@dwpv.com

or to such other address as any party may from time to time notify the others in accordance with this Section 8.13. All such communications that are delivered will be deemed to have been received on the day of delivery. All such communications that are sent by facsimile or e-mail (scanned copy) will be deemed to be received on the day sent if sent before 5:00 p.m. on a Business Day and otherwise will be deemed to be received on the Business Day next following the day upon which such facsimile or e-mail (scanned copy) was sent. Any notice or other communication sent by mail will be deemed to have been received on the fifth Business Day after the date of mailing. The unintentional failure by any CMI Entity to give a notice contemplated hereunder will not invalidate any action taken by any Person pursuant to the Plan.

Dated as of the 23rd day of June, 2010.

TAB B

Court File No. CV-09-8396-00CL

ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

THE HONOURABLE)	WEDNESDAY, THE 28th DAY
)	
MADAM JUSTICE PEPALL)	OF JULY, 2010

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 CANWEST GLOBAL COMMUNICATIONS CORP., AND THE OTHER APPLICANTS LISTED ON SCHEDULE "A"

APPLICANTS

PLAN SANCTION ORDER

THIS MOTION made by Canwest Global Communications Corp. ("Canwest") and the other Applicants listed on Schedule "A" hereto (collectively, the "Applicants") and the Partnerships listed on Schedule "B" hereto (collectively, the "Partnerships" and, together with the Applicants, the "CMI Entities", and each a "CMI Entity"), pursuant to the Companies' Creditors Arrangement Act, R.S.C. 1985, c. C-36, as amended (the "CCAA") for an order sanctioning the restated consolidated plan of compromise, arrangement and reorganization accepted for filing by this Court on June 23, 2010, and as restated on July 16 2010 (the "Plan") concerning, affecting and involving Canwest, Canwest Media Inc. ("CMI"), Canwest Television Inc., Canwest Television Limited Partnership, Canwest Global Broadcasting Inc./Radiodiffusion Canwest Global Inc., Fox Sports World Canada Holdco Inc., Fox Sports World Canada Partnership, National Post Holdings Ltd., The National Post Company/La Publication National Post, MBS Productions Inc., Yellow Card Productions Inc., Global Centre Inc. and 4501063 Canada Inc., as the Plan may be further amended, varied or supplemented by the CMI Entities from time to time in accordance with the terms thereof and the Meeting Order, which is attached as Schedule "C" hereto, and pursuant to section 191 of the Canada Business Corporations Act, R.S.C. 1985, c. C-44, as amended (the "CBCA") for an order amending the

articles of Canwest and giving effect to the changes and transactions arising therefrom, was heard this day at 330 University Avenue, Toronto, Ontario.

ON READING the Affidavit of Thomas C. Strike sworn July 20, 2010 (the "Strike Affidavit"), the Sixteenth Report dated July 9, 2010 (the "Monitor's 16th Report") of FTI Consulting Canada Inc. in its capacity as Court-appointed monitor of the CMI Entities (the "Monitor") and the Seventeenth Report dated July 21, 2010 of the Monitor (the "Monitor's 17th Report") and on hearing the submissions of counsel for the CMI Entities, the Special Committee of the board of directors of Canwest, the Monitor, the ad hoc committee of holders of 8% senior subordinated notes due 2012 issued by CMI (the "Ad Hoc Committee"), CIBC Asset-Based Lending Inc. ("CIBC"), the Management Directors of the Applicants, Shaw Communications Inc. ("Shaw"), the ad hoc group of Existing Shareholders (the "Shareholder Group") and such other counsel as were present, no one else appearing although duly served with the Motion Record as appears from the Affidavit of Service, filed.

DEFINITIONS

1. **THIS COURT ORDERS** that any capitalized terms not otherwise defined in this Plan Sanction Order shall have the meanings ascribed to them in the Plan.

SERVICE AND MEETINGS

- 2. THIS COURT ORDERS that the time for service of the Notice of Motion and the Motion Record herein be and is hereby abridged and that the motion is properly returnable today and service upon any interested party other than those parties served is hereby dispensed with.
- 3. THIS COURT ORDERS that there has been good and sufficient service and delivery of the Meeting Order and the Meeting Materials (as as defined in the Meeting Order) to all Affected Creditors.
- 4. **THIS COURT ORDERS** that the Meetings were duly convened and held, all in conformity with the CCAA and the Orders of the Court made in these proceedings, including the Meeting Order.

SANCTION OF THE PLAN

- 5. THIS COURT ORDERS AND DECLARES that (a) the Plan has been approved by the Required Majority in conformity with the CCAA; (b) the CMI Entities have complied with the provisions of the CCAA and the Orders of the Court made in these proceedings in all respects; (c) the Court is satisfied that the CMI Entities have not done or purported to do anything that is not authorized by the CCAA; and (d) the CMI Entities have acted in good faith and with due diligence, and the Plan and all the terms and conditions of, and matters and transactions contemplated by, the Plan are fair and reasonable.
- 6. THIS COURT ORDERS that the Plan is hereby sanctioned and approved pursuant to section 6 of the CCAA.

APPROVALS AND AUTHORIZATIONS

THIS COURT ORDERS that the Plan Emergence Agreement and all schedules thereto including the form of the PIF Schedule appended thereto is hereby approved, and the Monitor and the Plan Sponsor shall not incur any liability whatsoever with respect to (a) amounts to be paid out of the Plan Implementation Fund pursuant to the Plan Emergence Agreement or the Plan, (b) any costs or expenses incurred in connection with, in relation to or as a result of any payment made, required to be made or not made from the Plan Implementation Fund, or (c) any deficiency in the Plan Implementation Fund or any specific Account (as defined in the Plan Emergence Agreement) in the PIF Schedule provided that New Canwest and CTLP shall be liable for any such deficiency in accordance with section 5.1 of the Plan Emergence Agreement. The parties to the Plan Emergence Agreement are hereby authorized and directed to finalize the PIF Schedule in accordance with the provisions of the Plan Emergence Agreement.

PLAN IMPLEMENTATION

8. THIS COURT ORDERS that any two Directors or Officers are hereby authorized and directed to take all actions determined by such Directors and Officers to be necessary or appropriate in the sole opinion of such Directors and Officers to enter into, adopt, execute, deliver, implement and consummate the contracts, instruments, releases, all other agreements or documents to be created or which are to come into effect in connection with the Plan and the Plan Emergence Agreement and all matters contemplated under the Plan and the

Plan Emergence Agreement involving corporate, partnership or other action of or on behalf of the CMI Entities, and all such actions of the Directors and Officers are hereby approved and will occur in accordance with, and as contemplated by, the Plan and the Plan Emergence Agreement, in all respects and for all purposes without any requirement of further action by the shareholders or other security holders of the CMI Entities or any of the other Directors or Officers. Further, to the extent not previously given, all necessary approvals to take any such action shall be and are hereby deemed to have been obtained from the Directors and Officers or the shareholders or other security holders of the relevant CMI Entities, as applicable, including the deemed passing by any class of shareholders of any resolution or special resolution, and no shareholders' agreement, partnership agreement or agreement between a shareholder or partner and another Person limiting in any way the taking of any such steps or actions contemplated by the Plan shall be effective and shall be of, and is hereby deemed to have, no force or effect.

- 9. THIS COURT ORDERS that the Monitor and the CMI Entities are hereby authorized and directed to take all steps and actions, and to do all things, determined by the Monitor or the CMI Entities, respectively, to be necessary or appropriate to implement the Plan and the Plan Emergence Agreement in accordance with their respective terms and as contemplated thereby, and to enter into, execute, deliver, implement and consummate all of the steps, transactions and agreements, as required by the Monitor or the CMI Entities, respectively, contemplated by the Plan and the Plan Emergence Agreement.
- THIS COURT ORDERS that the Plan and all associated steps, compromises, transactions, arrangements, assignments, releases and the restructuring to be effected thereby are hereby approved, and upon the delivery of the Monitor's Certificate to the CMI Entities, the Ad Hoc Committee and the Plan Sponsor in accordance with section 6.4 of the Plan, shall be deemed to be implemented, shall be binding and effective in accordance with the provisions of the Plan, and shall enure to the benefit of and be binding upon the CMI Entities, all Affected Creditors, and all other Persons affected by the Plan.
- 11. THIS COURT ORDERS that the Monitor shall file with the Court a copy of the Monitor's Certificate referred to in paragraph 10 above as soon as reasonably practicable on or forthwith following the Plan Implementation Date after delivery thereof and shall post a copy of the Monitor's Certificate, once filed, on the Website.

TRANSACTIONS TO BE COMPLETED PRIOR TO THE PLAN IMPLEMENTATION DATE

- 12. THIS COURT ORDERS that effective upon the appointment of a third party firm as administrator of the CH Plan pursuant to the Plan, CTLP shall be released from any and all Claims as administrator of the CH Plan up to and including such date.
- THIS COURT ORDERS that CMI is hereby authorized and directed to and shall cause 4414616 Canada to be dissolved pursuant to section 210(3) of the CBCA. CMI is hereby authorized and directed to and shall assume all debts, obligations and other liabilities of 4414616 Canada, if any, and upon such assumption, 4414616 Canada shall deemed to be fully released and discharged from all such debts, obligations and other liabilities. CMI is hereby authorized and directed to execute and file in the name of 4414616 Canada any elections, designations, returns or other document with federal or provincial tax authorities as may be necessary or appropriate.
- 14. THIS COURT AUTHORIZES AND DIRECTS the CMI Entities to take all necessary steps to cause the name "Canwest" to be removed from the corporate, business, trade, or partnership names of any of the CMI Entities and their Subsidiaries (other than the CTLP Plan Entities, CW Investments and their respective Subsidiaries and the Subsidiaries of 4501071 Canada).
- THIS COURT ORDERS that the registered offices of 4501071 Canada, Canwest Finance, Canwest, CMI, National Post Holdings, National Post and Multisound Publishers shall be changed to c/o Osler, Hoskin & Harcourt LLP, PO Box 50, 1 First Canadian Place, Toronto, Ontario, M5X 1B8 and the CMI Entities (excluding the CTLP Plan Entities) are hereby authorized and directed to take all steps necessary to give effect to this paragraph 15, including, if necessary with respect to any provincially governed CMI Entity, the continuance of such CMI Entity under the laws of Canada or Ontario.

TRANSACTIONS TO BE COMPLETED ON THE PLAN IMPLEMENTATION DATE BEGINNING AT THE EFFECTIVE TIME

16. THIS COURT ORDERS that the steps to be taken and the compromises and releases to be effected on the Plan Implementation Date, including the steps, compromises and

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releases set out in paragraphs 17 to 61 below, are and shall be deemed to occur and be effected in the sequential order contemplated in section 5.5 of the Plan on the Plan Implementation Date, beginning at the Effective Time. The relief ordered in paragraphs 17 to 61 hereof is conditional upon, and shall not be effective until, the occurrence of the Plan Implementation Date.

- 17. THIS COURT ORDERS that the Cash Collateral Agreement shall be and is hereby deemed to be terminated and all obligations thereunder of the parties thereto shall be and are hereby deemed to be released, discharged and extinguished with prejudice.
- 18. **THIS COURT ORDERS** that National Post and National Post Holdings are hereby authorized and directed to and shall repay to CMI from the proceeds of the National Post Transaction all advances or loans made to them by CMI from and after the Filing Date.
- 19. THIS COURT ORDERS that the Plan Implementation Fund shall be established and funded in accordance with the Plan and the Plan Emergence Agreement to be held by the Monitor in accordance with paragraph 73 below.
- 20. THIS COURT ORDERS that the CTLP Limited Partnership Agreement shall be amended in accordance with section 5.5(d) of the Plan.
- 21. THIS COURT ORDERS that (a) all Claims relating to guarantees granted by any CMI Entity or any other Canwest Subsidiary (including Irish Holdco and Ireland Nominee) to the Noteholders and/or the Trustee, (b) the guarantees referred to in sub-paragraph (a) and any other security granted by any such CMI Entity or Canwest Subsidiary to the Noteholders and/or the Trustee, and (c) all rights of indemnity and subrogation arising under such guarantees and other security, shall be and are hereby deemed to be fully released and discharged, and, in consideration of such release and discharge of Irish Holdco, each of Irish Holdco and the Collateral Agent shall be and are hereby deemed to have released and discharged any security granted to it or for its benefit in respect of the Secured Intercompany Note, and Irish Holdco shall further be and is hereby deemed to have fully and finally released with prejudice the CMI Entities and Ireland Nominee from their obligations to pay any interest then accrued and unpaid on the Secured Intercompany Note and the Unsecured Intercompany Note and from the guarantees granted by the CMI Entities and Ireland Nominee in connection with the Secured Intercompany Note and the Unsecured Intercompany Note.

- 22. THIS COURT ORDERS that all contract defaults arising as a result of the CCAA Proceedings and the implementation of the Plan shall be and are hereby deemed to be cured.
- 23. THIS COURT ORDERS that CTLP is hereby authorized and directed to and shall pay or cause to be paid the CH Plan Settlement Amount to the CH Plan by way of certified cheque or wire transfer in immediately available funds payable to the CH Plan Trustee for the account of the CH Plan.
- 24. THIS COURT ORDERS that (a) the Retiree Terminal Deficiency Claim shall be and is hereby deemed to be fully and finally satisfied, discharged, and released and the CTLP Plan Entities shall be and are hereby deemed to be released of and from any liability in connection therewith; (b) the CEP Terminal Deficiency Claim shall be and is hereby deemed to be fully and finally satisfied, discharged and released with prejudice and the CTLP Plan Entities shall be and are hereby deemed to be released of and from any liability in connection therewith: (c) the CEP CH Plan Grievance shall be and is hereby deemed to be fully and finally satisfied and withdrawn with prejudice for all purposes, and the CEP, on behalf of the Current and Former Members, shall be and is hereby deemed to fully and finally release and forever discharge with prejudice the CMI Entities from any and all Claims in relation to or arising in connection with the CH Plan; and (d) the Claims in relation to the CH Plan against the Directors and Officers shall be and are hereby deemed to be fully and finally satisfied, discharged and released with prejudice for the purpose of the Claims Procedure Order and all other purposes, and the CEP on behalf of the Current and Former Members shall be and is hereby deemed to fully and finally release and forever discharge with prejudice the Directors and Officers from any and all Claims, including any Claims against the Directors or Officers arising from or in relation to the CH Plan.
- 25. THIS COURT ORDERS that the CMI Entities are hereby authorized and directed to and shall cause each of 4501063 Canada, MBS Productions and Global Centre to be dissolved under section 210(3) of the CBCA or section 237 of the OBCA, as applicable. In connection therewith, and as a consequence thereof:
 - (a) each of 4501063 Canada, MBS Productions and Global Centre are hereby authorized and directed to and shall distribute all of its respective assets, rights and properties to CMI, including, in the case of 4501063 Canada, the shares it

holds in GP Inc., and, in all cases, any Canwest/CMI Group Intercompany Receivables held by such corporation and such assets, rights, and properties shall vest in CMI in accordance with paragraph 75 hereof; and

- (b) all debts, liabilities and other obligations of each of 4501063 Canada, MBS Productions and Global Centre shall be assumed by CMI, upon which assumption, each of 4501063 Canada, MBS Productions and Global Centre shall be deemed to be fully released and discharged with prejudice from all such debts, liabilities and other obligations.
- 26. THIS COURT ORDERS that in furtherance of the dissolutions set out at paragraph 25 above, CMI is hereby, in the case of each such corporation, authorized and directed to execute and file in the name of such corporation any elections, designations, returns or other document with federal or provincial tax authorities as may be necessary or appropriate.
- 27. THIS COURT ORDERS that Canwest is hereby authorized and directed to and shall transfer or cause to be transferred the Trademarks, the Copyrights and Other IP, the Other Canwest Assets and any and all Canwest/CMI Group Intercompany Receivables owing to it to CMI (and the Trademarks, Copyrights and Other IP, the Other Canwest Assets and any and all Canwest/CMI Group Intercompany Receivables shall vest in CMI in accordance with paragraph 76 hereof) in consideration for the issuance of one (1) common share of CMI. Canwest is hereby authorized and directed to and shall assign or cause to be assigned the Trademarks Licence Agreement, the Trademarks Licence, and the CW Media Trademarks Licence Agreements to CMI and CMI is hereby authorized and directed to and shall be deemed to assume Canwest's liabilities and obligations under the Trademarks Licence Agreement, the Trademarks Licence, the CW Media Trademarks Licence Agreements and under section 6.4 of the Omnibus Transition and Reorganization Agreement.
- 28. THIS COURT ORDERS that all Claims and Unaffected Claims against the CTLP Plan Entities excluding: (a) Intercompany Claims (other than the Fireworks Claim), (b) the Post-Filing Claims against the CTLP Plan Entities, and (c) the obligation of CTLP to pay the CH Plan Settlement Amount, shall be and are hereby deemed to be Claims and Unaffected Claims, as the case may be, against CMI on the following basis:

- (i) CMI is hereby authorized and directed to and shall assume the Fireworks Claim for consideration equal to \$1;
- (ii) CMI is hereby authorized and directed to and shall assume and become liable in the stead of the CTLP Plan Entities to the holders of such Claims and Unaffected Claims against the CTLP Plan Entities to pay the Assumption Consideration Amount;
- (iii) as consideration for the assumption by CMI referred to in this paragraph 28 of the obligations to pay distributions, or make payments from the Plan Implementation Fund, in respect of such Claims and Unaffected Claims against CTLP, CTLP is hereby authorized and directed to and shall concurrently with such assumption pay to CMI an amount equal to the CTLP Assumption Consideration Amount, which shall be satisfied as follows:
 - (A) by a reduction in the amount, if any, owing under the CTLP-CMI Receivable; and
 - (B) to the extent that the CTLP Assumption Consideration Amount exceeds the amount of the CTLP-CMI Receivable, by the issuance of the CTLP Assumption Consideration Note;
- (iv) as consideration for the assumption by CMI referred to in this paragraph 28 of the obligations to pay distributions, or make payments from the Plan Implementation Fund in respect of such Claims and Unaffected Claims against each other CTLP Plan Entity, each such CTLP Plan Entity is hereby authorized and directed to and shall concurrently with such assumption issue an Other CTLP Plan Entity Assumption Consideration Note; and
- (v) the holders of such Claims and Unaffected Claims shall be deemed to have no further claims against the CTLP Plan Entities and any such Claims and Unaffected Claims against the CTLP Plan Entities shall be and are hereby

released, extinguished and forever barred with prejudice as against the CTLP Plan Entities.

- 29. THIS COURT ORDERS that the assumption by CMI of all of the debts, obligations and other liabilities of the Canwest Subsidiaries provided for in the Plan be and is hereby authorized and approved.
- THIS COURT ORDERS that pursuant to and in accordance with the Plan the Court Charges and the Existing Security shall be and are hereby deemed to be released, terminated and discharged as they relate to (a) the New Canwest Assets; (b) the CW Investments Shares; (c) the assets of the CTLP Plan Entities; (d) the CTLP Assumption Consideration Note, if any; and (e) the Other CTLP Plan Entity Assumption Consideration Notes, if any, and any Canwest/CMI Group Intercompany Receivables owing to CMI by a CTLP Plan Entity, provided, however, that from and after the Plan Implementation Date, the Administration Charge shall apply and extend only to the Ordinary Creditors Pool and the Plan Implementation Fund.
- 31. THIS COURT ORDERS that all amounts owing by Canwest and the Canwest Subsidiaries (excluding the CTLP Group Entities) to a CTLP Plan Entity, immediately prior to the forgiveness referred to in this paragraph 31, shall be and are hereby deemed to be forgiven and released.
- 32. THIS COURT ORDERS that CMI is hereby authorized and directed to and shall be deemed to contribute the Other CTLP Plan Entity Assumption Consideration Notes, if any, and any Canwest/CMI Group Intercompany Receivables owing to it (other than amounts owing to it by CTLP) to the capital of CTLP and CTLP shall be deemed to acquire the same.
- THIS COURT ORDERS that CMI is hereby authorized and directed to and shall be deemed to transfer and assign the New Canwest Assets to New Canwest which shall vest in New Canwest in accordance with paragraph 77 hereof and New Canwest is hereby authorized and directed to and shall be deemed to assume the New Canwest Liabilities. Upon the assumption by New Canwest of the New Canwest Liabilities, none of the CMI Entities (other than the CTLP Plan Entities) or the Directors and Officers shall have any further obligation or liability in respect of any of the New Canwest Liabilities and the CMI Entities (other than the CTLP Plan Entities) and the Directors and Officers shall be and are hereby deemed to be fully

released and discharged with prejudice from the New Canwest Liabilities. To the extent that CMI does not have legal or beneficial title to any of the New Canwest Assets immediately prior to the transfer of the New Canwest Assets to New Canwest and such legal and beneficial title of such New Canwest Assets is held by any one of the CMI Entities, such CMI Entity shall be and is hereby deemed to transfer to CMI all of its legal or beneficial interest in such New Canwest Assets immediately prior to the transfer of the New Canwest Assets by CMI to New Canwest.

- 34. THIS COURT ORDERS that New Canwest is hereby directed to and shall assume the defence and responsibility for the conduct of the Insured Litigation, including (a) the payment of the Insured Litigation Deductibles with respect thereto and (b) responsibility for the day-to-day case management of the Insured Litigation, including, without limitation, providing instructions to counsel, making employees available for examinations for discovery, providing documents, and providing witnesses at trial. New Canwest shall pay all Insured Litigation Deductibles in the same manner and to the same extent that Canwest, CMI, or any of the CTLP Plan Entities would otherwise have been required to pay such deductibles in respect of the Insured Litigation. For greater certainty, New Canwest shall not assume any liability of Canwest, CMI, or any of the CTLP Plan Entities with respect to the Insured Litigation beyond any obligation to make payment of any Insured Litigation Deductibles assumed in accordance with this paragraph 34, and distribution of any insurance proceeds received by New Canwest, and New Canwest shall not be responsible for any amounts payable by Canwest, CMI, or any of the CTLP Plan Entities with respect to such litigation, except to the extent that insurance proceeds are available and in such cases shall assist as reasonably necessary including making Employees available as necessary, at New Canwest's cost.
- 35. THIS COURT ORDERS AND DIRECTS that all Transfer Taxes shall be paid by New Canwest, subject to any applicable election available to reduce or eliminate such Transfer Taxes.
- 36. THIS COURT ORDERS that the Broadcast Licences held by GP Inc. as general partner and CMI as limited partner carrying on business as CTLP, shall be "surrendered" to the CRTC following the issuance of new broadcasting licences by the CRTC to GP Inc. and New Canwest carrying on business as CTLP.

- 37. THIS COURT ORDERS that in consideration for the transfer to New Canwest by CMI of the Canwest/CMI Group Intercompany Receivables owing to CMI by CTLP, the CTLP Assumption Consideration Note, if any, and any amounts receivable by CMI under the Shared Services Agreement and/or the Omnibus Transition and Reorganization Agreement, New Canwest shall concurrently with such transfer issue the New Canwest Note to CMI.
- 38. THIS COURT ORDERS that in consideration for the transfer to New Canwest by CMI of all other New Canwest Assets, New Canwest shall concurrently with such transfer issue one (1) million Class A common shares in New Canwest to CMI and shall be deemed to assume the New Canwest Liabilities.
- 39. THIS COURT ORDERS that all shares issued by New Canwest to CMI pursuant to paragraph 38 above shall be and are hereby deemed to be validly issued and outstanding as fully-paid and non-assessable shares.
- 40. THIS COURT ORDERS that as determined by CIBC and CMI prior to the Plan Implementation Date, the CIT Credit Agreement and the CIT Facility shall be repaid in full (which payment shall include payment of all fees, expenses and interest properly charged pursuant to the terms of the CIT Credit Agreement and CIT Facility) and terminated and any existing letters of credit issued under the CIT Credit Agreement and the CIT Facility shall be cash collateralized, replaced or addressed by the issuance of new back-to-back letters of credit.
- 41. THIS COURT ORDERS that the Canwest Articles of Reorganization substantially in the form attached as Schedule "D" hereto, are hereby approved, and further, pursuant to and in accordance with the Plan and section 191 of the CBCA, the articles of Canwest are hereby amended in accordance with the Canwest Articles of Reorganization and Canwest is hereby authorized and directed to file the Canwest Articles of Reorganization with the Director (as defined in the CBCA) on or about the Plan Implementation Date.
- 42. THIS COURT ORDERS that the Canwest New Shares and the Canwest New Preferred Shares into which the Existing Shares are changed shall be and are hereby deemed to have been validly created, issued and outstanding as fully-paid and non-assessable shares as of the Effective Time.

- 43. THIS COURT ORDERS that Canwest is hereby authorized and directed to and shall deliver to the Transfer Agent on the Plan Implementation Date the transfer notice contemplated by the terms of the Canwest New Preferred Shares.
- 44. THIS COURT ORDERS AND DIRECTS that the Shaw Designated Entity shall, following the delivery to the Transfer Agent of the notice pursuant to paragraph 43 above, purchase all of the Canwest New Preferred Shares held by the Existing Shareholders and shall pay \$11,000,000 to the Transfer Agent for distribution to such holders of the Canwest New Preferred Shares as of the Effective Time in consideration for the transfer to the Shaw Designated Entity of all of the issued and outstanding Canwest New Preferred Shares created pursuant to the Canwest Articles of Reorganization free and clear of all Encumbrances (as hereinafter defined).
- 45. THIS COURT ORDERS AND DIRECTS that the Shaw Designated Entity shall donate and surrender the Canwest New Preferred Shares acquired by it to Canwest for cancellation, and Canwest is hereby authorized and directed to and shall cancel such Canwest New Preferred Shares upon the surrender and donation thereof.
- 46. **THIS COURT ORDERS** that Canwest and CMI shall be and are hereby deemed to provide the Plan Sponsor with an irrevocable direction to pay the Subscription Price net of the Noteholder Pool to the Monitor and the Plan Sponsor is hereby directed to and shall pay the Subscription Price net of the Noteholder Pool to the Monitor.
- 47. THIS COURT ORDERS AND DIRECTS that the Plan Sponsor shall pay the portion of the Subscription Price equal to the Noteholder Pool to CMI and CMI is hereby authorized and directed to and shall establish the Noteholder Pool therefrom.
- 48. THIS COURT ORDERS pursuant to and in accordance with the Plan, CMI shall be and is hereby authorized and directed to distribute on the Plan Implementation Date from the Noteholder Pool to the Trustee, for the benefit of the Beneficial Noteholders, by way of wire transfer an amount equal to the Noteholder Pool in accordance with the wire transfer instructions provided by the Trustee to CMI.
- 49. THIS COURT ORDERS AND DIRECTS that the Trustee shall remit the Noteholder Pool to The Depository Trust & Clearing Corporation for distribution to each

Beneficial Noteholder of such Beneficial Noteholders' Noteholder Pro Rata Amount as of the Distribution Record Date in accordance with the policies, rules and regulations of the Depository.

- 50. THIS COURT ORDERS that upon receipt by the Trustee of the wire transfer of the Noteholder Pool as contemplated in paragraph 48 above, the CMI Entities shall have and shall be deemed to have no further liability or obligation to any of the Noteholders or the Trustee in respect of the Notes or the distributions contemplated by paragraphs 48 and 49 above.
- 51. THIS COURT ORDERS AND DECLARES that the distributions received by the Beneficial Noteholders and/or the Trustee on behalf of the Beneficial Noteholders under paragraphs 48 and 49 above on account of amounts not representing principal or unpaid and accrued interest to the Filing Date shall constitute amounts paid in lieu of interest accrued in respect of the Notes from and after the Filing Date.
- 52. THIS COURT ORDERS that CMI is hereby authorized and directed to and shall transfer and assign to 7316712 Canada all of the issued and outstanding shares of New Canwest, the New Canwest Note, and the CW Investments Shares and such transfer and assignment is hereby authorized and approved and all such shares of New Canwest, the New Canwest Note and the CW Investments Shares shall vest in 7316712 Canada in accordance with paragraph 79 hereof.
- 53. THIS COURT ORDERS that the Initial Directors, the Directors and Officers of GP Inc. and the Directors and Officers of the Subsidiaries controlled by CTLP shall resign and are hereby deemed to have resigned and to be replaced by directors and officers nominated by 7316712 Canada.
- 54. THIS COURT ORDERS that all Directors and Officers and any committee members of Canwest including the Special Committee, as applicable, and of CMI, National Post Holdings, CW Investments (other than the Shaw nominees) and their respective Subsidiaries and of 4501071 Canada shall resign and are hereby deemed to have resigned.
- 55. THIS COURT ORDERS that CMI is hereby authorized and directed to and shall be deemed to assign and transfer all of its rights and obligations under the Shareholders

Agreement to 7316712 Canada contemporaneously with the transfer of the CW Investments Shares to 7316712 Canada.

- 56. THIS COURT ORDERS that all Equity Compensation Plans shall be and are hereby deemed to be cancelled without compensation to their participants.
- 57. THIS COURT ORDERS that in addition to the releases referred to in paragraphs 12, 21 and 24 above, all of the releases set out in paragraphs 82 and 84 below shall be and shall be deemed to be effected and all Affected Claims and other matters and claims released pursuant to paragraphs 82 and 84 below shall be and shall be hereby deemed to be satisfied extinguished, released and forever barred with prejudice.
- 58. THIS COURT ORDERS that the Employees of the CTLP Group Entities shall continue to be employed by their existing employer within CTLP Group Entities on the Plan Implementation Date. Further, to the extent that Persons having existing independent contracts (written or oral) with one of the CTLP Group Entities on the Plan Implementation Date provide services to one or more of the CTLP Group Entities, such CTLP Group Entity shall continue to retain such Persons as independent contractors on the Plan Implementation Date.
- 59. THIS COURT ORDERS that all security interests in, and pledges of, the Irish Holdco Preference "A" Shares, granted by CMI, together with any Court Charges and the Existing Security in relation to such shares, shall be and are hereby deemed to be fully released and discharged with prejudice.
- 60. THIS COURT ORDERS AND DIRECTS that Irish Holdco shall redeem and shall be deemed to redeem 345,063 of the Irish Holdco Preference "A" Shares for the Irish Holdco Aggregate Redemption Price.
- 61. THIS COURT ORDERS AND DIRECTS that Irish Holdco shall fully satisfy its obligation to pay the Irish Holdco Aggregate Redemption Price by set-off of the full principal amount owing under (a) the Secured Intercompany Note and (b) the Unsecured Intercompany Note and by set-off of \$72,306,685 of the amount owing under the Irish Holdco Intercompany Receivable, so that after the completion of the foregoing set-off, CMI's obligations under the Secured Intercompany Note and under the Unsecured Intercompany Note shall be and shall be

deemed to be satisfied in full and the Irish Holdco Intercompany Receivable shall be and shall be deemed to be reduced to \$315.

COMPROMISE OF CLAIMS AND EFFECT OF PLAN

- THIS COURT ORDERS AND DECLARES that pursuant to and in accordance 62. with the Plan, any and all Affected Claims against Canwest, CMI, Yellow Card and the CTLP Plan Entities, and all Intercompany Claims against the CTLP Plan Entities not affected or otherwise dealt with by the provisions of section 5.5 of the Plan and that are owed, immediately after giving effect to paragraph 61 above, to Canwest or its Subsidiaries (other than the CTLP Group Entities and CW Investments and its Subsidiaries) (as determined immediately after giving effect to paragraph 61 above)) shall be and are hereby forever compromised, discharged and released with prejudice, and the ability of any Person to proceed against Canwest, CMI, Yellow Card and the CTLP Plan Entities in respect of or relating to any such Affected Claims and Intercompany Claims shall be and shall be deemed forever discharged, extinguished, released and restrained, and all proceedings with respect to, in connection with or relating to such Affected Claims and Intercompany Claims are hereby permanently stayed against the Plan Entities, subject only to the rights of Affected Creditors to receive distributions pursuant to the Plan and this Plan Sanction Order in respect of their Affected Claims, in the manner and to the extent provided for in the Plan.
- 63. THIS COURT ORDERS that, without limiting the provisions of the Claims Procedure Order or the Meeting Order, any Claims for which a CMI Notice of Dispute or a CMI Proof of Claim has not been filed by the CMI Claims Bar Date or the Restructuring Period Claims Bar Date, as applicable, whether or not a holder of such Claim has received notice of the claims process established by the Claims Procedure Order, shall be and are hereby forever barred, extinguished and released with prejudice. Nothing in the Plan extends or shall be interpreted as extending or amending the CMI Claims Bar Date or the Restructuring Period Claims Bar Date, as applicable, or gives or shall be interpreted as giving any rights to any Person in respect of Claims that have been barred or extinguished pursuant to the Claims Procedure Order or the Meeting Order.
- 64. THIS COURT ORDERS that each Affected Creditor is hereby deemed to have consented and agreed to all of the provisions in the Plan, in its entirety, and each Affected

Creditor is hereby deemed to have executed and delivered to the Plan Entities all consents, releases, assignments and waivers, statutory or otherwise, required to implement and carry out the Plan in its entirety.

65. THIS COURT ORDERS that on the Plan Implementation Date, following completion of the steps in the sequence set forth in section 5.5 of the Plan, all debentures, Notes, certificates, agreements, invoices and other instruments evidencing Affected Claims shall not entitle any holder thereof to any compensation or participation other than as expressly provided for in the Plan and this Plan Sanction Order and shall be and are hereby deemed to be cancelled and shall be and are hereby deemed to be null and void.

ESTABLISHMENT OF THE POOLS AND DISTRIBUTIONS AND PAYMENTS BY THE MONITOR

- THIS COURT ORDERS that the Monitor shall receive and hold the Subscription Price net of the Noteholder Pool subject to the Administration Charge in trust for the benefit of the Affected Creditors of the Plan Entities (other than the Noteholders) in accordance with the Plan. The Monitor shall divide that part of the Subscription Price which it receives into and shall establish the Ordinary Creditors Pool, including the Ordinary CMI Creditors Sub-Pool and the Ordinary CTLP Creditors Sub-Pool and the Convenience Class Pool.
- THIS COURT ORDERS that pursuant to and in accordance with the Plan, the Monitor on behalf of the CMI Entities shall be and is hereby authorized to make distributions on one or more Distribution Dates as may be set by the Monitor from time to time from the Convenience Class Pool to each Convenience Class Creditor with a Proven Distribution Claim on the Distribution Record Date or a Convenience Class Claim that subsequently becomes a Proven Distribution Claim by way of cheque in an amount equal to the lesser of (a) \$5,000 and (b) the value of such Convenience Class Creditor's Proven Distribution Claim, sent by prepaid ordinary mail to the last known address for such Convenience Class Creditor.
- 68. THIS COURT ORDERS that pursuant to and in accordance with the Plan, the Monitor on behalf of the CMI Entities shall be and is hereby authorized to make distributions on one or more Distribution Dates as may be set by the Monitor from time to time from the Ordinary CMI Creditors Sub-Pool to each Ordinary CMI Creditor holding a Proven Distribution

Claim as of the Distribution Record Date or a Claim that subsequently becomes a Proven Distribution Claim by way of cheque or wire transfer in an amount equal to the aggregate of such creditor's Ordinary CMI Creditor Pro Rata Amount of the Ordinary CMI Creditors Sub-Pool, sent by prepaid ordinary mail to the last known address for such Ordinary CMI Creditor.

- Monitor on behalf of the CMI Entities shall be and is hereby authorized to make distributions on one or more Distribution Dates as may be set by the Monitor from time to time from the Ordinary CTLP Creditors Sub-Pool to each Ordinary CTLP Creditor holding a Proven Distribution Claim as of the Distribution Record Date or a Claim that subsequently becomes a Proven Distribution Claim by way of cheque or wire transfer in an amount equal to the aggregate of such creditor's Ordinary CTLP Creditor Pro Rata Amount of the Ordinary CTLP Creditors Sub-Pool, sent by prepaid ordinary mail to the last known address for such Ordinary CTLP Creditor.
- 70. THIS COURT ORDERS that an Affected Creditor holding an Unresolved Claim shall not be entitled to receive a distribution under the Plan in respect of any portion thereof unless and until such Unresolved Claim becomes a Proven Distribution Claim in accordance with the Claims Procedure Order, the Meeting Order and the Plan.
- THIS COURT ORDERS that on or after the Plan Implementation Date the Monitor shall make a determination based on the value of Proven Distribution Claims against the Plan Entities as at the Plan Implementation Date as to which Ordinary Creditors that did not file Convenience Class Claim Declarations with the Monitor by 5:00 p.m. (Toronto time) on July 15, 2010 would receive a larger distribution if they had filed Convenience Class Claim Declarations and such Ordinary Creditors will be deemed to have made valid Convenience Class Claim Declarations and the Monitor shall deal with such Ordinary Creditors as Convenience Class Creditors in all respects, including, for greater certainty, for the purposes of making distributions under the Plan.
- 72. THIS COURT ORDERS that all distributions and payments by the Monitor to the Ordinary Creditors and the Convenience Class Creditors under the Plan are for the account of the CMI Entities and the fulfilment of their obligations under the Plan.

- 73. THIS COURT ORDERS that the Plan Implementation Fund shall be held in trust by the Monitor, to be used by the Monitor in accordance with the Plan and the Plan Emergence Agreement.
- 74. THIS COURT ORDERS AND DECLARES that any distributions under the Plan or this Plan Sanction Order shall not constitute a "distribution" for the purposes of section 107 of the Corporations Tax Act (Ontario), section 22 of the Retail Sales Tax Act (Ontario), section 117 of the Taxation Act, 2007 (Ontario), section 34 of the Income Tax Act (British Columbia), section 104 of the Social Service Tax Act (British Columbia), section 49 of the Alberta Corporate Tax Act, section 22 of The Income Tax Act (Manitoba), section 73 of The Tax Administration and Miscellaneous Taxes Act (Manitoba), section 14 of An Act respecting the Ministère du Revenu (Québec), section 85 of The Income Tax Act, 2000 (Saskatchewan), section 48 of The Revenue and Financial Services Act (Saskatchewan) and section 56 of the Income Tax Act (Nova Scotia) or any other similar provincial or territorial tax legislation (collectively, the "Tax Statutes"), and the Monitor in making any such payments is not "distributing", nor shall be considered to "distribute" nor to have "distributed", such funds for the purpose of the Tax Statutes, and the Monitor shall not incur any liability under the Tax Statutes in respect of its making any payments ordered or permitted under the Plan and this Plan Sanction Order, and is hereby forever released, remised and discharged from any claims against it under or pursuant to the Tax Statutes or otherwise at law, arising in respect of payments made under the Plan and this Plan Sanction Order and any claims of this nature are hereby forever barred.

VESTING

THIS COURT ORDERS that, in connection with and subject to the dissolutions of 4501063 Canada, MBS Productions and Global Centre and the distribution of their assets, rights and properties to CMI set out in paragraph 25 above, any Canwest/CMI Group Intercompany Receivables held by such corporation, and such assets, rights and properties shall be vested into CMI free and clear from all security interests (whether contractual, statutory or otherwise), hypothecs, mortgages, trusts or deemed trusts (whether contractual, statutory or otherwise), liens, executions, levies, charges, pledges, title retention agreements, adverse claims or interests, options to acquire, rights of first refusal to purchase, rights of first offer to purchase, or other financial or monetary claims, whether or not they have attached or been perfected,

registered or filed and whether secured, unsecured or otherwise including, without limiting the generality of the forgoing (a) the Court Charges, (b) all charges, security interests or claims evidenced by registrations pursuant to the *Personal Property Security Act* (Ontario) or any other personal property registry system, and (c) the Existing Security (collectively, "Encumbrances").

- THIS COURT ORDERS that, in connection with and subject to the transfer to CMI of the Trademarks, the Copyrights and Other IP, the Other Canwest Assets and any and all Canwest/CMI Group Intercompany Receivables owing to Canwest set out in paragraph 27, the Trademarks, the Copyrights and Other IP, the Other Canwest Assets and any and all Canwest/CMI Group Intercompany Receivables owing to Canwest shall be vested into CMI free and clear from all Encumbrances.
- 77. THIS COURT ORDERS that in connection with and subject to the transfer of the New Canwest Assets to New Canwest set out in paragraph 33, the New Canwest Assets shall be vested into New Canwest free and clear from all Encumbrances.
- 78. THIS COURT ORDERS that upon delivery by CMI of the Transfer Notice and payment of \$11,000,000 by the Shaw Designated Entity to the Transfer Agent pursuant to paragraph 44 above, the Shaw Designated Entity shall acquire all of the issued and outstanding Canwest New Preferred Shares free and clear from all Encumbrances.
- 79. THIS COURT ORDERS that in connection with and subject to the transfer and assignment by CMI of all of the issued and outstanding shares of New Canwest, the New Canwest Note, and the CW Investments Shares set out in paragraph 52 above, all of the issued and outstanding shares of New Canwest, the New Canwest Note and the CW Investments Shares shall be transferred to and vested in 7316712 Canada free and clear from all Encumbrances.
- 80. THIS COURT ORDERS AND DECLARES that the *Bulk Sales Act*, R.S.O. 1990, c. B-14 and similar legislation in other Provinces and section 6 of the *Retail Sales Tax Act*, R.S.O. 1990, c. R-31 and any equivalent or applicable legislation under any province or territory do not apply to the transactions contemplated in the Plan.
- 81. THIS COURT ORDERS that, notwithstanding:

- (a) the pendency of the CCAA Proceedings and the declarations of insolvency made in the CCAA Proceedings; and
- (b) any federal or provincial law;

the transactions contemplated in the Plan, the payments or distributions made in connection with the restructuring and recapitalization of the CMI Entities, whether before or after the Filing Date, and any action taken in connection therewith, including, without limitation, under this Plan Sanction Order, shall not be void or voidable and do not constitute nor shall they be deemed to be a fraudulent preference, assignment, fraudulent conveyance, transfer at undervalue or other challengeable transaction under any applicable federal or provincial Law, and the transactions contemplated in the Plan, the payments or distributions made in connection with the restructuring and recapitalization of the CMI Entities, whether before or after the Filing Date, and any action taken in connection therewith, do not constitute conduct meriting an oppression remedy and shall be binding on an interim receiver, receiver, liquidator or trustee in bankruptcy appointed in respect of Canwest or any of its Subsidiaries.

RELEASES

82. THIS COURT ORDERS that pursuant to and in accordance with section 7.3(a) of the Plan, on the Plan Implementation Date, without limiting in any way the releases and discharges of all Claims provided for in paragraphs 12, 21 and 24 of this Plan Sanction Order, Canwest, the CMI Entities and the Canwest Subsidiaries and each of their respective present and former shareholders, the Directors and Officers, members of the Special Committee or any pension or other committee or governance counsel, financial advisors (including RBC and Genuity), legal counsel and agents, the Monitor and its counsel, FTI, the Chief Restructuring Advisor, the Initial Directors, the Retiree Representative Counsel, the Retiree Representatives, CIBC and the Plan Sponsor and the present and former directors, officers and agents of each (collectively, the "Released Parties") shall be and shall be deemed to be released and discharged with prejudice from any and all demands, claims, actions, causes of action, counterclaims, suits, debts, sums of money, accounts, covenants, damages, judgments, expenses, executions, liens and other recoveries on account of any indebtedness, liability, obligation, demand or cause of action of whatever nature that any Person (including any Person who may claim contribution or indemnification against or from them) may be entitled to assert, including any and all Claims in

respect of statutory liabilities of Directors, Officers, and any alleged fiduciary (whether acting as a director, officer, member of the Special Committee or a pension or other committee or governance counsel or acting in any other capacity in connection with the administration of the CH Plan or any other pension or benefit plan of any of the CMI Entities) whether known or unknown, matured or unmatured, direct, indirect or derivative, foreseen or unforeseen, existing or hereafter arising, based in whole or in part on any act or omission, transaction, dealing or other occurrence existing or taking place on or prior to the Plan Implementation Date relating to, arising out of or in connection with any claim, including any claim arising out of (i) the restructuring, disclaimer, resiliation, breach or termination of any contract, lease, agreement or other arrangement, whether written or oral, (ii) the business and affairs of Canwest, any of the CMI Entities or any of the Canwest Subsidiaries, (iii) the administration or management of the CH Plan or any other pension or benefit plans, (iv) the Plan, (v) the CCAA Proceedings and the Initial Order, (vi) any transaction referenced in the Support Agreement, the Subscription Agreement, the Shaw Support Agreement, the CTLP Limited Partnership Agreement or the Plan Emergence Agreement, and (vii) the Canwest Articles of Reorganization and related transactions, provided however that nothing in this paragraph 82 shall release or discharge:

- (a) Canwest or any of the Canwest Subsidiaries (other than the CTLP Plan Entities) from or in respect of (x) any Unaffected Claim or (y) its obligations to Affected Creditors under the Plan or under any Order;
- (b) a Released Party if the Released Party is adjudged by the express terms of a judgment rendered on a final determination on the merits to have committed fraud or wilful misconduct or to have been grossly negligent or, in the case of Directors, in respect of any claim referred to in section 5.1(2) of the CCAA;
- (c) any Claim (other than a Claim of a Noteholder or the Trustee) against a CMI Entity which is not a Plan Entity, and any Affected Creditor shall be allowed to continue to assert such Claim against National Post Holdings, National Post, and any National Post Consolidated Bankruptcy Estate or against any such other CMI Entity which is not a Plan Entity; and
- (d) claims of creditors against Canwest Subsidiaries which are not CMI Entities.

For greater certainty and notwithstanding sub-paragraphs (a), (b), (c) and (d) above, all Claims including all Restructuring Period Claims filed against the Directors and Officers pursuant to the Claims Procedure Order or otherwise and all other claims against the Directors and Officers of Canwest and the Canwest Subsidiaries shall be and shall be deemed to be discharged, released and forever barred with prejudice, and the Directors and Officers shall have no further liability in respect thereto.

- 83. THIS COURT ORDERS that pursuant to and in accordance with the Plan, the ability of any Person to proceed against the Directors and Officers and the Initial Directors in respect of or relating to any Affected Claims shall be and shall be deemed to be forever discharged, extinguished, released and restrained with prejudice.
- 84. THIS COURT ORDERS that pursuant to and in accordance with section 7.3(b) of the Plan, at the Effective Time, the Noteholder Released Parties shall be and shall be deemed to be released and discharged with prejudice from any and all demands, claims, actions, causes of action, counterclaims, suits, debts, sums of money, accounts, covenants, damages, judgments, expenses, executions, liens and other recoveries on account of any indebtedness, liability, obligation, demand or cause of action of whatever nature that any Person (including any Person who may claim contribution or indemnification against or from them) may be entitled to assert whether known or unknown, matured or unmatured, direct, indirect or derivative, foreseen or unforeseen, existing or hereafter arising, based in whole or in part on any act or omission, transaction, dealing or other occurrence existing or taking place on or prior to the Effective Time relating to, arising out of or in connection with the Notes (including any guarantee obligations under the Notes or the Indenture), the recapitalization of the CMI Entities, the Plan, the CCAA Proceedings, the Support Agreement and the Shaw Support Agreement and any other actions or matters related directly or indirectly to the foregoing; provided that nothing in this paragraph 84 will release or discharge any of the Noteholder Released Parties in respect of their obligations under the Plan and provided further that nothing in this paragraph 84 shall release or discharge a Noteholder Released Party if the Noteholder Released Party is adjudged by the express terms of a judgment rendered on a final determination on the merits to have committed fraud or wilful misconduct, or to have been grossly negligent.

ACCESS TO PAST EMPLOYEES AND RECORDS

85. THIS COURT ORDERS that following the Plan Implementation Date:

- (a) New Canwest and CTLP shall make available to the Monitor on a reasonable basis up to five (5) management or other employees of New Canwest or the CTLP Group Entities, to be agreed upon between the Monitor and the Plan Sponsor, in order to assist the Monitor in carrying out its duties as set forth in the Plan Emergence Agreement, the Plan and this Plan Sanction Order (including, for greater certainty, the determination, resolution, litigation and/or settlement of Unresolved Claims of Affected Creditors and the windup, dissolution, liquidation, abandonment or bankruptcy of any Remaining Canwest Entities) until the discharge of the Monitor;
- (b) New Canwest and CTLP shall make available to the Monitor on a reasonable basis the books and records of the CTLP Plan Entities and CW Investments and their respective Subsidiaries in its possession; and
- (c) the Monitor shall make available to New Canwest on a reasonable basis the books and records of the Remaining Canwest Entities in its possession until the discharge of the Monitor.

THE MONITOR

- 86. THIS COURT ORDERS that the Monitor, in addition to its prescribed rights and obligations under the CCAA and the powers provided to the Monitor herein, shall be and is hereby authorized, directed and empowered to perform its functions and fulfil its obligations under the Plan to facilitate the implementation of the Plan.
- 87. THIS COURT ORDERS that the Monitor shall be and is hereby authorized, directed and empowered to perform its functions and fulfil its obligations under the Plan Emergence Agreement, including to (a) administer and distribute the Plan Implementation Fund, (b) receive the Subscription Price net of the Noteholder Pool, (c) establish and hold the Ordinary Creditors Pool, including the Ordinary CMI Creditors Sub-Pool, the Ordinary CTLP Creditors Sub-Pool and the Convenience Class Pool, (d) resolve any Unresolved Claims, (e) effect the

distributions in respect of Proven Distribution Claims to the Ordinary Creditors and the Convenience Class Creditors and pay the Unaffected Claims (including without limitation, to resolve any unresolved Unaffected Claims) in accordance with the Plan and the Plan Emergence Agreement, (f) effect the liquidation, bankruptcy, winding-up or dissolution of Canwest and certain of its remaining Canwest Subsidiaries including, for the avoidance of doubt, the foreign Canwest Subsidiaries, (g) to act, if required, as trustee in bankruptcy, liquidator, receiver or a similar official of such entities, (h) liquidate any assets of the CMI Entities (other than the CTLP Plan Entities), including the Winnipeg Condo, not transferred to New Canwest pursuant to the Plan, and to contribute any net proceeds realized therefrom to the Plan Implementation Fund, (i) take all appropriate steps to collect all refunds, dividends, distributions or other amounts payable to Canwest or CMI, (j) implement a claims process to determine and resolve any Post-Filing Claim which are to be paid from the Plan Implementation Fund and (k) perform such other functions as the Court may order from time to time.

- 88. THIS COURT ORDERS that the Monitor shall be and is hereby authorized, directed and empowered to file on or after the Plan Implementation Date assignments in bankruptcy under the BIA for National Post and National Post Holdings and FTI shall be and is hereby authorized, directed and empowered to apply for the consolidation of and to act as trustee in bankruptcy of such entities, including the National Post Consolidated Bankruptcy Estate, if any.
- Monitor in the CCAA Proceedings are hereby approved and that the Monitor has satisfied all of its obligations up to and including the date of this Plan Sanction Order, and that in addition to the protections in favour of the Monitor as set out in the Initial Order and the CCAA, the Monitor shall not be liable for any act or omission on the part of the Monitor, including with respect to any reliance thereof, including without limitation, with respect to any information disclosed, any act or omission pertaining to the discharge of its duties under the Plan or as requested by the CMI Entities or with respect to any other duties or obligations in respect of the implementation of the Plan, save and except for any claim or liability arising out of any gross negligence or wilful misconduct on the part of the Monitor. Subject to the foregoing, and in addition to the protections in favour of the Monitor as set out in the Orders of this Court, any claims against the Monitor in connection with the performance of its duties as Monitor are hereby released, stayed,

extinguished and forever barred with prejudice and the Monitor shall have no liability in respect thereof.

- 90. THIS COURT ORDERS that no action or other proceeding shall be commenced against the Monitor in any way arising from or related to its capacity or conduct as Monitor except with prior leave of this Court and on prior written notice to the Monitor (including regarding the administration of the Plan Implementation Fund) and such further order securing, as security for costs, the full indemnity costs of the Monitor in connection with any proposed action or proceeding as the Court hearing the motion for leave to proceed may deem just and appropriate.
- 91. THIS COURT ORDERS that upon fulfilment of its obligations under the Plan and the Plan Emergence Agreement, the Monitor shall be and is hereby authorized and directed to apply to Court for its discharge.

THE CHIEF RESTRUCTURING ADVISOR

92. THIS COURT ORDERS that the Chief Restructuring Advisor shall be and is hereby discharged and released with prejudice from its obligations on the Plan Implementation Date.

POST-FILING CLAIMS PROCESS

93. THIS COURT ORDERS that the process to solicit, identify and quantify Post-Filing Claims (other than Intercompany Claims) outlined in the Monitor's 17th Report (the "Post-Filing Claims Procedure") is hereby approved and the Monitor is authorized to take all steps and actions and do all things determined by the Monitor to be necessary or appropriate to carry out the Post-Filing Claims Procedure pursuant to the terms of the Post-Filing Claims Procedure Order issued by this Court as of the date hereof.

ADDITIONAL PROVISIONS

94. THIS COURT ORDERS that Canwest is hereby directed and authorized to apply to the TSX Venture Exchange to have the securities of Canwest listed on such exchange delisted from such exchange, which delisting shall be effective on or about the Effective Time on the Plan Implementation Date.

- 95. THIS COURT ORDERS that, subject to the performance by the CMI Entities of their obligations under the Plan, all obligations, contracts, agreements, leases or other arrangements to which any of the CMI Entities is a party shall be and remain in full force and effect, unamended, as at the Plan Implementation Date, unless disclaimed or resiliated or deemed to be disclaimed or resiliated by the CMI Entities pursuant to the Claims Procedure Order or the Meeting Order, and no party to any such obligation or agreement shall on or following the Plan Implementation Date, accelerate, terminate, refuse to renew, rescind, refuse to perform or otherwise disclaim or resiliate its obligations thereunder, or enforce or exercise (or purport to enforce or exercise) any right or remedy under or in respect of any such obligation or agreement, by reason:
 - (a) of any event which occurred prior to, and not continuing after, the Plan Implementation Date, or which is or continues to be suspended or waived under the Plan, which would have entitled any other party thereto to enforce those rights or remedies;
 - (b) that the CMI Entities have sought or obtained relief or have taken steps as part of the Plan, the Initial Order or under the CCAA;
 - (c) of any default or event of default arising as a result of the financial condition or insolvency of the CMI Entities;
 - (d) of the effect upon the CMI Entities of the completion of any of the transactions contemplated under the Plan, including the transfer of the New Canwest Assets to New Canwest; or
 - (e) of any compromises, settlements, restructurings or releases effected pursuant to the Plan.
- 96. THIS COURT ORDERS that from and after the Plan Implementation Date any and all Persons shall be and are hereby stayed from commencing, taking, applying for or issuing or continuing any and all steps or proceedings, including without limitation, administrative hearings and orders, declarations or assessments, commenced, taken or proceeded with or that may be commenced, taken or proceeded with against any Released Party in respect of all Claims

and any matter which is released pursuant to paragraphs 12, 21 and 24 of this Plan Sanction Order and section 7.3 of the Plan.

- 97. THIS COURT ORDERS that section 36.1 of the CCAA, sections 95 to 101 of the BIA and any other federal or provincial Law relating to preferences, fraudulent conveyances or transfers at undervalue, shall not apply to the Plan or to any payments or distributions made in connection with the restructuring and recapitalization of the CMI Entities, whether before or after the Filing Date, including to any and all of the payments, distributions or transactions contemplated by and to be implemented pursuant to the Plan.
- 98. THIS COURT ORDERS that from and after the Plan Implementation Date the Noteholders and the Trustee shall have no Claims against National Post Holdings, National Post and the National Post Consolidated Bankruptcy Estate, if any, and that the Claims Procedure Order, the CMI Claims Bar Date, the Meeting Order and the Restructuring Period Claims Bar Date shall apply to resolve all Claims against National Post Holdings, National Post or the National Post Consolidated Bankruptcy Estate, if any.
- 99. THIS COURT DECLARES that, after the Effective Time, the Applicants which are CTLP Plan Entities shall no longer be Applicants in the CCAA Proceedings, the stay of proceedings created pursuant to the Initial Order shall be terminated in respect of the CTLP Plan Entities and the Monitor shall be discharged from its duties as the Monitor of the CTLP Plan Entities, provided that in connection with the CTLP Plan Entities, the Monitor's powers and functions with respect to the resolution and administration of Unresolved Claims, making distributions under the Plan and duties under the Plan Emergence Agreement and the CCAA, including determining, resolving and paying Unaffected Claims related to the CTLP Plan Entities shall continue.
- 100. THIS COURT ORDERS that this Plan Sanction Order shall have full force and effect in all provinces and territories of Canada and abroad as against all persons and parties against whom it may otherwise be enforced.
- THIS COURT ORDERS that the CMI Entities, the Monitor and the Plan Sponsor may apply to this Court for advice and direction, or to seek relief in respect of, any matters arising from or under the Plan, the Plan Emergence Agreement and this Plan Sanction

Order, including without limitation the interpretation of this Plan Sanction Order, the Plan and the Plan Emergence Agreement or the implementation thereof, and for any further Order that may be required, on notice to any party likely to be affected by the Order sought or on such notice as this Court orders.

THIS COURT ORDERS AND REQUESTS the aid and recognition (including assistance pursuant to section 17 of the CCAA) of any court or any judicial, regulatory or administrative body in any province or territory of Canada and any judicial, regulatory or administrative tribunal or other court constituted pursuant to the Parliament of Canada or the legislature of any province or territory or any court or any judicial, regulatory or administrative body of the United States and the states or other subdivisions of the United States and of any other nation or state to act in aid of and to be complementary to this court in carrying out the terms of this Plan Sanction Order.

ENTERED AT / INSCRIT A TORONTO ON / BOOK NO: LE / DANS LE REGISTRE NO.:

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JUL 2 8 2010

PER / PAR: JSJ

SCHEDULE "A"

APPLICANTS

- 1. Canwest Global Communications Corp.
- 2. Canwest Media Inc.
- 3. MBS Productions Inc.
- 4. Yellow Card Productions Inc.
- 5. Canwest Global Broadcasting Inc./Radiodiffusion Canwest Global Inc.
- 6. Canwest Television GP Inc.
- 7. Fox Sports World Canada Holdco Inc.
- 8. Global Centre Inc.
- 9. Multisound Publishers Ltd.
- 10. Canwest International Communications Inc.
- 11. Canwest Irish Holdings (Barbados) Inc.
- 12. Western Communications Inc.
- 13. Canwest Finance Inc./Financiere Canwest Inc.
- 14. National Post Holdings Ltd.
- 15. Canwest International Management Inc.
- 16. Canwest International Distribution Limited
- 17. Canwest MediaWorks Turkish Holdings (Netherlands)
- 18. CGS International Holdings (Netherlands)
- 19. CGS Debenture Holding (Netherlands)
- 20. CGS Shareholding (Netherlands)
- 21. CGS NZ Radio Shareholding (Netherlands)
- 22. 4501063 Canada Inc.
- 23. 4501071 Canada Inc.
- 24. 30109, LLC
- 25. CanWest MediaWorks (US) Holdings Corp.

TAB C

PLAN EMERGENCE AGREEMENT

THIS AGREEMENT made as of June 25, 2010

BETWEEN:

Canwest Global Communications Corp. ("Canwest")

- and -

Canwest Media Inc. ("CMI")

- and -

Canwest Television GP Inc. for and on behalf of Canwest Television Limited Partnership ("CTLP")

- and -

Shaw Communications Inc. ("Shaw")

- and -

7509014 Canada Inc. ("New Canwest")

- and -

7316712 Canada Inc., a corporation governed by the laws of Canada ("7316712 Canada")

- and -

FTI Consulting Canada Inc., in its capacity as Monitor of the CMI Entities and not in its personal or corporate capacity (the "Monitor")

RECITALS:

- A. Canwest, CMI, Canwest Television Limited Partnership ("CTLP"), by its general partner Canwest Television GP Inc., certain other Canwest Subsidiaries, and certain holders of 8% senior subordinated notes due 2012 issued by CMI (collectively, the "Consenting Noteholders"), are parties to a support agreement dated October 5, 2009, as amended by an amendment agreement dated January 29, 2010, an amendment agreement dated February 11, 2010, an amendment agreement no. 3 dated April 15, 2010 and an amendment agreement no. 4 dated as of May 3, 2010 (the "Noteholder Support Agreement") regarding the principal aspects of a recapitalization of the CMI Entities (the "Recapitalization Transaction").
- B. Pursuant to the Noteholder Support Agreement and in furtherance of the Recapitalization Transaction, Canwest and certain of its subsidiaries, including CMI, (collectively, the

"CMI Entities") filed for and received protection from their creditors under the Companies' Creditors Arrangement Act (the "CCAA") pursuant to an Initial Order of the Ontario Superior Court of Justice (Commercial List) (the "Court") made October 6, 2009.

- C. Shaw and Canwest are parties to a subscription agreement dated February 11, 2010, as amended May 3, 2010 (the "Subscription Agreement") pursuant to which, subject to the terms and conditions thereof and the amended and restated term sheet attached as Schedule "A" thereto (the "Amended and Restated Term Sheet"), Shaw or its designated wholly-owned direct or indirect subsidiary has agreed to subscribe for, and Canwest, as restructured, or a newly incorporated company holding all of the properties and assets of Canwest, except for excluded assets and properties as may be agreed to by Canwest and Shaw, each acting reasonably (such restructured or newly incorporated company is referred to herein as "Restructured Canwest"), has agreed to issue shares of Restructured Canwest (collectively, the "Subscription Transaction").
- D. The Amended and Restated Term Sheet contemplates that the Subscription Transaction may be effected under a Share Transaction (as defined therein), whereby Shaw and/or 7316712 Canada (collectively, and jointly and severally, the "Plan Sponsor") will purchase all of the shares of New Canwest, a newly incorporated wholly-owned subsidiary of Canwest, and all of CMI's equity and voting shares in CW Investments, all to be effected under a plan of compromise and arrangement under the CCAA (the "Plan").
- E. Shaw, Canwest and the Consenting Noteholders are parties to a support agreement dated February 11, 2010, as amended May 3, 2010 (the "Shaw Support Agreement"), pursuant to which the Consenting Noteholders have agreed to support the Subscription Transaction subject to the terms and conditions contained therein and in the Noteholder Support Agreement.
- F. On June 23, 2010, the Applicants filed the Plan with the Court and are seeking approval of same by creditors and the Court in accordance with the CCAA.
- G. Pursuant to section 11 of the Amended and Restated Term Sheet, it is a condition of completion of the Subscription Transaction that Canwest, CMI and Shaw shall have entered into the Plan Emergence Agreement (as defined in section 11 of the Amended and Restated Term Sheet) on or prior to the date that is 23 days prior to the Meetings.
- H. Pursuant to section 6.3 of the Plan, it is a condition precedent to the implementation of the Plan that Canwest, CMI, the Plan Sponsor and the Monitor shall have entered into the Plan Emergence Agreement.
- I. In connection with the Plan and the transactions contemplated therein, Canwest, CMI, CTLP, New Canwest, the Plan Sponsor and the Monitor (collectively, the "Parties") now wish to enter into this Agreement, which shall constitute the Plan Emergence Agreement as contemplated by the Amended and Restated Term Sheet and the Plan.

THEREFORE, in consideration of the mutual covenants and agreements of the Parties, and for other good and valuable consideration (the receipt and sufficiency of which are hereby acknowledged), the Parties agree as follows:

ARTICLE 1 DEFINITIONS AND PRINCIPLES OF INTERPRETATION

1.1 Definitions

All capitalized terms that are used and not defined in this Agreement (including in the Recitals) have the meanings given to them in the Plan. In addition, whenever used in this Agreement, the term "Agreement" means this Agreement, including the Recitals and all Schedules to this Agreement and any permitted amendments or restatements of this Agreement, and references to "Article", "Section" or "Schedule" mean the specified Article, Section or Schedule of this Agreement.

1.2 Certain Rules of Interpretation

In this Agreement:

- (a) Consent Whenever a provision of this Agreement requires an approval or consent and the approval or consent is not delivered within the applicable time limit, then, unless otherwise specified, the Party whose consent or approval is required shall be conclusively deemed to have withheld its approval or consent.
- (b) Governing Law This Agreement is a contract made under and shall be governed by and construed in accordance with, the laws of the Province of Ontario and the federal laws of Canada applicable in the Province of Ontario. Each Party submits to the jurisdiction of the courts of the Province of Ontario in any action or proceeding arising out of or relating to this Agreement.
- (c) Headings Headings of Articles and Sections are inserted for convenience of reference only and do not affect the construction or interpretation of this Agreement.
- (d) Including Where the word "including" or "includes" is used in this Agreement, it means "including (or includes) without limitation".
- (e) No Strict Construction The language used in this Agreement is the language chosen by the Parties to express their mutual intent, and no rule of strict construction shall be applied against any Party.
- (f) Number and Gender Unless the context otherwise requires, words importing the singular include the plural and *vice versa* and words importing gender include all genders.
- (g) Severability If, in any jurisdiction, any provision of this Agreement or its application to any Party or circumstance is restricted, prohibited or unenforceable, the provision shall, as to that jurisdiction, be ineffective only to the extent of the restriction, prohibition or unenforceability without invalidating the remaining

provisions of this Agreement and without affecting the validity or enforceability of such provision in any other jurisdiction, or without affecting its application to other Parties or circumstances.

- (h) Statutory References A reference to a statute includes all regulations and rules made pursuant to the statute and, unless otherwise specified, the provisions of any statute, regulation or rule which amends, supplements or supersedes any such statute, regulation or rule.
- (i) Time Time is of the essence in the performance of the Parties' respective obligations.
- (j) Currency All references to dollar amounts or to the symbol \$ are references to Canadian dollars unless otherwise specified.

1.3 Paramountcy

In the event of any conflict or inconsistency between the terms, conditions and provisions of the Plan and of this Agreement, the terms, conditions and provisions of the Plan, together with the Sanction Order, shall govern and shall take precedence and priority.

1.4 Schedules

The Schedules listed below form an integral part of this Agreement:

Schedule	Description
Schedule 2.1	Non-Continuing Management Employees Schedule
Schedule 2.2	Non-Continuing Material Agreements Schedule
Schedule 5.1	PIF Schedule

ARTICLE 2 DISCLAIMER OF AGREEMENTS

2.1 Continuing Management Employees

Section 11(ii) of the Amended and Restated Term Sheet referenced in the Amendment Agreement to the Subscription Agreement dated May 3, 2010 between Shaw and Canwest amending the Subscription Agreement dated February 11, 2010, refers to a list of all existing management employees of Canwest and the Canwest Subsidiaries who will not remain as employees of New Canwest or the CTLP Plan Entities following the Effective Time. That list is attached hereto as Schedule 2.1 (the "Non-Continuing Management Employee Schedule").

On or before the Plan Implementation Date, the CMI Entities will terminate the employment of the employees listed on the April 28 Severance Schedule. The termination and severance

obligations, together with accrued and unpaid vacation pay, salary and wages with respect to such employees will be paid in accordance with Section 5.1 hereof.

For greater certainty, any active or inactive employee of any CMI Entity (other than a CTLP Group Entity), including any such employees on maternity leave, paternity leave or disability leave or other such absence will not be employees of New Canwest or the CTLP Plan Entities following the Effective Time.

2.2 Non-Continuing Material Agreements

- (a) Schedule 2.2 (the "Non-Continuing Material Agreements Schedule") sets forth a complete list of all material agreements (the "Non-Continuing Material Agreements") to which any of the Plan Entities is a party or are parties that are to be disclaimed, subject to the consent of the Monitor, within the timeframe set out in the Claims Procedure Order as amended by the Meeting Order.
- (b) The Parties have agreed that the Non-Continuing Material Agreements Schedule shall not be attached to this Agreement, but shall be delivered to the Monitor under separate cover due to the confidential nature of the information contained therein. The Monitor shall hold the Non-Continuing Material Agreements Schedule on a confidential basis until after notice of disclaimer has been given to the applicable counterparty.
- On or before the day that is twenty three (23) days before the date of the Meetings as scheduled in the Meeting Order, Canwest, CMI or the CTLP Group Entities, as applicable, shall notify all counterparties to such Non-Continuing Material Agreements of the proposed disclaimer of such Non-Continuing Material Agreements, in accordance with section 32(1) of the CCAA within the timeframe set out in the Claims Procedure Order as amended by the Meeting Order and at the same time shall deliver to each of such counterparties a CMI Notice of Claim, together with the applicable CMI Claims Package.

2.3 Restructuring Period Claims

Any Claims arising as a result of the disclaimer or renegotiation of the Non-Continuing Material Agreements set out in the Non-Continuing Material Agreements Schedule shall constitute Restructuring Period Claims, unless such Claims constitute Unaffected Claims under paragraphs (e) or (f) of the definition of Unaffected Claims set out in section 1.1 of the Plan.

ARTICLE 3 PAYMENTS PRIOR TO PLAN IMPLEMENTATION DATE

3.1 Cash Management

Effective as of the Plan Implementation Date, the cash management services provided by The Bank of Nova Scotia ("BNS") to Canwest and the Canwest Subsidiaries will be terminated and new arrangements will be entered into by Canwest and/or any Canwest Subsidiary other than the CTLP Group Entities (the "Remaining Canwest Entities") after the Plan Implementation Date

on terms to be agreed prior to the Plan Implementation Date among and satisfactory to the Remaining Canwest Entities and BNS. Prior to the Plan Implementation Date, New Canwest and the CTLP Group Entities shall establish their own cash management system. All potential liabilities under the existing cash management system shall be dealt with in a manner agreeable to the parties and BNS and provided for in the Plan Implementation Fund.

3.2 CIT Facility

On the day that is one (1) Business Day prior to the Plan Implementation Date, all "cash sweeps" under the CIT Facility and the CIT Credit Agreement shall cease to be effective as of the close of business on such date. Claims of CIBC Asset-Based Lending (formerly, CIT Business Credit Canada Inc. ("CIT") under the CIT Credit Agreement and the CIT Facility shall be provided for in the PIF Schedule (as hereinafter defined) and paid in accordance with this Agreement and the Plan.

3.3 CH Plan Settlement Amount

Prior to remitting the Cash to the Monitor to establish the Plan Implementation Fund as set out in Section 5.1, CTLP shall hold back from cash in its accounts an amount equal to the CH Plan Settlement Amount, on the day that is one (1) Business Day prior to the Plan Implementation Date. The CH Plan Settlement Amount shall be distributed by CTLP pursuant to the Plan on the Plan Implementation Date.

3.4 Continuing Payment of Professionals

In furtherance of the Initial Order and this Agreement, the CMI Entities shall continue to pay up to and including the Plan Implementation Date (a) legal counsel and other advisors to the CMI Entities and other Canwest Subsidiaries, (b) the Monitor and its legal counsel, (c) legal counsel to the Ad Hoc Committee, (d) legal counsel and advisors to the Special Committee, (e) legal counsel to the Directors and Officers, (f) Houlihan Lokey Howard & Zukin Capital Inc. ("Houlihan Lokey"), and (g) Stonecrest Capital Inc. in accordance with existing practice and shall endeavour to have all such professionals' accounts current so that as of the Plan Implementation Date such professionals are current to the date which is five (5) Business Days prior to the Plan Implementation Date.

Following execution of this Agreement and prior to the Plan Implementation Date, the CMI Entities shall request estimates of any outstanding fees and disbursements and the prospective fees and disbursements of such professionals for the period up to and including the Plan Implementation Date. These estimates shall then be incorporated in Section 1 of the PIF Schedule (as hereinafter defined) (a form of which will be attached hereto as Schedule 5.1 on the execution of this Agreement and will be replaced on or before the Plan Implementation Date with the PIF Schedule containing the estimates of any outstanding fees and disbursements and prospective fees and disbursements to the Plan Implementation Date).

ARTICLE 4 POST EMERGENCE ACTIVITIES

4.1 Retention of Legal Counsel and Advisors by the Monitor

Following the Plan Implementation Date, the Monitor may, in its discretion, retain or continue to retain the services of legal counsel and such other advisors as it deems reasonable and may retain the services of any former Employees (excluding any former Employee who New Canwest or any of the CTLP Group Entities or CWI Group Entities have retained through employment or contract) or any other Person on an independent contract basis to assist the Monitor in performing its obligations under this Agreement, the Plan, the Sanction Order and the CCAA.

4.2 Resolution of Unaffected Claims

The Monitor shall determine and pay, on behalf of the CMI Entities, any unpaid Unaffected Claims (other than those claims described in subparagraphs (h), (i), (n) and (o) of the definition of Unaffected Claims under the Plan) outstanding after the Plan Implementation Date pursuant to this Agreement and the Plan.

Notwithstanding the foregoing, the Monitor shall determine and pay, in consultation with counsel to the Directors and Officers on behalf of the CMI Entities, from monies funded to the Monitor and deposited into Account 6 referred to in the PIF Schedule pursuant to Section 5.10 of this Agreement:

- a) any claims against the Directors and Officers (other than those claims described in sub-paragraphs (h) and (i) of the definition of Unaffected Claims under the Plan) that (a) arose after the Filing Date, (b) remain outstanding as at the Plan Implementation Date, and (c) are claims which would be covered by the indemnity provided by paragraph 21 in the Initial Order; and
- b) any claims against or liabilities of Directors and Officers (other than those claims described in sub-paragraphs (h) and (i) of the definition of Unaffected Claims under the Plan) incurred after the Plan Implementation Date if such Directors and Officers remain in office to facilitate the bankruptcy under the BIA, a liquidation, winding-up or dissolution of any Remaining Canwest Entities as provided for in section 4.4 hereof, provided that such claims would have otherwise been covered by the indemnity provided by paragraph 21 in the Initial Order if such indemnity applied.

The claims referred to in sub-paragraphs (a) and (b) above will be referred to collectively as the "Post-Filing D&O Insured Claims".

4.3 Resolution of Unresolved Claims

Following the Plan Implementation Date, the Monitor shall complete the resolution of the Unresolved Claims of Affected Creditors in accordance with the Claims Procedure Order, the Meeting Order and the Plan and complete any remaining distributions to Affected Creditors holding Proven Distribution Claims pursuant to the Plan.

4.4 Bankruptcies and Liquidations

Following the Plan Implementation Date the Monitor may, in its discretion, assign into bankruptcy under the BIA or effect a liquidation, winding-up or dissolution of any Remaining Canwest Entities.

4.5 Access to Past Employees and Records

- (a) Following the Plan Implementation Date, New Canwest and CTLP shall make available to the Monitor on a reasonable basis up to five (5) management or other employees of New Canwest or the CTLP Group Entities, to be agreed upon between the Monitor and the Plan Sponsor in a side letter, in order to assist the Monitor in carrying out its duties as set forth in this Agreement, the Plan and the Sanction Order (including, for greater certainty, the determination, resolution, litigation and/or settlement of Unresolved Claims of Affected Creditors and the bankruptcy of any Remaining Canwest Entities) until the discharge of the Monitor.
- (b) Following the Plan Implementation Date, New Canwest and CTLP shall make available to the Monitor on a reasonable basis the books and records of the CTLP Plan Entities and CW Investments in its possession.
- (c) Following the Plan Implementation Date, the Monitor shall make available to New Canwest on a reasonable basis the books and records of the Remaining Canwest Entities in its possession until the discharge of the Monitor.

4.6 Reporting

Following the Plan Implementation Date, the Monitor shall periodically (and at least once every three months) update Plan Sponsor and counsel to the Directors and Officers on the status of its activities pursuant to this Agreement and the amounts remaining in the Plan Implementation Fund.

4.7 Obligation to Pay Only to the Extent Funds are Available

Notwithstanding any other provision of this Agreement, and without in any way limiting the protections for the Monitor set forth in Section 4.8 of this Agreement, the Initial Order, the Plan or the CCAA, the Monitor shall have no obligation to make any payment contemplated by this Agreement, and nothing in this Agreement shall be construed as obligating the Monitor to make any such payment, unless and until the Monitor is in receipt of funds adequate to effect any such payment in full in the applicable Account (as defined below) referred to in the PIF Schedule. Funds adequate to pay such amounts will be deposited into the appropriate Accounts referenced in the PIF Schedule in accordance with the provisions of this Agreement.

4.8 Monitor shall have no Personal Liability

The Monitor shall not incur any liability whatsoever, including in respect of (a) any amount paid, required to be paid or not paid from the Plan Implementation Fund pursuant to this Agreement or the Plan, (b) any costs or expenses incurred in connection with, in relation to or as a result of any payment made, required to be made or not made from the Plan Implementation Fund, or (c) any

deficiency in the Plan Implementation Fund or any specific Account referenced in the PIF Schedule.

4.9 Parties may seek Directions from Court

Any party to this Agreement and counsel for the Directors and Officers may at any time apply to Court for advice and directions from the Court in respect of any matter arising from or under this Agreement or the discharge of their obligations under this Agreement.

ARTICLE 5 PAYMENTS ON OR AFTER THE PLAN IMPLEMENTATION DATE

5.1 Payment of Closing Costs

On the Plan Implementation Date, the Monitor shall pay from the Cash, on behalf of the CMI Entities, or, in respect of the items referred to in sub-paragraphs q) and t) below may authorize and cause the CMI Entities to pay, the following costs and obligations in the amounts described below and detailed in Section 1 of Schedule 5.1 (which shall be finalized prior to the Plan Implementation Date and a form of which will be attached as Schedule 5.1 on the execution of this Agreement and until the date such schedule is finalized) (the "PIF Schedule"). To the extent that the amount of the Cash on the Plan Implementation Date is less than the aggregate amount required to pay the following obligations in full as set out in the PIF Schedule, then New Canwest and/or CTLP shall fund the difference on or before the Plan Implementation Date (as a payment to the Monitor for the benefit of CMI) necessary so that the following obligations are paid in full as set out in Section 1 of the PIF Schedule:

- a) the relevant government entities in respect of the amounts referred to in sections 6(3), 6(5) and 6(6) of the CCAA;
- b) Osler, Hoskin & Harcourt LLP as primary legal counsel to the CMI Entities in respect of professional fees and disbursements incurred and unpaid for the period to and including the Plan Implementation Date;
- c) other legal counsel and professional advisors to the CMI Entities (to be listed in a schedule to be provided to New Canwest and the Plan Sponsor by the CMI Entities prior to Plan Implementation Date) in respect of professional fees and disbursements incurred and unpaid for the period to and including the Plan Implementation Date;
- d) PricewaterhouseCoopers Canada LLP in respect of professional fees and disbursements incurred and unpaid for the period to and including the Plan Implementation Date;
- e) KPMG LLP in respect of professional fees and disbursements incurred and unpaid for the period to and including the Plan Implementation Date;
- f) the Monitor in respect of professional fees and disbursements incurred and unpaid for the period to and including the Plan Implementation Date;

- g) Stikeman Elliott LLP as legal counsel to the Monitor in respect of professional fees and disbursements incurred and unpaid for the period to and including the Plan Implementation Date;
- h) Goodmans LLP as legal counsel to the Ad Hoc Committee in respect of professional fees and disbursements incurred and unpaid for the period to and including the Plan Implementation Date;
- i) Ogilvy Renault LLP as legal counsel to the Special Committee in respect of professional fees and disbursements incurred and unpaid for the period to and including the Plan Implementation Date;
- j) Lenczner Slaght Royce Smith Griffin LLP as legal counsel to the Directors and Officers in respect of professional fees and disbursements incurred and unpaid for the period to and including the Plan Implementation Date;
- k) Cavalluzzo Hayes Shilton McIntyre & Cornish LLP as Retiree Representative Counsel in respect of professional fees and disbursements incurred and unpaid for the period to and including the Plan Implementation Date;
- l) Stonecrest Capital Inc. as the Chief Restructuring Advisor in respect of all payments due and unpaid under the Stonecrest Engagement Letter;
- m) Genuity Capital Markets in respect of all payments due and unpaid under the Genuity Engagement Letter;
- n) RBC in respect of all payments due and unpaid under the RBC Engagement Letter;
- o) Houlihan Lokey in respect of all payments due and unpaid under the Houlihan Engagement Letter;
- p) The Bank of New York Mellon, in its capacity as trustee under the Indenture in respect of all fees payable and unpaid to the trustee under the Indenture;
- q) the KERP Participants the amounts payable under the KERPs less any statutory source deductions which shall be remitted to the applicable governmental authority, on behalf of the CMI Entities, by the Monitor. The amounts paid to the KERP Participants under this subsection shall be paid in respect of Claims arising from or under the KERPs and shall not affect in any way any other monetary amounts to which the KERP Participants may be entitled from the KERP Trust or any non-monetary benefits or items to which the KERP Participants may be entitled pursuant to the KERP agreements;
- r) BNS in respect of potential liabilities under the existing cash management system arising from or under the cash management facility for the provision of cash management services to the CMI Entities;

- s) CIT in respect of any amounts or obligations outstanding under the CIT Facility;
- the amounts payable to those employees identified on the April 28 Severance Schedule in respect of the termination and severance obligations set forth on the April 28 Severance Schedule together with the accrued and unpaid wages, salary and vacation pay less any statutory source deductions which shall be remitted, on behalf of the CMI Entities, by the Monitor;
- u) the Fireworks Trustee in Bankruptcy in respect of professional fees and disbursements incurred and unpaid for the period to and including the Plan Implementation Date;
- v) any accrued and unpaid compensation to the Directors;
- w) Shaw in respect of the expense reimbursement obligation pursuant to Section 9.2 of the Subscription Agreement; and
- x) the Transfer Agent in respect of its fees, costs and disbursements incurred to effect the issuance and subsequent cancellation of the Canwest New Preferred Shares as contemplated by the Plan.

The foregoing payments shall be paid by way of certified cheque, wire transfer or direct deposit. Any certified cheques effecting payment pursuant to sub-sections (q) and (t) hereof shall be sent by registered mail to the last known address for such Persons.

5.2 Establishment of the Plan Implementation Fund

On the Plan Implementation Date, after the payment of the obligations set forth in Section 5.1 as set out in Section 1 of the PIF Schedule, the Plan Entities shall pay to the Monitor from any remaining Cash, the amount necessary to fund the Plan Implementation Fund as set out in the PIF Schedule. To the extent that the remaining Cash is inadequate to fully fund the requirements set forth in the PIF Schedule (including the inclusion of a contingency fund to secure the payment of the fees, disbursements, and costs of the Monitor, and those of its legal and other advisors as provided for in section 4.1 hereof) then New Canwest and/or CTLP shall pay to the Monitor the amount of any difference (as a payment to the Monitor for the benefit of CMI) which shall be deposited by the Monitor in the Plan Implementation Fund. To the extent that as of the Plan Implementation Date the amount of Cash is greater than the amount needed to fully fund the requirements set forth in the PIF Schedule, then the excess amount of remaining Cash after fully funding the Plan Implementation Fund shall be paid to New Canwest.

The Monitor shall deposit the amounts received pursuant to this Section 5.2 into one or more accounts in accordance with the PIF Schedule (the "Accounts") and such amounts together shall constitute the Plan Implementation Fund.

5.3 Additional Deposits into the Fund

The following amounts shall be paid to the Monitor from time to time and shall be deposited into Account 5 referenced in Section 2 of the PIF Schedule:

- (a) the net proceeds of sale realized from the sale of the Winnipeg Condo;
- (b) any and all dividends, distributions or other amounts payable to a Plan Entity (other than the CTLP Plan Entities) from any estate in bankruptcy, liquidation, winding up or dissolution of any Remaining Canwest Entity;
- (c) any amounts in respect of refunds of any Taxes payable to the Plan Entities other than the CTLP Plan Entities, National Post Holdings and National Post;
- (d) any net proceeds of realization from any assets or property of any of the Remaining Canwest Entities other than National Post Holdings and National Post; and
- (e) all Undeliverable Distributions from the Ordinary Creditors Pool or the Convenience Class Pool as contemplated in the Plan.

5.4 Plan Emergence Cost Schedule

Prior to the Plan Implementation Date, the CMI Entities, the Plan Sponsor, New Canwest and the Monitor shall agree to and finalize the PIF Schedule (which shall be finalized prior to the Plan Implementation Date and a form of which will be attached as Schedule 5.1 between the date of the execution of this Agreement and the date such schedule is finalized).

5.5 Payment of Post-Filing Claims

The Monitor shall conduct the process approved in the Sanction Order to solicit, identify and quantify Post-Filing Claims (other than Intercompany Claims) which are not assumed by New Canwest or any of the CTLP Plan Entities pursuant to the Plan. Following the Post-Filing Claims Bar Date (as defined in the Sanction Order) and the determination or resolution of all filed claims, the Monitor shall pay to each Post-Filing Creditor (to be defined in the Sanction Order in a manner acceptable to the parties) holding a Proven Post-Filing Claim (to be defined in the Sanction Order in a manner acceptable to the parties) the amount of its Proven Post-Filing Claim from Account 1 referred to in Section 2 of the PIF Schedule.

To the extent that the amount in Account 1 referred to in Section 2 of the PIF Schedule is inadequate to pay the full amount of all Proven Post-Filing Claims then New Canwest and/or CTLP shall pay to the Monitor for the benefit of CMI the funds necessary to pay such claims in full and such funds shall be deposited into Account 1 referred to in Section [2] of the PIF Schedule. If the payments contemplated in this Section [5.5] do not exhaust the amount held by the Monitor in Account 1 referred to in Section 2 of the PIF Schedule, then the Monitor shall return such excess funds to New Canwest.

5.6 Payment of Fees and Expenses of the Replacement Administrator

After the Plan Implementation Date, the Monitor shall pay by way of certified cheque or wire transfer (in accordance with wire transfer instructions provided in writing by such Person to the Monitor) on behalf of CTLP to the replacement administrator for the CH Plan appointed by the Superintendent of Financial Institutions in respect of its fees and expenses incurred as contemplated in Section 5.3 of the Plan the amount held by the Monitor in Account 2 referenced in Section 2 of the PIF Schedule. For great certainty, the fees and expenses of the replacement administrator shall not include fees and expenses for the provision of services in relation to the administration of the CH Plan or the investment of the assets of the CH Plan where such fees and expenses have, in the normal course, been paid from the assets of the CH Plan, including fees payable to the CH Plan Trustee, the investment manager in respect of CH Plan assets, the actuary for the CH Plan and any pension consultant for pension plan administration services.

5.7 Payment of Fees and Expenses of Counsel to Directors and Officers

After the Plan Implementation Date, the Monitor shall from time to time pay by way of certified cheque or wire transfer (in accordance with wire transfer instructions provided in writing by such Person to the Monitor) on behalf of the Remaining Canwest Entities from Account 3 referred to in Section 2 of the PIF Schedule the reasonable fees and disbursements of counsel to the Directors and Officers in connection with:

- a) determining the Affected Claims that are Unresolved Claims against the Directors and Officers, consulting with the Monitor with respect thereto and providing advice and reporting to the Directors and Officers with respect thereto;
- b) determining any Post-Filing D&O Insured Claims and addressing any matters of insurance coverage and related issues; and
- c) providing assistance with any issues regarding the Directors and Officers that may arise after the Plan Implementation Date relating to the wind-up, bankruptcies, dissolution or liquidation of the Remaining Canwest Entities and issues regarding indemnification, insurance and other matters in respect of any Directors and Officers who remain in office after the Plan Implementation Date as provide for in section 4.2(b) hereof.

To the extent that the amount held by the Monitor in Account [3] referred to in Section 2 of the PIF Schedule is inadequate to pay the full amount of the reasonable fees and disbursements of counsel to the Directors and Officers pursuant to this Section 5.7 then New Canwest and/or CTLP shall pay to the Monitor for the benefit of CMI the funds necessary to pay such reasonable fees and disbursements and such funds shall be deposited into Account 3 referred to in Section 2 of the PIF Schedule. If the payments contemplated in this Section 5.7 do not exhaust the amount held by the Monitor in Account 3 referred to in Section 2 of the PIF Schedule, then the Monitor shall return such excess funds to New Canwest.

5.8 Professionals Associated with Remaining Canwest Entities

After the Plan Implementation Date, the Monitor shall from time to time pay by way of certified cheque or wire transfer (in accordance with wire transfer instructions provided in writing by such Person to the Monitor) on behalf of the Remaining Canwest Entities from Account 4 referred to

in Section 2 of the PIF Schedule to legal counsel and professional advisors (to be listed in a schedule to be provided to New Canwest and the Plan Sponsor by the CMI Entities prior to Plan Implementation Date) in respect of professional fees and disbursements incurred for services provided in connection with the bankruptcy, liquidation or winding up or dissolution of any Remaining Canwest Entities (other than National Post Holdings and National Post).

To the extent that the amount in Account 4 referred to in Section 2 of the PIF Schedule is inadequate to pay the full amount of the reasonable fees and disbursements of foreign professionals pursuant to this Section 5.8 then New Canwest and/or CTLP shall pay to the Monitor for the benefit of CMI (other than National Post Holdings and National Post) the funds necessary to pay such reasonable fees and disbursements and such funds shall be deposited into Account 4 referred to in Section 2 of the PIF Schedule. If the payments contemplated in this Section 5.8 do not exhaust the amount held by the Monitor in Account 4 referred to in Section 2 of the PIF Schedule, then the Monitor shall return such excess funds to New Canwest.

5.9 Payment of Fees and Expenses of the Monitor

All of the fees and disbursements incurred by the Monitor, its legal counsel and any other advisors retained by the Monitor, in connection with fulfilling the Monitor's duties and obligations under the Plan and this Agreement, including, without limitation, those fees, disbursements, costs and expenses incurred in connection with:

- (a) resolving any Unresolved Claims of the Affected Creditors;
- (b) making distributions under the Plan, including the costs of wire transfers and the issuance of cheques (provided, for greater certainty, that the Monitor shall not fund the actual distributions from the Plan Implementation Fund);
- (c) determining any Unaffected Claims, including Post-Filing Claims, but excluding those claims described in subparagraphs (h), (i) and (o) of the definition of Unaffected Claims in the Plan;
- (d) making distributions under this Agreement; and
- (e) bankrupting and acting as trustee in bankruptcy or liquidating, winding up or dissolving any Remaining Canwest Entities (other than National Post and National Post Holdings), including the bankruptcies of the Fireworks entities and acting as the Fireworks Trustee in Bankruptcy,

shall be paid from the Plan Implementation Fund and the Monitor shall have exclusive access to the funds referenced in Account 5 referred to in Section 2 of the PIF Schedule.

If at any time the Plan Implementation Fund is insufficient to fund the activities of the Monitor pursuant to the Plan or this Agreement, then New Canwest and/or CTLP shall pay additional funds satisfactory to the Monitor for the benefit of CMI and such funds shall be deposited into Account 5 referred to in Section 2 of the PIF Schedule. If the payments contemplated in this Section 5.9 do not exhaust the amount held by the Monitor in Account 5 referred to in Section 2

of the PIF Schedule, then the Monitor shall return such excess funds to New Canwest in accordance with section 5.12 of this Agreement.

5.10 Payment of Post-Filing D&O Insured Claims

The Monitor shall pay any Post-Filing D&O Insured Claims pursuant to section 4.2 of this Agreement from Account 6 referred to in Section 2 of the PIF Schedule. To the extent that the amount in Account 6 referred to in Section 2 of the PIF Schedule is inadequate to pay the full amount of Post-Filing D&O Insured Claims pursuant to this Section 5.10 then New Canwest and/or CTLP shall pay to the Monitor for the benefit of CMI the funds necessary to pay such claims in full and such funds shall be deposited into Account 6 referred to in Section 2 of the PIF Schedule. If the payments contemplated in this Section 5.10 do not exhaust the amount held by the Monitor in Account 6 referred to in Section 2 of the PIF Schedule, then the Monitor shall return such excess funds to New Canwest.

5.11 Use of Cash to Plan Implementation Date

The CMI Entities hereby covenant and agree that, from the date hereof to the Plan Implementation Date, they will only use the Cash and will only effect any draw under the CIT Facility for working capital purposes related to the Business or for the expenditures of the CMI Entities as approved by the Court and/or as may be contemplated by the Weekly Cash Flow Projections (as defined in the CIT Facility). The CMI Entities hereby further covenant and agree to notify the Plan Sponsor in writing of any planned draw to be effected under the CIT Facility between the date hereof and the Plan Implementation Date five (5) Business Days prior to effecting such a draw.

5.12 Residual Funds

Upon completing its duties under the CCAA, the Sanction Order and this Agreement and obtaining an order discharging the Monitor, the Monitor shall (after satisfying all fees and disbursements of the Monitor) remit to New Canwest any residual funds remaining in the Plan Implementation Fund.

5.13 Payment of Legal Costs of the Ad Hoc Group of Shareholders

On the Plan Implementation Date, concurrently with acquiring the Canwest New Preferred Shares, and in accordance with the Minutes of Settlement dated June 23, 2010, 7316712 Canada shall pay Bennett Jones LLP in trust for the benefit of the *ad hoc* group of shareholders the documented costs of their advisors in connection with the motion brought by Canwest and certain of its subsidiaries returnable June 22, 2010 seeking, *inter alia*, a Meeting Order.

ARTICLE 6 GENERAL

6.1 Notices

Any notice, consent or approval required or permitted to be given in connection with this Agreement (in this Section referred to as a "Notice") shall be in writing and shall be sufficiently

given if delivered (whether in person, by courier service or other personal method of delivery), or if transmitted by facsimile or e-mail:

(a) if to Canwest or CMI, or to both, at:

c/o Osler, Hoskin & Harcourt LLP

Box 50

1 First Canadian Place

Toronto, Ontario M5X 1B8

Attention:

Edward Sellers

Email:

esellers@osler.com

Facsimile:

416-862-6666

With a required copy by email or fax (which shall not be deemed Notice) to:

Osler, Hoskin & Harcourt LLP

Box 50

1 First Canadian Place

Toronto, Ontario M5X 1B8

Attention:

Tracy Sandler

Email:

tsandler@osler.com

Facsimile:

416-862-6666

With a required copy by email or fax (which shall not be deemed Notice) to:

Lenczner Slaght Royce Smith Griffin, LLP 130 Adelaide Street West, Suite 2600

Toronto, Ontario M5H 3P5

Attention:

Peter Osborne

Email:

posborne@litigate.com

Facsimile:

416-865-3094

With a required copy by email or fax (which shall not be deemed Notice) to:

Ogilvy Renault LLP

Suite 3800, Royal Bank Plaza, South Tower,

200 Bay St.

PO Box 84

Toronto, ON M5J 2Z4

Attention:

Mario Forte

Email:

mforte@ogilvyrenault.com

Facsimile:

416-216-4870

(b) if to the Shaw or 7316712 Canada, or to both, at:

c/o Shaw Communications Inc. Suite 900, 630-3rd Avenue SW Calgary, Alberta T2P 4L4

Attention:

Steve Wilson/Peter Johnson

Email:

steve.wilson@sjrb.ca/peter.johnson@sjrb.ca

Facsimile:

403-750-7469 / 403-716-6544

With a required copy by email or fax (which shall not be deemed Notice) to:

Davies Ward Phillips and Vineberg LLP Box 63, One First Canadian Place Toronto, Ontario M5X 1B1

Attention:

Robin Schwill

Email:

rschwill@dwpv.com

Facsimile:

416-863-0871

(c) if to the Monitor, at:

FTI Consulting Canada Inc. TD Canada Trust Tower 79 Wellington Street West Suite 2100 Toronto, Ontario M5K 1G8

Attention:

Greg Watson

Email:

greg.watson@fticonsulting.com

Facsimile:

416-649-8101

With a required copy by email or fax (which shall not be deemed Notice) to:

Stikeman Elliott LLP 5300 Commerce Court West 199 Bay Street Toronto, Ontario M5L 1B9

Attention:

David Byers

Email:

dbyers@stikeman.com

Facsimile:

416-947-0866

Any Notice delivered or transmitted to a Party as provided above shall be deemed to have been given and received on the day it is delivered or transmitted, provided that it is delivered or transmitted on a Business Day prior to 5:00 p.m. local time in the place of delivery or receipt. If the Notice is delivered or transmitted after 5:00 p.m. local time or if the day is not a Business Day, then the Notice shall be deemed to have been given and received on the next Business Day.

Any Party may, from time to time, change its address by giving Notice to the other Parties in accordance with the provisions of this Section.

6.2 Amendment

No amendment, supplement, modification or waiver or termination of this Agreement and, unless otherwise specified, no consent or approval by any Party, is binding unless executed in writing by the Party to be bound.

6.3 Termination

This Agreement shall terminate automatically with respect to all of the Parties in the event that the Shaw Support Agreement is terminated in accordance with its terms.

6.4 Assignment

This Agreement shall be binding upon and enure to the benefit of the Parties hereto and each of their respective successors (including any successor by reason of amalgamation of any Party), permitted assigns, heirs and personal representatives. No Party may assign, delegate or otherwise transfer any of its rights, interests or obligations under this Agreement without the prior written consent of the other Parties, which consent shall not be unreasonably withheld.

6.5 Further Assurances

The Parties shall, with reasonable diligence, do all things and provide all such reasonable assurances as may be required to give effect to this Agreement, and each Party shall provide such further documents or instruments required by any other Party as may be reasonably necessary or desirable to effect the purpose of this Agreement and carry out its provisions, whether before or after the Plan Implementation Date.

6.6 Execution and Delivery

This Agreement may be signed in counterparts, each of which, when taken together, shall be deemed an original. Execution of this Agreement is effective if a signature is delivered by facsimile transmission or electronic (e.g., pdf) transmission.

[Remainder of page intentionally left blank; signature pages follow]

IN WITNESS OF WHICH the Parties have caused this Agreement to be executed by their duly authorized representatives as of the date first written above.

CANWEST GLOBAL

	COMMUNICATIONS CORP.
	Ву:
	Name:
	Title:
	By:
	Name:
	Title:
	CANWEST MEDIA INC.
	By:
	Name:
	Title:
	Ву:
	Name:
	Title:
•	CANWEST TELEVISION GP INC. for and on behalf of CANWEST TELEVISION LIMITED PARTNERSHIP
	By:
	Name:
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	1100.
5	SHAW COMMUNICATIONS INC.
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	By: Thinks maket
SHAWZI	Name: Rhonda Bashnick
Obja510 Approved	Title: Vice President, Finance
as to form	By: GEXT
Legal	Name: Neter A. Johnson
horacon minimum formal	Title: Vice President, Law
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IN WITNESS OF WHICH the Parties have caused this Agreement to be executed by authorized representatives as of the date first written above.

CANWEST GLOBAL

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Name:	CONSEL
Name: Title:	
CANWEST MEDIA INC.	
By: Name: VILLEHARLD LEIFE	16
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Name: Title:	
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By: Name: 1 Ricanas heiliga	
Name: Richard be 1856 Title: VIP & GENERAL C	runged.
Name: Title:	
SHAW COMMUNICATIONS INC	
By: Name:	
Title:	
Name: Title:	

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7509014 CANADA INC.
By: Name Richard H. Leipsic Title: Secretary
Title: Secretary
By: Name:
Title:
7316712 CANADA INC.
By: Name:
Title: By:
Name:
Title:
FTI CONSULTING CANADA INC., in its
capacity as court-appointed Monitor of the CMI Entities and not it its personal capacity
Entities and not it its personal capacity
Ву:
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7509014 CANADA INC.

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Legal	<i></i>
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	Title: Vice President, Law
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	By:
	Name:
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7509014 CANADA INC.

By:	
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7316	712 CANADA INC.
Ву:	
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FTI	CONSULTING CANADA INC., in its
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	les, and not it its personal capacity
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Ву:	TAKE
•	Name: Gires or P Wasting
	Title: Senier Managing Acceptor
Ву:	
•	Name:
	Title:

SCHEDULE 2.2

Non-Continuing Material Agreements

Delivered separately.

SCHEDULE 5.1

FORM OF PIF SCHEDULE

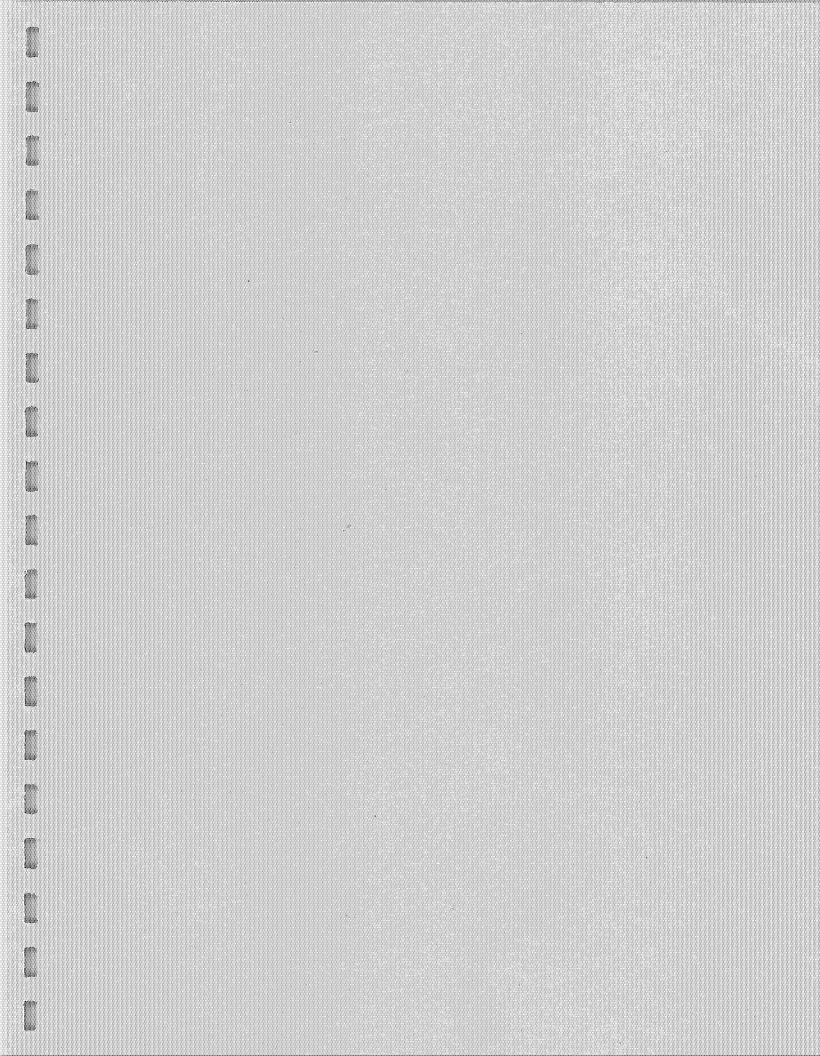
1. Closing Costs referred to in Section 5.1:

- a) the relevant government entities in respect of the amounts referred to in sections 6(3), 6(5) and 6(6) of the CCAA $$ \bullet$
- b) Osler, Hoskin & Harcourt LLP as primary legal counsel to the CMI Entities in respect of professional fees and disbursements incurred and unpaid for the period to and including the Plan Implementation Date \$●
- c) other legal counsel and professional advisors (to be listed in a schedule to be provided to New Canwest and the Plan Sponsor by the CMI Entities prior to Plan Implementation Date) in respect of professional fees and disbursements incurred and unpaid for the period to and including the Plan Implementation Date \$\infty\$
- d) PricewaterhouseCoopers Canada LLP in respect of professional fees and disbursements incurred and unpaid for the period to and including the Plan Implementation Date \$\infty\$
- e) KPMG LLP in respect of professional fees and disbursements incurred and unpaid for the period to and including the Plan Implementation Date \$\infty\$
- f) the Monitor in respect of professional fees and disbursements incurred and unpaid for the period to and including the Plan Implementation Date \$\infty\$
- g) Stikeman Elliott LLP as legal counsel to the Monitor in respect of professional fees and disbursements incurred and unpaid for the period to and including the Plan Implementation Date \$\infty\$
- h) Goodmans LLP as legal counsel to the Ad Hoc Committee in respect of professional fees and disbursements incurred and unpaid for the period to and including the Plan Implementation Date \$•
- i) Ogilvy Renault LLP as legal counsel to the Special Committee in respect of professional fees and disbursements incurred and unpaid for the period to and including the Plan Implementation Date \$●
- j) Lenczner Slaght Royce Smith Griffin, LLP as legal counsel to the Directors and Officers in respect of professional fees and disbursements incurred and unpaid for the period to and including the Plan Implementation Date \$●
- k) Cavalluzzo Hayes Shilton McIntyre & Cornish LLP as Retiree Representative Counsel in respect of professional fees and disbursements incurred and unpaid for the period to and including the Plan Implementation Date \$•

- l) Stonecrest Capital Inc. as the Chief Restructuring Advisor in respect of all payments due and unpaid under the Stonecrest Engagement Letter \$\infty\$
- m) Genuity Capital Markets in respect of all payments due and unpaid under the Genuity Engagement Letter \$\infty\$
- n) RBC in respect of all payments due and unpaid under the RBC Engagement Letter \$\infty\$
- o) Houlihan Lokey in respect of all payments due and unpaid under the Houlihan Engagement Letter \$\infty\$
- p) The Bank of New York Mellon, in its capacity as trustee under the Indenture in respect of all fees payable and unpaid to the trustee under the Indenture \$\infty\$
- q) the KERP Participants the amounts payable under the KERP \$•
- r) The Bank of Nova Scotia in respect of potential liabilities under the existing cash management system arising from or under the cash management facility for the provision of cash management services to the CMI Entities \$•
- s) CIT Business Credit Canada Inc. in respect of any amounts or obligations outstanding under the CIT Facility \$\infty\$
- the amounts payable to those employees identified on the April 28 Severance Schedule in respect of the termination and severance obligations set forth on the April 28 Severance Schedule together with the accrued and unpaid wages, salary and vacation pay \$\infty\$
- u) the Fireworks Trustee in Bankruptcy in respect of professional fees and disbursements incurred and unpaid for the period to and including the Plan Implementation Date \$●
- v) the Transfer Agent in respect of its fees, costs and disbursements incurred to effect the issuance and subsequent cancellation of the Canwest New Preferred Shares as contemplated by the Plan \$•
- w) to the Directors any accrued and unpaid director compensation \$.
- x) Shaw in respect of the expense reimbursement obligation pursuant to Section 9.2 of the Subscription Agreement \$\infty\$

2. Post-Emergence Costs

- Account 1: Post-Filing Claims referred to in Section 5.5 of this Agreement, including those set out in Appendix "•" \$•
- Account 2: Replacement Administrator for the CH Plan referred to in Section 5.6 of this Agreement \$\infty\$
- Account 3: Legal counsel to the Directors and Officers referred to in Section 5.7 of this Agreement \$\infty\$
- Account 4: Legal counsel and professional advisors (to be listed in a schedule to be provided to New Canwest and the Plan Sponsor by the CMI Entities prior to Plan Implementation Date) referred to in Section 5.8 of this Agreement \$•
- Account 5: The Monitor, its legal counsel and any other advisors retained by the Monitor referred to in Section 5.9 of this Agreement \$\infty\$
- Account 6: Post-Filing D&O Insured Claims, if any, referred to in Section 5.10 of this Agreement \$\infty\$



AMENDING AGREEMENT

THIS AMENDING AGREEMENT made as of the 27th day of September, 2010

BETWEEN

Canwest Global Communications Corp.

- and -

Canwest Media Inc.

- and -

Canwest Television GP Inc. for and on behalf of Canwest Television Limited Partnership

- and -

Shaw Communications Inc.

- and -

7509014 Canada Inc.

- and -

7316712 Canada Inc.

- and -

FTI Consulting Canada Inc., in its capacity as Monitor of the CMI Entities and not in its personal capacity

RECITALS:

- A. The Parties hereto entered into a plan emergence agreement made as of June 25, 2010 (the "Plan Emergence Agreement").
- B. The Parties have agreed to amend certain terms and conditions in the Plan Emergence Agreement as set out herein.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

- 1. Unless otherwise defined in this Amending Agreement, capitalized terms have the meaning ascribed thereto in the Plan Emergence Agreement.
- 2. Section 3.2 of the Plan Emergence Agreement shall be deleted in its entirety and replaced with the following:

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On or before the day that is one (1) Business Day prior to the Plan Implementation Date, all "cash sweeps" under the CIT Facility and the CIT Credit Agreement shall cease to be effective as of the close of business on such date pursuant to arrangements satisfactory to CIBC Asset-Based Lending (formerly CIT Business Credit Canada Inc.) ("CIT"). Claims of CIT outstanding on the Plan Implementation Date under the CIT Credit Agreement and the CIT Facility shall be provided for in the PIF Schedule (as hereinafter defined) and paid in accordance with Article 5 of this Agreement.

3. Section 4.2 of the Plan Emergence Agreement shall be amended by deleting the first paragraph thereof and replacing it with the following:

The Monitor shall determine and pay, on behalf the CMI Entities, any unpaid Unaffected Claims (other than those claims described in subparagraphs (h), (i), (n) and (o) of the definition of Unaffected Claims under the Plan) outstanding after the Plan Implementation Date in accordance with Article 5 of this Agreement.

- 4. Section 5.7 of the Plan Emergence Agreement shall be amended by deleting paragraphs b) and c) and replacing them with the following:
 - b) determining any Post-Filing D&O Insured Claims and addressing any matters of insurance coverage and related issues;
 - c) providing assistance with any issues regarding the Directors and Officers that may arise after the Plan Implementation Date relating to the wind-up, bankruptcies, dissolution or liquidation of the Remaining Canwest Entities and issues regarding indemnification, insurance and other matters in respect of any Directors and Officers who remain in office after the Plan Implementation Date as provided for in section 4.2(b) hereof; and
 - d) asserting the marker claim by the Directors and Officers against Canwest if such a claim arises prior to the Plan Implementation Date and is derivative to a claim by a third party against the Directors and Officers for which the Directors and Officers are entitled to be indemnified by Canwest and any associated defence costs incurred by the Directors and Officers regarding such claim to the extent such defence costs are not funded by insurers; provided that none of the funds in the Plan Implementation Fund shall be used to cover any fees, costs or disbursements incurred by the Directors and Officers in disputing or otherwise challenging the Monitor's determination of such marker claim as a Proven Distribution Claim or not.
- 5. Section 5.8 of the Plan Emergence Agreement shall be amended by deleting the first paragraph thereof and replacing it with the following:

After the Plan Implementation Date, the Monitor shall from time to time. on behalf of the Remaining Canwest Entities: (a) pay from Account 4 referred to in Section 2 of the PIF Schedule to foreign legal counsel and professional advisors their professional advisory and legal fees and disbursements incurred for services provided by such counsel and advisors to the Remaining Canwest Entities and/or the Monitor in connection with the bankruptcy, liquidation or winding up or dissolution of any of the Remaining Canwest Entities (other than National Post Holdings and National Post) (such counsel and advisors to be listed and such fees and disbursements to be estimated in a schedule to be provided to the Monitor, New Canwest and the Plan Sponsor by the CMI Entities prior to Plan Implementation Date), provided, however, that payment of any fees or disbursements incurred by any such counsel or advisors in excess of the estimated amounts as listed in the schedule provided prior to the Plan Implementation Date shall be subject to the Monitor's consent acting reasonably; and (b) in accordance with the Order dated September 27, 2010, the Plan, the Plan Emergence Agreement and the Wind-up Strategy (as defined in the Order dated September 27, 2010) or otherwise with the consent of the Plan Sponsor, pay any intercompany or other obligations of and/or make capital contributions to the Remaining Canwest Entities from Account 4 referred to in Section 2 of the PIF Schedule which obligations or capital contributions the Monitor determines should be so paid or made in connection with the performance of its functions and fulfillment of its duties thereunder, including winding up of Canwest and the Canwest Subsidiaries. All payments contemplated under this paragraph are to be made by way of certified cheque, direction or wire transfer (in accordance with wire transfer instructions provided in writing by such Person to the Monitor).

- 6. This Amending Agreement shall be binding upon and enure to the benefit of the Parties hereto and each of their respective successors (including any successor by reason of amalgamation of any Party), permitted assigns, heirs and personal representatives. No Party may assign, delegate or otherwise transfer any of its rights, interests or obligations under this Amending Agreement without the prior written consent of the other Parties, which consent shall not be unreasonably withheld.
- 7. This Amending Agreement is a contract made under and shall be governed by and construed in accordance with, the laws of the Province of Ontario and the federal laws of Canada applicable in the Province of Ontario. Each Party submits to the jurisdiction of the courts of the Province of Ontario in any action or proceeding arising out of or relating to this Amending Agreement.
- 8. This Amending Agreement may be signed in counterparts, each of which, when taken together, shall be deemed an original. Execution of this Amending Agreement is effective if a signature is delivered by facsimile transmission or electronic (e.g., pdf) transmission.

IN WITNESS OF WHICH the Parties have caused this Amending Agreement to be executed by their duly authorized representatives as of the date first written above.

	NWEST GLOBAL MMUNICATIONS CORP.
By:	De May
	Name: John E. Hoguise Title: Chief Financial officer Name: Jom C. Strike
Ву:	
	Name: Tom C. Strike Title: President, Corporate Development & Sthatogy Implementation
CAN	WEST MEDIA INC.
Ву:	Thomas
	Name: Who End a Still B
Bv.	Title Chief Francial Officer
٠, ر	Nather Tom C. Strike
	Title: Resident, Corporate Developmental Strategy Implementation
on i	WEST TELEVISION GP INC. for and behalf of CANWEST TELEVISION ITED PARTNERSHIP
Psy.	Name John E. Hagus
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*****	Title: Vice-Bestdont
By:	
	Name Toma Strike Title: Vice-De ident
	Title: Vice-President
SHA	W COMMUNICATIONS INC.
By:	
	Name:
Б	Title:
By:	N
	Name:

IN WITNESS OF WHICH the Parties have caused this Amending Agreement to be executed by their duly authorized representatives as of the date first written above.

	WEST GLOBAL MUNICATIONS CORP.
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Ву:	
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CAN	WEST MEDIA INC.
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	behalf of CANWEST TELEVISION ITED PARTNERSHIP
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	Name: Title:
SHA	W COMMUNICATIONS INC.
By: 1	Thouse I some
<i>₽</i> ,	Name: Rhonda Bashnick
	Maa Draaidant leingnes
	Title:
By:	Title:
By:	Name: Peter Johnson Title: Via President, Law

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~- J.	Name: Ton C Strike. Title: President
7316	712 CANADA INC.
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7316	712 CANADA INC.
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By:	Whomas Barnek
	Name: Rhonda Bashnick
	Title: Vice President, Finance
By:	(12)
	Name: Peter Johnson Title: Vice President, Law
	Title: Vice ancident law
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7509014 CANADA INC. By: Name: Title: By: Name: Title: 7316712 CANADA INC. By: Name: Title: By: Name: Title: FTI CONSULTING CANADA INC., in its capacity as court-appointed Monitor of the CMI Entities and not it its personal capacity By: Name: Otadori Title: Senier Maussins By:

Name: Title:

TAB D

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

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 CANWEST GLOBAL COMMUNICATIONS CORP. AND THE OTHER APPLICANTS LISTED ON SCHEDULE "A"

Applicants

AFFIDAVIT OF GREG WATSON (sworn March 25, 2014)

I, Greg Watson, of the City of Toronto, in the Province of Ontario, MAKE OATH AND SAY:

- 1. I am a Senior Managing Director of FTI Consulting Canada Inc. ("FTI") and, as such, I have knowledge of the matters to which I hereinafter depose.
- 2. Canwest Global Communications Corporation ("Canwest Global") and certain of its subsidiaries listed in Schedule "A" hereto (collectively the "Applicants") obtained protection from their creditors under the *Companies' Creditors Arrangement Act*, R.S.C. 1985 c. C-36, as amended (the "CCAA"). The Initial Order also granted relief in respect of certain affiliated partnerships of the Applicants listed in Schedule "B" hereto (collectively, the "Partnerships", and together with the Applicants, the "CMI Entities") and appointed FTI as monitor (the "Monitor") of the CMI Entities. The proceedings commenced by the CMI Entities under the CCAA will be referred to herein as the "CCAA Proceedings".

- 3. This affidavit is made in support of a motion for, *inter alia*, the approval of the fees and disbursements of the Monitor for the period from November 20, 2011 to February 28, 2014.
- 4. Attached and marked collectively as **Exhibit "A"** to this affidavit are true copies of the accounts rendered by FTI to the CMI Entities for the period from November 20, 2011 to February 28, 2014, in the total amount of \$2,835,150.86 including Harmonized Sales Tax ("**HST**") in connection with the CCAA Proceedings, redacted for confidential information.
- 5. Attached hereto as **Exhibit** "B" is a schedule summarizing each invoice in Exhibit "A", including the fees, disbursements, HST and total fees charged in each invoice.
- 6. Attached hereto as Exhibit "C" is a schedule summarizing the billing rates and total amounts billed with respect to each member of FTI that rendered services in the CCAA Proceedings.
- 7. To the best of my knowledge, the rates charged by FTI throughout the course of the CCAA Proceedings are comparable to the rates charged by other firms in the Toronto market for the provision of similar restructuring services.
- 8. The hours spent on this matter involved monitoring the CMI Entities and dealing with a number of CCAA issues (as more particularly described in the Monitor's reports) and I believe that the total hours incurred by FTI were reasonable and appropriate in the circumstances.
- 9. Additional professional time will be required to complete the CCAA Proceedings and FTI estimates such amount at \$250,000.

- 10. FTI requests that the Court approve its accounts for services rendered and recorded from November 20, 2011 to February 28, 2014, for fees in the amount of \$2,494,700.50, disbursements in the amount of \$14,282.51 and HST in the amount of \$326,167.85.
- 11. This Affidavit is sworn in support of a motion for, *inter alia*, the approval of the fees and disbursements of the Monitor and for no improper purpose.

Greg Watson

SWORN BEFORE ME at the City of Toronto, in the Province of Ontario, on March 25, 2014.

Commissioner for Taking Affidavits

Karl Johan Gustaf Bjurettern, a
Commissioner, etc., Province of Ontario,
while a Student-at-Law.
Expires May 4, 2015.

SCHEDULE "A"

Additional Applicants

- 1. Canwest Global Communications Corp.
- 2. Canwest Media Inc.
- 3. 30109, LLC
- 4. 4501063 Canada Inc.
- 5. 4501071 Canada Inc.
- 6. Canwest Finance Inc./Financiere Canwest Inc.
- 7. Canwest Global Broadcasting Inc./Radiodiffusion Canwest Global Inc.
- 8. Canwest International Communications Inc.
- 9. Canwest International Distribution Limited
- 10. Canwest International Management Inc.
- 11. Canwest Irish Holdings (Barbados) Inc.
- 12. Canwest MediaWorks Turkish Holdings (Netherlands) B.V.
- 13. Canwest MediaWorks (US) Holdings Corp.
- 14. Canwest Television GP Inc.
- 15. CGS Debenture Holding (Netherlands) B.V.
- 16. CGS International Holdings (Netherlands) B.V.
- 17. CGS NZ Radio Shareholding (Netherlands) B.V.
- 18. CGS Shareholding (Netherlands) B.V.
- 19. Fox Sports World Canada Holdco Inc.
- 20. Global Centre Inc.
- 21. MBS Productions Inc.
- 22. Multisound Publishers Ltd.
- 23. National Post Holdings Ltd.
- 24. Western Communications Inc.
- 25. Yellow Card Productions Inc.

SCHEDULE "B"

Partnerships

- 1. Canwest Television Limited Partnership
- 2. Fox Sports World Canada Partnership
- 3. The National Post Company/La Publication National Post

TAB A

This is Exhibit "A" to the affidavit of Greg Watson, sworn before me on the 25th day of March, 2014

Commissioner for Taking Affidavits

Karl Johan Gustaf Bjurstrom, a
Commissioner, etc., Province of Ontario,
white a Student-at-Law.
E. (2)15.



FTI Consulting Canada Inc. TD Waterhouse Tower 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto ON M5K1G8

Invoice Remittance

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 November 30, 2011 FTI Invoice No. 29000132 FTI Job No. 012660.0003 Terms: Payment on Presentation

Current Invoice Period: Charges Posted through November 30, 2011

	CAD (\$)
	OD (9)
Professional Services	\$276,629.00
Expenses	\$2,088.36
Total Fees and Expenses	\$278,717.36
HST Registration No. 835718024RT0001	\$36,233.26
Total Amount Due this Period.	\$314,950.62
Previous Balance Due	\$0.00
	30.00
Total Amount Due	\$314,950.62

Please Wire Transfer To:

Bank of Nova Scotia Scotia Plaza, 44 King Street West Toronto, ONT M5H 1H1 Swift Code: NOSCCATT Bank Number: 002

Beneficiary: FTI Canada Inc.

Beneficiary account number: 476960861715



Invoice Summary

Critical thinking at the critical time."

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 November 30, 2011 FTI Invoice No. 29000132 FTI Job No. 012660,0003 Terms Payment on Presentation

Current Invoice Period: Charges Posted through November 30, 2011

Name	Title	Rate	Hours	Total
Gregory Watson	Senior Managing Director	\$830.00	92.5	\$76,775.00
Jeffrey Rosenberg	Managing Director	\$700.00	194.1	\$135,870.00
Jodi Porepa	Director	\$575.00	93.8	\$53,935.00
Peter Taylor	Senior Consultant	\$450.00	6.1	\$2,745.00
Ana Arevalo	Administrative Professional	\$110.00	1.4	\$154.00
Golnaz Haghiri	Administrative Receptionist	\$100.00	71.5	\$7,150.00
Total Hours and Fees	·		459.4	\$276,629.00
Transportation				\$2,088,36
Total Expenses				\$2,088.36
HST Registration No. 835	5718024RT0001			\$36,233.26
Invoice Total for Current	t Period			\$314,950.62

CanWest Global Communications Corporation 012660.0003 - November 30, 2011 Invoice # 29000132

The state of the s		1000000	7		Amount	Hours		Amount Narrative	Varrative
Date	TK#	Name	Tours		1000			8	Ello Administration
11/01/11	15273	Ana Ar⊜valo	0.40	(9	44.00	O.4.	A		
77,00	15.72	Ano Arevelo	8.	69	110.00	8	49	99	File Administration.
1020/11	13273	Color Hacher	1.00	6 9	100.00	8.	69	100.001	Administrative duties - Preparing and printing cheques for uislinguing.
11/69/11	00/61	College Hagner	00 2	· 4	200.00	7.00	€9	700.00	Administrative duties - preparing and reviewing document for CHA GD in
11/03/11	13/08	GOILE TAGITU		, (2			review. Administrative duties - preparing and reviewing document for CRA GST
11/08/11	15768	Goinaz Haghiri	8	A	30.02	8.5			Review. Administrative duties - preparing and reviewing document for CRA GST
11/01/11	15768	Golnaz Haghiri	5.00	H	200.00	2.00	69	200.00	Review.
11/11/11	15768	Golnaz Hadhiri	2.00	49	200.00	2.00	49	200.00	Administrative duties - preparing and reviewing document for ChA GS in Review.
11111111	15768	Gotnaz Hachiri	8.00	69	800,00	8.00	€9	800.00	Administrative duties - preparing and reviewing document for CRA GST. Review.
***************************************	45768	Golnaz Hadhir	6,9	G	400.00	6.00	49	400.00	Administrative duties - Sorting and organizing the documents from CRA related to CMI entities.
	15.768	Golnaz Hacihiri	00,4	₩	400,00	4.00	€9	400.00	Administrative duties - preparing and reviewing document for CRA GST Review.
11/1/11	15768	Golnaz Haghiri	3.00	₩3	300.00	3.00	G)	300.00	Administrative duties - Preparing and printing cheques for distribution. Updating FTI accounting system (Ascend).
	16769	Section * action	50	(s)	100.00	8.	u)	100.00	Administrative duties - investigating and taking care of unidentified invoices.
ווייירור	00/01	Collas Hashiri	4.00	÷ 49	400.00	8.9	€	400.00	Administrative duties - Sorting and organizing the documents from CRA related to CMI entities
	00 /CI		8	· #	200.00	2.00	49	200.00	Administrative duties - Following up on the investigation of unidentified
11/22/11	80/C		8 6) <i>U</i>	600 00		69	600.00	
11/22/11	90/al		8 6		300.00		49	300.00	review. Administrative duties - Sorting and organizing the documents from CHA related
11/23/11	00/61	ממוושל וומאוווו			9		e	300.00	Administrative duties - Sorting and organizing mail.
11/23/11	15768 15769	Golnaz Haghiri	2, 2, 1,50	us us	150.00	1.50	A 69	150.00	Internal FTI meeting regarding CRA GST Review.
11/20/11	15768	Golnaz Hachiri	8.00		800.00	8.00	₩.	800.00	Administrative duties - preparing and reviewing document to long day. Review.
14/20/11	15769		8.00	49	800.00	8.00	49	800,00	-
11/26/11	15532		2.10	49	1,207.50	2,10	49	1,207.50	
F 700/1+	465.25		3.10	69	1,782.50	3.10	(/)	1,782.50	-
	200								

	Responding to creditor inquiries. Finalizing fee affidavit and coordinating sioning.	General file administration.	Follow up and update post-filing claims procedure. Follow up with creditors. Follow up with	Responding to and dealing with Contract Contract Follow up on other enounties.	Internal FTI meeting regarding status update.	Communication regarding next court report. Post filing claims procedure.	Review of documentation for court materials. Post filing claims procedure.	Follow up with creditors in the post filing claims procedure.	internal discussions and follow up on GST inquiry.	Discussion with post-filing claimants. Follow up on disbursements, Review further support provided by claimants. Prepare and post motion material online.	Follow up on GST inquiry. Post filing claims procedure.	Follow up on GST inquiry. Post filing claims procedure.	Dealing with GST request from CRA. Internal discussions. Discussions with ex- CMI employees. Discussions with Stikemans.	ST reque s. Prepari	Follow up with the regarding GST items. Follow up with the regarding post filing claims procedure.	Update status of claims in Post-filing claims procedure. Preparing bills for payment. Reviewing outstanding teams	Follow up on post-filling claims. Follow up with	Dealing with GST request from CRA. Interest Company. Discussions with ex- CMI employees, Discussions with Stikemans.	Dealing with GST request from CHA. (Common Discussions with ex- CMI employees. Discussions with Stikemans.	Dealing with GST request from CHA. National and Discussions with ex- CMI employees. Discussions with Silkemans.	Dealing with GST request from CHA. (**CHASTANDER***) Discussions with ex- CMI employees. Discussions with Stikemans.	Banking matters, Foreign subsidiary matters, the matters, Claims matters, CRA matters.	Conference call with Lock and Stikemans regarding tax returns. Claims matters. Disbursements. CRA matters.	Disbursements. Creditor matters. Foreign subsidiary matters. CRA matters.	matters. Review of correspondence. CRA matters.	Tax matters. Claims matters. Review of correspondence. Review of disbursements. (************************************
	575.00	1,782.50	287.50	747.50	230.00	287.50	690.00	3,335.00	2,012.30	3,105.00	2,875.00	1,782,50	3,162.50	4,715.00	2,415.00	3,737.50	3,795.00	3,277.50	4,600.00	3,105.00	4,427.50	6,580.00	6,370.00	6,790.00	4,060.00	5,600,00
	69	69	49	69	69	奶	49	69 6	A	49	69	es	(/)	49	())	⊌9	69	⊌9	49	69	69	G	€ }	49	₩	69
	9.1	3.10	0.50	1.30	0.40	0.50	1.20	5.80	3.30 De.20	5.40	5.00	3.10	5.50	8.20	4.20	6.50	6.60	5.70	8.00	5.40	7.70	9.40	9.10	9.70	5.80	8.00
	575.00	1,782.50	287.50	747,50	230.00	287.50	690.00	3,335.00	7'01'Z'0	3,105.00	2,875.00	1,782.50	3,162,50	4,715.00	2,415.00	3,737.50	3,795.00	3,277.50	4,600.00	3,105.00	4,427.50	6,580.00	6,370.00	6,790.00	4,060.00	5,600.00
	69	69	69	69	49	69	€9	69 6	A	49	49	₩	69	49	69	49	69	છ	69	€9	69	69	69	છ	€3	(F)
	1.00	3.10	0.50	1.30	0,40	0.50	1.20	5.80	5.50 C:50	5,40	2.00	3,10	5.50	8.20	4.20	6,50	6.60	5.70	8.00	5.40	7.70	9.40	9.10	9.70	5.80	8.00
	Jodi Porepa	Jodi Porepa	Jodi Porepa	Jodi Porepa	Jodi Porepa	Jodi Porepa	Jodi Porepa	Jodi Porepa	add roleta	Jodi Porepa	Jodi Porepa	Jodi Porepa	Jodi Porepa	Jodi Porepa	Jodi Porepa	Jodi Porepa	Jodi Porepa	Jodi Porepa	Jodi Porepa	Jodi Porepa	Jodi Porepa	Jeffrey Rosenberg	Jeffrey Rosenbarg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg
	15532	15532	15532	15532	15532	15532	15532	15532	2000	15532	15532	15532	15532	15532	15532	15532	15532	15532	15532	15532	15532	15092	15092	15092	15092	15092
	11/30/11	11/21/11	11/22/11	11/23/11	11/24/11	11/25/11	11/27/11	11/14/11		11/16/11	11/17/11	11/18/11	11/07/11	11/08/11	11/09/11	11/10/11	11/11/11	11/01/11	11/02/11	11/03/11	11/04/11	11/01/11	11/02/11	11/03/11	11/04/11	11/0/11

Work on claims, Review of disbursements, CRA matters. Remittance of tax to government agencies on convenience class claims. Work on final settlement and claim.	Prepare for and afterd meeting regarding claims with claimant. Work on (ED) (CAN) to the control of the contr	Claims matters. CRA matters. Review of correspondence. Foreign subsid ary matters. GST matters. Work on Monitor's Report.	Review of disbursements. Prepare and attend conference call with claims officer. CRA matters.	matters. CRA matters. Creditor matters,	CRA matters. Creditor matters. The matters. Review of vesting orders. Review of claims.	Equicap matters, CFA matters. Work on claims. Review of correspondence.	CRA matters. Creditor matters. GST matters. Review and approval of disbursements.	CRA matters. Conference call with Stikemans and regarding tax matters. Creditor matters. Review of correspondence.	matters and attend meeting at Stikemans regarding the same. Tradition matters and attend meeting at Stikemans regarding the same. Creditor matters. Ranking matters	Attend court regarding (************************************	Conference call with Stikemans regarding CRA. GST matters. Claims matters.	CRA matters. Claims matters. Banking matters. Review of disbursements.	Work on court report. Creditors matters, Review of disbursements.	Discussion with former management of Canwest regarding claims. Conference call with Stikemans regarding Winnipeg meeting. GST matters. Claims matters and tax matter.	Work on court report. Work on GST matters for CRA. Prepare for meeting in	Travel to and from Winnipeg for water the second se	Preparation of distribution cheque for certain creditor. Correspondences with creditors regarding convenience class distribution.	Look up claimant details and return calls from enquiring claimants in relation to distributions.	Verification of certain convenience class claim distributions, gather details of distribution in regards to timing, amount, cheque number and check if they have cleared the distribution account. Verify Canadian dollar equivalent amount of European denominated items.
5,950.00	6,370.00	6,510.00	5,600.00	5,600.00	5,950.00	6,650,00	5,390.00	5,460.00	6,090.00	5,880.00	5,460.00	6,230.00	5,180.00	6,860.00	8,890.00	8,400.00	450.00	450.00	585.00
€9	₩	49	ø	49	69	မာ	€9	(A)	69	69	69	69	ø	69	U 9	₩	49	₩	49
8.50	9.10	9.30	8.00	9.00	8.50	9.50	7.70	7.80	8.70	8.40	7.80	8.90	7.40	9.80	12.70	12.00	0.1	1.00	1,30
5,950.00	6,370.00	6,510.00	5,600.00	5,600.00	5,950.00	6,650.00	5,390.00	5,460.00	6,090.00	5,880.00	5,460.00	6,230.00	5, 180.00	6,860.00	8,890.00	8,400.00	450.00	450.00	585.00
₩	₩	63	€9	69	Ø	49	69	69	69	69	69	↔	49	69	€9	69	€9	ca.	69
8.50 0	9.10	9.30	8.00	8.00	8.50	9.50	7.70	7.80	8.70	8.40	7.80	8.90	7.40	9.80	12.70	12.00	1.00	1.00	1.30
Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Brogan Taylor	Brogan Taylor	Brogan Taylor
15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15120	15120	15120
11/08/11	11/09/11	11/10/11	11/11/11	11/14/11	11/15/11	11/16/11	11/17/11	11/18/11	11/21/11	11/22/11	11/23/11	11/24/11	11/25/11	11/28/11	11/29/11	11/30/11	11/21/11	11/29/11	1 1 1

							NAME OF TAXABLE PARTY O		
	459.40 \$ 276,629.00	s	459.40	276,629.00	8	459.40 \$			GRAND TOTAL
Meeting in Winnipeg with CRA.	6,640.00	49	8.00	6,640.00	₩	8.00	Gregory Watson	14798	11/30/11
Preparation for meeting in Winnipeg with CRA.	6,640.00	₩	8.00	6,640.00	₩	8.00	Gregory Watson	14798	11/29/11
Preparation for the state of th	3,320.00	69	4.00	3,320.00	₩	4.00	Gregory Watson	14798	11/28/11
CRA preparation and general file matters.	2,490.00	€	3.00	2,490.00	49	3.00	Gregory Watson	14798	11/18/11
CRA preparation and general file matters.	3,320.00	₩	6.0	3,320.00	69	4.00	Gregory Watson	14798	11/17/11
CRA preparation and general file matters.	2,490.00	69	3.00	2,490.00	49	3.00	Gregory Watson	14798	11/16/11
CRA preparation and general file matters.	3,735.00	69	4.50	3,735.00	69	4.50	Gregory Watson	14798	11/15/11
CRA preparation and general file matters.	2,905.00	份	3.50	2,905.00	₩	3.50	Gregory Watson	14798	11/14/11
CRA and Equicap and status of foreign affiliates.	4,980.00	69	9.00	4,980.00	↔	9.00	Gregory Watson	14798	11/25/11
Prep for CRA settlement meeting.	3,320.00	(/)	4.00	3,320.00	49	4.00	Gregory Watson	14798	11/24/11
General file matters.	1,660.00	69	2.00	1,660.00	↔	2.00	Gregory Watson	14798	11/23/11
Preparation for meeting with CRA and review of second matters.	3,735.00	ø	4.50	3,735.00	43	4.50	Gregory Watson	14798	11/22/11
CRA review	2,905,00	€9	3.50	2,905.00	₩	3.50	Gregory Watson	14798	11/21/11
CRA and the review.	3,735.00	₩	4.50	3,735.00	€9	4.50	Gregory Watson	14798	11/11/11
matters and review of former contact outstanding claim issue.	3,320.00	₩	8.9	3,320.00	())	4.00	Gregory Watson	14798	11/10/11
Information review in anticipation of Nov 30 meeting.	3,320.00	(/)	4.00	3,320.00	Ø	4.00	Gregory Watson	14798	11/09/11
General creditor claim update.	2,905.00	છ	3.50	2,905.00	(/)	3.50	Gregory Watson	14798	11/08/11
Review of tax matters and status of	3,735,00	₩	4.50	3,735.00	↔	4.50	Gregory Watson	14798	11/07/11
CRA related matters.	1,660.00	₩	5.00	1,660.00	₩	2.00	Gregory Watson	14798	11/04/11
Preparation for CRA and review of outstanding matters in connection with the same.	2,490.00	49	3.00	2,490.00	49	3.00	Gregory Watson	14798	11/03/11
CRA issues and the discussions.	4,150.00	69	5.00	4,150.00	↔	5.00	Gregory Watson	14798	11/02/11
Claims matters. Update on CRA, and GST claims.	3,320.00	69	8,00	3,320.00	₩	4.00	Gregory Watson	14798	11/01/11
Verify various claimant contact details and update claim register with new details provided by claimants. Call with creditor in regards to updated contact details.	900:00	69	2.00	900.00	€9	2.00	Brogan Taylor	15120	11/03/11
Conference call with Stikeman Elliott in regards to compositions. Verify claim details for inclusion in motion materials, discuss draft motion and timeline.	360.00	69	0.80	360.00	49	0.80	Brogan Taylor	15120	11/02/11



FTI Consulting Canada Inc. TD Waterhouse Tower 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto ON M5K & G8

Invoice Remittance

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 December 31, 2011 FTI Invoice No. 29000144 FTI Job No. 012660.0003 Terms: Payment on Presentation

Current Invoice Period: Charges Posted through December 31, 2011

	CAD (\$)
Professional Services.	\$2 24 ,9 98.00
Expenses	\$4,598.06
Total Fees and Expenses	\$229,596.06
HST Registration No. 835718024RT0001	<u>\$29,847,49</u>
Total Amount Due this Period	\$259,443.55
Total Allibuilt Due this Forted	
Previous Balance Due	\$502,860.0 <u>2</u>
Total Amount Due	\$762,303.57

Please Wire Transfer To:

Bank of Nova Scotia Scotia Plaza, 44 King Street West Toronto, ONT M5H 1H1 Swift Code: NOSCCATT

Bank Number: 002

Beneficiary: FTI Consulting Canada Inc. Beneficiary account number: 476960861715





Critical thinking at the critical time."

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 December 31, 2011 FTI Invoice No. 29000144 FTI Job No. 012660.0003 Terms Payment on Presentation

Current Invoice Period: Charges Posted through December 31, 2011

Name	Title	Rate	Hours	Total
Gregory Watson	Senior Managing Director	\$830.00	80.5	\$66,815.00
Jeffrey Rosenberg	Managing Director	\$700.00	118.7	\$83,090.00
Jodi Porepa	Director	\$575.00	122. 2	\$70,265.00
Peter Taylor	Senior Consultant	\$450.00	3.3	\$1,485.00
Ana Arevalo	Administrative Professional	\$110.00	1.3	\$143.00
Golnaz Haghiri	Administrative Receptionist	\$100.00	32.0	\$3,200.00
Total Hours and Fees			358,0	\$224,998.00
Subsistence				\$69,26
Mileage				\$71.68
Business Meals				\$436.87
Other/Miscellaneous				\$1,822.38
Transportation				\$2,197.87
Total Expenses			WaaanaaaaaAHik	\$4,598.06
HST Registration No. 835	718024RT0001			\$29,847.49
Invoice Total for Current	Period			\$259,443.55

CanWest Global Communications Corporation 012660.0003 - December 31, 2011 Invoice # 29000144

Amount Narrative	File Administration.	File Administration.	File Administration.	Administrative duties - preparing and reviewing document for CRA GST Beview.	Administrative duties - preparing and reviewing document for CRA GST Review.	Administrative duties - prepaing and raviewing document for CRA GST Review.	Administrative duties - preparing and reviewing document for CRA GST Review.	Post online legal documents. Review GST enquiry.	Prepare CRA draft summary.	Prepare CRA draft summary.	Respond to Inquiries. Review of court report.	-		Discussion on Fee Affidavit ar court report. Post filling claims	Initiate and the second	 Follow up on post-filing claims procedure. Review correspondence with CHA in respect of GST request. 	Dealing with the position of Follow up on Siskeman Elliott LLP enquiries.	Naims in	Dealing with	Dealing with	-	ing.	Dealing with the perfectives. Follow up on inquiries from CHA and Civilian perfections of the control of the co		Follow up on post-filing claims process. Follow up on mailing affidavit regarding mentities. Follow up on the partities.	Follow up on the sentities. Follow up on CRA with CRA related inquiries.	Prepare creditor packages in respect of when entities. Begin Trustee's	Prepare creditor packages, Begin Trustee's report.	Dealing with the partities. Attendance at the premises to review boxes.
Amount	44.00	44.00	55.00	800.00	800.00	800.00	800.00	1,207.50	5,922.50	3,795.00	920.00	2,012.50	345.00	575.00		3,622.50	6	4,312,50	3,507.50	4,312,50	4,542.50	862.50	4,600.00	4,657.50	3,507.50	4,600.00	4,600.00	4,025.00	4,025.00
	တ	4	•	(/)	⊌	4 3	49	ωĐ	Θ	69	⊌Э	↔	63	e9		€9	4	₩	eρ	US	49	↔	⊌3	G	↔	49	49	ø	↔
Hours	0.40	0 40	0.50	8.00	8.00	8.00	8.00	2.10	10.30	9.60	1.60	3.50	0.60	0.1		6.30	1	7.50	6.10	7.50	7.90	1.50	8.00	8,10	6.10	8.00	8.00	7.00	7.00
Amount	1	44.00	55.00	800.00	800.00	800.00	800.00	1,207.50	5,922.50	3,795.00	920.00	2,012.50	345.00	575.00		3,622.50	!	4,312.50	3,507.50	4,312.50	4,542.50	862.50	4,600.00	4,657.50	3,507.50	4,600.00	4,600.00	4,025.00	4,025.00
	65	. 6	9 49	₩	es.	4)	₩	es.	₩	49	49	6/3	69	64)		₩		()	₩	49	49	69	69	69	69	G	₩	₩	€9
Hours	0.40	9	 	8.00	8,00	8.00	8.00	2.10	10.30	6.60	1,60	3.50	0,60	1.00		6.30		7.50	6.10	7.50	7.90	1.50	8.00	8.10	6,10	8.00	8.00	7.00	7.00
Nome	ofevo		Ana Arevalo	Golnaz Haqhiri	Golnaz Haghiri	Golnaz Haghiri	Golnaz Haghiri	Indi Poreba	Jodi Porepa	Jodi Porepa	Jodi Porepa	Jodi Porepa	Jodi Porepa	Jodi Porepa		Jodi Porepa		Jodi Porepa	Jodi Porepa	Jodi Porepa	Jodi Porepa	Jodi Porepa	Jodi Porepa	.lodi Poreba	Jodi Porepa	Jodi Porepa	Jodi Porepa	Jodi Porepa	Jodi Porepa
***	45073	0.201	15273	15768	15768	15768	15768	15532	15532	15532	15532	15532	15532	15532		15532		15532	15532	15532	15532	15532	15532	15532	15532	15532	15532	15532	15532
Dodo	Cate Cate		12/02/11	12/01/11	12/02/11	12/05/11	12/06/11	19/0E/11	12/06/11	12/07/11	12/08/11	12/09/11	12/01/11	12/02/11		12/12/11		12/13/11	12/14/11	12/15/11	12/16/11	12/18/11	12/28/11	12/10/11	12/29/11	12/30/11	12/20/11	12/21/11	12/22/11

Dealing with water entities. Drafting Reports, Correspondence with Stikemans and preparing affidavit.	GST matters. CRA matters. Creditor matters. Claims matters. Review of disbursements.	CRA matters. GST matters. Creditor matters. Review of correspondence.	GST matters. CRA matters. Subsidiary matters. Review of correspondence.	SRA matte	Taxpayer relief documents. Review of CRA ***********************************	Work on court report. Conference calls with Stikemans. Creditor matters.	Work on court report. Creditor matters. The matters. Conference call with Stikemans regarding the matters.	Claims matters. CRA matters. Foreign subsidiary matters. CRA matters. Review of correspondence.	CRA matters. Realization of miscellaneous assets. Foreign subsidiary matters. Review and approve disbursements.	CRA matters. Conference call with Stikeman's regarding CRA matters.	CRA matters. Foreign subsidiary matters, Claims matters.	Foreign subsidiary matters. Creditor matters. Review of Orders. Work with respect to GST matters. CRA matters.	Equicap matters. Conference call with Stikemans regarding Equicap. Conference call with Gowlings regarding (Conference call with Gowling matters). Work on (Conference call with Gowling matters).	matters. Work on claims.	Aclaims, Review of disbursements, CRA matters, and matters. Review of correspondence.	Creditor matters. (The matters. Review submissions to claims officer. Work on the settlement. CRA matters.	iman	Look up local collection agencies and call to inquire about fees for collecting on outstanding promissory notes on tax film partnership deals.	Review email correspondence from tepresentative and investigate convenience class distributions made to union members sent to legal counsel as per contact named on claims filled.	File review and status. General and discussions reparding CBA	CRA related discussions and review of reports and correspondence regarding	General file status review and equicap.	Preparation for and attendance at court. Post meeting debrief and review next steps regarding the form.
4,312.50	5,810.00	5,670.00	5,600.00	3,640.00	3,150.00	3,010.00	5,600.00	6,510.00	6,370.00	6,370.00	2,730.00	5,810.00	5,880.00	5,740.00	5,600.00	5,600.00	450.00	450.00	585,00	5,395.00	3,735.00	3,320,00	4,150.00 3,320.00
69	€ 3	69	49	₩.	69	69	Ø	લ્ક	ક્ક	ø	₩	63	€	63	49	49	69	69	49	<i>७</i> ३ <i>७</i> ३	43	49	சை
7.50	8.30	8.10	8.00	5,20	4.50	4.30	8.00	9.30	9.10	9,10	3.90	8.30	8.40	8.20	8.00	8.00	6.	1.00	1.30	6.50	4.50	8.9	00.4
4,312.50	5,810.00	5,670.00	5,600.00	3,640.00	3,150.00	3,010.00	5,600.00	6,510.00	6,370.00	6,370.00	2,730.00	5,810.00	5,880,00	5,740.00	5,600.00	5,600.00	450.00	450.00	585.00	5,395.00	3,735.00	3,320.00	4,150.00 3,320.00
€	69	65	G	(/)	69	₩	Ø	69	63	69	₩	ø	မာ	49	€ >	69	69	G	69	49 49	₩	₩	மை
7.50	8.30	8.10	8.00	5.20	4.50	4.30	8.00	9.30	9.10	9.10	3,90	8.30	8.40	8.20	8,00	8.00	1.00	1.00	1.30	6.50	4.50	4.00	5.00
Jodi Porepa	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenbarg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rasenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeifrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Brogan Taylor	Brogan Taylor	Brogan Taylor	Gregory Watson Gredory Watson	Gregory Watson	Gregory Watson	Gregory Watson Gregory Watson
15532	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15120	15120	15120	14798	14798	14798	14798
12/23/11	12/19/11	12/20/11	12/21/11	12/22/11	12/23/11	12/01/11	12/02/11	12/05/11	12/06/11	12/07/11	12/08/11	12/12/11	12/13/11	12/14/11	12/15/11	12/16/11	12/01/11	12/14/11	12/06/11	12/05/11	12/07/11	12/08/11	12/09/11 12/01/11

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	358.00 \$ 224,998.00	s	358.04	358.00 \$ 224.998.00	s	358.04			CRAND TOTAL
3,320.00 General review matters and CRA and commissues.	3,320.00	49	4.00	3,320.00	€9	8.9	Gregory Watson	14798	12/23/11
3,320,00 General review matters and CRA and control issues.	3,320,00	₩	4.00	3,320.00	(/)	4.00	Gregory Watson	14798	12/22/11
3,320.00 General review matters and CRA and CRA and CRA seconds.	3,320.00	69	4.00	3,320.00	€3	4.00	Gregory Watson	14798	12/21/11
General review matters and CRA and Control issues.	4,150.00	49	5.00	4,150.00	€3	9.00	Gregory Watson	14798	12/20/11
	3,735.00	(/)	4.50	3,735,00	G	4.50	Gregory Watson	14798	12/19/11
General status review and planning.	2,905,00	₩	3.50	2,905.00	⊌∌	3.50	Gregory Watson	14798	12/30/11
Review correspondence with CRA and to file status review.	830.00	₩.	. 8	830.00	↔	9.1	Gregory Watson	14798	12/29/11
	3,320.00	₩	8.	3,320.00	↔	4.00	Gregory Watson	14798	12/16/11
Filing of Comment and various matters in connection with CRA.	4,150.00	₩	5.00	4,150.00	49	5.00	Gregory Watson	14798	12/15/11
correspondence and settlement discussions.	4,150.00	₩	9.00	4,150.00	€9	5.00	Gregory Watson	14798	12/14/11
4,150.00 General file review and clean up. Review of CRA	4,150.00	69	5.00	4,150.00	69	5.00	Gregory Walson	14798	12/13/11
General file update and review of CRA and matters.	3,320.00	₩	4.00	3,320.00	49	4.00	Gregory Watson	14798	12/12/11
Review status of CRA deliverables and discussions regarding next steps to settle outstanding matters.	2,905.00	€9	3,50	2,905.00	49	3.50	Gregory Watson	14798	12/02/11



FTI Consulting Canada Inc. TD Waterhouse Tower 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto ON M5K1G8

Invoice Remittance

Can West Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8

January 31, 2012 FTI Invoice No. 29000168 FTI Job No. 012660.0003 Terms: Payment on Presentation

Current Invoice Period: Charges Posted through January 31, 2012

	CAD (S)
	CAD (S)
Professional Services	\$236,527.50
Expenses	\$6,697.45
Total Fees and Expenses	\$243,224.95
HST Registration No. 835718024RT0001	\$31,619.24
Total Amount Due this Period.	\$.8 19
Previous Balance Due	\$25 , 3.55
	Section 1
Total Amount Due	\$534,287.74

Please Wire Transfer To:

Bank of Nova Scotia Scotia Plaza, 44 King Street West Toronto, ONT M5H 1H1 Swift Code: NOSCCATT Bank Number: 002

Beneficiary: FTI Consulting Canada Inc. Beneficiary account number: 476960861715



Invoice Summary

Critical thinking at the critical time."

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8

January 31, 2012 FTI Invoice No. 29000168 FTI Job No. 012660,0003 Terms Payment on Presentation

Current Invoice Period: Charges Posted through January 31, 2012

Name	Title	Rate	Hours	Total
Gregory Watson	Senior Managing Director	\$830.00	98.5	\$81,755.00
Jeffrey Rosenberg	Managing Director	700 00	160.5	\$112,350.00
Jodi Porepa	Director	5 0	28.3	\$16,272,50
Peter Taylor	Senior Consultant	\$450.00	0.5	\$225.00
Daniel Magder	Senior Consultant	\$410.00	56.8	\$23,288.00
Ana Arevalo	Administrative Professional	\$110.00	0.8	\$88.00
Golnaz Haghiri	Administrative Receptionist	\$100.00	14.0	\$1,400.00
Gary W. Crawford	Manager, Applications and Development	\$280.00	3.3	\$924.00
Charles Strittmatter	Applications Architect	\$225.00	1.0	\$225.00
Total Hours and Fees			363.7	\$236,527.50
Other/Miscellaneous				\$1.301.65
Transportation				\$5,395.80
Total Expenses				\$6,697,45
HST Registration No. 8357	18024RT0001			\$31,619.24
Invoice Total for Current P	eriod			\$274,844.19

CanWest Global Communications Corporation 012660.0003 - January 31, 2012 Invoice # 29000168

The state of the s									Administrative duties - Reviewing invoices and preparing cheques for distribution, updating Ascend and PIF Summary Accounts.	Administrative duties - Reviewing invoices and preparing cheques for distribution, updating Ascend and PIF Summary Accounts.	Administrative duties - Sorting and updating the CRA Letters.	Administrative duties - Organizing and putting together specific invoices from November 2010-November 2011.	Administrative duties - Organizing the General Ledger (December 2011) for PIF accounts.	Administrative duties - Updating the PIF account summaries.	Review of the two claims previously earmarked for follow up.	Call regarding post filing claims process. Call to corporate creditor requesting documentation substantiating their claim. Input info regarding claimants who had been paid.	Calls with control regarding the post filing claims invoices, Emails to and from representation regarding invoices. Finalized the input for the payments on the master somadished for pradilling claims (convenience class) and		laims process.	Reviewed the pre filing claim process and began to review the disputed amounts. Meeting regarding various issues to be resolved with the Pre-filing process. Phone call with the post filing claims process.	ters, and where tax filings. Finalized report to the	Review of the control settlement letter from lawyers. Matched the amounts and names, as well as settlement amounts of 40+ people. Reviewed the control letter. Pulled up Proof of Claims for pre filing amount to trace account numbers and amounts.	issues . Gather documents relating to the Review of the claims files to find the required documentation.	
Amount Narrative	File Administration.	Administrative duties - F distribution, updating As	Administrative duties - F distribution, updating As	Administrative duties - S	Administrative duties - Organizing November 2010-November 2010-	Administrative duties - C accounts.	Administrative duties - L	Review of the two claim	Call regarding post filing documentation substant had been paid.	Calls with Cara regar	ordinary.	Meeting regarding the claims process.	Reviewed the pre filing cli amounts. Meeting regard process. Phone call with	Claims matters, tax matters, and purchasers.	Review of the security as well as settle letter. Pulled up Proof o and amounts.	the claims files to find the								
Amount	44.00	44.00	84.00	224.00	84.00	224.00	224.00	84.00	300.00	100.00	400.00	350,00	100.00	150.00	492.00	1,763.00	943.00		3.8.00	943.00	2,665.00	1,640.00	1,968.00	
	s,	()	69	49	₩	₩	69	€9	€ 9	€9	69	49	(1)	₩	49	€	ø		69	€	69	43	69	
Hours	0,40	0.40	0.30	0.80	0.30	0.80	0.80	0.30	3.00	1.00	4.00	3.50	1.00	1.50	52	4.30	2,30		0.80	2.30	6.50	4.00	4.80	
Amount	44.00	44.00	84,00	224,00	84.00	224.00	224.00	84.00	300:00	100.00	400.00	350.00	100.00	150.00	492.00	1,763.00	943.00		328.00	943.00	2,665.00	1,640.00	1,968,00	
	69	43	43	69	69	69	69	69	64	49	₩	G	69	49	6 3	€	¢3		69	€9	€9	₩	69	
Hours	0.40	0.40	0.30	0.80	0.30	0.80	0.80	0.30	3.00	0.1	4.00	3.50	1.00	1.50	1.20	4.30	2.30		0.80	2,30	6.50	4.00	4.80	
Name	Ana Arevalo	Ana Arevalo	Gary W. Crawford	Golnaz Haghiri	Golnaz Haghiri	Golnaz Haghiri	Golnaz Haghiri	Golnaz Haghiri	Gomaz Haghiri	Daniel Magder	Daniel Magder	Daniel Magder		Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder						
TK#	15273	15273	2737	2737	2737	2737	2737	2737	15768	15768	15768	15768	15768	15768	17647	17647	17647		17647	17647	17647	17647	17647	
Date	01/03/12	01/04/12	12/06/11	12/14/11	12/19/11	12/20/11	12/21/11	12/23/11	01/19/12	01/20/12	01/26/12	01/27/12	01/27/12	01/27/12	01/31/12	01/11/12	01/12/12		01/13/12	01/16/12	01/23/12	01/24/12	01/25/12	

Traced the remaining assets of the estate via ascend data. Conversation • Traced the remaining assets of the estate via ascend data. Conversation order to liquidate the assets.	CMI and CTLP reviewed the documentation to ensure that web site and status updates reflect the most recent documentation.			Work on post filing claims procedure. Reviewed documentation submitted with the POC's for validity of amounts and timing.	Continued review of the pre filing claim disputes. Reviewed all documentation and noted the various class of creditors requiring additional attention						Finalizing minutes. Coordinating follow up for post-filing claims procedure.		-	Maeting.	Freparation for creditor's meeting.	Finalize reports and other documents for creditors meeting. Beview CRA fetter, Review draft greatents sooms (2)	Work on claims. Information remines for CDA Designs of all controls of the CDA Designs of the CDA Design of the CDA Des	Claims matters, CRA matters, Creditor matters	CRA matters, GST matters. Claims matters, Review of disbursements	Claims matters, GST matters, the second of the complete claims. Review of correspondence	GST matters. CRA matters. Claim matters. Review of correspondence.	GST matters. Creditor matters. CRA contract matters. Foreign subsidiary matters.
533.00	943.00	205.00	328.00	533.00	943.00	2,173,00	3,075.00	2,665.00	862.50	2,587.50	1.437.50	3,967.50	690.00	6	3,100,00	1,437.50	6,160.00	5,880.00	5,600.00	5,880.00	5,810.00	5,810.00
↔	\$	₩	69	69	69	69	€3	49	₩	69	₩	69 69	₩	6	9 4	9 69	₩	Ø	₩	€9	₩	Ø
1.30	2,30	0.50	0.80	1.30	2,30	5.30	7.50	6.50	1.50	4.50	2.50	6.90	1.20	, 5	2.10	2.50	8.80	8.40	8.00	8.40	8.30	8.30
533.00	943.00	205.00	328.00	533.00	943.00	2,173.00	3,075.00	2,665.00	862.50	2,587,50	1,437.50	3,967.50 747.50	690.00	3 105 00	1.437.50	1,437.50	6,160.00	5,880.00	5,600,00	5,880.00	5,810.00	5,810.00
€9	6/3	49	G	₩.	G	49	⇔	49	69	(A	69	⇔	69	ų:	69	€3	(/)	€9 (69	69	€9-	69
1.30	2.30	0.50	0.80	1.30	2.30	5.30	7.50	6.50	1.50	4.50	2.50	6.90 1.30	1.20	5.40	2.50	2.50	8.80		8 00 00	8.40	8.30	8.30
Daniel Magder	Daniel Magder	Daniel Magder	Daniel M⊴gder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Jodi Porepa	Jodi Porepa	Jodi Porepa	Jodi Porepa Jodi Porepa	Jodi Porepa	Jodr Porepa	Jodi Porepa	Jodi Porepa	Jeffrey Rosenberg	Jeffrey Rosenberg	semey novenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg
17647	17647	17647	17647	17647	17647	17647	17647	17647	15532	15532	15532	15532 15532	15532	15532	15532	15532	15092	15092	7600	15092	15092	15092
01/27/12	01/27/12	01/10/12	01/10/12	01/09/12	01/17/12	SUBLIN	01/19/12	01/20/12	01/17/12	01/09/12	01/11/12	01/03/12 01/03/12	01/06/12	01/06/12	01/07/12	01/26/12	01/30/12	01/31/12		01/24/12	01/25/12	01/26/12

GST matters, Creditor matters.	Information request for CRA exercises. Claims matters. Review of currescondance. Reporting to plan exposes.	Work with respect to Monitor's Report	Claims issues. CRA issues.	-		Review of tax returns. Work with respect to foreign subsidiary. Conference call with Stitemans renearling CDA. Cradition matters	•	Review of tax returns. CRA matters. Cred	Attendance in court. Creditor matters. Claims matters. CRA matters.	CRA matters. Clarus matters. Foreign subsidiary matters, Review of correspondence.	Review of correspondence. Banking matters. CHA matters. HST matters. Work on financial statements and tax returns. Conference call with CELE and Stikemans regarding CRA.	Review of claims and supporting documentation. HST matters. Review of disbursements. CRA matters.	CRA matters. Claims matters. Conference call with Shaw, Davies, and Silkemans regarding CRA matters. *** Conference of ***********************************	Foreign subsidiary matters. Compared matters. CRA matters. Creditor matters.	CRA matters. Comment and distribution matters. Claims matters. Review of ceneral ledger.	Updated CMI web sites.	Call regarding claims register and distributions for CMI.	Preparation for distribution and also review of CRA.	General matters in connection with wind up.	Completing review of CRA settlement letter and matters in connection.	Matters in connection with CRA meetings for CMI.	Matters in connection with CRA meetings for CMI.	Watters in connection with CHA meetings for CMI.	Matters in connection with CHA meetings for CMI.	Matter's in connection with CRA meetings for CMI.	Occasion for the commentation with CHA meetings for CMI.	Attocher (M. C.	of file ma	Follow up on state of the matters and attendance at court.	General follow up on distribution set up and matters and status of returns	Matters in connection with claims resolution.
2,800.00	5,600.00	1.890.00	1,190,00	840,00	910.00	8,610.00	8,400,00	6,370.00	5,950.00	5,600.00	5,320.00	6,090.00	5,600.00	6,440.00	5,600.00	225.00	225.00	4,565.00	5,810.00	4,150.00	3,320,00	4,150.00	4, 130.00	4, 130,00	30.00 v	4, 130, 00 6, 6, 6, 00	00000	3,320,00	3,320.00	4,150.00	4,980.00
€9	↔	49	69	69	49	€ 9	69	G)	69	₩	69	49	69	63	₩	49	Ø	မှ	49	(/)	₩ (<i>4</i>) 6	9 6	9 6	A 6	9 4	9 <i>U</i>	→	49	4)	(/)
6.0	8.00	2,70	1.70	1.20	1.30	12.30	12.00	9.10	8.50	8.00	7.60	8.70	8.00	9.20	8.00	0.1	0.50	5.50	7.00	200	4.00	3 6	2 6	200	9 6	2 6	3 5	4.00	4.00	5.00	6.00
2,800.00	5,600.00	1,890.00	1,190.00	840.00	910.00	8,610.00	8,400.00	6,370.00	5,950.00	5,600.00	5,320.00	6,090.00	5,600.00	6,440.00	5,600.00	225.00	225.00	4,565.00	5,810.00	4,150.00	3,320,00	4, 150.00	4.00.00	4, 130,00	150.00	5, 130,00 6, 640,00	00.096	3,320,00	3,320.00	4,150.00	4,980.00
49	69	69	€?	69	49	69	49	49	₩	Ø	69	G	69	6 3	₩	69	69	↔	€9 '	⊌ 7 (A (ፁ ሀ	9 €	→	9 4) 65	(49	₩.	€9	€9
4.00	8.00	2.70	1.70	5.	1.30	12,30	12.00	9,10	8.50	8.00	7.60	8.70	8.00	9.20	8.00	1.00	0.50	5.50	2.00	5.00	3. 5	3 8	3 8	3 5	3 6	8 8	12.00	4.00	4.00	5.00	9.00
Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenbarg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeifrey Rosenberg	Jeffrey Rosenberg	Jeifrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Charles Strittmatter	Brogan Taylor	Gregory Watson	Gregory Watson	Gregory Walson	Gregory Warson	Gredon Watson	Gredon Watson	Greator Watson	Gredow Watson	Gredory Watson	Gredory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson
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01/26/12	01/27/12	01/29/12	01/03/12	01/05/12	01/06/12	01/16/12	01/17/12	01/18/12	01/19/12	01/20/12	01/09/12	01/10/12	01/11/12	01/12/12	01/13/12	12/28/11	01/11/12	01/23/12	01/24/12	21/02/10	01/00/12	01/10/12	01/11/12	01/12/12	01/13/12	01/16/12	01/17/12	01/18/12	01/19/12	01/20/12	01/03/12

01/05/12 14798 Gregory Watson 4.00 \$ 3,320.00 \$ 4,150.00 Matters in connection with caregory of the connection with caregory watson 4.00 \$ 3,320.00 \$ 3,320.00 Caneral settlement and review of upcoming tand TOTAL 363.70 \$ 236,527.50 363.70 \$ 236,527.50	14796 Gregory Watson 4.00 \$ 3,320.00 14798 Gregory Watson 4.00 \$ 3,320.00 AL 363.70 \$ 236,527.50	17,35 Circles waters 5.00 \$ 4,150.00 \$ 4,150.00 N
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FTI Consulting Canada Inc. TD Waterhouse Tower 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto ON M5K1G8

Invoice Remittance

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 February 29, 2012 FTI Invoice No. 29000181 FTI Job No. 012660.0003 Terms: Payment on Presentation

Current Invoice Period: Charges Posted through February 29, 2012

	CAD (S)
	Civis
Professional Services	\$159,379.00
Expenses	<u>\$0.00</u>
Total Fees and Expenses	\$159,379.00
HST Registration No. 835718024RT0001	\$20,719.27
Total Amount Due this Period	\$180,098.27
Previous Balance Due.	\$534,287.74
	<u> </u>
Total Amount Due	<u>\$714.386.01</u>

Please Wire Transfer To:

Bank of Nova Scotia
Scotia Plaza, 44 King Street West
Toronto, ONT M5H 1H1
Swift Code: NOSCCATT
Bank Number: 002

Beneficiary: FTI Consulting Canada Inc. Beneficiary account number: 476960861715



Critical thinking at the critical time.™

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8

February 29, 2012 FTI Invoice No. 29000181 FTI Job No. 012660.0003 Terms Payment on Presentation

Current Invoice Period: Charges Posted through February 29, 2012

Name	Title	Rate	Hours	70.4
Gregory Watson	Senior Managing Director	\$830.00		Total
Jeffrey Rosenberg	Managing Director	**	90.5	\$75,115.00
Jodi Porepa	Director	\$700.00	104.4	\$73,080.00
Daniel Magder		\$575.00	9.2	\$5,290.00
. **	Senior Consultant	\$410.00	13.7	\$5,617.00
Ana Arevalo	Administrative Professional	\$110.00	0.7	\$77.00
Golnaz Haghiri	Administrative Receptionist	\$100.00	2.0	\$ 200,00
Total Hours and Fees			220.5	\$159,379.00
HST Registration No. 8357	18024RT0001			\$20,719.27
nvoice Total for Current P	eriod			~#Uş/17.2/
	- 19 mg - 19			\$180,098.27

CanWest Global Communications Corporation 012660.0003 - February 29, 2012 Invoice # 29000181

	П	File Administration.	File Administration.	Administrative duties - updating the Ascend system and Deposit cheques related to CAM			Letter from Maria and drafted a reconnect	Various matters reg	-	Telephone conference consening Ta's, Doubles of the	The spread of the spread of the spreadsheet details,	More on The and The second of	Work on T4's and T4 summary.	Various telephone conference call and emails regarding finalizing T4's.	Reviewed the T4 spreadsheet and began finalizing T4's for disbursements.	subject to taxation.	Filled out the T4's for 2011.	Respond to CRA inquiry. Look for information to respond. Review email:	Correspondence, Review and recovered to CDA institution	Follow up on Control of the Inquiry. Follow up on Control of the Induity. Follow up with the Discussions	Review details for court report, Follow up with CRA		Policies with the second of th	TOTAL MATTERS. CIST Matters. Creditor matters.	ONA matters, GST matters, Creditor matters.	CRA matters Continued to managers. Creditor matters.	OBA matters. Credition matters. Claims matters.	Work on condition without Maril or One will be one of the condition without the conditio	Football and the state of the s	CRA matters. Claims matters.	Work on CRA matters, Work on creditor matters. Work on claims matters.
4	Amour	44.00	33.00	100.00	100 00	00.00	328.00	123.00	82.00	205.00	6	287.00	1,435.00	205.00	492.00		345.00	460.00	862.50	690.00	1,782.50	44.00	20.00	945.00	2,570,00	3,500,00	2 170 00	259000	2590.00	2,870.00	3,640.00
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	-	3	0.30	1.00	5	200	0.80	0.30	0.20	0.50	0	0.70	3.50	0.50	1.20	200	09.0	0.80	1.50	1.20	3.10	000	3 6	20.4	3.5	50.00	3.10	3.70	3.70	4.10	5.20
Amoins		3	33.00	100.00	100.00	82.00	328.00	123.00	82.00	205.00	205,00	287.00	1,435.00	205.00	492.00	0 172 00	345.00	460.00	962.50	690.00	1,782.50	1.150.00	3.640.00	2940.00	3,570.00	3,500.00	2,170.00	2,590.00	2,590,00	2,870.00	3,640.00
			6 /)	69	63			49	€9	↔	G.			€9	6/3	65	69	63	69	45	€9	69	(/)	(69	64)	(/)	47	€9	€9	69
Hour	0.40	ř	9 9 9	2.	9.1	0.20	0.80	0.30	0.20	0.50	0.50	0.70	3.50	0.50	1.20	5.30	0.60	0.80	1.50	1.20	3.10	2.00	5.20	8.	<i>₹</i>	8	€. 5	3.70	3.70	4.10	5.20
Name	Ana Arevalo	Ans Arousto		Golnaz Haghiri	Golnaz Haghiri	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Jodi Porepa	Jodi Porepa	Jodi Porepa	Jodi Porepa	Jodi Porepa	Jodi Porepa	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg
TK#	15273	15272	25.5	15768	15768	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	15532	15532	15532	15532	15532	15532	15092	15092	15092	15092	15092	15092	15092	15092	15092
Date	02/01/12	02/02/12	1	02/08/12	02/10/12	02/05/12	02/06/12	02/07/12	02/08/12	02/09/12	02/21/12	02/27/12	02/28/12	02/29/12	02/13/12	02/19/12	02/14/12	02/16/12	02/17/12	02/06/12	02/08/12	02/09/12	02/06/12	02/07/12	02/08/12	02/09/12	02/12/12	02/01/12	02/04/12	02/13/12	02/14/12

	CHA matters, Creditor matters, Heview of correspondence. CDA methors Conditor methors. Review of correspondence.			Work on CHA matters. Heview of correspondence.	conference calls to discuss the same.	CRA matters. The agreement. Review documentation. Conference calls. Beylaw of conference calls.		Review of correspondence.	-	Work on court report. Work on creditor issues. Work on preparation of T4's.		Work on T4's. Creditor matters. Review of correspondence. Work on claims. Foreign subsidiary matters. Winnipeg office matters.	_	General and CRA matters.	_		General an	documentation review and discussions.			Matters pertaining to CRA and other matters in connection with wrap up.	Correspondence and calls regarding the	Calls regarding the state of th	CRA CRAMMA and discussions regarding March 6th approval reports.	CRA and general preparation		General matters towards completion. Various tax return matters. Review of distribution related matters.	and general matters.	Review of claims and other matters regarding CRA.	General file matters.	General file matters.		General file matters.	
	4,480,00	2,00	3,710.00	2,870.00	4,060.00	4,900.00	2 250 00	1,050,00	1,610.00	4,900.00	3,500.00	5,600.00	3,320.00	3,320,00	1,660.00	1,660,00	2,490.00	3,320.00	4,150.00	2,490.00	3,320.00	3,320.00	2,490.00	2,490.00	6,640.00	6,640.00	6,640.00	4,980,00	4,565.00	4,150.00	4,150.00	830.00	2,490.00	220.50 \$ 159,379.00
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	4,480.00	00.000	3,710.00	2,870.00	4,060.00	4,900.00	2 050 00	1,050,00	1,610.00	4,900.00	3,500.00	5,600.00	3,320.00	3,320.00	1,660.00	1,660.00	2,490.00	3,320.00	4,150.00	2,490.00	3,320.00	3,320.00	2,490.00	2,490.00	6,640.00	6,640.00	6,640.00	4,980.00	4,565.00	4,150.00	4,150.00	830.00	2,490.00	159,379.00
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1		7.20	5.30	4.10	5.80	2.00	E E	5.50 5.00 5.00	2.30	7.00	5.00	8.00	4.00	8.4	2.00	2.00	3.00	4.08	5.00	3.00	4.00	4.00	3.00	3.00	8.00	8.00	8.00	6.00	5.50	5.00	5.00	8.	900	220.50
	Jeffrey Rosenberg	Jeimey Hosenberg	Jettrey Hosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Lotter Doodsan	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	
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	02/15/12	21/91/20	02/17/12	02/20/12	02/21/12	02/22/12	00/00/40	02/23/12	02/26/12	02/27/12	02/28/12	02/29/12	02/27/12	02/28/12	02/29/12	02/13/12	02/14/12	02/15/12	02/16/12	02/17/12	02/21/12	02/22/12	02/23/12	02/24/12	02/01/12	02/02/12	02/03/12	02/06/12	02/07/12	02/08/12	02/09/12	02/09/12	02/10/12	GRAND TOTAL



Invoice Remittance

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 March 31, 2012 FTI Invoice No. 29000216 FTI Job No. 012660.0003 Terms: Payment on Presentation

Current Invoice Period: Charges Posted through March 31, 2012

	CAD (S)
Professional Services	\$58,038.50
Expenses	\$193.19
Total Fees and Expenses.	\$58,231.69
HST Registration No. 835718024RT0001	\$7,570.12
Total Amount Due this Period.	\$65,801.81
Previous Balance Due.	\$0.00
Total Amount Due	\$65,801.81

Please Wire Transfer To:

Bank of Nova Scotia Scotia Plaza, 44 King Street West Toronto, ONT M5H 1H1 Swift Code: NOSCCATT Bank Number: 002



Critical thinking at the critical time."

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8

March 31, 2012 FTI Invoice No. 29000216 FTI Job No. 012660,0003 Terms Payment on Presentation

Current Invoice Period: Charges Posted through March 31, 2012

Name	Title	Rate	Hours	Total
Gregory Watson	Senior Managing Director	\$830.00	9.0	\$7,470.00
Jeffrey Rosenberg	Managing Director	\$700.00	68.4	\$47,880.00
Jodi Porepa	Director	\$575.00	0.5	\$287.50
Daniel Magder	Senior Consultant	\$410.00	4.5	\$1,845.00
Ana Arevalo	Administrative Professional	\$110.00	1.2	\$1,645.00
Golnaz Haghiri	Administrative Receptionist	\$100.00	2.0	\$200.00
Gary W. Crawford	Manager, Applications and Development	\$280.00	0.8	\$224,00
Total Hours and Fees			86.4	\$58,038.50
Miscellaneous				\$ 193.19
Total Expenses		The state of the s	(ma)	
				\$193.19
HST Registration No. 8357	18024RT0001			\$7,570.12
Invoice Total for Current P	eriod			
	<u>2</u>			\$65,801.81

CanWest Global Communications Corporation 012660,0003 - March 31, 2012 Invoice # 29000216

Amount Narrative	File Administration.		Post documents to the Motion Materials and Reports pages of the CMI web site.	Post document to CMI website Court Orders page.	Post documents to the Motions and Reports pages on the CMI website.	Administrative duties regarding bank account transactions and updating Ascend system.	Attended the office. Answered the creditor email regarding payments.	Amended T4's and emails to	mail out.	Extensive call with CRA and CRA and CRA and CRA regarding T4 issue raised by a creditor in regards to CRA and CRA and CRA receditors.	Phone call to CRA regarding. Updates to T4's. Drafted letter to CRA.	Cail regarding whether specific cheque was cashed. Phone call with creditor regarding cheque and new address to send it to.	Conversation with the second of the conversation of the conversation with the conversation of the conversa	Post online motion material. Discussions with		Work on creditor matters. Work on claim matters.	Work on claims matters. Work on creditor matters.	Work on claims matters. Work on creditor matters.	Work on claims matters. Work on creditor matters.	Review of correspondence. Creditor queries.	Work on court report and creditor matters.	Work on creditor matters. Work on claims, Review of correspondence.	Work on court report. Work on supplier matters. Work on claims, Review of correspondence.	Work on creditor matters. Work on court report. Work on claims,	Creditor matters.	Review of correspondence. Creditor enquiries.	Review of correspondence. Creditor enquiries.	Review of correspondence. Creditor enquiries.	Review of correspondence and work on claims.	Review of correspondence and claims.
Amoun	55.00	77.00	84.00	26.00	84.00	200.00	410.00	123.00	82.00	533.00	328.00	123.00	246.00	287.50	840.00	2,240.00	2,170.00	2,240.00	1,890.00	1,400,00	3,010.00	2,940.00	5,110.00	2,940.00	700.00	700.00	840.00	560.00	980.00	1,190.00
	s	69	4	69	69	சு	69	69	69	₩	υs	69	₩	₩	₩	₩,	₩	€9	69	69	69	G	ø	49	₩	69	₩	₩,	4A	₩
Hours	0.50	0.70	0.30	0.20	0.30	2.00	0.1	0.30	0.20	1.30	0.80	0.30	0.60	0.50	1.20	3.20	3,10	3.20	2.70	2.00	4.30	4.20	7.30	4.20	1.00	1.00	1.20	0.80	1.40	1.70
Amount	55.00	77.00	84.00	56.00	84.00	200.00	410.00	123.00	82.00	533.00	328.00	123.00	246.00	287.50	840.00	2,240.00	2,170.00	2,240.00	1,890.00	1,400.00	3,010.00	2,940.00	5,110.00	2,940.00	700.00	700.00	840.00	560.00	980.00	1,190.00
	σ	₩	69	(A)	69	G)	es>	63	바	49	မှာ	69	(1)	69	₩	⇎	↔	49	()	(/)	69	69	⊌}	49	€9	69	€	₩	())	49
Hours	0.50	0.70	0.30	0.20	0:30	2.00	1.00	0.30	0.20	1.30	0.80	0:30	09:0	0.50	1.20	3.20	3.10	3.20	2.70	2.00	4.30	4.20	7.30	4.20	00.1	.00	1.20	0.80	1.40	1,70
Name	Ana Arevaio	Ana Arevalo	Gary W. Crawford	Gary W. Crawford	Gary W. Crawford	Golnaz Haghiri	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Jodi Porepa	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg
TX#	15273	15273	2737	2737	2737	15768	17647	17647	17647	17647	17647	17647	17647	15532	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092
Date	03/02/12	03/01/12	03/28/12	03/13/12	03/05/12	03/23/12	03/04/12	03/29/12	03/06/12	03/12/12	03/13/12	03/15/12	03/16/12	03/01/12	03/02/12	03/26/12	03/27/12	03/28/12	03/29/12	03/30/12	03/19/12	03/20/12	03/21/12	03/22/12	03/23/12	03/12/12	03/13/12	03/14/12	03/15/12	03/16/12

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General file matters,	1,660.00	(A)	2.00	00.000,	9 (2.00	Graden Miner	14798	03/05/12
	O3:050	9 (3 6	4 660 00	. 4	000	Gredon Watson	14798	03/06/12
	2000		5	830.00	69	5.5	Gregory Watson	14798	03/0/12
	00.008	6	5	830.00	69	9.	Gregory Watson	4/98	21 /00/00
The second of th	830.00	U :	1.00	830.00	₩	. 8.	Gregory Watson	14/38	21/02/00
2,520.00 Work on creditor matters. Work on claims matters. Review of correspondence	2,520.00	69	3.60	2,520.00	63	99.0	Jeffrey Hosenberg	Zenci	21/10/00
correspondence.								4	0000
Creditor matters. Claims matters. Distribution matters. Review of	4.340.00	€3	6.20	4,340.00	49	6.20	Jeffrey Rosenberg	15092	03/09/12
3,780.00 Creditor matters. Claims matters. Work on climination	3,780.00	H	5.40	3,780.00	69	5.40	Jermey Hosenberg	2800	71 200
Review of court materials. Review of claims matters. Work on craditor matters	3,710.00	A	S S	3,710.00	9	3		1	67,000,00
Common Change Change Intellers. Meview of correspondence.		. ,		0 0 0	6	7 30	Jeffrev Rosenhern	15092	03/07/12
Creditor matters. Claims mattern 11-11-11-11	1.960.00	49	2,80	1,960.00	64)	2.80	Jeffrey Rosenberg	15092	ZI/gn/sn
1,820.00 Creditor matters. Beview of dishursements. Boulean of commentations	1,820.00	€	2.60	1,820.00	↔	2.60	Jeffrey Hosenberg	Zanci	71 100 100
								00047	C2/C2/40



Invoice Remittance

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 April 30, 2012 FTI Invoice No. 29000242 FTI Job No. 012660.0003 Terms: Payment on Presentation

Current Invoice Period: Charges Posted through April 30, 2012

	(CAP) (6)
	CAD (\$)
Professional Services	\$124,685.00
Expenses	\$163.00
Total Fees and Expenses	\$124,848.00
HST Registration No. 835718024RT0001	\$16,230.24
HS1 Registration No. 655716024R16001	
Total Amount Due this Period	\$141,078.24
	<i>0.45</i> 001 01
Previous Balance Due.	\$65,801.81
Total Amount Due	\$206,880,05
Total Amount Due	

Please Wire Transfer To:

Bank of Nova Scotia Scotia Plaza, 44 King Street West Toronto, ONT M5H 1H1 Swift Code: NOSCCATT Bank Number: 002





Critical thinking at the critical time.™

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 April 30, 2012 FTI Invoice No. 29000242 FTI Job No. 012660.0003 Terms Payment on Presentation

Current Invoice Period: Charges Posted through April 30, 2012

Name	Title	Rate	Hours	Total
Gregory Watson	Senior Managing Director	\$830.00	11.5	\$9,545.00
Jeffrey Rosenberg	Managing Director	\$700.00	122.7	\$85,890.00
Peter Taylor	Senior Consultant	\$450.00	0.5	\$225.00
Daniel Magder	Senior Consultant	\$410.00	62.6	\$25,666,00
Ana Arevalo	Administrative Professional	\$110.00	0.7	\$77.00
Golnaz Haghiri	Administrative Receptionist	\$100.00	30.3	\$3,030.00
Gary W. Crawford	Manager, Applications and Development	\$280.00	0.9	\$252.00
Total Hours and Fees	- Mariana and American and Amer		229.2	\$124,685.00
Supplies				\$163.00
Total Expenses		CONTROL CONTRO		\$163.00
HST Registration No. 8357	718024RT0001			\$16,230.24
Invoice Total for Current	Period			\$141,078.24

CanWest Global Communications Corporation 012660.0003 - April 30, 2012 Invoice # 29000242

Golnaz Haghiri Golnaz Haghiri	Gany W. Crawford Golnaz Haghiri Gonaz Haghiri Gonaz Haghiri	0.30 0.90 0.90 0.50 0.50 0.50		33.00 252.00 480.00 180.00 950.00	0.30 0.90 4.80 1.80 9.50		33.00 2252.00 (480.00 6	File Administration. Updates to the FTI CanlWest Global Communications web site. Updates to the FTI CanlWest Global Communications web site. Organizing and preparing the CMI creditor's cleim distribution. Following up call with Carlos and preparing the CMI respect to the upcoming distribution. Sorting out mails and printing chequeurodating Ascend. Organizing and preparing the CMI creditor's claim distribution. Organizing and preparing the CMI creditor's claim distribution.
୍ଷ ଫୁ	Golnaz Haghiri Daniel Magder	2.10	₩	210.00	2.10	es es	210.00	Updating and preparing the accounts for bank recontained. Various emails to from creditor regarding T4 and the control of the call to discuss the same. Called HRSDC on her behalf and called back with results. Additional calls to control HRSDC. Called control of their disbursement.
5 K K	Daniel Magder Daniel Magder Daniel Magder	2.00 3.50 3.50	9 49 49	820.00 1,435.00 1,435.00	2.00 3.50 3.50	. A. A. A.	820.00 1,435.00 1,435.00	Finalized quarterly report. Finalized quarterly report. Received changes and finalized. Numerous phone calls from creditors regarding distributions. Emails back from HRDSC. Sent letter regarding specific chain to accountants. Draft of report.
മാത	Daniel Magder Daniel Magder	2.80	49 69	1,148.00	2.80	es es	1,148.00	Drafted letter to place on web site. Contacted IT regarding posting the letter. Contacted union reps regarding (1997) Added additional info to spreadsheet going to HRSDC. Email and discussions regarding creditor letter request.
୍ଷି ଖି	Daniel Magder Darvel Magder	0.60	69 KA	246.00	0.60	•> •>	246.00	Spake with lawyer for ex employee regarding distribution and hear steps: Emails Dealing with creditors regarding distribution. Conversations with ex employee regarding extra particle of the steps of the state of
<u>.a.</u> a	Daniel Magder Daniel Magder	1.20	<i>ର</i> ଜ	492.00	1.20	φ φ	492.00	Emails from the gegarding distribution. Updated list of Individuals payments for the Emails and calls regarding distribution.
व्यक्तव्यक्त	Daniel Magder Daniel Magder Daniel Magder Daniel Magder Daniel Magder Daniel Magder	1.70 0.70 7.00 8.50 6.50 5.00	* **	697.00 287.00 2,870.00 3,485.00 2,665.00 2,050.00	1.70 0.70 7.00 8.50 6.50 5.00	9 9 99 99 99	697.00 287.00 2,870.00 3,485.00 2,665,00 2,050.00	Various emails and calis qualifying claims prior to sending out crieques. Creditor calls to pick up distribution cheques. Reviewed various creditors are or distribution. Distributions was or distribution. Work on distribution. Worked on are Distribution.

Telephone call with HRSDC regarding spreadsheet required to send for calculations. Updated information after call. Call to creditor regarding T4's. Printed amended T4 to consider the call calculations are called an ended T4 to consider the calculations.	Telephone conference call with regarding disbursements. Work on the distribution spreadsheet.	Update the addresses for the disbursement list. Reviewed specific creditor.	Continued work on distribution. Worked on list	,		Work with respect to claims, Review of correspondence.	Work on reporting. Work on claims. Review of disbursements.	Work on reporting. Work on claims matters.	Work on reporting matters: Hevrew of correspondence. North on claims. Work on reporting Review of Correspondence.		Work on creditor matters. Work on claims. Heview of correspondence.	Work on claims matters. Work on creditor matters.	Work on claims matters. Review correspondence, Various creditor matters.	Work on creditor matters.	Work on distribution matters and review of correspondence.	Work on distributions.	Work on distributions.	Work on distributions and other creditor matters	_	-	Work on distributions and creditor matters.		Work on CRA matters and attendence at CRA to tite materials. Work on creditor matters. Work on claims matters.	Work on creditor matters. Work on claims matters. Review of correspondence.	Work on claims matters, Work on creditor matter. Heview of correspondence.	Work on creditor matters. Work on CRA matters. Work on claims matters.	Correspondence with regards to individual contact details for group of creditors represented by (Search electronic files for backup.	-				Distribution and life compression.	_		General file matters.
1,312.00	820.00	2,255,00	820.00	697.00	1,680.00	1,960.00	4,410.00	3,010.00	1,680.00	c, 170.50	1,890.00	2,660.00	2,170.00	1,330.00	3,710.00	2,730,00	2,870.00	6,440.00	0.000,00	7.560.00	7.140.00	5,600.00	3,150.00	2,450.00	2,380,00	2,380.00	225.00	830.00	830.00	830,00	830.00	00.000,1	830,00	1,245.00	1,660.00
€9	€9	49	₩	v)	69	₩	ø	69 1	69 6	A	Ø	6/9	69	ь	₩	49	69		<i>የ</i> ን ቴ				69	())	69	₩	₩	છ	69	69	() (<i>?</i> > €	A 49		49
3.20	2.00	5.50	2.00	1.70	2.40	2.80	6.30	4.30	6. c	2	2.70	3.80	3.10	1.90	5.30	3.90	4.10	9.20	5 5	5.5	10,20	8.00	4.50	3.50	3.40	3.40	0.50	1.00	1.00	8	8.8	8 8			2.00
1,312.00	820.00	2,255.00	B20.00	697.00	1,680,00	1,960.00	4,410.00	3,010.00	1,680.00	Z, 1/0.00	1,890.00	2,660.00	2,170.00	1,330.00	3,710.00	2,730,00	2,870,00	6,440.00	7,980.00	7.560.00	7.140.00	5,600.00	3,150.00	2,450.00	2,380.00	2,380.00	225.00	830.00	830,00	830.00	830.00	00.099,1	830,00	1,245.00	1,660.00
₩.	69	69	69	69	69	89	₩	₩	()) (A	₩	49	69	₩	49	(A)	₩.	69 (<i>A</i>) 6	A 4	•	69	49	₩	B	₩	€7	G					A 43		€9
3.20	2.00	5,50	2.00	1.70	2.40	2.80	6.30	4.30	2.40	3.5	2.70	3,80	3.10	1.90	5,30	3.90	4.10	9.20	D.40	12.20	10.00	8.00	4.50	3.50	3,40	3.40	0.50	1.00	5.0	1.00	9.5	8 8	8 6	1,50	2.00
Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jenrey Hosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Hosenberg	Jeffrey Hosenberg	loffren Bosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Brogan Taylor	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Grecory Watson	Gregory Watson
17647	17647	17647	17647	17647	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	150%	15005	15092	15092	15092	15092	15092	15120	14798	14708	14798	14798	14798	14798	14798	14798
04/05/12	04/04/12	04/03/12	04/02/12	04/01/12	04/30/12	04/27/12	04/26/12	04/25/12	04/24/12	04/23/12	04/20/12	04/19/12	04/18/12	04/17/12	04/16/12	04/15/12	04/14/12	04/13/12	8/12/12	04/11/12	04.00 E	04/06/12	04 /05/12	04/04/12	04/03/12	04/02/12	04/16/12	04/16/12	04/17/12	04/18/12	04/19/12	04/11/12	04/13/12	04/04/12	04/23/12



Invoice Remittance

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 May 31, 2012 FTI Invoice No. 29000265 FTI Job No. 012660,0003 Terms; Payment on Presentation

Current Invoice Period: Charges Posted through May 31, 2012

	CAD (\$)
Professional Services	\$ 67,113.00
Expenses	<u>\$0.00</u>
Total Fees and Expenses	\$67,113.00
HST Registration No. 835718024RT0001	\$8,724.69
Total Amount Due this Period	\$75,837.69
Previous Balance Due	\$0.00
Total Amount Due	\$75,837.69

Please Wire Transfer To:

Bank of Nova Scotia Scotia Plaza, 44 King Street West Toronto, ONT M5H 1H1 Swift Code: NOSCCATT

Bank Number: 002



CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8

May 31, 2012 FTI Invoice No. 29000265 FTI Job No. 012660.0003 Terms Payment on Presentation

Current Invoice Period: Charges Posted through May 31, 2012

Name	Title	Rate	Hours	Total
Gregory Watson	Senior Managing Director	\$830.00	6.0	\$4,980.00
Jeffrey Rosenberg	Managing Director	\$700.00	63.0	\$44,100.00
Daniel Magder	Senior Consultant	\$410.00	43.1	\$17,671.00
Golnaz Haghiri	Consultant	\$285.00	1.0	\$285.00
Ana Arevalo	Administrative Professional	\$110.00	0.7	\$ 7.00
Total Hours and Fees			113.8	\$67,113.00
HST Registration No. 835	718024RT0001			\$8,724.69
Invoice Total for Current	Period			\$75,837,69

CanWest Global Communications Corporation 012660.0003 - May 31, 2012 Invoice # 29000265

Amount Narrative	File Administration,			Emails with creditor and regarding distribution. Phone call regarding same.				₩	Calls and email regarding distribution.	Discussion regarding distribution.	Discussion regarding distribution.	Correspondence with HRSDC to finalize the employee matter. Additional calls in the afternoon to discuss the individual payments.	Calls to creditor, numerous emails to HRSDC and to creditors.		Individual distributions matters.	Telephone conference call with Stkeman's regarding union issues and follow up recarding the same.	_	Telephone conference call (Caraca Service Canada. Walk through the 58 individuals with potential (Call renarding Call renarding Call renarding Call canada).		Distributions and a set recovery matters.	Follow up with creditors on various matters.	Amended T4's for creditors. Reviewed emails from various ex- employees and answered queries.	Various emails and telephone conference call with creditors regarding distributions and future distributions.	Work on file wind down matters. Work on claim matters	File wind down matters. Creditor matters,	Foreign subsidiary matters, File wind down matters.	File wind down matters. Creditor matters.	Work on creditor matters.	Work on file clean up matters. Work on creditor matters.	Wind down matters. Creditor matters.	File wind down matters. Creditor matters,	File wind down matters. Creditor matters,	Review of correspondence and file wind down matters.	Work on file wind up matters, Work on creditor matters.
Amoun	33.00	44.00	285.00	205.00	205.00	410.00	410.00	205.00	1,189.00	1,025.00	1,148.00	1,025.00	1,107.00	820.00	1,312.00	1,312.00	738.00	1,025.00		1,722.00	2,583.00	820.00	410.00	1.610.00	1,400.00	1,680.00	1,470.00	1,190.00	1,190.00	3,010.00	1,960.00	2,590.00	3,010.00	1,820.00
.	S	49	₩	U)	69	₩	63	49	G	49	69	₩	43	69	49	ક્ક	Ø	69			69	€9	69	θ9	₩	69	49	63	63	6 3	6/)	69	क	U)
Hours	0.30	0.40	6.	0.50	0.50	00:1	1.00	0.50	2.90	2.50	2.80	2.50	2.70	2.00	3.20	3.20	1.80	2.50		4.20	6.30	2.00	9.	2,30	2.00	2.40	2.10	1.70	1.70	4.30	2.80	3.70	6.30	2.60
Amount	33.00	44.00	285.00	205.00	205.00	410.00	410.00	205.00	1,189.00	1,025.00	1,148.00	1,025.00	1,107.00	820.00	1,312.00	1,312.00	738.00	1,025.00	·	1,722.00	2,583.00	820.00	410.00	1,610.00	1,400.00	1,680.00	1,470.00	1,190.00	1,190.00	3,010.00	1,960.00	2,590.00	3,010.00	1,820.00
	69	€3	69	49	69	69	ω	₩	₩	49	69	₩	69	₩	69	₩	€ }	69		₩	69	69	G)	43	69	69	69	쓩	69	69	69	G)	69 (69
Hours	0.30	0.40	8.	0.50	0.50	5 .	9.	0.50	2.9	2.50	2.80	2.50	2.70	2.00	3.20	3.20	1.80	2.50		4.20	6.30	2.00	1.8	230	2.00	2.40	2.10	1.70	1.70	4.30	2.80	3.70	8. % 8. %	2.60
Name	Ana Arevalo	Ana Arevalo	Golnaz Haghiri	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder		Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Hosenberg	Jeffrey Rosenberg
##	15273	15273	15768	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647		17647	17647	17647	17647	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092
Date TK#	05/02/12	05/01/12	05/17/12	05/31/12	05/30/12	05/24/12	05/23/12	05/22/12	05/18/12	05/17/12	05/16/12	05/15/12	05/14/12	05/11/12	05/10/12	05/09/12	05/08/12	05/07/12		05/04/12	05/03/12	05/02/12	05/01/12	05/31/12	05/30/12	05/29/12	05/28/12	05/18/12	05/17/12	05/16/12	05/15/12	05/14/12	21/1 //50	05/10/12

05/09/12	15092	Jeffrey Rosenberg	3.40	€9	2,380.00	3.40	\$ 2,380.00	Work on distribution matters. Work on claims matters, Work on file wind up.
05/08/12	15092	Jeffrey Rosenberg	2.20	G)	1,540.00	2.20	\$ 1,540.00	Work on file wind up matters. Review of correspondence.
05/07/12	15092	Jeffrey Rosenberg	3.10	₩	2,170.00	3.10	\$ 2,170.00	Work on foreign subsidiary matters. Work on distribution matters.
05/25/12	15092	Jeffrey Rosenberg	3.50	69	2,450.00	3.50	\$ 2,450.00	Work on file matters. Work on creditor matters.
05/24/12	15092	Jeffrey Rosenberg	2.30	↔	1,610.00	2.30	\$ 1,610.00	Work on file wind down matters. Work on creditor issues.
05/23/12	15092	Jeffrey Rosenberg	2.20	₩	1,540.00	2.20	\$ 1,540.00	Work on file wind up matters. Work on creditor matters.
05/22/12	15092	Jeffrey Rosenberg	2.10	69	1,470.00	2.10	\$ 1,470.00	Work on creditor matters. Review correspondence.
05/04/12	15092	Jeffrey Rosenberg	4.40	69	3,080.00	4.40	\$ 3,080.00	Work on wind up matters. Work on foreign subsidiary matters. Work on creditor matters.
05/03/12	15092	Jeffrey Rosenberg	6.10	49	4,270.00	6.10	\$ 4,270.00	Work on foreign subsidiary matters. Work on wind up matters. Work on CRA matters.
05/02/12	15092	Jeffrey Rosenberg	2.10	₩	1,470.00	2.10	\$ 1,470.00	Wind up matters. Creditor matters.
05/01/12	15092	Jeffrey Rosenberg	1.7	W	1,190.00	1.70	\$ 1,190.00	Wind up matters. Creditor matters.
05/03/12	14798	Gregory Watson	8	G	830,00	1.00	\$ 830.00	General file matters.
05/09/12	14798	Gregory Watson	8	Ø	830.00	1.00	\$ 830.00	General file matters.
05/07/12	14798	Gregory Watson	<u>5</u>	₆	830.00	8.	\$ 830.00	General file matters.
05/31/12	14798	Gregory Watson	5 .	69	830.00	50.	\$ 830.00	General file matters.
05/25/12	14798	Gregory Watson	8.	(/)	830.00	6.	\$ 830.00	General file matters.
05/24/12	14798	Gregory Watson	1.00	69	830.00	00:	\$ 830.00	General file matters.
GRAND TOTAL			113.80 \$	H 11	67,113.00	113.80 \$	\$ 67,113.00	



Invoice Remittance

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 June 30, 2012 FTI Invoice No. 29000305 FTI Job No. 012660.0003 Terms: Payment on Presentation

Current Invoice Period: Charges Posted through June 30, 2012

	CAD (S)
Professional Services	\$34,673.50
Expenses	\$0.00
Total Fees and Expenses	\$34,673.50

HST Registration No. 835718024RT0001	\$4,507.56
Total Amount Due this Period	\$39,181.06
	\$75,83 <u>7.69</u>
Previous Balance Due.	\$73,837.02
Total Amount Due	\$115.018.75

Please Wire Transfer To:

Bank of Nova Scotia Scotia Plaza, 44 King Street West Toronto, ONT M5H 1H1 Swift Code: NOSCCATT

Bank Number: 002



CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 June 30, 2012 FTI Invoice No. 29000305 FTI Job No. 012660.0003 Terms Payment on Presentation

Current Invoice Period: Charges Posted through June 30, 2012

Name	Title	Rate	Hours	Total
Gregory Watson	Senior Managing Director	\$830.00	1.0	\$830.00
Jeffrey Rosenberg	Managing Director	\$700.00	42.7	\$29,890.00
Daniel Magder	Senior Consultant	\$410.00	7.0	\$2,870.00
Golnaz Haghiri	Consultant	\$285,00	3.3	\$940.50
Ana Arevalo	Administrative Professional	\$110.00	1.3	\$143.00
Total Hours and Fees		and the state of t	55.3	\$34,673.50
HST Registration No. 835	718024RT0001			\$4,507.56
Invoice Total for Current	Period		•	\$39,181.06

CanWest Global Communications Corporation 012660.0003 - June 30, 2012 Invoice # 29000305

				pdating Ascend.	cheques.	Working on printing cheques and updating Ascend.	printing cheques.	Telephone conference call with CRA regarding altocation of the distribution withholdings. Also a discussion regarding the T4 amending.		Emails regarding the creditor hotline; phone calls to the numerous creditors recarding the proceedings.	egarding distributio	Emails and phone call (management) egarding individuals distributions, phone call and email to HRSDC regarding the same.	Prepared schedule related to payments made and payments to be made.	Updates for the report. Email from HRSDC regarding (Control of the report of the report of the responsibility	Calls to individuals regarding their pending distribution. Discussion regarding		ents.	e. Creditor matters.	se. Creditor matters.	ew of correspondence.	s. Creditor matters.	s. Creditor matters.	<i>က်</i>	ind creditor matters.	Work on creditor matters. Work on court report. File wind down matters.	n matters.	s. Creditor matters.		Prepare for and attend court. Creditor matters.
Amount Narrative	File Administration.	File Administration.	File Administration.	Printing cheques and updating Ascend.	Preparing and printing cheques	Working on printing cher	Updating Ascend and printing cheques	Telephone conference c	Distribution emails.	Emails regarding the credit recarding the proceedings.	Email and phone call re	Emails and phone call approve call approve call and email to	Prepared schedule relat	Updates for the report. F	Calls to individuals rega	Call with individuals.	Email regarding payments.	Review correspondence. Creditor matters.	Review correspondence. Creditor matters.	Creditor matters, Review of correspondence.	File wind down matters. Creditor matters.	File wind down matters. Creditor matters.	File wind down matters.	Work on court report and creditor matters.	Work on creditor matter	Work on file wind down matters	File wind down matters. Creditor matters.		Prepare for and attend
Amount	44.00	33.00	96.00	285.00	285.00	285.00	85.50	287.00	205.00	410.00	164.00	205.00	410.00	287.00	410.00	410.00	\$2.00	1,050.00	980.00	980.00	1,610.00	1,050.00	1,260,00	3,150.00	3,010.00	1,470.00	2,100.00		2,100.00
	₩	₩	49	€9	69	69	69	G	생	G 3	₩	4 3	₩	₩	€9	49	(/)	₩	4 3	ω	69	S	69	₩	49	₩	₩	4	₽ Э
Hours	0.40	0.30	0.60	8.	1.00	8.	0.30	0.70	0.50	8	0.40	0.50	1.00	0.70	1.00	9.	0.20	1.50	1,40	1.40	8,3	1.50	1.80	4.50	4.30	2.10	3.8	9	3.0
Amount	44.00	33.00	66.00	285.00	285.00	285.00	85.50	287.00	205.00	410.00	164.00	205.00	410.00	287.00	410.00	410.00	82.00	1,050.00	980.00	980.00	1,610.00	1,050.00	1,260.00	3,150.00	3,010.00	1,470.00	2,100.00	00000	2,100,00
	G.	6A)	63	69	69	€	↔	G	69	⊌ s	↔	(A	69	€7	⊌9	↔	↔	G)	€9	69	69	G	69	₩	€9-	t/)	₩	4	49
Hours	0,40	0.30	0.60	9.1	1.00	1.00	0.30	0.70	0.50	1.00	0.40	0.50	1.00	0.70	1.00	1.00	0.20	1.50	1.40	1.40	2.30	1.50	1.80	4.50	4.30	2.10	3.00	ccc	0.0
Name Hours	llо	Ana Arevalo	Ana Arevalo	Golnaz Haghiri	Golnaz Haghiri	Golnaz Haghiri	Golnaz Haghiri	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenbarg	Jeffrey Rosenberg	Jeffrey Rosenberg		Jeffrey Rosenberg
TK#	15273	15273	15273	15768	15768	15768	15768	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092		15092
Date	06/01/12	06/02/12	06/13/12	06/05/12	06/14/12	06/18/12	06/29/12	06/05/12	06/07/12	06/11/12	06/12/12	06/19/12	06/22/12	06/25/12	06/26/12	06/27/12	06/29/12	06/01/12	06/04/12	06/05/12	06/06/12	06/07/12	06/08/12	06/25/12	06/26/12	06/27/12	06/28/12		06/29/12

1,610.00 Creditor matters. Stay extension matters. 3,570.00 Work on court report. 830.00 Discuss CRA and court appearance. 34,673.50	34,610.00 3,10 \$ 3,570.00 3,00 \$ 830.00 55.30 \$ 34,673.50	8 8 8 8	2.30 5.10 1.00 55.30	2.30 \$ 1,610.00 5.10 \$ 3,570.00 1.00 \$ 830.00 55.30 \$ 34,673.50	9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	2.30 5.10 1.00 55.3	Jeffrey Rosenberg Jeffrey Rosenberg Gregory Watson	15092 15092 14798	06/20/12 15092 06/24/12 15092 06/29/12 14798 GRAND TOTAL
Discuss CRA and court appearance.	830.00	₩9	50	830.00	¥.	201		44700	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
Work on court report.	3,570.00	63	5.10	3,570.00	₩	5,10		15092	08/24/12
Creditor matters. Stay extension matters.	1,610.00	49	2.30	1,610.00	ሪን	23		15092	06/20/12
rile closing maners.	1330.00	₩.	8	1,330.00	()	8		15092	06/19/12



Invoice Remittance

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 July 31, 2012 FTI Invoice No. 29000330 FTI Job No. 012660.0003 Terms: Payment on Presentation

Current Invoice Period: Charges Posted through July 31, 2012

		CAD (\$)
		#01 1 C7 FD
Professional Services	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	\$21,167.50
Expenses	***************************************	\$0.00

Total Fees and Expenses		\$21,167.50
		·
HST Registration No. 835718024RT0001		\$2,751.78
1101 KCRistiation 1.0. 0551100211110501		
Total Amount Due this Period.		\$23,919.28
Total Amount Due tins Period	***************************************	923,717.20
		#115 A10 75
Previous Balance Due	中省市在外省中國的中省市市市市市市中央市场市场中央部的市场市场市场。 1.125-1.000	\$115 <u>,018.75</u>
Total Amount Due	**************************************	\$138,938.03
T Paris 1 branch de with The despisation of the second sec	****************************	

Please Wire Transfer To:

Bank of Nova Scotia
Scotia Plaza, 44 King Street West
Toronto, ONT M5H 1H1
Swift Code: NOSCCATT
Bank Number: 002



CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 July 31, 2012 FTI Invoice No. 29000330 FTI Job No. 012660,0003 Terms Payment on Presentation

Current Invoice Period: Charges Posted through July 31, 2012

Name	Title	Rate	Hours	Total
Gregory Watson	Senior Managing Director	\$830.00	3.0	\$2,490.00
Jeffrey Rosenberg	Managing Director	\$700.00	21.5	\$15,050.00
Daniel Magder	Senior Consultant	\$410.00	6.2	\$2,542.00
Golnaz Haghiri	Consultant	\$285.00	3.5	\$997.50
Ana Arevalo	Administrative Professional	\$110.00	8.0	\$88.00
Total Hours and Fees		ounces and the second s	35.0	\$21,167.50
HST Registration No. 835	718024RT0001			\$2,751.78
Invoice Total for Current	Dariod			\$23,919.28

CanWest Global Communications Corporation 012660.0003 - July 31, 2012 Invoice # 29000330

Date	4.K	Nome	House.		Amount	Lan.		American	N. Commission of the Commissio
Care	ANI P					2001		Athopus	Alloun Maranye
07/02/12	15273	Ana Arevalo	0 40	(/)	44.00	0.40	69	44.00	File Administration.
07/03/12	15273	Ana Arevalo	0.40	↔	44.00	0.40	69	44.00	File Administration.
07/16/12	15768	Golnaz Haghiri	1.50	₩	427.50	1.50	₩	427.50	Reviewing invoices and following up for payment approvals. Preparing cheques and updating Ascend.
07/23/12	15768	Golnaz Haghiri	5.00	G)	570.00	2.00	↔	570.00	Preparing accounts bank reconciliation.
07/03/12	17647	Daniel Magder	0.20	₩	82.00	0.20	63	82.00	
07/23/12	17647	Daniel Magder	9.1	49	410.00	1.00	69	410.00	Various calls and emails with creditors. Telephone conference call with Stikemans regarding the file matters. Review of the individual distributions and letter from HRSDC.
07/24/12	17647	Daniel Magder	2.50	€9	1,025.00	2.50	69	1,025.00	Work for quarterly report.
07/25/12	17647	Daniel Magder	1.50	69	615.00	1.50	c)	615.00	Review individual disbursements.
07/10/12	17647	Daniel Magder	0.30	49	123.00	0:30	€3	123.00	Call to HRSDC regarding the finalizing of Call Security Calls from individuals requesting updates on disbursement timing.
07/09/12	17647	Daniel Magder	0.20	(A)	82.00	0.20	(f)	82.00	Various emails and calls from individuals.
07/30/12	17647	Daniel Magder	0.50	₩	205.00	0.50	(J)	205.00	Emails and calls to creditors.
07/18/12	15092	Jeffrey Rosenberg	2.70	₩	1,890.00	2.70	69	890.00	Review of correspondence, Creditor matters,
07/23/12	15092	Jeffrey Rosenberg	1.00	₩	700.00	9.	69	700.00	Creditor matters.
07/24/12	15092	Jeffrey Rosenbarg	2.00	€9	1,400.00	5.00	₩	,400.00	Work on distributions.
07/25/12	15092	Jeffrey Rosenberg	5.20	69	3,640.00	5.20	co co	3,640.00	Work on distributions.
07/26/12	15092	Jeffrey Rosenberg	2.30	69	1,610.00	2.30	~~ 69	,610.00	Work on distributions.
07/28/12	15092	Jeffrey Rosenberg	2.20	69	1,540.00	2.20	₩	,540.00	Work on distributions.
07/31/12	15092	Jeffrey Rosenberg	1.20	63	840.00	1.20	49	840.00	Creditor matters.
07/30/12	15092	Jeffrey Rosenberg	8 .	€9	910.00	1.30	49	910.00	Review of correspondence.
07/06/12	15092	Jeffrey Rosenberg	9:	69	700.00	00.1	69	700.00	Review of correspondence.
07/05/12	15092	Jeffrey Rosenberg	÷.	69	700.00	1.00	69	700.00	Review of creditor matters and correspondence.
07/04/12	15092	Jeffrey Rosenberg	1.60	63	1,120.00	1.60	₩	,120.00	Creditor matters and review of correspondence.
07/18/12	14798	Gregory Watson	9.	63	830,00	9.	6/3	830.00	General file matters
07/12/12	14798	Gregory Watson	9.	69	830.00	9.	673	830.00	Status review.
07/27/12	14798	Gregory Watson	1.00	69	830.00	8.	₩	830.00	Review of status.
GRAND TOTAL			35.00 \$		21,167.50	35.00	.	21,167.50	
			- A	The statement of			the first section of the section of		



Invoice Remittance

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 August 31, 2012 FTI Invoice No. 29000358 FTI Job No. 012660,0003 Terms: Payment on Presentation

Current Invoice Period: Charges Posted through August 31, 2012

	CAD (\$)
	\$54,287.50
Professional Services	\$0.00
Expenses	
	\$54,287.50
Total Fees and Expenses	***************************************
HST Registration No. 835718024RT0001	\$7,057.38
H51 Registration No. 655716024K1500.	
Total Amount Due this Period	\$61,344.88
Total Printount Sub tils	# 0.00
Previous Balance Due	\$0.00
Total Amount Due	\$61,344.88

Please Wire Transfer To:

Bank of Nova Scotia
Scotia Plaza, 44 King Street West
Toronto, ONT M5H 1H1
Swift Code: NOSCCATT

Bank Number: 002



CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 August 31, 2012 FTI Invoice No. 29000358 FTI Job No. 012660.0003 Terms Payment on Presentation

Current Invoice Period: Charges Posted through August 31, 2012

Name	Title	Rate	Hours	Total
Gregory Watson	Senior Managing Director	\$830.00	2.0	\$1,660.00
Jeffrey Rosenberg	Managing Director	\$700.00	42.5	\$29,750.00
Erin Litwin	Senior Consultant	\$455.00	0.6	\$273.00
Daniel Magder	Senior Consultant	\$410.00	41.7	\$17,097.00
Golnaz Haghiri	Consultant	\$285.00	17.3	\$4,930.50
Joshua Kimmel	Research Assistant	\$125.00	4.0	\$500.00
Ana Arevalo	Administrative Professional	\$110.00	0.7	\$77.00
Total Hours and Fees			108.8	\$54,287.50
HST Registration No. 835	5718024RT0001			\$7,057.38
Invoice Total for Current	Period			\$61,344.88

CanWest Global Communications Corporation 012660.0003 -August 31, 2012 Invoice # 29000358

Amount Narrative	File Administration.	File Administration.	Preparing payments and updating Ascend.	Review of documentation for winding down corporate structure.	Review of documentation for winding down corporate structure.	Review of documentation for winding down corporate structure.	Preparing cheques	Discussion (Distributions. Preparing and organizing (Distribution.	Preparing documents for distribution.	_	Preparing and organizing cheques for distribution.		_	_		Calls from individua		Various emails and phone calls regarding the distribution.	Distributions for individuals.		Worked on preparation of the cheques for distribution. Various phone calls regarding the same.	Reviewed and finalized checks for disbursements. Various calls to creditors and CRA.	Various calls to the state of the relating to the contition. Prepared cheques.	Work on distribution matters.	Work on creditor matters.	Work on file closing matters.			•			_	_	_	_) Disbursement review.
Amount	44.00	33.00	142.50	427.50	570.00	1,140.00	142.50	1,140.00	370.50	997.50	500.00	91,00	91.00	91.00	820.00	85.8	410.00	410.00	3,280.00	2,665.00	3,485.00	3,280.00	2,665.00	1,400.00	1,120.00	1,190.00	910.00	770.00	1,260.00	4,200.00	5,600.00	2,100.00	5,600.00	5,600.00	830.00	830.00
	ω	()	49	₩	↔	€	₩	en	69	₩	↔	69	⊌	(/)	())	43	€3	49	49	쓩	မာ	€3	₩	₩,	₩	49	₩	₩	₩	₩	49	₩	49	₩	₩	θ
Hours	0.40	0.30	0.50	1.50	2.00	4.00	0.50	4.00	1.30	3.50	8.8	0.20	0.20	0.20	5.00	0.20	1.00	1.00	8.00	6.50	8.50	8.00	6.50	2.00	99.	1.70	6.3	1.10	1.80	6.00	8.00	3.00	8.00	8.00	8.	9.
Amount	44,00	33.00	142.50	427.50	570.00	1,140.00	142.50	1,140.00	370,50	997.50	500.00	91.00	91.00	91.00	820.00	82.00	410.00	410.00	3,280.00	2,665.00	3,485.00	3,280.00	2,665.00	1,400.00	1,120.00	1, 190.00	910.00	770.00	1,260.00	4,200.00	5,600.00	2,100.00	5,600.00	5,600.00	830.00	830.00
	S	₩.	y 43	63	49	69	69	⊕	₩	₩	(/)	4 3	纷	49	G)	63	43	49	49	69	⊌9-	69	69	69	49	ы	₩	₩	€	69	Ø	4)		(A)	(/)	ы
Hours	0.40	6	05.0	150	200	4.00	0.50	4.00	1.30	3.50	80.4	0.50	0.20	0.20	2.00	0.20	1.00	9.1	8.00	6.50	8.50	8.00	6.50	2.00	39:	1.70	1.30	1.10	6.80	6.00	8.00	3.00	8.00	8.00	5.	1.00
Name	ll o	Ang Araifalo	Golnaz Hamiri	Golnaz Hachiri	Golnaz Hachiri	Golnaz Haghiri	Golnaz Hadhiri	Golnaz Haghiri	Golnaz Haghiri	Golnaz Haghiri	Joshua Kimmel	Erin Litwin	Erin Litwin	Erin Litwin	Daniel Magder	Daniel Madder	Daniel Magder	Daniel Magder	Daniel Madder	Daniel Madder	Daniel Magder	Daniel Magder	Daniel Magder	leffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Gregory Watson	Gregory Watson
±×.	15273	45070	15768	15768	15768	15768	15768	15768	15768	15768	18131	18126	18126	18126	17647	17647	17647	17647	17647	17647	17647	17647	17647	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	14798	14798
Doto	08/01/19	20000	08/02/12	00/01/12	08/13/12	08/17/12	08/20/12	08/29/12	08/30/12	08/31/12	08/30/12	08/24/12	08/27/12	08/31/12	08/05/12	08/08/12	08/09/12	08/1:3/12	08/27/12	08/28/12	08/29/12	08/30/12	08/31/12	08/06/12	08/08/12	08/09/12	08/13/12	08/14/12	08/24/12	08/27/12	08/30/12	08/31/12	08/28/12	08/29/12	08/27/12	08/29/12



Invoice Remittance

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 September 30, 2012 FTI Invoice No. 29000386 FTI Job No. 012660.0003 Terms: Payment on Presentation

Current Invoice Period: Charges Posted through September 30, 2012

	CAD (S)
Professional Services	\$130,405.00
Expenses	<u>\$277.50</u>
Total Fees and Expenses	\$130,682.50
HST Registration No. 835718024RT0001	\$16,988.73
Total Amount Due this Period	\$147,671.23
Total Amount Due	\$147.671.23

Please Wire Transfer To:

Bank of Nova Scotia Scotia Plaza, 44 King Street West Toronto, ONT M5H'1H1 Swift Code: NOSCCATT Bank Number: 002



CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 September 30, 2012 FTI Invoice No. 29000386 FTI Job No. 012660.0003 Terms Payment on Presentation

Current Invoice Pe * d C

P ed

gh S pt be 30, 2012

Name	Title	Rate	Hours	Total
Gregory Watson	Senior Managing Director	\$830,00	4.0	\$3,320.00
Jeffrey Rosenberg	Managing Director	\$700.00	122.7	\$85,890.00
Jodi Porepa	Managing Director	\$645.00	3.4	\$2,193.00
Daniel Magder	Senior Consultant	\$410.00	89.1	\$36,531.00
Golnaz Haghiri	Consultant	\$285.00	8.4	\$2,394.00
Ana Arevalo	Administrative Professional	\$110.00	0.7	\$77.00
Total Hours and Fees			228.3	\$130,405.00
Supplies	,			\$277.50
Total Expenses			,	\$277.50
HST Registration No. 835	718024RT0001	•		\$16,988.73
Invoice Total for Current	Period			\$147,671.23

CanWest Global Communications Corporation 012660.0003 - September 30, 2012 Invoice # 29000386

Individue (*)		WANTED THE PROPERTY OF THE PRO		Winds and a second					
Date	TK#	Name	Hours		Amount	Hours		mount	Amount Narrative
09/03/12	15273	Ana Arevalo	0.40	63	44.00	0.40	us	44.00	File Administration.
00/04/12	15273	Ana Arevalo	0.30	(/)	33.00	0.30	u)	33.00	File Administration.
09/04/12	15768	Goinaz Hachiri	9.	69	285.00	1.00		285.00	Preparing cheques and updating Ascend. Drafting a letter to bank.
09/05/12	15768	Golnaz Haghiri	35	69	427.50	1.50	vs	427.50 H	Finalized closing the CMI bank account and CMI Convenience Class distribution.
09/06/12	15768	Golnaz Haghiri	2.00	49	570.00	2.00	49 49	570.00 t	Organizing files. Preparing and organizing Payments. Making deposits at the bank, Updating Ascend.
21/172	15768	Golnaz Hachiri	0.40	(A)	114.00	0.40	G	114.00	Updating Ascend and preparing cheques.
09/13/12	15768	Golnaz Haghiri	0.50	69	142.50	0.50	49	142.50	Verifying several distribution cheques with Scotiabank.
09/18/12	15768	Golnaz Haghiri	0.30	69	85.50	0.30			Verifying cheques.
09/19/12	15768	Golnaz Haghiri	6.5	6/3	285.00	9.	69	285.00	Working on matters related to distribution.
09/24/12	15768	Golnaz Haghiri	0.70	69	199.50	0.70	49	199.50	Reviewing TR forms and filing bank transaction receipts. Verifying CMI distribution cheques.
09/28/12	15768	Golnaz Hachiri	8.	49	285.00	1.00	€ 5	285.00	Organizing and filling docs related to CMI.
09/04/12	17647	Daniel Madder	7.00	69	2,870.00	7.00	\$	2,870.00	Distribution Matters.
09/05/12	17647	Daniel Madder	6.50	69	2,665.00	6.50	\$	2,665.00	Distribution Matters.
09/06/12	17647	Daniel Magder	6.50	()	2,665.00	6.50	is es	2,665.00	Distribution Matters.
09/07/12	17647	Daniel Magder	5.00	69	2,050.00	5.00	8	2,050.00	Various discussions. Reviewed T2 and meeting repair egarding the same.
09/10/12	17647	Daniel Mander	4.00	€	1.640.00	9.4	69	1,640.00	Various calls and emails regarding the individuals distributions.
09/11/12	17647	Daniel Maoder	900	₩.	2,460.00	00.0			Distribution related issues with various individuals.
09/24/12	17647	Daniel Madder	3.00	(A)	1,230.00	3.00		1,230.00	Calls with Stikemans and Roberts & Burton regarding distributions.
09/25/12	17647	Daniel Magder	4.00	69	1,640.00	4.00	s ÷	1,640.00	Telephone conference call with legal counsel of the unions regarding payment and distributions. Various reviews of cheques.
09/27/12	17647	Daniel Magder	5.80	€9	2,378.00	5.80	ci ea	2,378.00	Emails with Debra Burton. Orafled spreadsheet regarding distributions received by the second statement of the second seco
09/28/12	17647	Daniel Magder	7.00	49	2,870.00	2.00	ର ଜ	2,870.00	Focused on tax implications of distributions. Various conference calls and meetings to discuss. Calls to experiment of the serious .
09/12/12	17647	Daniei Magder	6.50	69	2,665.00	6.50		2,665.00	Distribution issues.
09/13/12	17647	Daniel Magder	5.50	69	2,255.00	5.50	cí es	2,255.00	Distribution issues.
09/14/12	17647	Daniel Magder	5.50	€9	2,255.00	5.50	ୟ କ	2,255.00	Various creditor emails and phone calls regarding the distributions. Calls regarding post filing disbursements.
09/19/12	17647	Daniel Magder	6.30	₩	2,583.00	6.30	es es	2,583.00	Calls to various companies regarding (************************************
09/20/12	17647	Daniel Magder	6.50	↔	2,665.00	6.50	e√s	2,665.00	Telephone conference call with Stikemans regarding tax withholdings on distributions. Various issues related to the distributions and file continuance.

Conference calls regarding the tax filings. Various correspondence with Stikernans regarding the withholding on the distributions.	Review post-filing claims Process and outstanding Items.	Review post-filing claims Process and outstanding items.	Work on distribution and file wind down matters.	Work on distribution and file wind down matters.	File wind down matters.		Review of correspondence. File wind down matters.	Review of correspondence. File wind down matters.	File wind down matters. Review of correspondence. Respond to claimants.	File wind down matters. Review enquires from claimants. Review of correspondence.	File wind down matters. Review of correspondence.	File wind down matters. Review of correspondence.	Review of correspondence. File wind down matters.	File wind down matters. Review of correspondence.	File wind down matters. Review of correspondence.	Distribution matters. File wind up matters, Review of correspondence.	Distribution matters. File wind up matters. Review of correspondence.	File wind up matters. Review of correspondence.	Discuss ongoing issues.	General file updates.	General file updates.	Review correspondence.
1,640.00	1,354.50	838.50	5,600.00	5,600.00	5,600,00	5,600.00	5,600.00	5,600.00	5,600.00	5,600.00	5,600.00	5,600.00	5,600.00	4,340.00	3,150.00	5,600.00	5,600.00	5,600.00	830.00	830.00	830.00	830,00
en.	49	(/)	₩	બ	6A)	()	Ө	69	€9	₩	€9	69	↔	₩	63	49	63	49	₩	(/)	₩	မာ
4.00	2.10	1.30	8.00	8.00	8.00	8.00	8.00	8.00	8.00	8.00	8.00	8.00	8.00	6.20	4.50	8,00	8.00	8.00	1.00	9.	9.	1.00
1,640.00	1,354,50	838.50	5,600.00	5,600.00	5,600.00	5,600.00	5,600.00	5,600.00	5,600.00	5,600.00	5,600,00	5,600.00	5,600.00	4,340.00	3,150.00	5,600.00	5,600.00	5,600.00	830.00	830.00	830.00	830.00
69	49	↔	63	643	69	(A)	₩	€₽	(/)	₩,	€Ð	₩	₩	<i>6</i> 3	↔	₩	ω	₩	())	₩	49	49
6.4	2.10	1.30	8.00	8.00	8.00	8.00	8.00	8.00	8.00	8.00	8.00	8.00	8.00	6.20	4.50	8.00	8.00	8.00	9.1	00:1	1.00	1.00
Daniel Magder	Jodi Porepa	Jodi Porepa	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson
17647	15532	15532	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	14798	14798	14798	14798
09/21/12	09/07/12	09/09/12	09/04/12	09/05/12	09/06/12	09/07/12	09/10/12	09/11/12	09/24/12	09/25/12	09/27/12	09/28/12	09/12/12	09/13/12	09/14/12	09/19/12	09/20/12	09/21/12	09/06/12	09/14/12	09/19/12	09/28/12

228.30 \$ 130,405.00 228.30 \$ 130,405.00



Invoice Remittance

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 October 31, 2012 FTI Invoice No. 29000407 FTI Job No. 012660.0003 Terms: Payment on Presentation

Current Invoice Period: Charges Posted through October 31, 2012

	CAD (S)
Professional Services	\$125,274.50
Expenses	\$0.00
Total Fees and Expenses	\$125,274.50
1 out 1 or and Laponson and Lap	W 1 20 7 20 7 TOO
HST Registration No. 835718024RT0001	\$16,285.69
Total Amount Due this Period.	\$141,560.19
	,
Previous Balance Due	\$147,671.23
Total Amount Due	6400 431 44
TOTAL AMOUNT DUC	<u>\$289,231.42</u>

Please Wire Transfer To:

Bank of Nova Scotia
Scotia Plaza, 44 King Street West
Toronto, ONT M5H 1H1
Swift Code: NOSCCATT

Bank Number: 002



CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8

October 31, 2012 FTI Invoice No. 29000407 FTI Job No. 012660.0003 Terms Payment on Presentation

Current Invoice Period: Charges Posted through October 31, 2012

Name	Title	Rate	Hours	Total
Gregory Watson	Senior Managing Director	\$830.00	4.5	\$3.735.00
Jeffrey Rosenberg	Managing Director	\$700.00	132.3	\$92,610.00
Jodi Porepa	Managing Director	\$645.00	1.1	\$709.50
Daniel Magder	Senior Consultant	\$410.00	66.0	\$27,060.00
Golnaz Haghiri	Consultant	\$285.00	3.8	\$1,083.00
Ana Arevalo	Administrative Professional	\$110.00	0.7	\$77.00
Total Hours and Fees			208.4	\$125,274.50
HST Registration No. 835	718024RT0001			\$16,285.69
Invoice Total for Current	Period			\$141,560.19

CanWest Global Communications Corporation 012660.0003 - October 31, 2012 Invoice # 29000407

Amount Narrative	00 File Administration.	00 File Administration.	00 Work on quarterly report.	-	OD Meeting claims process. Reviewed all the emails and various invoices. Meetings regarding the same.	00 File discussions regarding distribution. Claims outstanding review.	On Preparation for and phone call with Stikemans as well as various and account analysis.		60 administration.	00 Analysis and review of unresolved claims.	00 Various reviews of resolved/unresolved claims.	00 Phone call regarding specific distributions, Emails with various individuals.	Calls and work regarding the distributions to Calls and work reparation work for meeting with Stikemans.	00 General file discussions.	Phone call to specific creditors. Claim review. Review of various emails	 OD regarding the intercompany wind up. Tax forms. CRA email regarding the capital return for numbered companies. 		 Emails regarding website updates. Various discussions with creditors regarding distributions. 		Discussions regarding tax issues. Emails and discussions regarding the distributions.	.00 Creditor calls regarding distributions. Mailing out additional distributions.	.00 File clean up and review of tax issue. Telephone conference call relating to the tax issues.	.50 Review matters implemented in respect of the Plan.	.00 File wind down matters.	.00 File wind down matters. Report to plan sponsor. Creditor matters.	.00 File wind down matters.			.00 File wind down matters. Review of correspondence.
Amo	33.00	44.00	798,00	285.00	1,845.00	1,025.00	2,255.00	2,255.00	1,230.00	1,845.00	1,968.00	1,845.00	2,255.00	1,148.00		2,050.00	1,025.00	1,230.00	1,025.00	2,050.00	1,107.00	902.00	709.50	2,170.00	5,810.00	5,600.00	2,800.00	5,600.00	5,600,00
	s	W	Ø	₩	49	49	€9	₩	₩	₩	69	69	€9	G)		(A	69	49	69	(7)	₩	<i>u</i> s	69	69	₩	69	49	63	(/)
Hours	0:30	0.40	2.80	50.	4.50	2.50	5.50	6.50	3.00	4.50	4.80	4.50	5.50	2.80		5.00	2.50	3.00	2.50	5.00	2.70	2.20	1.10	3.10	8.30	8.00	4.00	9.00	8.00
Amount	33.00	44.00	798.00	285.00	1,845.00	1,025.00	2,255.00	2,255.00	1,230.00	1,845.00	1,968.00	1,845.00	2,255.00	1,148.00		2,050.00	1,025.00	1,230.00	1,025.00	2,050.00	1,107.00	902.00	709.50	2,170.00	5,810.00	5,600.00	2,800.00	5,600.00	5,600.00
	49	69	49	69	₩	↔	69	€9	49	49	69	(A)	49	69		63	₩	49	63	49	49	€9	63	69	69	€3	69	69	(/)
Hours	0.30	0.40	2.80	9.1	4.50	2.50	5.50	5,50	3.00	4.50	4.80	4.50	5.50	2.80		5.00	2.50	3.00	2.50	5.00	2.70	2.20	1.10	3.10	8.30	8.00	4.00	8.00	8.00
Name	Ana Arevalo	Ana Arevalo	Golnaz Haghiri	Golnaz Haghiri	Daniel Magder	Daniel Magder	Daniel Magder	Danie! Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder		Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Jodi Porepa	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg
ТК#	15273	15273	15768	15768	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647		17647	17647	17647	17647	17647	17647	17647	15532	15092	15092	15092	15092	15092	15092
Date	10/02/12	10/01/12	10/24/12	10/05/12	10/22/12	10/23/12	10/24/12	10/25/12	10/15/12	10/16/12	10/17/12	10/18/12	10/19/12	10/12/12		10/10/12	10/29/12	10/30/12	10/31/12	10/05/12	10/04/12	10/03/12	10/08/12	10/30/12	10/29/12	10/12/12	10/11/12	10/10/12	10/09/12

Foreign subsidiary matters. File wind down matters.	File wind down matters.	File closing matters	Work on file wind down matters. Claims. Review of correspondence,	File wind up matters.	File wind down matters, Creditor matters,	Foreign subsidiary matters. File wind down matters.	Work with respect to claims. Work with respect to tax matters. File wind down matters.	Work with respect to foreign subsidiaries. Creditor matters. File wind down matters.	Work with respect to foreign subsidiaries, Creditor matters. Review correspondence.	Review correspondence and update.	Status update.	Review status.	Review status.					
5,180.00	4,760.00	4,970.00	4,900.00	2,800.00	5,600.00	3,500.00	4,200.00	1,820.00	4,900.00	5,600.00	5,600.00	5,600.00	5,600.00	830,00	1,245.00	830.00	830.00	208.40 \$ 125,274.50
6)	₩	↔	69	€ >	₩	₩	₩	₩	₩	₩	€9	€9	69	69	69	₩	₩	8
7.40	6.80	7.10	7.00	4.00	8.00	5.00	6.00	2.60	7.00	8.00	8.00	8.00	8.00	5.	1.50	8	9:	208.4
5, 180.00	4,760.00	4,970.00	4,900.00	2,800.00	5,600.00	3,500,00	4,200.00	1,820.00	4,900.00	5,600.00	5,600.00	5,600.00	5,600.00	830.00	1,245.00	830.00	830,00	125,274.50
69	69	H	G	U)	₩	49	49	49	⇔	₩	€9	69	6A	₩	69	69	ø)	8
7.40	6.80	7.10	7.00	4.00	8.00	5.00	6.00	2.60	7.00	8.00	8.00	8.00	8.00	1.00	1.50	9:	5.0	208.40 \$
Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	
15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	14798	14798	14798	14798	
10/15/12	10/16/12	10/17/12	10/18/12	10/19/12	10/22/12	10/23/12	10/24/12	10/2%/12	10/05/12	10/04/12	10/03/12	10/02/12	10/01/12	10/25/12	10/19/12	10/12/12	10/05/12	GRAND TOTAL



Invoice Remittance

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 November 30, 2012 FTI Invoice No. 29000443 FTI Job No. 012660.0003 Terms: Payment on Presentation

Current Invoice Period: Charges Posted through November 30, 2012

	CAD (S)
Professional Services	\$68,397.00
Expenses	\$0.00
Total Fees and Expenses	\$68,397.00
	\$8.891 .61
HST Registration No. 835718024RT0001	
Total Amount Due this Period	\$77,288.61
Previous Balance Due	<u>\$289,231.42</u>
Total Amount Due	\$366,520.03

Please Wire Transfer To:

Bank of Nova Scotia Scotia Plaza, 44 King Street West Toronto, ONT M5H 1H1 Swift Code: NOSCCATT

Bank Number: 002



CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K IG8 November 30, 2012 FTI Invoice No. 29000443 FTI Job No. 012660.0003 Terms Payment on Presentation

Current Invoice Period: Charges Posted through November 30, 2012

Name	Title	Rate	Hours	Total
Gregory Wats≎n	Senior Managing Director	\$830.00	4.0	\$3,320.00
Jeffrey Rosenberg	Managing Director	\$700.00	53.1	\$37,170.00
Jodi Porepa	Managing Director	\$645.00	0.4	\$258.00
Daniel Magder	Senior Consultant	\$410.00	62.8	\$25,748.00
Golnaz Haghiri	Consultant	\$285.00	6.4	\$1,824.00
Ana Arevalo	Administrative Professional	\$110.00	0.7	\$77.00
Total Hours and Fees			127.4	\$68,397.00
HST Registration No. 835	718024RT0001			\$8,891.61
Invoice Total for Current	Period			\$77,288.61

CanWest Global Communications Corporation 012660.0003 - November 30, 2012 Invoice # 29000443

IVe	File Administration.	File Administration.		on Mistribution	Correspondence with Scotlabank regarding transfer of funds. Several email correspondence regarding the same.	Review and draft correspondence to Scotlabank regarding the transfer of senerite finds	Preparation of Care for Care f	Phone call with Stikeman Elliot regarding tax on distribution. Follow up	Various tasks regarding the CCAA including disbursements	Banking matters and calls from creditors regarding outstanding amounts.	Draft letter and discussions with Scotiabank. Fax regarding the same.	Distribution issues.	Emails regarding tax implications of distributions. Calls from creditors.	Emails from creditors. Calls regarding same.	Distribution mailings. Calls and emails regarding me same non-oussioning cheques. Discussion regarding bank accounts.	Jestions.	Distribution issues. Transfer funds for the property of the calls and email with	Call from specific creditors regarding their claims and mail follow up.	spondence.	Request from Began draffing memo.	Memo to file and follow up with various creditors regarding status of issued cheques.	Post filing claims process. Meeting regarding the same. Various calls regarding same.	Bank account reconciling. Meeting regarding the same as well as discussions regarding creditors.	Creditor calls and emails regarding the distribution. Discussion regarding the post-filing amounts.	Post filing claims. Unresolved claims. Tax issues.	
Amount Narrative			00 Work on											_			_	,	-				738.00 Bank	410.00 Cred		
Amo	44.00	33.00	570.00	427,50	370.50	313.50	142.50	1,640.00	1,640.00	1,640.00	1,435.00	615.00	1,435.00	615.00	1,230.00	1,025.00	1,025.00	1,025.00		1,189.00	1,845.00	1,558.00			1,558.00	
ys			<i>€</i> ∌		₩	en C	<i>4</i> 3	. A	4 3	<i>в</i>	8	<i>9</i>		()	e9	φ Φ	9	8	90		8	မွ	1.80	1.00	3,80 \$	
Hours	0.40	0.30	2.00	1.50	1.30	1.10	0.50	9.4	4.00	4.00	3.50	1.50	3.50	1.50	3.00	2.50	2.50	2.50	1.50	2.90	4.50	3.80				
Amount	44.00	33.00	570.00	427.50	370.50	313.50	142.50	1,640.00	1,640.00	1,640.00	1,435.00	615.00	1,435.00	615.00	1,230.00	1,025.00	1,025.00	1,025.00	615.00	1,189.00	1,845.00	1,558.00	738.00	410.00	1,558.00	
	s	69	₩	₩	G	땅	49	69	G	49	49	49	69	(A	ь	↔	€9	649	↔	69	ь	49	49	G	G	
Hours	0.40	0.30	2.00	1,50	1.30	1.10	0.50	4,00	4.00	4.00	3.50	1.50	3.50	1.50	3,00	2.50	2.50	2,50	1.50	2.90	4.50	3,80	1.80	1.00	3.80	
Nатте	Ana Arevalo	Ana Arevalo	Golnaz Hadhiri	Golnaz Hachiri	Golnaz Haqhiri	Golnaz Hachiri	Golpaz Hacibiri	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Madder	Daniel Madder	Daniel Magder	Daniel Magder	Daniel Macder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Danie! Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	
**	15273	15273	15768	15768	15768	15768	15769	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	
Date	41/01/12	11/0/12	11/00/12	11/03/12	11/15/12	11/14/19	0.000	11/05/12	11/06/12	11/07/12	11/08/12	11/00/12	11/16/12	11/15/12	11/14/12	11/13/12	11/12/12	11/26/12	11/27/12	11/28/12	11/29/12	11/30/12	11/23/12	11/22/12	11/21/12	: .

Follow ups regarding tax issues with distributions. Phone calls from creditors regarding the distributions.	Various calls and emails regarding the administration.	Emails regarding telephone conference call with Silkemans. Compiled documents.	Reviewing post-filing claims process.	File wind down matters and tax matters.	File wind down matters.	File wind down matters and review of correspondence.	File wind down mattes	File wind down matters.	File wind down matters.	File wind down matters and review of correspondence.	File wind down matters.	File wind down matters.	File wind down matters and creditor matters.	File wind down matters.	File wind down matters and creditor matters.	File finalization matters.	File wind down matters.	File wind down matters and review of correspondence.	File wind down matters and creditor matters.	File wind down matters.	Review status.	Correspondence.	Correspondence.	Correspondence.	Review status.	Disbursement status.		
2,132.00	615.00	328.00	258.00	2,800.00	2,310.00	1,400.00	3,150.00	2,100.00	1,890.00	2,450.00	2,660,00	3,850.00	3,850.00	1,610.00	1,400.00	1,330,00	1,330.00	1,610.00	2,590.00	840.00	830.00	(830.00)	830,00	830.00	830,00	830.00	68,397.00	
€9	69	Ø	69	€9	₩	(/)	69	49	₩	⊌	Ø	(/)	(/)	€ A	G)	U)	69	₩	₩	₩	₩	₩	ક્ક	()	69	())	\$ 0	
5.20	1.50	0.80	0.40	4.00	3.30	2.00	4.50	3.00	2.70	3.50	3.80	5.50	5.50	2.30	2.00	8:	6.9	2.30	3.70	1.20	8	8	50.	6.	. 0	8.	127.40	
2,132.00	615.00	328.00	258.00	2,800.00	2,310.00	1,400.00	3,150.00	2,100.00	1,890.00	2,450.00	2,660.00	3,850.00	3,850.00	1,610.00	1,400.00	1,330.00	1,330.00	1,610.00	2,590.00	840.00	830.00	(830.00)	830.00	830.00	830.00	830.00	68,397.00	
63	(A)	₩.	€	69	₩	69	64	49	₩	6 3	69	69	₩	69	63	(/)	63	69	(A)	69	63	↔	69	€9	49	49	8	
5.20	1.50	0.80	0.40	4.00	3.30	2.00	4.50	8 8	2.70	3.50	3.80	5.50	5.50	2.30	2.00	1.90	1.90	2.30	3.70	1.20	5.	÷ 8:	1.00	1.00	5.8	1.00	127.40	
Daniel Magder	Daniel Magder	Daniel Magder	Jodi Porepa	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson		
17647	17647	17647	15532	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	14798	14798	14798	14798	14798	14798		
11/19/12	11/01/12	11/02/12	11/30/12	11/05/12	11/06/12	11/07/12	11/08/12	11/09/12	11/16/12	11/15/12	11/14/12	11/13/12	11/12/12	11/30/12	11/29/12	11/26/12	11/23/12	11/22/12	11/21/12	11/20/12	11/13/12	11/13/12	11/06/12	11/13/12	11/21/12	11/01/12	GRAND TOTAL	



FTI Consulting Canada Inc. TD Waterhouse Tower 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto ON M5K1G8

Invoice Remittance

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K IG8 December 31, 2012 FTI Invoice No. 29000463 FTI Job No. 012660.0003 Terms; Payment on Presentation

Current Invoice Period: Charges Posted through December 31, 2012

		CAD (S)
		CAD (8)
Professional Services		\$26,005.50
Expenses		\$0.00
Total Fees and Expenses.		\$26,005.50
HST Registration No. 835718024RT0001		\$3,380.72
Total Amount Due this Period		\$29,386.22
Previous Balance Due	\$	366,520.03
Total Amount Due	¢.	395,906.25
Lytal Allivunt Duc	222024844000000000000000000000000000000	222200.63

Please Wire Transfer To:

Bank of Nova Scotia
Scotia Plaza, 44 King Street West
Toronto, ONT M5H 1H1
Swift Code: NOSCCATT
Ponk Number, 002

Bank Number: 002



CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 December 31, 2012 FTI Invoice No. 29000463 FTI Job No. 012660.0003 Terms Payment on Presentation

Current Invoice Period: Charges Posted through December 31, 2012

Name	Title	Rate	Hours	Total
Gregory Watson	Senior Managing Director	\$830.00	2.0	\$1,660.00
Jeffrey Rosenberg	Managing Director	\$700.00	20.7	\$14,490.00
Daniel Magder	Senior Consultant	\$410.00	21.0	\$8,610.00
Golnaz Haghiri	Consultant	\$285.00	4.1	\$1,168.50
Ana Arevalo	Administrative Professional	\$110.00	0.7	\$77.00
Total Hours and Fees	AAA		48.5	\$26,005.50
HST Registration No. 835	718024RT0001			\$3,380.72
Invoice Total for Current	Period			\$29,386.22

CanWest Global Communications Corporation 012660.0003 - December 31, 2012 Invoice # 29000463

	arativo	File Administration.	File Administration.	Working on	Review and preparing payments. Coordinating to trainstel coordination. Working on Team accounts.	Follow up with Scotlabank regarding a missing payment.	CMI report to court, Post filing matters. Cheques for creditors.	Emails and review of unresolved claims. Fur and sent an name to concurred for their review.	Bill payments. Prepared documents for creditors and tax forms received.	Additional requests from Counsel.	Preparation for and conference call with Silkerinal Elliot regarding from the treatment. Creditor request regarding payment.	Phone calls with creditors in regards to outstanding balance. Draft transaction request, Discussion with the regarding to the same.	Research into issue of distributions, Phone call with creditor regarding tax issues.	Payment issues with the bank accounts. Meeting regarding file and payment issues.	file wind down matters.	File wind down matters. Prepare for Stay extension.	File wind down matters. Prepare for Stay extension.	File wind down matters.	File wind down matters.	Work with respect to extension of stay and tile with cowil matters.	File wind down matters.	File wind down matters.	General communication.	Closing matters.	
	Amount Narrative	_		427.50 V	598.50 H		2,378.00 C	615.00	820.00 E	410.00 4	1,312.00	1,025.00	1,025.00	1,025.00	1,750.00	_	_	1,050.00	Ξ.	_	200.00	910.00		830.00	26,005.50
		€	G	₩	. 49	쓩	63	69	₩	49	(/)	Ø	€	49	G	69	€9	₩	€	₩	49	₩	(3)	69	1 1
- A - A - A - A - A - A - A - A - A - A	Hours	0.30	0.40	1.50	2.10	0.50	5.80	1.50	2.00	8.	3.20	2.50	2.50	2.50	2.50	3.60	4.00	1.50	08.	5.00	8	1.30	1.90	1.00	48.50 \$
	Amount	33.00	44.00	427.50	598.50	142.50	2,378.00	615.00	820.00	410.00	1,312.00	1,025.00	1,025.00	1,025.00	1,750.00	2,520.00	2,800.00	1,050.00	1,260.00	3,500.00	700.00	910.00	830.00	830,00	26,005.50
		69	69	↔	43	69	(/)	69	49	€9	49	₩	65	G)	₩	49	(/)	43	69	₩	49	(A)	6 }	69	48,50 \$
	Hours	0.30	0.40	1.50	2.10	0.50	5.80	S	2.00	1.00	3.20	2.50	2,50	2.50	2.50	3.60	6.9	1.50	1.80	2,00	5.0	1.30	50.	8.	48.5
	Name	Ana Arevalo	Ana Arevalo	Golnaz Haghiri	Golnaz Haghiri	Golnaz Hachiri	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	leffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Gregory Watson	Gregory Watson	
	TK#	15273	15273	15768	15768	15768	17647	17647	17647	17647	17647	17647	17647	17647	15002	15092	15092	15092	15092	15092	15092	15092	14798	14798	
	Date	12/04/12	12/07/12	12/04/12	12/18/12	19/90/19	12/10/12		12/12/12	12/13/12	12/03/12	12/04/12	12/05/12	12/07/12	10/00/10	12/04/12	12/05/12	12/06/12	12/07/12	12/10/12	12/11/12	12/24/12	12/12/12	12/21/12	GRAND TOTAL



FTI Consulting Canada Inc. TD Waterhouse Tower 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto ON M5K1G8

Invoice Remittance

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 January 31, 2013 FTI Invoice No. 29000492 FTI Job No. 012660.0003 Terms: Payment on Presentation

Current Invoice Period: Charges Posted through January 31, 2013

Professional Services. \$11,285.00 Expenses. \$0.00 Total Fees and Expenses. \$11,285.00 HST Registration No. 835718024RT0001 \$1,467.05 Total Amount Due this Period. \$12,752.05		CAD (S)
### Total Fees and Expenses. \$11,285.00 HST Registration No. 835718024RT0001 \$1,467.05 Total Amount Due this Period. \$12,752.05		
### Total Fees and Expenses	Professional Services	
Total Fees and Expenses		\$0.00
HST Registration No. 835718024RT0001 \$1,467.05 Total Amount Due this Period. \$12,752.05		\$11.285.00
Total Amount Due this Period. \$12,752.05	Total Fees and Expenses	D113202.00
Total Amount Due this Period. \$12,752.05	HST Registration No. 835718024RT0001	\$1,467.05
10(a) Amount Due this renou.	1197 Registration 110. 650 / 100	
\$12,752.05	Total Amount Due this Period.	\$12,752.05
\$12.752.05		
INTO AMOUNT PHE	Total Amount Due	\$12,752.05

Please Wire Transfer To:

Bank of Nova Scotia Scotia Plaza, 44 King Street West Toronto, ONT M5H 1H1 Swift Code: NOSCCATT

Bank Number: 002



CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 January 31, 2013 FTI Invoice No. 29000492 FTI Job No. 012660.0003 Terms Payment on Presentation

Current Invoice Period: Charges Posted through January 31, 2013

Gregory warson	Title	Rate	Hours	Total
	Senior Managing Director	\$830.00	3.0	\$2,490.00
	Managing Director	\$700.00	4.6	\$3,220.00
Daniel Magder	Senior Consultant	\$410.00	9.1	\$3,731.00
Golnaz Haghiri	Consultant	\$285.00	6.2	\$1,767.00
Ana Arevalo	Administrative Professional	\$110.00	0.7	\$77.00
Total Hours and Fees			23.6	\$11,285.00
HST Registration No. 83	5718024RT0001			\$1,467.05
Invoice Total for Currer				\$12,752.0

CanWest Global Communications Corporation 012660.0003 - January 31, 2013 Invoice # 29000492

Amount Narrative	File Administration.	File Administration.	Preparing quarterly summary account.	Work on Accounts Summary and review report.	preparing transaction forms and updating accounts.	Several email correspondence with Scotia regarding dormant accounts and	transfer of funds to Monitor's	Emails from creditors regarding their situations. Response to the same.	Answer emails from creditor counsel regarding client of her. Work on quarterly	report to purchasers and legal counsel. Update the website per request from		Creditors amails. Emails reparding the tax implications of distributions.	and emails regarding the same.	Review emails regarding the services. Discussion with service.	-	_	_					General life mariers.		
Amount	44.00	33.00	1,083.00	171.00	143 50	75.7	370.50	246.00		615.00		205.00	410.00	410.00	410.00	1,025.00	90.03	1,610.00	1,610.00	00.00	830.00	830.00	11,285.00	
	\$	₩	€9	65) G	À	G)	49		G		(J)	())	69 •	₩ '	(A)	()	69	63 ·	ın (69 ·	69	ø	
Hours	0.40	0.30	3.80	08.0) (کر د	1.30	0.60		1,50		0.50	1.00	1.00	8.	2.50	90.	2.30	2.30	8	8	2.0	23.60	İ
Amount Hours	44.00	33.00	1.083.00	171 00	200	142.50	370.50	246.00	:	615.00		205.00	410.00	410.00	410.00	1,025.00	410.00	1,610.00	1,610.00	830.00	630,00	830.00	11,285.00	
	69	(/)	₩.	6	A ((/)	₩	69	,	49		€9	₩	(A	49	()	↔	69	69	(/)	69	(/)	23.60 \$	
Hours	0.40	0.30	6	8 6	0.60	0.50	6.9	09.0)	1.50		0.50	56.	1.00	50.1	2.50	1.00	2.30	2.30	1.80	1.00	50.	23.(1
Name	Ana Arevalo	And Arovaín		Comaz nagim	Golnaz Haghiri	Golnaz Haghiri	Golnaz Haghiri	robus Mission	Dalle Mayor	Daniel Magder	•	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Jeffrey Rosenberg	Jeffrey Rosenberg	Gregory Watson	Gregory Watson	Gregory Watson		The state of the s
TK#	15073	2010	2772	99/61	15768	15768	15768	6700	1,04/	17647	:	17647	17647	17647	17647	17647	17647	15092	15092	14798	14798	14798		The state of the s
Date				01/14/13	01/21/13	01/31/13	01/29/13		01/25/13	01/01/13	2: ::3/10	01/28/13	01/18/13	01/11/13	01/04/13	01/03/13	01/03/13	01/20/13	01/31/13	01/28/13	01/25/13	01/09/13	GRAND TOTAL	



FTI Consulting Canada Inc. TD Waterhouse Tower 79 Wellington Street West Suite 2010, P.O. Bex 104 Toronte ON M5K1G8

Invoice Remittance

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K IG8 February 28, 2013 FTI Invoice No. 29000521 FTI Job No. 012660,0003 Terms: Payment on Presentation

Current Invoice Period: Charges Posted through February 28, 2013

	CAD (\$)
Professional Services	\$29,740.50
Expenses	\$0.00
Total Fees and Expenses	\$29,740.50
HST Registration No. 835718024RT0001	\$3,866.27
Total Amount Due this Period	\$33,606.77
Previous Balance Due	\$12,752.05
Previous Datance Due	2 3 as 3 1 2 bs 1 3 as
	n 4 < 7 = 0 00
Total Amount Due	\$46,358,82

Please Wire Transfer To:

Bank of Nova Scotia Scotia Plaza, 44 King Street West Toronto, ONT M5H 1H1 Swift Code: NOSCCATT

Bank Number: 002



CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 February 28, 2013 FTI Invoice No. 29000521 FTI Job No. 012660.0003 Terms Payment on Presentation

Current Invoice Period: Charges Posted through February 28, 2013

Name	Title	Rate	Hours	Total
Gregory Watson	Senior Managing Director	\$830.00	4.0	\$3,320.00
Jeffrey Rosenberg	Managing Director	\$710.00	9.5	\$6,745.00
Jodi Porepa	Managing Director	\$655.00	1.1	\$720.50
Erin Litwin	Senior Consultant	\$460.00	1.0	\$460.00
Daniel Magder	Senior Consultant	\$420.00	30.4	\$12,768.00
Golnaz Haghiri	Consultant	\$290.00	18.4	\$5,336.00
Ana Arevalo	Administrative Professional	\$115.00	0.7	\$80.50
Linda Kelly	Administrative Receptionist	\$115.00	2.7	\$310.50
Total Hours and Fees			67.8	\$29,740.50
HST Registration No. 835	5718024RT0001			\$3,866.27
Invoice Total for Current				\$33,606,77

CanWest Global Communications Corporation 012660.0003 - February 28, 2013 Invoice # 29000521

Date	TK#	Date TK# Name	Hours		America	Hours		Amotint	Amount Narrative
						2			
C2/02/13	15273	Ana Arevalo	0.30	69	34.50	0.30	69	34.50	File Administration.
02/01/13	15273	Ana Arevalo	0.40	69	46.00	0.40	49	46.00	File Administration.
02/19/13	15768	Golnaz Hachiri	3.20	U?	928.00	200	¥.	928	. Drafting correspondence ance with former employee
				•			•		Email correspondence with Scotia
02/20/13	15768	Golnaz Haghiri	0.90	69	261.00	0.90	49	261.00	Preparing cheques for former employee. Phone correspondence with former employee.
02/14/13	15768	Golnaz Haghiri	1.50	69	435.00	1.50	49	435.00	Updating the mailbox and review voicemails.
02/25/13	15768	Golnaz Haghiri	3.50	€9	1,015.00	3.50	69	1,015.00	Meeting regarding file administration. Preparing documents and several discussions with professionals in respect of same. Review and preparing 2012-14s.
02/26/13	15768	Golnaz Haghiri	7.20	ss.	2,088,00	7.20	69	2,088.00	Preparing and organizing T4s. Several discussions with professionals in respect of same. File administration.
02/28/13	15768	Golnaz Haghiri	2.10	69	00,609	2.10	€9	00.609	File administration. Several discussions with professionals in respect of same.
02/28/13	18441	Linda Kelly	1.20	69	138.00	1.20	49	138.00	General file administration.
02/27/13	18441	Linda Kelly	1.50	69	172.50	1.50	€3	172.50	Preparing T4 forms for maling.
02/26/13	18126	Erin Litwin	0.30	69	138.00	0.30	63	138.00	General file administration.
02/25/13	18126	Erin Litwin	0.70	(/)	322.00	0.70	49	322.00	General file administration.
02/19/13	17647	Daniel Magder	0.70	6/9	294.00	0.70	t/)	294.00	Review of prior year T4's to update for the current distributions. Review claimants state dated cheque.
02/20/13	17647	Daniel Magder	1.70	64)	714.00	1.70	₩.	714.00	Phone discussion and subsequent follow up regarding the T4's. Email correspondence and subsequent discussions regarding the Control Control
02/21/13	17647	Daniel Magder	0.50	မာ	210.00	0.50	₩	210.00	Tax matters.
02/22/13	17647	Daniel Magder	0.50	€9	210.00	0.50	₩	210.00	Phone call to discuss helping with the T4's. Phone discussion regarding same.
02/25/13	17647	Daniel Magder	5.50	49	2,310.00	5.50	₩	2,310.00	Preparation of spreadsheet for 2012 T4's. Discussion about preparing them and mail merge. Organized boxes for the second second mail merge.
02/26/13	17647	Daniel Magder	4.00	₩	1,680.00	4.00	69	1,680.00	Updating T4 summary and reviewing in detail. Create T4 summary. Photocopy to be sent to individuals and CRA as well as electronic copies.
02/27/13	17647	Daniel Magder	4.50	€ >	1,890.00	4.50	₩.	1,890.00	T4's organization and mailing.
02/28/13	17647	Daniel Magder	6.50	€9	2,730.00	6.50	€9	2,730.00	Organize the transfer of the T4's for the 2012 distributions. Organize folders for attendance at office.

0 General matters. 0 Review correspondence.	.00 \$ 830.00 .00 \$ 830.00 67.80 \$ 29,740.50	& & &	1.00	1.00 \$ 830.00 1.00 \$ 830.00 67.80 \$ 29,740.50	சு சு	1.00	Gregory Watson Gregory Watson		02/12/13 02/20/13 GRAND TOTAL
Review of correspondence and creditor enquires. General matters.	2,414.00	அ	3.40 2.00	2,414.00	69 69	3.40	Jeffrey Rosenberg	15092	02/18/13
	923.00	us us	1.30	1,775.00	49 49	1.30	Jeffrey Rosenberg	15092	02/26/13
	1,633.00	9 69	2.30	1,633.00	A 49	1.10 2.30	Jodi Porepa Jeffrey Rosenberg	15532	02/27/13
	630.00	€9	1.50	630.00	₩	1.50	Daniel Magder	17647	02/01/13
Further review of outstanding emails and mail. Began drafting memo to file regarding the transfer of ascend accounts.	630.00	↔	1.50	630.00	69	1.50	Daniel Magder	17647	02/07/13
420.00 Answered emails from creditors regarding distributions and tax issues.	420.00	69	1.00	420.00	•	1.00	Daniel Magder	17647	00/08/13
Hotime and entities induces in	630.00	49	1,50	630.00	€9	1,50	Daniel Magder	17647	02/14/13
	420.00	₩	1.00	420.00	69	00.1	Daniel Magder	17647	02/15/13



FTI Consulting Canada Inc. TD Waterhouse Tower 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto ON M5K1G8

Invoice Remittance

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K IG8 March 31, 2013 FTI Invoice No. 29000555 FTI Job No. 012660,0003 Terms: Payment on Presentation

Current Invoice Period: Charges Posted through March 31, 2013

	CAD (S)
Professional Services	\$19,369.50 \$0.00
Expenses	90.00
Total Fees and Expenses.	\$19,369.50
HET Destauration No. 925719024DT0001	\$2,518.04
HST Registration No. 835718024RT0001	Ψ2,510.01
Total Amount Due this Period	\$21,887.54
Previous Balance Due	\$46,358,82
Total Amount Due	\$68.246.36
I Uttl Chilled it Constitution of the contract	

Please Wire Transfer To:

Bank of Nova Scotia Scotia Plaza, 44 King Street West Toronto, ONT M5H 1H1 Swift Code: NOSCCATT

Bank Number: 002



CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 March 31, 2013 FTI Invoice No. 29000555 FTI Job No. 012660.0003 Terms Payment on Presentation

Current Invoice Period: Charges Posted through March 31, 2013

Name	Title	Rate	Hours	Total
Gregory Watson	Senior Managing Director	\$830.00	4.0	\$3,320.00
Jeffrey Rosenberg	Managing Director	\$710.00	9.3	\$6,603.00
Jodi Porepa	Managing Director	\$655.00	2.4	\$1,572.00
Erin Litwin	Senior Consultant	\$460.00	0.6	\$276.00
Daniel Magder	Senior Consultant	\$420.00	15.0	\$6,300.00
Golnaz Haghiri	Consultant	\$290.00	4.2	\$1,218.00
Ana Arevalo	Administrative Professional	\$115.00	0.7	\$80.50
Total Hours and Fees			36.2	\$19,369.50
HST Registration No. 835	5718024RT0001			\$2,518.04
Invoice Total for Current	t Period			\$21,887.54

CanWest Global Communications Corporation 012660.0003 - March 31, 2013 Invoice # 29000555

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Date	TK#	Name	Hours		Amount	Hours	Amc	Amount Narrative	rative
03/04/13	15273	Ana Arevalo	0:30	ωp	34.50	0.30			File Administration.
03/02/13	15273	Ana Arevalo	0.40	49	46.00	0.40	\$ 46	46.00 File	File Administration.
03/01/13	15768	Golnaz Haghiri	1.20	€/}	348.00	1.20	\$ 348.00		File administration. Several discussions with professionals in respect of same.
03/04/13	15768	Golnaz Haghiri	2.50	€9	725.00	2.50	\$ 725,00		Working on the paccounts and follow-up calls with Scotiabank in respect of same. Preparing payments for CRA. Organizing court reports.
03/07/13	15768	Golnaz Haghiri	0.50	69	145.00	0.50	\$ 145	145.00 Rev	Review CHA letters,
03/01/13	18126	Erin Litwin	0.50	49	230,00	0.50	\$ 230.00		General file administration.
03/05/13	18126	Erin Litwin	0.10	6 3	46.00	0.10	\$ 46	46.00 Ger	General file administration.
61//0/60	17647	Daniel Magder	1.00	63	420.00	1.00	\$ 420.00		Creditor calls. Subsequent emails and follow up calls regarding 14 and withholding.
03/06/13	17647	Daniel Magder	5.00	⊌ >	840.00	2.00	\$ 840	840.00 Var	Various issues relating to taxes. Phone call to CRA regarding the same.
03/19/13	17647	Daniel Magder	2.50	€9	1,050.00	2.50	\$ 1,050.00		Calls and emails regarding the T4's.
03/22/13	17647	Daniel Magder	1.50	⊌3	630,00	1.50	\$	630.00 Em	Emails regarding 14's. Discussion with CHA to confirm allocations regarding the same.
03/25/13	17647	Daniel Magder	90.1	⊌3	420.00	1.00	\$ 420	420.00 Col	Counsel email and calls. Voicemails from creditors.
03/05/13	17647	Daniel Magder	2.00	₩	840.00	2.00	\$ 840	840.00 Ans	Answered emails and calls regarding T4's.
03/04/13	17647	Daniel Magder	3.00	49	1,260.00	3.00	\$ 1,260.00		gi Chi
03/01/13	17647	Daniel Magder	2.00	₩	840.00	2.00	\$ 840	840.00 Pe	Review changes to letter to be sent to Scotia regarding the party accounts to be closed. Review of correspondence.
03/04/13	15532	Jodi Porepa	2.40	69	1,572.00	2.40	\$ 1,572.00		Update file records. Review of updated records. General file administration.
03/18/13	15092	Jeffrey Rosenberg	1.30	49	923.00	1.30	\$ 922	923.00 Wo	Work on creditor matters.
03/29/13	15092	Jeffrey Rosenberg	1.40	υĐ	994.00	1.40		_	Review of correspondence.
03/04/13	15092	Jeffrey Rosenberg	2.50	₩	1,775.00	2.50	_		Review of documentation.
03/05/13	15092	Jeffrey Rosenberg	2.10	69	1,491.00	2.10	•		Review of documentation.
03/06/13	15092	Jeffrey Rosenberg	2.00	(/)	1,420.00	2.00	 -		Review of documentation.
03/05/13	14798	Gregory Watson	1.00	69	830.00	9.		_	General file matters.
03/25/13	14798	Gregory Watson	9,	()	830.00	8.		-	General file matters.
03/26/13	14798	Gregory Watson	1,00	69	830.00	8.	83 83		General file matters.
03/28/13	14798	Gregory Watson	1.00	6 3	830.00	9:		830.00 Ge	General file matters.
GRAND TOTAL		A TO THE REAL PROPERTY OF THE	36.20	s	19,369.50	36.20	\$ 19,369.50	1.50	
420000000000000000000000000000000000000		The state of the s							



FTI Consulting Canada Inc. TD Waterhouse Tower 79 Wellington Street West Suite 2010, P.O. Box 104 Terento ON M5K1G8

Invoice Remittance

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 April 30, 2013 FTI Invoice No. 29000586 FTI Job No. 012660.0003 Terms: Payment on Presentation

Current Invoice Period: Charges Posted through April 30, 2013

	CAD (\$)
Professional Services	\$29,696.50
Expenses	\$0.00
	\$29,696.50
Total Fees and Expenses	 ,
HST Registration No. 835718024RT0001	\$3,860.55
	#44 EET AE
Total Amount Due this Period	\$33,557.05
Total Amount Due	\$33 <u>,557.05</u>
I VI AI AII VIII DUC	The state of the s

Please Wire Transfer To:

Bank of Nova Scotia Scotia Plaza, 44 King Street West Toronto, ONT M5H 1H1 Swift Code: NOSCCATT

Bank Number: 002



CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 April 30, 2013 FTI Invoice No. 29000586 FTI Job No. 012660.0003 Terms Payment on Presentation

Current Invoice Period: Charges Posted through April 30, 2013

Name	Title	Rate	Hours	Total
Gregory Watson	Senior Managing Director	\$830.00	4.0	\$3,320.00
Jeffrey Rosenberg	Managing Director	\$710.00	27.8	\$19,738.00
Daniel Magder	Senior Consultant	\$420.00	15.2	\$6,384.00
Golnaz Haghiri	Consultant	\$290.00	0.6	\$174.00
Ana Arevalo	Administrative Professional	\$115.00	0.7	\$80.50
Total Hours and Fees	distribution .	48.3	\$29,696.50	
HST Registration No. 835	718024RT0001			\$3,860.55
Invoice Total for Current	Period			\$33,557.05

CanWest Global Communications Corporation 012660.0003 - April 30, 2013 Invoice # 29000586

The second secon	A CONTRACTOR OF THE PARTY OF TH				H	Moure		Amount Narrative	arralive
Date	₩	Name	Hours		. 1	o mou			
04/01/13	15273	Ana Arevalo	0.70	55	90.50	0.70	€9	80.50 F	File Administration.
04/10/13	15768	Golnaz Haghiri	0.60	₩	174.00	0.60	G9	174.00 C	Offesponderice will decline and the second s
04/04/13	17647	Daniel Madder	0.50	69	210.00	0.50	G)	210.00	Discussion regarding CHA with the and subsequent priority can to the control of t
04/05/19	17647	Daniel Maoder	9:	69	420.00	1,00	es.	420.00 C	Creditor emails and discussions regarding T4's and other sistes.
04/08/13	17647	Daniel Magder	1.50	G	630.00	1.50	€	630.00	Additional fequests iron regardor egainer grant
04/09/13	17647	Daniel Magder	1.50	₩	630.00	1.50	69	630.00	Phone call to CRA regarding the T4's. Phone call and email with the regarding the same.
04/10/13	17647	Daniel Magder	0.50	€9	210.00	0.50	. €9	210.00 E	Emails and voicemail from creditor regarding final dividend, response to the same.
04/22/13	17647	Daniel Magder	2.50	49	1,050.00	2.50	м	1,050.00	Review of outstanding claims to be resolved. Heview of the 14th report of the monitor, Phone call to CRA.
04/23/13	17647	Daniel Magder	2.50	G	1,050.00	2.50	69	1,050.00 F	Phone call with the second to review the outstanding tax liabilities.
04/24/13	17647	Daniel Magder	3.50	49	1,470.00	3.50	₩	1,470.00	Review of claims and report to court. Calls regarding the same. Drafted and sent letter to CRA with cheques for deductions from distribution.
04/29/13	17647	Daniel Magder	0.70	6 9 69	294.00	0.70	69 69	294.00	Follow up on post filing claims process. Work on post filing claims process.
04/30/13	15092		3.70	(3)	2,627.00	3.70	€9	2,627.00	Discussion with Silkemans regarding court appearance. Cell (1997) regarding the same. Work on cleims. Review of correspondence.
	0	moderned	3.40	€9	2,414,00	3.40	es.	2,414.00	Prepare for and attend in court for stay extension motion.
04/30/13	15092	_	1.30	₩	923.00	1.30	↔	923.00	Work on outstanding claims.
57/15/13	15092	-	0.90	69	639.00	06'0	69	639.00	Work on claims matters.
04/19/13	15092		0.70		497.00	0.70	69	497.00	Work on claims.
04/22/13	15092	·			994.00	1.40	<i>4</i> > 4	994.00	Work on casms.
04/23/13	15092	-		€ Э €	1,988.00	2.80	9 9 6	1,988.00	Work on court report.
04/23/13	15092				1,633.00	S 5	A 4	2 266 00	Work on court report. Work on claims.
04/24/13	15092	-		19 6	3,256.00	9. 6	9 4	923.00	Work on claims. Work on file finalization matters.
04/26/13	15092	-	08.		710.00	3 5	¥9	710.00	Work on claims and creditor matters.
04/08/13	15092				1 491 00	2.10	€ 9	1,491.00	Work on claims matters and creditor enquiries.
04/10/13	15092	-			1633.00	08.0	₩	1,633.00	Work on resolving claims.
04/11/13	15092	•		9 65	830.00	1.00	₩.	830.00	General (the matters.
04/01/13	14798		5 5		830.00		69	830.00	General file matters.
04/05/13	14798	Gregory Watson	00.1		830.00		6/9	830.00	
04/16/13	14798		6.	· •	830.00	1.00	↔	830.00	General file matters.
21 52 52	U		A0 26	8	20 SQS 50	48.30	S	29.696 50	
GRAND TOTAL	A.		Ž.	- 13	1				



FTI Consulting Canada Inc. TD Waterhouse Tower 79 Weilington Street West Suite 2010, P.O. Box 104 Toronto ON M5K1G8

Invoice Remittance

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 May 31, 2013 FTI Invoice No. 29000611 FTI Job No. 012660.0003 Terms: Payment on Presentation

Current Invoice Period: Charges Posted through May 31, 2013

	CAD (S)
Professional Services	\$18,629.50
Expenses	\$12.90
Total Fees and Expenses	\$18,642.40
HST Registration No. 835718024RT0001	\$2,423,51
Total Amount Due this Period	\$21,065.91
Previous Balance Due	\$33,557. <u>0</u> 5
Total Amount Due	\$54.622 <u>.96</u>

Please Wire Transfer To:

Bank of Nova Scotia Scotia Plaza, 44 King Street West Toronto, ONT M5H 1H1 Swift Code: NOSCCATT Bank Number: 002



CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 May 31, 2013 FTI Invoice No. 29000611 FTI Job No. 012660.0003 Terms Payment on Presentation

Current Invoice Period: Charges Posted through May 31, 2013

Name	Title	Rate	Hours	Total
Gregory Watson	Senior Managing Director	\$830.00	4.0	\$3,320.00
Jeffrey Rosenberg	Managing Director	\$710.00	19.4	\$13,774.00
	Senior Consultant	\$460.00	0.2	\$92.00
	Consultant	\$290.00	4.7	\$1,363.00
Erin Litwin Senior Consultant \$460.00 0.2 Golnaz Haghiri Consultant \$290.00 4. Ana Arevalo Administrative Professional \$115.00 0.3		0.7	\$80.50	
			29.0	\$18,629.50
Other/Miscellaneous				\$12.90
Total Expenses				\$12.90
HST Registration No. 835	718024RT0001			\$2,423.51
Invoice Total for Current				\$21,065.9

CanWest Global Communications Corporation 012660.0003 - May 31, 2013 Invoice # 29000611

	Amount Narrative		File Administration.	Working on The Burnary.		Review and updating bank accounts. Working on security accounts.	Administrative matters.				Meeting with the management of the months of	Heview of intermation with respect to vectoring.	Review of information provided by The Control of Nations	pieces of correspondence.		-			Work on tax matters.		-				General file matters.			
Annual Advantage	Amount	34.50	46.00	00 083	2000	783.00	60	36.00	22.00	284.00	1,207.00	852.00	200	2,201.05	1,207.00	394.00	1,988.00	1,491.00	1,207.00	710.00	781.00	830,00	830.00	830.00	830.00	64 44 4	18,629.50	
		₩.	w	. 4	A	69	ŧ	8	us ·	€3	₩	69	•	9	€9	↔	↔	())	₩	69	↔	(/)	49	€9	(/)		ه و	
	Hours	0.30	0.40	6	3.2	2.70	8	2	1.20	0.40	1.70	1.20	6	3.10	1.70	1.40	2.80	2.10	1.70	1.00	1.10	8	9.	0.1	0.1		29.80 8.00	
	Amount	34.50	46.00	000	280.00	783.00	0	87.62	852.00	284,00	1,207.00	852.00	1	2,201.00	1,207.00	994.00	1,988.00	1,491.00	1,207.00	710.00	781.00	830.00	830.00	830.00	830.00		18,629.50	
		69	4	} (5/3	43	•	₩	€9	69	⊌9	₩		69	Ø	49	(A)	43	6/3	69	49	₩	U)	w	₩,		29.00 \$	
	Hours	0.30	O# C	5 6	8	2.70	•	0.20	2.5	0.40	1.70	1.20		3.10	1.70	4.	2.80	2.10	1.70	1.00	1.10	8	6.0	90:	9:		29.0	
	Name	Ana Arevalo		Ana Arevaro	Golnaz Haghiri	Golnaz Haghiri		Erin Litwin	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	· .	Jeffrey Rosenberg	.leffrey Rosenbero	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Grenor Watson	Gredow Watson	Gredon Watson	Grecory Watson	- F- 6- 1-		
-	TK#	15079		152/3	15768	15768		18126	15092	15092	15092	15092		15092	15002	15001	15002	15007	15092	15092	46,002	14708	14708	14700	14798			A CONTRACTOR OF THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED
	Date	02,000,43	20/20	05/01/13	05/31/13	05/30/13		05/31/13	05/24/13	05/10/13	05/08/13	05/07/13		05/03/13	05/00/42	05/04/13	05/21/13	06/20/13	05/30/13	05/14/13	01/11/10	05/19/19	00/10/13	05/14/13	05/20/13	2 2000	CRAND TOTAL	



FTI Consulting Canada Inc. TD Waterhouse Tower 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto ON M5K1G8

Invoice Remittance

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8

June 30, 2013 FTI Invoice No. 29000644 FTI Job No. 012660,0003 Terms: Payment on Presentation

Current Invoice Period: Charges Posted through June 30, 2013

	CAD (S)
Professional Samilar	
Professional Services. Expenses	\$38,041.00 \$0.00
Total Fees and Expenses	\$38,041.00
HST Registration No. 835718024RT0001	\$4,945.33
Total Amount Due this Period	\$42,986.33
	·, ·
Total Amount Due	0.40.007.33
	\$42,986,33

Please Wire Transfer To:

Bank of Nova Scotia
Scotia Plaza, 44 King Street West
Toronto, ONT M5H 1H1
Swift Code: NOSCCATT
Bank Number: 002



CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8

June 30, 2013 FTI Invoice No. 29000644 FTI Job No. 012660,0003 Terms Payment on Presentation

Current Invoice Period: Charges Posted through June 30, 2013

Name	Title	Rate	Hours	Total
Gregory Watson	Senior Managing Director	\$830.00	8.0	\$6,640.00
Jeffrey Rosenberg	Managing Director	\$710.00	30.9	\$21.939.00
Jodi Porepa	Managing Director	\$655,00	2.1	\$1,375.50
Daniel Magder	Senior Consultant	\$420.00	16.3	\$6,846.00
Golnaz Haghiri	Consultant	\$290.00	4.0	\$1,160.00
Ana Arevalo	Administrative Professional	\$115.00	0.7	\$80.50
Total Hours and Fees			62.0	\$38,041.00
HST Registration No. 8357	18024RT0001			\$4,945.33
Invoice Total for Current I	Period			\$42,986.33

CanWest Global Communications Corporation 012660.0003 - June 30, 2013 Invoice # 29000644

Date	TK#	Name	Hours		Amount	Hours	Атоп	Amount Narrative
06/01/13	15273	Ana Arevalo	0.40	s	46,00	0.40	\$ 46.00	File Administration
06/03/13	15273	Ana Arevalo	0.30	€9	34.50	0.30	\$ 34.50	
06/06/13	15768	Golnaz Haghiri	1.30	49	377.00	1.30	\$ 377.00	7.7
06/24/13	15768	Golnaz Haghiri	2.10	6A	609,00	2.10	\$ 609.00	
06/25/13	15768	Golnaz Haghiri	0.20	69	58,00	0.20	\$ 58.00	
06/28/13	15768	Golnaz Haghiri	0.40	69	116.00	0.40	,	
06/19/13	17647	Daniel Magder	00.1	₩	420.00	1.00	\$ 420,00	
06/20/13	17647	Daniel Magder	1.50	69	630.00	1.50	_	Work on distrib
06/21/13	17647	Daniel Magder	3.50	69	1,470.00	3.50	\$ 1.470.00	
06/24/13	17647	Daniel Magder	1.80	()	756.00	1.80		
06/25/13	17647	Daniel Magder	3.50	69	1,470.00	3.50	_	1
06/26/13	17647	Daniel Magder	1.50	₩	630.00	1.50	-	
06/27/13	17647	Daniel Magder	2.50	↔	1,050.00	2.50	\$ 1,050.00	
06/05/13	17647	Daniel Magder	1.00	B	420.00	1.00	\$ 420.00	_
06/28/13	15532	Jodi Porepa	2.10	₩	1,375.50	2,10	\$ 1,375.50	
06/24/13	15092	Jeffrey Rosanberg	2.70	69	1,917.00	2.70	\$ 1,917.00	Review disbursements. Review final payment of foreign subsidiary payments. Review of correspondence.
06/25/13	15092	Jeffrey Rosenberg	4.20	69	2,982.00	4.20	\$ 2,982.00	Work on creditor enquires. Review of correspondence. Review of photomorphism and environg debureaments.
06/26/13	15092	Jeffrey Rosenberg	1.40	69	994.00	1.40	\$ 994.00	_
06/28/13	15092	Jeffrey Rosenberg	0.60	69	426.00	0.60	\$ 426.00	_
06/10/13	15092	Jeffrey Rosenberg	1.80	↔	1,278.00	8.	\$ 1.278.00	_
06/11/13	15092	Jeffrey Rosenberg	0.90	63	639.00	0.30	\$ 639.00	Review of correspondence. Work on Alaims
06/03/13	15092	Jeffrey Rosenberg	2.00	69	1,420.00	2.00	\$ 1,420,00	Work on distributions and review of correspondence
06/04/13	15092	Jeffrey Rosenberg	1.40	ø	994.00	1,40	\$ 994.00	Work on creditor enquiries. Review of correspondence
06/05/13	15092	Jeffrey Rosenberg	280	↔	1,988.00	2.80	\$ 1,988.00	Work on distributions.
06/05/13	15092	Jeffrey Rosenberg	1.70	₩	1,207.00	1.70	\$ 1,207.00	Work on creditor enquiries.
06/06/13	15092	Jeffrey Rosenberg	93	69	923.00	1.30	\$ 923.00	Work on claims.
06/0//13	15092	Jeffrey Rosenberg	1.23	€9	852.00	1.20	\$ 852.00	Work on distribution matters.
06/36/13	15092	Jeffrey Rosenberg	2.30	₩.	1,633.00	2.30	\$ 1,633.00	Work on distributions. Review of correspondence.
00/20/13	Z8061	Jeffrey Hosenberg	9.40	6	2,414.00	3.40	\$ 2,414.00	Work with respect to distributions,
06/21/3	15092	Jeffrey Hosenberg	3.20	63 (2,272.00	3.20	\$ 2,272.00	Work on distribution matters.
06/14/13	96/4-	Gregory warson	0.5	6/3 (830.00	8	\$ 830.00	General file matters.
06/14/13	4/4/	Gregory watson	9:	69 •	830.00	8	\$ 830.00	General file matters.
06/04/13	14738	Gregory Watson	2	⇔	830.00	8	\$ 830.00	General file matters,
00/0/13	4/30	Gregory watson	8	⇔	830.00	8	\$ 830.00	General file matters.
00/00/13	47.5	Gregory Walson	90.	69	830,00	8.	\$ 830.00	General file matters.
06/19/13	14798	Gregory Watson	9:	₩,	830.00			General file matters.
00/10/13	14/98	Gregory Watson	8	69	830.00		\$ 830.00	General file matters.
U6/19/13	14798	Gregory Watson	1.00	us	830.00	00.1	\$ 830.00	General file matters.
GRAND TOTAL	minute and a second	A CONTRACTOR OF THE CONTRACTOR	62.00 \$		38,041.00	62.00 \$	\$ 38,041.00	



FTI Consulting Canada Inc. TD Waterhouse Tower 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto ON M5K 3G8

Invoice Remittance

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 July 31, 2013 FTI Invoice No. 29000667 FTI Job No. 012660.0003 Terms: Payment on Presentation

Current Invoice Period: Charges Posted through July 31, 2013

	CAD (6)
	CAD (\$)
Professional Services	\$84,983.50
Expenses	\$0.00
Total Fees and Expenses	\$84,983.50
HST Registration No. 835718024RT0001	\$11.047.86
Total Amount Due this Period	\$96,031.36
	w
Previous Balance Due	\$42,986.33
Total Amount Due	\$139,017.69

Please Wire Transfer To:

Bank of Nova Scotia Scotia Plaza, 44 King Street West Toronto, ONT M5H 1H1 Swift Code: NOSCCATT Bank Number: 002



CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 July 31, 2013 FTI Invoice No. 29000667 FTI Job No. 012660.0003 Terms Payment on Presentation

Current Invoice Period: Charges Posted through July 31, 2013

Name	Title	Rate	Hours	Total
Gregory Watson	Senior Managing Director	\$830.00	2.0	\$1,660.00
Jeffrey Rosenberg	Managing Director	\$710.00	79.8	\$56,658.00
Daniel Magder	Senior Consultant	\$420.00	59.5	\$24,990.00
Golnaz Haghiri	Consultant	\$290.00	5.5	\$1,595.00
Ana Arevalo	Administrative Professional	\$115.00	0.7	\$80.50
Total Hours and Fees			147.5	\$84,983.50
HST Registration No. 83	5718024RT0001			\$11,047.86
Invoice Total for Curren				\$96,031.30

CanWest Global Communications Corporation 012660,0003 - July 31, 2013 Invoice # 29000667

Amount Narrative	0 File Administration.	0 File Administration.	Review and prepare payments.	-	_	_		ပ်			8 0	-	_	Creditor Matters.	_	Creditor Matters.		_	_	_	_	 Final calculation determination schedule. 	30 Review of outstanding issues. Letter from creditor and subsequent follow up.	100		00 Work on creditor matters. Work on claim matters.	00 Work on claims, Work on creditor matters. Work on government matters.	Work on claims. Discussion with Davies regarding (************************************	_			00 Work on file finalization matters and Thirty Second Report to Court.	00 Finalize court report and file closure matters.
Amor	46.00	34.50	290.00	00.799	638.00	2,730.00	1,050.00	630.00	1,680.00	630.00	630.00	1,050.00	00.089	1,890.00	1,680.00	1,050.00	1,050,00	840.00	1,260.00	630.00	1,050.00	630.00	1,470.00	1,470.00	1,890.00	1,562.00	3,479.00	4,189.00	1,917.00	5,112.00	4,473.00	4,899.00	3,337.00
	8	49	₩	₩	Ø	49	69	ø	69	₩	W	↔	()	₩	49	(/)	43	(/)	₩	69	69	()	69	69	(/)	₩	49	₩		₩	69	₩	€9
Hours	0.40	0.30	8:	2.30	2.20	6.50	2.50	1.50	4,00	1,50	1.50	2.50	8.0	4.50	9. 00.	2.50	2.50	2.00	3.00	1.50	2.50	1.50	3.50	3.50	4.50	2.20	4.90	6.90	2.70	7.20	6.30	6.90	4.70
Amount	46.00	34.50	290.00	667.00	638.00	2,730.00	1,050.00	630,00	1,680.00	630,00	630.00	1,050.00	1,680.00	1,890.00	1,680.00	1,050.00	1,050.00	840.00	1,260.00	630.00	1,050.00	630.00	1,470.00	1,470.00	1,890.00	1,562.00	3,479.00	4,189.00	1,917.00	5,112.00	4,473.00	4,899.00	3,337.00
	₩	69	W	69	↔	↔	69	€3	6/3	49	63	Θ	69	₩,	49	€9	69	63	↔	69	€9	69	69	₩	₩	(/)	(/)	43	69	₩	1/3	€3	63
Hours	0.40	0.30	9	2,30	2,20	6.50	2.50	1.50	4.00	1.50	1.50	2.50	8.4	4,50	4.00	2.50	2.50	8	3,00	1.50	2.50	1.50	3.50	3.50	4.50	2.20	4.90	5.90	2.70	7.20	6.30	60 60	4.70
Мате	Ana Arevalo	Ana Arevalo	Golnaz Hachiri	Golnaz Hachiri	Golnaz Haghiri	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffray Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rasenberg								
TK#	15973	15273	15768	15768	15768	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	15092	15092	15092	15092	15092	15092	15092	15092
Date	07/01/13	07/02/13	07/22/13	07/24/13	07/05/13	07/23/13	07/24/13	07/25/13	07/26/13	07/29/13	07/30/13	07/02/13	07/03/13	07/04/13	07/05/13	07/08/13	07/09/13	07/10/13	07/11/13	07/12/13	07/15/13	07/16/13	07/17/13	07/18/13	07/19/13	07/16/13	07/11/13	07/18/13	07/19/13	07/22/13	07/23/13	07/24/13	07/25/13

147 50 \$ 84 983 50	147 GD 4	8	6	447 E			COAMO TOTAL
93.	89.	Ì	69 ·	1.00	Gregory Watson	14798	07/03/13
83	8		ዏ	0.0	Gregory Watson	14798	07/26/13
\$ 3,76,	3.30	3,763.00	Ø	5,30	Jeffrey Rosenberg	15092	07/31/13
\$ 4,11	5.80	4,118.00	↔.	5.80	Jeffrey Rosenberg	15092	07/30/13
5 2,769	3.90		↔	3.90	Jeffrey Rosenberg	15092	07/29/13
\$ 2,050	3.90	2,059.00	상	2.90	Jeffrey Rosenberg	15092	07/29/13
\$ 2,41	3.40		(A)	3,40	Jeffrey Rosenberg	15092	07/05/13
\$ 2,62	3.70	2,627.00	Ð	3.70	Jeffrey Rosenberg	15092	07/04/13
4,11	3.80	4,118.00	⇔	5.80	Jeffrey Rosenberg	15092	07/03/13
1,77	2.50 \$	1,775.00	69	2.50	Jeffrey Rosenberg	15092	07/02/13
	5.70	4,047.00	₩	5.70	Jeffrey Rosenberg	15092	07/26/13
	4,047.00 Work on quartenty respectively. Work on claims. Wo government matters. Work on possible 2,414.00 Work on claims. Work on possible 2,444.00 Work on claims. Wo g. 2,444.00 Work on claims. Wo g. 2,769.00 Work on claims. Wo g. 3,769.00 Work on claims. Wo g. 3,763.00 Work on claims. Wo g. 3,763.00 General file matters.	5.70 \$ 4,047 2.50 \$ 1,775 5.80 \$ 2,627 3.40 \$ 2,414 2.90 \$ 2,055 5.80 \$ 4,116 5.30 \$ 3,765 1.00 \$ 830 1.00 \$ 830	5.70 % % % % % % % % % % % % % % % % % % %	\$ 4,047.00 5.70 \$ 4, \$ 1,775.00 2.50 \$ 1, \$ 2,627.00 3.70 \$ 2, \$ 2,769.00 3.90 \$ 2, \$ 3,763.00 5.80 \$ 4, \$ 830.00 1.00 \$	\$ 4,047.00 5.70 \$ 4, \$ 1,775.00 2.50 \$ 1, \$ 2,627.00 3.70 \$ 2, \$ 2,059.00 3.40 \$ 2, \$ 2,769.00 3.90 \$ 2, \$ 4,118.00 5.80 \$ 4, \$ 3,763.00 5.30 \$ 3, \$ 830.00 1.00 \$	5.70 \$ 4,047.00 5.70 \$ 4, 2.50 \$ 1,775.00 2.50 \$ 1, 5.80 \$ 4,118.00 5.80 \$ 4, 3.70 \$ 2,627.00 3.70 \$ 2, 3.40 \$ 2,414.00 3.40 \$ 2, 2.90 \$ 2,059.00 2.90 \$ 2, 3.90 \$ 2,769.00 3.90 \$ 2, 5.80 \$ 4,118.00 5.80 \$ 4, 5.30 \$ 3,763.00 5.30 \$ 3, 1.00 \$ 830.00 1.00 \$	Jeffrey Rosenberg 5.70 \$ 4,047.00 5.70 \$ 4, Jeffrey Rosenberg 2.50 \$ 1,775.00 2.50 \$ 1, Jeffrey Rosenberg 3.70 \$ 2,627.00 3.70 \$ 2, Jeffrey Rosenberg 3.40 \$ 2,414.00 3.40 \$ 2, Jeffrey Rosenberg 2.90 \$ 2,059.00 2.90 \$ 2, Jeffrey Rosenberg 3.90 \$ 2,769.00 3.90 \$ 2, Jeffrey Rosenberg 5.80 \$ 4,118.00 5.80 \$ 4, Jeffrey Rosenberg 5.30 \$ 3,763.00 5.30 \$ 3, Gregory Watson 1.00 \$ 830.00 1.00 \$



FTI Consulting Canada Inc. TD Waterhouse Tower 79 Wellington Street West Suite 2010, P.O. Bex 104 Toronto ON M5K IG8

Invoice Remittance

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K IG8 August 31, 2013 FTI Invoice No. 29000697 FTI Job No. 012660.0003 Terms: Payment on Presentation

Current Invoice Period: Charges Posted through August 31, 2013

	CAD (\$)
	CAD (#)
Professional Services	\$ 121 ,5 37.50
Professional Services	\$1 <u>35.58</u>
Total Fees and Expenses	\$121,673.08
	M = 015 FA
HST Registration No. 835718024RT0001	\$15,817.50
Total Amount Due this Period	\$137,490.58
Total Autount Due this rerod	Ø{3/ ₃ ₹70.20
Previous Balance Due.	\$139,017.69
Total Amount Due	\$276,508.27

Please Wire Transfer To:

Bank of Nova Scotia Scotia Plaza, 44 King Street West Toronto, ONT M5H 1H1 Swift Code: NOSCCATT

Bank Number: 002



CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 August 31, 2013 FTI Invoice No. 29000697 FTI Job No. 012660.0003 Terms Payment on Presentation

Current Invoice Period: Charges Posted through August 31, 2013

Name	Title	Rate	Hours	Total
Gregory Watson	Senior Managing Director	\$830.00	6.0	\$4,980,00
Jeffrey Rosenberg	Managing Director	\$710.00	120.0	\$85,200.00
Daniel Magder	Senior Consultant	\$420.00	45.0	\$18,900.00
Michael Kennedy	Consultant	\$325.00	7.3	\$2,372.50
Golnaz Haghiri	Consultant	\$290.00	34.3	\$9,947.00
Ana Arevalo	Administrative Professional	\$115.00	0.7	\$80.50
Linda Kelly	Administrative Receptionist	\$115.00	0.5	\$57.50
Total Hours and Fees			213.8	\$121,537.50
Business Meals				\$64.60
Transportation				\$70.98
Total Expenses	A Production of the Control of the C			\$135.58
HST Registration No. 8357	718024RT0001			\$15,817.50
Invoice Total for Current l	Period			\$137,490.58

CanWest Global Communications Corporation 012660.0003 - August 31, 2013 Invoice # 29000697

Date	TK#	Name	Hours		Amount	Hours		Amount	Amount Natrative
08/02/13	15/273	Ana Arevalo	0.30	ક	34.50	0.30	s	34.50	File Administration.
08/01/13	15273	Ana Arevalo	0.40	69	46.00	0.40	€9	46.00	
08/12/13	15768	Golnaz Haghiri	1.70	↔	493.00	1.70	69	493.00	Email correspondence with Scotia regarding account. Preparing the transfer of funds.
08/13/13	15768	Golnaz Haghiri	4.50	₩	1,305.00	4.50	69	1,305.00	Review documents regarding CMI distribution. Comments of Follow-up with Comments of regarding invoices.
08/14/13	15768	Golnaz Haghiri	6.80	€9	1,972.00	6.80	49	1,972.00	Working on Creditors' Distribution including the reconciliation of all payments. Internal meeting in respect of same. Review and preparing invoices regarding iron mountain.
08/15/13	15768	Golna Haghiri	8.00	63	2,320.00	8.00	₩	2.320.00	Continued working on Creditors' distribution
08/16/13	15768	Golnaz Haghiri	7.00	(/)	2,030.00	7.00	4 3	2.030.00	Continued working on Creditors' distribution
08/17/13	15768	Goln≊z Haghi≋	3.20	69	928.00	3.20	69	928.00	Finalizing the distribution including preparing letters and payments
08/19/13	15768	Golnaz Haghi≋	2.20	49	638.00	2.20	()	638.00	Work on final distribution. Completion the mailton
08/22/13	15768	Golnaz Haghiri	0.90	49	261.00	0.90	G	261,00	Discussions with Scotlabank regarding account
08/15/13	1844	Linda Kelly	0.30	₩	34.50	0.30	43	34.50	
08/01/13	18441	Linda Kelly	0.20	69	23,00	0.20	↔	23.00	Uploading documents to the website.
08/19/13	18003	Michael Kennedy	1.90	U 3	617.50	1.90	69	617.50	Preparation and organization of distributions for purpose of mailing. Additional adjustments to schedule of employee distributions.
08/20/13	18003	Michael Kennedy	0.90	₩	292.50	0.90	69	292.50	Separation and organization of
08/14/13	18003	Michael Kennedy	4.50	€9	1,462.50	4,50	w	1,462.50	Work on final distribution. Analysis and breakdown of individual and non-individual parameters
08/06/13	17647	Daniel Magder	3.00	Ø)	1,260.00	3.00	69	1.260.00	Work on distribution
08/07/13	17647	Daniel Magder	2.50	67	1,050.00	2.50	69	1,050.00	Work on distribution
08/08/13	17647	Daniel Magder	10.00	(/)	4,200.00	10.00	4)	4,200.00	Work on distribution
08/09/13	17647	Daniel Magder	6.50	63	2,730.00	6.50	649	2,730.00	Work on distribution.
08/12/13	17647	Daniel Magder	1.	₩	4,620.00	11.00	ω	4,620.00	Work on distribution.
08/13/13	17647	Daniel Magder	9.9	69	2,520.00	0.00	⇔	2,520,00	Work on distribution.
U8/26/13	17647	Daniel Magder	8.	69	420.00	8:	€	420.00	Work on distribution.
08/27/13	1/64/	Daniel Magder	800	69	840.00	2.00	63	840.00	CMI distribution review and conversations and emails with HRSDC.
08/28/13	1/647	Daniel Magder	 8:	69	420.00	00.1	⊌	420.00	Emails regarding
08/23/13	17647	Daniel Magder	2.00	49	840.00	2.00	69	840.00	Review of individuals creditors schedule.
08/26/13	15092	Jeffrey Rosenberg	90	69	3,053.00	4.30	€3	3,053.00	File finalization matters. Review of correspondence.
08/27/13	15092	Jeffrey Rosenberg	4.10	49	2,911.00	4.10	(/)	2,911.00	File finalization matters.
08/28/13	15092	Jeffrey Rosenberg	4,70	69	3,337.00	4.70	₩	3,337.00	File finalization matters. Respond to creditor enquires.
08/28/13	15092	Jeffrey Rosenberg	2,10	69 -	1,491.00	2.10	₩	-	Work on HRDC matters and individual payments. Creditor enquiries.
06/12/13	15092	Jeffrey Rosenberg	10.20	69	7,242.00	10.20	U)	_	Review and reconcile summary of claims,
2 2	ZANCI	Jenrey Hosenberg	8.70	6 9	6,177.00	9.70	€9	6,177.00	Work on distribution. Work on HRSDC matters.

7,313.00 Work on distributions. Prepare correspondence regarding distributions.	308	SUS	Work on distributions. Work on creditor queries.	SUS.	S	SUS.	Sta	Work on distribution. Creditor calls. File finalization matters	Work on file finalization matters. Work on distribution matters.	tters.	File finalization matters. Creditor enquiries.	File finalization matters. Creditor enquiries	şi.	် တ်	் ம	i gá	i sh	
Work on distribution	Work on distributions	Work on distributions	Work on distributiv	Work on distributions,	Work on distributions.	Work on distributions.	Work on distributions.	Work on distribution	Work on file finaliz	File finalization matters.	File finalization ma	File finalization ma	General file matters.	General file matters.	General file matters.	General file matters.	General file matters	
7,313.00	6,532.00	2,982.00	2,698.00	6,532,00	6.248.00	5,964.00	6,177,00	6,603.00	4,118.00	2,343,00	1,988.00	1.491.00	830.00	830.00	1,660.00	830,00	830.00	213.80 \$ 121,537.50
69	€9	₩	₩,	€9	₩9	₩	43	49	49	₩	69	49	69	₩	63	ø3	6/3	8
10.30	9.20	4,20	3.80	9.20	8.80	8.40	8.70	9.30	5.80	3.30	2.80	2.10	8.	1.00	2.00	9:	1.00	213.80
7,313.00	6,532.00	2,982.00	2,699.00	6,532.00	6,248.00	5,964.00	6,177.00	6,603.00	4,118.00	2,343.00	1,988.00	1,491.00	830.00	830.00	1,660.00	830.00	830.00	213.80 \$ 121,537.50
69	69	₩	69	43	(/)	49	₩	69	69	€>	₩	63	63	69	69	G	49	69
10.30	9.20	4.20	3.80	9.20	8.80	8.40	8.70	9.30	5.80	3.30	2.80	2,10	1.00	1.00	2.00	1.00	6.	213.80
Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Gregory Watson					
15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	14798	14798	14798	14798	14798	
08/14/13	08/15/13	08/01/13	08/02/13	08/06/13	08/07/13	08/08/13	08/09/13	08/19/13	08/20/13	08/21/13	08/22/13	08/23/13	08/06/13	08/20/13	08/21/13	08/27/13	08/28/13	GRAND TOTAL



FTI Consulting Canada Inc TD Waterhouse Tower 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto ON M5K1G8

Invoice Remittance

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 September 30, 2013 FTI Invoice No. 29000727 FTI Job No. 012660,0003 Terms: Payment on Presentation

Current Invoice Period: Charges Posted through September 30, 2013

	CAD (S)
Professional Services.	\$48,409.50
Expenses	\$0.00
Total Fees and Expenses	 \$48,409.50
HST Registration No. 835718024RT0001	\$6,293.24
	dikitaringating
Total Amount Due this Period	\$54,702.74
T-4-1 American Day	084 703 74
Total Amount Due	\$54,702.74

Please Wire Transfer To:

Bank of Nova Scotia
Scotia Plaza, 44 King Street West
Toronto, ONT M5H 1H1
Swift Code: NOSCCATT

Bank Number: 002



CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto. ON M5K 1G8

September 30, 2013 FTI Invoice No. 29000727 FTI Job No. 012660.0003 Terms Payment on Presentation

Current Invoice Period: Charges Posted through September 30, 2013

Name	Title	Rate	Hours	Total
Gregory Watson	Senior Managing Director	\$830.00	6.0	\$4,980.00
Jeffrey Rosenberg	Managing Director	\$710.00	52.8	\$37.488.00
Daniel Magder	Senior Consultant	\$420.00	11.4	\$4,788.00
Golnaz Haghiri	Consultant	\$290.00	3.7	\$1,073.00
Ana Arevalo	Administrative Professional	\$115.00	0.7	\$80.50
Total Hours and Fees			74.6	\$48,409.50
HST Registration No. 835	5718024RT0001			\$6,293.24
Invoice Total for Current	Period	,		\$54,702.74

CanWest Global Communications Corporation 012660.0003 - September 30, 2013 Invoice # 29000727

Amount Narrative	File Administration. File Administration.	Work on distribution. Responding to individuals in respect of distribution.		Working on distribution inquiries and responding to emails in respect of same.	Review recommend invoices and prepare payment.	Emails regarding distributions from individuals.	Distribution follow ups and questions from individuals.	Discussion with CRA agent regarding tax issues. Scheduled call for Wednesday.	Preparation for call and call with CRA agent.	Phone calls with CRA agent and plan sponsor regarding the tax returns and T4's filed.	Call from plan sponsor regarding T4's. Discussion of same.	Call with plan sponsor regarding the T4's. Call with plan somes.		Calls from creditors.	Conference call with plan sponsor. Review per (Distribution issues.	Work on distribution matters. Review of correspondence.	Attend conference call with (***). Work on CRA matters. Work on distribution matters.	Work on reporting matters,	Work on post filing claims matters. Work on distribution matters. Review of correspondence.	Work on creditor enquires and review of correspondence.	Review of correspondence.	Review of correspondence.	Respond to creditors. File finalization matters.	File finalization matters. Review of correspondence.	Review of disbursements. Creditor matters. File finalization matters. Call with CRA.	Review of file storage information documents. Discussion with Review of correspondence. File finalization matters.
Amount	34.50 46.00	261.00	290.00	319.00	203.00	504.00	630.00	420.00	630.00	420.00	420.00	420.00		294.00	420.00	630.00	994.00	4,473.00	1,633.00	2,698.00	1,207.00	781.00	355,00	2,769.00	2,698.00	2,627.00	2,698.00
	s s	₩	49	₩	₩	₩	₩	()	63	49	6)	e.	•	(A)	<i>6</i> 3	(A	69	69	49	69	49	69	₩	(/)	69	ø	69
Hours	0.30	0.90	1.08	1.10	0.70	1.20	1.50	1.00	1.50	1.00	8.	Ş	3	0.70	60:1	1,50	1.40	6.30	2.30	3.80	1.70	1.10	0.50	3.90	3.80	3.70	3.80
Amount	34.50 46.00	261.00	290.00	319.00	203.00	504.00	630.00	420.00	630.00	420.00	420.00	420.00		294.00	420,00	630.00	994.00	4,473.00	1,633.00	2,698.00	1,207.00	781.00	355.00	2,769.00	2,698.00	2,627.00	2,698.00
	6 69	€9	69	€ 9	₩	69	↔	€÷	€9	49	69	G	}	43	49	4	€Ð	69	€9	69	69	€9	↔	₩	69	69	€
Hours	0.30	0.90	1.00	1.10	0.70	1.20	1.50	1.00	1.50	1.00	5.	5	3	0.70	1.00	1.50	1.40	6.30	2.30	3.80	1.70	1.10	0.50	3.90	3.80	3.70	3.80
Name	Ana Arevalo Ana Arevalo	Golnaz Haghiri	Golnaz Haghiri	Golnaz Haghiri	Golnaz Haghiri	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Oppoiet Mondon		Daniei Magder	Daniel Magder	Daniel Magder	Jeffrey Rosenberg	Jeffrey Rosenbarg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg
#21	15 <i>27</i> 3 15 <i>2</i> 73	15768	15768	15768	15768	17647	17647	17647	17647	17647	17647	17547	5	17647	17647	17647	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092
Date	09/01/13	09/04/13	09/09/13	09/11/13	09/23/13	09/30/13	09/23/13	09/24/13	09/25/13	09/03/13	09/04/13	00,004.2		09/10/13	09/11/13	09/12/13	09/09/13	09/11/13	09/12/13	09/13/13	09/04/13	09/05/13	09/06/13	09/23/13	09/24/13	09/25/13	09/26/13

					İ				
	74.60 \$ 48,409.50	\$		48,409.50	8	74.60 \$			GRAND TOTAL
General file matters	830.00	69	1.00	830.00	69	1.00	Gregory Watson	14798	09/25/13
General file matters.	830.00	69	9:	830.00	69	9:	Gregory Watson	14798	09/06/13
General file matters.	830,00	쓩	. 8	830,00	49	8.	Gregory Watson	14798	09/11/13
General file matters.	830,00	49	9.	830.00	69	6.	Gregory Watson	14798	09/10/13
General file matters.	830.00	₩	6.	830.00	₩	8.	Gregory Watson	14798	09/18/13
General file matters.	830.00	69	1.00	830,00	69	8.	Gregory Watson	14798	09/16/13
File finalization matters.	1,988.00	49	2.80	1,988.00	(A)	2.80	Jeffrey Rosenberg	15092	09/20/13
File finalization matters. Claims matters.	2,982.00	θ	4.20	2,982.00	(F)	4.20	Jeffrey Rosenberg	15092	09/19/13
Work on claims. Work on file finalization matters.	2,343.00	49	3.30	2,343.00	49	3.30	Jeffrey Rosenberg	15092	09/18/13
Work on claims. Work on file finalization matters.	2,201.00	49	3.10	2,201.00	₩	3.10	Jeffrey Rosenberg	15092	09/17/13
Work on claims. Work on file finalization matters.	3,053.00	₩,	4.30	3,053.00	69	4.30	Jeffrey Rosenberg	15092	61/91/60
Work on specific claim.	355.00	↔	0.50	355.00	↔	0.50	Jeffrey Rosenberg	15092	09/30/13
1,633.00 Review of correspondence and file finalization matters.	1,633.00	₩	2.30	1,633.00	₩	2.30	Jeffrey Rosenberg	15092	09/27/13



FTI Consulting Canada Inc. TD Waterhouse Tower 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto ON M5K1G8

Invoice Remittance

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 October 31, 2013 FTI Invoice No. 29000755 FTI Job No. 012660.0003 Terms: Payment on Presentation

Current Invoice Period: Charges Posted through October 31, 2013

	CAD (S)
Professional Services	\$96,478.50
Expenses	<u>\$0.00</u>
Total Fees and Expenses.	\$96,478.50
Total rees and Expenses	\$70,T70.50
HST Registration No. 835718024RT0001	\$12,542,21
Total Amount Due this Period.	\$109,020.71
Total Amount Due (nis renod	\$107,020.71
	0400 000 00
Total Amount Due	<u>\$109.020.71</u>

Please Wire Transfer To:

Bank of Nova Scotia Scotia Plaza, 44 King Street West Toronto, ONT M5H 1H1 Swift Code: NOSCCATT

Bank Number: 002



Invoice Summary

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 October 31, 2013 FTI Invoice No. 29000755 FTI Job No. 012660.0003 Terms Payment on Presentation

Current Invoice Period: Charges Posted through October 31, 2013

Name	Title	Rate	Hours	Total
Gregory Watson	Senior Managing Director	\$830.00	17.0	\$14,110.00
Jeffrey Rosenberg	Managing Director	\$710.00	99.9	\$70.929.00
Daniel Magder	Senior Consultant	\$420.00	26.7	\$11.214.00
Golnaz Haghiri	Consultant	\$290.00	0.5	\$145.00
Ana Arevalo	Administrative Professional	\$115.00	0.7	\$80.50
Total Hours and Fees			144.8	\$96,478.50
HST Registration No. 835	5718024RT0001			\$12,542.21
Invoice Total for Current	Period			\$109,020.71

CanWest Global Communications Corporation 012660.0003 - October 31, 2013 Invoice # 29000755

Amount Narrative	X) File Administration.	50 File Administration.		XX Various distribution issues.	Conversations and emails with a same. Adjustments relating to the same.	Meeting to review distributions and related issues.		00 Calls and emails with HRSDC regarding distributions.	_	Distributions questions to CRA and HR	O Calls with from CRA and from HRSDC.	X0 Emails from individuals regarding distributions.	Š	XO Commail review,	XO Response to penail.	NO Review of court report and updated numbers.	30 Court report preparation.	XX Work on court report.	00 Canada site updates.	00 HRSDC issues.	00 HRSDC issues.	10 Work on claims. Work on information for legal firm. Review of correspondence.	Work on claims. Work with respect request for information from legal firm. Work on court materials,	XX Review of correspondence and court materials.	30 Work on court report and review of materials.		matters.	YOUR OT HE MAINTENANT MAINTENANT OF CITIENTS SERVERHEIM, WORK OF CHEMICAL ENQUIRED. Review of correspondence.	No with plan sponsor.	 File finalization matters. Review of correspondence. 	X0 File closure matters and tax matters.	-	No Preparation for file extension. File finalization matters.
Amoi	46.00	34.50	145.00	420.00	840.00	1,470.00	630.00	210.00	420.00	504.00	420,00	630.00	420.00	630.00	630.00	630.00	630.00	1,260.00	420.00	420.00	630.00	3,763.00	5,183.00	2,627.00	2,698.00	2,272.00		2,627.00	2,698.00	1,633.00	1,775.00	5,112.00	2,272.00
	49	69	49	G)	49	₩	49	₩	₩	43	₩	₩	₩	₩	ଖ	₩	₩	69	₩	↔	69	69	69	(/)	69	49		()	₩	B	(/)	₩	€7
Hours	0.40	0.30	0.50	8.	2.00	3.50	1,50	0.50	1.00	1.20	1.00	1.50	. 8	1.50	1.50	1.50	1.50	3.00	50,	5.0	1.50	5.30	7.30	3.70	3.80	3.20		3.70	3.80	2.30	2.50	7.20	3.20
Amount	46.00	34.50	145.00	420.00	840.00	1,470.00	630.00	210,00	420,00	504.00	420.00	630,00	420.00	630,00	630.00	630.00	630.00	1,260.00	420.00	420.00	630.00	3,763.00	5, 183.00	2,627.00	2,698.00	2,272.00		2,627.00	2,698.00	1,633.00	1,775.00	5,112.00	2,272.00
	6-2	69	6/3	49	€9	63	₩	69	₩	₩	₩	€₽	(A)	份	49	₩	(A)	69	↔	63	₩	69	69	↔	₩	69		G)	€9	69	(r)	63	69
Hours	0.40	0.30	0.50	1.00	2.00	3.50	1,50	0.50	1.00	1.20	5 .	5.50	9.1	1,50	1.50	1.50	1.50	3.00	1.00	1.00	1.50	5.30	7.30	3.70	3.80	3.20		3,70	3.80	2.30	2.50	7.20	3.20
Name	Ana Arevalo	Ana Arevalo	Golnaz Haghiri	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg		Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg
TK#	15273	15273	15768	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	15092	15092	15092	15092	15092		15092	15092	15092	15092	15092	15092
Date	10/01/13	10/02/13	10/24/13	10/28/13	10/29/13	10/30/13	10/31/13	10/01/13	10/04/13	10/07/13	10/10/13	10/11/13	10/15/13	10/16/13	10/17/13	10/18/13	10/21/13	10/22/13	10/23/13	10/24/13	10/25/13	10/15/13	10/16/13	10/17/13	10/18/13	10/01/13		10/02/13	10/03/13	10/04/13	01/30/13	08/16/13	10/07/13

Preparation for stay extension and call with Stikemans. Work on materials for stay extension.	-		_					Prepare for and attend court. Work on payment to Work on claims. Work on quarterly report.	•	Work on quarterly report. Review of correspondence and file finalization matters.		-	_	. •	General file matters.	General file matters.	_	_	_	_	General file matters.	General file matters,	_	-	-	_	-	General file matters.	
2,485.00	2.201.00	3,337,00	5,680.00	2,485.00	2,343.00	3,053.00	1,846.00	5,396.00	3,976.00	3,053.00	2,414.00	830.00	830.00	830.00	830.00	830.00	830,00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	96,478.50
49	69	₩	69	₩	₩	69	69	49	69	49	69	63	(/)	63	49	₩	69	69	€9	69	↔	69	43	69	69	49	₩	69	\$
3.50	3.10	4.70	8.00	3.50	3,30	4,30	2,60	7.60	5.60	4.30	3.40	8.	0.1	9.	1.00	0.0	1.00	1.00	8.	0.1	9.	1.00	8.	9:	1.00	1.00	9.1	8.	144.80
2,485.00	2,201.00	3,337.00	5,680.00	2,485.00	2,343.00	3,053.00	1,846.00	5,396.00	3,976.00	3,053.00	2,414.00	830.00	830.00	830,00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	830,00	830.00	830,00	830.00	830.00	830.00	830.00	96,478.50
69	₩	G)	₩	43	69	(A)	(A)	69	69	⊌9	W	⇔	49	₩	69	49	₩	69	₩	6A)	€9	49	69	€9	69	₩	49	69	ø
3.50	3.10	4.70	8,00	3.50	3.30	4.30	2.60	7.60	5.60	4.30	3.40	÷.	8:	1 .00	1.8	1.00	8.	5 .	.	5 .	8.	.	5	1.00	9.	9.	1.00	1.00	144.80
Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	The state of the s
15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	
10/08/13	10/09/13	10/10/13	10/21/13	10/22/13	10/23/13	10/24/13	10/25/13	10/28/13	10/29/13	10/30/13	10/31/13	10/28/13	10/29/13	10/30/13	10/31/13	10/08/13	10/10/13	10/01/13	10/02/13	10/03/13	10/04/13	10/16/13	10/17/13	10/21/13	10/22/13	10/23/13	10/24/13	10/25/13	GRAND TOTAL



FTI Consulting Canada Inc. TD Waterhouse Tower 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto ON M5K1G8

Invoice Remittance

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8

November 30, 2013 FTI Invoice No. 29000790 FTI Job No. 012660.0003 Terms: Payment on Presentation

Current Invoice Period: Charges Posted through November 30, 2013

	CAD (\$)
Professional Services	***
Expenses	\$81,321.50 \$0.00
Total Fees and Expenses	
	\$81,321.50
HST Registration No. 835718024RT0001	\$10,571.80
Total Amount Due this Period	\$91,893.30
Previous Balance Due	\$109,020.71
Total Amount Due	\$200.914.01

Please Wire Transfer To:

Bank of Nova Scotia Scotia Plaza, 44 King Street West Toronto, ONT M5H 1H1 Swift Code: NOSCCATT Bank Number: 002



Invoice Summary

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8

November 30, 2013 FTI Invoice No. 29000790 FTI Job No. 012660.0003 Terms Payment on Presentation

Current Invoice Period: Charges Posted through November 30, 2013

Name	Title	Rate	Hours	Total
Gregory Watson	Senior Managing Director	\$830.00	18.0	\$14,940.00
Jeffrey Rosenberg	Managing Director	\$710.00	81.0	\$57,510.00
Jodi Porepa	Managing Director	\$655.00	2.2	\$1,441.00
Daniel Magder	Senior Consultant	\$420.00	17.5	\$7,350.00
Ana Arevalo	Administrative Professional	\$115,00	0.7	\$80.50
Total Hours and Fees			119.4	\$81,321.50
HST Registration No. 835	3718024RT0001			\$10,571.80
Invoice Total for Current	Period			\$91,893,30

Can/Vest Global Communications Corporation 012660.0003 - November 30, 2013 Invoice # 29000790

Name Ana Arevalo Ana Arevalo	Hours 0.40 0.30	~~~	Amount 46.00 34.50	0.40 0.30	w w w	46.00 34.50	Amount Narrative 46.00 File Administration. 34.50 File Administration. Coo. on Emails and conversations with Coo. on Emails and conversations with Coo.
Daniel Magder Daniel Magder	0.50		210.00	0.50		210.00	를 걸
Daniel Magder Daniel Magder Daniel Magder	1,50 4,50 2,50	69 69 69	630.00 1,890.00 1,050.00	1.50 2.50 2.50	 		Follow up phone calls with and updated information received. File closing matters.
Daniel Magder Daniel Magder	2.50	4) 4)	1,050.00	2.50		1,050.00	Review of issues required. Draft of cheques to be sent to Carlos and the sent to Carlos and the sent to Carlos and the sent to Carlos and Sent and
Jodi Porepa Jodi Porepa	0.80	69 69	524.00	0.80	ы ы	524.00	Discussions and preparation for additional work pursuant to the Plan.
Jeffrey Rosenberg	90.90	49	4,189.00	5.90	€9	4,189.00	Prepare for and attend meeting with Stilkemans regarding file finalization matters.
Jeffrey Rosenberg Jeffrey Rosenberg	6.3 02.4	<i>ம</i> ச	3,763.00 2,982.00	5.30	es es €0 €1	3,763.00	Work on file finalization matters. File finalization matters.
Jeffrey Rosenberg	6.30	69 6	4,473.00	6.30		4,473.00	File finalization matters including preparing for final bankruptcles and review information with respect to the same.
Jeffrey Rosenberg	5.20	A 69	3,195.00	5.20	ი ო ო აი	3,692.00	First intalization litations. Crowned queries. Work on file finalization matters. Work on queries from creditors. Work on bankruptcy planning.
Jeffrey Rosenberg Jeffrey Rosenberg	3.80	69 69	2,698.00	3.80	დ. დ. დ	2,698.00	File finalization matters. Review of correspondence. File finalization matters.
	8.6 8.8	49 49	3,266.00	09.4 09.66	ം ക	3,266.00	File finalization matters.
Jeffrey Rosenberg	2.80	· 69 (1,988.00	2.80		1,988.00	Work on file finalization matters.
Jeffrey Rosenberg Jeffrey Rosenberg	 5 6	<i>ው</i>	3,621.00 2,840.00	5.4 5.00	9 e9	2,840.00	File finalization matters. File finalization matters and review of correspondence.
Jeffrey Rosenberg	2.90	↔ (2,059.00	2.90	Ω (2,059.00	Flie finalization matters and preparation for Stikemans meeting.
Jeffrey Rosenberg Jeffrey Rosenberg	2 2 2 3	a va	1,491.00	2,10		3,621.00	Heview of correspondence. The linalization inalities. Work on file finalization matters and review of correspondence.
Jeffrey Rosenberg	3.10	49	2,201.00	3.10	••	2,201.00	File finalization matters and review of correspondence.
Jeffrey Rosenberg	3.60	69	2,556.00	3.60	€9	2,556.00	Review queries from plan sponsor and respond. Review of correspondence and work on file wind down matters.
Jeffrey Rosenberg	3.70	69	2,627.00	3.70	ev es	2,627.00	Respond to plan sponsor queries and file finalization matters.

General file matters.	General file matters.		_	_	_							-			General file matters.	General file matters.	General file matters.
830,00	830.00	830.00	830.00	830.00	830.00	830,00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	830.00
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5.0	5.	50.	9:	9.	8	9.	8.	8	1.00	8.	8	8.	8.	9.	90.	8.	÷.00
Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson
14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798
11/04/13	11/05/13	11/06/13	11/07/13	11/08/13	11/11/13	11/12/13	11/13/13	11/25/13	11/26/13	11/27/13	11/28/13	11/29/13	11/18/13	11/19/13	11/20/13	11/21/13	11/22/13

GRAND TOTAL



FTI Consulting Canada Inc. TD Waterhouse Tower 79 Wellington Street West Suite 2010, P.O. Box 194 Toronto ON M5K1G\$

Invoice Remittance

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 December 31, 2013 FTI Invoice No. 29000814 FTI Job No. 012660.0003 Terms: Payment on Presentation

Current Invoice Period: Charges Posted through December 31, 2013

	CAD (\$)
Professional Services	\$125,487.00
Expenses	<u>\$40.00</u>
	0106 607 00
Total Fees and Expenses	\$125,527.00
HST Registration No. 835718024RT0001	\$16,318.51
Total Amount Due this Period	\$141,845.51
	4 = - 30 10 10
Total Amount Due	\$141.845.51

Please Wire Transfer To:

Bank of Nova Scotia Scotia Plaza, 44 King Street West Toronto, ONT M5H 1H1 Swift Code: NOSCCATT

Bank Number: 002





CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 December 31, 2013 FTI Invoice No. 29000814 FTI Job No. 012660.0003 Terms Payment on Presentation

Current Invoice Period: Charges Posted through December 31, 2013

Name	Title	Rate	Hours	Total
Gregory Watson	Senior Managing Director	\$830.00	15.0	\$12,450.00
Jeffrey Rosenberg	Managing Director	\$710.00	126.9	\$90,099.00
Daniel Magder	Senior Consultant	\$420,00	46.0	\$19,320.00
Michael Kennedy	Consultant	\$325.00	9.8	\$3,185.00
Golnaz Haghiri	Consultant	\$290.00	0.7	\$203.00
Ana Arevalo	Administrative Professional	\$115.00	0.7	\$80.50
Linda Kelly	Administrative Receptionist	\$115.00	1,3	\$149.50
Total Hours and Fees			200.4	\$125,487.00
Other/Miscellaneous				\$40.00
Total Expenses				\$40.00
HST Registration No. 8357	18024RT000f			\$16,318.51
Invoice Total for Current F	Period			\$141,845.51

CanWest Global Communications Corporation 012660.0003 - December 31, 2013 Invoice # 29000814

Amount Narrative			File Administration.	Working on final distribution.	Preparing cheques and letters for distribution and mailing,	Further follow up and review with the from HRDSC regarding distributions. Continued adjustments and review of		Set up various professional fee payments.	Set up professional fee payments. Created TR forms regarding the same.	Review of Careful Set up	Further analysis and adjustments distribution distribution Correspondence with from Service Canada regarding	Discussion regarding	ques for p	Finalizing cheques and updating list.	File wind down matters regarding bankruptcles.	File wind down matters regarding bankruptcies.	File wind down matters regarding bankruptcies.	File wind down matters regarding bankrupicies.	File wind down matters regarding bankruptcies,	File wind down matters regarding bankruptcies.	File wind down matters regarding bankrupicies.	File wind down matters regarding bankruptoies.	File finalization matters.	Review of various plan documents and related orders in support of file finalization.	File finalization matters. Prepare for bankruptoies	File finalization matters. Prepare for bankruptcies.	Preparation for bankruptcies, Respond to enquiries. Review of correspondence.	Preparation for bankruptcies, Respond to enquiries. Review of correspondence.	Preparation for bankruptcies. Respond to enquiries. Review of correspondence.	Work on bankruptcy matters with respect to filing. File finalization matters.
Amoun	00.04	3	34.50	203.00	149.50	1.137.50		97.50	97.50	845.00	1,007.50	630.00	2,100.00	2,100.00	1,890.00	2,520.00	2,310.00	1,890.00	2,100.00	1,260.00	,260.00	,260.00	2,840.00	3,053.00	5,538.00	5,893.00	5,751.00	5,964.00	5,680.00	2,130.00
	ŧ	e (69	69	49	€ 3		69	us.	es.	€9	↔			÷		α [†] \$	-		•	 	٠. ج	en en	eri ଜ	es co	ο O	່ເດີ ເອ	es S	ນີ້ ເຄ	ର୍ଘ୍ୟ ଜେଖ
Hours	O AO	2 1	000	0.70	1,30	3.50	!	0:30	0:30	2.60	3.10	1.50	2.00	5.00	4.50	6.00	5.50	-			3.00	3.00	4.00	4.30	7.80	8.30	8.10	8.40	8.00	3.40
																											œ	ά	89	e, 9,
Amount	46.00		34.50	203.00	149.50	1,137.50	•	97.50	97.50	845.00	1,007.50	630.00	2,100.00	2,100.00	1,890.00	2,520.00	2,310.00	1,890.00	2,100.00	1,260.00	1,260.00	1,260,00	2,840.00	3,053.00	5,538.00	5,893.00	5,751.00	5,964.00	5,680.00	2,414.00
	6		93	↔	₩	G		₩.	(A)	69	₩	63	69	6 9	69	69	69	63	63	69	69	69	⊌)	₩	₩	49	69	49	69	69 69
Hours	OF O	9 6	9	0,70	1.30	8 03 03		0.30	0.30	2.60	3.10	1.50	5.00	5.00	4.50	9.00	5.50	4.50	2.00	300	3.00	3.00	4.00	4.30	7.80	8,30	8.10	8.40	8.90	3.40
Name	Ana Arevalo		Ana Arevaio	Golnaz Haghiri	Linda Kelly	Michael Kennedy	•	Michael Kennedy	Michael Kennedy	Michael Kennedy	Michael Kennedy	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg Jeffrey Rosenberg
TK#	15273	46070	5/70	15768	18441	18003		18003	18003	18003	18003	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	15092	15092	1509୍ଥ	15092	15092	15092	15092	15092 15092
Date	12/01/13	10/00/40	20213	12/12/13	12/18/13	12/10/13	. !	12/02/13	12/03/13	12/04/13	12/05/13	12/09/13	12/12/13	12/13/13	12/16/13	12/17/13	12/18/13	12/19/13	12/20/13	12/2//13	12/30/13	12/31/13	12/31/13	12/30/13	12/16/13	12/17/13	12/18/13	12/19/13	12/20/13	12/23/13 12/24/13

File final zation matters.	Respond to creditor enquires. Work on file closure matters including preparation of various bankruptoles in accordance with the Plan of	Attangement. File finalization matters. Review of documentation.	File finalization matters. Review of correspondence.	Work on distributions. Work on preparation of bankruptcies. Review of correspondence.	Work on distributions, Work on preparation of bankruptcies. Review of correspondence.	Work on file finalization matters. Review of correspondence.	Work on distributions. Work on file finalization matters.	Work on creditor enquires. Work on bankruptoles preparation. Work on distributions.	Work on bankruptcies. File closure matters.	Work on file finalization matters. Review of correspondence.	General file matters,	General file matters.	General file matters.	Seneral file matters.	General file matters.										
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2,627.00	6,461.00	5,325.00	4,189.00	5,680.00	5,680.00	2,840.00	4,757.00	5,183.00	4,118,00	3,976.00	830,00	830,00	830.00	830,00	830.00	830.00	830.00	830.00	830.00	830,00	830.00	830.00	830.00	830.00	830.00
€9	69	69	69	49	49	49	ક્ર	69	649	69	69	69	69	49	49	H	49	↔	₩	↔	49	€₽	69	⊌	↔
3.70	9.10	7,50	5.90	8.00	8.00	4.00	6.70	7.30	5.80	5.60	8	1.00	5.0	8	9.	0.00	9.	5 .	8.	00.	9.	8.	00.1	9.	00.
2,627.00	6,461.00	5,325.00	4,189.00	5,680,00	5,680.00	2,840.00	4,757.00	5,183.00	4,118,00	3,976,00	830,00	830.00	830.00	830.00	830.00	830.00	830,00	830,00	830.00	830.00	830.00	830,00	830.00	830,00	830.00
49	↔	€9 -	6/3	€9	69	ŧ9	€9	€9	(/)	(9)	₩	G)	(A)	₩	₩	69	₩	69	€	< >→	69	69	69	6	69
3.70	9.10	7.50	5.90	B.00	8.00	4.8	6.70	7.30	5,80	5.60	6.	1.00	1.00	9.	5.	9.	.	2	5.0	1.00	8.	1.00	9.	8.	9.
Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson				
15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798
12/27/13	12/09/13	12/10/13	12/11/13	12/12/13	12/13/13	12/02/13	12/03/13	12/04/13	12/05/13	12/06/13	12/02/13	12/03/13	12/04/13	12/05/13	12/06/13	12/09/13	12/10/13	12/1/13	12/12/13	12/13/13	12/16/13	12/17/13	12/18/13	12/19/13	12/20/13

200.40 \$ 125,487.00 200.40 \$ 125,487.00

GRAND TOTAL



FTI Consulting Canada Inc. TD Waterhouse Tower 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto ON M5K1G8

Invoice Remittance

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 January 31, 2014 FTI Invoice No. 29000844 FTI Job No. 012660.0003 Terms: Payment on Presentation

Current Invoice Period: Charges Posted through January 31, 2014

	CAD (3)
	CAD (3)
Professional Services	\$86,707.00
Expenses	\$72. 57
Total Fees and Expenses	\$86,779.57
HST Registration No. 835718024RT0001	\$11,281.34
Total Amount Due this Period	\$98,060.91
	and by a war and
Previous Balance Due	\$141.845.51
Total Amount Due	\$239,906,42

Please Wire Transfer To:

Bank of Nova Scotia Scotia Plaza, 44 King Street West Toronto, ONT M5H 1H1 Swift Code: NOSCCATT Bank Number: 002



Invoice Summary

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 January 31, 2014 FTI Invoice No. 29000844 FTI Job No. 012660.0003 Terms Payment on Presentation

Current Invoice Period: Charges Posted through January 31, 2014

Name	Title	Rate	Hours	Total
Gregory Watson	Senior Managing Director	\$830.00	11.0	\$9,130.00
Jeffrey Rosenberg	Managing Director	\$710.00	81.9	\$58,149.00
Daniel Magder	Senior Consultant	\$420.00	39.5	\$16,590.00
Michael Kennedy	Consultant	\$325.00	6.7	\$2,177.50
Golnaz Haghiri	Consultant	\$290.00	2.0	\$580.00
Ana Arevalo	Administrative Professional	\$115.00	0.7	\$80.50
Total Hours and Fees	· Office and the second		141.8	\$86,707.00
Business Meals				\$37.4
Transportation				\$35.13
Total Expenses			, paanoobaananni	\$72,5°
HST Registration No. 835	5718024RT0001			S11,281.3-
Invoice Total for Current	Paylad			\$98,060.9

CanWest Global Communications Corporation 012660.0003 - January 31, 2014 Invoice # 29000844

Amount Narrative	80.50 File Administration.	174.00 Administrative duties- working on cash receipt reconciliation.	261.00 Administrative duties- working on cash balances.	145.00 Administrative duties- prepared invoices for payments.	1,332.50 Administrative duties- file wind down activities.	487.50 Banking matters.	357.50 Administrative duties- prepared packages for mailing.	210.00 File wind down matters regarding bankruptcy.	294.00 Emails and phone call regarding payment of invoice.	420,00 Prepared post filing claims letters.	210.00 Responded to third party inquiry.	2,520.00 Estate finalization matters. Edits to Court Report.	840.00 second discussion and related matters.	2,520,00 File finalization matters.	3,780.00 File finalization matters.	(840.00) National Post discussion and related matters.	420.00 Emails correspondence regarding creditor payments.	420.00 Edits and review of matters for Court Report.	210.00 Edits and review of matters for Court Report.	336.00 Creditor distribution matters.	630.00 Call with (***) regarding Canwest Finance Inc. (CFI). Correspondence regarding new bank accounts.	420.00 Continued work on finalizing estate.	420.00 Continued work on finalizing estate.	1,260.00 Continued work on finalizing estate.	2,100.00 Work on Court Report. Conference call with the pool of the again and a serious issues.	1,050.00 Work on Court Report. Conference call with factors of (see regarding various issues.	(630.00) Call with the generaling Canwest Finance Industrial Correspondence (630.00) regarding new bank accounts.	2,627.00 Finalize Court Report. File finalization metters.	4,473.00 Finalize Court Report, File finalization matters.		3,337.00 Finalize Court Report. File finalization matters.	3,763.00 File finalization matters.	3,550.00 File finalization matters.	4,047.00 File finalization matters.	3,266,00 File finalization matters.	4,473.00 Prepare for and attend court. File finalization matters.
	65	69	69	69	↔	49	69	€9	69	쓩	₩	(/)	69	€9	49	69	69	6/3	₩	↔	₩	69	4)	G	()	49	₩	G)	u)	4)	₩	⊌9	()	₩	69	49
Hours	0.70	0.60	0.90	0.50	4.10	1.50	1.10	0.50	0.70	1.00	0.50	6.00	2.00	6.00	9.00	-2.00	8	9.	0.50	0.80	1.50	8.	8.	3.00	5.00	2.50	-1.50	3.70	6.30	9.00	4.70	5.30	5.00	5.70	4.60	6.30
Amount	80,50	174.00	261.00	145.00	1,332.50	487.50	357.50	210.00	294.00	420.00	210.00	2,520.00	840.00	2,520.00	3,780.00	(840.00)	420.00	420.00	210.00	336.00	630.00	420.00	420.00	1,260.00	2,100.00	1,050.00	(630.00)	2,627.00	4,473.00	5,680.00	3,337.00	3,763.00	3,550.00	4,047.00	3,266.00	4,473.00
	69	G	€Э	69	69	↔	69	69	₩	69		49	6/)	↔	49	↔	₩	€Э	₩	6/3	69	69	49	쓩	₩	₩	()	₩	₩	49	49	ø	G)	69	ઝ	େ
Hours	0.70	0.60	0.90	0.50	4.10	1.50	1.10	0.50	0.70	8.	0.50	9.00	2.00	9.00	9.0	-2.00	5.5	1.80	0.50	0.80	1.50	1.00	1.00	3.00	2.00	2.50	-1,50	3.70	6.30	8.00	4.70	5.30	5.00	5.70	4.60	6.30
Name	Ana Arevalo	Golnaz Haghiri	Golnaz Haghiri	Golnaz Haghiri	Michael Kennedy	Michael Kennedy	Michael Kennedy	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Daniel Magder	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenbarg	Jettrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg
TK#	15273	15768	15768	15768	18003	18003	18003	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	17647	15092	15092	15092	15092	15092	15092	15092	15092	15092
Date	01/02/14	01/20/14	01/22/14	01/30/14	01/15/14	01/17/14	01/21/14	01/31/14	01/29/14	01/28/14	01/27/14	01/13/14	01/03/14	01/15/14	01/14/14	01/03/14	01/22/14	01/21/14	01/20/14	01/19/14	01/16/14	01/06/14	01/07/14	01/08/14	01/09/14	01/10/14	01/16/14	01/24/14	01/23/14	01/22/14	01/21/14	01/20/14	01/17/14	01/28/14	01/29/14	01/30/14

0 File finalization matters.		Prepare for Canwest Finance bankruptcy. Review correspondence. Respond to creditors.		_	Pile finalization matters. Review of correspondence. Review of the finalization and comments.	0 General file matters.	O General file matters.	O General file matters.	O General file matters.	0 General file matters.	General file matters.	O General file matters.	O General file matters.	O General file matters.	O General file matters.	O General file matters.	0
2,982,00	4,331.00	5,680.00	4,118.00	2,982.00	2,840.00	830,00	830.00	830.00	830.00	830,00	830.00	830.00	830,00	830.00	830.00	830.00	86,707.00
€	€9	₩	69	49	₩	₩	U)	69	69	ৢ	49	(/)	()	49	₩	₩	% 9
4.20	6.10	8.00	5.80	4.20	4.00	8.	9.	8.	1.0	9.	5.	1.00	6 .	1.00	1.00	1.00	141.80 \$
2,982.00	4,331.00	5,680.00	4,118.00	2,982.00	2,840.00	830.00	830.00	830.00	830.00	830,00	830.00	830.00	830.00	830.00	830.00	830.00	86,707.00
⊌>	49	G	69	63	49	49	(f)	↔	ø	⇔	63	₩	(/)	₩	49	G	s o
4.20	6.10	8.00	5.80	4,20	4.00	8.	6.	50.	8.	8.	. 8	3.	9.	9.	1,08	1.00	141.80 \$
Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Gregory Watson Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson	Gregory Watson							
15092	15092	15092	15092	15092	15092	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	
01/16/14	01/15/14	01/14/14	01/07/14	01/08/14	01/27/14	01/07/14	01/08/14	01/09/14	01/10/14	01/31/14	01/23/14	01/20/14	01/16/14	01/15/14	01/14/14	01/06/14	GRAND TOTAL



FTI Consulting Canada Inc. TD Waterhouse Tower 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto ON M5K IG8

Invoice Remittance

CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8 February 28, 2014 FTI Invoice No. 29000868 FTI Job No. 012660.0003 Terms: Payment on Presentation

Current Invoice Period: Charges Posted through February 28, 2014

	CAD (\$)
Professional Services.	\$95,433.50
Expenses	\$3.90
Total Fees and Expenses.	\$95,437.40
HST Registration No. 835718024RT0001	\$12,406.86
Total Amount Due this Period.	\$107,844.26
Total Amount Due	\$107.844.26

Please Wire Transfer To:

Bank of Nova Scotia
Scotia Plaza, 44 King Street West
Toronto, ONT M5H 1H1
Swift Code: NOSCCATT

Bank Number: 002





CanWest Global Communications Corporation c/o FTI Consulting Canada Inc. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M5K 1G8

February 28, 2014 FTI Invoice No. 29000868 FTI Job No. 012660.0003 Terms Payment on Presentation

Current Invoice Period: Charges Posted through February 28, 2014

Name	Title	Rate	Hours	Total
Gregory Watson	Senior Managing Director	\$830.00	17.0	\$14,110,00
Jeffrey Rosenberg	Managing Director	\$710.00	94.0	\$66,740.00
Erin Litwin	Senior Consultant	\$460.00	0.5	\$230.00
Daniel Magder	Senior Consultant	\$420.00	10.4	\$4,368.00
Michael Kennedy	Consultant	\$325.00	20.6	\$6,695.00
Golnaz Haghiri	Consultant	\$290.00	9.8	\$2,842.00
Ana Arevalo	Administrative Professional	\$115.00	0.8	\$92.00
Linda Kelly	Administrative Professional	\$115,00	3.1	\$356.50
Total Hours and Fees			156.2	\$95,433.50
Other/Miscellaneous				\$3.90
Total Expenses	4,454,941			\$3.90
HST Registration No. 8357	18024RT0001			\$12,406.86
Invoice Total for Current F	Period		-	\$107,844.26

CanWest Global Communications Corporation 012660.0003 - February 28, 2014

∌ ∥				0000	\ \ \ \ \		Ħ	Elia, Administration
Ana Arevalo	o de	0.40	€9	46,00	0.40			rie Achansianon.
Ana Arevalo	alo	0.40	69	46.00	0.40	ω	46.00 F	File Administration.
Golnaz Haghiri	laghiri	0.60	€9	174.00	0.60	₩	74.00 F	Review and prepare payment. Devices and prepare property of payments. Beying involces and prepare
Golnaz Haghiri	Haghiri	1.50	69	435.00	1.50	& 4	435.00 P	Heyigiw several elitatis in Lashact of payments. Louise increase in the payments.
Golnaz	Golnaz Haghiri	0.70	6/9	203.00	0.70	c)	203.00	Internal email correspondence regarding CRA Tax returns.
Golnaz	Gofnaz Haghiri	0.50	69	145.00	0.50	₩	145.00 E	Email correspondence regarding Bank Account details with professionals.
Solna	Golnaz Hachiri	2.40	G	00.969	2.40	9	696.00 V	Work on T4's and tax returns.
Solna	Solnaz Hachiri	2.20	63	638.00	2.20	9	638.00 V	Work on T4's and tax returns.
Golna	Solnaz Haghiri	1.90	(/)	551.00	1.90	89	-	Working on T4s and remittance cheques.
Linda Kelly	Kelly	1.00	49	115,00	1.00		_	File Administration.
Linda Kelly	Kelly	2.10	₩	241,50	2,10			File Administration.
Micha	Michael Kennedy	3.00	₩	975.00	3.00			Reconciliation of prior distributions.
Micha	Michael Kennedy	3.50	49	1,137,50	3.50	-	_	Review and reconciliation of prior distribution for CHA purposes.
Micha	Michael Kennedy	5.8	69	650.00	5.00		_	Review and reconciliation of previous distribution for CHA purposes.
Mich	Wichael Kennedy	5.00	69	1,625.00	5.00		•	T4 reconciliation and review.
Micha	Michael Kennedy	7.10	ø	2,307.50	7.10	ณ์	•	T4 preparation and analysis.
E	Erin Litwin	0.50	69	230.00	0.50	69	230.00	File Administration.
Dani	Daniel Magder	0,60	69	252.00	0.60	69	252.00	Review of greenent. Preparation of proposed distribution schedule.
Dani	Daniel Magder	0.50	€	210.00	0.50	69	210.00	
Dani	Daniel Magder	0.80	69	336.00	0.80	 G	336.00	Phone call with Creditor regarding the conference call set up with from the conference call set up with the conference call se
Dani	Daniel Magder	0.70	69	294.00	0.70	es.	294.00	Email to and from Caracter and Caracter regarding Caracter T4's. Emails from creditor regarding cheque.
200	Daniel Macrier	87	49	420.00	00:1	69	420,00	Conference call with the sand the same of the same of the same. Correspondence with the same of the sa
2		}	•					question.
Dan	Daniel Magder	9.1	₩	420.00	9.	€9		Tax issues.
Dan	Daniel Magder	.3 8	(A)	546.00	1.30		546.00	Tax forms for CRA, Matching to MRSDC spreadsneet.
Dan	Daniel Magder	1.00	6A	420.00	8		420.00	Work on T4's for 2013.
Dani	Daniel Magder	2.00	69	840.00	2.00		840.00	_
Dan	Daniel Magder	1.50		630.00	1.50		630.00	_
Jeff	Jeffrey Rosenberg	5,30	G)	3,763.00	5.30		3,763.00	File finalization matters including
Jeff	Jeffrey Rosenberg	5.20		3,692.00	5,20		3,692.00	File finalization matters.
Jeffre	Jeffrey Rosenberg	3.70		2,627.00	3.70		2,627.00	File finalization matters.
Jeffre	Jeffrey Rosenberg	4.40		3,124,00	4.40		3,124.00	File finalization matters. Heview of correspondence.
Jeffr	Jeffrey Rosenberg	4.30		3,053.00	4.30	ෆ් ශ	3,053.00	Review of correspondence. File linalization matters.
T Offi			•		1			

Work on file finalization matters.	Work on file finalization matters. Review of correspondence. Work on CRA	File finalization matters	File finalization matters	File finalization methers	Work on tax matters. Work on T4's	Work on T4's and tax related matters.	Respond to emails and file finalization matters. Review and approve	File finalization matters.	File finalization matters.	Work on file finalization matters.	Work on tax matters and reporting to CRA. Work on file finalization matters. Review of correspondence.	File finalization matters.	General file matters.	General file matters.	General file matters.	General file matters.	General file matters.	General file matters.	General file matters.	General file matters.	General file matters,	General file matters.	General file matters.	General file matters.	General file matters.	General file matters.	General file matters.	General file matters.	General file matters.	
3,053.00	3,763.00	1.562.00	4.118.00	4.047.00	6.461.00	5,254.00	3,195.00	1.917.00	2,840.00	2,698.00	5,822.00	3,053,00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	95,433.50
₩	€9	U	69	49	49	69	49	43	49	69	49	€9	69	69	₩	6A	69	(/)	49	H	69	₩	₩	₩	69	(/)	₩	₩	€9	8
4.30	5.30	2.20	5.80	5.70	9.10	7.40	4.50	2.70	4.00	3.80	8.20	4.30	1.00	1.00	1,00	0.1	5.0	1.00	00.	1.00	1.00	9.	9.	8	9.	00.1	1.00	90.	1.00	156.20
3,053.00	3,763.00	1,562,00	4,118.00	4,047.00	6,461.00	5,254.00	3,195.00	1,917.00	2,840.00	2,698,00	5,822.00	3,053,00	830,00	830,00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	830.00	95,433.50
49	69	69	49	69	₩	(J)	63	₩	₩	69	49	69	69	69	₩	₩	49	43	€9	(/)	49	69	49	63	₩	₩	€9	₩	s)	49
4.30	5.30	2.20	5.80	5.70	9.10	7.40	4.50	2.70	8.9	3.80	8.20	8. 8.	5.	1.00	1.00	5.	9.	. 8	8.	9.	9	1.00	1.00	1.00	9.	1.00	50.	. .	1.00	156.20
Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Jeffrey Rosenberg	Gregory Watson																	
15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	15092	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	14798	
02/28/14	02/20/14	02/21/14	02/24/14	02/25/14	02/26/14	02/27/14	02/11/14	02/12/14	02/13/14	02/14/14	02/18/14	02/19/14	02/03/14	02/05/14	02/07/14	02/10/14	02/11/14	02/12/14	02/24/14	02/25/14	02/26/14	02/27/14	02/28/14	02/13/14	02/14/14	02/18/14	02/19/14	02/20/14	02/21/14	GRAND TOTAL

TAB B

This is Exhibit "B" to the affidavit of Greg Watson, sworn before me on the 25th day of March, 2014

Commissioner for Taking Affidavits

Karl Johan Gustaf Bjurstrom, a Commissioner, etc., Province of Ontario, while a Student-at-Law. Expires May 4, 2015.

Exhibit "B"

Summary of FTI Fees Invoices dated November 20, 2011 to February 28, 2014

Invoice #	Date	393	DISPINIS	- 51	1530
29000132	30-Nov-11	\$276,629.00	\$2,088.36	\$36,233.26	\$314,950.62
29000144	31-Dec-11	\$224,998.00	\$4,598.06	\$29,847.49	\$259,443.55
29000168	31-Jan-12	\$236,527.50	\$6,697.45	\$31,619.24	\$274,844.19
29000181	29-Feb-12	\$159,379.00	\$0.00	\$20,719.27	\$180,098.27
29000216	31-Mar-12	\$58,038.50	\$193.19	\$7,570.12	\$65,801.81
29000242	30-Apr-12	\$124,685.00	\$163.00	\$16,230.24	\$141,078.24
29000265	31-May-12	\$67,113.00	\$0.00	\$8,724.69	\$75,837.69
29000305	30-Jun-12	\$34,673.50	\$0.00	\$4,507.56	\$39,181.06
29000330	31-Jul-12	\$21,167.50	\$0.00	\$2,751.78	\$23,919.28
29000358	31-Aug-12	\$54,287.50	\$0.00	\$5,057.38	\$61,344.88
29000386	30-Sep-12	\$130,405.00	\$277.50	\$16,988.73	\$147,671.23
29000407	31-0ct-12	\$125,274.50	\$0.00	\$16,285.69	\$141,560.19
29000443	30-Nov-12	\$68,397.00	\$0.00	\$8,891.61	\$77,288.61
29000463	31-Dec-12	\$26,005.50	\$0.00	\$3,380.72	\$29,386,22
29000492	31-Jan-13	\$11,285.00	\$0.00	\$1,467.05	\$12,752.05
29000521	28-Feb-13	\$29,740.50	\$0.00	\$3,866.27	\$33,606.77
29000555	31-Mar-13	\$19,369.50	\$0.00	\$2,518,04	\$21,887.54
29000586	30-Apr-13	\$29,696.50	\$0.00	\$3,860.55	\$33,557.05
29000611	31-May-13	\$18,629.50	\$12.90	\$2,423.51	\$21,065.91
29000644	30-Jun-13	\$38,041.00	\$0.00	\$4,945.33	\$42,986.33
29000667	31-Jul-13	\$84,983.50	\$0.00	\$11,047.86	\$96,031.36
29000697	31-Aug-13	\$121,537.50	\$135.58	\$15,817.50	\$137,490.58
29000727	30-Sep-13	\$48,409.50	\$0.00	\$6,293.24	\$54,702.74
29000755	31-Oct-13	\$96,478.50	\$0.00	\$12,542.21	\$109,020.71
29000790	30-Nov-13	\$81,321.50	\$0.00	\$10,571,80	\$91,893.30
29000814	31-Dec-13	\$125,487.00	\$40.00	\$16,318.51	\$141,845.51
29000844	31-Jan-14	\$86,707.00	\$72.57	\$11,281.34	\$98,060.91
29000868	28-Feb-14	\$95,433.50	\$3.90	\$12,406.86	\$107,844.26
		63 AQA 7MO EO	¢14 787 51	¢276 167 95	אפ התר הפי כה

TAB C

This is Exhibit "C" to the affidavit of Greg Watson, sworn before me on the 25^{th} day of March, 2014

Commissioner for Taking Affidavits

Karl Johan Gustaf Bjurstrom, a
Commissioner, etc., Province of Ontario,
while a Student-at-Law.

Extra 2015.

Exhibit "C"

Summary of FTI Fees Invoices dated November 20, 2011 to February 28, 2014

Name	Position	Hours Ho	Hourly Rate	Total
Gregory Watson	Senior Managing Director	528.0	\$830	\$438,240.00
leffrev Rosenberg	Managing Director	1,271.9	\$700	\$890,330.00
leffrev Rosenberg	Managing Director	833.2	\$710	\$591,572.00
lodi Poreba	Managing Director	254.0	\$575	\$146,050.00
Jodi Porepa	Managing Director	4.9	\$645	\$3,160.50
Jodi Porepa	Managing Director	7.8	\$655	\$5,109.00
Frin Litwin	Senior Consultant	2.3	\$460	\$1,058.00
Erin Litwin	Senior Consultant	9.0	\$455	\$273.00
Brogan Taylor	Senior Consultant	10.4	\$450	\$4,680.00
Daniel Magder	Senior Consultant	332.9	\$420	\$139,818.00
Daniel Magder	Senior Consultant	483.6	\$410	\$198,276.00
Michael Kennedv	Consultant	44.4	\$325	\$14,430.00
Golnaz Haghiri	Consultant	88.4	\$290	\$25,636.00
Golnaz Haghiri	Consultant	54.0	\$285	\$15,390.00
Golnaz Haghiri	Consultant	151.8	\$100	\$15,180.00
Gary W. Crawford	Admin. Professional	5.0	\$280	\$1,400.00
Charles Strittmatter	Admin. Professional	1.0	\$225	\$225.00
Joshua Kimmel	Admin. Professional	4.0	\$125	\$500.00
Linda Kellv	Admin. Professional	9'.2	\$115	\$874.00
Ana Arevalo	Admin. Professional	9.5	\$115	\$1,058.00
Ana Arevalo	Admin. Professional	13.	\$110	\$1,441.00
TOTAL		4,108.1		\$2,494,700.50
	Commission Commission			The second secon

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT APPLICANTS LISTED ON SCHEDULE "A" OF CANWEST GLOBAL COMMUNICATIONS CORP. AND THE OTHER

ONTARIO
SUPERIOR COURT OF JUSTICE COMMERCIAL
LIST
Proceeding commenced at Toronto

AFFIDAVIT OF GREG WATSON SWORN MARCH 25, 2014

STIKEMAN ELLIOTT LLP
Barristers & Solicitors
5300 Commerce Court West
199 Bay Street
Toronto, Canada M5L 1B9

David R. Byers LSUC #: 22992W Tel: (416) 869-5697

Maria Konyukhova LSUC#: 52880V

Tel: (416) 869-5230 Fax: (416) 861-0445

Lawyers for the Monitor