



CLERK, U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF TEXAS

ENTERED

THE DATE OF ENTRY IS ON
THE COURT'S DOCKET

The following constitutes the ruling of the court and has the force and effect therein described.

Signed June 14, 2023

United States Bankruptcy Judge

**UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF TEXAS
FORT WORTH DIVISION**

In re:)	Chapter 15
)	
DYNAMIC TECHNOLOGIES GROUP)	No. Case No. 23-41416
INC., <i>et al.</i> , ¹)	
)	(Jointly Administered)
Debtors in a Foreign Proceeding.)	

ORDER GRANTING COMITY FOR STAY EXTENSION

Upon the motion (the "Motion") of Foreign Representative Dynamic Technologies Group Inc. ("DTG") as the authorized foreign representative ("Foreign Representative") of the above-captioned debtors: (1) Dynamic Technologies Group Inc., (2) Dynamic Attractions, Inc., (3) Dynamic Attractions LTD, (4) Dynamic Entertainment Group LTD, and (5) Dynamic Structures

¹ The Debtors in these Chapter 15 cases, along with the last four digits of the Debtors' unique identifier are: DYNAMIC TECHNOLOGIES GROUP INC. (CA. BN 863055893); DYNAMIC ATTRACTIONS, INC. (EIN 98-1016243); DYNAMIC ATTRACTIONS LTD. (CA. BN 101632677); DYNAMIC ENTERTAINMENT GROUP LTD. (CA. BN 703755496 CR0001); DYNAMIC STRUCTURES LTD. (CA. BN 794519280 RC0001). Additional information regarding this case may be obtained on the Monitor's website for this case at <http://cfcandada.fticonsulting.com/dynamicgroup/>.

LTD (collectively, the “Debtors”) in the proceeding pending in the Court of King’s Bench of Alberta Calgary, Judicial Centre of Calgary (the “Canadian Court”). This Court has considered the *Motion For an Order Granting Comity For Stay Extension* (“Motion for Comity”) and the Court having considered the Motion for Comity and the arguments contained therein; and the Court having concluded that it has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334 and consideration of the Motion for Comity and the relief requested therein being a core proceeding pursuant to 28 U.S.C. § 157(b); and venue of this proceeding being proper pursuant to 28 U.S.C. §§ 1410; and the Court having determined that the relief requested in the Motion for Comity is necessary and beneficial to the Debtors; and after due deliberation and sufficient cause appearing therefore:

IT IS HEREBY ORDERED THAT:

1. The Motion for Comity is granted as set forth herein.
2. Capitalized terms not defined herein shall have the meaning ascribed to them in the Motion for Comity.
3. The *Stay Extension Order*² is hereby granted comity and given full force and effect in the United States.
4. This Court shall retain jurisdiction to hear and determine all matters arising from or related to the implementation, interpretation, and/or enforcement of this Order.

End of order

² Capitalized terms not otherwise defined herein shall have the meaning ascribed to them in the Motion for Comity.