



Tel: 416 865 0210
Fax: 416 865 0904
www.bdo.ca

BDO Canada Limited
123 Front Street W, Suite 1200
Toronto ON M5J 2M2 Canada

March 2, 2011

TO THE PROVEN CREDITORS OF THE GANDI GROUP

Dear Sir/Madam:

Re: Gandhi Innovations Limited, Gandhi Innovations Holdings LLC, Gandhi Innovations LLC, Gandhi Innovations Hold Co. and Gandhi Special Holdings LLC (referred to collectively as the "Gandi Group")

On May 8, 2009 pursuant to order of the Ontario Superior Court of Justice (the "Court"), the Gandi Group obtained protection from their creditors under the Companies' Creditors Arrangement Act ("CCAA"). BDO Canada Limited (the "Monitor") was named Court-appointed monitor of the Gandi Group under the CCAA proceeding. After conducting a sales process, the Monitor, with the approval of the Court, sold the Gandi Group's assets to a third party purchaser, Agfa Corporation.

On March 9, 2010, the Court authorized the Monitor to prepare a plan of compromise and arrangement of the Gandi Group to distribute the available funds to the unsecured creditors of the Gandi Group (the "Plan"). A consolidated plan was prepared and filed with the approval of the Court on January 4, 2011.

On February 18, 2011 certain of the former directors and officers of the Gandi Group (the "Late Claimants") obtained leave of the Court to file their claims (the "Claims") notwithstanding that the claims bar date had passed. The claims of the Late Claimants are significant and, if allowed, would result in a significant dilution in the distribution to all creditors.

We understand the Late Claimants are involved in a legal dispute with TA Associates, the largest unsecured creditor and a shareholder of the Gandi Group, wherein TA Associates is seeking damages of approximately \$76 million. The Claims submitted by the Late Claimants relate to an indemnity against those damages alleged by TA Associates. The Late Claimants believe they are entitled to be indemnified by the Gandi Group as a result of an Indemnity Agreement entered into with TA Associates prior to the CCAA filing.


It is the Monitor's intention to disallow the Claims and to have the validity and quantum of the Claims adjudicated by the Court. In the event the Claims are disallowed by the Court, it is the Monitor's intention to proceed with the current Plan, which was approved by the creditors in the meeting held on February 22, 2011. Conversely, should the Claims be admitted, in whole or in part, the Monitor may be required to amend the Plan and call a new meeting of creditors. As a result of the foregoing, the Monitor has adjourned the Sanction Hearing until the Claims have been adjudicated. Once the matter is finalized all creditors will be contacted and given further information.

Inquires can be directed to Ms. Josie Parisi at 416-369-6031.

Yours very truly,

BDO CANADA LIMITED
Monitor in the CCAA proceedings of
Gandi Innovations Limited,
Gandi Innovations Holdings LLC,
Gandi Innovations LLC,
Gandi Innovations Hold Co. and
Gandi Special Holdings LLC

Per:


Blair F. Davidson, CA•CIRP, CBV, CMC
President