Hfx No. 470769

SUPREME COURT OF NOVA SCOTIA

In Bankruptcy and Insolvency

IN THE MATTER OF:

The *Companies' Creditors Arrangement Act,* R.S.C. 1985, c. C-36, as amended

IN THE MATTER OF: A

A Plan of Compromise or Arrangement of Atlantica Diversified Transportation Systems Inc.

ORDER

Before the Honourable Justice James L. Chipman in Chambers:

The Applicant has requested an extension to the Stay Period set out in the Order of this Honourable Court dated December 7, 2017 (the "Initial Order").

The following parties received notice of this motion:

Service List attached as Schedule "A," to the Notice of Motion filed December 13, 2017.

The following parties, represented by the following counsel, made submissions:

Applicant Canadian Western Bank and Canadian Western Bank Leasing Inc. Vaughn Sturgeon TrailerWizards BDO Canada Limited Canada Revenue Agency D. Bruce Clarke, Q.C.

Gavin MacDonald Sara L. Scott Matthew J.D. Moir Adam D. Crane Gregory A. MacIntosh



On motion of the Applicant, the following is ordered:

- 1. Service of the Notice of Motion and supporting documents, as detailed in the Affidavit of Service, is hereby deemed adequate, such that this motion is properly returnable today and further service thereof is hereby dispensed with;
- 2. The Stay Period as set out in Paragraph 11 of the Initial Order is extended to 11:59 p.m. on February 6, 2018, subject to the right of the creditors of the Applicant to request a review and reconsideration of this Order;
- 3. The stay of proceedings in the Initial Order is hereby lifted to the extent necessary to permit Canadian Western Bank or Canadian Western Bank Leasing Incorporated to continue to enforce its lease or security interests with respect to

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units seized prior to the date of the Initial Order, and waiving any requirement for prior notice of sale or disposition to any party pursuant to section 60 of the *Personal Property Security Act* (Nova Scotia) and the equivalent sections in the legislation of any other Province; and

- 4. The aid and recognition of any court, tribunal, regulatory or administrative body having jurisdiction outside Nova Scotia is requested to give effect to this Order. All courts, tribunals, and regulatory and administrative bodies are hereby respectfully requested to make such orders and to provide such assistance as may be necessary or desirable to give effect to this Order.
- Notwithstanding section 34 of the Initial Order, the Directors' Charge granted in section 29 of the Initial Order and the Administrative Charge granted in section 32 of the Initial Order do not have priority over the rights of the Crown pursuant to subsections 227(4) & (4.1) of the *Income Tax Act.*
- 6. Upon TrailerWizards having asserted a common law possessory lien on certain trailers owned by the Applicant, the Monitor is directed to provide an initial ruling on the validity and quantum of any such possessory lien. The Applicant is permitted to pay any amount accepted by the Monitor as a valid common law possessory lien. Once that amount is paid, TrailerWizards shall release the trailers to the Applicant. Such release of trailers in accordance with this order shall not release or affect the priority of any remaining common law possessory lien held by TrailerWizards, which lien may be asserted in the Claims Process of the Applicant.

Issued December 22, 2017.

IN THE SUPREME COURT

(Deputy) Prothonotary

SARAH DRYSDALE Deputy Prothonotary

COUNTY OF HALIFAX, N.S. I hereby certify that the foregoing document, identified by the seal of the court, is a true copy of the original document on the file herein. DEC 2 2 2017 rothonotary

SARAH DRYSDALE Deputy Prothonotary

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