

... a true copy of
the original
dated this 16th June 2005
Olan
Clerk of the Court

IN THE COURT OF QUEEN'S BENCH OF ALBERTA
JUDICIAL DISTRICT OF CALGARY

ACTION NO: 0401-19905

IN THE MATTER OF

TITAN INVESTMENTS LIMITED PARTNERSHIP, and TITAN GENPAR INC., and
EVOLUTION CAPITAL MANAGEMENT LTD., and THE ESTATE OF DAVID COMTE,
DECEASED, and THE COMTE FAMILY TRUST and PREDATOR HOLDINGS LTD.

IN THE MATTER OF THE *JUDICATURE ACT*, R.S.A. 2000, c-J-2,
and RULES 467 and 468 OF THE ALBERTA RULES OF COURT

BEFORE MASTER

K. R. Laycock

IN CHAMBERS

) At the Court House in the City of Calgary, in
) the Province of Alberta, on Thursday, the 16th
) day of June, 2005.

ORDER FOR SERVICE EX JURIS

UPON the *ex parte* application of counsel for the Investors Committee for an Order permitting service *ex juris* of the Amended Notice of Motion for a Joint Application of the Receiver and the Investors Committee to be heard on June 30, 2005 at 10:00 a.m., filed May 31, 2005, the Affidavits of Croft Axsen filed March 18, 2005, April 8, 2005, May 9, 2005 and June 2, 2005, the Affidavits of Michael Costello filed March 18, 2005 and June 7, 2005, the Statement of Facts filed June 8, 2005, the Joint Brief and Authorities of the Receiver and the Investors Committee filed March 18, 2005, the Joint Supplementary Brief and Authorities of the Receiver and the Investors Committee filed June 7, 2005, the Petition for a Receiving Order filed January 28, 2005 in Action No. BK01-091157, the Affidavit of Truth of Statements in Petition filed January 28, 2005 in that Action, and the Consent filed January 28, 2005 in that Action; AND UPON IT APPEARING that David Chute, Janet Chute and Andrews Furniture & Appliances Inc. are investors in the Titan Partnership residing outside of the jurisdiction of this Honourable Court; AND UPON hearing read the Affidavit of Croft Axsen filed April 8, 2005; AND UPON hearing counsel for the Applicant Investors Committee, *ex parte*; AND UPON IT APPEARING that David Chute, Janet Chute and Andrews Furniture & Appliances Inc. are investors in the Titan Partnership residing outside of the jurisdiction of this Honourable Court; IT IS HEREBY ORDERED THAT:


1. The Applicant Investors Committee is granted leave to personally serve *ex juris* filed copies of the Amended Notice of Motion filed May 31, 2005, the Affidavits of Croft Axsen filed March 18, 2005, April 8, 2005, May 9, 2005 and June 2, 2005, the Affidavits of Michael Costello filed March 18, 2005 and June 7, 2005, the Statement of Facts filed June 8, 2005, the Joint Brief and Authorities filed March 18, 2005, the Joint Supplementary Brief and Authorities filed June 7, 2005, the Petition for a Receiving Order filed January 28, 2005 in Action No. BK01-091157, the Affidavit of Truth of Statements in Petition filed January 28, 2005 in that Action, and the Consent filed January 28, 2005 in that Action, together with a copy of this Order, upon the following:

NAME OF INVESTOR	ADDRESS FOR PERSONAL SERVICE	ADDRESS FOR SUBSEQUENT SERVICE IN ACTION NO. 0401-19905
David Chute	1756 Black Rock Road Waterville, N.S. BOP 1V0	c/o Robert L. Barnes, Q.C. Burchell Hayman Parish
Janet Chute	1756 Black Rock Road Waterville, N.S. BOP 1V0	c/o Robert L. Barnes, Q.C. Burchell Hayman Parish
Andrews Furniture & Appliances Inc.	c/o David Chute, Director 1756 Black Rock Road Waterville, N.S. BOP 1V0	c/o Robert L. Barnes, Q.C. Burchell Hayman Parish

2. Service as set out in paragraph 1 of this Order shall be deemed to be good and sufficient.


3. The Investors Committee shall be at liberty to serve subsequent notices or Orders arising out of the Joint Application in this Action upon David Chute, Janet Chute and Andrews Furniture & Appliances Inc. by sending the same to Robert L. Barnes, Q.C., in his capacity as counsel for those investors, by email, fax, courier or express post, and service of subsequent notices or Orders arising out of this application, with two clear days' notice of any further application, in the said manner shall be deemed to be good and sufficient.


4. Costs of this application shall be costs in the cause.



M.C.C.Q.B.A.

ENTERED this 16 day of June, 2005.



Clerk of the Court 

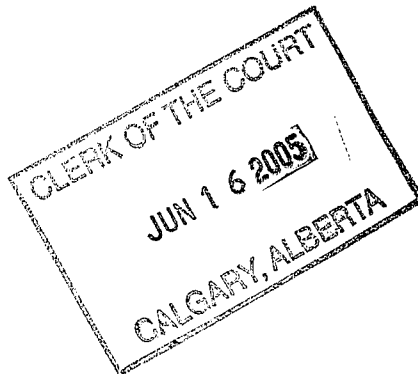
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BENNETT JONES LLP
Barristers and Solicitors
4500, 855 - 2nd Street S.W.
Calgary, Alberta T2P 4K7

Kelsey J. Drozdowski
Telephone No.:403-298-3323
Fax No.:403-265-7219
Our File No.:54784-1