

# SUPERIOR COURT

CANADA  
PROVINCE OF QUÉBEC  
DISTRICT OF MONTRÉAL

NO: 500-11-026779-054

DATE: December 15, 2005

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PRESENT: The Honourable Daniel H. Tingley

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IN THE MATTER OF THE PLAN OF COMPROMISE OR ARRANGEMENT  
OF:

MINCO-DIVISION CONSTRUCTION INC.

-and-

SLEB 1 INC.

Petitioners

-and-

LITWIN BOYADJIAN INC.

Monitor

-and-

RSM RICHTER INC.

Interim Receiver

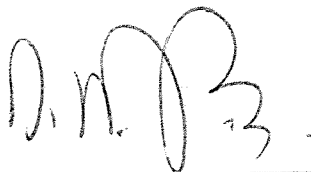
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## ORDER

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- [1] **CONSIDERING** the Petitioners' Motion for an Order to Approve a Claims Process (the «**Motion**»);
- [2] **DECLARES** that the delay for service of the Motion is hereby abridged such that the Motion is properly presentable and that any requirement for additional notice or service of the Motion is hereby dispensed with;
- [3] **CONSIDERING** the representations of the Petitioners' attorneys and attorneys for various creditors of the Petitioners;


- [4] **CONSIDERING** the *Companies' Creditors Arrangement Act* (the «**CCAA**»)
- [5] **CONSIDERING** the Initial CCAA Order rendered on November 3, 2005, and the Interim Receiver Order rendered on November 3, 2005, each of which has been renewed to January 31, 2006, by Order of this Court rendered on December 2, 2005;
- [6] **CONSIDERING** that it is appropriate to approve the Claims Procedure set out in Schedule "A" hereto (the «**Claims Procedure**»)
- [7] **ORDERS** that the Claims Procedure be and is hereby approved. Capitalized terms used but not defined in this Order shall have the meanings ascribed thereto in the Claims Procedure;
- [8] **ORDERS** that the Monitor be and is hereby authorized and directed to administer the Claims Procedure for and on behalf of the Petitioners in accordance with its terms;
- [9] **ORDERS** that all Claims shall be determined in the manner described in the Claims Procedure for all purposes including, without limiting the generality of the foregoing, for the purposes of voting, or receiving any distribution under any Plan or from the proceeds of the sale of any Property of the Petitioners;
- [10] **ORDERS** that the Claims Bar Date shall be 5:00 p.m. on January 20, 2006, and all Claims, other than those claims for which a Proof of Claim has been filed in accordance with the Claims Procedure, shall be extinguished, prescribed and forever barred against the Petitioners and their Property such that the Monitor, the Interim Receiver and the Petitioners shall have no liability whatsoever in respect thereof and the holder of any such Claim shall not be entitled to vote on any Plan nor receive any distribution from any Plan or from the proceeds of the sale of any Property of the Petitioners;
- [11] **ORDERS** the Monitor to publish, on or before December 23, 2005, in English in the Montreal Gazette and in French in La Presse a notice of the Claims Bar Date;
- [12] **DECLARES** the Orders to be rendered pursuant hereto executory notwithstanding any appeal;
- [13] **THE WHOLE** without costs save and except in case of contestation.




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Daniel H. Tingley, J.S.C.

**COPIE CONFORME**

  
 Greffier adjoint

## SCHEDULE "A"

### CLAIMS PROCEDURE

1. Litwin Boyadjian Inc. in its capacity as court appointed monitor in these proceedings (the "**Monitor**") shall solicit any and all Claims pursuant to the procedure set out herein, against:

- (a) Minco-Division Construction Inc.; and
- (b) Sleb 1 Inc.

(collectively, the "**Petitioners**")

by sending a Proof of Claim form to all known persons whom the Monitor believes may have a Claim and to those persons requesting a Proof of Claim.

2. The Monitor shall publish a Notice of Claim in English in the Montreal Gazette and in French in La Presse on or before December 23, 2005, which states the Claims Bar Date and calls for the submission of Proofs of Claim.

3. Collectively, paragraphs 1 through 15 hereof shall be referred to as the "**Claims Procedure**".

4. The following terms shall have the meanings set out herein where used in this Claims Procedure:

- (a) "**BIA**" means *Bankruptcy and Insolvency Act* (R.S.C. 1985, c. B-3);
- (b) "**Business Day**" means a day, other than Saturday, Sunday or a statutory holiday, on which chartered banks are generally open for business in Montreal, in the Province of Quebec, Canada;
- (c) "**CCAA**" means *Companies' Creditors Arrangement Act* (R.S.C. 1985, c. C-36);
- (d) "**Claim**" or "**Claims**" includes any indebtedness, liability or obligation of any kind calculated as owing as at October 27, 2005 that, if unsecured, would be a debt provable in bankruptcy within the meaning of the BIA and for greater certainty, the amount of an unsecured Claim shall be determined in accordance with Section 12(2)(a) of the CCAA and the amount of a secured Claim shall be determined in accordance with Section 12(2)(b) of the CCAA. Notwithstanding the foregoing, for purposes hereof, any indebtedness of the Petitioners for which a creditor holds security by way of conventional hypothec (including indebtedness owing to the Canadian Imperial Bank of Commerce, TCC (Sleb 1) Limited

Partnership and Mercury Realties Inc.) or relating to or resulting from the DIP Financing shall not be considered a Claim hereunder and shall not be subject to the present Claims Procedure;

- (e) “**Claimant**” means a person asserting a Claim;
- (f) “**Claims Notice**” means a notice advising creditors of the Claims Bar Date for the filing of a Proof of Claim, substantially in the form attached hereto as **Form 1**;
- (g) “**DIP Financing**” means the debtor-in-possession financing provided by the Canadian Imperial Bank of Commerce and authorized by the Initial Order, as such Dip Financing may hereafter be amended or increased by further Order of the Quebec Superior Court, Commercial Division;
- (h) “**Initial Order**” means the Order rendered by the Quebec Superior Court, Commercial Division on November 3, 2005 granting certain relief to the Petitioners pursuant to the CCAA;
- (i) “**Notice of Disallowance**” means a notice issued by the Monitor substantially in the form set forth in the BIA, as appropriately modified;
- (j) “**Proof of Claim**” means a form (in English and in French) in which the Claim of a Claimant against the Petitioners may be asserted, substantially in the form attached hereto as **Form 2**;
- (k) “**Property**” means all present or future property, assets, rights and undertakings of the Petitioners, of any nature and in any location, whether held directly or indirectly by the Petitioners, in any capacity whatsoever, or held by others for the Petitioners including, without limitation, lot number 2 913 001 and lots 3 400 839 to 3 400 978 inclusively, of the cadastral plan of the Province of Quebec, Land Registration Division of Montreal.

5. Any document to be delivered pursuant to this Claims Procedure may be personally delivered or delivered by e-mail, registered mail, overnight courier or facsimile transmission. A Claimant, the Monitor, the Petitioners’ Counsel and the Interim Receiver shall be deemed to have received any document delivered pursuant to this Claims Procedure on the earlier of one Business Day after such document is delivered by e-mail, overnight courier or facsimile transmission or four days after such document is delivered by registered mail.

6. Any Proof of Claim, notification or notice required to be provided or delivered to the Petitioners under the Claims Procedure shall be so provided or delivered to:

- a) Litwin Boyadjian Inc., court-appointed Monitor of the Petitioners  
Attention: Mr. Noubar Boyadjian  
1 Place Ville Marie, Suite 2720  
Montreal, Quebec, H3B 4G4  
facsimile (514)875-0598  
email: [noubar@litwinboyadjian.com](mailto:noubar@litwinboyadjian.com)

with a copy to:

- b) Goldstein, Flanz & Fishman, LLP, ("**Petitioners' Counsel**")  
Attention: Mr. Mark Meland  
1250 René-Lévesque Blvd., Suite 4100  
Montreal, Quebec, H3B 4W8  
facsimile (514)932-4170  
email: [mmeland@gff.qc.ca](mailto:mmeland@gff.qc.ca)

and a copy to:

- c) RSM Richter Inc., court appointed Interim Receiver of the Petitioners (the "**Interim Receiver**")  
Attention: Mr. Andrew Adessky  
2 Place Alexis Nihon, Suite 2200  
Montreal, Quebec, H3Z 3C2  
facsimile (514)934-3504  
email: [aadessky@rsmrichter.com](mailto:aadessky@rsmrichter.com)

7. A Claimant must file with the Monitor, with a copy to Petitioners' Counsel and to the Interim Receiver at the addresses set forth in Section 6 hereof, a Proof of Claim together with supporting documentation in respect of such Claim on or before 5:00 p.m. (Montreal time) on January 20, 2006 (the "**Claims Bar Date**"). All Claims, other than those Claims for which a Proof of Claim has been filed in accordance with the Claims Procedure, shall be extinguished, prescribed and forever barred against the Petitioners and the Property such that the Monitor, the Interim Receiver and the Petitioners shall have no liability whatsoever in respect thereof and the holder of any such Claim shall not be entitled to vote on any Plan nor receive any distribution from any Plan or from the proceeds of any sale of any Property of the Petitioners.

8. All Proofs of Claim filed on or before the Claims Bar Date shall be reviewed by the Monitor and the Interim Receiver and all decisions in respect thereof shall be taken jointly. Where the Monitor and the Interim Receiver cannot agree on the treatment of a Claim, such Claim shall be deemed to be disallowed either in full or for that part thereof on which there is no agreement and the Monitor shall send to such Claimant a Notice of Disallowance in accordance with section 11 hereof.

9. The Monitor and the Interim Receiver shall have until February 15, 2006 to request any additional information that it may require from any Claimant.

10. Any Claimant who receives a request for additional information shall have 10 days, from receipt of such request, to provide the information requested to the Monitor, with a copy to the Petitioners' Counsel and to the Interim Receiver at the addresses set forth in Section 6 hereof.

11. In all cases, if a Claim is disputed or otherwise disallowed, in whole or in part, by the Monitor, the Monitor shall provide to such a Claimant a Notice of Disallowance on or before 5:00 p.m. (Montreal time) on February 28, 2006.

12. Claims not disallowed pursuant to Section 11 hereof, shall be deemed to be accepted.

13. The Notice of Disallowance shall be final and conclusive unless, within 10 days of receipt of the Notice of Disallowance, the Claimant files a notice of appeal with this Court with respect to the Notice of Disallowance. Where a Claimant who receives a Notice of Disallowance does not file a notice of appeal with this Court within such 10 days period, the Monitor's determination of the Claimant's Claim shall be deemed to be as set out in the Notice of Disallowance and the Claimant shall be forever barred from disputing or appealing same.

14. Any notice of appeal by a Claimant must be served on the Monitor as well as on the Petitioners' Counsel and the Interim Receiver at the addresses set forth in Section 6 hereof.

15. The Monitor and the Interim Receiver are authorized to use reasonable discretion as to the adequacy of compliance with respect to the manner in which Proofs of Claim are completed, executed and filed by Claimants.

16. No action, application, petition or other proceeding other than as provided for in this Claims Procedure may be brought hereafter against the Petitioners, the Monitor or the Interim Receiver in respect of any matters relating to the Claims Procedure.

# **FORM 1**

## **NOTICE TO CREDITORS AND OTHERS**

**CLAIMS AS AGAINST  
Minco-Division Construction Inc. and  
Sleb 1 Inc.**

### **NOTICE OF LAST DAY (CLAIMS BAR DATE) FOR THE FILING OF PROOFS OF CLAIM**

**TO: Creditors and to any other person or parties**

**PLEASE TAKE NOTICE**, that pursuant to an Order of the Superior Court of Quebec made on December 15, 2005 (the "**Claims Bar Order**") any person with a Claim (a "**Claimant**") as at October 27, 2005, against or relating to the operations of Minco-Division Construction Inc. and/or Sleb 1 Inc. (the "**Petitioners**") or any directors of the Petitioners or in respect of the immoveable property and condominium project known as "Le Sleb" bearing civic address 10 Ontario St. West, Montreal, Quebec, or against any of the directors of the foregoing, including, without limitation, in respect of any indebtedness, liability or obligation of any kind of the Petitioners, must file a Proof of Claim form, with the Monitor, together with supporting documentation by **no later than 5:00 p.m. (Montreal time) on January 20, 2006 failing which such Claim will be extinguished and forever barred as against the Petitioners and any directors of the Petitioners as the case may be.**

Claimants should file their Proofs of Claim with the Monitor by mail, fax, courier hand delivery or email, so that the Proof of Claim is actually received by 5:00 p.m. (Montreal time) on January 20, 2006 at the following address:

**Litwin Boyadjian Inc.  
In its Capacity as Monitor of Minco-Division Construction Inc. and  
Sleb 1 Inc.  
1 Place Ville Marie, Suite 2720  
Montreal, Quebec, Canada  
H3B 4G4  
(514) 875-4000 (telephone)  
(514) 875-0598 (fax)  
email: [noubar@litwinboyadjian.com](mailto:noubar@litwinboyadjian.com)**

with copies to:

- a) **Goldstein, Flanz & Fishman, LLP**  
**Attention: Mr. Mark Meland**  
**1250 René-Lévesque Blvd., Suite 4100**  
**Montreal, Quebec, H3B 4W8**  
**facsimile (514)932-4170**  
**email: mmeland@gff.qc.ca**

and:

- b) **RSM Richter Inc., court appointed Interim Receiver of the Petitioners**  
**Attention: Mr. Andrew Adessky**  
**2 Place Alexis Nihon, Suite 2200**  
**Montreal, Quebec, H3Z 3C2**  
**facsimile (514)934-3504**  
**email: aadessky@rsmrichter.com**

**PLEASE TAKE NOTICE** that any Claimants who have not received a Proof of Claim form must contact the Monitor in order to obtain a facsimile form of Proof of Claim.



## FORMULAIRE 1

### AVIS AUX CRÉANCIERS ET AUTRES

RÉCLAMATIONS CONTRE  
Minco-Division Construction Inc. et  
Sleb 1 Inc.

#### AVIS DE DERNIÈRE JOURNÉE (DATE LIMITE DES RÉCLAMATIONS) POUR LE DÉPÔT DE PREUVES DE RÉCLAMATIONS

**Aux :** Créanciers et toute autre personne ou parties

**VEUILLEZ PRENDRE NOTE**, que conformément à l'Ordonnance rendue par la Cour supérieure du Québec le 15 décembre 2005 (l'« **Ordonnance** ») toute personne ayant une réclamation (un « **Réclamant** ») en date du 27 octobre 2005, contre ou relative aux opérations de Minco-Division Construction Inc. et/ou de Sleb 1 Inc. (les « **Requérants** ») ou tout administrateur des Requérants ou relativement au projet immobilier et de condominiums connu sous le nom de « Le Sleb » portant l'adresse civique 10, rue Ontario Ouest, Montréal, Québec, ou à l'encontre de tout administrateur de ce dernier, incluant, sans limiter la portée de ce qui précède, toute dette, engagement ou obligation des Requérants, de quelque nature que ce soit, doit déposer, **au plus tard le 20 janvier 2006, 17 h (heure de Montréal)**, auprès du Contrôleur, un formulaire de Preuve de Réclamation accompagnée des pièces justificatives, **à défaut de quoi telle réclamation sera éteinte et à jamais ravée contre les Requérants et de tout administrateur des Requérants, le cas échéant.**

Les Réclamants devront déposer leurs Preuves de Réclamation auprès du Contrôleur par courrier, télécopieur, messenger, en mains propres ou par courriel afin que la Preuve de Réclamation soit reçue, à l'adresse suivante, avant le 20 janvier 2006, 17 h (heure de Montréal) :

**Litwin Boyadjian Inc.**

**En sa capacité de Contrôleur de Minco-Division Construction Inc. et  
Sleb 1 Inc.**

**1, Place Ville Marie, bureau 2720**

**Montréal, Québec, Canada**

**H3B 4G4**

**(514) 875-4000 (téléphone)**

**(514) 875-0598 (télécopieur)**

**courriel : [noubar@litwinboyadjian.com](mailto:noubar@litwinboyadjian.com)**

avec copies à :

- a) **Goldstein, Flanz & Fishman, s.e.n.c.r.l./LLP**  
À l'attention de : M. Mark Meland  
1250, boul. René-Lévesque Ouest, bureau 4100  
Montréal, Québec, H3B 4W8  
télécopieur : (514)932-4170  
courriel : [mmeland@gff.qc.ca](mailto:mmeland@gff.qc.ca)

et:

- b) **RSM Richter Inc., séquestre intérimaire des Requérants nommé par la Cour**  
À l'attention de : M. Andrew Adessky  
2, Place Alexis Nihon, bureau 2200  
Montréal, Québec, H3Z 3C2  
télécopieur : (514)934-3504  
courriel : [aadessky@rsmrichter.com](mailto:aadessky@rsmrichter.com)

**VEUILLEZ PRENDRE NOTE** que tout Réclamant n'ayant pas reçu un formulaire de Preuve de Réclamation doit communiquer avec le Contrôleur afin d'obtenir une copie fac-similé dudit formulaire de Preuve de Réclamation.

## FORM 2

<b>LITWIN BOYADJIAN INC.</b> <b>Monitor</b> 1 place Ville Marie Suite 2720 Montreal, Quebec H3B 4G4 Telephone: (514) 875-4000 Telecopier: (514) 875-0598 Email: <a href="mailto:noubar@litwinboyadjian.com">noubar@litwinboyadjian.com</a>	<b>OFFICE USE ONLY</b> <hr/> O/F _____ <hr/> C/N _____ <hr/> Date _____
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### PROOF OF CLAIM

*(Section 12 of the Companies' Creditors Arrangement Act)*

IN THE MATTER OF THE PLAN OF COMPROMISE OR ARRANGEMENT OF

**Minco-Division Construction Inc. and Sleb 1 Inc.** (collectively, the "Petitioners"), of Montreal, Quebec (Court File No. 500-11-026779-054)

and the claim of \_\_\_\_\_, creditor.

All notices or correspondence regarding this claim to be forwarded to the following address:

\_\_\_\_\_

*(no)                      (street)                      (city)                      (province)                      (postal code)*

I, \_\_\_\_\_, of \_\_\_\_\_, do hereby certify:

*(name of creditor)                      (city and province)*

1. That I am a creditor of the Petitioners or that I am \_\_\_\_\_ of \_\_\_\_\_ a creditor of the Petitioners.

*(state position or title)                      (name of creditor)*

2. That I have knowledge of all the circumstances connected with the claim referred to in this form.

3. That the Petitioners were, as at October 27, 2005, and still are indebted to the above-named creditor (referred to in this form as the "creditor") in the sum of CDN \$ \_\_\_\_\_, as shown by the statement of account (or affidavit or solemn declaration) attached hereto and marked Annex "A", after deducting any counterclaims to which the Petitioners are entitled. *(The attached statement of account or affidavit or solemn declaration must specify the vouchers or other evidence in support of the claim) (Give full particulars of the claim with all necessary supporting documentation).*

4. *(Check and complete appropriate category.)*

**A. UNSECURED CLAIM OF \$ \_\_\_\_\_**  
 That in respect of the said debt, I do not hold any assets of the debtor as security.

**B. CLAIM SECURED BY LEGAL HYPOTHEC**  
 Please provide all details set forth on Annex "B" attached hereto.

**C. CLAIM AGAINST DIRECTOR(S) \$ \_\_\_\_\_**  
 That I hereby make a claim under subsection 5.1 of the *Companies' Creditors Arrangement Act*, full particulars of which are set out in the attached Annex "A" *(including the calculations upon which the claim is based).*

5. That to the best of my knowledge and belief, I am (or the above-named creditor is) (or am not or is not) related to the Petitioners within the meaning of section 4 of the *Bankruptcy and Insolvency Act*.

Dated at \_\_\_\_\_, this \_\_\_\_\_

\_\_\_\_\_  
Witness

\_\_\_\_\_  
Creditor

### GENERAL PROXY

In the matter of the Plan of Compromise or Arrangement of **Minco-Division Construction Inc. and Sleb 1 Inc.**

I (or We) \_\_\_\_\_, of \_\_\_\_\_, a creditor in the above matter,  
(Name of Creditor) (Name of city, town or village)

hereby appoint \_\_\_\_\_, of \_\_\_\_\_ to be my (or our)

general proxy in the above matter except as to the receipt of dividends, with (or without) power to appoint another general proxy in his or her place.

Dated at \_\_\_\_\_, this \_\_\_\_\_

\_\_\_\_\_  
Witness

\_\_\_\_\_  
Individual Creditor

\_\_\_\_\_  
Name of Corporate Creditor

\_\_\_\_\_  
Witness

Per: \_\_\_\_\_  
Name and Title of Signing Officer

**ANNEX "A"**  
**to Proof of Claim**

1. Evidence of Unsecured Claim:

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2. Details of claim against director(s):

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**ANNEX "B"**  
**to Proof of Claim**

*With respect to any claim secured by a legal hypothec, please provide the following information:*

1. Date of the contract: \_\_\_\_\_
2. Contract entered into with: \_\_\_\_\_
3. Date of notification to the owner (*please provide a copy of such notification*):  
\_\_\_\_\_
4. Please provide documentation with respect to invoices for amounts claimed, including details of any extras and/or change orders.
5. Added value to the Property (see below) for work performed and/or materials supplied:  
\_\_\_\_\_
6. Description of property on which work was performed and/or materials supplied:  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_
7. Provide a copy of any legal hypothecs registered as well as the date of registration.

## FORMULAIRE 2

<b>LITWIN BOYADJIAN INC.</b> <b>Contrôleur</b> 1, Place Ville Marie Bureau 2720 Montréal, Québec H3B 4G4 Téléphone: (514) 875-4000 Télécopieur: (514) 875-0598 Courriel: <a href="mailto:noubar@litwinboyadjian.com">noubar@litwinboyadjian.com</a>	USAGE INTERNE SEULEMENT <hr/> N/D _____ <hr/> C/N _____ <hr/> Date _____
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### PREUVE DE RÉCLAMATION

*(Article 12 de la Loi sur les arrangements avec les créanciers des compagnies)*

DANS L'AFFAIRE DU PLAN D'ARRANGEMENTS OU DE TRANSACTIONS DE

**Minco-Division Construction Inc. et Sleb 1 Inc.** (ensemble les « Requérrants »), de Montréal, Québec (Dossier de Cour no. 500-11-026779-054)

et la réclamation de \_\_\_\_\_, créancier.

Tout avis ou toute correspondance concernant la présente réclamation doit être expédié à l'adresse suivante :

\_\_\_\_\_  
 (no) (rue) (ville) (province) (code postal)

Je, \_\_\_\_\_, de \_\_\_\_\_, certifie ce qui suit:  
 (nom du créancier) (ville et province)

1. Je suis un créancier des Requérrants ou je suis \_\_\_\_\_ de \_\_\_\_\_ un créancier des Requérrants.  
 (préciser poste ou fonction) (nom du créancier)

2. Je suis au courant de toutes les circonstances entourant la réclamation visée par le présent formulaire.

3. Les Requérrants étaient, en date du 27 octobre 2005, et sont toujours endettés envers le créancier susnommé (ci-après le « créancier ») pour la somme de \_\_\_\_\_ \$ CAN, tel que le démontre l'état de compte (ou l'affidavit ou la déclaration solennelle) ci-joint et désigné **Annexe « A »**, après déduction de toute créance compensatoire à laquelle les Requérrants ont droit. *(L'état de compte ci-joint ou l'affidavit ou la déclaration solennelle doit faire mention des pièces justificatives ou de tout autre preuve à l'appui de la réclamation) (Fournir les détails complets de la réclamation et toute pièce justificative nécessaire).*

4. *(Cochez la catégorie qui s'applique et complétez les parties requises.)*

**A. RÉCLAMATION NON GARANTIE AU MONTANT DE \$ \_\_\_\_\_**  
 En ce qui concerne cette créance, je ne détiens aucun des biens du débiteur à titre de garantie.

**B. RÉCLAMATION GARANTIE PAR HYPOTHÈQUE LÉGALE**  
 Veuillez fournir les détails contenus à l'Annexe « B » ci-joint.

**C. RÉCLAMATION CONTRE LES ADMINISTRATEURS \$ \_\_\_\_\_**  
 J'ai une réclamation en vertu du paragraphe 5.1 de la *Loi sur les arrangements avec les créanciers des compagnies* dont les détails sont mentionnés à l'Annexe « A » ci-joint *(incluant les calculs sur lesquels la réclamation est basée).*

5. Au meilleur de ma connaissance et croyance, je suis (ou le créancier susnommé mentionné est) (ou ne suis pas ou n'est pas) lié aux Requérrants dans le sens prévu à l'article 4 de la *Loi sur la faillite et l'insolvabilité*.

Daté le \_\_\_\_\_, ce \_\_\_\_\_

\_\_\_\_\_  
Témoïn

\_\_\_\_\_  
Créancier

### FORMULAIRE DE PROCURATION GÉNÉRAL

Dans l'affaire du Plan d'arrangements ou transactions de **Minco-Division Construction Inc. et Sleb 1 Inc.**

Je (ou Nous) \_\_\_\_\_, de \_\_\_\_\_, un créancier dans l'affaire susmentionnée,  
(Nom du créancier) (Nom de la ville ou du village)

nomme \_\_\_\_\_, de \_\_\_\_\_ pour être mon (ou notre)

fondé de pouvoir dans l'affaire susmentionnée sauf quant à la réception de dividendes, avec (ou sans) pouvoir de nommer un autre fondé de pouvoir à sa place.

Daté le \_\_\_\_\_, ce \_\_\_\_\_

\_\_\_\_\_  
Témoïn

\_\_\_\_\_  
Créancier (individu)

**Nom du créancier qui est une  
personne morale**

\_\_\_\_\_  
Témoïn

Par: \_\_\_\_\_  
Nom et titre du signataire autorisé



**ANNEXE « A »  
à la Preuve de réclamation**

1. Preuve quant à la réclamation non garantie :

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2. Détails quant à la réclamation contre les administrateurs :

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**ANNEXE « B »  
à la Preuve de réclamation**

*Relativement à toute réclamation garantie par hypothèque légale, veuillez fournir l'information suivante :*

1. Date du contrat : \_\_\_\_\_
2. Contrat intervenu avec : \_\_\_\_\_
3. Date de signification de l'avis au propriétaire (*fournir une copie de cet avis*) :  
\_\_\_\_\_
4. Veuillez fournir la documentation relative à la facturation des montants réclamés, incluant les détails quant à tous les extras et/ou changements de commande.
5. La plus-value donnée à la propriété (voir ci-dessous) résultant des travaux effectués et/ou des matériaux fournis :  
\_\_\_\_\_
6. Description de la propriété sur laquelle les travaux ont été effectués et/ou les matériaux fournis :  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_
7. Fournir une copie de toute hypothèque légale ayant été publiée et la date de publication.

**COPIE CONFORME**

*Bélise*

**Greffier adjoint**