

CARLYLE/RIVERSTONE RENEWABLE ENERGY  
INFRASTRUCTURE FUND I, L.P.

and  
AMAIZEINGLY GREEN PRODUCTS, L.P. and  
AMAIZEINGLY GREEN PRODUCTS GP LTD.

Applicant

Respondents

Court File No. CV-12-9928-00CL

*May 1/13*

*May 1, 2013.*

*E. Morris for Zeifman Partners Inc.*

*C. Lithwin for Amaizeingly Green Products LP*

*Amaizeingly Green Products GP LTD.*

*I. Anestis for Riverstone*

*The notes provided were unapproved.*

*The second several part, Riverstone,*

*is suffering a significant shortfall*

*The debt is extended and does*

*not appear.*

*Consent to the Receiver advising that*

*~~the notes were~~ ~~no approval~~*

*there was no approval*

*comment received to the*

*2nd Report which is*

ONTARIO  
SUPERIOR COURT OF JUSTICE  
(COMMERCIAL LIST)

PROCEEDING COMMENCED AT  
TORONTO

MOTION RECORD  
(Returnable May 1, 2013)

CASSELS BROCK & BLACKWELL LLP  
2100 Scotia Plaza  
40 King Street West  
Toronto, ON M5H 3C2

Larry Ellis LSUC# 49313K  
Tel: 416.869.5406  
Fax: 416.640.3004  
lellis@casselsbrock.com

Rishi Hargovan LSUC#60121Q  
Tel: 416.860.6887  
Fax: 647.259.7983  
rhargovan@casselsbrock.com



Lawyers for the Receiver, Zeifman Partners Inc. in its capacity  
as Court appointed Receiver and Manager

approved together with the activities  
described therein.

The per of the Recent and its  
council appear to be reasonable  
in the circumstances and are  
approved.

In the unique circumstances of  
this case, specifically the  
significant short fall to the  
2nd secured creditor, there  
appears to be no downside  
to proceeding by way of credit  
bid. The ~~sale of~~ transaction is  
approved as it appears to  
be reasonable in the  
circumstances.

The motion is granted.

Two Orders have been signed in  
the form presented.

The first address of fee approval  
and distribution, etc.

The second is the Approval  
and Veto Order.

A handwritten signature in cursive script, appearing to read "A. Brown".