Page 16 Mr. Allan Rutman September 8, 2022

Table 5: Barclay Budgeted and Actual Fees

	Development Fee	Payments to	Payments to	Payments to	Total	Overbudget /
	Budget	Barclay	LV Senior Housing	Greg Marchant	Payments	(Underbudget)
Ocoee	900,000	580,000	320,000	-	900,000	-
Longleaf	1,000,000	600,000	400,000	-	1,000,000	-
Destin	1,000,000	720,000	280,000	-	1,000,000	-
Summerlin/Ft Myers	1,000,000	540,000	460,000	-	1,000,000	-
Trailwinds	1,000,000	300,000	512,774	125,000	937,774	(62,226)

Source: Memo from Phillip Millar and Gregory Marchant to Cohen Hamilton Steger, dated June 7, 2022, Response to Question 7(ii)(a).

- 57. Mr. Marchant indicated that Barclays charged and was paid the development management fee of \$100,000 per month for each Legacy Project.⁴⁰
- Mr. Marchant also provided us with the following chart and indicated that "it was agreed with Barclay at the time of the Phase 1 offering that the pre-construction Development Schedule would be 12 months." However, as shown in the chart below, Barclay's budgeted fees for the pre-development phase were fully paid faster than anticipated (i.e., within 12 months) and before the pre-development phase was completed.

Table 6: Timing of Development and Construction Management Fees

		Date of:	
_	Development and Construction		
	Management Agreement	First Fee Payment	Final Fee Payment
Ocoee	17-Feb-16	09-Feb-16	18-Nov-16
Longleaf	18-Apr-16	20-May-16	30-Dec-16
Destin	25-May-16	24-Jun-16	16-Nov-16
Summerlin	Agreement not provided	20-Oct-16	01-Jul-17
Trailwinds	Agreement undated	24-May-17	01-Feb-18
	Ü	•	

Source: Memo from Phillip Millar and Gregory Marchant to Cohen Hamilton Steger, dated June 7, 2022, Response to Question 7(ii)(a) and Development and Construction Management Agreements.

Source: Memo from Phillip Millar and Gregory Marchant to Cohen Hamilton Steger, dated June 7, 2022, Response to Question 9.



Source: Memo from Phillip Millar and Gregory Marchant to Cohen Hamilton Steger, dated June 7, 2022, Response to Question 11.

Page 17 Mr. Allan Rutman September 8, 2022

<u>LVSH</u>

- 59. As the Legacy Project's operator, LVSH charged fees to the Legacy Projects primarily for sales and marketing services. Although requested, to date we have not yet been provided with a contract in respect of the services to be provided or the fees to be earned by LVSH;⁴² however, Mr. Marchant has indicated that LVSH's "fees per month were based on their operating costs relative to their overall scope of work."⁴³
- 60. Mr. Marchant provided us with the following chart, which sets out the budget-to-actual fees for LVSH:⁴⁴

Table 7: LVSH Budgeted and Actual Fees Paid

		Ocoe	e	Longleaf		Destin		Sur	nmerlin/F	t Myers	Trailwinds				
Balance Sheet Line-Items	Budget	Actual	Overbudget / (Underbudget)	Budget	Actual	Overbudget / (Underbudget)	Budget	Actual	Overbudget / (Underbudget)	Budget	Actual	Overbudget / (Underbudget)	Budget	Actual	Overbudget / (Underbudget)
Land Commissions & Consultants	10,000	35,000	25,000	-				35,000	35,000	- 4	-				-
Reports - Market	88,175	51,538	(36,637)	58,805	87,300	28,495	50,263	59,543	9,280	85,969	88,333	2,364	85,263	66,293	(18,970)
Other Admin/Operator Pre-Development	444,500	584,195	139,695	398,922	208,379	(190,543)	500,000	162,777	(337,223)	498,000	404,630	(93,370)	1,386,500	1,163,847	(222,653)
Development Fee	320,000	320,000		400,000	400,000	-	280,000	280,000	-	460,000	460,000		512,774	512,774	-
Total	862,675	990,733	128,058	857,727	695,679	(162.048)	830,263	537,320	(292,943)	1,043,969	952,963	(91,006)	1,984,537	1,230,140	(241,623)

Source: Memo from Phillip Millar and Gregory Marchant to Cohen Hamilton Steger, dated June 7, 2022, Response to Question 7(iii)(a).

61. As shown in the table above, for all of the projects other than Ocoee, the LVSH preconstruction budget had not yet been exhausted; with respect to Ocoee, LVSH had charged more than the pre-construction budgeted amount. Mr. Marchant stated that "Ocoee was the first Legacy project and the primary subject of review with potential construction lenders. LV Senior Housing spent a great deal of their time working on the Ocoee project and therefore went overbudget on their pre-development activities." 46

Source: Memo from Phillip Millar and Gregory Marchant to Cohen Hamilton Steger, dated June 7, 2022, Response to Question 7(iii)(b).



We have requested these contracts from Mr. Marchant.

Source: Memo from Phillip Millar and Gregory Marchant to Cohen Hamilton Steger, dated June 7, 2022, Response to Question 3.

The Development Fee is the portion of Barclay's Development and Construction Management Fee that was shared with LVSH as discussed above.

⁴⁵ "Other Admin/Operator Pre-Development" represented fees charged by LVSH as well as third-party costs associated with LVSH's overall scope of work.

Page 18 Mr. Allan Rutman September 8, 2022

4.2.2 Additional Advisory Fees

62. Similar to the Advisory Fees paid to Mr. Marchant, there were also other parties that earned Advisory Fees for services related to sourcing of capital for the Legacy Projects, specifically:

Table 8: Additional Advisory Fees

_	Ocoee	Longleaf	Destin	Summerlin	Trailwinds	Total
_	\$	\$	\$	\$	\$	\$
SOS Medical Information Resource Inc.	22,200	15,715	162,738	121,270	193,224	515,147
Thornbridge Capital Inc.	-	-	257,974	97,125	174,009	529,108
Byrex Inc.	-	-	-	-	24,481	24,481
1932234 Ontario Inc.	-	-	-	-	12,028	12,028
Total	22,200	15,715	420,712	218,395	403,742	1,080,763
_				<u> </u>	<u> </u>	· · · · · · · · · · · · · · · · · · ·

Source: Document titled "Legacy trial balance and activity (2017 on)".

63. These fees were not included in the pre-construction Phase 1 budgets; therefore, they represent unbudgeted cost overruns.

4.3 Other Unbudgeted Expenses

4.3.1 HGR Construction Settlement and Expenses

^{64.} We understand that HGR Construction Inc. ("HGR") is a general contractor that had a contract to work on the Ocoee project. ⁴⁷ Mr. Marchant indicated that HGR had pre-purchased certain materials for the project and when the Legacy Projects' builder, Killian Construction Co., left the project, HGR demanded payment for the purchased materials. As a result, HGR commenced proceedings against the Ocoee Project entities, Killian Construction Co., Greg Marchant, and others, and registered several liens against the properties. ⁴⁸

⁴⁸ Source: Notice of Voluntary Dismissal with Prejudice, dated February 1, 2018, and Documentation showing satisfaction of liens.



Source: Discussions with Mr. Marchant and www.hgrconstruction.com/about/. Mr. Marchant stated that Barclay executed a contract with HGR without his knowledge.

Page 19 Mr. Allan Rutman September 8, 2022

- 65. The HGR litigation was settled for a total payment of \$625,000;⁴⁹ however, we noted that \$480,000 of the settlement funds came from Legacy Projects other than Ocoee. Mr. Marchant indicated that HGR's lawyer "stated that Barclay had promised HGR contracts for all 5 Legacy projects. Further, Legacy (referencing to all projects) was told that if 'we' (Legacy) did not settle with HGR on the Ocoee project, HGR would commence action against all Legacy projects." ⁵⁰
- 66. In addition, Ocoee paid out approximately an additional \$155,000 to HGR for extended general conditions for labour expenses incurred by HGR due to delays in the project start-up and shop drawings.⁵¹
- 67. The above expenses paid to HGR were generally classified as "Construction Management" on Ocoee's budget-to-actual analysis and were not included in Ocoee's pre-construction budget; therefore, they represent unbudgeted cost overruns (refer to Schedule 1).⁵²

4.3.2 Ocoee Sales Office

- 68. The Ocoee Project spent \$363,581 on the buildout, furnishing, and operation of a sales office, which was not contained in the pre-construction budget for this project; therefore, it also represents an unbudgeted cost overrun (refer to Schedule 1).
- 69. We have requested Mr. Marchant explain the nature of these expenses and why they were not originally anticipated in the pre-construction budget.
 - 4.3.3 Purchase of SDA Ownership Interest
- 70. On December 15, 2017, the Trailwinds Project purchased the promissory note of one of Ocoee's Creditors, SDA Services Group Inc. ("SDA"). SDA was one of the originally Creditors of Ocoee and had loaned \$211,995 to the Ocoee Project.⁵³ After accounting for accrued interest and foreign exchange, SDA was owed \$397,474, which was paid with Trailwinds Project funds.

Source: Payout Statement and Release between Legacy Lifestyles Ocoee LP and SDA Services Group Inc., dated December 15, 2017.



⁴⁹ Source: Mutual Release between Legacy Lifestyles Ocoee Property et al. and HGR Construction, Inc., dated January 29, 2018.

Source: Memo from Phillip Millar and Gregory Marchant to Cohen Hamilton Steger, dated June 7, 2022, Response to Question 27(a).

⁵¹ Source: Document titled "Legacy trial balance and activity (2017 on)" and document titled "HGR (GC) Invoices", pages 20-22.

^{\$35,000} of the settlement with HGR was classified as a "Sales Office" expense (discussed in Section 44.3.2 below).

Page 20 Mr. Allan Rutman September 8, 2022

The purchase of this promissory note was not included in the Trailwinds pre-construction budget and therefore represented an unbudgeted cost overrun (refer to Schedule 5).

Mr. Marchant indicated that this note was purchased because, at the time, it was expected that Ocoee refinancing would occur within approximately six months and, by purchasing this note, the projects would have saved paying additional interest to SDA Services and earned profit participation as part of the Phase 2 equity syndication.⁵⁴

4.3.4 Other Unbudgeted Expenses

There were several other expenses that were incurred by the Legacy Projects that were not included on the pre-construction budgets, and, therefore, represent unbudgeted cost overruns (refer to Schedules 1 to 5). These costs are summarized in the chart below:

Table 9: Other Unbudgeted Fees Paid

	Ocoee	Longleaf	Destin	Summerlin	Trailwinds	Total
	\$	\$	\$	\$	\$	\$
Taxes	49,745	343,700	107,791	30,120	27,419	558,775
Professional Fees	60,927	23,766	34,053	30,447	10,542	159,735
Developer Admin Expenses	187,874	79,141	97,714	(22,681)	32,410	374,458
Equity Syndication Legals	131,557	-	-	-	-	131,557
Equity Syndication Related Expenses						
(Investment Marketing)	36,592	-	67,051	27,660	30,473	161,775
Total	466,695	446,607	306,608	65,546	100,844	1,386,301

Source: Schedules 1 to 5.

73. We have asked Mr. Marchant to explain the nature of these expenses and why they were not originally anticipated in the pre-construction budget.

4.4 Hedge Margin

Many of the Legacy Projects' Creditors elected to be repaid at a fixed USD:CAD foreign exchange rate. As a result, the Legacy Projects entered into hedge contracts with Velocity Trade. The budgeted expense associated with these hedge contracts was significant (i.e., a total of \$4.3 million); however, the actual expense was far lower than anticipated (i.e., a total of \$1.02 million). This resulted in additional funds available to each Legacy Project.

⁵⁴ Source: Memo from Phillip Millar and Gregory Marchant to Cohen Hamilton Steger, dated June 7, 2022, Response to Question 26. We have followed up with Mr. Marchant to see if this opportunity was available to other Creditors.



Page 21 Mr. Allan Rutman September 8, 2022

4.5 Permits

75. Given that the Legacy Projects did not reach the "shovel-ready" phase, amounts spent on permits were less than budgeted (i.e., total spending of \$380,000 versus a budget of \$1.13 million), with the exception of Ocoee.

5.0 ASSUMPTIONS

- 76. In addition to the assumptions set out in the body of this report and in the related schedules, we have made the following assumptions:
 - a) We have not conducted an audit of or otherwise verified the financial information provided to us in this matter and have assumed them to be accurate;
 - b) We have requested additional information and clarifications from Mr. Marchant; we have assumed information provided to date is as set out herein; and,
 - c) We have relied on comments and representations as presented to date by Mr. Marchant and his Counsel.

Yours truly,

COHEN HAMILTON STEGER & CO. INC.

in its capacity as Court-Appointed Inspector

Per: Farley J. Cohen MBA, FCPA, FCA, CIRP, FCBV, ASA, CFF, FCIArb

Principal

:rb Encl.



SCHEDULES

Ocoee

Budget-to-Actual Comparison

Schedule 1

			Source of Fund			
	Budget	[1]	Actual	[2]	Difference	
	\$	%	\$	%	\$	
Creditor Loans [4]	6,874,186	100%	6,873,467	81%	(719)	
Net Funding from Other Projects						
Due to (from) Trailwinds	-	0%	875,574	10%	875,574	
Due to (from) Destin	-	0%	10,572	0%	10,572	
Due to (from) Summerlin	-	0%	225,373	3%	225,373	
Due to (from) Longleaf		0%	322,986	4%	322,986	
Due to (from) Total		0%	1,434,506	17%	1,434,506	
Third Party Payables						
Property Tax	-	0%	17,805	0%	17,805	
Dentons	-	0%	155,000	2%	155,000	
Total Third Party Payables	-	0%	172,805	2%	172,805	
Total Funding	6,874,186	100%	8,480,778	100%	1,606,591	
		Ocoee	Use of Funds [3	5]		
	Budge		Actua		Difference	
	\$	%	\$	%	\$	
Land Cost				2-0/		
Land Cost	3,000,000	44%	3,000,000	35%	-	
Commission	10,000	0%	35,000	0%	25,000	
Closing Costs Total	30,600	0% 44%	14,209 3,049,209	0% 36%	(16,391) 8,609	
Total	3,040,600	4470	3,049,209	30%	8,009	
Permits	162,347	2%	314,065	4%	151,718	
Professional Fees						
Architect and Engineering	200,444	3%	364,993	4%	164,549	
Civil Engineer	44,000	1%	36,112	0%	(7,888)	
Landscape Architect	5,000	0%	9,000	0%	4,000	
Interior and Kitchen Design	101,800	1%	120,555	1%	18,755	
Reports - Environmental	1,500	0%	472	0%	(1,028)	
Reports - Market/Appraisal	88,175	1%	51,538	1%	(36,637)	
Reports - Geotech	1,825	0%	1,825	0%	(50,007,	
Total Professional Fees	442,744	6%	584,495	7%	141,751	
Administrative						
Legal Fees - Professional Fees	40,000	1%		0%		
Legal Fees - Bought Deal Cost of Issue	100,000	1%		0%		
Total Legal Fees	140,000	2%	197,876	2%	57,876	
Taxes	-	0%	49,745	1%	49,745	
Insurance	201	0%	201	0%	-	
Administrative Expenses	6,299	0%	74,540	1%	68,241	
Other Administrative/Operator Pre-Development	444,500	6%	584,195	7%	139,695	



Ocoee

Budget-to-Actual Comparison

Schedule 1

		Ocoee	Use of Funds [3	3]	
-	Budge	t	Actua	l	Difference
-	\$	%	\$	%	\$
Development and Other Fees					
Agent Fee	288,516	4%	286,838	3%	(1,678)
Advisory Fee - Greg Marchant	159,984	2%	159,846	2%	(138)
Advisory Fee - SOS Medical Information Resource Inc.	-	0%	22,200	0%	22,200
Investment Structuring	400,000	6%	373,292	4%	(26,708)
Investment Management	-	0%	231,430	3%	231,430
Hedge Margin ("Velocity")	897,000	13%	82,630	1%	(814,370)
Professional Fees	-	0%	60,927	1%	60,927
Developer Admin Expense	-	0%	187,874	2%	187,874
Equity Syndication Legals	-	0%	131,557	2%	131,557
Equity Syndication Related Expenses (Investment Marketing)	-	0%	36,592	0%	36,592
Travel	4,000	0%	33,948	0%	29,948
Sales Office (Buildout, FF&E, Operating and Staff Costs)	-	0%	363,581	4%	363,581
Subtotal	1,749,500	25%	1,970,715	23%	221,215
Development Fee					
Developer's Fee	900,000	13%	900,000	11%	-
Construction Management [5]	-	0%	750,134	9%	750,134
Subtotal	900,000	13%	1,650,134	19%	750,134
Total Development and Other Fees	2,649,500	38%	3,620,849	43%	971,349
Total Cost	6,886,191	100%	8,475,175	100%	1,588,984

Notes:

- [1] Budgeted source of funds is the amount of actual funds raised by the project per the Dentons Closing Books.
- [2] Source: Project Balance Sheets attached as Exhibit E to the Affidavit of Greg Marchant sworn December 20, 2021. Breakdown of net funding from Other Projects based on document titled "Legacy trial balance and activity (2017 on)".
- [3] Source: Memo from Phillip Millar and Gregory Marchant to Cohen Hamilton Steger, dated June 7, 2022, Exhibits 19-1 and 19-2.
- [4] The difference between budgeted and actual Creditor loans represents the project's cash balance.
- [5] This account is composed of the HGR Settlement and expenses.



Longleaf

Budget-to-Actual Comparison

Schedule 2

		Longleaf Source of Funds				
	Budget		Actual		Difference	
	\$	%	\$	%	\$	
Creditor Loans [5]	4,500,000	100%	4,499,137	92%	(863)	
Net Funding from Other Projects			.,,		()	
Due to (from) Trailwinds	-	0%	176,025	4%	176,025	
Due to (from) Ocoee	-	0%	(322,986)	-7%	(322,986)	
Due to (from) Destin	-	0%	114,694	2%	114,694	
Due to (from) Summerlin	-	0%	101,129	2%	101,129	
Due to (from) Total	-	0%	68,863	1%	68,863	
Third Party Payables						
Property Tax	-	0%	209,323	4%	209,323	
Dentons	-	0%	100,000	2%	100,000	
Hybrid (Marketing)	-	0%	30,000	1%	30,000	
Total Third Party Payables	-	0%	339,323	7%	309,323	
Total Funding	4,500,000	100%	4,907,323	100%	377,323	
		leaf Use of Fund				
	Budget		Actual		Difference	
	\$	%	\$	%	\$	
Land Cost	000 000	200/	202 222	4.00/		
Land Cost	890,000	20%	890,000	18%	-	
Closing Costs	9,078	0%	18,225	0%	9,147	
Total	899,078	20%	908,225	19%	9,147	
Permits	225,000	5%	50,354	1%	(174,646	
Professional Fees						
Architect and Engineering	550,000	12%	606,009	12%	56,009	
Civil Engineer	106,000	2%	68,902	1%	(37,098	
Landscape Architect	12,000	0%	17,075	0%	5,075	
Interior and Kitchen Design	15,000	0%	90,928	2%	75,928	
Reports - Environmental	10,000	0%	2,309	0%	(7,691	
•	58,805	1%	87,300	2%	28,495	
Reports - Market/Appraisal					20,493	
Reports - Geotech	1,195	0%	1,195	0%	100 710	
Total Professional Fees	753,000	17%	873,718	18%	120,718	
Administrative						
Legal Fees - Professional Fees	35,000	1%		0%		
Legal Fees - Bought Deal Cost of Issue	100,000	2%		0%		
Total Legal Fees	135,000	3%	130,623	3%	(4,377	
Taxes	-	0%	343,700	7%	343,700	
Accounting	-	0%	-	0%	-	
Insurance	201	0%	201	0%	-	
Administrative Expenses	6,799	0%	26,432	1%	19,633	
Other Administrative/Operator Pre-Development	398,922	9%	208,379	4%	(190,543)	
Total Administrative	540,922	12%	709,335	14%	168,413	
rotal Authinistrative	340,922	1270	107,333	1470	100,413	



Longleaf

Budget-to-Actual Comparison

Schedule 2

		Long	leaf Use of Fund	s	
-	Budget	[3]	Actual	[4]	Difference
_	\$	%	\$	%	\$
Development and Other Fees					
Agent Fee	202,500	5%	202,500	4%	-
Advisory Fee - Greg Marchant	90,000	2%	90,004	2%	4
Advisory Fee - SOS Medical Information Resource Inc.	-	0%	15,715	0%	15,715
Investment Structuring	200,000	4%	190,386	4%	(9,614
Investment Management	-	0%	339,861	7%	339,861
Hedge Margin ("Velocity")	585,000	13%	294,319	6%	(290,681
Professional Fees	-	0%	23,766	0%	23,766
Developer Admin Expense	-	0%	79,141	2%	79,141
Equity Syndication Legals	-	0%	-	0%	-
Equity Syndication Related Expenses (Investment Marketing)	-	0%	-	0%	-
Travel	4,500	0%	21,801	0%	17,301
Unknown Development and Other Fees	-	0%	108,199	2%	108,199
Subtotal	1,082,000	24%	1,365,692	28%	283,692
Development Fee	1,000,000	22%	1,000,000	20%	-
Total Development and Other Fees	2,082,000	46%	2,365,692	48%	283,692
Total Cost	4,500,000	100%	4,907,324	100%	407,324

Notes:

- [1] Budgeted source of funds is the amount of actual funds raised by the project per the Dentons Closing Books.
- [2] Source: Project Balance Sheets attached as Exhibit E to the Affidavit of Greg Marchant sworn December 20, 2021. Breakdown of net funding from Other Projects based on the document titled "Legacy trial balance and activity (2017 on)".
- [3] Source: Longleaf Pre-Construction Budget, organized by category consistent with the Ocoee budget in Memo from Phillip Millar and Gregory Marchant to Cohen Hamilton Steger, dated June 7, 2022, Exhibits 19-1 and 19-2.
- [4] Source: Project Balance Sheets attached as Exhibit E to the Affidavit of Greg Marchant sworn December 20, 2021. Breakdown of Development and Other Fees was based on a review of the document titled "Legacy trial balance and activity (2017 on)". Those expenses that could not be allocated were grouped as "Unknown Development and Other Fees".
- [5] The difference between budgeted and actual Creditor loans represents the project's cash balance.



Destin

Budget-to-Actual Comparison

Schedule 3

		Desti	n Source of Fund	s	
	Budget	[1]	Actual [2]	Difference
	\$	%	\$	%	\$
Creditor Loans [5]	6,447,634	100%	6,446,677	95%	(957)
Net Funding from Other Projects					` ` `
Due to (from) Trailwinds	-	0%	(10,572)	0%	(10,572)
Due to (from) Ocoee	-	0%	290,977	4%	290,977
Due to (from) Summerlin	-	0%	(28,355)	0%	(28,355)
Due to (from) Longleaf	-	0%	(114,694)	-2%	(114,694
Due to (from) Total	-	0%	137,356	2%	137,356
Third Party Payables					
Property Tax	-	0%	37,752	1%	37,752
Dentons	-	0%	175,000	3%	175,000
Total Third Party Payables	-	0%	212,752	3%	212,752
Total Funding	6,447,634	100%	6,796,785	100%	349,151
			in Use of Funds		
	Budget		Actual [Difference
* 10	\$	%	\$	%	\$
Land Cost	4 (00 000	2.60/	4.055.000	200/	205.000
Land Cost	1,690,000	26%	1,975,000	29%	285,000
Commission	250,000	00/	20.042	0% 0%	(250,000)
Closing Costs Total	9,800 1,949,800	0% 30%	30,843 2,005,843	30%	21,043 56,043
Permits	236,400	4%	4,970	0%	(231,430)
D (: 15					
Professional Fees	<4 < 0 E 0	400/	600 2 0 7	400/	======
Architect and Engineering	616,050	10%	689,287	10%	73,237
Civil Engineer	6,000	0%	66,646	1%	60,646
Landscape Architect	11,000	0%	8,550	0%	(2,450)
Interior and Kitchen Design	30,000	0%	73,360	1%	43,360
Reports - Environmental	1,500	0%	3,379	0%	1,879
Reports - Market/Appraisal	50,263	1%	59,543	1%	9,280
Reports - Geotech	2,237	0%	2,237	0%	-
Consultants	201,500	3%	-	0%	(201,500)
Total Professional Fees	918,550	14%	903,002	13%	(15,548)
Administrative					
Legal Fees - Professional Fees	25,000	0%		0%	
Legal Fees - Bought Deal Cost of Issue	100,000	2%		0%	
Total Legal Fees	125,000	2%	232,619	3%	107,619
Taxes	-	0%	107,791	2%	107,791
Insurance	201	0%	201	0%	107,791
					(0.077
Administrative Expenses	7,299	0%	70,276	1%	62,977
Other Administrative/Operator Pre-Development	500,000	8%	162,777	2%	(337,223)
Total Administrative	632,500	10%	573,664	8%	(58,836)



Budget-to-Actual Comparison

Schedule 3

	Destin Use of Funds						
-	Budget	[3]	Actual	Actual [4]			
-	\$	%	\$	%	\$		
Development and Other Fees							
Agent Fee	290,144	4%	290,144	4%	(0		
Advisory Fee - Greg Marchant	129,106	2%	128,952	2%	(154		
Advisory Fee - SOS Medical Information Resource Inc.	-	0%	162,738	2%	162,738		
Advisory Fee - Thornbridge Capital	-	0%	257,974	4%	257,974		
Investment Structuring	450,000	7%	414,217	6%	(35,783		
Investment Management	-	0%	284,304	4%	284,304		
Hedge Margin ("Velocity")	838,500	13%	365,506	5%	(472,994		
Professional Fees	-	0%	34,053	1%	34,053		
Developer Admin Expense	-	0%	97,714	1%	97,714		
Equity Syndication Legals	-	0%	-	0%	-		
Equity Syndication Related Expenses (Investment Marketing)	-	0%	67,051	1%	67,051		
Travel	5,000	0%	31,655	0%	26,655		
Unknown Development and Other Fees	-	0%	175,000	3%	175,000		
Subtotal	1,712,750	27%	2,309,307	34%	596,557		
Development Fee	1,000,000	16%	1,000,000	15%	-		
Total Development and Other Fees	2,712,750	42%	3,309,307	49%	596,557		
Total Cost	6,450,000	100%	6,796,786	100%	346,786		

Notes:

- [1] Budgeted source of funds is the amount of actual funds raised by the project per the Dentons Closing Books.
- [2] Source: Project Balance Sheets attached as Exhibit E to the Affidavit of Greg Marchant sworn December 20, 2021. Breakdown of net funding from Other Projects based on the document titled "Legacy trial balance and activity (2017 on)".
- [3] Source: Destin Pre-Construction Budget, organized by category consistent with the Ocoee budget in Memo from Phillip Millar and Gregory Marchant to Cohen Hamilton Steger, dated June 7, 2022, Exhibits 19-1 and 19-2.
- [4] Source: Project Balance Sheets attached as Exhibit E to the Affidavit of Greg Marchant sworn December 20, 2021. Breakdown of Development and Other Fees was based on a review of the document titled "Legacy trial balance and activity (2017 on)". Those expenses that could not be allocated were grouped as "Unknown Development and Other Fees".
- [5] The difference between budgeted and actual Creditor loans represents the project's cash balance.



Budget-to-Actual Comparison

Schedule 4

		Summer	lin Source of Fu	nds	
	Budget [Actual [Difference
	\$	%	\$	%	\$
Creditor Loans [5]	5,765,000	100%	5,764,358	101%	(642
Net Funding from Other Projects	•				
Due to (from) Trailwinds	-	0%	117,427	2%	117,427
Due to (from) Ocoee	-	0%	(225,373)	-4%	(225,373
Due to (from) Destin	-	0%	28,355	0%	28,35
Due to (from) Longleaf	-	0%	(101,129)	-2%	(101,12
Due to (from) Total		0%	(180,720)	-3%	(180,72
Third Party Payables					
Property Tax	-	0%	16,701	0%	16,70
Dentons	-	0%	130,000	2%	130,00
Total Third Party Payables	-	0%	146,701	3%	146,70
Total Funding	5,765,000	99%	5,730,339	100%	(34,66
		erlin Use of Fund		D://	
	Budget [Actual [Difference
Land Cost	\$	%	\$	%	\$
Land Cost	1,400,000	24%	1,450,000	25%	50,00
Commission	50,000	24/0	1,450,000	0%	(50,00
Closing Costs	19,000	0%	25,656	0%	6,65
Total	1,469,000	25%	1,475,656	26%	6,65
Total	1,409,000	25/6	1,470,000	2076	0,03
Permits	240,000	4%	10,970	0%	(229,030
Professional Fees					
Architect and Engineering	734,050	13%	756,170	13%	22,12
Civil Engineer	6,000	0%	54,861	1%	48,86
Landscape Architect	17,000	0%	12,918	0%	(4,08
Interior and Kitchen Design	30,000	1%	80,101	1%	50,10
Reports - Environmental	8,200	0%	2,596	0%	(5,60
Reports - Market/Appraisal	85,969	1%	88,333	2%	2,36
Reports - Geotech	1,531	0%	1,531	0%	_,
Consultants	32,000	1%	-	0%	(32,00
Total Professional Fees	914,750	16%	996,510	17%	81,76
A.1. * * * * * * * * * * * * * * * * * *					
Administrative	25 000	00/		00/	
Legal Fees - Professional Fees	25,000	0%		0%	
Legal Fees - Bought Deal Cost of Issue	100,000	2%		0%	
Total Legal Fees	125,000	2%	82,358	1%	(42,64
Taxes	-	0%	30,120	1%	30,12
Accounting	-	0%	5,423	0%	5,42
Insurance	201	0%	201	0%	
Administrative Expenses	6,799	0%	68,267	1%	61,46
Other Administrative/Operator Pre-Development	498,000	9%	404,630	7%	(93,37



Summerlin

Budget-to-Actual Comparison

Schedule 4

	Summerlin Use of Funds				
-	Budget	[3]	Actual [Difference	
	\$	%	\$	%	\$
Development and Other Fees					
Agent Fee	259,425	4%	259,425	5%	
Advisory Fee - Greg Marchant	120,825	2%	114,300	2%	(6,525
Advisory Fee - SOS Medical Information Resource Inc.	-	0%	121,270	2%	121,270
Advisory Fee - Thornbridge Capital	-	0%	97,125	2%	97,12
Investment Structuring	450,000	8%	414,623	7%	(35,37)
Investment Management	-	0%	245,586	4%	245,58
Hedge Margin ("Velocity")	760,500	13%	210,519	4%	(549,98
Professional Fees	-	0%	30,447	1%	30,44
Developer Admin Expense	-	0%	(22,681)	0%	(22,68
Equity Syndication Legals	-	0%	-	0%	
Equity Syndication Related Expenses (Investment Marketing)	-	0%	27,660	0%	27,66
Travel	5,500	0%	27,930	0%	22,43
Unknown Development and Other Fees	-	0%	130,000	2%	130,00
Subtotal	1,596,250	27%	1,656,204	29%	59,95
Development Fee	1,000,000	17%	1,000,000	17%	
Total Development and Other Fees	2,596,250	44%	2,656,204	46%	59,95
Total Cost	5,850,000	100%	5,730,339	100%	(119,66

Notes:

- [1] Budgeted source of funds is the amount of actual funds raised by the project per the Dentons Closing Books.
- [2] Source: Project Balance Sheets attached as Exhibit E to the Affidavit of Greg Marchant sworn December 20, 2021. Breakdown of net funding from Other Projects based on the document titled "Legacy trial balance and activity (2017 on)".
- [3] Source: Summerlin Pre-Construction Budget, organized by category consistent with the Ocoee budget in Memo from Phillip Millar and Gregory Marchant to Cohen Hamilton Steger, dated June 7, 2022, Exhibits 19-1 and 19-2.
- [4] Source: Project Balance Sheets attached as Exhibit E to the Affidavit of Greg Marchant sworn December 20, 2021. Breakdown of Development and Other Fees was based on a review of the document titled "Legacy trial balance and activity (2017 on)". Those expenses that could not be allocated were grouped as "Unknown Development and Other Fees".
- [5] The difference between budgeted and actual Creditor loans represents the project's cash balance.



Trailwinds

Budget-to-Actual Comparison

Schedule 5

	Trailwinds Source of Funds				
	Budget	[1]	Actual [2]		Difference
	\$	%	\$	%	\$
Creditor Loans [5]	10,100,000	100%	10,095,560	114%	(4,440)
Net Funding from Other Projects					
Due to (from) Trailwinds	-	0%	(875,574)	-10%	(875,574)
Due to (from) Destin	-	0%	(290,977)	-3%	(290,977)
Due to (from) Summerlin	-	0%	(117,427)	-1%	(117,427)
Due to (from) Longleaf	-	0%	(176,025)	-2%	(176,025)
Due to (from) Total	-	0%	(1,460,004)	-16%	(1,460,004)
Third Party Payables					
Property Tax	-	0%	20,824	0%	20,824
Dentons		0%	225,000	3%	225,000
Total Third Party Payables	-	0%	245,824	3%	245,824
Total Funding	10,100,000	100%	8,881,380	100%	(1,218,620)
		Trailv	vinds Use of Fund	ls	
	Budget	[3]	Actual [4]	Difference
	\$	%	\$	%	\$
Land Cost					
Land Cost	3,600,000	36%	3,600,000	41%	-
Closing Costs	12,000	0%	38,382	0%	26,382
Total	3,612,000	36%	3,638,382	41%	26,382
Permits	250,000	2%	-	0%	(250,000)
Professional Fees					
Architect and Engineering	642,000	6%	318,728	4%	(323,272)
Civil Engineer	-	0%	65,307	1%	65,307
Landscape Architect	40,000	0%	11,275	0%	(28,725)
Interior and Kitchen Design	90,000	1%	57,920	1%	(32,080)
Reports - Environmental	8,500	0%	579	0%	(7,921)
Reports - Market/Appraisal	85,263	1%	66,293	1%	(18,970)
Reports - Geotech	2,237	0%	2,237	0%	(10,570)
•			2,237		(420,000)
Consultants	420,000	4%	-	0%	(420,000)
Total Professional Fees	1,288,000	13%	522,339	6%	(765,661)
Administrative					
Legal Fees - Professional Fees	25,000	0%		0%	
Legal Fees - Bought Deal Cost of Issue	100,000	1%		0%	
Total Legal Fees	125,000	1%	117,699	1%	(7,301)
Taxes	- -	0%	27,419	0%	27,419
Insurance	201	0%	201	0%	-
Administrative Expenses	6,799	0%	24,613	0%	17,814
Other Administrative/Operator Pre-Development [6]	1,386,500	14%	1,163,847	13%	(222,653)
Total Administrative	1,518,500	15%		15%	
rotat Administrative	1,518,500	15%	1,333,779	15%	(184,721)



Trailwinds

Budget-to-Actual Comparison

Schedule 5

	Trailwinds Use of Funds					
	Budget [3]		Actual [4]		Difference	
	\$	%	\$	%	\$	
Development and Other Fees						
Agent Fee	279,600	3%	279,600	3%	-	
Advisory Fee - Greg Marchant	360,900	4%	277,420	3%	(83,480	
Advisory Fee - SOS Medical Information Resource Inc.	-	0%	193,224	2%	193,224	
Advisory Fee - Thornbridge Capital	-	0%	174,009	2%	174,009	
Advisory Fee - Byrex Inc.	-	0%	24,481	0%	24,481	
Advisory Fee - 1932234 Ontario Inc.	-	0%	12,028	0%	12,028	
Investment Structuring	441,500	4%	437,113	5%	(4,387	
Investment Management	-	0%	286,388	3%	286,388	
Hedge Margin ("Velocity")	1,189,500	12%	68,944	1%	(1,120,556	
Professional Fees	-	0%	10,542	0%	10,542	
Developer Admin Expense	-	0%	32,410	0%	32,410	
Equity Syndication Legals	-	0%	-	0%	-	
Equity Syndication Related Expenses (Investment Marketing)	-	0%	30,473	0%	30,473	
Investment in SDA Services Ownership	-	0%	397,474	4%	397,474	
Travel	10,000	0%	-	0%	(10,000	
Sales Office	150,000	1%	-	0%	(150,000	
Unknown Development and Other Fees	-	0%	225,001	3%	225,001	
Subtotal	2,431,500	24%	2,449,107	28%	17,607	
Development Fee	1,000,000	10%	937,774	11%	(62,226	
Total Development and Other Fees	3,431,500	34%	3,386,881	38%	(44,619	
Total Cost	10,100,000	100%	8,881,381	100%	(1,218,619	

Notes:

- [1] Budgeted source of funds is the amount of actual funds raised by the project per the Dentons Closing Books.
- [2] Source: Project Balance Sheets attached as Exhibit E to the Affidavit of Greg Marchant sworn December 20, 2021. Breakdown of net funding from Other Projects based on the document titled "Legacy trial balance and activity (2017 on)".
- [3] Source: Summerlin Pre-Construction Budget, organized by category consistent with the Ocoee budget in Memo from Phillip Millar and Gregory Marchant to Cohen Hamilton Steger, dated June 7, 2022, Exhibits 19-1 and 19-2.
- [4] Source: Project Balance Sheets attached as Exhibit E to the Affidavit of Greg Marchant sworn December 20, 2021. Breakdown of Development and Other Fees was based on a review of the document titled "Legacy trial balance and activity (2017 on)". Those expenses that could not be allocated were grouped as "Unknown Development and Other Fees".
- $\label{thm:continuous} \ensuremath{[5]} \ensuremath{\text{The difference between budgeted and actual Creditor loans represents the project's cash balance.}$
- [6] An additional \$950,000 was added to the budgeted "Other Administrative/Operator Pre-Development Cost" after Tranche 4 of Trailwinds' borrowing, which was used for LVSH fees and third-party costs associated with LVSH's work.



APPENDICES

Summary of Creditors by Legacy Project

Appendix A

C 111				Loan Amount [1], [2]			
Creditor	Ocoee	Longleaf	Destin	Summerlin	Trailwinds	Total	
	\$	\$	\$	\$	\$	\$	
1018073 B.C. Ltd. (Frank Geier)	350,000	725,000	200,000	-	-	1,275,00	
1212383 Ontario Inc. (Dr. Harterre)	-	-	-	50,000	-	50,00	
1387615 Ontario Limited (Scott Barrett)	-	-	-		72,648	72,64	
1392530 Ontario Inc. (Shirley Chong)	-	-	200,000	150,000	-	350,00	
1424604 Ontario Limited (Jim Richings)	-	-	150,000	-	-	150,00	
1792211 Alberta Ltd.	100,000	-	-	-	-	100,00	
2143700 Ontario Inc. (Larry/David Jackson)	-	-	-	-	200,000	200,00	
2244512 Ontario Inc. (Ashis Chawla)	-	50,000	50,000	50,000	50,000	200,00	
2335996 Ontario Inc. (Jim Lovie)	-	-	-	200,000	-	200,00	
2464649 Ontario Inc. (Rick Woodgate)	-	-	-	-	100,000	100,00	
2480449 Ontario Inc.	100,000	-	-	-	-	100,00	
2480450 Ontario Inc.	500,000	-	-	-	-	500,00	
2503019 Ontario Inc. (Michael Molnar)	500,000	-	-	-	-	500,00	
2581506 Ontario Limited (Neale Brown)	-	-	-	-	370,000	370,00	
2609866 Ontario Inc.	211,995	-	-	-	-	211,99	
4422279 Canada Inc. (Ron Shlien)	525,000	-	300,000	1,300,000	400,010	2,525,01	
9677658 Canada Inc. (Ken Wootten)	-	-	-	-	100,000	100,00	
975393 Ontario Inc. (Grant Anthony)	-	73,000	-	-	-	73,00	
Al Resnick Professional Corporation	-	50,000	-	-	-	50,00	
Alcran Holdings Ltd. (Ian Johnson)	-	391,850	-	-	100,000	491,85	
Alka Industries Inc.	-	-	-	25,000	-	25,00	
Andrew J. Suchecki	70,015	-	-	-	-	70,01	
Angellotti Holdings Inc.	-	-	-	-	50,000	50,00	
Ankur Bhatnagar	-	-	-	75,000	-	75,00	
Avni Suchak (Mitesh)	-	200,000	-	-	200,000	400,00	
Basi Law Professional Corporation (Katy Basi)	-	-	-	-	50,000	50,00	
C. Geoffrey Hampson	-	50,000	-	-	-	50,00	
Carolyn R. MacLeod	=	100,000	100,000	100,000	-	300,00	
Christiansen Investments Inc. (Arlene Christiansen)	=	-	-	-	1,500,000	1,500,00	
Claremont Holdings Corporation (Ian Collins)	-	-	-	-	72,472	72,47	
Conex Services Inc. (Glenn Walsh)	=	100,000	-	-	-	100,00	
Curtis Styres	-	250,000	-	500,000	-	750,00	
Daveni Investments Ltd.	170,919	182,101	-	-	-	353,02	
David Thomson	200,000	-	100,000	-	-	300,00	
Diane Lillian Walsh	-	100,000	-	-	-	100,00	
Donald C. Baker	-	-	-	-	100,000	100,00	
Donald J. McDonald	-	-	-	15,000	-	15,00	
Douglas M. Parker	-	50,000	-	-	-	50,00	
Drew Lindsay and Brad McIntosh	-	23,480	-	-	-	23,48	
Edward M. Hunter	-	-	-	-	200,000	200,00	
Faiza & Nazir Kassam	70,000	-	-	-	-	70,00	
Festivus Holdings Inc. (Mark & Steve Freiman)	-	-	-	149,758	550,000	699,75	
Fore Bears Forensic Science Inc. (Vince Rochon)	-	-	300,000	-	-	300,00	
Gary Leung	100,000	-	-	-	-	100,00	
George Wall and Joan Lindsay	-	364,964	-	-	-	364,96	
Gonul Isinak	_	-	100,000	-	-	100,00	
Gregory Ip Medicine Professional Corporation	_	-	500,000	250,000	-	750,00	
Hallco Holdings Inc. (Mike Hall)	150,000	100,000	-	-	300,000	550,00	
Hung W. Ieong	50,000		-	_	-	50,00	
Ian and Moira Bell	-	_	-	_ _	150,000	150,00	
Izabella Dykstra	- -	_	-	_	50,000	50,00	
J.L.L. Developments Inc.	- -	100,000	-	_	-	100,00	
•		100,000	-	-	-		
Jack Shinehoft Professional Corporation	287,673	-	-	-	-	287,67	
James G. Greenwood	136,855	-	-	-	240.297	136,85	
James MacDonald	-	-	-	-	349,287	349,28	



Summary of Creditors by Legacy Project

Appendix A

	1			Loan Amount [1], [2]		
Creditor	Ocoee	Longleaf	Destin	Summerlin	Trailwinds	Total
	\$	\$	\$	\$	\$	\$
James Tennent	-	-	150,000	-	-	150,000
Jay Feingold Professional Corporation	-	-	-	40,000	-	40,000
John Francis Footprints Limited	250,000	-	-	-	-	250,000
John M. Boag	175,000	100,000	150,000	100,000	-	525,000
JST Business Development Inc.	140,000	-	-	-	-	140,000
Julia L. DellaMaestra	500,000	-	-	-	-	500,000
Karlen Holdings Inc. (Leonard & Karen Ineson)	100,000	-	-	-	-	100,000
Katayoun Sarafian	-	-	-	-	100,000	100,000
Kevin Sterling	-	-	100,000	100,000	-	200,000
Langford Grain Inc. (Dave & Michelle Langford)	-	-	392,634	-	1,064,784	1,457,418
Lawrence Jackson	-	50,000	-	-	-	50,000
Lucy Ber	-	-	200,000	-	-	200,000
M. Anderson Holdings Inc.	355,114	-	-	-	-	355,114
M2D2 Capital Resources, Inc. (Don Thomson)	175,000	100,000	200,000	100,000	-	575,000
Mad Apples Marketing Communications Inc. (David Power)	-	-	-	-	100,000	100,000
Mark & Tara Pierog	-	-	500,000	500,000	-	1,000,000
Mark Ber -> Berkid Investments Limited	-	-	-	200,000	-	200,000
Mark Freiman	-	-	200,000	-	-	200,000
Marty Shankman Agency Limited	-	-	150,000	150,000	-	300,000
MD Investment Holdings Inc. (Michael Delisle)	-	-	-	50,000	-	50,000
Michael Kessel	35,000	35,000	35,000	35,000	50,000	190,000
MID Properties Inc. (Mike Dykstra)	-	-	-	-	100,000	100,000
Minh Phung	-	17,009	-	-	-	17,009
MLC Financial Ltd. (Mark Curtis)	-	113,550	-	100,000	200,000	413,550
Mohammed M. Ali	70,812	-	-	-	-	70,812
Nadir M. H. Janmohamed	50,000	-	-	-	-	50,000
Nakeet Technologies Inc.	34,517	50,000	-	-	-	84,517
New Gemini Inc. (Steve Sibley)	-	-	250,000	250,000	-	500,000
NMP Investment Holdings Inc. (Nick Perpick)	-	-	-	-	250,000	250,000
Oakville Mortgage Investment Corporation (Jay Gabrani)	-	-	-	100,000	-	100,000
Paul Collins Professional Corporation	-	-	200,000	-	225,000	425,000
Paura Professional Corporation (Mario Paura)	-	-	-	-	225,000	225,000
Peter G. Volpe	-	50,000	-	-	100,000	150,000
Reinrichmar Holdings Limited (Richard Reininger)	210,000	140,000	150,000	300,000	300,000	1,100,000
Remco Holdings Ontario Ltd.	70,000	70,000	-	-	-	140,000
Richard W. Woodruff	-	-	-	100,242	200,000	300,242
Robert Barron	-	-	-	-	100,000	100,000
Robert White	-	-	100,000	50,000	50,000	200,000
Ron Lapsker	-	-	500,000	-	-	500,000
Scott & Nada Tupling	-	-	420,000	-	300,000	720,000
Shirley Katz	-	-	-	30,000	-	30,000
Smart Financial Consulting Corp. (Meta Heidary)	100,000	100,000	-	50,000	-	250,000
Snehal Patel	69,219	-	-	-	-	69,219
Spectrum Jewellery Mfg. Inc.	-	-	-	-	720,800	720,800
SRnED Limited (Earl Viner)	17,069	50,000	-	45,000	-	112,069
Stephen Kwok Professional Corporation	100,000	-	-	-	-	100,000
Steven E. Freiman	-	-	300,000	-	-	300,000
Stratagem IT Resources Inc. (Drew Lindsay)	-	76,458	-	-	-	76,458
Success Strategies Ltd. (Shelle Rose Charvet)	-	100,000	-	-	-	100,000
Sunil Patel & Sabrena Tangri	-	100,000	-	-	-	100,000
Susan Latremoille	-	-	150,000	-	-	150,00
Taler Investments Inc. (Mark Harrington)	-	-	-	-	100,000	100,000
TANJEM Holdings LLC (Dr. Hilal)	500,000	-	-	-	-	500,000
	100.000	_				100.000
Teresa DiMarco - > Katherine Suedan	100,000	-	-	-	-	100,000
Teresa DiMarco - > Katherine Suedan Terrence & Angela Della Maestra	300,000	150,000	-	150,000	-	600,000



Summary of Creditors by Legacy Project

Appendix A

			Loan Amo	ount [1], [2]		
Creditor	Ocoee	Longleaf	Destin	Summerlin	Trailwinds	Total
	\$	\$	\$	\$	\$	\$
Thomas R. Della Maestra	-	-	-	200,000	-	200,000
Thornbridge Capital (Mark Ber & Jason Middleton)	=	-	300,000	200,000	100,000	600,000
TMP Investments Inc. (Mark Pierog)	-	-	-	-	400,000	400,000
Yale Realty Inc. (Larry Fox)	-	80,000	-	-	-	80,000
Zuhrick Inc. (Patrick Quaid)		107,589		50,000		157,589
Total	6,874,186	4,500,000	6,447,634	5,765,000	10,100,000	33,686,821

Note:

- [1] Source: Document titled "Legacy Phase 1 Lender List by Project".
- [2] In cases where a single individual invested in one Legacy Project and a company associated with that same single individual invested in another Legacy Project, we treated these investments as having come from the same source. We understand the tax implications may be different in each of these instances.



Pre-Construction Budget [1]

Appendix B1

	Total Pre- Construction Costs
	\$
Land Cost	
Land Deposit	200,000
Remaining Land Cost	2,800,000
Commission	10,000
Subtotal	3,010,000
Site Work	
Earthwork, Paving, Landscape, Hardscape	
Development Soft Costs	
Architectural	200,444
Engineering	38,000
Landscape/Hardscape Design	5,000
Conceptual Planning	-
Traffic Engineering	6,000
Topo/Boundary/Survey	-
Environmental Reports (Phase I, II @ Asbestos)	1,500
Studies and Other Fees	90,000
Construction Testing & Inspections	-
Impact Fees	-
Permits and Application Fees	162,347
Legal	40,000
Title Insurance	9,600
Real Estate Taxes	-
Documentary Stamps	21,000
Intangible Tax	-
Appraisals	-
Inspections	-
Builder's Risk & Liability	-
Payment/Performance Bond	-
Travel	4,000
Miscellaneous	6,500
Signage (Permit & Application Fees)	
Subtotal	584,391



Ocoee

Pre-Construction Budget [1]

Appendix B1

	Total Pre- Construction Costs
	\$
Interior	*
Interior Design	90,000
FF&E	-
Kitchen Equipment	11,800
Subtotal	101,800
Marketing	
Premarketing	444,500
Preopening	-
Subtotal	444,500
Financing	
Lt Equity/Construction Loan/Permanent Mortgage	400,000
Bought Deal Cost Of Issue	548,500
F/X Hedge	897,000
Subtotal	1,845,500
Other Fees	
Development Fees	900,000
Construction Management Fee	-
Contingency	-
Subtotal	900,000
Total Project Costs	6,886,191

Note.

[1] Source: Ocoee Pre-Construction Budget.



Pre-Construction Budget [1]

Appendix B2

	Total Pre- Construction Costs
	\$
Land Cost	
Land Deposit Extensions	50,000
Extensions	20,000
Remaining Land Cost	820,000
Commission	
Subtotal	890,000
Site Work	
Earthwork, Paving, Landscape, Hardscape	
Development Soft Costs	
Architectural	550,000
Engineering	100,000
Landscape/Hardscape Design	6,000
Conceptual Planning	7,500
Traffic Engineering	6,000
Topo/Boundary/Survey	6,000
Environmental Reports (Phase I, II @ Asbestos)	10,000
Studies and Other Fees	45,000
Construction Testing & Inspections	-
Impact Fees	-
Permits and Application Fees	225,000
Legal	35,000
Title Insurance	2,848
Real Estate Taxes	-
Documentary Stamps	6,230
Intangible Tax	-
Appraisals	7,500
Inspections	-
Builder's Risk & Liability	-
Payment/Performance Bond	-
Travel	4,500
Miscellaneous	7,000
Signage (Permit & Application Fees)	
Subtotal	1,018,578



Pre-Construction Budget [1]

Appendix B2

	Total Pre- Construction Costs
	\$
Interior	
Interior Design	15,000
FF&E	-
Kitchen Equipment	-
Subtotal	15,000
Marketing	
Premarketing	350,000
Preopening	48,922
Subtotal	398,922
Financing	
Long-Term Equity/Construction Loan/Permanent Mortgage	200,000
Bought Deal Cost Of Issue	392,500
F/X Hedge	585,000
Subtotal	1,177,500
Other Fees	
Development Fees	1,000,000
Construction Management Fee	-
Contingency	-
Subtotal	1,000,000
Total Project Costs	4,500,000

Note.

[1] Source: Longleaf Pre-Construction Budget.



Pre-Construction Budget [1]

Appendix B3

	Total Pre- Construction Costs
	\$
Land Cost	110,000
Land Deposit	110,000
Extensions	1 500 000
Remaining Land Cost	1,580,000
Commission Subtotal	250,000
Subtotal	1,940,000
Site Work	
Earthwork, Paving, Landscape, Hardscape	
Development Soft Costs	
Architectural & Engineering	616,050
Landscape/Hardscape Design	5,000
Conceptual Planning	, -
Traffic Engineering	6,000
Topo/Boundary/Survey	6,000
Environmental Reports (Phase I, II @ Asbestos)	1,500
Studies and Other Fees	45,000
Construction Testing & Inspections	-
Impact Fees	-
Permits and Application Fees	236,400
Legal	25,000
Title Insurance	2,800
Real Estate Taxes	-
Documentary Stamps	7,000
Intangible Tax	-
Appraisals	7,500
Inspections	-
Builder's Risk & Liability	-
Payment/Performance Bond	-
Travel	5,000
Miscellaneous	7,500
Signage (Permit & Application Fees)	-
Consultants	201,500
Subtotal	1,172,250



Pre-Construction Budget [1]

Appendix B3

	Total Pre- Construction Costs
	\$
Interior	
Interior Design	30,000
FF&E	-
Kitchen Equipment	-
Subtotal	30,000
Marketing	
Premarketing	300,000
Preopening	200,000
Subtotal	500,000
Financing	
Long-Term Equity/Construction Loan/Permanent Mortgage	450,000
Bought Deal Cost Of Issue	519,250
F/X Hedge Margin Account Deposit	838,500
Subtotal	1,807,750
Other Fees	
Development Management	300,000
Construction Management	500,000
Operational Management	200,000
Subtotal	1,000,000
Total Project Costs	6,450,000

Note.

[1] Source: Destin Pre-Construction Budget.



Pre-Construction Budget [1]

Appendix B4

	Total Pre- Construction Costs
	\$
Land Cost	
Land Cost	1,400,000
Commission	50,000
Subtotal	1,450,000
Site Work	
Earthwork, Paving, Landscape, Hardscape	
Development Soft Costs	
Architectural & Engineering	734,050
Landscape Design	5,000
Food Service Design	-
Traffic Engineering	6,000
Topo/Boundary/Survey	12,000
Environmental Reports (Phase I, II @ Asbestos)	8,200
Studies and Other Fees	80,000
Construction Testing & Inspections	-
Impact Fees	-
Permits and Application Fees	240,000
Legal	25,000
Title Insurance	9,000
Real Estate Taxes	-
Documentary Stamps	10,000
Intangible Tax	-
Appraisals	7,500
Inspections	-
Builder's Risk & Liability	-
Payment/Performance Bond	-
Travel	5,500
Miscellaneous	7,000
Signage (Permit & Application Fees)	-
Consultants	32,000
Subtotal	1,181,250



Pre-Construction Budget [1]

Appendix B4

	Total Pre- Construction Costs
	\$
Interior	
Interior Design	30,000
FF&E	-
Kitchen Equipment	-
Subtotal	30,000
Marketing	
Premarketing	298,000
Preopening	200,000
Subtotal	498,000
Financing	
Long-Term Equity/Construction Loan/Permanent Mortgage	450,000
Bought Deal Cost Of Issue	480,250
F/X Hedge Margin Account Deposit	760,500
Subtotal	1,690,750
Other Fees	
Development Management	300,000
Construction Management	500,000
Operational Management	200,000
Subtotal	1,000,000
Total Project Costs	5,850,000

Note.

[1] Source: Summerlin Pre-Construction Budget.



Pre-Construction Budget [1]

Appendix B5

	Total Pre-Construction Costs		
	Original	Additional Raise	Revised
	\$	\$	\$
Land Cost			
Land Deposit	-	-	-
Extensions	-	-	-
Remaining Land Cost	3,600,000	-	3,600,000
Commission	-	-	-
Subtotal	3,600,000		3,600,000
Site Work			
Earthwork, Paving, Landscape, Hardscape			
Development Soft Costs			
Architectural & Engineering	642,000	-	642,000
Landscape/Hardscape Design	30,000	-	30,000
Conceptual Planning	-	-	-
Traffic Engineering	-	-	-
Topo/Boundary/Survey	10,000	-	10,000
Environmental Reports (Phase I, II @ Asbestos)	8,500	-	8,500
Studies and Other Fees	80,000	-	80,000
Construction Testing & Inspections	-	-	-
Impact Fees	-	-	-
Permits and Application Fees	250,000	-	250,000
Legal	25,000	-	25,000
Title Insurance	5,000	-	5,000
Real Estate Taxes	-	-	-
Documentary Stamps	7,000	-	7,000
Intangible Tax	-	-	-
Appraisals	7,500	-	7,500
Inspections	-	-	-
Builder's Risk & Liability	-	-	-
Payment/Performance Bond	-	-	-
Travel	10,000	-	10,000
Miscellaneous	7,000	-	7,000
Signage (Permit & Application Fees)	-	-	-
Consultants	420,000	-	420,000
Subtotal	1,502,000		1,502,000



Pre-Construction Budget [1]

Appendix B5

	Total Pre-Construction Costs		
	Original	Additional Raise	Revised
Interior			
Interior Design	90,000	-	90,000
FF&E	-	-	-
Sales Office	150,000	-	150,000
Subtotal	240,000		240,000
Marketing			
Premarketing	236,500	950,000	1,186,500
Preopening	200,000	-	200,000
Lease-Up Losses	-	-	-
Subtotal	436,500	950,000	1,386,500
Financing			
Long-Term Equity/Construction Loan/Permanent Mortgage	441,500	-	441,500
Bought Deal Cost Of Issue	740,500	-	740,500
F/X Hedge Margin Account Deposit	1,189,500	-	1,189,500
Subtotal	2,371,500		2,371,500
Other Fees			
Development Management	500,000	-	500,000
Construction Management	300,000	-	300,000
Operational Management	200,000	-	200,000
Subtotal	1,000,000		1,000,000
Total Project Costs	9,150,000	950,000	10,100,000

Note:



^[1] Source: Trailwinds Pre-Construction Budget.



MEMORANDUM

To: Phillip Millar and Gregory Marchant

CC: Lorne Silver

From: Cohen Hamilton Steger

Date: August 15, 2022

RE: BERKID INVESTMENTS LTD. ET AL V. HUNTER MILBRONE ET AL

LIST OF FOLLOW UP QUESTIONS AND REQUESTS FOR GREGORY MARCHANT

- 1. The LV Senior Housing contract was not provided in response to Undertaking #2. Was there a contract with LV Senior Housing for each project? If yes, provide it.
 - If no, how were the invoiced amounts each month determined and agreed upon?
 Provide any correspondence in this regard.
- 2. Mr. Marchant's answer to undertaking #7(i)(c) indicates that the investment management fee was not included in the pre-development (i.e., Phase 1) budget but that in the full project financial model, "Investment Management is to be paid at \$100,000 annually until the project reaches operational stabilization at which point the annual Investment Management payment would switch to a percentage of annual revenue."
 - a. Please identify where in the full financial model this \$100,000 investment management fee expense is shown. Provide a breakdown of the expense line item reflecting this.
 - b. Was it ever communicated to creditors that the pre-construction budget was for only one year and that an investment management fee would be charged after one year? If yes, provide support.
- 3. We prepared a summary of all payments made to LV Senior Housing by both BGV (on the general ledger) and out of the project bank accounts, which totaled \$4,765,082 (see Exhibit 19 attached). Please explain how this reconciles with Mr. Marchant's answer to undertaking #7(iii), which shows total payments to LV Senior Housing of \$4,406,835.

- a. Based on a review of these expenses and Mr. Marchant's answer to undertaking #7(iii), it appears that LV Senior Housing charged the Trailwinds project significantly more than the other projects (i.e., \$2 million for Trailwinds vs. \$800,000 to \$1 million for the other projects). Why did LV Senior Housing charge Trailwinds so much more than for the other projects when it appears that it was the furthest away from completion?
 - i. Specifically, Mr. Marchant's Answer to Undertaking #4 shows that all but one invoice starting in March 2018 related to Trailwinds. Was LVSH doing any work related to the other projects at this time? If so, provide details.
- b. Many of LV Senior Housing's fees were charged to the expense line item on the project balance sheets titled "Other Administrative/Operator Pre-Development" (classified as "Premarketing" and "Preopening" expenses on the budget). Confirm that these line items were meant to encompass LV Senior Housing's fees and expenses (e.g., office expenses).
- 4. Please clarify Mr. Marchant's answer to undertaking #8, which states that "Summerlin Investment Structuring payments transferred from incorrect account, subsequently recorded correctly per project specific contracts."
- 5. Mr. Marchant's answer to undertaking response #10 attached several draw requests from Barclay. Why do the budgeted amounts in the draw requests differ from the preconstruction budgets that were in the data rooms? For example, the Ocoee preconstruction budget in the data room showed costs of \$6,886,191, whereas the draw requests from Barclay show budgeted costs of \$4,686,190.50.
 - a. In addition, specifically, why are premarketing expenses shown to be \$444,500 in the pre-construction budget but only \$51,900 on the Barclay draws?
- 6. Mr. Marchant's answer to undertaking response #19 shows a budget to actual comparison for the Ocoee project. There are several expense categories that were not included in the budget but for which the project incurred costs, specifically:
 - i. Administrative
 - 1. Taxes \$49,745;
 - ii. Development and Other Fees:
 - 1. Advisory Fee SOS \$22,200;
 - 2. Professional Fees \$60,927;



- 3. Developer Admin Expense \$187,874;
- 4. Equity Syndication Legals \$131,557;
- 5. Equity Syndication Related Expenses (Investment Marketing) \$36,952;
- 6. Sales Office (Buildout, FF&E, Operating and Staff Costs) \$363,581; and,
- 7. Construction Management \$750,134.
- a. Please explain the nature of these expenses and why they were not originally budgeted for in Phase 1 of the project.
- b. Based on a review of the document titled "Legacy trial balance and activity (2017 on).xlsx" (the "2017 general ledger"), the "Developer Admin Expense" expenses have names that appear to relate to intercompany expenses (e.g., Developer Admin Expense (11100 · Due From Intercompany:11101 · Due From Legacy Lifestyles)). Please explain the nature of each individual "Developer Admin Expense" line item on the 2017 general ledger for each project (e.g., Rows 44-49 of the "Ocoee Project" Tab of the 2017 general ledger) and provide a breakdown of what is included therein.
- c. How was the Advisory Fee with SOS (and Thornbridge Capital on other projects) determined and agreed upon? Where was the money to pay these fees expected to come from given that the money raised by debt was already allocated in the budget? Provide any correspondence in this regard.
- 7. Mr. Marchant's answer to undertakings response #19 provides a comparison between the Ocoee budget and its balance sheet. Provide a mapping from the 2017 general ledger that was provided to us to the balance sheets for all five projects (e.g., a mapping from the 2017 general ledger, "Ocoee Project" Tab to the balance sheet accounts).
 - a. The 2017 general ledger that was provided to us appears to be out of date when compared to the balance sheets in Exhibit E of the Affidavit of Gregory Marchant sworn December 20, 2021. Please provide an updated general ledger document that ties in with the balance sheets.



For example, in the chart below, we compare the total project cost as per the balance sheets to total 2021 cost per the 2017 general ledger:

	Total Project C		
Project	Project Balance Sheets	General Ledger	Difference
	\$	\$	\$
Ocoee	8,480,776	8,307,972	172,804
Longleaf	4,907,324	4,568,001	339,323
Destin	6,796,786	6,584,032	212,754
Summerlin	5,730,339	5,583,638	146,701
Trailwinds	8,881,381	8,635,556	245,825

- b. What do the "Dentons" third party payable expenses shown on the project balance sheets relate to?
- 8. On the Trailwinds, Destin, and Summerlin Phase 1 budgets in the data rooms, there is an expense line included under "Professional Fees" that is titled "Consultants". What expenses were budgeted for under that line item?
- 9. Mr. Marchant's answer to undertaking response #22 asks for further clarification on the question "Provide the status for each of the 5 projects as of March 2020 (i.e. pre Covid-19)". Specifically, please provide details on what steps needed to be completed for each project to complete the Phase 1 Pre-Construction Phase (i.e., what was included in each projects pre-construction budget) in order to progress to the construction and lease-up phase.
 - a. What is the current status of each of the projects?
- 10. As part of Mr. Marchant's answer to undertaking response #24, he provided email records of documents being provided to Trailwinds creditors, including the Trailwinds investor presentation. Were the investor presentations for the other four projects sent to creditors for those projects? If yes, provide email records of these being sent.
 - a. In the alternative, provide email records of links to the data rooms being provided to creditors of the other four projects.
- 11. In Mr. Marchant's answer to undertaking response #26, he references the opportunity to earn a return through Phase 1 and Phase 2 by purchasing the SDA Services Group loan. Did the projects offer other investors the opportunity to have their loans and accrued interest purchased early? If not, why was this opportunity limited to SDA Services Group?



- 12. In the preamble to Mr. Marchant's answers to undertakings, he notes that "At all times investors were advised of the path we all were on and over the past 3 years the path(s) were selected by overwhelming investor vote. Their ultimate mandate to me was the immediate return of all invested capital and ideally a profit share. Numerous options were presented to the investors along the way, all options that did not deliver the mandate referenced above, were rejected."
 - a. Please clarify what is meant by "investors" in the above statement. Is Mr. Marchant referring to the creditors that lent money to the Canadian LPs?
 - b. Mr. Marchant stated that "Their ultimate mandate to me was the immediate return of all invested capital and ideally a profit share." Would the return of invested capital have included the 30% annual interest owed to the creditors?
- 13. Mr. Marchant asked for a clarification in respect of request #17a in the document titled "List of Expenses Requiring Additional Documentary Support" (i.e., a \$200,000 expense charged by LVSH). This expense is shown on the document titled "2016 Legacy Activity" (the "2016 general ledger"), on the "GL" tab, Row 429.
- 14. On the 2016 general ledger, there is a tab titled "LLC". Please explain the nature of the calculation on this tab.
- 15. On the 2016 general ledger there are tabs beginning with the word "Manitoba". What is shown in these tabs?
 - a. There are allocations of various expenses calculated on the right side of these tabs (e.g., Columns AA to AF, Rows 54 to 73, of the "Manitoba Summerlin" Tab). What is the nature and purpose of these allocations?
- 16. On January 23, 2017 LVSH charged \$125,000 in developer's fees to "LLSH" as per the BGV ledger (2017 general ledger, "Detailed GL" Tab, Row 362). What project did this relate to? How was the amount determined? Provide any correspondence in this regard.
 - a. Please also explain the "Due from Partners" expense charged by BGV Limited for \$125,000 on Row 363 of the Detailed GL Tab on the 2017 general ledger.



Appendix "E" to the First Report of the Receiver





TABLE OF CONTENTS

APPRAISALS	. 1
RECEIVER LOANS	. 1
TITLE INSURANCE ISSUES AND REALTY TAX ARREARS	. 2
CHAPTER 15 RECOGNITION	. 3
INSURANCE	. 3
REDEVELOPMENT	. 3
OTHER MATTERS	. 4



As you are aware, pursuant to the Amended Order of the Ontario Superior Court of Justice (Commercial List), dated February 11, 2022 (the "Appointment Order"), Zeifman Partners Inc. (the "Receiver") was appointed as Receiver of the Legacy Lifestyles Manitoba General Partnerships and Limited Partnerships as well as the related Delaware Limited Liability Corporations that own the five vacant real estate projects otherwise known as:

- Destin
- Longleaf
- OCOEE
- Summerlin/Ft. Myers
- Trailwinds

It has been approximately two months since the Receiver's appointment, and we outline below actions that the Receiver has undertaken in furtherance of efforts to obtain financing in accordance with the terms of the Appointment Order in order to pursue restructuring efforts.

APPRAISALS

Pursuant to the Appointment Order, the Receiver was authorized to obtain appraisals of the five Florida real properties. The appraisals are a pre-condition to the Receiver obtaining the financing necessary for it to carry out its duties under the Appointment Order.

The Receiver made detailed enquiries with the proposed lender Hillmount Capital Inc. ("Hillmount") as well as contacting its own sources in the Florida marketplace with a view to determining which appraisal firms had experience in senior living communities as well as having a commercial expertise.

The Receiver engaged CBRE to conduct the appraisals on February 16, 2022. The appraisals were completed around March 9, 2022. The appraisal values were sufficient to satisfy the ratio of loan to value mandated by Hillmount in order to advance up to CA\$3.6 million.

RECEIVER LOANS

While the Receiver had been in contact with Hillmount prior to receipt of the appraisals, to determine Hillmount's interest as acting as lender to the Receiver, negotiations had to await receipt of appraisals to support the lending requests. Once the appraisals were



received and forwarded to Hillmount, Hillmount commenced its due diligence in respect of the properties. Hillmount and the Receiver agreed on virtually all the lending terms around March 21, 2022.

The nature of the financing is complex for a number of reasons including:

- 1. The lender is in Canada while the real properties are located in Florida necessitating retention of US counsel.
- 2. The Receiver sought to avoid the need for recognition of the receivership proceedings in the US with a view to expediting consummation of the loan and advances in respect thereto as well as minimizing the costs in seeking title insurance and registering security. As the transaction was a substantially US based one, Hillmount would be seeking to register either through the Receiver or on its own behalf first mortgages to secure advances. This would require postponements of existing mortgages on the properties in favour of the Manitoba Limited Partnerships as well as a consent of the Delaware LLCs to the mortgage, all of which is contemplated in the Appointment Order.
- 3. Although Hillmount did not require a recognition order it did require title insurance as a condition of advancing any funds.

The advances are set out on a property-by-property basis, recognizing the different creditors per property as well as the limits imposed by the individual property appraisals.

The interest rate as fee structure is competitive with similar type of transactions that are of a cross border nature.

TITLE INSURANCE ISSUES AND REALTY TAX ARREARS

The Receiver engaged Florida real estate counsel to conduct title searches as well as to contact title insurers. After conducting their own due diligence, the selected title insurer advised the Receiver around April 1, 2022, that title insurance would not be provided without formal recognition of the Canadian receivership proceedings under Chapter 15 of the United States Bankruptcy Code.

The Receiver also learned that there are substantial tax arrears on the Florida real properties, putting taxing authorities in a position to commence tax sales. The Receiver has been in contact with all tax authorities advising that it intends to pay a portion or all of the outstanding taxes but received no assurance that the taxing authorities would hold off on proceeding with the tax sales although counsel did advise the Receiver that such a



process can be quite lengthy. Nevertheless, once it is in receipt of financing, the Receiver intends to pay all or a portion of outstanding property taxes.

Below is a summary of tax arrears on each property:

Longleaf	\$202,717.40
Destin	\$55,148.03
Trailwinds	\$30,813.61
OCOEE	\$25,134.34
Summerlin/Ft. Myers	\$18,201.48

CHAPTER 15 RECOGNITION

As a result of the title insurer's position, the Receiver's counsel Dentons Canada LLP ("Dentons") contacted their US affiliates with a view to obtaining an urgent recognition order of the Appointment Order under Chapter 15 of the United States Bankruptcy Code. The preliminary hearing was held on an expedited basis on April 13, 2022 before the U.S. Bankruptcy Court for the Middle District of Florida (the "U.S. Court"). The U.S. Court granted provisional relief and set May 9, 2022 as the date for the final hearing. The US Court order has the added benefit of stopping the taxing authorities with continuing any enforcement action for now on the tax arrears.

Barring any unexpected opposition, the Receiver expects that the recognition order will be granted on May 9, 2022 and will be in a position to close the Hillmount financing shortly thereafter.

INSURANCE

The insurer providing liability coverage on the five parcels cancelled the insurance upon notification of the Receivership. The Receiver arranged for alternative coverage which is now in place.

REDEVELOPMENT

The Receiver has been in contact with the proposed developer of the Florida projects as well as an associate of the developer involved in sourcing the funding proposals. We understand both parties are still interested in proceeding with the projects, however they are unwilling to invest additional time and effort until such time as funding has been confirmed.



Based on our discussions with, and due diligence in respect of, the developer and the proposed general contractor, the Receiver has determined that they are both well suited for the task at hand and have substantial experience in the development and construction of Florida real estate.

The Receiver has spent considerable time with principals of the debtors reviewing proposed development build-outs and lease-outs of the properties and the complex excel spreadsheets forming the proposed restructuring plan.

OTHER MATTERS

The Receiver has facilitated access by the Inspector to the records of the debtors in order to conduct their mandate as set out in the Court Order. We have maintained contact with the Inspector.

We look forward to answering any questions you may have and expect we will have more to report in May.

Yours very truly,

ZEIFMAN PARTNERS INC.

Per:

Allan Rutman, MBA, CPA, CA

Appendix "F" to the First Report of the Receiver





TABLE OF CONTENTS

CHAPTER 15 PROCEEDINGS	1
RECEIVER LOANS	1
DEVELOPMENT SERVICES WORK	2
REFINANCING	6



This is the second report to creditors of Zeifman Partners Inc., in its capacity as the court-appointed receiver (the "Receiver") of Legacy Lifestyles Destin LP, Legacy Lifestyles Destin GP Inc., Legacy Lifestyles Summerlin LP, Legacy Lifestyles Summerlin GP Inc., Legacy Lifestyles Trailwinds LP, Legacy Lifestyles Trailwinds GP Inc., Legacy Lifestyles Ocoee LP, Legacy Lifestyles Ocoee GP Inc., Legacy Lifestyles Longleaf LP, Legacy Lifestyles Longleaf GP Inc., Legacy Lifestyles Destin Property LLC, Legacy Lifestyles Trailwinds Property LLC, Legacy Lifestyles Ft. Myers Property LLC, Legacy Lifestyles Ocoee Property LLC and Legacy Lifestyles Longleaf Property LLC. (collectively, the "Companies").

This report is an update to the Receiver's previous report to creditors dated April 18, 2022.

CHAPTER 15 PROCEEDINGS

Pursuant to the Order Granting Foreign Representative's Motion for Order Granting Recognition of Foreign Main Proceeding pursuant to §§ 1517 and 1520 of the Bankruptcy Code and Related Relief, dated May 9, 2022, issued by the United States Bankruptcy Court Middle District of Florida Orlando Division (the "U.S. Court"), the Canadian receivership proceedings were recognized in the United States.

A case conference was held before the U.S. Court on August 9, 2022 to provide the U.S. Court with an update on the status of the proceedings. The U.S. Court scheduled the next status hearing for January 10, 2023.

RECEIVER LOANS

The Receiver successfully completed its financing with Hillmount Capital Inc. ("Hillmount") on May 23, 2022.

The Receiver's initial draw request of US\$1,490,000 was funded. Below is a breakdown of the Receiver's Certificates, dated May 10, 2022, issued in respect of each property:



Property	Amount (USD)
Longleaf	\$550,000
Destin	\$250,000
Ocoee	\$230,000
Summerlin	\$230,000
Trailwinds	\$230,000
Total	\$1,490,000

Initial funds were utilized by the Receiver to:

- (a) pay outstanding realty tax arrears for the period up to and including 2021 totaling US\$460,424, as required by the title insurer and Hillmount and to prevent any further tax sale proceedings;¹
- (b) pay fees to maintain proper corporate registrations of relevant corporate entities under both Florida and Delaware law; and
- (c) pay outstanding professional accounts of the Receiver and its counsel.

The remaining funds will be held by the Receiver to be applied against professional fees, expenses, and realty taxes on an ongoing basis.

DEVELOPMENT SERVICES WORK

With the Receiver's financing in place, and initial conservatory and protective measures completed, the Receiver commenced discussions with prospective developers and funders of the senior care facility projects (the "**Projects**") with respect to the build out and lease out of the Projects.

Prior to the receivership proceedings, pursuant to an engagement letter, dated March 29, 2021, N21 Group LLC ("N21") was engaged to prepare an offering memorandum and assist the Companies with securing project financing. Donald M. Lawson ("Lawson") is

¹ The total amount of realty tax arrears varies from the Receiver's previous report to creditors as a result of incomplete information provided to the Receiver by Tax authorities.



the principal of N21 and was in discussions with Greg Marchant to act as a developer for the Projects. Lawson is also Principal/CEO of The Lawson Group Inc. based in Sarasota, Florida, and Principal of Lawson Group Architects Inc. The architectural firm has significant experience in the design of senior care facilities. A summary of N21's development experience is attached hereto as Schedule "A". A summary of Lawson's experience is attached hereto as Schedule "B". We understand N21 was introduced to the creditors at meetings scheduled by Greg Marchant as well as in correspondence and reporting.

The Receiver was advised by Greg Marchant that, prior to the receivership proceedings, N21 undertook professional development services without charge and would be compensated for their services when refinancing was committed and closed. Accordingly, the costs of such services were not originally included in the Receiver's budget forecasts.

The Receiver has been in extensive discussions with Lawson to engage N21 to provide development services for each of the Projects. N21 advised the Receiver that it undertook significant time and work to date without remuneration and was not prepared to provide further development services to bring the Projects to a shovel ready condition without a work fee. Lawson indicated that lenders/preferred equity new investors would not entertain applications that had shown little progress in the last two years. In his view expenditures and professional time were necessary to gain sufficient credibility with these groups. He was otherwise not interested in participating in bringing the projects to fruition.

N21's total developer fee is US\$850,000 per Project. The development services are broken into two phases. Phase 1 is the work required to ready the Projects to be marketed to potential financiers. Phase 2 is the construction of the Projects and turnover to a designated operator. Phase 1 will involve bringing the Projects to a "shovel ready" position. It will also entail the identification of a general contractor to construct the projects and an operator to manage the facility when built, and updating cash flow projections based on updated construction costs, operator input on facility revenue and expense modelling.

Lawson advises the Receiver that each of the Projects will have its own individual timing for completion of Phase 1 work. Each Project requires re-engagement with each jurisdiction to ascertain the status of the Project and the process required to move forward with permitting and other governmental approvals. With the current information available, N21 projects the following approximate time frame for the completion of the Phase 1 services:



a) Longleaf: 60-90 daysb) Destin: 60-100 daysc) Summerlin: 60-120 daysd) Ocoee: 60-120 days

e) Trailwinds/Wildwood: 150-180 days

Lawson indicated that the Trailwinds/Wildwood Project, which was the last Project acquired pre-receivership, requires a substantial amount of work to prepare the Project for marketing to potential financiers. This is reflected in the longer timeline for Phase 1 and the higher cost of the Phase 1 work.

N21 provided to the Receiver estimated budgets for the completion of Phase 1 on a per Project basis. The budgets are attached hereto as Schedule "C".

The Phase 1 budgets and costs of obtaining development approvals from municipalities are significantly higher than anticipated and exceed the budgeted sums that formed the basis of the Receiver's loan request of \$3.6 million (US \$2.75 million). There are two main reasons for the increased costs. Firstly, there have been several building code changes in Florida over the last few years that will result in the need to revise a number of the building plans. Secondly, a number of the original parties involved in the original proposal are no longer in business (e.g. landscape architect) and so need to be replaced and their work redone. In addition, as noted above, the Receiver did not originally budget for the payment of N21's development services prior to project financing.

As a result, the Receiver does not presently have sufficient funding to undertake the Phase 1 work. The work to be performed to satisfy lender conditions was originally estimated to be approximately USD \$550,000. The Receiver estimates an additional USD \$1 million of funding will be required to retain N21, complete the Phase 1 work and bring the Projects to a shovel ready condition. On a per project basis the cost is set out below:

a) Longleaf: \$231,835
b) Destin: \$269,870
c) Summerlin: \$236,125
d) Ocoee: \$285,425
e) Trailwinds/Wildwood: \$457,425

The Receiver approached Hillmount to discuss the financing required to complete the Phase 1 work. At the outset of these proceedings the Receiver obtained appraisals of the five real properties to support its initial request for financing. As part of its due diligence to



determine whether it was prepared to provide the funding for Phase 1 work, Hillmount requested valuations of "market pricing" for the real properties in the event they are sold in their current condition. The Receiver obtained indications of value from CBRE. Based on such valuations, subject to certain conditions, Hillmount is prepared to fund the Receiver in the maximum principal amount of US\$4,231,845; provided, however that Hillmount is not prepared at this time to advance any additional funds against the Trailwinds/Wildwood Project. The interest rate is expected to increase to 12.5% per annum.

The increased funding will be allocated across the properties (not including Trailwinds/Wildwood) based on the CBRE indications of value and is expected to be sufficient to cover the costs of the Phase 1 work for the related four Projects and the ongoing expenses of the receivership, including professional fees, interest costs and property taxes. The Receiver's original budget for certain costs were projected over a one year period, and due to unforeseen higher expenses and delays closing its funding, the revised projections are over an 18 month period.

The Hillmount funding conditions include certain milestones in respect of preparation of the Projects and obtaining project financing, failing which the properties will be listed for sale. Discussions with Hillmount and Lawson remain ongoing, and the Receiver intends to return to Court to seek approval of the final agreements with each party.

With respect to the Trailwinds/Wildwood Project, without an alternative funding source, the Receiver is currently not a position to undertake the Phase 1 work. Hillmount did advise that it would consider financing the Trailwinds/Wildwood Project in the future if the other four Projects are successfully brought to shovel-ready condition and refinanced. Based on feedback from the investors of such Project, the Receiver will make a recommendation to the Court with respect to whether this Project should simply be paused in the event that market conditions change favourably and financing becomes available, alternative financing pursued or sold in its present condition. In the event that the existing investors in the Trailwinds/Wildwood Project would like to fund the Phase 1 work, the Receiver requests that such parties contact it as soon as possible to discuss the feasibility and terms of such funding.



REFINANCING

In the event that the Receiver obtains adequate funding to undertake the Phase 1 work, it is anticipated that the financing process for any of the Projects can resume within approximately 30-45 days of retaining N21.

Prior to the receivership, Twisted Rock LLC ("Twisted Rock"), based in Bradenton, Florida, was engaged to secure debt and equity financing for the Projects from potential lenders and investors. The marketing process resulted in proposals from interested parties. None of the proposals were consummated due to the litigation and a lack of funds to meet pre-conditions required by potential lenders and investors. Those pre-conditions included the payment of outstanding realty tax arrears, the updating of marketing studies, the renewal of lapsed building permits and the preparation of certain valuations.

In the event that the Receiver is in a position to engage N21 and fund the Phase 1 costs, the Receiver intends to engage Twisted Rock to market the Projects to potential lenders and investors and also assist with the completion of due diligence and the satisfaction of conditions to financing. It is anticipated that Twisted Rock will contact parties previously interested in the opportunity with a view to requesting term sheets on an expedited basis. The terms of the engagements with Twisted Rock and N21 provide for the payment of a combined success fee on closing of a financing transaction of 3.75% broken down as follows:

- (a) Twisted Rock 2% of total funds raised; and
- (b) N21 1.75% of total funds raised.²

Greg Marchant advised the Receiver that the potential funding sources for the Projects have existing relationships with Lawson and Brian Andrews, the principal of Twisted Rock. The Receiver understands that Mr. Marchant has no relationship with any of the potential funding sources. The retention of Lawson is a pre-condition to engaging Twisted Rock and the Receiver has been advised that Twisted Rock will not market the projects to lenders/investors without Lawson's involvement.

The Receivership Order provides the Receiver with authority to enter into the engagement agreements with Twisted Rock and N21 as it is authorized and empowered to, among other things:

-

² This amount is in addition to the developer fee.



- (a) engage consultants to assist with the exercise of the Receiver's powers and duties; and
- (b) request proposals with respect to refinancing, investments or joint ventures in respect of the real properties and negotiate such terms and conditions that the Receiver in its discretion may deem appropriate.

However, due to significantly higher than anticipated costs of the Phase 1 work, in the event funding becomes available, the Receiver will return to Court to seek approval of additional borrowings and contemporaneously seek approval of the engagements of N21 and Twisted Rock.

This report has been prepared for the benefit of the creditors of each of the Companies.

If any creditors have any questions about any of the Receiver's activities discussed in this report, please contact the Receiver forthwith.

Yours very truly,

ZEIFMAN PARTNERS INC., in its capacity as court-appointed Receiver

Per:

Allan Rutman, MBA, CPA, CA

Ph: 416.861.1487 Email: aar@zeifmans.ca

Appendix "G" to the First Report of the Receiver

ORDERED.

Dated: April 14, 2022

Lori V Vaughan United States Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA ORLANDO DIVISION

In re:)	Case No.: 6:22-bk-01246-LVV
LEGACY LIFESTYLES DESTIN LP, et al.,1)	Chapter 15
Debtor in a Foreign Proceeding)	(Joint Administration Pending)
)	

ORDER GRANTING FOREIGN REPRESENTATIVE'S EMERGENCY MOTION FOR ORDER GRANTING PROVISIONAL RELIEF PENDING THE HEARING ON RECOGNITION PURSUANT TO SECTIONS 1519 AND 1521 OF THE BANKRUPTCY CODE

THIS CASE came on for hearing on April 13, 2022 at 1:15 p.m. (the "Hearing"), upon the Foreign Representative's Emergency Motion for Order Granting Provisional Relief Pending the Hearing on Recognition Pursuant to Sections 1519 and 1521 of the Bankruptcy (the "Emergency Motion for Provisional Relief")² [ECF No. 7], of Allan Rutman, in his capacity as the Foreign Representative of the Debtors (the "Foreign Representative"), as court-appointed receiver of the

¹ The Debtors in these Chapter 15 cases and the first four identifying digits (the last four digits are all the same for most Debtors) of the tax number in the jurisdictions in which they pay taxes are as follows: Legacy Lifestyles Destin LP (7741); Legacy Lifestyles Destin GP Inc. (7827); Legacy Lifestyles Summerlin LP (7592); Legacy Lifestyles Summerlin GP Inc. (7612); Legacy Lifestyles Trailwinds LP (7258); Legacy Lifestyles Trailwinds GP Inc. (7290); Legacy Lifestyles Ocoee LP (7931); Legacy Lifestyles Ocoee GP Inc. (7940); Legacy Lifestyles Longleaf LP (7828); Legacy Lifestyles Longleaf GP Inc. (7850); Legacy Lifestyles Destin Property LLC (N/A); Legacy Lifestyles Trailwinds Property LLC (N/A); Legacy Lifestyles Ft. Myers Property LLC (N/A); Legacy Lifestyles Ocoee Property LLC (N/A); and Legacy Lifestyles Longleaf Property LLC (N/A).

² Capitalized terms used herein but not otherwise defined shall have the meaning given to them in the Emergency Motion for Provisional Relief.

foreign bankruptcy estate of the Debtors, seeking an order granting certain provisional relief, including imposition of the stay pursuant to section 362 of the Bankruptcy Court. The Court, having considered the Emergency Motion for Provisional Relief, the argument of counsel, and being otherwise duly informed, the Court makes the following Order.

The Court finds:

- A. Due and timely notice of the filing of the Chapter 15 Petition and the Hearing was given by the Foreign Representative as directed by this Court.
- B. This Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334, and 11 U.S.C. §§ 109 and 1501.
- C. Venue of this proceeding is proper in this judicial district pursuant to 28 U.S.C. § 1410, because the Debtors have property in the United States within this judicial District.
 - D. This is a core foreign proceeding under 28 U.S.C. § 157(b)(2)(P).
- E. There is substantial likelihood of success on the merits that the Foreign Representative will be able to demonstrate that the Canadian Proceeding is a foreign main proceeding entitled to recognition under 11 U.S.C. § 1517(b)(1)-(2), that the Foreign Representative is the duly appointed foreign representatives of the Debtors pursuant to 11 U.S.C. §§ 102(24) and 1509, and the Foreign Representative, in his capacity as foreign representatives of Debtors, is entitled to protections afforded by sections 1520 and 1521 of the Bankruptcy Code.
- F. Issuance of this Order is necessary to preserve the status quo, as the Foreign Representative has demonstrated that unless this Order is issued, there is a risk of irreparable injury to the value of the Debtors' real property interests to the detriment of the Debtors' creditors.

- G. Given there are no opposing parties and the provisional relief requested is narrowly tailored in scope and duration, the threatened injury to the Debtors' estates outweighs whatever damage the requested relief may cause an opposing party.
 - H. The interest of the public will be served by this Court's entry of this Order.

 Accordingly, it is **ORDERED** and **ADJUDGED**:
 - 1. The Emergency Motion for Provisional Relief is **GRANTED**.
- 2. Pending entry of a recognition order pursuant to section 1517, the Foreign Representative and the Debtors shall be entitled to the full protections and rights under section 1519(a)(1), which protections shall be coextensive with the provisions of section 362 of the Bankruptcy Code, and this Order shall operate as a stay of any execution against the Debtors' assets within the territorial jurisdiction of the United States. Specifically, all persons and entities are hereby enjoined from (a) continuing any action or commencing any additional action involving the Debtors, their assets or the proceeds thereof, or their former, current or future directors and officers, (b) enforcing any judicial, quasijudicial, administrative or regulatory judgment, assessment or order or arbitration award against the Debtors or their assets, (c) commencing or continuing any action to create, perfect or enforce any lien, setoff or other claim against the Debtors or any of their property, or (d) managing or exercising control over the Debtors' assets located within the territorial jurisdiction of the United States except as expressly authorized by the Debtors in writing.
- 3. Pursuant to sections 1519(a)(3) and 1521(a)(7) of the Bankruptcy Code, section 362 of the Bankruptcy Code is hereby made applicable in this Chapter 15 case to the Debtors and the property of the Debtors within the territorial jurisdiction of the United States.

158

4. Notwithstanding anything to the contrary contained herein, this Order shall not be

construed as (a) enjoining the police or regulatory act of a governmental unit, including a criminal

action or proceeding, to the extent not stayed under section 362 of the Bankruptcy Code or (b)

staying the exercise of any rights that section 362(o) of the Bankruptcy Code does not allow to be

stayed.

5. This Order shall remain in effect pending the hearing on Foreign Representative's

Motion for Order Granting Recognition of Foreign Main Proceeding Pursuant to Sections 1517

and 1520 of the Bankruptcy Code and Related Relief.

6. The Court shall retain jurisdiction with respect to the enforcement, amendment, or

modification of this Order and any request by any person or entity for relief from the provisions

of this Order.

###

Submitted by:

Erica Baines
DENTONS COHEN & GRIGSBY P.C.
Mercato – Suite 6200
9110 Strada Place
Naples, FL 34108

Napies, FL 34108

Phone: (239) 444-1839

Email: erica.baines@dentons.com

Florida Bar No.: 0058121

Local Counsel to the Foreign Representative

Attorney Erica Baines is directed to serve a copy of this Order on interested parties who do not receive service by CM/ECF and to file a proof of service within three days of entry of this Order.

4

Appendix "H" to the First Report of the Receiver

ORDERED.

Dated: May 09, 2022

Lori V Vaughan United States Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA ORLANDO DIVISION

In re:)	Case No.: 22-01246
LEGACY LIFESTYLES DESTIN LP, et al.,1)	Chapter 15
Debtor in a Foreign Proceeding)	(Jointly Administered)
)	

ORDER GRANTING FOREIGN REPRESENTATIVE'S MOTION FOR ORDER GRANTING RECOGNITION OF FOREIGN MAIN PROCEEDING PURSUANT TO §§ 1517 AND 1520 OF THE BANKRUPTCY CODE AND RELATED RELIEF

THIS CASE came on for hearing on May 9, 2022 at 2:00 p.m. Eastern (the "Hearing"), upon the Foreign Representative's Motion for Order Granting Recognition of Foreign Main Proceeding Pursuant To §§ 1517 and 1520 of the Bankruptcy Code and Related Relief (the "Motion for Recognition")² [ECF No. 6], of Allan Rutman, in his capacity as the Foreign Representative of the Debtors (the "Foreign Representative"), as court-appointed receiver of the

¹ The Debtors in these Chapter 15 cases and the first four identifying digits (the last four digits are all the same for most Debtors) of the tax number in the jurisdictions in which they pay taxes are as follows: Legacy Lifestyles Destin LP (7741); Legacy Lifestyles Destin GP Inc. (7827); Legacy Lifestyles Summerlin LP (7592); Legacy Lifestyles Summerlin GP Inc. (7612); Legacy Lifestyles Trailwinds LP (7258); Legacy Lifestyles Trailwinds GP Inc. (7290); Legacy Lifestyles Ocoee LP (7931); Legacy Lifestyles Ocoee GP Inc. (7940); Legacy Lifestyles Longleaf LP (7828); Legacy Lifestyles Longleaf GP Inc. (7850); Legacy Lifestyles Destin Property LLC (N/A); Legacy Lifestyles Trailwinds Property LLC (N/A); Legacy Lifestyles Ft. Myers Property LLC (N/A); Legacy Lifestyles Ocoee Property LLC (N/A); and Legacy Lifestyles Longleaf Property LLC (N/A).

² Capitalized terms used herein but not otherwise defined shall have the meaning given to them in the Motion for Recognition.

foreign bankruptcy estate of the Debtors, seeking recognition and related relief pursuant to Chapter 15 of the Bankruptcy Code of the Debtors' bankruptcy proceeding under the supervision of Superior Court of Justice, Ontario, Canada (the "Canadian Bankruptcy Court"). The Court, having considered the Petition, the Motion for Recognition, the Declaration of the Foreign Representative, the argument of counsel, and being otherwise duly informed, the Court makes the following Order.

The Court finds:

- A. Due and timely notice of the filing of the Chapter 15 Petition and the Hearing was given by the Foreign Representative as directed by this Court.
 - B. This Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334.
- C. Venue of this proceeding is proper in this judicial district pursuant to 28 U.S.C. § 1410.
 - D. This is a core proceeding under 28 U.S.C. § 157(b)(2)(P).
- E. The Foreign Representative qualifies as a "foreign representative" as defined in 11 U.S.C. §101(24).
- F. This Chapter 15 case was properly commenced pursuant to 11 U.S.C. §§ 1504, 1515 and 1517.
- G. The Foreign Representative has met the requirements of 11 U.S.C. §§ 1515(b), 1515(c), 1515(d), and Rule 1007(a)(4) of the Federal Rules of Bankruptcy Procedure.
- H. The Canadian Proceeding is a foreign proceeding under 11 U.S.C. §§ 101(23) and 1502(4).
- I. The Canadian Proceeding is entitled to recognition by this Court under 11 U.S.C.§ 1517.

- J. The Canadian Proceeding is pending before the Superior Court of Justice, Ontario, Canada. The Debtors' center of main interests are in Canada and, accordingly, the Canadian Proceeding is a foreign main proceeding under 11 U.S.C. § 1502(4), entitled to recognition as a foreign main proceeding under 11 U.S.C. § 1517(b)(1).
 - K. The Foreign Representative is entitled to all relief provided under 11 U.S.C. § 1520.
- L. The Foreign Representative is further entitled to the relief expressly set forth in 11 U.S.C. § 1521.
- M. The relief granted by this Order is necessary and appropriate, in the interests of public and international comity, consistent with the public policy of the United States, warranted pursuant to 11 U.S.C. § 1521 and will not cause any hardship to the creditors of the Debtors or other parties that is not outweighed by the benefits of the relief being granted.

Accordingly, it is **ORDERED** and **ADJUDGED** that:

- 1. The Canadian Proceeding is granted recognition as a "foreign main proceeding" under 11 U.S.C. § 1517.
- 2. The Canadian Proceeding and the orders of the Canadian Bankruptcy Court shall be given full force and effect and be binding on and enforceable in the United States against all persons and entities. This includes without limitation, the Canadian Bankruptcy Court's February 11, 2022 order appointing the Foreign Representative as receiver for the Debtors, which is attached hereto as **Exhibit 1** (the "Receivership Order").
- 3. The Foreign Representative is entrusted with the full administration and realization of all or a part of the estate and assets of the Debtors within the territorial jurisdiction of the United States.

163

4. The Foreign Representative shall have the authority to act independently to carry

out any of the duties and powers granted by this Order and the Receivership Order; including, but

not limited, to the ability to borrow money on behalf of the Debtors' bankruptcy estates and pledge

the Debtors' property, including the Real Properties (as defined in the Receivership Order) to

secure such borrowing.

5. The provisions of 11 U.S.C. § 1520 apply to this proceeding.

6. All persons and entities are stayed from commencing or continuing any action or

proceeding concerning the assets, rights, obligations or liabilities, of the Debtors or the Debtors'

bankruptcy estates located in the United States territory.

7. All persons and entities are stayed from executing against the assets of the Debtors

or the Debtors' bankruptcy estates located in the United States territory.

8. All persons and entities are prohibited from transferring, encumbering or otherwise

disposing of, or exercising control over any assets of the Debtors or the Debtors' bankruptcy estates

located in the United States territory, aside from the Receiver's power to borrow money and pledge

the Real Properties.

9. All persons and entities provided notice of this Order who are in possession,

custody or control of property, or the proceeds thereof, of the Debtors or the Debtors' bankruptcy

estates located within the territorial jurisdiction of the United States, shall immediately advise the

Foreign Representative by written notice sent to the following addresses:

Attn: Allan Rutman

Foreign Representative of Legacy Lifestyles Destin LP, et al.

c/o Zeifman Partners Inc.

North York, ON, M6A 1Y7

Canada

With a copy to:

Attn: Erica Baines Dentons Cohen & Grigsby P.C. Mercato – Suite 6200 9110 Strada Place Naples, FL 34108

-and-

James R. Irving
Gina M. Young
Dentons Bingham Greenebaum LLP
3500 PNC Tower
101 South Fifth Street
Louisville, Kentucky 40202

which written notice shall set forth: (i) the nature of such property or proceeds; (ii) when and how such property or proceeds came into the custody, possession or control of such person or entity; and (iii) the full identity and contact information for such person or entity. The Foreign Representative shall file with the Court information demonstrating those persons and/or entities to whom he has provided notice of this Order.

- 10. The Foreign Representative is authorized to examine witnesses, take evidence or seek the delivery of information concerning the assets, affairs, rights, obligations or liabilities of the Debtors or the Debtors' bankruptcy estates pursuant to §1521(a)(4), the Federal Rules of Bankruptcy Procedure, including without limitation the procedure of Fed. R. Bankr. P. 2004, without further order of this Court.
- 11. The Foreign Representative is further authorized to operate and may exercise the powers of a trustee under, and to the extent provided by 11 U.S.C. §§ 363 and 552.
- 12. Notwithstanding any provision in the Bankruptcy Rules to the contrary, (i) this Order shall be effective immediately and enforceable upon entry and shall constitute a final order within the meaning of 28 U.S.C. § 158(a); (ii) the Foreign Representative is not subject to any stay in the implementation, enforcement, or realization of the relief granted in this Order; and (iii) the

165

Foreign Representative is authorized and empowered, and may in his discretion and without

further delay, take any action and perform any act necessary to implement and effectuate the terms

of this Order.

13. No action taken by the Foreign Representative in preparing, disseminating,

applying for, implementing, or otherwise acting in furtherance of the Canadian Proceeding or any

order entered in or in respect of the Chapter 15 case (including any adversary proceedings or

contested matters) will be deemed to constitute a waiver of immunity afforded the Foreign

Representative, including pursuant to 11 U.S.C. §§ 306 and 1510.

14. This Court shall retain jurisdiction with respect to the enforcement, amendment or

modification of this Order, any requests for additional relief or any adversary proceeding brought

in and through this Chapter 15 case, and any request by any person or entity for relief from the

provisions of this Order.

This Court shall retain jurisdiction with respect to the administration, realization, 15.

and distribution of the assets of the Debtors within the territorial jurisdiction of the United States.

###

Submitted by:

Erica Baines

DENTONS COHEN & GRIGSBY P.C.

Mercato – Suite 6200

9110 Strada Place

Naples, FL 34108

Phone: (239) 444-1839

Email: erica.baines@dentons.com

Florida Bar No.: 0058121

Local Counsel to the Foreign Representative

Erica Baines shall serve a copy of this Order on all interested parties entitled to service and file a

certificate of service thereafter.

6

Exhibit 1

(Order Appointing Receiver)

Court File No. CV-22-00674717-00CL & CV-21-00668821-00CL

Court File No. CV-21-00668821-00CL

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

THE HONOURABLE)	FRIDAY, THE 11 TH
JUSTICE CONWAY)	DAY OF FEBRUARY, 2022

BETWEEN:

BERKID INVESTMENTS LIMITED, ROBERT BARRON, THORNBRIDGE CAPITAL INC., LUCY BER, SUSAN LATREMOILLE, JAMES MACDONALD, SCOTT TUPLING, NADA TUPLING, TMP INVESTMENTS INC., MARK PIEROG, TARA PIEROG, RON LAPSKER, 1392530 ONTARIO INC., LANGFORD GRAIN INC., FORE BEARS FORENSIC SCIENCE INC., FESTIVUS HOLDINGS INC., STEVEN FREIMAN AND GREGORY IP

Plaintiffs

- and -

HUNTER MILBORNE, GREGORY MARCHANT, MM REALTY PARTNERS INTERNATIONAL, MM REALTY PARTNERS INTERNATIONAL INC., LEGACY LIFESTYLE DESTIN LIMITED PARTNERSHIP, LEGACY LIFESTYLE DESTIN GP INC., LEGACY LIFESTYLE SUMMERLIN LIMITED PARTNERSHIP, LEGACY LIFESTYLE TRAILWINDS LIMITED PARTNERSHIP, LEGACY LIFESTYLE TRAILWINDS GP INC., WAVERLEY CORPORATE FINANCE SERVICES LTD. and MORGAN MARCHANT

Defendants

-2-

Court File No. CV-22-00674717-00CL

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

LEGACY LIFESTYLES DESTIN LP, LEGACY LIFESTYLES TRAILWINDS LP, LEGACY LIFESTYLES SUMMERLIN LP, LEGACY LIFESTYLES OCOEE LP, LEGACY LIFESTYLES LONGLEAF LP

Applicants

- and -

LEGACY LIFESTYLES DESTIN PROPERTY LLC, LEGACY LIFESTYLES TRAILWINDS PROPERTY LLC, LEGACY LIFESTYLES FORT MYERS PROPERTY LLC, LEGACY LIFESTYLES OCOEE PROPERTY LLC, , LEGACY LIFESTYLES LONGLEAF PROPERTY LLC

Respondents

APPLICATION UNDER section 243(1) of the *Bankruptcy and Insolvency Act*, R.S.C., C. B-3, as amended, and section 101 of the *Courts of Justice Act*, R.S.O. 1990, C. C-43, as amended

AMENDED ORDER

(appointing Receiver)

THIS MOTION made by the Plaintiffs in Court File No. CV-21-00668821-00CL (the "Action") and THIS APPLICATION made by the Applicants in Court File No. CV-22-00674717-00CL (the "Application") for an Order pursuant to section 101 of the *Courts of Justice Act*, R.S.O. 1990, c. C.43, as amended (the "CJA") and section 243(1) of the *Bankruptcy and Insolvency Act* R.S.C., 1985, c. B-3 ("BIA") appointing Zeifman Partners Inc. as receiver (the "Receiver") without security, of all of the assets, undertakings and properties of Legacy Lifestyles Destin LP, Legacy Lifestyles Destin GP Inc., Legacy Lifestyles Summerlin LP, Legacy Lifestyles Summerlin GP Inc., Legacy Lifestyles Trailwinds LP, Legacy Lifestyles Trailwinds GP Inc., Legacy Lifestyles Ocoee GP Inc., Legacy Lifestyles Longleaf LP, Legacy Lifestyles Longleaf GP Inc., Legacy Lifestyles Destin Property LLC, Legacy Lifestyles Trailwinds Property LLC, Legacy Lifestyles Ocoee Property LLC and Legacy Lifestyles Longleaf Property LLC (collectively, the "Debtors")

acquired for, or used in relation to a business carried on by the Debtors, was heard this day at 330 University Avenue, Toronto, Ontario.

ON READING the affidavits of Mark Ber affirmed on July 21, 2021 and the Exhibits thereto, the affidavit of Joel Ross affirmed on July 20, 2021 and the Exhibits thereto, the affidavit of Greg Marchant sworn December 20, 2021 and the Exhibits thereto and the affidavit of Allan Rutman affirmed December 14, 2021 and the Exhibits thereto and on hearing the submissions of counsel for Legacy Lifestyles Destin LP, Legacy Lifestyles Destin GP Inc., Legacy Lifestyles Summerlin LP, Legacy Lifestyles Summerlin GP Inc., Legacy Lifestyles Trailwinds LP, Legacy Lifestyles Longleaf GP Inc., Legacy Lifestyles Ocoee LP and Legacy Lifestyles Ocoee GP Inc. (collectively, the "Partnerships"), the investors listed in Schedule "C" hereto (collectively, the "Intervening Investors"), the Plaintiffs, Gregory Marchant and Morgan Marchant and on reading the consent of the Receiver to act as the Receiver and on being advised by counsel that Cohen Hamilton Steger & Co. Inc. consents to act as the Inspector (defined below) and that each of the Intervening Investors, the Plaintiffs and the Partnerships consent to the relief herein,

SERVICE

1. **THIS COURT ORDERS** that the time for service of the Notice of Motion and the Motion in Court File Number CV-21-00668821-00CL and the Notice of Application and Application in Court File Number CV-22-00674717-00CL is hereby abridged and validated so that this motion is properly returnable today and hereby dispenses with further service thereof.

INVESTORS

- 2. **THIS COURT ORDERS** that, on consent of the parties and the Intervening Investors, the Intervening Investors be and are hereby granted intervenor status with respect to the within proceedings and with respect to the Motion and Application herein.
- 3. **THIS COURT ORDERS AND DECLARES** that, on consent of the parties and the Intervening Investors, any claims of investors (the "**Investors**") who invested in the Partnerships as against the Debtors and in any way related to the Partnerships are, as of the date of this Order, not extinguished by the expiration of a limitations period or otherwise.

APPOINTMENT

4. **THIS COURT ORDERS** that pursuant to section 101 of the CJA and section 243(1) of the BIA, Zeifman Partners Inc. is hereby appointed Receiver, without security, of all of the assets, undertakings and properties of the Debtors acquired for, or used in relation to a business carried on by the Debtors, including, without limitation, the real properties described in Schedule "A" hereto (collectively, the "**Real Properties**" and each a "**Real Property**") and all proceeds thereof (the "**Property**").

RECEIVER'S POWERS

- 5. **THIS COURT ORDERS** that the Receiver is hereby empowered and authorized, but not obligated, to act at once in respect of the Property and, without in any way limiting the generality of the foregoing, the Receiver is hereby expressly empowered and authorized to do any of the following where the Receiver considers it necessary or desirable:
 - (a) to take possession of and exercise control over the Property and any and all proceeds, receipts and disbursements arising out of or from the Property;
 - (b) to receive, preserve, and protect the Property, or any part or parts thereof, including, but not limited to, the changing of locks and security codes, the relocating of Property to safeguard it, the engaging of independent security personnel, the taking of physical inventories and the placement of such insurance coverage as may be necessary or desirable;
 - (c) to manage, operate, and carry on the business of the Debtors, including the powers to enter into any agreements, incur any obligations in the ordinary course of business, cease to carry on all or any part of the business, or cease to perform any contracts of the Debtors;
 - (d) to engage consultants, appraisers, agents, experts, auditors, accountants, managers, counsel and such other persons from time to time and on whatever basis, including on a temporary basis, to assist with the exercise of the Receiver's powers and duties, including without limitation those conferred by this Order;

- (e) to engage Cohen Hamilton Steger & Co. Inc. as inspector (the "Inspector") to investigate the affairs, business and financial dealings of the Debtors and their affiliates, any entities controlled by the Debtors and any other entities that control the Real Properties on such terms, including with respect to the payment of the Inspector's fees and those of its counsel, as the Receiver may agree to in its discretion;
- (f) to purchase or lease such machinery, equipment, inventories, supplies, premises or other assets to continue the business of the Debtors or any part or parts thereof;
- (g) to receive and collect all monies and accounts now owed or hereafter owing to the Debtors and to exercise all remedies of the Debtors in collecting such monies, including, without limitation, to enforce any security held by the Debtors;
- (h) to settle, extend or compromise any indebtedness owing to the Debtors;
- (i) to execute, assign, issue and endorse documents of whatever nature in respect of any of the Property, whether in the Receiver's name or in the name and on behalf of the Debtors, for any purpose pursuant to this Order;
- (j) to initiate, prosecute and continue the prosecution of any and all proceedings and to defend all proceedings now pending or hereafter instituted with respect to the Debtors, the Property or the Receiver, and to settle or compromise any such proceedings. The authority hereby conveyed shall extend to such appeals or applications for judicial review in respect of any order or judgment pronounced in any such proceeding;
- (k) to commission appraisals in respect of the Real Properties;
- (l) to request proposals with respect to refinancing, investments or joint ventures in respect of the Property or any part or parts thereof and negotiate such terms and conditions of refinancing, investments or joint ventures that the Receiver in its discretion may deem appropriate;

- (m) to market any or all of the Property, including advertising and soliciting offers in respect of the Property or any part or parts thereof and negotiating such terms and conditions of sale as the Receiver in its discretion may deem appropriate;
- (n) to sell, convey, transfer, or assign the Property or any part or parts thereof out of the ordinary course of business,
 - (i) without the approval of this Court in respect of any transaction not exceeding \$25,000.00 CAD, provided that the aggregate consideration for all such transactions does not exceed \$250,000.00 CAD; and
 - (ii) with the approval of this Court in respect of any transaction in which the purchase price or the aggregate purchase price exceeds the applicable amount set out in the preceding clause;
- (o) to apply for any vesting order or other orders necessary to convey the Property or any part or parts thereof to a purchaser or purchasers thereof, free and clear of any liens or encumbrances affecting such Property;
- (p) to report to, meet with and discuss with such affected Persons (as defined below) as the Receiver deems appropriate on all matters relating to the Property and the receivership, and to share information, subject to such terms as to confidentiality as the Receiver deems advisable;
- (q) to register a copy of this Order and any other Orders in respect of the Property against title to any of the Property;
- (r) to apply for any permits, licences, approvals or permissions as may be required by any governmental authority and any renewals thereof for and on behalf of and, if thought desirable by the Receiver, in the name of the Debtors;
- (s) to enter into agreements with any trustee in bankruptcy appointed in respect of the Debtors, including, without limiting the generality of the foregoing, the ability to enter into occupation agreements for any property owned or leased by the Debtors;

- (t) to exercise any shareholder, partnership, joint venture or other rights which the Debtors may have; and
- (u) to take any steps reasonably incidental to the exercise of these powers or the performance of any statutory obligations,

and in each case where the Receiver takes any such actions or steps, it shall be exclusively authorized and empowered to do so, to the exclusion of all other Persons (as defined below), including the Debtors, and without interference from any other Person.

INSPECTOR'S POWERS

- 6. **THIS COURT ORDERS AND DIRECTS** the Inspector to (a) investigate the affairs, business and financial dealings of the Debtors and their affiliates, any entities controlled by the Debtors and any other entities that control the Real Properties, (b) provide regular updates to the Receiver on the status of the investigation, (c) prepare a report with respect to the findings of its investigation, and (d) deliver its report to the Receiver and file its report with this Court.
- 7. THIS COURT ORDERS AND AUTHORIZES the Inspector to, (a) conduct hearings, administer oaths and examine any director, officer, employee or agent of the Debtors upon oath, and, if necessary in the opinion of the Inspector, seek an order of this Court prescribing rules for the conduct of the hearing, and (b) engage consultants, agents, experts and such other persons from time to time and on whatever basis, including on a temporary basis, to assist with the exercise of the Inspector's powers and duties, including without limitation those conferred by this Order.
- 8. **THIS COURT ORDERS** Gregory Marchant, and any other person directed to attend an examination by the Inspector, to attend such hearing or examination and give evidence upon oath.

DUTY TO PROVIDE ACCESS AND CO-OPERATION TO THE RECEIVER AND INSPECTOR

9. **THIS COURT ORDERS AND DIRECTS** that (i) the Debtors, (ii) all of their current and former directors, officers, employees, agents, accountants, legal counsel and shareholders, including Gregory Marchant, and all other persons acting on their instructions or behalf, and (iii) all other individuals, firms, corporations, governmental bodies or agencies, or other entities having

notice of this Order including any financial institution (all of the foregoing, collectively, being "**Persons**" and each being a "**Person**") shall forthwith advise the Receiver of the existence of any Property in such Person's possession or control, shall grant immediate and continued access to the Property to the Receiver, and shall deliver all such Property to the Receiver upon the Receiver's request.

- 10. THIS COURT ORDERS that all Persons shall forthwith advise the Receiver and the Inspector of the existence of any books, documents, securities, contracts, orders, corporate and accounting records, bank statements and cancelled cheques, and any other papers, records and information of any kind related to the business or affairs of the Debtors, including all "due diligence" materials related to the Property, including consulting reports and drawings (such as engineering, environment soils, traffic studies, archaeological reports, marketing reports) and architectural drawings, and any computer programs, computer tapes, computer disks, or other data storage media containing any such information (the foregoing, collectively, the "Records") in that Person's possession or control, and shall provide to the Receiver and the Inspector or permit the Receiver and the Inspector to make, retain and take away copies thereof and grant to the Receiver and the Inspector unfettered access to and use of accounting, computer, software and physical facilities relating thereto, provided however that nothing in this paragraph 10 or in paragraph 11 of this Order shall require the delivery of Records, or the granting of access to Records, which may not be disclosed or provided to the Receiver or the Inspector due to the privilege attaching to solicitor-client communication or due to statutory provisions prohibiting such disclosure.
- 11. THIS COURT ORDERS that if any Records are stored or otherwise contained on a computer or other electronic system of information storage, whether by independent service provider or otherwise, all Persons in possession or control of such Records shall forthwith give unfettered access to the Receiver and the Inspector for the purpose of allowing the Receiver and the Inspector to recover and fully copy all of the information contained therein whether by way of printing the information onto paper or making copies of computer disks or such other manner of retrieving and copying the information as the Receiver or the Inspector in their discretion deems expedient, and shall not alter, erase or destroy any Records without the prior written consent of the Receiver and the Inspector. Further, for the purposes of this paragraph, all Persons shall provide the Receiver and the Inspector with all such assistance in gaining immediate access to the

information in the Records as the Receiver or the Inspector may in their discretion require including providing the Receiver or the Inspector with instructions on the use of any computer or other system and providing the Receiver or the Inspector with any and all access codes, account names and account numbers that may be required to gain access to the information.

12. **THIS COURT ORDERS** that the Receiver shall provide each of the relevant landlords with notice of the Receiver's intention to remove any fixtures from any leased premises at least seven (7) days prior to the date of the intended removal. The relevant landlord shall be entitled to have a representative present in the leased premises to observe such removal and, if the landlord disputes the Receiver's entitlement to remove any such fixture under the provisions of the lease, such fixture shall remain on the premises and shall be dealt with as agreed between any applicable secured creditors, such landlord and the Receiver, or by further Order of this Court upon application by the Receiver on at least two (2) days notice to such landlord and any such secured creditors.

NO PROCEEDINGS AGAINST THE RECEIVER OR INSPECTOR

13. **THIS COURT ORDERS** that no proceeding or enforcement process in any court or tribunal (each, a "**Proceeding**"), shall be commenced or continued against the Receiver or Inspector except with the written consent of the Receiver or the Inspector, as the case maybe, or with leave of this Court.

NO PROCEEDINGS AGAINST THE DEBTORS OR THE PROPERTY

14. **THIS COURT ORDERS** that no Proceeding against or in respect of the Debtors or the Property shall be commenced or continued except with the written consent of the Receiver or with leave of this Court and any and all Proceedings currently under way against or in respect of the Debtors or the Property are hereby stayed and suspended pending further Order of this Court.

NO EXERCISE OF RIGHTS OR REMEDIES

15. **THIS COURT ORDERS** that all rights and remedies against the Debtors, the Receiver, the Inspector, or affecting the Property, are hereby stayed and suspended except with the written consent of the Receiver or leave of this Court, provided however that this stay and suspension does not apply in respect of any "eligible financial contract" as defined in the BIA, and further provided

that nothing in this paragraph shall (i) empower the Receiver or the Debtors to carry on any business which the Debtors are not lawfully entitled to carry on, (ii) exempt the Receiver or the Debtors from compliance with statutory or regulatory provisions relating to health, safety or the environment, (iii) prevent the filing of any registration to preserve or perfect a security interest, or (iv) prevent the registration of a claim for lien.

16. **THIS COURT ORDERS** that the action bearing Court File No. CV-21-00668821-00CL shall be stayed pending further order of this Court.

NO INTERFERENCE WITH THE RECEIVER

17. **THIS COURT ORDERS** that no Person shall discontinue, fail to honour, alter, interfere with, repudiate, terminate or cease to perform any right, renewal right, contract, agreement, licence or permit in favour of or held by the Debtors, without written consent of the Receiver or leave of this Court.

CONTINUATION OF SERVICES

18. **THIS COURT ORDERS** that all Persons having oral or written agreements with the Debtors or statutory or regulatory mandates for the supply of goods and/or services, including without limitation, all computer software, communication and other data services, centralized banking services, payroll services, insurance, transportation services, utility or other services to the Debtors are hereby restrained until further Order of this Court from discontinuing, altering, interfering with or terminating the supply of such goods or services as may be required by the Receiver, and that the Receiver shall be entitled to the continued use of the Debtors' current telephone numbers, facsimile numbers, internet addresses and domain names, provided in each case that the normal prices or charges for all such goods or services received after the date of this Order are paid by the Receiver in accordance with normal payment practices of the Debtors or such other practices as may be agreed upon by the supplier or service provider and the Receiver, or as may be ordered by this Court.

RECEIVER TO HOLD FUNDS

19. **THIS COURT ORDERS** that all funds, monies, cheques, instruments, and other forms of payments received or collected by the Receiver from and after the making of this Order from any

source whatsoever, including without limitation the sale of all or any of the Property and the collection of any accounts receivable in whole or in part, whether in existence on the date of this Order or hereafter coming into existence, shall be deposited into one or more new accounts to be opened by the Receiver (the "Post Receivership Accounts") and the monies standing to the credit of such Post Receivership Accounts from time to time, net of any disbursements provided for herein, shall be held by the Receiver to be paid in accordance with the terms of this Order or any further Order of this Court.

EMPLOYEES

20. **THIS COURT ORDERS** that all employees of the Debtors shall remain the employees of the Debtors until such time as the Receiver, on the Debtors' behalf, may terminate the employment of such employees. The Receiver shall not be liable for any employee-related liabilities, including any successor employer liabilities as provided for in section 14.06(1.2) of the BIA, other than such amounts as the Receiver may specifically agree in writing to pay, or in respect of its obligations under sections 81.4(5) or 81.6(3) of the BIA or under the *Wage Earner Protection Program Act*.

PIPEDA

21. **THIS COURT ORDERS** that, pursuant to clause 7(3)(c) of the Canada *Personal Information Protection and Electronic Documents Act*, the Receiver shall disclose personal information of identifiable individuals to prospective purchasers or bidders for the Property and to their advisors, but only to the extent desirable or required to negotiate and attempt to complete one or more sales of the Property (each, a "Sale"). Each prospective purchaser or bidder to whom such personal information is disclosed shall maintain and protect the privacy of such information and limit the use of such information to its evaluation of the Sale, and if it does not complete a Sale, shall return all such information to the Receiver, or in the alternative destroy all such information. The purchaser of any Property shall be entitled to continue to use the personal information provided to it, and related to the Property purchased, in a manner which is in all material respects identical to the prior use of such information by the Debtors and shall return all other personal information to the Receiver or ensure that all other personal information is destroyed.

LIMITATION ON ENVIRONMENTAL LIABILITIES

22. **THIS COURT ORDERS** that nothing herein contained shall require the Receiver to occupy or to take control, care, charge, possession or management (separately and/or collectively, "**Possession**") of any of the Property that might be environmentally contaminated, might be a pollutant or a contaminant, or might cause or contribute to a spill, discharge, release or deposit of a substance contrary to any federal, provincial or other law respecting the protection, conservation, enhancement, remediation or rehabilitation of the environment or relating to the disposal of waste or other contamination including, without limitation, the *Canadian Environmental Protection Act*, the Ontario *Environmental Protection Act*, the *Ontario Water Resources Act*, or the Ontario *Occupational Health and Safety Act* and regulations thereunder or similar legislation in the state of Florida (the "**Environmental Legislation**"), provided however that nothing herein shall exempt the Receiver from any duty to report or make disclosure imposed by applicable Environmental Legislation. The Receiver shall not, as a result of this Order or anything done in pursuance of the Receiver's duties and powers under this Order, be deemed to be in Possession of any of the Property within the meaning of any Environmental Legislation, unless it is actually in possession.

LIMITATION ON LIABILITY OF RECEIVER AND INSPECTOR

23. **THIS COURT ORDERS** that neither the Receiver nor the Inspector shall incur liability or obligation as a result of their appointment or the carrying out the provisions of this Order, save and except for any gross negligence or wilful misconduct on its part, or the Receiver in respect of its obligations under sections 81.4(5) or 81.6(3) of the BIA or under the *Wage Earner Protection Program Act*. Nothing in this Order shall derogate from the protections afforded the Receiver by section 14.06 of the BIA or afforded the Receiver and the Inspector by any other applicable legislation.

ACCOUNTS OF RECEIVER AND INSPECTOR

24. **THIS COURT ORDERS** that the Receiver and counsel to the Receiver shall be paid their reasonable fees and disbursements, in each case at their standard rates and charges unless otherwise ordered by the Court on the passing of accounts, and that the Receiver and counsel to the Receiver shall be entitled to and are hereby granted a charge (the "**Receiver's Charge**") on the Property, as security for such fees and disbursements (including, subject to paragraph 27 of this Order, the fees

and disbursements of the Inspector and its counsel), both before and after the making of this Order in respect of these proceedings, and that the Receiver's Charge shall form a first charge on the Property in priority to all security interests, trusts, liens, charges and encumbrances, statutory or otherwise, in favour of any Person, but subject to sections 14.06(7), 81.4(4), and 81.6(2) of the BIA or similar legislation.

- 25. **THIS COURT ORDERS** that the Receiver and its legal counsel and the Inspector and its legal counsel shall pass their accounts from time to time, and for this purpose the accounts of the Receiver and its legal counsel and the Inspector and its legal counsel are hereby referred to a judge of the Commercial List of the Ontario Superior Court of Justice.
- 26. **THIS COURT ORDERS** that prior to the passing of its accounts, the Receiver shall be at liberty from time to time to apply reasonable amounts, out of the monies in its hands, against its fees and disbursements, including legal fees and disbursements, incurred at the standard rates and charges of the Receiver or its counsel, and such amounts shall constitute advances against its remuneration and disbursements when and as approved by this Court.
- 27. **THIS COURT ORDERS** that the fees and disbursements of the Inspector and its counsel shall be paid in the first instance by the Plaintiffs in Commercial List File Number CV-21-00668821-00CL without prejudice to any party's position in respect of whether or not the fees and disbursements incurred by the Inspector are to be paid from the Debtors' estate.
- 28. **THIS COURT ORDERS** that the Plaintiffs and any Investor that pays any accounts of either the Receiver or the Inspector shall be entitled to seek an order of the Court providing for reimbursement of such payments out the Debtors' estate with such priority and at such time as this Court may determine.

FUNDING OF THE RECEIVERSHIP

29. **THIS COURT ORDERS** that the Receiver be at liberty and it is hereby empowered to borrow by way of a revolving credit or otherwise, such monies from time to time as it may consider necessary or desirable, provided that the outstanding principal amount does not exceed \$3,600,000.00 CAD in the aggregate (or such greater amount as this Court may by further Order authorize) at any time, at such rate or rates of interest as it deems advisable for such period or

periods of time as it may arrange, for the purpose of funding the exercise of the powers and duties conferred upon the Receiver by this Order, including interim expenditures. The Property of the Debtor(s) set out in the Receiver's Certificate (defined below), including the Real Property identified in Schedule "1" thereto, shall be and is hereby charged by way of a fixed and specific charge (the "Receiver's Borrowings Charge") as security for the payment of the monies borrowed, together with interest and charges thereon, in priority to all security interests, trusts, liens, charges and encumbrances, statutory or otherwise, in favour of any Person, but subordinate in priority to the Receiver's Charge and the charges as set out in sections 14.06(7), 81.4(4), and 81.6(2) of the BIA or such similar legislation.

- 30. **THIS COURT ORDERS** that neither the Receiver's Borrowings Charge nor any other security granted by the Receiver in connection with its borrowings under this Order shall be enforced without leave of this Court.
- 31. **THIS COURT ORDERS** that the Receiver is at liberty and authorized to issue certificates substantially in the form annexed as Schedule "B" hereto (the "Receiver's Certificates") for any amount borrowed by it pursuant to this Order.
- 32. **THIS COURT ORDERS** that the monies from time to time borrowed by the Receiver pursuant to this Order or any further order of this Court and any and all Receiver's Certificates evidencing the same or any part thereof shall rank on a *pari passu* basis, unless otherwise agreed to by the holders of any prior issued Receiver's Certificates.
- 33. **THIS COURT ORDERS** that the Receiver is hereby authorized to execute on behalf of the Debtors any documents or instruments that may be necessary or desirable to register this Order on title to the Property and give effect to the Receiver's Charge and Receiver's Borrowings Charge and the priority of such charges, including the subordination of any existing security, charges or mortgages registered on title to the Property. If for any reason such authority is not recognized in the State of Florida the Debtors are hereby directed to execute any such documents to give effect to the priorities provided hereunder to the extent requested by counsel to the Receiver.

SERVICE AND NOTICE

- 34. **THIS COURT ORDERS** that the E-Service Protocol of the Commercial List (the "**Protocol**") is approved and adopted by reference herein and, in this proceeding, the service of documents made in accordance with the Protocol (which can be found on the Commercial List website at http://www.ontariocourts.ca/scj/practice/practice-directions/toronto/e-service-protocol/) shall be valid and effective service. Subject to Rule 17.05 this Order shall constitute an order for substituted service pursuant to Rule 16.04 of the Rules of Civil Procedure. Subject to Rule 3.01(d) of the Rules of Civil Procedure and paragraph 21 of the Protocol, service of documents in accordance with the Protocol will be effective on transmission. This Court further orders that a Case Website shall be established in accordance with the Protocol with the following URL https://www.zeifmans.ca/current-insolvency-files/legacy-lifestyle/.
- 35. **THIS COURT ORDERS AND DIRECTS** Gregory Marchant to provide a complete list of all of the Investors and their contact information including email addresses to the Receiver.
- 36. THIS COURT ORDERS that if the service or distribution of documents in accordance with the Protocol is not practicable, the Receiver or the Inspector is at liberty to serve or distribute this Order, any other materials and orders in these proceedings, any notices or other correspondence, by forwarding true copies thereof by prepaid ordinary mail, courier, personal delivery or facsimile transmission to the Debtors creditors or other interested parties at their respective addresses as last shown on the records of the Debtors and that any such service or distribution by courier, personal delivery or facsimile transmission shall be deemed to be received on the next business day following the date of forwarding thereof, or if sent by ordinary mail, on the third business day after mailing.

GENERAL

- 37. **THIS COURT ORDERS** that the Receiver or the Inspector may from time to time apply to this Court for advice and directions in the discharge of its powers and duties hereunder.
- 38. **THIS COURT ORDERS** that nothing in this Order shall prevent the Receiver from acting as a trustee in bankruptcy of the Debtors.

- 39. THIS COURT HEREBY REQUESTS the aid and recognition of any court, tribunal, regulatory or administrative body having jurisdiction in Canada or in the United States to give effect to this Order and to assist the Receiver and the Inspector and their agents in carrying out the terms of this Order. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such orders and to provide such assistance to the Receiver and the Inspector, as officers of this Court, as may be necessary or desirable to give effect to this Order or to assist the Receiver or the Inspector and their agents in carrying out the terms of this Order. For greater certainty, the Receiver is hereby appointed as foreign representative of the Debtors in order to commence an application pursuant to Chapter 15 of the United States Bankruptcy Code should such application be required.
- 40. **THIS COURT ORDERS** that the Receiver or the Inspector be at liberty and are hereby authorized and empowered to apply to any court, tribunal, regulatory or administrative body, wherever located, for the recognition of this Order and for assistance in carrying out the terms of this Order, and that the Receiver and the Inspector are authorized and empowered to act as a representative in respect of the within proceedings for the purpose of having these proceedings recognized in a jurisdiction outside Canada.
- 41. **THIS COURT ORDERS** that the Plaintiffs shall have their costs of this motion, up to and including entry and service of this Order, in the sum of CA\$100,000.00 and the Intervening Investors shall have their costs of this motion, up to and including entry and service of this Order, in the sum of CA\$50,000.00 on a substantial indemnity basis to be paid by the Receiver from the Debtors' estate with such priority and at such time as this Court may determine, provided that neither costs award referenced herein shall have priority over the other.
- 42. **THIS COURT ORDERS** that any interested party may apply to this Court to vary or amend this Order on not less than seven (7) days' notice to the Receiver and to any other party likely to be affected by the order sought or upon such other notice, if any, as this Court may order.
- 43. **THIS COURT ORDERS** that a copy of this Order be filed in Court File No. CV-21-00668821-00CL and Court File No. CV-22-00674717-00CL and that these matters shall be consolidated and proceed under Court File No. CV-22-00674717-00CL. All future materials filed

shall use the style of cause set out in this Order and include the following file numbers: Court File No. CV-22-00674717-00CL and CV-21-00668821-00CL.

Convot.

SCHEDULE "A"

DESCRIPTION OF THE REAL PROPERTIES

Destin Property

Commencing at the Northwest corner of Sea Hills Third Addition as Recorded in Plat Book 5, Page 104 of the Public Records of Okaloosa County, Florida; Thence north 01 degrees, 00 Minutes 51 Seconds East A Distance of 432.05 feet to a point, said Point being the point of beginning; thence continue north 01 degrees 00 minutes 51 seconds east a distance of 364.01 feet to a point; thence North 88° 08 minutes 45 seconds east a distance of 1074.81 feet to a point on the western right away of Beach Drive; thence South 10 degrees 14 minutes 19 seconds west along said Western right of way a distance of 20.77 feet to a point; thence South 03 degrees 56 minutes 40 seconds east along said western rate of way a distance of 199.31 feet to a point; thence departing said Western right of way south 86 degrees 33 minutes 59 seconds west a distance of 542.58 feet to a point; thence South 01 degrees 42 minutes 23 seconds east a distance of 158.38 feet to a point; thence North 88 degrees 59 minutes 09 seconds west a distance of 573.88 feet to a point, said point being the point of beginning.

Trailwinds Property

In the County of Sumter, State of Florida:

Parcel R1-1, TRAILWINDS VILLAGE, as per plat thereof recorded in Plat Book 16, Pages 21, 21-A through 21-I, of the Public Records of SUMTER County, Florida; LESS AND EXCEPT THE FOLLOWING: Begin at the Southeast corner of Parcel RI-1; run thence N.00°27'18"E. along the East line of Parcel RI-1, a distance of 135.20 feet, thence departing East line run S.89°59'36'W. a distance of 416.06 feet; thence S.00°00'06"E. a distance of 131.76 feet to a point on the South line of Parcel RI-1, thence along said South line run S.89°32'10"E. a distance of 415.00 feet to the point of beginning.

TOGETHER With Utility Easements and Access Areas Easements set forth in the Declaration of Covenants, Conditions and Restrictions recorded in Book 3205, Page 698 and as Amended and Restated in Book 3258, Page 326 of the Public Records of SUMTER County, Florida and Signage Easement as set forth in Section 2.10 of said Amended and Restated Declaration of Covenants, Conditions and Restrictions.

Summerlin Property

Lots 2 and 3, Sanibel Promenade, according to the map or plat thereof, as recorded in Plat Book 79, Pages 11 and 12, Public Records Lee County, Florida.

Ocoee Property

A PORTION OF THE SOUTHWEST 1/4 OF THE NORTHWEST 1/4 OF SAID SECTION 5, TOWNSHIP 22 SOUTH, RANGE 28 EAST, ORIDA BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE SOUTHWEST CORNER OF SOUTHWEST 1/4 OF THE NORTHWEST 1/4 OF SECTION 5, TOWNSHIP 22 SOUTH, RANGE 28 EAST, ORANGE COUNTRY, FLORIDA; THENCE RUN NORTH 89°35'56" EAST, ALONG THE SOUTH LINE OF THE SOUTHWEST 1/4 OF THE NORTHWEST 1/4 OF SAID SECTION 5, A DISTANCE OF 1321.84 FEET, TO THE SOUTHEAST CORNER OF SOUTHWEST 1/4 OF THE NORTHWEST 1/4 OF SAID SECTION 5; THENCE RUN NORTH 00°09'18" WEST, ALONG THE EAST LINE OF THE SOUTHWEST 1/4 OF THE NORTHWEST 1/4 OF SAID SECTION 5, A DISTANCE OF 30.00 FEET, TO A POINT ON THE NORTH RIGHT-OF- WAY LINE OF ROBERSON ROAD; THENCE RUN SOUTH 89°35'56" WEST, ALONG THE SAID NORTH RIGHT-OF-WAY LINE, A DISTANCE OF 640.00 FEET, TO THE POINT OF BEGINNING; THENCE LEAVING SAID NORTH RIGHT-OF-WAY LINE, RUN NORTH 00°09'28" WEST, A DISTANCE OF 200.02 FEET; THENCE RUN SOUTH 89°59'28" EAST, A DISTANCE OF 368.32 FEET; THENCE RUN NORTH 09°36'00", A DISTANCE OF 15.36 FEET; THENCE RUN NORTH 00°37'13" EAST, A DISTANCE OF 727.61 FEET; THENCE RUN SOUTH 89°35'56" WEST, A DISTANCE OF 398.15 FEET; THENCE RUN SOUTH 00°09'18" EAST, A DISTANCE 1155.00 FEET, TO A POINT ON THE AFORESAID NORTH RIGHT-OF-WAY LINE; THENCE RUN NORTH 89° 35'56" EAST, ALONG THE SAID NORTH RIGHT-OF-WAY LINE, A DISTANCE OF 20.00 FEET, TO THE POINT OF BEGINNING. CONTAINING 6.76 ACRES MORE OR LESS.

Longleaf Property

Tract 39, LONGLEAF NEIGHBORHOOD THREE, according to the plat through thereof as recorded in Plat Book 56, pages 127 through 150, inclusive, of the public records of Pasco County, Florida.

SCHEDULE "B'

RECEIVER CERTIFICATE

CERTIFICATE NO	
AMOUNT \$	
1. THIS IS TO CERTIFY that Zeifman Partners Inc., the receiver (the "Receiver") assets, undertakings and properties of, <i>inter alios</i> , [DEBTOR'S NAME] (the "Debtor") acroived in relation to a business carried on by the Debtor, including the Real Property (of in the Order) described in Schedule "1" hereto and all proceeds thereof (the "[DEBTOR'S"), appointed by Order of the Ontario Superior Court of Justice (Commercial List).	equired lefined OR'S]
"Court") dated the day of, 20 (the "Order") made in an action having Co	urt file
numberCL, has received as such Receiver from the holder of this certifica	te (the
"Lender") the principal sum of \$, being part of the total principal s \$ which the Receiver is authorized to borrow under and pursuant to the Order	
2. The principal sum evidenced by this certificate is payable on demand by the Lendo	er with
interest thereon calculated and compounded [daily][monthly not in advance on the	day
of each month] after the date hereof at a notional rate per annum equal to the rate of	per
cent above the prime commercial lending rate of Bank of from time to time.	
3. Such principal sum with interest thereon is, by the terms of the Order, a charge up	on the
whole of the [DEBTOR'S] Property, in priority to the security interests of any other person	on, but
subject to the priority of the charges set out in the Order and in the Bankruptcy and Insolven	cy Act,
and the right of the Receiver to indemnify itself out of the [DEBTOR'S] Property in respec	t of its
remuneration and expenses.	
4. All sums payable in respect of principal and interest under this certificate are pay	able at
the main office of the Lender at Toronto, Ontario.	

Until all liability in respect of this certificate has been terminated, no certificates creating

charges ranking or purporting to rank in priority to this certificate shall be issued by the Receiver

5.

to any person other than the holder of this certificate without the prior written consent of the holder of this certificate.

- 6. The charge securing this certificate shall operate so as to permit the Receiver to deal with the [DEBTOR'S] Property as authorized by the Order and as authorized by any further or other order of the Court.
- 7. The Receiver does not undertake, and it is not under any personal liability, to pay any sum in respect of which it may issue certificates under the terms of the Order.

DATED the day of	, 20
	Zeifman Partners Inc., solely in its capacity as Receiver of the [DEBTOR'S] Property, and not in its personal or corporate capacity
	Per:
	Name:

Title:

SCHEDULE "1"

REAL PROPERTY

[Insert description of Real Property]

SCHEDULE "C"

INTERVENING INVESTORS

2581506 Ontario Limited

2335996 Ontario Inc.

Angellotti, Ron

Daveni Investments Ltd.

Della-Maestra, Thomas Roy

Della-Maestra, Julia

Della-Maestra, Terry

Della-Maestra, Angela

Janmohamed, Nadir

Lindsay, Joan

Wall, George

MLC Financial Ltd.

Remco Holdings Inc.

Spectrum Jewellery Mfg Inc.

SRnED Limited

Stephen Kwok Professional Corporation

Suedan, Katherine Denise

Volpe, Peter G.

2480449 Ontario Inc.

Reinrichmar Holding Limited

McDonald, Don

Suchak, Mitesh

Suchak, Avni

White, Robert

Thomson, Dave

Macleod, Carylyn

Patel, Sunil

Tangri, Sabrena

Kassam, Faiza

Hallco Holdings Inc.

Woodruff, Richard

1424604 Ontario Ltd.

Marty Shankman Agency Ltd.

Yale Realty Inc.

2143700 Ontario Inc.

Christiansen Investments Inc.

Hampson Equities Inc.

Charvet, Shelle Rose

Smart Financial Consulting Corp.

19322434 Ontario Limited

9677658 Canada Inc.

John Francis Footprints Ltd.

-2-

Claremont Holdings Corporation Mid Properties Inc. New Gemini Inc. 2244512 Ontario Inc. Michael Kessel 1387615 Ontario Limited

Along with any other person who Michael Katzman notifies the Receiver (via email) should be added as an Intervening Investor.

191

	Case 6:	22-bk-01246-LVV	Doc 28	Filed 05/09/22	Page 32 of 32
Court File No. CV-21-00668821-00CL HUNTER MILBORNE et al. Defendants	Court File No. CV-22-00674717-00CL LEGACY LIFESTYLES DESTIN PROPERTY LLC, et al. Respondents	ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST) PROCEEDING COMMENCED AT TORONTO	AMENDED ORDER	GREG ROBERTS PC Lawyers 202-8920 Woodbine Avenue Markham, ON L3R 9W9 Greg Roberts (LSO No. 29644N)	greg.roberts@roblaw.ca Lawyer for the Plaintiffs
and	and				
BERKID INVESTMENTS LIMITED Plaintiff	LEGACY LIFESTYLES DESTIN LP, et al. Applicants				

Appendix "I" to the First Report of the Receiver



Term Sheet

May 9, 2022

Zeifman Partners Inc. 201 Bridgeland Avenue Toronto, ON M6A 1Y7

Attention: Allan Rutman

Dear Sirs:

RE:

Loan of up to \$2,750,000 USD (the "Loan") secured by a Receiver's Certificate (the "Receiver's Certificate") issued pursuant to the Order of Justice Conway of the Ontario Superior Court of Justice dated February 11, 2022 (the "Receivership Order") attached hereto as Schedule B

We understand that Zeifman Partners Inc. has been appointed as receiver and manager (the "Receiver"), of all of the assets, undertakings and properties of Legacy Lifestyles Destin LP, Legacy Lifestyles Destin GP Inc., Legacy Lifestyles Summerlin LP, Legacy Lifestyles Summerlin GP Inc., Legacy Lifestyles Trailwinds LP, Legacy Lifestyles Trailwinds GP Inc., Legacy Lifestyles Ocoee LP, Legacy Lifestyles Ocoee GP Inc., Legacy Lifestyles Longleaf LP, Legacy Lifestyles Longleaf GP Inc., Legacy Lifestyles Destin Property LLC, Legacy Lifestyles Trailwinds Property LLC, Legacy Lifestyles Ft. Myers Property LLC, Legacy Lifestyles Ocoee Property LLC and Legacy Lifestyles Longleaf Property LLC (collectively the "Debtors") acquired for, or used in relation to business carried on by the Debtors pursuant to the Receivership Order.

In connection with the Receivership proceedings, Hillmount Capital Inc., in its capacity as a lender (the "Lender"), wishes to extend a preliminary quote and pursue arranging a loan to the Receiver (the "Loan") in accordance with the terms and conditions detailed below and subject to final approval by the Lender's solicitor. The terms and conditions are as follows:

LENDER:

Hillmount Capital Inc. (the "Lender")

BORROWER(S):

Zeifman Partners Inc. in its capacity as Court-appointed Receiver of the Debtors

PROPERTY:

All of the Debtors' assets, undertakings and properties acquired for or used in relation to a business carried on by the Debtors, including all proceeds thereof (the "**Property**") and the real properties municipally known as:

- 1. 401 Beach Drive, Destin FL
- 2. 5578 County Road 466A, Wildwood FL
- 3. 10653 Marsha Drive, New Port Richey FL
- 4. 20161 Summerlin Road, Fort Myers FL
- 5. 934 Roberson Road, Ocoee FL

(collectively, the "Real Property" and specifically described in Schedule A of the Court Order attached hereto as Schedule B)

LOAN AMOUNT:

Maximum principal amount of \$2,750,000 USD as follows (all in USD):

- 1. 401 Beach Drive \$590,000
- 2. 5578 County Road 466A \$465,000
- 3. 10653 Marsha Drive \$770,000
- 4. 20161 Summerlin Road \$465,000



5. 934 Roberson Road - \$460,000

At all times, the total Loan amount shall not exceed \$3,600,000 CDN in the aggregate.

LAND VALUES:

- 1. 401 Beach Drive \$2,500,000
- 2. 5578 County Road 466A \$2,300,000
- 3. 10653 Marsha Drive \$3,100,000
- 4. 20161 Summerlin Road \$2,100,000
- 5. 934 Roberson Road \$1,900,000

INTEREST RATE & PAYMENT:

Interest shall be compounded and calculated monthly at the rate of **12% per annum**, and will be repayable monthly, in arrears, by prepaid interest from advances under the Loan both before and after maturity until this Loan has been repaid in full. Interest adjustment date to the 1st of the following month following each advance.

FEES:

Lender Commitment Fee (1st 12 months) - 2.00% of the Loan Amount Lender Commitment Fee (remaining 6 months) - 1.00% of the Loan Amount Lender Legal Fees, Disbursements and HST - To be determined by Lender's solicitor and its US attorney

PRIORITY / SECURITY:

- Receiver's Borrowings Charge (as defined in the Receivership Order) pursuant to terms of Receiver's Certificates issued by the Receiver in priority over the Debtor's present and future real and personal, tangible and intangible property and assets in priority to all assignments, security interests, trusts, liens, mortgages, charges and encumbrances whatsoever, statutory or otherwise subject only to a prior court ordered Receivers Charge pursuant to section 24 of the Receivership Order in priority to all other Receiver Certificates issued or to be issued.
- 2. Receivership Order and Chapter 15 Recognition Order registered against the Real Property.
- 3. Title insurance with coverages acceptable to the Lender.
- Satisfactory liability insurance to be in place on the Real Property (evidence to be provided to the Lender) and will continue to be in place while the Receiver's Certificate remains outstanding.
- Such other security, documentation or assurance, as may be required by the Lender or the Lender's solicitor.

PURPOSE:

The purpose of this Loan is to provide receivership working capital pursuant to the terms of the Receivership Order and Budget attached hereto as **Schedule C** and to facilitate the refinancing /sale of the Real Property.

ADVANCES:

Advances shall be provided upon request by the Borrower and be available on a minimum of 2 business days upon written request to the Lender. The proceeds of each advance under the Loan shall be advanced less the following:

- (a) Lender Commitment Fee (to be deducted in full from the 1st advance);
- (b) Lender Advance Fee of \$500 per advance;
- (c) Lender Wiring Fee of \$90 per advance; and
- (d) Legal fees and disbursements plus HST thereon.

AMORTIZATION:

Interest only

LENDER'S SOLICITOR:

Fred Tayar

65 Queen Street West, Suite 1200, Toronto, ON

Tel: (416) 363-1800

TERMS OF LOAN & PREPAYMENT PRIVILEGE:

The Loan will mature 18 months from the date of the first advance ("Maturity Date") and is payable on demand. When not in default, the Borrower shall have the right to prepay the Loan at any time upon providing 10 days written notice. Any amounts received in repayment of obligations owing under this DIP Facility shall be paid and applied as follows:

- i. Firstly, to outstanding interest and costs payable hereunder; and
- ii. Secondly, towards principal hereunder.

ADDITIONAL CONDITIONS AND REPRESENTATIONS:

The advance of funds under the Loan is subject to the following conditions, all of which must be satisfactory to the Lender, and its solicitor, in its sole, unfettered and absolute discretion:

- 1. Written acceptance of this Term Sheet by the Borrower and attending to the lawful execution and delivery of this Term Sheet.
- 2. Borrower acknowledges that the Lender's Commitment Fee is earned upon the Borrower's acceptance of this Term Sheet and payable from the proceeds of the first advance.
- 3. Satisfactory review of the liability insurance to be in place on the Real Property.
- 4. The Lender reserves the right to request and review the Receiver's Cash Flows at any time in order to satisfy itself that the Receiver's fees and that of its counsel, are reasonable pursuant to section 24 of the Receivership Order.
- 5. The Receiver will provide a covenant on closing to the Lender that: (i) no Receiver's Certificates ranking, or purporting to rank, prior to or pari passu with the Receiver's Certificate issued as security for the Loan shall be issued by the Receiver to any person other than the Lender without the prior consent in writing of the Lender, which consent may be unreasonably withheld; and (ii) that the Receiver will provide the Lender with notice of any proceeding which could have an adverse effect on the Lender's Receiver's Certificate and/or the Receiver's Borrowings Charge.
- 6. The Receiver will give the Lender the first opportunity to fund further loans secured by Receiver Certificates prior to approaching other parties.
- 7. The Receiver shall not distribute funds to any creditors without the Lender's consent, save for the Receiver's Charge as contemplated by section 24 of the Receivership Order
- 8. The Receiver agrees not to make an application for payout of proceeds received, other than the Receiver's Charge, in priority to amounts owing to the Lender without the Lender's prior written consent.
- 9. The Lender shall have the right to charge for all reasonable costs and expenses incurred by the Lender in connection with this Loan, including reasonable legal fees and costs and costs and expenses incurred in connection with enforcing the Lender's rights under the Receiver's Certificate or hereunder.
- 10. Satisfactory review of this Term Sheet and the Receivership Order by the Lender's solicitor.
- 11. Satisfactory review of a Recognition Order granted under Chapter 15 of the US Bankruptcy Code by the Lender's solicitor.
- 12. It is hereby agreed by and between the Lender and the Receiver that any monies tendered in respect of the Loan payments or other payments due shall be paid by 1 p.m. on the business day upon which they are due. If received after that time (i.e. for computing interest), the monies will be deemed to be received the next business day.
- 13. Please see Schedule "A" for additional terms of this Term Sheet.

SPECIAL CONDITIONS:

The Receiver is to provide such financial and other information as the Lender may reasonably request, from time to time, including, but not limited to:

- (a) Evidence of payment of all government payables including property taxes within 15 days of their respective due dates;
- (b) Evidence of compliance with any material federal, state and municipal laws, regulations and policies in relation to its activities;
- (c) Evidence and completion of an unconditional financing agreement within the 1st 6 months of the Term unless an extension of an additional two months has been approved by the Court to complete the financing agreement and the Loan is satisfied failing which, the Borrower must proceed immediately to sell the Real
- (d) Realtor's Opinion of Value and Marketability Analysis indicating an "as is" sales value for each of the Real Property as set out above which is to be received no later than July 1, 2022;
- (e) Deliver to the Lender such other reporting and other information from time to time as is reasonably requested by the Lender.

DEFAULT:

The following events shall constitute events of default (each an "Event of Default"):

- (a) If the Receiver fails to pay when due any amount of principal, interest or other amounts under the Loan Amount, this Term Sheet or otherwise, whether by acceleration or otherwise;
- (b) If the Receiver defaults, in the observance or performance of any other nonfinancial term, covenant or condition in this Term Sheet or any other agreement between the Receiver and the Debtors entered into on or after the date of the Term
- (c) If the Receiver defaults, in the observance of the Receivership Order or any subsequent Court Orders or is replaced as the Receiver;
- (d) If the Lender determines, in its sole discretion, acting reasonably, that a material adverse change has occurred after the date hereof in respect of the business, affairs, Real Property or financial condition of the Debtors;
- (e) If (i) the Receivership Order is varied without the consent of the Lender or any other order is made which is or may be prejudicial to the Lender's interests, acting reasonably; (ii) the Receivership Order is appealed or leave to appeal is granted; or (iii) the stay of proceedings contained in the Receivership Order is terminated or lifted:
- (f) If any one of the Debtors become bankrupt under the Bankruptcy and Insolvency Act or the US Bankruptcy Code; and
- (g) If the plaintiffs or the defendants in the Commercial List Court File bearing number CV-21-00668821-00CL bring a motion or otherwise seek to obtain priority over the interests of the Lender, pursuant to paragraph 41 of the Order of the Honourable Justice Conway dated February 11, 2022.

REMEDIES:

Upon the occurrence of an Event of Default, the Lender may immediately terminate the Term Sheet, at which time all amounts outstanding under this Term Sheet shall, at the option of the Lender, immediately become due and payable; and the Lender may enforce the Loan, Receiver Certificates or take such further and other steps available at law, including but not limited to, making an application to the Court for an order requiring the Receiver to realize on the Real Property.

SCHEDULES ATTACHED:

The following attached schedule(s) form a part of this Term Sheet:

Schedule A – Conditions

Schedule B – Receivership Order

Schedule C - Budget

In order to proceed, kindly indicate your acceptance of the above terms and conditions by signing below and returning this Term Sheet to the Lender by 5:00pm on May 11, 2022.

Yours truly,

Hillmount Capital Inc.

416-849-0322

Lic. #10453 and #11925

ACCEPTANCE

The Borrower hereby accepts this Term Sheet and confirms its agreement with all of the terms and conditions thereof, having either obtained independent legal advice or having been satisfied that legal advice is not required. The Lender Commitment Fee is fully earned by the Lender upon acceptance of the terms of this Term Sheet. The Lender Commitment Fee is due and payable upon the advance of funds hereunder or the date of the termination of the Term Sheet (unless such termination of the Term Sheet results from a default of the Lender).

Accepted this 10th day of May

Borrower

Zeifman Partners Inc.

in its capacity as Receiver of Legacy Lifestyles Destin Property LLC,

Legacy Lifestyles Trailwinds Property LLC,

Legacy Lifestyles Ft. Myers Property LLC,

Legacy Lifestyles Ocoee Property LLC and

Legacy Lifestyles Longleaf Property LLC

SCHEDULE A - CONDITIONS

ACCRUED AND EARNED

INTEREST

Accrued interest calculated from the date that this Loan is advanced to the Interest Adjustment Date will be deducted from the initial gross funds advanced. The Interest Adjustment Date is set at the Lender's option. The Borrower shall not be entitled to receive interest, if any, on any funds held in trust by the Lender. Any interest earned shall accrue to the Lender.

REGULATIONS

The Real Property must comply with all municipal, state and federal statues, regulations and requirements.

ASSIGNMENT BY LENDER

The Lender shall have 7 normal business days following: the acceptance of the Term Sheet, and upon receipt of all requested underwriting information to assign all or part of the of the Loan in an amount to be determined by the Lender at its discretion and subject to terms

satisfactory to the Lender.

TITLE INSURANCE

At the Lender's sole option, the Borrower may be required to provide title insurance for the Real Property. The cost of the title insurance shall be at the Borrower's expense.

ADDITIONAL PROVISIONS

Our current schedule of administration and servicing fees include (but not limited to) the following charges:

\$500.00

Missed payment fee: Payable for each missed or late installment payment and for replacing and processing each NSF cheque or returned payment for any charge on this property (ie 1st and / or 2nd mortgagee) or any other creditor (ie utility company, property taxes, etc).

\$300.00

Insurance: Payable for dealing with each cancellation, premium payment or other non-compliance with insurance requirements.

\$5,000.00

Default: Payable for each act or proceeding instituted. Loan Statements: For preparation of each statement.

\$100.00 \$5,000.00

Possession: For attending to take possession following default.

00 00 5

Administration: For administering maintenance and security of the property in our possession, per day.

\$300.00

Loan Discharge & Statement Fee: For discharge on one property. \$100.00 for each additional property.

\$250.00

\$200.00

Tax Default Fee: For failure by the Borrower to provide satisfactory confirmation of tax payments. Annual Tax Account Administration Fee: For administering and maintaining the tax account

\$300.00

For each written request necessitated by the Lender not replacing dishonoured cheques forthwith

\$250.00

Failure to notify Lender of registration of lien by the Condominium Corporation for common maintenance arrears

\$495.00

For each hour of administrative time spent by the Lender or its agent in dealing with issues of default related to this loan. This rate does not

apply to solicitor services Inspection Fee (per property)

\$300.00

\$90.00 Bank Wire Transfer Fee

> The Lender reserves the right to charge reasonable fees for other administrative services. Renewal and renewal fee to be at the discretion of the Lender. In the event of a further occurrence of the administrative fees as set out herein, the administrative fees shall increase by a further sum of \$50.00 and this shall be on a cumulative basis.