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

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

THE HONOURABLE)	WEDNESDAY, THE 26th
JUSTICE STEELE)	DAY OF JUNE, 2024

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

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

APPROVAL AND VESTING ORDER (Fort Myers Property)

THIS MOTION, made by Zeifman Partners Inc., in its capacity as the court-appointed receiver (the "Receiver") of the assets, undertakings and properties of Legacy Lifestyles Destin LP, Legacy Lifestyles Destin LP, Legacy Lifestyles Summerlin LP, 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 Ft. Myers Property LLC ("Fort Myers Property LLC"), Legacy Lifestyles Ocoee Property LLC and Legacy Lifestyles Longleaf Property LLC (collectively, the "Debtors") for an order approving the sale transaction (the "Transaction") contemplated by an agreement of purchase and sale (the "Sale Agreement") between the Receiver and Summerlin Landings, LLC (the "Purchaser") dated May 9, 2024 and appended to the Fifth Report of the Receiver dated June 17, 2024 (the "Fifth Report"), and vesting in the

Purchaser the right, title and interest of Fort Myers Property LLC in and to the real property located in Lee County, Florida, identified as Parcel ID Nos. 11-46-23-04-00000.0020 and 11-46-23-04-00000.0030, as more particularly described on Exhibit "A" to the Sale Agreement (the "**Property"**), was heard this day at 330 University Avenue, Toronto, Ontario via Zoom.

ON READING the Fifth Report, the affidavit of Allan Rutman affirmed June 4, 2024, the Supplemental Report to the Fifth Report, dated June 24, 2024, the affidavit of Kenneth Kraft affirmed June 14, 2024, the Factum of the Receiver dated June 19, 2024, and on hearing the submissions of counsel for the Receiver, and such other counsel and parties as listed on the counsel slip, no one appearing for any other person on the service list, although properly served as appears from the affidavits of Amanda Campbell sworn June 17 and 19, 2024, filed:

- 1. **THIS COURT ORDERS** that the time for service of the Motion Record and Supplemental Motion Record is hereby abridged and validated so that this Motion is properly returnable today and hereby dispenses with further service thereof.
- 2. **THIS COURT ORDERS AND DECLARES** that the Transaction is hereby approved, and the execution of the Sale Agreement by the Receiver is hereby authorized and approved, with such minor amendments as the Receiver may deem necessary. The Receiver is hereby authorized and directed to take such additional steps and execute such additional documents as may be necessary or desirable for the completion of the Transaction, the conveyance of the Property to the Purchaser, and the discharge of all Encumbrances (defined herein).
- 3. THIS COURT ORDERS AND DECLARES that upon the closing of the Transaction, all of Fort Myers Property LLC's right, title and interest in and to the Property shall vest absolutely in the Purchaser, free and clear of and from any and all security interests (whether contractual, statutory, or otherwise), hypothecs, mortgages, trusts or deemed trusts (whether contractual, statutory, or otherwise), liens, executions, levies, charges, or other financial or monetary claims, whether or not they have attached or been perfected, registered or filed and whether secured, unsecured or otherwise (collectively, the "Claims") including, without limiting the generality of the foregoing: (i) any encumbrances or charges created by the Amended Order of the Honourable Justice Conway, dated February 11, 2022, as amended; and (ii) all charges, security interests or claims evidenced by registrations pursuant to the *Personal Property Security*

Act (Ontario) or any other personal property registry system (all of which are collectively referred to as the "Encumbrances") and, for greater certainty, this Court orders that upon the closing of the Transaction all of the Encumbrances affecting or relating to the Property are hereby expunged and discharged as against the Property.

- 4. **THIS COURT ORDERS** that, for the avoidance of doubt, the Receiver is hereby authorized and directed to take such steps and execute such documents as may be necessary or desirable to discharge the following mortgages from title to the Property:
 - (a) mortgage granted to Hillmount Capital Inc. ("Hillmount") pursuant to the Mortgage and Security Agreement, dated May 23, 2022, recorded on May 26, 2022, in Clerk's Instrument #2022000177467 of the Public Records of Lee County, Florida (the "Hillmount Mortgage"), as amended; and
 - (b) mortgage granted to Legacy Lifestyles Summerlin LP, dated October 5, 2016, recorded in the Public Records of Lee County, Florida, which mortgage shall be discharged without payment or other consideration paid to the mortgagee on discharge.
- 5. **THIS COURT ORDERS** that for the purposes of determining the nature and priority of Claims, the net proceeds from the sale of the Property shall stand in the place and stead of the Property, and that from and after the Closing (as defined in the Sale Agreement) all Claims and Encumbrances shall attach to the net proceeds from the sale of the Property with the same priority as they had with respect to the Property immediately prior to the sale, as if the Property had not been sold and remained in the possession or control of the person having that possession or control immediately prior to the sale.
- 6. **THIS COURT ORDERS** that the Receiver is hereby authorized and directed, on the closing of the Transaction, to distribute to Hillmount that portion of the net proceeds from the sale of the Property required to pay in full and discharge the Hillmount Mortgage, as detailed on a payout statement issued by Hillmount.

7. **THIS COURT ORDERS AND DIRECTS** the Receiver to file with the Court a certificate confirming that the Transaction has closed, forthwith after the closing of the Transaction.

8. **THIS COURT ORDERS** that, notwithstanding:

- (a) the pendency of these proceedings;
- (b) any applications for a bankruptcy order now or hereafter issued pursuant to the Bankruptcy and Insolvency Act (Canada) in respect of the Debtors and any bankruptcy order issued pursuant to any such applications; and
- (c) any assignment in bankruptcy made in respect of the Debtors;

the vesting of the Property in the Purchaser pursuant to this Order shall be binding on any trustee in bankruptcy that may be appointed in respect of the Debtors and shall not be void or voidable by creditors of the Debtors, nor shall it constitute nor be deemed to be a fraudulent preference, assignment, fraudulent conveyance, transfer at undervalue, or other reviewable transaction under the *Bankruptcy and Insolvency Act* (Canada) or any other applicable federal or provincial legislation, nor shall it constitute oppressive or unfairly prejudicial conduct pursuant to any applicable federal or provincial legislation.

9. **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 its 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, as an officer of this Court, as may be necessary or desirable to give effect to this Order or to assist the Receiver and its agents in carrying out the terms of this Order. Specifically, and for the avoidance of doubt, the Receiver is hereby authorized as the Foreign Representative in the jointly administered cases proceeding as In re Legacy Lifestyles Destin LP, et al., Chapter 15 Bankruptcy Case No. 22-01246 before the United States Bankruptcy Court for the Middle District of Florida to seek entry of an order authorizing the effectiveness of this Order within the United States and the sale of the

Property free and clear of liens, claims and encumbrances pursuant to sections	105(a),	363(b),
363(f) and 1521(a)(7) of title 11 of the United States Code.		

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BERKID INVESTMENTS LIMITED	and	HUNTER MILBORNE et al.
Plaintiff		Defendants
		Court File No. CV-22-00674717-00CL
LEGACY LIFESTYLES DESTIN LP, et al.	and	LEGACY LIFESTYLES DESTIN PROPERTY LLC, et al.
Applicants		Respondents

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

PROCEEDING COMMENCED AT TORONTO

APPROVAL AND VESTING ORDER

(Fort Myers Property)

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