

COURT FILE NO.

1701 - 04209

Clerk's Stamp

COURT

COURT OF KING'S BENCH OF ALBERTA

JUDICIAL CENTRE

CALGARY

PLAINTIFF

AXCESS CAPITAL ADVISORS INC.

RESPONDENT

DMD MORTGAGE INVESTMENT CORPORATION, DMD II MORTGAGE INVESTMENT CORPORATION and DMD III MORTGAGE INVESTMENT CORPORATION

DOCUMENT

FOURTH REPORT OF THE RECEIVER IN THE MATTER OF THE RECEIVERSHIP OF DMD III MORTGAGE INVESTMENT CORPORATION

DATED

July 15, 2024

ADDRESS FOR SERVICE AND CONTACT

Counsel

INFORMATION OF

Torys LLP

PARTY FILING THIS

46th Floor, 525-8 Avenue SW

DOCUMENT

Calgary, AB T2P 1G1

Telephone: 403.776.3744 Facsimile: 403.776.3800 Email: kkashuba@torys.com

Attention: Kyle Kashuba

Receiver

MNP Ltd.

Suite 2000, 112 - 4th Avenue SW

Calgary, AB T2P 0H3

Telephone: 403.298.8479 / 403.537.8424

Facsimile: 403.537.8437

Email: victor.kroeger@mnp.ca / rick.anderson@mnp.ca

Attention: Victor P. Kroeger / Rick Anderson



Suite 2000, 112 - 4th Avenue SW, Calgary AB, T2P 0H3

1.877.500.0792 T: 403.538.3187 F: 403.537.8437



APPENDICES

Appendix A

Creditors' Package

Appendix B

Notice of Revision or Disallowance

Appendix C

Notice of Dispute

Appendix D

Receiver's Interim Statement of Receipts and Disbursements for the period April 4, 2017 to June 30, 2024

INTRODUCTION AND BACKGROUND

- MNP Ltd. was appointed as receiver and manager (the "Receiver") of the assets, undertakings, and property of DMD III Mortgage Investment Corporation ("DMD III" or the "Company"), by an Order granted by the Court of Queen's Bench of Alberta, now the Court of King's Bench (the "Court") on April 4, 2017 (the "Receivership Order").
- 2. DMD III was formed in 2004 and was a mortgage investment corporation operating in Alberta.
- 3. DMD Mortgage Investment Corporation ("DMD"), DMD II Mortgage Investment Corporation ("DMD II"), DMD III and Sun Country Mortgage Investment Corporation ("Sun Country") were entities controlled and operated by the same individuals and funds were regularly moved between these related parties. DMD and DMD II were also placed into receivership on April 4, 2017. MNP Ltd. was discharged as Receiver of DMD and DMD II on October 13, 2023. Sun Country was assigned into bankruptcy on February 15, 2017.
- 4. The Receiver issued its first report on August 15, 2017 (the "**First Report**") in support of an application to obtain Court approval of the sale of a property located at 379 Whitman Place NE Calgary, Alberta. The Court granted a Sale Approval and Vesting Order on August 22, 2017 (the "**August 22 SAVO**").
- 5. The Receiver issued its second report on October 12, 2017 (the "Second Report") in support of an application to obtain Court approval of the sale of a property located at 135 30 Avenue NW Calgary, Alberta. The Court granted a Sale Approval and Vesting Order on October 18, 2017 (the "October 18 SAVO").
- 6. The Receiver issued its third report on June 1, 2018 (the "**Third Report**") in support of an application to obtain Court approval of the sale of a property located at 26, 3745 Fonda Way SE Calgary, Alberta. The Court granted a Sale Approval and Vesting Order on June 15, 2018 (the "**June 15 SAVO**").
- 7. This is the Receiver's fourth report to the Court (the "Fourth Report"). Capitalized terms not defined in the Fourth Report are as defined in the Receiver's prior reports and/or the Receivership Order.
- 8. All references to currency are in Canadian dollars unless otherwise stated.

NOTICE TO READER

9. In preparing the Fourth Report and making comments herein, the Receiver has relied upon certain unaudited, draft, or internal financial information, including DMD III's books and records, and information from other third-party sources (collectively, the "Information"). The Receiver has not audited, reviewed, or otherwise attempted to verify the accuracy or completeness of the Information in a manner that would wholly or partially comply with generally accepted assurance standards or other standards established by the Chartered Professional Accountants of Canada (the "Standards").



Additionally, none of the Receiver's procedures were intended to disclose defalcations or other irregularities. If the Receiver were to perform additional procedures or to undertake an audit examination of the Information in accordance with the Standards, additional matters may come to the Receiver's attention. Accordingly, the Receiver does not express an opinion, nor does it provide any other form of assurance on the financial or other information presented herein. The Receiver may refine or alter its observations as further information is obtained or brought to its attention after the date of the Fourth Report.

- 10. The Receiver assumes no responsibility or liability for any loss or damage occasioned by any party as a result of the use of the Fourth Report. Any use which any party makes of the Fourth Report or any reliance or decision to be made based on the Fourth Report is the sole responsibility of such party.
- 11. Copies of the relevant documents relating to these proceedings are available on the Receiver's website at www.mnpdebt.ca/dmdiii.

PURPOSE OF THE REPORT

- 12. The Fourth Report is being filed in support of the Receiver's application to this Honorable Court returnable on July 24, 2024 (the "July 24 Hearing") requesting the following relief:
 - a. Approving the reported actions of the Receiver in administering these receivership proceedings;
 - b. Approving the Claims Process, as defined herein;
 - c. Approving the professional fees and disbursements of the Receiver (the "Receiver's Fees") for the period from April 4, 2017 to June 30, 2024; and
 - d. Approving the professional fees and disbursements of Torys LLP ("Torys"), the Receiver's legal counsel (the "Legal Fees") for the period from April 4, 2017 to June 30, 2024.

ACTIVITIES OF THE RECEIVER

- 13. The Receiver has undertaken activities including, but not limited to, the following:
 - e. Prepared and issued the Receiver's Notice and Statement of Receiver pursuant to subsections 245(1) and 246(1) of the Bankruptcy and Insolvency Act; RSC 1985, c B-3 ("BIA");
 - f. Prepared interim reports, as required, pursuant to Section 246(2) BIA;
 - g. Maintained the Receiver's website;
 - h. Engaged Axcess Capital Advisors, the Company's former Independent Fund Manager, to assist the Receiver with property maintenance and sale matters;
 - i. Engaged and consulted with Torys with respect to various matters related to the administration of the receivership proceedings;



- j. Took possession of and maintained various real estate properties;
- k. Listed various real estate properties for sale and negotiated and closed the corresponding transactions;
- I. Maintained insurance on the real estate properties until their sale;
- m. Reviewed property claims from Crossroads-DMD Mortgage Investment Corporation ("Crossroads") relating to a property that DMD III had an ownership interest in (the "Crossroads' Claims");
- n. Issued notices of disallowance with respect to the Crossroads' Claims (the "**Disallowances**"). The Disallowances were disputed resulting in attendance at Court;
- o. Held sales proceeds in trust pending Court's decision regarding the validity of the Crossroads' Claims;
- p. Attended the Court of Appeal of Alberta on behalf of the DMD III creditors to obtain the Court's determination regarding the Crossroads' Claims;
- q. Prepared the First Report, the Second Report and the Third Report and attended Court hearings as required to seek the relief outlined therein;
- r. Prepared the Fourth Report and prepared for the Court hearing in respect of the relief sought and set out in the Fourth Report; and
- s. Responded to various creditor/ stakeholder inquiries.

CROSSROADS PROPERTY CLAIMS

- 14. The Receiver was provided with the Crossroads' Claims in the amount of approximately \$1,643,000 relating to various DMD III properties, which were originally filed as unsecured claims and later amended to property claims, against the sales proceeds to properties held by the Receiver and sales proceeds from pre-receivership property sales where the funds (the "Sales Proceeds") were held by various law firms on behalf of DMD, DMD II, DMD III and Sun Country (collectively the "Estates").
- 15. The Receiver and the trustee of Sun Country disallowed Crossroads' Claims against the Estates (the "Disallowances"). The reason for the Disallowances was that the Receiver and the trustee took the position that the Crossroads' Claims did not substantiate a trust claim or a priority to the assets of the applicable entity.
- 16. Crossroads appealed the Disallowances. The Court dismissed Crossroads appeals, however, the Court of Appeal overturned the lower Court's decision that resulted in Crossroads being entitled to the Sales Proceeds up to the amount of its indebtedness. The Disallowances and the subsequent Court applications resulted in significant Professional Fees (as hereafter defined) to each of the Estates.



CREDITORS

Secured Creditors

17. Torys provided opinions that all the mortgages against the Company's properties were valid and enforceable, subject to standard qualifications. Therefore as each property was sold the mortgages were paid from the sales proceeds. There are no remaining secured creditors to be paid.

Potential Priority Creditors

- 18. The Company was a mortgage investment corporation and was not able to claim input tax credits for GST paid and did not collect GST from its activities as its income was derived from rent payments which were GST exempt.
- 19. The Company also had no employees.
- 20. The Company has no known priority creditors such as Canada Revenue Agency.

THE CLAIMS PROCESS

- 21. The DMD III estate currently has approximately \$458,000. On the Receivership date, the Company's books and records listed unsecured creditors of approximately \$22,800. The Receiver subsequently became aware of an additional unsecured claim for approximately \$60,000.
- 22. The Receiver intends to initiate a claims process to notify all creditors of their rights and ability to make a claim in these proceedings.
- 23. At the July 24, 2024, Hearing, the Receiver is seeking approval of a claims process in respect of the Company (the "Claims Process") for the purpose of determining the claims that will be eligible to share in any distribution(s) made in the receivership proceedings. The key actions and estimated timing for the Claims Process is set out below:

Action	Estimated Timing
Claims Process Order	July 24, 2024
Claims package will be posted on the Receiver's	As soon as practicable after the granting of
website	the Claims Process Order
Newspaper notice published in the Calgary Herald	On or before August 8, 2024
Claims package will be sent to all known claimants	On or before August 15, 2024
Claims bar date for claimants to file proof of claim	September 17, 2024
Deadline for issuance of notices of revision or	October 1, 2024
disallowance (the "Disallowance Notice")	



Deadline for receipt by the Receiver of any notice	10 days after receipt by the claimant of the
of dispute	Disallowance Notice

- 24. Should an order be obtained granting the Claims Process (the "Claims Process Order"), the Receiver will send a package containing Claims Process information to known potential creditors of the Company (the "Creditor Package"). The Creditor Package will include a notice to creditors outlining the Claims Process, a proof of claim form and the corresponding instructions. A copy of the proposed Creditor Package is attached as Appendix "A". Copies of the proposed Disallowance Notice and the proposed Dispute Notices are attached respectively as Appendix "B" and Appendix "C".
- 25. The Receiver recommends approval of the Claims Process as it provides a timely and efficient process for the determination and handling of creditor claims.

INTERIM STATEMENT OF RECEIPTS AND DISBURSEMENTS

- 26. Attached hereto as Appendix "D" is the Interim Statement of Receipts and Disbursements for the interim period April 4, 2017 to June 30, 2024 (the "Interim R&D"). As reflected in the Interim R&D approximately \$458,000 is currently being held in trust by the Receiver.
- 27. The Interim R&D reflects total receipts of approximately \$1,567,907. The Receiver highlights the following with respect to these receipts:
 - a) \$592,550 from bank accounts held by DMD III on the date of receivership; and
 - b) Net proceeds from sale of properties reflected as follows:

		Sale adjustments and								
Address	Gross Sale Proceeds	selling commissions	Mortgage payout	Crossroads Trust claim	Net Proceeds to DMD III					
379 Whitman Place NE Calgary AB	\$311,000.00	\$13,799.06	\$148,600.47		\$148,600.47					
135 - 30 Ave NW	495,000.00	21,350.00		473,650.00	0.00					
26-3745 Fonda Way SE	134,000.00	14,953.37	59,794.46	1	59,252.17					
	940,000.00	50,102.43	208,394.93	473,650.00	207,852.64					

- 28. The Interim R&D reflects total disbursements of approximately \$1,109,333. The Receiver highlights the following with respect to these disbursements:
 - a) Payment of Crossroads' Claims of \$473,650;
 - b) Payment to secured creditors of \$208,395;
 - c) Receiver's Fees total approximately \$109,719 to June 30, 2024, and
 - d) Legal Fees total approximately \$205,796 to June 30, 2024.



APPROVAL OF PROFESSIONAL FEES AND DISBURSEMENTS

29. The Receiver is requesting approval of the Receiver's Fees and the Legal Fees (collectively, the

"Professional Fees"). In addition to the substantial Professional Fees incurred in the various Court

applications related to the Crossroads' Claims, the Receiver also listed and sold three properties. The

Legal Fees charged to DMD III, related to the Crossroads' Claims, represent 1/3 of the total Torys

charges. The remaining 2/3 of the Torys charges for the Crossroads' Claims were paid by DMD and

DMD II.

30. For the period from April 4, 2017, to June 30, 2024, the Receiver expended a total of 342 hours with

respect to the administration of the receivership proceedings and its professional fees and

disbursements, excluding GST, for this same period total \$109,719.

31. For the period from April 4, 2017, to June 30, 2024, Torys has expended a total of 412 hours with

respect to the administration of the Receivership proceedings and its professional fees and

disbursements, excluding GST, for this same period total \$224,619.

RECOMMENDATION AND CONCLUSION

32. The Fourth Report has been prepared to provide the Court with information on the following relief

sought by the Receiver at the July 24 Hearing:

a. approving the reported actions of the Receiver in administering these receivership proceedings

provided that only the Receiver, in its personal capacity and with respect to its own personal liability,

shall be entitled to rely upon or utilize in any way such approvals.

b. approving the Claims Process;

c. approving the Receiver's Fees totaling approximately \$109,719 for period ended June 30, 2024;

and

d. approving the Legal Fees totaling approximately \$205,796 for the period ending June 30, 2024.

All of which is respectfully submitted this 15th day of July, 2024.

MNP Ltd., in its capacity as Receiver and Manager of DMD III

Mortgage Investment Corporation and not in its personal or

corporate capacity

Per:

Victor P Kroeger, CIRP, LIT, CA, CA, CFE

Senior Vice President

APPENDIX A

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COURT OF KING'S BENCH OF

ALBERTA

JUDICIAL CENTRE CALGARY

PLAINTIFF

AXCESS CAPITAL ADVISORS INC.

RESPONDENT DMD MORTGAGE INVESTMENT CORPORATION, DMD II MORTGAGE

INVESTMENT CORPORATION and DMD III MORTGAGE INVESTMENT

CORPORATION.

DOCUMENT NOTICE OF CLAIMS PROCESS IN THE MATTER OF THE

RECEIVERSHIP OF DMD III MORTGAGE INVESTMENT CORPORATION

- Pursuant to an Order (the "Receivership Order") of the Court of Queen's Bench of Alberta, now the Court of King's Bench (the "Court") filed on April 4, 2017 (the "Date of Receivership"), MNP Ltd. was appointed as receiver (the "Receiver") of the assets, undertakings, and properties of DMD III Mortgage Investment Corporation ("DMD III" or the "Company").
- 2. Pursuant to a further Order granted by the Court on July 24, 2023 (the "Claims Process Order"), a claims process was approved that directed the Receiver to solicit claims from all creditors of the Company for the purpose of determining the claims that will be eligible to share in any distribution(s) made in the Receivership proceedings. A copy of the Claims Process Order is available on the Receiver's website at https://mnpdebt.ca/en/corporate/corporate-engagements/dmdiii (the "Receiver's Website").
- 3. Any creditor having a claim against DMD III at the Date of Receivership of any nature whatsoever, including an unsecured, secured, contingent or unliquidated claim (a "Claim") is required to file, in the manner set out in this Notice of Claims Process (the "Claims Notice"), a proof of claim in the prescribed form (which has been provided to you with the Claims Notice) with the Receiver in order to participate in any distribution in the Receivership proceedings.
- 4. Additional copies of the prescribed proof of claim form can be obtained by contacting the Receiver via telephone at 403-537-8393 or via email at temitope.muraina@mnp.ca or it can be downloaded from the Receiver's Website.
- 5. Any creditor who chooses to file a proof of claim is required to provide whatever documentation they may have to support their Claim, such as contracts, invoices, bills of lading and shipping receipts, in

relation to the goods and/or services provided to the Company in the appropriate currency under

which their Claim arose.

All proof of claim forms, together with the supporting documentation must be delivered by mail or 6.

courier service to MNP Ltd., 2000, 112 - 4th Avenue SW, Calgary, AB T2P 0H3 or via email at

temitope.muraina@mnp.ca to the attention of Temi Muraina on or before 4:00 p.m. Mountain Time

on Tuesday September 17, 2024 (the "Claims Bar Date").

7. Creditors who do not submit a Claim to the Receiver by the specified time on the Claims Bar Date,

or such later date as the Court may order, shall not be entitled to receive any further notice of the

Receivership proceedings, not be entitled to receive any distribution in the Receivership proceedings

and be forever barred from making or enforcing any Claim against DMD III related to the period prior

to the Date of Receivership.

8. The Receiver will provide any Notice of Revision or Disallowance (the "Disallowance Notice") to

creditors in writing by registered mail, courier, or email on or before October 1, 2024.

9. Where a creditor objects to a Disallowance Notice, the creditor must notify the Receiver of its

objection in writing (the "Dispute Notice") by registered mail, courier service or email within 10 days

from the date of the Disallowance Notice.

10. A creditor who does not file a Dispute Notice to a Disallowance Notice issued by the Receiver shall,

unless otherwise ordered by the Court, be conclusively deemed to have accepted the assessment

of its Claim as set out in the Disallowance Notice.

Dated July 24, 2024

MNP Ltd., in its capacity as Receiver of DMD III Mortgage

Investment Corporation and not in its personal or corporate capacity

Per:

Rick Anderson, CIRP, LIT, CPA, CMA, CFE

Vice President

MNP Ltd. 2000, 112 - 4 Avenue SW

Calgary AB T2P 0H3

Phone: (403) 538-3187 Fax: (403) 537-8437

E-mail: calgary.insolvency@mnp.ca

 District of:
 Alberta

 Division No.
 02 - Calgary

 Court No.
 25-094766

 Estate No.
 25-094766

FORM 31 Proof of Claim

 $(Sections\ 50.1,\ 81.5,\ 81.6,\ Subsections\ 65.2(4),\ 81.2(1),\ 81.3(8),\ 81.4(8),\ 102(2),\ 124(2),\ 128(1),\\ and\ Paragraphs\ 51(1)(e)\ and\ 66.14(b)\ of\ the\ Act)$

All notice	orrespondence regarding this claim must be forwarded to the following address:	
ln	atter of the receivership of DMD III Mortgage Investment Corporation of the of in and the claim of, creditor.	
province	I, (name of creditor or representative of the creditor), of the city of in in	the
1. creditor)	I am a creditor of the above named debtor (or I am (position/title) of	,
2.	have knowledge of all the circumstances connected with the claim referred to below.	
\$	the debtor was, at the date of receivership, namely the 4th day of April 2017, and still is, indebted to the creditor in the sum, as specified in the statement of account (or affidavit) attached and marked Schedule "A", after deducting to which the debtor is entitled. (The attached statement of account or affidavit must specify the vouchers or other evidence claim.)	any
4	ck and complete appropriate category.)	
т.	A. UNSECURED CLAIM OF \$	
	(other than as a customer contemplated by Section 262 of the Act)	
	t in respect of this debt, I do not hold any assets of the debtor as security and (Check appropriate description.)	
	Regarding the amount of \$, I claim a right to a priority under section 136 of the Act.	
	Regarding the amount of \$, I do not claim a right to a priority. (Set out on an attached sheet details to support priority claim.)	
	B. CLAIM OF LESSOR FOR DISCLAIMER OF A LEASE \$	
	I hereby make a claim under subsection 65.2(4) of the Act, particulars of which are as follows: (Give full particulars of the claim, including the calculations upon which the claim is based.)	
	C. SECURED CLAIM OF \$	
	in respect of this debt, I hold assets of the debtor valued at \$ as security, particulars of which are as follows: If full particulars of the security, including the date on which the security was given and the value at which you assess the secutation at the security documents.)	ırity,
	D. CLAIM BY FARMER, FISHERMAN OR AQUACULTURIST OF \$	
	I hereby make a claim under subsection 81.2(1) of the Act for the unpaid amount of \$ (Attach a copy of sales agreement and delivery receipts.)	

 District of
 Alberta

 Division No.
 02 - Calgary

 Court No.
 25-094766

 Estate No.
 25-094766

WARNINGS:

FORM 31 --- Concluded

			Fax N	e Number:		- -
	Witness				Creditor	
Dated at		, this	day of		·	
	request that a copy of the report filed 70(1) of the Act be sent to the above		the bankrupt's application fo	or discharge purs	suant to subsection	
p	Whenever the trustee reviews the fina payments under section 68 of the Act, of the fact that there is no longer surpl	I request to be informed,	•			
7. (App	licable only in the case of the bankru	otcy of an individual.)				
within the m and the deb	t the following are the payments eaning of subsection 2(1) of the rotor are related within the meaning before the date of the initial bandervalue.)	Act that I have been pg of section 4 of the A	rivy to or a party to with	n the debtor wit with each other	thin the three months (or, if the at arm's length, within the 12 i	creditor nonths)
	at, to the best of my knowledge the meaning of section 4 of the Act, a					to the
	t I hereby make a claim as a custome re full particulars of the claim, includin			e Act, particulars	of which are as follows:	
	H. CLAIM OF A CUSTOMER OF A	BANKRUPT SECURITIES	S FIRM \$			
Tha	be completed when a proposal provic t I hereby make a claim under subsec e full particulars of the claim, includin	ction 50(13) of the Act, pa	rticulars of which are as follo	ows:		
	G. CLAIM AGAINST DIRECTOR \$					
	That I hereby make a claim under s					
	F. CLAIM BY EMPLOYEE FOR UN That I hereby make a claim under s					
	That I hereby make a claim under s					
	That I hereby make a claim under s	` ,				

Page 2 of 2

A trustee may, pursuant to subsection 128(3) of the Act, redeem a security on payment to the secured creditor of the debt or the value of the security as assessed, in a proof of security, by the secured creditor.

Subsection 201(1) of the Act provides severe penalties for making any false claim, proof, declaration or statement of account.

CHECKLIST FOR PROOFS OF CLAIM

This checklist is provided to assist you in preparing the accompanying proof of claim form and, where required, proxy form in a complete and accurate manner. Please specifically check each requirement.

PROOF OF CLAIM

- ► The signature of a witness is required;
- ► The claim must be signed personally by the individuals;
- ▶ If the creditor is a corporation, the full and complete legal name of the company or firm must be stated;
- ▶ Give the complete address, including postal code, where all notices or correspondence is to be forwarded, the name of the person to contact, the phone number and fax number.

PARAGRAPH 1

▶ Please state your name, city of residence, and if you are completing the declaration for a corporation or another person, your position or title.

PARAGRAPH 3

- ► State the date of bankruptcy, proposal of receivership and the amount of your claim;
- ► A detailed statement of account must be attached and must show the date, number and amount of all the invoices, charged credits or payments;
- ▶ A statement of account is not complete if it begins with an amount brought forward;
- ▶ The amount of the statement of account must agree with the amount claimed on the proof of claim.

PARAGRAPH 4

- ► An ordinary creditor must check subparagraph A. A preferred creditor must set out on an attached schedule the particulars of your priority;
- ▶ A secured creditor must check subparagraph C. You must insert the value at which you asses each of your securities and provide a certified true copy of the security documents as registered.

PARAGRAPH 5

Strike out "are" or "are not" as applicable to you. You would be considered a related person if:

- ► You are related to blood or marriage to the debtor;
- ▶ If the debtor is a corporation and you were a shareholder or if your company was controlled by the same shareholders as the debtor corporation.

PARAGRAPH 6

All creditors must attach a detailed list of all payments or credits received or granted, as follows:

- ▶ Within the 3 months preceding the bankruptcy or proposal, if the creditor and the debtor are not related;
- ▶ Within 12 months preceding the bankruptcy or proposal, if the creditor and debtor are related.

In the case of an individual's bankruptcy only, you may request some or all of the items stated after paragraph 6.

APPENDIX B

COURT FILE NO. 1701 – 04209 Clerk's Stamp

COURT OF KING'S BENCH OF

ALBERTA

JUDICIAL CENTRE CALGARY

PLAINTIFF AXCESS CAPITAL ADVISORS INC.

DEFENDANTS

DMD MORTGAGE INVESTMENT CORPORATION, DMD II MORTGAGE INVESTMENT CORPORATION and DMD III MORTGAGE INVESTMENT

CORPORATION

DOCUMENT NOTICE OF REVISION OR DISALLOWANCE IN THE MATTER OF THE

RECEIVERSHIP OF DMD III MORTGAGE INVESTMENT CORPORATION.

Pursuant to an Order of the Court of King's Bench of Alberta (the "Court") filed on April 4, 2017, MNP
Ltd. was appointed as receiver (the "Receiver") of the assets, undertakings, and properties of the
assets, undertakings, and properties of DMD III Mortgage Investment Corporation ("DMD III" or the
"Company").

- 2. Pursuant to a further Order granted by the Court on July 24, 2024 (the "Claims Process Order"), a claims process was approved that directed the Receiver to solicit claims from all creditors of the Company for the purpose of determining the claims that will be eligible to share in any distribution(s) made in the Receivership proceedings.
- 3. Pursuant to the Claims Process Order, the Receiver hereby gives you notice that it has reviewed your proof of claim filed in the Receivership proceedings and has revised or disallowed your claim.
- 4. Subject to further disputes by you in accordance with the Claims Process Order, your claim will be allowed as follows:

Amount allowed by the Receiver:

Type:	Proof of claim amount:	Admitted amount:
Unsecured		
Claim		
Secured Claim		

5. If w (ii 24 af D	Reasons for the Revision or Disallowance:
5. I Dated: MNP Lt Investm capacity	
5.	If you intend to dispute this Notice of Revision or Disallowance (the "Disallowance Notice"), you must
	within 10 days from the date of this Disallowance Notice, deliver to the Receiver, a Dispute Notice (in the form enclosed) either by prepaid registered mail, personal delivery, courier to MNP Ltd., Suite
	2000, 112 – 4 th Avenue SW, Calgary, AB T2P 0H3 or via email to <u>Rick.Anderson@mnp.ca</u> to the attention of Rick Anderson.
	IF YOU FAIL TO FILE YOUR DISPUTE NOTICE WITHIN TEN (10) DAYS OR THE DATE ON THIS DISALLOWANCE NOTICE, THE VALUE OF YOUR CLAIM WILL BE DEEMED TO BE ACCEPTED AS FINAL AND BINDING AS SET OUT IN THIS DISALLOWANCE NOTICE.
Date	d:, 2024
Inves	Ltd., in its capacity as Receiver of DMD III Mortgage the transfer of the corporation and not in its personal or corporate city
Per:	Rick Anderson CIRP, LIT, CPA, CMA, CFE Vice President

APPENDIX C

СО	URT FILE NO.	1701 - 04209	Clerk's Stamp
СО	URT	COURT OF KING'S BENCH ALBERTA	OF
JUI	DICIAL CENTRE	CALGARY	
PL	AINTIFF	AXCESS CAPTIAL ADVISO	JRT OF KING'S BENCH OF SERTA JAMES CAPTIAL ADVISORS INC. DIMORTGAGE INVESTMENT CORPORATION, DMD II MORTGAGE ESTMENT CORPORATION and DMD III MORTGAGE INVESTMENT RPORATION TICE OF DISPUTE IN THE MATTER OF THE RECEIVERSHIP OF DIII MORTGAGE INVESTMENT CORPORATION.
DE	FENDANTS		
DO	CUMENT		
1.	Disallowance.	dispute the amount so	tated in the attached Notice of Revision or
Date	(use additional pag		day of, 2024.
Witn	ess		

APPENDIX D

DMD III MORTGAGE INVESTMENT CORPORATION IN RECEIVERSHIP

INTERIM STATEMENT OF RECEIPTS AND DISBURSEMENTS FOR THE PERIOD APRIL 4, 2017 TO JUNE 30, 2024

RECEIPTS	
Cash on hand	\$ 592,549.87
Sale of assets	940,000.00
Rental Income	2,329.28
Interest earned	33,027.81
TOTAL RECEIPTS	1,567,906.96
DISBURSEMENTS	
Filing fees	70.00
Insurance	5,579.20
Change of locks	255.00
Storage fees	2,815.85
Appraisal fees	1,650.00
Utilities	2,470.97
Repairs and maintenance	7,300.00
Consulting fees	22,475.00
Receiver's fees	109,718.77
Legal Fees	205,796.39
Commissions	43,767.50
Property taxes	1,699.86
Condo fees	5,292.58
Mortgage payouts	208,394.93
Crossroads' Claim paid	473,650.00
GST paid	18,396.49
TOTAL DISBURSEMENTS	1,109,332.54
EXCESS RECEIPTS OVER DISBURSEMENTS REPRESENTED BY CASH IN BANK	\$ 458,574.42



In the matter of the Receivership of DMD III Mortgage Investment Corporation . Schedule of Professional Fees and Disbursements for the Period Ended June 30, 2024

MNP Ltd. Invoice Number	Description	Do	animar'a Fana		Disbursements	Tota	I before GST	GS	-	lm	raina tatal
	Description 20 0017		ceiver'sFees	Φ.						_	roice total
8073275	Period of May 1 to June 30, 2017	\$	16,550.50	\$	173.52	\$	16,724.02	\$	836.20	\$	17,560.22
8094713	Period of July 1 to 31 2017		7,525.00		-		7,525.00		376.25		7,901.25
8007821	Period of April 4 to April 30, 2017		17,696.00		-		17,696.00		884.80		18,580.80
8116529	Period of August to 31 2017		10,860.00		-		10,860.00		543.00		11,403.00
8145992	Period of September 1 to 30, 2017		6,849.50		10.00		6,859.50		342.98		7,202.48
8171518	Period of October 1 to 31, 2017		7,781.00		-		7,781.00		389.05		8,170.05
8195696	Period of November 1 to 31, 2017		4,763.50		-		4,763.50		238.18		5,001.68
8216264	Period of December t to 31, 2017		3,696.00		-		3,696.00		184.80		3,880.80
8244413	Period of January 1 to 31, 2018		4,061.00		-		4,061.00		203.05		4,264.05
8278061	Period of February 1 to 28, 2018		4,148.50		-		4,148.50		207.42		4,355.92
8332388	Period of March 1 to 31, 2018		929.00		-		929.00		46.45		975.45
8413404	Period of April 1 to 30, 2018		1,073.00		-		1,073.00		53.65		1,126.65
8452813	Period of May 1 to 31, 2018		4,418.50		-		4,418.50		220.92		4,639.42
8475424	Period of June 1 to 30, 2018		1,504.00		10.00		1,514.00		75.70		1,589.70
8531738	Period of Juluy 1 to August 31, 2018		1,528.50		-		1,528.50		76.42		1,604.92
8657499	Period of September 1, 2018 to January 31, 2019		2,015.00		-		2,015.00		100.75		2,115.75
8853542	Period of February 1 to April 30, 2019		824.00		-		824.00		41.20		865.20
9776563	Period of May 1 2019 to March 23 2021		5,278.00		-		5,278.00		263.90		5,541.90
10245010	Period of April 22, 2021 to March 2 2022		1,142.75		-		1,142.75		57.14		1,199.89
10540239	Period of March 3 2022 - July 31 2022		571.00		-		571.00		28.55		599.55
10853027	Period of August 1 2022 to February 28 2023		1,986.50		-		1,986.50		99.32		2,085.82
11225390	Period of March 1 to August 31 2023		1,850.50		-		1,850.50		92.52		1,943.02
11298361	Period of September 1 to October 31 2023		2,473.50		-		2,473.50		123.68		2,597.18
		\$	109,525.25	\$	193.52	\$	109,718.77	\$	5,485.93	\$	115,204.70

Torys
Legal counsel for the Receiver

Legal counsel for th											
nvoice Number	Description		al Fees		sbursements		al before GST	GS1			oice total
	4 Period ending April 30 2017	\$	4,206.60		-	\$	4,206.60	\$	207.28	\$	4,413.88
	0 Period ending May 31, 2017		8,083.45		-	\$	8,083.45		398.21		8,481.66
	1 Period ending July 31, 2017		3,072.50		-	\$	3,072.50		146.62		3,219.1
	1 Period ending August 31, 2017		5,845.51		-	\$	5,845.51		290.65		6,136.1
	0 Period ending September 30, 2017		14,329.82		-	\$	14,329.82		712.58		15,042.4
	7 Period ending November 30, 2017		12,416.91		-	\$	12,416.91		619.91		13,036.8
	4 Period ending December 31, 2017		4,771.60		-	\$	4,771.60		238.58		5,010.1
	1 Period ending October 31, 2017		8,409.41		-	\$	8,409.41		416.52		8,825.9
	4 Period ending January 31, 2018		3,021.71		-	\$	3,021.71		151.09		3,172.8
	4 Period ending February 28, 2018		4,429.75		-	\$	4,429.75		221.24		4,650.9
	6 Period ending March 31, 2018		1,928.00		-	\$	1,928.00		96.39		2,024.3
	8 Period ending April 30, 2018		1,590.17		-	\$	1,590.17		79.51		1,669.6
	1 Period ending May 31, 2018		5,354.20	\$	-	\$	5,354.20		267.71		5,621.9
	3 Period ending June 30, 2018				-	\$	9,706.95		484.22		10,191.1
	9 Period ending July 31, 2018		10,982.42		-	\$	10,982.42		548.51		11,530.9
	5 Period ending October 31, 2018		48.34		-	\$	48.34		2.42		50.7
	8 Period ending January 31, 2019			\$	-	\$	1,343.75		67.19		1,410.9
	9 Period ending September 30, 2019				-	\$	643.75		32.19		675.9
	7 Period ending October 31, 2019		,	\$	-	\$	1,094.75		54.74		1,149.4
	1 Period ending December 31, 2019		329.50		-	\$	329.50		16.47		345.9
	3 Period ending January 31, 2020		1,031.50		-	\$	1,031.50		51.58		1,083.0
	1 Period ending May 31, 2020			\$	-	\$	11,464.25		573.21		12,037.4
150442	6 Period ending April 30, 2020		14,175.00		-	\$	14,175.00		708.75		14,883.
	6 Period ending March 31, 2020		2,523.75		-	\$	2,523.75		126.19		2,649.
151187	3 Period ending July 31, 2020		,	\$	-	\$	8,473.75		423.69	\$	8,897.
	1 Period ending January 29, 2021		4,195.75	\$	-	\$	4,195.75		209.79		4,405.
	0 Period ending November 30, 2020 and February 28, 2021		589.67		-	\$	589.67		29.48		619.
156004	6 Period ending December 31, 2021		1,199.84		-	\$	1,199.84		60.00		1,259.
156947	6 Period ending March 31, 2022		2,026.50		-	\$	2,026.50		101.33		2,127.8
157222	2 Period ending April 30, 2022		106.00		-	\$	106.00		5.30		111.3
156683	3 Period ending April 30, 2021		24,159.54		-	\$	24,159.54		1,207.98		25,367.
153360	3 Period ending March 31, 2021		9,841.00	\$	-	\$	9,841.00		492.05	\$	10,333.
156310	7 Period ending January 31, 2022		2,843.75	\$	-	\$	2,843.75		142.19	\$	2,985.
156588	6 Period ending February 28, 2022		1,608.25	\$	-	\$	1,608.25		80.41	\$	1,688.
159530	4 Period ending December 31, 2022		310.00	\$	-	\$	310.00		15.50	\$	325.
160727	0 Period ending March 31, 2023		155.00	\$	-	\$	155.00		7.75	\$	162.
162019	2 Period ending September 30, 2023		1,529.25	\$	-	\$	1,529.25		76.46	\$	1,605.7
162447	0 Period ending October 31, 2023		5,629.50		94.00	\$	5,723.50		282.48	\$	6,005.9
164320	7 Period ending May 31, 2024		4,805.00		-	\$	4,805.00		240.25	\$	5,045.2
164608	3 Period ending June 30, 2024		7,426.00		-	\$	7,426.00		371.30	\$	7,797.3
		\$	205,702.39		94.00		205,796.39		10,257.71	\$	216,054.1
otal		\$	315,227.64	\$	287.52	\$	315,515.16	\$	15 743 64	\$	331 258
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