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DEFENDANTS

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MOSKOWITZ CAPITAL MORTGAGE FUND II INC.

1631807 ALBERTA LTD., RADIENT TECHNOLOGIES INC., and RADIENT TECHNOLOGIES (CANNABIS) INC.

FIRST REPORT TO THE COURT OF MNP LTD. IN ITS CAPACITY AS RECEIVER OF LIMITED ASSETS AND PROPERTY OF 1631807 ALBERTA LTD. AND RADIENT TECHNOLOGIES INC.

Receiver:

MNP Ltd. Suite 1300, MNP Tower 10235 -- 101 Street NW Edmonton, AB, Canada T5J 3G1 Attention: Kristin Gray Phone: 780.705.0073 Fax: 780.409.5415 kristin.gray@mnp.ca

Counsel:

McLennan Ross LLP 600 McLennan Ross Building 12220 Stony Plain Road NW Edmonton, AB, Canada T5N 3Y4 Attention: Ryan Trainer Phone: 780.482.9153 Fax: 780.482.9100 ryan.trainer@mross.com

IN THE MATTER OF THE RECEIVERSHIP OF 1631807 ALBERTA LTD. AND RADIENT TECHNOLOGIES INC.

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- A. A copy of the Affidavit of Brian Moskowitz March 13, 2023
- B. A copy of the Receivership Order March 21, 2023
- C. A copy of the Request for Offers to Purchase or Liquidation Proposals April 25, 2023

Confidential Appendices

- 1. Summary of the proposals and offers received
- 2. A Copy of the Workingman Capital Corp. auction proposal
- 3. A copy of the Auction Agreement

PURPOSE OF REPORT

- Pursuant to an Order of the Court of King's Bench of Alberta granted March 21, 2023 (the "Limited Receivership Order"), MNP Ltd. ("MNP") was appointed receiver (the "Receiver") of certain personal property of 1631807 Alberta Ltd. ("163 Alberta") and Radient Technologies Inc. ("Radient") (collectively the "Debtors" or "Companies") described in Exhibit "L" of the Affidavit of Brian Moskowitz dated March 13, 2023 (attached as Appendix "A"), together with any other personal property of the Debtors as may be agreed upon by the Receiver and the Debtors, including all proceeds thereof (the "Equipment"). For greater certainty, and without restricting the generality of the foregoing, the Equipment shall not include the proceeds of any disposition of chattel property belonging to the Debtors held in trust as of March 21, 2023, by Dentons Canada LLP.
- 2. This is the first report to Court filed by the Receiver regarding the administration of the estate of the Companies (the "First Report").
- 3. The purpose of this report is to:
 - Provide the Court with a summary of our activities since our appointment as Receiver;
 - Assist this Honourable Court's consideration of the Receiver's application for approval of the auction proposal made by Workingman Capital Corp. ("Workingman") for the auction of the Equipment, and the approval of an auction agreement (the "Auction Agreement") to be executed by the Receiver and Workingman subject to Court approval; and,
 - Seek this Court's approval of a Restricted Court Access Order in relation to the Confidential Appendices hereto.

BACKGROUND INFORMATION

4. The Companies are licensed manufacturer in the cannabis industry operating in Edmonton, Alberta. 163 Alberta is a wholly owned subsidiary of Radient.

- 5. Radient operates out of a facility located in Edmonton, Alberta owned by 163 Alberta. The facility includes a main office and extraction building as well as a partiality complete, vacant warehouse building (the "Facility").
- 6. Francesco Ferlaino, Gougoux Yves, Harry Kaura, Jocelyne LaFreniere, Jan Petzel and Steven Splinter are the directors of Radient which was incorporated on May 22, 2014.
- 7. Harry Kaura is the sole director of 163 Alberta. 163 Alberta was incorporated on September 29, 2011.
- 8. MNP is only the Receiver of the Equipment described Exhibit "L" of the Affidavit of Brian Moskowitz dated March 13, 2023, together with any other personal property of the Debtors as may be agreed upon by the Receiver and the Debtor. The Equipment is comprised of approximately 168 articles of industrial equipment and miscellaneous inventory, much of which is highly specialized and designed for use in the cannabis or bio-medical industries.
- 9. On April 25, 2023, the Companies and the Receiver agreed to include three crates containing a LC Mass Spectrometer, TEMA Centrifuge and associated parts in the Equipment to be offered for sale.

INSOLVENCY EVENTS

- 10. Pursuant to a written lending agreement dated May 2, 2018, and various written amending instructions made between June 2018 and April 2022, Moskowitz Capital Mortgage Fund II Inc. ("**MCMF**") advanced funds and charged agreed upon fees to the Companies.
- 11. As collateral security for repayment of indebtedness, liabilities and obligations owing by the Companies to MCMF, the Companies each granted general security agreements (the "GSAs") granting MCMF a charge over all present and after-acquired personal property relating to the business of the Companies (excluding consumer goods) located at the Facility.
- 12. The Companies also granted MCMF a mortgage against the title to the Facility as additional collateral security.
- 13. The Companies defaulted on obligations owing to MCMF in mid-2022 and were unable to cure such default.

- 14. MCMF commenced mortgage proceedings against the Companies and on January 16, 2023, MCMF obtained a Redemption Order Listing with a 1-day redemption period. The Facility is currently listed for sale pursuant to the Redemption Order Listing.
- 15. As the listing price for the judicial sale of the Facility is significantly less than the current value of outstanding debt, MCMF deemed it necessary to enforce their security under the GSA.
- 16. On March 21, 2023, MCMF applied for and obtained the Limited Receivership Order. A copy of the Receivership Order granted by the Honourable D.R. Mah is attached to this First Report as **Appendix B**.
- 17. As of March 8, 2023, the Companies owe MCMF \$12,067,093, plus interest and costs on the go forward.
- 18. As at the date of this report, the Receiver understands the Companies continue to operate despite the Limited Receivership proceedings.
- 19. The Receiver is aware of amounts owing to the Canada Revenue Agency ("CRA") for unpaid source deductions and GST. A trust audit was scheduled to take place in early April 2023 but due to the recent CRA strike, the trust audit was postponed. The Receiver will provide a fulsome analysis of priorities and related amounts in a subsequent report and application to Court to approve distributions.

RECEIVER'S ACTIVITIES

- 20. On March 22, 2023, the Receiver attended, took possession, inventoried, and secured the Equipment located at the Facility.
- 21. In addition to the above, the Receiver has performed the following:
 - Changed exterior locks on the warehouse at the Facility;
 - Reviewed existing insurance policies held by the Companies;
 - Negotiated and obtained liability insurance coverage, including coverage for an onsite auction;
 - Ensured all access points on the vacant warehouse at the Facility were secured;

- Engaged a contractor and to perform regular inspection checks at the vacant warehouse;
- On April 13, 2023, the Receiver located and took possession of certain pieces of equipment located off site, the equipment was relocated to the main building at the Facility on April 17, 2023;
- On May 3, 2023, the Receiver took possession of a large value piece of equipment that was seized by the Edmonton Police Service, the equipment was relocated to the main building at the Facility the same day;
- Prepared and sent a request for proposals for the sale or auction of the Equipment to interested parties;
- Had discussions with interested parties regarding removal of certain large equipment items and auction considerations;
- Toured interest parties through the Facility to view the Equipment;
- Reviewed proposals for the sale and/or auction of the Equipment;
- Had various correspondence with the CRA regarding amounts owing, and completion of a trust audit; and,
- Had various conversations with contractors and vendors who have contacted the Receiver.
- 22. The Receiver continues to complete its administrative requirements pursuant to the *Bankruptcy and Insolvency Act*. The Receiver set up a website to provide information to the Companies' creditors and interested parties and held discussions with creditors regarding the status of the Limited Receivership and the administration of the estate.

MARKETING AND SALES PROCESS

- 23. Regarding the marketing of the Equipment, the Receivership Order authorizes the Receiver to market it for sale but does not specify a specific process in that regard. The Receivership Order requires the Receiver obtain Court approval for any sale exceeding \$50,000 or the aggregate of all sales transactions exceeds \$200,000.
- 24. In connection with the marketing process, the Receiver prepared and distributed a Request for Offers to Purchase or Liquidation Proposals ("ROP") via email blast to various prospective purchasers including auctioneers, liquidators, and the Companies' industry competitors. A copy of the ROP is attached as **Appendix C**.

- 25. The ROP notified prospective purchasers of;
 - The nature of the Companies business;
 - The Equipment available for sale; and,
 - The form of offer, and terms and conditions for the sale of Equipment proposed by the Receiver.
- 26. The ROP contemplated that offers and/or proposals be submitted to the Receiver by no later than 4:00 pm MST on May 12, 2023 (the "**Bid Deadline**").
- 27. The Receiver held discussions with prospective purchasers and auctioneers regarding the Equipment and the ROP process.
- 28. The Receiver gave all interested parties the opportunity to tour the Facility and view all of the Equipment. Five interested parties conducted in depth due diligence and toured the Facility to view the Equipment.
- 29. The Equipment had been marketed by the Companies for sale prior to the Receivership and the market was generally familiar with the Equipment. Accordingly, the Receiver marketed the Equipment for sale for a condensed period of three weeks.
- 30. The Receiver marketed the ROP on the Receiver's dedicated case website and Insolvency Insider.
- 31. As of the Bid Deadline, the Receiver had received three auction proposals and one offer to purchase. A summary of the offer and proposals received is attached as **Confidential Appendix 1**.
- 32. The Receiver reviewed the offer and proposals received, analyzing commission, fee structures and net minimum guarantee amounts. The value of the equipment is believed to be significant and therefore commission and fee structures played a key role.
- 33. The auction proposal from Workingman was determined by the Receiver to be the highest and best value offer. Their proposal includes a guaranteed minimum advance, and

reasonable commission and auction fee structure. Workingman's proposed timing of completion within 60 to 90 days was also the most favorable.

- 34. Workingman's marketing plan includes a comprehensive and global marketing campaign, auctioning each asset via a live webcast auction and highlighting strategic assets to garner attention.
- 35. A copy of the Workingman proposal is attached as Confidential Appendix 2.
- 36. The sale of the Companies' assets pursuant to Workingman's proposal is supported by the secured creditor, MCMF.
- 37. The Receiver's legal counsel has prepared an Auction Agreement outlining the terms and conditions of the sale of the Equipment to be executed by both Workingman and the Receiver subject to Court approval. A copy of the Auction Agreement is attached as **Confidential Appendix 3**.
- 38. The Receiver respectfully requests that the Court approve the Workingman auction proposal and proposed Auction Agreement.

CONCLUSION

- 39. The Receiver respectfully requests the Court grant an Order:
 - Approving the activities of the Receiver as outlined in this First Report;
 - Approving the auction proposal made by Workingman for the auction of the Equipment;
 - Approving the proposed Auction Agreement to be executed by Workingman and the Receiver;
 - Temporarily sealing the Confidential Appendices hereto; and,
 - Any further direction that the Court wishes to provide to the Receiver.

All of which is respectfully submitted this 23rd day of May 2023.

MNP Ltd.

Receiver of limited assets and property of 1631807 Alberta Ltd. and Radient Technologies Inc.

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Per

Kristin Gray, CPA, CA, CIRP, LIT Senior Vice President

APPENDIX A

A copy of the Affidavit of Brian Moskowitz – March 13, 2023

Clerk's stamp;)

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PLAINTIFF

DEFENDANT

MOSKOWITZ CAPITAL MORTGAGE FUND II INC.

1631807 ALBERTA LTD., RADIENT TECHNOLOGIES INC., and RADIENT TECHNOLOGIES (CANNABIS) INC.

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AFFIDAVIT

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY FILING THIS DOCUMENT DLA Piper (Canada) LLP 2700, 10220 - 103 Ave Edmonton, AB T5J 0K4 Attention: Jerritt R. Pawlyk / Kevin Hoy Phone: 780-429-6835 Fax: 780-670-4329 Email: jerritt.pawlyk@dlapiper.com / kevin.hoy@dlapiper.com File No.: 013875-00002

SECOND AFFIDAVIT OF BRIAN MOSKOWITZ

Sworn on March 12, 2023

I, Brian Moskowitz, of the City of Toronto, in the Province of Ontario, SWEAR AND SAY THAT:

- 1. I am the President of the Plaintiff, Moskowitz Capital Mortgage Fund II Inc. ("MCMF"), and as such, I have a personal knowledge of the facts and matters hereinafter deposed to except where stated to be on the basis of information and belief, and, where so stated, I verily believe the same to be true.
- 2. I previously filed an Affidavit of Default, dated December 12, 2022, (the "First Moskowitz Affidavit") in this action in connection with MCMF's mortgage enforcement proceedings in this matter. In this Affidavit, unless otherwise stated, I adopt capitalized naming conventions established in the First Moskowitz Affidavit.
- 3. This Affidavit is filed by MCMF in support of its Application seeking to appoint MNP Ltd. as receiver of the Equipment (as defined below in this Affidavit) owned or in the possession of 1631807 Alberta Ltd. and Radient Technologies Inc. (collectively, the "Debtors").
- 4. In the preparation of this Affidavit, I have reviewed relevant books and records of MCMF.

Background to the Debtors

- 5. Copies of corporate profiles obtained from Alberta's and Canada's corporate registries for each of the Debtors are attached, collectively, as **Exhibit "A"** of this Affidavit. I note that the corporate profile for 1631807 shows that 100% of its outstanding voting shares are owned by Radient Technologies.
- 6. Radient Technologies is a licensed manufacturer of cannabis products.

7. The Debtors operate their business from a facility located in Edmonton, Alberta. The facility is sited on real property owned by 1631807, being the Lands described in the Mortgage produced as Exhibit "A" of the First Moskowitz Affidavit.

Personal Property Security

- 8. MCMF and Radient Technologies concluded a Term Sheet for the creation of a \$5,500,000.00 credit facility on May 2, 2018. The Term Sheet was amended on April 25, 2018, under Term Sheet Amendment #1 to add 1631807 as a guarantor under an unlimited guarantee. The Term Sheet and Term Sheet Amendment #1 are attached, collectively, as **Exhibit** "**B**" of this Affidavit.
- 9. MCMF advanced a total of \$5,500,000.00 to the Debtors on May 2, 2018. Copies of a Statement of Receipts and Disbursements concerning such advance and correspondence enclosing the portion of the advance distributable to the Debtors are attached, collectively as **Exhibit "C"** of this Affidavit.
- 10. On May 2, 2018, 1631807 executed a General Security Agreement pursuant to which it agreed to grant MCMF a security interest in all of its present and after acquired personal property relating to the operation of the business of 1631807 located on the Lands, with the exception of consumer goods. A copy of the said General Security Agreement is attached as **Exhibit "D**" of this Affidavit.
- 11. On June 26, 2018, MCMF and the Debtors agreed pursuant to an amending instrument, namely Term Sheet Amendment #2, to amend their relationship such that 1631807 would serve as the primary borrower and Radient Technologies would serve as the guarantor of 1631807's debt owed to MCMF. A copy of Term Sheet Amendment #2 is attached as **Exhibit "E"** of this Affidavit. On August 31, 2018, Radient Technologies executed an Agreement of Guarantee under which it agreed to guarantee all amounts owing by 1631807 to MCMF. A copy of the August 31, 2018, Agreement of Guarantee is attached as **Exhibit "F"** of this Affidavit.
- 12. On August 31, 2018, Radient Technologies executed a General Security Agreement pursuant to which it agreed to grant MCMF a security interest in all of its present and after acquired personal property relating to the operation of the business of Radient Technologies located on the Lands, with the exception of consumer goods. A copy of the said General Security Agreement is attached as **Exhibit "G"** of this Affidavit.
- 13. I note that the General Security Agreements executed in favour of MCMF by the Debtors both include terms pursuant to which the Debtors agreed that MCMF would have the right to appoint a receive or receive manager over their assets, business and affairs.
- 14. The applicable interest rate on the balancing owing by the Debtors to MCMF under the has been amended by agreement between MCMF and the Debtors several times since the conclusion of the initial Term Sheet. The key monetary terms of such amending agreements, which included additional advances made available to the Debtors and various fees agreed to by the Debtors, are described in paragraphs 3 8 of the First Moskowitz Affidavit. The current applicable interest rate is calculated as the greater of 9.99% per annum or the Bank of Nova Scotia's Prime Rate plus 7.54% per annum. As of today's date, the applicable variable interest rate stands at 14.53% per annum.
- 15. MCMF perfected its security interests in the Debtors' personal property by way of registration of financing statements in Alberta's Personal Property Registry (the "**PPR**"). MCMF registered a security interest in the PPR against the present and after-acquired personal property (excepting consumer goods) of the Debtors on April 25, 2018. Copies of PPR reports evincing the registration of MCMF's financing statements concerning its personal property security against the Debtors are attached, collectively, as **Exhibit "H**" of this Affidavit.

- 16. Regarding the said PPR reports, I note that:
 - a. the first registered interest in the personal property of Radient Technologies appears to be held by Agricultural Financial Services Corporation ("AFSC"), whose registration is dated May 16, 2011;
 - the registration of MCFM in the present and after acquired property (excluding consumer goods) of Radient Technologies is the second security agreement registered following the interest of AFSC;
 - c. reports of seizure concerning an enforcement action of AFSC against Radient Technologies was registered on January 10, 2022;
 - d. there are 13 registrations against the personal property of Radient Technologies registered subsequent to the registration of MCMF;
 - e. the first registered interest in the present and after-acquired property of 1631807 is that of MCMF; and
 - f. there are 3 registrations against the property of 1631807 registered subsequent to the registration of MCMF.

Default Ongoing Insolvency of the Debtor

- 17. As is stated in the First Moskowitz Affidavit, the Debtors are in default on financial obligations owing to MCMF and MCMF has exercised its right to demand payment of the whole of the amounts owing to it by the Debtors. Such default has not been cured as of the date hereof. As of March 8, 2023, the balance outstanding owing to MCMF by the Debtors stood at \$12,067,093.27, with interest accruing on such balance at a *per diem* rate of \$3,952.59 (the "Indebtedness").
- 18. A copy of Radient Technology's most recent publicly available financial statements, being financial statements for the fiscal year ended March 31, 2022, is attached as Exhibit "I" of this Affidavit. I note that such financial statements show total assets valued at \$27,734,541 and total liabilities of (\$37,860,320). Net and comprehensive losses for 2022 are reported at (\$12,929,980), as compared to total revenue for 2022 of only \$3,621,781.
- 19. I remain in contact with the management team of the Debtors. I am advised by the Debtors' management team, and I verily believe it to be true, that the Debtors continue to operate and generate revenue, despite their insolvency and the ongoing enforcement proceedings. Notwithstanding the fact that the Debtors continue to carry on business, they have not provided MCMF with any plan to cure their default or to restructure their affairs in a manner that would enable them to retire the Indebtedness within a period acceptable to MCMF.
- 20. Since the filing of the First Moskowitz Affidavit, MCMF has applied for and successfully obtained a Redemption Order - Listing in these proceedings. The prescribed listing price for the Lands pursuant to paragraph 4 of the Judicial Listing Agreement incorporated into the Redemption Order Listing is \$11,340,000. The Lands have not yet been listed for sale.
- 21. On October 20, 2022, MCMF obtained a Preservation Order entitling MCMF or its agent to enter the Lands to take all necessary steps to preserve the same. MCMF subsequently appointed Avison Young Real Estate Management Services, LP to act as its agent for all purposes related to the Preservation Order. Notwithstanding the Preservation Order, the Debtors continue to have access to the Lands with the consent of MCMF so as that they may continue to operate their business pending MCMF's enforcement of its security.

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- 22. On March 7, 2023, the Alberta Securities Commission issued a Cease Trade Order respecting the securities of Radient Technologies. The said Cease Trade Order indicates that Radient Technologies failed to file public disclosure required by the securities legislation of Ontario and Alberta. A copy of the publicly available Cease Trade Order is attached as **Exhibit "J"** of this Affidavit.
- 23. On March 10, 2023, counsel for MCMF conveyed to counsel for the Debtors' Notices of Intention to Enforce Security made under section 244 of the *Bankruptcy and Insolvency Act*. Copies of the said Notices of Intention to Enforce Security are attached, collectively, as **Exhibit "K"** of this Affidavit.

Necessity of Receiver's Appointment

- As is noted above, the prescribed listing price for the Lands is less than the value of the Indebtedness. MCMF has thus determined that the proceeds from the eventual sale of the Lands will likely be insufficient to retire the Indebtedness. Accordingly, MCMF has determined that it is necessary to enforce its security interest against the personal property of the Debtors.
- 25. At this time, MCMF only seeks to enforce its security interest against certain pieces of equipment (the "Equipment") owned by the Debtors. The management team of the Debtors has provided MCMF with a spreadsheet listing pieces of equipment encumbered by MCMF's security interest. The said spreadsheet identified pieces of equipment that were: (a) required for operations; (b) not-required for operations, but were missing or otherwise unavailable for seizure; or (c), not required for operations and were available for seizure.
- 26. The Equipment MCMF seeks to seize is comprised only of the pieces of property in the latter of the three above-mentioned categories. MCMF has used the spreadsheet provided to it by the Debtors to prepare a schedule of the Equipment, a copy of which is attached as **Exhibit "L**" of this Affidavit. For greater certainty, pieces of property that are required by the Debtors for their operations or are not available for seizure are omitted from the attached schedule of the Equipment.
- 27. MCMF wishes to ensure that the Equipment is sold in an efficient, orderly, and commercially reasonable sales process. Further, MCMF wishes to ensure that the Debtors are able to continue to use the Equipment to carry on business to as great an extent as is reasonably practicable under the circumstances during the sales process for the Equipment.
- 28. MCMF is concerned that enforcing its rights as a secured creditor with the assistance of civil enforcement agency may prove impracticable, or at least undesirable, for at least two reasons. First, MCMF is concerned that the process of ensuring that numerous subordinate registrations against the Equipment are discharged from the PPR upon the closing of the transactions for the sale of the Equipment may be cumbersome, time-consuming, and costly. Furthermore, MCMF is concerned that any delay in obtaining such discharges could result in the collapsing of transactions for the sale of the Equipment or future litigation between MCMF and potential purchasers.
- 29. Second, MCMF is concerned that it will not be practicable for a civil enforcement agency to make appropriate arrangements with the Debtors to a sales process for the Equipment following its seizure while such Equipment continues to be used by the Debtors in furtherance of their operations.
- 30. With a view to maximizing value for the benefit of all of the Debtors' stakeholders and ensuring that the Equipment is sold as efficiently as possible, MCMF thus seeks the appointment of a receiver.

- 31. MCMF wishes to appoint MNP Ltd. to serve as receiver of the Equipment. At this time, MCMF does not wish to appoint MNP Ltd. as a receiver manager of the whole of the Debtors' business and affairs and property.
- 32. MNP Ltd. is a Licensed Insolvency Trustee and has endorsed a Consent to Appointment as receiver in these proceedings.

Conclusion

- 33. In summary of the foregoing, I verily believe it to be true for the reasons canvassed above that:
 - a. the Debtors are insolvent;
 - b. the Debtors are unable to repay the Indebtedness;
 - c. it will be necessary for MCMF to realize upon its security in the Equipment in order to satisfy the Indebtedness; and
 - d. the appointment of a Receiver is required to maximize value and to enable the Equipment to be sold in an orderly and efficient sales process.
- 34. I am not physically present before the solicitor retained by MCMF who is serving as the Commissioner for Oaths taking this Affidavit (the "Commissioner"). Rather, I am linked to the Commissioner by video conference. The following steps have been taken by the Commissioner and myself:
 - a. I have shown the Commissioner the front and back of my government-issued photo identification ("ID");
 - b. the Commissioner has compared my image to the information on my ID;
 - c. the Commissioner has taken a screen shot of the front and back of my ID to retain it;
 - d. the Commissioner and I have a paper copy of this Affidavit before us;
 - e. the Commissioner and I have reviewed each page of this Affidavit to verify that the pages are identical and have initialed each page in the lower right corner;
 - f. at the conclusion of our review of the Affidavit, the Commissioner administered the oath to me, and the Commissioner watched me sign my name to this Affidavit; and

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g. I will send this signed Affidavit electronically to the Commissioner.

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35. I make this Affidavit in support of an Application by MCMF to appoint MNP Ltd. as Receiver of the Debtors' Equipment and for no other or improper purpose.

SWORN BEFORE ME at City of in the Province of Ontario, on) 1715

BRIAN MOSKOWITZ

A Commissioner for Oaths in and for the Province of Ontario

KEVIN HOY Barrister and Solicitor THIS IS EXHIBIT "A" referred to in the Affidavit of BRIAN MOSKOWITZ SWORN BEFORE ME this _/____ day of <u>March</u>, 2023.

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A COMMISSIONER FOR OATHS in and for the Province of Alberta.

KEVIN HOY Barrister and Solicitor

Government Corporation/Non-Profit Search of Alberta Corporate Registration System

Date of Search:2023/03/07Time of Search:04:37 PMSearch provided by:DLA PIPER (CANADA) LLP (Calgary)Service Request Number:39308591Customer Reference Number:013875-00002

Corporate Access Number: 2016318079Business Number:835892480Legal Entity Name:1631807 ALBERTA LTD.

Legal Entity Status:ActiveAlberta Corporation Type:Numbered Alberta CorporationRegistration Date:2011/09/29 YYYY/MM/DDDate of Last Status Change:2016/02/29 YYYY/MM/DD

Registered Office:

Street:	3400, 350 - 7TH AVENUE SW
City:	CALGARY
Province:	ALBERTA
Postal Code:	T2P3N9
Records Address:	
Street:	3400, 350 - 7TH AVENUE SW
City:	CALGARY
Province:	ALBERTA

Postal Code: T2P3N9

Email Address: CGYCORP@FASKEN.COM

Primary Agent for Service:

Last Name	First Name	Middle Name	Firm Name	Street	City	Province	Postal Code	Email
FELDMAN	PERRY		MARTINEAU DUMOULIN LLP	350 -		ALBERTA	T2P3N9	CGYCORP@FASKEN.COM

Directors:

Last Name:KAURAFirst Name:HARRYStreet/Box Number:201-2327 ELLWOOD DRIVE

City:EDMONTONProvince:ALBERTAPostal Code:T6X0J6

Voting Shareholders:

Legal Entity Name:RADIENT TECHNOLOGIES INC.Corporate Access Number:2118252630Street:2900 - 550 BURRARD STREETCity:VANCOUVERProvince:BRITISH COLUMBIAPostal Code:V6C0A3Percent Of Voting Shares:100

Details From Current Articles:

The information in this legal entity table supersedes equivalent electronic attachments

Share Structure:	THE CORPORATION IS AUTHORIZED TO ISSUE AN UNLIMITED NUMBER OF COMMON SHARES
Share Transfers Restrictions:	NO SECURITIES (OTHER THAN NON-CONVERTIBLE DEBT SECURITIES) OF THE CORPORATION SHALL BE TRANSFERRED WITHOUT THE PRIOR WRITTEN CONSENT OF THE BOARD OF DIRECTORS
Min Number Of Directors:	1
Max Number Of Directors:	10
Business Restricted To:	NONE
Business Restricted From:	NONE
Other Provisions:	REFER TO OTHER RULES OR PROVISIONS ATTACHMENT

Other Information:

Last Annual Return Filed:

File Year	Date Filed (YYYY/MM/DD)
2021	2021/11/24

Outstanding Returns:

Annual returns are outstanding for the 2022 file year(s).

Filing History:

List Date (YYYY/MM/DD)	Type of Filing
2011/09/29	Incorporate Alberta Corporation
2015/11/02	Status Changed to Start for Failure to File Annual Returns
2018/09/14	Change Address
2020/02/20	Update BN
2021/11/24	Enter Annual Returns for Alberta and Extra-Provincial Corp.
2021/12/29	Change Director / Shareholder

Attachments:

Attachment Type	Microfilm Bar Code	Date Recorded (YYYY/MM/DD)
Other Rules or Provisions	ELECTRONIC	2011/09/29

The Registrar of Corporations certifies that, as of the date of this search, the above information is an accurate reproduction of data contained in the official public records of Corporate Registry.





Innovation, Science and Innovation Economic Development Canada Corporations Canada Corporations

Innovation, Sciences et Développement économique Canada Corporatores Canada Corporations Canada C. D. Howe Building 235 Queen St Ottawa ON K1A 0H5

Corporations Canada Édifice C.D.Howe 235 rue Queen Ottawa ON K1A 0H5

Corporate Profile / Profil corporatif

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CORPORATE INFORMATION				RENSEIGNEMENTS CORPORATIF
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	Radier	nt Technolog	ies Inc	
Corporation number		774848-5		Numéro do société ou d'organizatio
Business number	883	8046518RC0	002	Numéro de société ou d'organisatio
Governing legislation	000	040010100	002	Numéro d'entrepris Régime législat
	da Business Cor	porations Ac	t (CBCA) - 2014-	
			tions (LCSA) - 20	
Status				Statu
		Active		
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REGISTERED OFFICE ADDRESS		01 Street Nor nton AB T66 Canada		ADRESSE DU SIÈGI
REGISTERED OFFICE ADDRESS		nton AB T6E		
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Société ayant fait appel au public



DIRECTORS		ADMINISTRATEURS
Minimum number	3	Nombre minimal
Maximum number	12	Nombre maximal
Current number	3	Nombre actuel
Jocelyne F. Lafreniere Dimitris Tzanis Steven Splinter	32 Avenue de la Drave, Gatineau QC J8T 6M4, Canada Albulastrasse 60,, Zurich 8048, Switzerland 3888 Michener Way, North Vancouver BC V7K 3C7, Canada	

CORPORATE HISTORY	HISTORIQUE CORPORATIF
Corporate name history (YYYY-MM-DD)	(AAAA-MM-JJ) Historique de la dénomination
2014-05-22 to present / à maintenant	Radient Technologies Inc.
Certificates issued (YYYY-MM-DD)	(AAAA-MM-JJ) Certificats émis
Certificate of Restated Articles of Incorporation Certificate of Amendment Amendment details: Other	2014-05-30 Certificat de status constitutifs mis à jour 2020-01-08 Certificat de modification Renseignements concernant les modifications aux statuts : Autre
Certificate of Amendment Amendment details: Province or Territory of Registered Office	2022-01-13 Certificat de modification Renseignements concernant les modifications aux statuts : Province ou territoire du siège social
Amendments details are only available for amendments effected after 2010-03-20. Some certificates issued prior to 2000 may not be listed.	Seuls les renseignements concernant les modifications effectuées après 2010-03-20 sont disponibles. Certains certificats émis avant 2000 pourraient ne pas être listés.
Documents filed (YYYY-MM-DD)	(AAAA-MM-JJ) Documents déposés

The Corporate Profile sets out the most recent information filed with and accepted by Corporations Canada as of the date and time set out on the Profile.

Le Profil corporatif fait état des renseignements fournis et acceptés par Corporations Canada à la date et à l'heure indiquées dans le profil. THIS IS EXHIBIT "B" referred to in the Affidavit of BRIAN MOSKOWITZ SWORN BEFORE ME this // day of March, 2023.

A COMMISSIONER FOR OATHS in and for the Province of Alberta.

KEVIN HOY Barrister and Solicitor



Moskowitz Capital Mortgage Fund II Inc. 2200 Yongo Street, Suite 1002 Toronto, ON M4S 208 Tel: (416) 761-6500 Fax: 1(858) 506-3620 Brokerage#10922 Admin#11928

> Western Canada 201 21st Street East, Suite 1018B Saskalopo SK S7K 281 Toll-Free: 1 (666) 641-6385

> > moskowitzcapital.com deals@motkowitzcapital.com

TERM SHEET

March 15, 2017 - Revised March 29, 2018

- DENIS TASCHUK TO: RADIENT TECHNOLOGIES INC. 4035 10TH ST. NW, EDMONTON, AB
- C/O: RYAN MCDONALD PRAIRIE COMMERCIAL MORTGAGE CORP. 9433 58TH AVE., EDMONTON, AB
- TERM SHEET FOR \$5,000,000 FIRST MORTGAGE ON LAND AND BUILDINGS LOCATED AT 4035, 4029, 4025 101ST ST. EDMONTON, AB RE:

This letter agreement sets out the basic terms of financing being contemplated by our company regarding the subject financing. If these terms are acceptable to you, please execute and return this agreement to us by April 2, 2018 together with the partial Commitment Fee hcreafter noted. This will enable us to hold funds for the purpose of this transaction and to provide to you for signature our standard form of comprehensive loan documents ("Commitment"), subject to satisfying the conditions herein. The partial Commitment Fee shall be credited to the total Commitment Fee payable by you as hereafter noted.

Please note that this is not a commitment to lend but rather a Term Sheet which outlines the terms and conditions of a prospective Commitment.

RADIENT TECHNOLOGIES INC. GUARANTOR(S); Limited Guarantee from Denis Taschuk to maximum of \$350,000 and any other entity that may have an economic interest in the mortgaged properties, joint and several

- **LENDER:** Moskowitz Capital Mortgage Fund II Inc. or assignee
- **PRINCIPAL:** -\$5,000,000 \$5,500,000.

INTEREST RATE: The greater of 8.50% or Bank of Nova Scotia Prime Rate plus 5.05% per annum

Use of Proceeds	Source of Proceeds	
Payout BDC	2,400,000 Moskowitz Capital 1st Mortga	age 5,000,000
Buy remaining 50% of 4035 101st SI. Interest Reserve	1,745,029 (incl. \$350,000 interest rese	rve)
Buy Adjacent Buildings	350,000 Borrower Cash Equity	4.020,025
Commitment Fee	4,350,000	
Broker Pag	100,000	
Legel & Closing Costs (Estimate)	50,000	
Total	9,020,029	
	0,020,023	9,020,029

PAYMEN AMORTIZATION:

PROGRAM;

BORROWER(S):

LEG. JI VIVI) 1-5-year-amortization

Monthly, calculated and compounded monthly on each payment date on the total MONTHLY Principal balance plus any accrued interest, not in advance. Payments under this mortgage will be made payable to the Mortgagee. **PAYMENT:**

TERM: 24 months from the interest adjustment date

PREPAYMENT:	Open for prepayment upon 45 days written notice (in the absence of 45 days written notice, 45 additional days interest will be charged) and payment of three additional month's interest payment.
SECURITY:	 A first mortgage on 4035 101ST ST. EDMONTON, AB, a 1.01 acre parcel with a 20,715 sq. ft. light industrial building A first mortgage on 4029 101ST ST. EDMONTON, AB, 0.70 acre parcel industrial zoned land A first mortgage on 4025 101ST ST. EDMONTON, AB, a 1.70 acre parcel site with a 17,000 sq. ft. light industrial building A General Security Agreement for all Borrower(s)/Guarantor(s) Assignment of rents and leases Acknowledgement and Postponement of all shareholder loans Limited Personal Guarantee(s) to \$350,000 First right of refusal on subsequent mortgage financing Ongoing CRA and municipal property tax inquiry consent forms from the Borrower(s)/Guarantor(s) Moskowitz Capital standard mortgage clauses Any other reasonable security documentation requested by the Mortgagee's solicitor or Moskowitz Capital
TAX ACCOUNT:	At the option of the Mortgagee, shall establish with the Mortgagee a property tax escrow account.
FUNDING DATE:	On or before April 16, 2018 on a best efforts basis. $-7BD$; $best ffor f_3$. Moskowitz Capital Mortgage Fund II Inc. may choose to extend this financing at its sole discretion and without notice to you. In consideration for each monthly extension period, a Standby Fee of \$40,000 is due and owing on April 16, 2018 and every 30 days thereafter, in order to hold funds for this transaction.
COMMITMENT FEE:	\$100,000 Moskowitz Capital
BROKER FEE:	\$50,000 Ryan McDonald, Prairie Commercial Mortgage Corp
LEGAL FEES and EXPENSES:	The Borrower(s)/Guarantor(s) shall pay all legal, travel and other professional fees and disbursements by Moskowitz Capital and the Borrower(s)/Guarantor(s) in respect of the subject loan, the investigation, preparation, and issue of this Term Sheet and future Commitment (if any), and any other Loan Documents, the administration of the subject loan, the enforcement and preservation of Moskowitz Capital's rights and remedies, all appraisal, insurance consultation (\$400), and similar fees and all other fees and disbursements of Moskowitz Capital ("Lender Expenses"); whether or not any funds are advanced under the subject loan. Fees are payable upon receipt of a copy of the invoice from Moskowitz Capital's counsel or Moskowitz Capital and if required, by way of advance retainer.
UNDERLYING CONDITIONS and DUE DILIGENCE:	This loan is subject to receipt of all closing documentation by our Solicitor, including but not limited to the documentation listed in Schedule A, all documentation is to be to the complete satisfaction of Moskowitz Capital and the Lender's Solicitor.
CONSUMER AND CORPORATE INFORMATION:	The Borrower(s)/Guarantor(s), consent to the obtaining of consumer and corporate information by Moskowitz Capital from any credit reporting agency or other source as Moskowitz Capital may require at any time in connection with the loan applied for or any subsequent renewal and to the disclosure of any information concerning the above signed to any credit reporting agency or to any person with whom the above signed has or proposes to have financial relations.
Borrower & Guarantor(s) Initials	Page 2 of 5

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This letter should not be considered as a Commitment, but only as an indication of our interest (Term Sheet). If you wish to proceed to the Commitment stage under the terms outlined herein, please sign the enclosed copies of this letter where indicated and return one copy to the undersigned with a Partial Commitment Fee of \$50,000 certified funds payable to Moskowitz Capital Mortgage Fund II Inc., by no later than 3:00 PM, April 2, 2018. If we issue a Commitment, or if you withdraw the application, misrepresented any information, or you cannot furnish the required information or the information you provided does not confirm to be true or is erroneous or you cannot meet the underlying condition, this amount shall be retained by us and the remainder of the Commitment Fee will be due and payable immediately and will serve to cover the costs of investigating and analyzing your application and possibly any damages, whether or not funds are advanced. The Lender reserves the right to secure the unpaid balance of the Commitment Fee and Lender Expenses, as such, the Borrower(s)/Guarantor(s) grant a security interest of all personal property in favour of the Lender and this Term Sheet shall constitute a security agreement for purposes of the Personal Property Registry as security. Subject to the abovementioned, *if after appropriate due diligence, we do not issue a Commitment; the Partial Commitment Fee will be returned to you less any costs incurred by us.* The general terms, conditions and security outlined herein are meant to provide you with a guideline as to the proposed structure of a loan.

We look forward to working with you.

Yours very truly, MOSKOWITZ CAPITAL MORTGAGE FUND II INC. PERI

Brian Moskowitz, MB President

Andrew Stern, CFA Director, Underwriting

Shawn Rempel, MBA Director Business Development, Saskatchewan

Borrower & Guarantor(s) Initials

Page 3 of 5

ACKNOWLEDGMENT & ACCEPTANCE

This acknowledgement forms an integral part of the Term Sheet dated March 15, 2018 - Revised March 29, 2018.

I/We have read and fully understand the terms and conditions of the attached Term Sheet as presented, and acknowledge that this is not a binding letter to lend, rather an expression of interest.

I/We hereby instruct Moskowitz Capital to proceed to have this mortgage loan approved for funding and on approval to issue a Mortgage Commitment,

I ACCEPT THIS TERM SHEET and certify that all information provided to the Lender is true and post with Moskowitz Capital Mortgage Fund II Inc. a partial Commitment Fee of \$50,000 certified funds.

Acknowledged and Agreed at this day of 4th April 2018.

Borrower(s)/Guarantor(s): RADIENT TECHNOLOGIES INC.

per

Phave the authority to bind the company

C.F.O.

DENIS TASCHUK

E&OE

Borrower & Guarantor(s) Initials

Page 4 of 5

SCHEDULE "A"

REQUIRED DOCUMENTATION

This mortgage loan is subject to receipt of all closing documentation by our Solicitor, including but not limited to the following documentation, all documentation is to be to the complete satisfaction of Moskowitz Capital Mortgage Fund II Inc. and its Solicitor. PLEASE NOTE: Funds will not be advanced until all indicated conditions are met.

	Required for closing	Notes / Comments
1.	All personal applications and net worth statements to be fully complete and signed by Borrower(s)/Guarantor(s).	Borrower to satisfy
2.	Completion of the Moskowitz Capital environmental questionnaire for all secured properties.	Borrower to satisfy
3.	An appraisal of 4035 101 ST ST. EDMONTON AB, a 1.01 acre parcel with a 20,715 sq. ft. light industrial building accompanied by a letter of transmittal from the appraiser, reflecting a minimum "As Is" value of \$3,500,000.	Borrower to provide letter of transmittal, under review by Moskowitz Capital
4.	An appraisal of 4029 101 ⁸⁷ ST. EDMONTON AB, 0.70 acre parcel industrial zoned land accompanied by a letter of transmittal from the appraiser, reflecting a minimum "As Is" value of \$850,000.	Borrower to provide letter of transmittal, under review by Moskowitz Capital
5.	An appraisal of 4025 101 ST ST. EDMONTON, AB, a 1.70 acre parcel site with a 17,000 sq. ft. light industrial building reflecting a minimum "As Is" value of \$3,500,000.	Borrower to provide letter of transmittal, under review by Moskowitz Capital
6.	A Phase I Environmental Site Assessment of 4035, 4029, 4025 101 ⁸¹ ST. EDMONTON, AB.	Borrower to provide letter of transmittal
7.	At the Mortgagee's option, this Term Sheet is subject to a satisfactory property inspection by Moskowitz Capital and interview with the	Under review by Moskowitz Capital
8,	Borrower(s)/Guarantor(s) to be conducted at a mutually convenient time. Proof that the Borrower(s)/Guarantor(s) have sufficient income to service the mortgage debt.	Under review by Moskowitz Capital
9.	Any other reasonable documentation requested by the Mortgagee(s) and / or its Solicitor.	Under review by Moskowitz Capital
10.	Contact information of three professional. References to be checked and satisfactory to Moskowitz Capital.	Borrower to satisfy
11.	Current financial statements of Borrower(s)/Guarantor(s).	Borrower to satisfy
12,	Property insurance on all secured properties with Moskowitz Capital Mortgage Fund II Inc. listed as Loss Payee, Mortgagee and Additionally Insured.	Borrower to satisfy
13,	Current Equifax report from Borrower(s)/Guarantor(s).	Borrower to satisfy
	Lawyer to satisfy	Notes / Comments
14.	Prior to closing we will require a clear work order certificate and zoning clearance certificate from the relevant municipality, confirming that the present use of the properties complies with all relevant zoning by-laws.	Lawyer to satisfy
15,	Title insurance.	Lawyer to satisfy
16.	Solicitor to confirm that no secondary financing is being placed on the property.	Lawyer to satisfy
17.	At the Mortgagees Solicitor's option, the Borrower(s)/Guarantor(s) are to obtain I.L.A. (independent legal advice) for this transaction.	Lawyer to satisfy
18,	Satisfactory review of building permits for any secured to confirm the property meets municipal and provincial requirements.	Lawyer to satisfy

Borrower & Guarantor(s) Initials_____

Page 5 of 5





Moskowilz Capital Morigage Fund II Inc. 2200 Yonge Street, Suite 1002 Toronto, Onterio M4S 2C6 Tel: (416) 781-6500 Fax: 1(888) 505-3620

Western Canada: 201 21st Street East, Suite 1018B Saskatoon, Saskatchewan S7K OB8 Tel: (306) 222-3654 Toll-Frae: 1 (868) 841-5386 moskowitzcapital.com deals@moskowitzcapital.com

STRICTLY CONFIDENTIAL

TERM SHEET AMENDMENT #1

April 25, 2018

- TO: DENIS TASCHUK RADIENT TECHNOLOGIES INC. 4035 10TH ST. NW, EDMONTON, AB
- C/O: RYAN MCDONALD PRAIRIE COMMERCIAL MORTGAGE CORP. 9433 58TH AVE., EDMONTON, AB
- RE: TERM SHEET FOR \$5,500,000 FIRST MORTGAGE ON LAND AND BUILDINGS LOCATED AT 4035, 4029, 4025 101ST ST. EDMONTON, AB

Moskowitz Capital Mortgage Fund II Inc. ("Lender" or "MCMF") is prepared to amend its existing loan facility as follows:

1)	ADD;	GUARANTOR(S): 1631807 Alberta Ltd.	
2)	ADD:	SECURITY: Unlimited guarantee of 1631807 Alberta Ltd.	
3)	ADD;	AMENDMENT 1 FEE: \$10,000 - Paid to Moskowitz Capital	
4)	REPLACE:	FUNDING DATE: Funds (gross amount of \$5,500,000) were advanced on April 18, 2018 under the existing Term Sheet, interest is to accrue from that date.	
5)	ADD:	 CONDITIONS: Satisfactory legal documentation at the Borrower's cost. Satisfactory property insurance and Mortgagee listed as Loss Payee, Mortgagee and Additionally Insured. Satisfactory title insurance. 	

- Satisfactory current financial statement for 1631807 Alberta Ltd.
- Any other reasonable documentation requested by the Mortgagee and / or its Solicitor.

In all other respects, the existing loan facility remains in full force and effect unamended.

The parties hereto hereby acknowledge that Moskowitz Capital has recommended that they each obtain independent legal or other professional advice prior to signing this document. The parties further acknowledge that no information provided by Moskowitz Capital is to be construed as legal advice.

If the foregoing is acceptable to you, please sign the enclosed copy of this letter in the space indicated below and return the letter to Moskowitz Capital via email, no later than April 26, 2018.

Yours truly, MOSKOWITZ CAPITAL MORTGAGE FUND II INC.

PER:) 21 Brian Moskowitz, MBA

President

Andrew Stern, CFA Director, Underwriting

nawnnempel

Shawn Rempel, MBA Director, Business Development

Acknowledged and Agreed at Ephonic dis 2666 day of April, 2018. BORROWER(S)/ GUARANTOR(S):

RADIENT TECHNOLOGIES INC.

per

I have the authority to bind the company

1631807 ALBERTA LTD: per

I have the authority to bind the company

THIS IS EXHIBIT "C" referred to in the Affidavit of BRIAN MOSKOWITZ SWORN BEFORE ME this _____ day of <u>March</u>, 2023.

A COMMISSIONER FOR OATHS in and for the Province of Alberta.

KEVIN HOY Barrister and Solicitor

Statement of Receipts and Disbursements

Vendor(s): Moskowitz Capital Mortgage Fund II Inc.

Borrower: Radient Technologies Inc.

Guarantor: 1631807 Alberta Ltd.

 Property:
 Plan 4984NY, Block 2, Lot 1A;

 Plan 1422885, Block 2, Lot 1C; and

 Plan 0020700, Block 2, Lot 1D

Closing Date: May 2, 2018

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Our file: 220-198808

Loan Amount	\$5,500,000.00	
Less: Commitment Fee	\$110,000.00	
Less: Deposit Paid	(\$50,000.00)	
Remaining Commitment Fee payable to Moskowitz Capital	\$60,000.00	
Standby Fee (Paid to Moskowitz Capital)	\$40,000.00	Waived
Number of Months	1	
Appraisal Fee		
Travel (Paid to Moskowitz Capital)		
Insurance Review Fee (Paid to Moskowitz Capital)	\$400.00	
Wire (Paid to Moskowitz Capital)	\$50.00	
Other Reports (Paid to Moskowitz Capital)		-
Interest Reserve Amount (Paid to Moskowitz Capital)	\$350,000.00	
Interest Rate	8.5%	
Number of Days	13	
Per Diem	\$1,280.82	
Paid to Moskowitz Capital	\$16,650.69	
Broker Fee	\$55,000.00	
TOTAL funds advanced to Duncan Craig LLP		\$5,017,899.31

4142-6149-3267.v2

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LESS:		
Amendment Fee Payment – Paid to Moskowitz Capital Mortgage Fund II Inc. – May 2, 2018	\$10,000.00	
Duncan Craig LLP Invoice #216254 May 3, 2018	\$12,024.39	
Paid Fasken Martineau DeMoulin LLP – Mortgage Proceeds – May 2, 2018	\$4,992,874.92	
Paid Duncan Craig LLP – Invoice #217317 June 8, 2018	\$2,230.84	
Paid Fasken Martineau DeMoulin LLP – Balance of funds in trust	\$769.16	
TOTAL RECEIVED AND DISBURSED	\$5,017,899.31	\$5,017,899.31

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Our File: 220-198808

Lawyer: Telephone: Email: Fax: Jeff Fixsen 780.409.2658 jfixsen@dcllp.com 780.969.6384

May 2, 2018

VIA COURIER

Scotiabank 10050 Jasper Avenue NW Edmonton, AB T5J 1V7

Dear Sir/Madam:

Re: Fasken Martineau DuMoulin LLP Account No.: 01891 11 Institution No.: 002 Transit No.: 10009

We enclose our certified trust cheque in the amount of **\$4,992,874.92** for immediate deposit to the account referenced on the attached. These funds represent loan proceeds in a real estate transaction.

Please provide our courier with a deposit receipt for this transaction.

If you have any questions or concerns, please contact the writer's assistant, Carli McKenzie at 780-441-4368.

Yours truly, DUNCAN CRAIG LLP RIXSEN Per: JEFF JF/cm End.

www.dcllp.com 780.428.6036 • 1.800.782.9409 • Fax: 780.428.9683 7-8739.v1 2800 Scotia Place, 10060 Jasper Avenue, Edmonton, Alberta T5J 3V9

4159-0847-8739.v1

Fasken Martineau DuMoulin LLP Barristers and Solicitors Patent and Trade-mark Agents

3400 First Canadian Centre 350 – 7th Avenue SW Calgary, Alberta, Canada T2P 3N9

403-261-5350 Telephone 403-261-5351 Facsimile www.fasken.com



Fasken Martineau DuMoulin LLP

The Bank of Nova Scotia (CAD) Incoming wire transfer information

Bank Name: Bank Address:

CAD Account No.: Institution No.: Transit No.: SWIFT Code: ABA No.: The Bank of Nova Scotia 240 - 8th Avenue SW Calgary, Alberta T2P 1B5 01891 11 002 10009 NOSCATT CC00021009

Beneficiary Name: Beneficiary Address:

Reference:

Fasken Martineau DuMoulin LLP Trust Account 3400, 350 – 7th Avenue SW Calgary, Alberta T2P 3N9 Matter Number / Lawyers Initials Ie: 123456.12345/XXX

Québec City

Johannesburg

London

Wire payment notification can be sent by:

Toronto

Offawa

Montréal

Email: bidrogo@fasken.com or Fax: (403) 261-5351

If you have any questions or concerns, please contact Betty Idrogo directly @ (403) 261-6154 or by email at bidrogo@fasken.com

Thank you!

Vancouver

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Calgary

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10060 Jasper Av		10050 JASPI	ER AVENUE	111333
Edmonton, Albe	rta T5J 3V9	EDMONTON	, AB T5J 1V7	
LAWYERS MEDIATORS				
AMAY 63 2018			DATE	
and a start property		2		MM/DD/YY
in the second second				05/02/18
PAY TO THE ORDER OF Fasken Martineau DeMoulin LLP, In			enty Four Dollar and Nine \$*4,9 DUNCAN CRAIGEDP	92,874.92 DOLLARS
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DUNCAN CRAIG LLP - TRUST ACCOUNT	Please Detach B	efore Cashing		111333
Pay To: Fasken Martineau DeMoulin LL	P, In Trust			111333
Bank of Nova Scotia	Date:	05/02/18	Cheque Amount	4,992,874.92

Fasken Martineau DeMoulin LLP, In Trust-Mortgage Financing Provided by Moskowitz Capital Mortgage Fund II Inc. The Radient Technologies

AMOUNT

\$ 4,992,874.92

MATTER #

198808

Bank of Nova Scotia

DESCRIPTION

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DATE

05/02/18

Endorsement - Signature or Stamp

nent has the following security features:

An Annual Society reaction and the state of the second state of t

BACK/ENDOS

Table: Brainly Here

THIS IS EXHIBIT "D" referred to in the Affidavit of BRIAN MOSKOWITZ SWORN BEFORE ME this _/___ day of <u>March</u>, 2023.

A COMMISSIONER FOR OATHS in and for the Province of Alberta.

KEVIN no. Barrister and Solicitor

GENERAL SECURITY AGREEMENT

1. 1631807 ALBERTA LTD. (the "Borrower") of 3946 – 101 Street NW, Edmonton, AB T6E 0A5 for valuable consideration grants, assigns, transfers, sets over, mortgages and charges to MOSKWITZ CAPITAL MORTGAGE FUND II INC., 2200 Yonge Street, Suite 1002, Toronto, ON M4S 2C6 (the "Lender") as and by way of a fixed and specific mortgage and charge, and grants to the Lender, a security interest in all present and after acquired undertaking and personal property (other than consumer goods) of the Borrower described in Schedule "A" including all the right, title, interest and benefit which the Borrower now has or may hereafter have in all such personal property described therein (the "Collateral").

In this Agreement, the words "goods", "consumer goods", "account", "account debtor", "inventory", "crops", "equipment", "fixtures", "chattel paper", "document of title", "instrument", "money", "security", or "securities", "intangible", "receiver", "proceeds" and "accessions" shall have the same meanings as their defined meanings where such words are defined in the Personal Property Security Act of Alberta, such Act, including any amendments thereto, being referred to in this Agreement as "the PPSA". In this Agreement, "Collateral" shall refer to "Collateral or any item thereof".

- 2. The fixed and specific mortgages and charges and the security interest granted under this Agreement secure payment and performance of all obligations of the Borrower to the Lender, including but not limited to all debts and liabilities, present or future, direct or indirect, absolute or contingent, matured or not, at any time owing by the Borrower to the Lender in any currency or remaining unpaid by the Borrower to the Lender in any currency, whether arising from dealings between the Lender and the Borrower or from other dealings or proceedings by which the Lender may be or become in any manner whatever a creditor of the Borrower and wherever incurred, and whether incurred by the Borrower alone or with another or others and whether as principal or surety, including all interest, commissions, legal and other costs, charges and expenses (the "Obligations").
- 3. The Borrower hereby represents and warrants to the Lender that:
 - A. all of the Collateral is, or when the Borrower acquires any right, title or interest therein, will be the sole property of the Borrower free and clear of all security interests, mortgages, charges, hypothecs, liens or other encumbrances except as disclosed by the Borrower to the Lender in writing;
 - B. the Collateral Insofar as it consists of goods (other than inventory enroute from suppliers or enroute to Borrowers or on lease or consignment) will be kept at the locations specified in Schedule "B" hereto or at such other locations as the Borrower shall specify in writing to the Lender and subject to the provisions of paragraph 4(j) none of the Collateral shall be moved therefrom without the written consent of the Lender;
 - C. the Borrower's chief executive address is located at the address specified in paragraph 1;

D. none of the Collateral consists of consumer goods; and

- E. this Agreement has been properly authorized and constitutes a legally valid and binding obligation of the Borrower in accordance with its terms.
- 4. The Borrower hereby agrees that:
 - A. the Borrower shall diligently maintain, use and operate the Collateral and shall carry on and conduct its business in a proper and efficient manner so as to preserve and protect the Collateral and the earnings, incomes, rents, issues and profits thereof;
 - B. the Borrower shall cause the Collateral to be insured and kept insured to the full insurable value thereof with reputable insurers against loss or damage by fire and such other risks as the Lender may reasonably require and shall maintain such insurance with loss if any payable to the Lender and shall lodge such policies with the Lender;
 - C. the Borrower shall pay all rents, taxes, levies, assessments and government fees or dues lawfully levied, assessed or imposed in respect of the Collateral or any part thereof as and when the same shall become due and payable, and shall exhibit to the Lender, when required, the receipts and vouchers establishing such payment;
 - D. the Borrower shall duly observe and conform to all valid requirements of any governmental authority relative to any of the Collateral and all covenants, terms and conditions upon or under which the Collateral is held;
 - E. the Borrower shall keep proper books of account in accordance with sound accounting practice, shall furnish to the Lender such financial information and statements and such information and statements relating to the Collateral as the Lender may from time to time require, and the Borrower shall permit the Lender or its authorized agents at any time at the expense of the Borrower to examine all books of account and other financial records and reports relating to the Collateral and to make copies thereof and take extracts therefrom;
 - F. the Borrower shall furnish to the Lender such information with respect to the Collateral and the insurance thereon as the Lender may from time to time require and shall give written notice to the Lender of all litigation before any court, administrative board or other tribunal affecting the Borrower or the Collateral;
 - G. the Borrower shall defend the title to the Collateral against all persons and shall keep the Collateral free and clear of all security interests, mortgages, charges, liens and other encumbrances except for those disclosed to the Lender in writing prior to the execution of this Agreement or hereafter approved in writing by the Lender prior to their creation or assumption;

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- H. the Borrower shall, upon request by the Lender, execute and deliver all such financing statements, certificates, further assignment and documents and do all such further acts and things as may be considered by the Lender to be necessary or desirable to give effect to the intent of this Agreement and the Borrower hereby irrevocably constitutes and appoints any officer of the Lender mentioned in paragraph 1, the true and lawful attorney of the Borrower, with full power of substitution, to do any of the foregoing in the name of the Borrower whenever and wherever the Lender may consider it to be necessary or desirable;
- ١. the Borrower shall promptly notify the Lender in writing of any event which occurs that would have a material adverse effect upon the Collateral or upon the financial condition of the Borrower and immediately upon the Borrower's acquisition of rights in any vehicle, mobile home, trailer, boat, aircraft or aircraft engine, shall promptly provide the Lender with full particulars of such collateral; and
- the Borrower will not change its name or location of its chief executive office or J: place of business or sell, exchange, transfer, assign or lease or otherwise dispose of the Collateral or any Interest therein or modify, amend or terminate any chattel paper, document of title, instrument, security or intangible, without the prior written consent of the Lender, except that the Borrower may, until an event of default set out in paragraph 9 occurs, sell or lease inventory in the ordinary course of the Borrower's business.
- Until an event of default occurs, the Borrower may use the Collateral in any lawful 5. manner not inconsistent with this Agreement, but the Lender shall have the right at any time and from time to time to verify the existence and state of the Collateral in any manner the Lender may consider appropriate and the Borrower agrees to furnish all assistance and information and to perform all such acts as the Lender may reasonably request in connection therewith, and for such purpose shall permit the Lender or its agents access to all places where Collateral may be located and to all premises occupied by the Borrower to examine and inspect the Collateral and related records and documents.
- After an event of default occurs, the Lender may give notice to any or all account debtors 6. of the Borrower and to any or all persons liable to the Borrower under an instrument to make all further payments to the Lender and any payments or other proceeds of Collateral received by the Borrower from account debtors or from any persons liable to the Borrower under an instrument, after such notice is given by the Lender, shall be held by the Borrower in trust for the Lender and paid over to the Lender upon request. Subject to the foregoing, the Lender may take control of all proceeds of Collateral and may apply any money taken as Collateral to the satisfaction of the Obligations secured hereby. The Lender may hold as additional security any increase or profits, except money, received from any Collateral in the Lender's possession, and may apply any money received from such Collateral to reduce the Obligations secured hereby and may hold any balance as additional security for such part of the Obligations as may not yet be

due, whether absolute or contingent. The Lender will not be obligated to keep any Collateral separate or Identifiable. In the case of any instrument, security or chattel paper comprising part of the Collateral, the Lender will not be obligated to take any necessary or other steps to preserve rights against other persons.

- 7. The Lender may have any Collateral comprising instruments, shares, stock, warrants, bonds, debentures, debenture stock or other securities, registered in its name or in the name of its nominee and shall be entitled but not bound or required to vote in respect of such Collateral at any meeting at which the holder thereof is entitled to vote and, generally, to exercise any of the rights which the holder of such Collateral may at any time have; but the Lender shall not be responsible for any loss occasioned by the exercise of any of such rights or by failure to exercise the same within the time limited for the exercise thereof.
- 8. Upon the Borrower's failure to perform any of its duties hereunder, the Lender may, but shall not be obliged to, perform any or all of such duties, without waiving any rights to enforce this Agreement, and the Borrower shall pay to the Lender, forthwith upon written demand therefor, an amount equal to the costs, fees and expenses incurred by the Lender in so doing plus interest thereon from the date such costs, fees and expenses are incurred until paid at the rate of 10% per annum.
- 9. The happening of any one or more of the following events shall constitute an event of default under this Agreement:
 - A. if the Borrower does not pay when due any of the Obligations;
 - B. if the Borrower does not perform any provisions of this Agreement or of any other agreement to which the Borrower and the Lender are parties where such non-performance is not remedied within fifteen (15) days after written notice of the non-performance to the Borrower from the Lender;
 - C. if the Borrower ceases or threatens to cease to carry on its business, commits an act of Bankruptcy, becomes insolvent, makes an assignment or proposal under the Bankruptcy and Insolvency Act, takes advantage of provisions for relief under the Companies Creditors Arrangement Act or any other legislation for the benefit of insolvent debtors, transfers all or substantially all of its assets, or proposes a compromise or arrangement to its creditors;
 - D. if the Borrower enters into any reconstruction, reorganization, amalgamation, merger or other similar arrangement, without the consent of the Lender, which results in a change of control of the Borrower;
 - E. if any proceeding is taken with respect to a compromise or arrangement, or to have the Borrower declared Bankrupt or wound up, or if any proceeding is taken, whether in court or under the terms of any agreement or appointment in writing,

to have a receiver appointed of any Collateral or if any encumbrance becomes enforceable against any Collateral;

- F. if any execution, sequestration or extent or any other process of any court becomes enforceable against the Borrower or if any distress or analogous process is levied upon any Collateral;
- G. if the Lender in good faith believes and has commercially reasonable grounds for believing that the prospect of payment or performance of any Obligation is or is about to be impaired or that any Collateral is or is about to be in danger of being lost, damaged, confiscated or placed in jeopardy.
- 10. If an event of default occurs, the Lender may withhold any future advances and may declare that the Obligations shall immediately become due and payable in full, and the Lender may proceed to enforce payment of the Obligations and the Borrower and the Lender shall have, in addition to any other rights and remedies provided by law, the rights and remedies of a debtor and a secured party respectively under the PPSA and other applicable legislation and those provided by this Agreement. The Lender may take possession of the Collateral, enter upon any premises of the Borrower, otherwise enforce this Agreement and enforce any rights of the Borrower in respect of the Collateral by any manner permitted by law and may use the Collateral in the manner and to the extent that the Lender may consider appropriate and may hold, insure, repair, process, maintain, protect, preserve, prepare for disposition and dispose of the same and may require the Borrower to assemble the Collateral and deliver or make the Collateral available to the Lender at a reasonably convenient place designated by the Lender.
- 11. Where required to do so by the PPSA, the Lender shall give to the Borrower the written notice required by the PPSA of any intended disposition of the Collateral by serving such notice personally on the Borrower or by mailing such notice by registered mail to the last known post office address of the Borrower or by any other method authorized or permitted by the PPSA.
- 12. If an event of default occurs, the Lender may take proceedings in any court of competent jurisdiction for the appointment of a receiver (which term shall include a receiver and manager) of the Collateral or may by appointment in writing appoint any person to be a receiver of the Collateral and may remove any receiver so appointed by the Lender and appoint another in his stead; and any such receiver appointed by instrument in writing shall, to the extent permitted by applicable law or to such lesser extent permitted, have all of the rights, benefits and powers of the Lender hereunder or under the PPSA or otherwise and without limitation have power (a) to take possession of the Collateral, (b) to carry on all or any part or parts of the business of the Borrower, (c) to borrow money required for the seizure, retaking, repossession, holding, insurance, repairing, processing, maintaining, protecting, preserving, preparing for disposition, disposition of the Collateral and for any other enforcement of this Agreement or for the carrying on of the business of the Borrower on the security of the Collateral in priority to the security 267203.00036/92319785.3

interest created under this Agreement, and (d) to sell, lease or otherwise dispose of the whole or any part of the Collateral at public auction, by public tender or by private sale, lease or other disposition either for cash or upon credit, at such time and upon such terms and conditions as the receiver may determine provided that if any such disposition involves deferred payment the Lender will not be accountable for and the Borrower will not be entitled to be credited with the proceeds of any such disposition until the monies therefor are actually received; and further provided that any such receiver shall be deemed the agent of the Borrower and the Lender shall not be in any way responsible for any misconduct or negligence of any such receiver.

- 13. Any proceeds of any disposition of any collateral may be applied by the Lender to the payment of expenses incurred or paid in connection with seizing, repossessing, retaking, holding, repairing, processing, insuring, preserving, preparing for disposition and disposing of the Collateral (including reasonable solicitor's fees and legal expenses and any other reasonable expenses), and any balance of such proceeds may be applied by the Lender towards the payment of the Obligations in such order of application as the Lender may from time to time effect. All such expenses and all amounts borrowed on the security of the Collateral under paragraph 12 shall bear interest at the rate of 10% per annum, shall be payable by the Borrower upon demand and shall be Obligations under this Agreement. If the disposition of the Collateral fails to satisfy the Obligations secured by this Agreement and the expenses incurred by the Lender, the Borrower shall be liable to pay any deficiency to the Lender on demand.
- 14. The Borrower and the Lender further agree that:
 - A. the Lender may grant extensions of time and other indulgences, take and give up security, accept compositions, grant releases and discharges and otherwise deal with the Borrower, debtors of the Borrower, sureties and others and with the Collateral or other security as the Lender may see fit without prejudice to the liability of the Borrower and the Lender's rights under this Agreement;
 - B. this Agreement shall not be considered as satisfied or discharged by any intermediate payment of all or any part of the Obligations but shall constitute and be a continuing security to the Lender for a current or running account and shall be in addition to and not in substitution for any other security now or hereafter held by the Lender;
 - C. nothing in this Agreement shall obligate the Lender to make any loan or accommodation to the Borrower or extend the time for payment or satisfaction of the Obligations;
 - D. any failure by the Lender to exercise any right set out in this Agreement shall not constitute a waiver thereof; nothing in this Agreement or in the Obligations secured by this Agreement shall preclude any other remedy

267203.00036/92319785.3

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by action or otherwise for the enforcement of this Agreement or the payment in full of the Obligations secured by this Agreement;

- E. all rights of the Lender under this Agreement shall be assignable and in any action brought by an assignee to enforce such rights, the Borrower shall not assert against the assignee any claim or defence which the Borrower now has or may hereafter have against the Lender;
- F. all rights of the Lender under this Agreement shall enure to the benefit of its successors and assigns and all obligations of the Borrower under this Agreement shall bind the Borrower, his heirs, executors, administrators, successors and assigns;
- G. if more than one Borrower executes this Agreement, their obligations under this Agreement shall be joint and several, and the Obligations shall include those of all or any one or more of them;
- H. this Agreement shall be governed in all respects by the laws of Alberta;
- I. the time for attachment of the security interest created hereby has not been postponed and is intended to attach when this Agreement is signed by the Borrower and attaches at that time to Collateral in which the Borrower then has any right, title or interest and attaches to Collateral in which the Borrower subsequently acquires any right, title or interest at the time when the Borrower first acquires such right, title or interest.

The Borrower acknowledges receiving a copy of this Agreement.

The Borrower expressly waives the right to receive a copy of any financing statement or financing change statement which may be registered by the Lender in connection with this Agreement or any verification statement issued with respect thereto where such waiver is not otherwise prohibited by law.

Signed this _____ day of _____, 5/2/2018.

1631807 ALBERTA LTC Per:

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SCHEDULE "A"

(Description of Collateral)

All present and after acquired personal property of the Borrower relating to the operation of the Corporation's business, including fixtures, relating to the lands and premises described on Schedule "B".

SCHEDULE "B"

(Location of Collateral)

PLAN 4984NY BLOCK 2 LOT 1A CONTAINING 0.688 HECTARES (1.7: ACRES) MORE OR LESS EXCEPTING THEREOUT:

HECTARES (ACRES) MORE OR LESS 0.279 0.69

A) PLAN 1422885 SUBDIVISION 0.279 EXCEPTING THEREOUT ALL MINES AND MINERALS

PLAN 1422885 BLOCK 2 LOT 1C EXCEPTING THEREOUT ALL MINES AND MINERALS

PLAN 0020700 BLOCK 2 LOT 1D EXCEPTING THEREOUT ALL MINES AND MINERALS

THIS IS EXHIBIT "E" referred to in the Affidavit of BRIAN MOSKOWITZ SWORN BEFORE ME this /h day of March, 2023.

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A COMMISSIONER FOR OATHS in and for the Province of Alberta.

KEVIN HOY Barrister and Solicitor



Moskowitz Capital Mortgage Fund II Inc. 2200 Yonge Street, Suite 1002 Toronto, Ontario M4S 2C6 Tel: (416) 781-8500 Fax: 1(888) 505-3620

Wostern Canada: 2011 21st Street Eest, Suie 1018B Seskatoon, Saskatchewan S7K OBS Tel: (306) 222-3654 Toll-Free: 1 (866) 841-5385 moskowitzcapital.com deals@moskowitzcapital.com

TERM SHEET AMENDMENT #2

June 26, 2018

- TO: DENIS TASCHUK & PRAKASH HARIHARAN RADIENT TECHNOLOGIES INC. 4035 10TH ST. NW, EDMONTON, AB
- C/O: RYAN MCDONALD PRAIRIE COMMERCIAL MORTGAGE CORP. 9433 58TH AVE., EDMONTON, AB
- RE: TERM SHEET FOR \$5,500,000 FIRST MORTGAGE ON LAND AND BUILDINGS LOCATED AT 4035, 4029, 4025 101ST ST. EDMONTON, AB

Moskowitz Capital Mortgage Fund II Inc. ("Lender" or "MCMF") is prepared to amend its existing loan facility as follows:

1)	ADD:	BORROWER(S): 1631807 Alberta Ltd.
2)	REMOVE:	BORROWER(S): Radient Technologies Inc.
3)	ADD:	GUARANTOR(S): Radient Technologies Inc.
4)	REMOVE:	GUARANTOR(S): 1631807 Alberta Ltd.
5)	ADD:	SECURITY: Unlimited guarantee of Radient Technologies Inc.
6)	ADD:	AMENDMENT 2 FEE: \$5,000 - Paid to Moskowitz Capital
7)	ADD:	 CONDITIONS: Satisfactory legal documentation at the Borrower's cost. Any other reasonable documentation requested by the Mortgagee and / or its

In all other respects, the existing loan facility remains in full force and effect unamended.

Solicitor.

The parties hereto hereby acknowledge that Moskowitz Capital has recommended that they each obtain independent legal or other professional advice prior to signing this document. The parties further acknowledge that no information provided by Moskowitz Capital is to be construed as legal advice.

If the foregoing is acceptable to you, please sign the enclosed copy of this letter in the space indicated below and return the letter to Moskowitz Capital via email, no later than June 28, 2018.

Yours truly, MOSKOWITZ CAPITAL MORTGAGE FUND II INC.

PER: 15 Brian Moskowitz, MBA

President

Andrew Stern, CFA Director, Underwriting

mempel

Shawn Rempel, MBA Director, Business Development

Acknowledged and Agreed at _____ this _____ day of _____, 2018. BORROWER(S)/ GUARANTOR(S):

RADIENT TECHNOLOGIES INC.

ne

I have the authority to bind the company

1631807 ALBERTA LTD.

per

1 have the authority to bind the company

THIS IS EXHIBIT "F" referred to in the Affidavit of BRIAN MOSKOWITZ SWORN BEFORE ME this _____ day of <u>March</u>, 2023.

A COMMISSIONER FOR OATHS in and for the Province of Alberta.

KEVIN HOY Barrister and Solicitor

AGREEMENT OF GUARANTEE

THIS AGREEMENT OF GUARANTEE formally dated the <u>SI</u> day of August, 2018.

BETWEEN

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Radient Technologies Inc. (hereinafter called the "Guarantor"),

OF THE FIRST PART

-and-

Moskowitz Capital Mortgage Fund II Inc. (hereinafter called "**Moskowitz Capital**")

OF THE SECOND PART

WHEREAS 1631807 Alberta Ltd. (the "**Company**") has agreed to borrow from Moskowitz Capital the sum of \$5,500,000.00 pursuant to a certain Term Sheet dated March 15, 2017 and as revised March 29, 2018, April 26, 2018 and June 26, 2018 (collectively the "**Term Sheet**") between the Company, Radient Technologies Inc. ("Radient") as Guarantor, and Moskowitz Capital as Lender.

NOW THEREFORE THIS AGREEMENT WITNESSETH that in consideration of the premises the Guarantor covenants and agrees with Moskowitz Capital as follows:

SECTION 1. GUARANTEE

- 1.1 For valuable consideration, the Guarantor unconditionally guarantees and covenants with Moskowitz Capital that the Guarantor and the Company will duly and punctually pay to Moskowitz Capital all debts and liabilities, present or future, direct or indirect, absolute or contingent, matured or not at any time owing by the Company to Moskowitz Capital wherever incurred and whether incurred by the Company alone or with another or others, including, without limitation, all of the principal of, interest on and all other moneys owing under the Term Sheet as and when the same become due and payable according to the terms of the Term Sheet (the "Company's Debts").
- 1.2 The Guarantor hereby acknowledges communication of the terms of the Term Sheet and consents to and approves of the same. The guarantee herein contained shall take effect and be binding upon the Guarantor notwithstanding any defect in or omission from any documentation or security delivered by the Company to Moskowitz Capital or any default in or omission or any non-registration or non-filing or defective registration or filing or by reason of any failure of the security intended to be created or any other security.
- 1.3 The liability of the Guarantor under Section 1.1 hereof shall be joint and several with that of the Company and shall be absolute and unconditional. The Guarantor shall for all purposes of the guarantee be regarded as in the same position as a principal debtor, and hereby expressly waives demand, presentment, protest and notice thereof and of default. The obligation of the Guarantor hereunder shall be deemed to arise in respect of each default.

SECTION 2. DEFAULT AND ENFORCEMENT

- 2.1 If the Company shall make default in payment of the principal of, interest on or any other moneys owing to Moskowitz Capital on any of the Company's Debts including, without limitation, any principal of, interest on or other monies owing as and when the same becomes due and payable, then the Guarantor shall forthwith on demand by Moskowitz Capital pay to Moskowitz Capital the principal, interest and other moneys in default.
- 2.2 If the Guarantor shall fail forthwith on demand to make good any such default, Moskowitz Capital may in its discretion proceed with the enforcement of its rights hereunder and may proceed to enforce such rights or from time to time any thereof prior to, contemporaneously with or after any action taken under any security or other documents delivered by the Company or others to Moskowitz Capital. The Guarantor shall pay on demand all costs and expenses (including legal fees on a solicitor and own client basis) incurred by Moskowitz Capital in enforcing or attempting to enforce its rights hereunder and all proceedings taken in relation hereto; all such costs and expenses and other moneys payable hereunder shall bear interest at the greater of the loan rate or the interest rate provided for in any of the security or loan documents.
- 2.3 All sums paid to or recovered by Moskowitz Capital pursuant to the provisions hereof shall be applied by it in payment of its costs and expenses payable hereunder and the principal, interest and other moneys owing to Moskowitz Capital including, without limitation, all amounts owing are in such order as Moskowitz Capital in its sole discretion may determine.
- 2.4 Moskowitz Capital may waive any default of the Guarantor hereunder upon such terms and conditions as it may determine provided that no such waiver shall extend to or be taken in any manner whatsoever to affect any subsequent default or the rights resulting therefrom.
- 2.5 Any moneys paid by or recovered from the Guarantor hereunder shall be held to have been paid *pro tanto* in discharge of the liability of the Guarantor hereunder, but not in discharge of the liability of the Company, and in the event of any such payment by or recovery from the Guarantor, the Guarantor hereby assigns any rights with respect to or arising from such payment or recovery (including without limitation any right of subrogation) to Moskowitz Capital unless or until Moskowitz Capital has received in the aggregate payment in full of all moneys owing to Moskowitz Capital. If the Guarantor receives money in payment of any such debts and liabilities, the Guarantor will hold them in trust for, and will immediately pay funds to, Moskowitz Capital without reducing the Guarantor's liability under this Guarantee.

SECTION 3. ABSOLUTE LIABILITY

3.1 The liability of the Guarantor under this Guarantee is absolute and unconditional. It will not be limited or reduced, nor will Moskowitz Capital be responsible or owe any duty (as a fiduciary or otherwise) to the Guarantor, nor will Moskowitz Capital's rights under this Guarantee be prejudiced, by the existence or occurrence (with or without the Guarantor's knowledge or consent) of any one or more of the following events:

- (a) any termination, invalidity, unenforceability or release by Moskowitz Capital or any of its rights against the Company or against any other person or of any security;
- (b) any increase, reduction, renewal, substitution or other change in, or

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discontinuance of, the terms relating to the Company's Debts or to any credit extended by Moskowitz Capital to the Company; any agreement to any proposal or scheme of arrangement concerning, or granting any extensions of time or any other indulgences or concessions to, the Company or any other person; any taking or giving up of any security; abstaining from taking, perfecting, filing or registering any security; allowing any security to lapse (whether by failing to make or maintain any registration, filing or otherwise); or any neglect or omission by Moskowitz Capital in respect of, or in the course of, doing any of these things;

(c) accepting compositions from compromises, arrangements or plans of reorganizations or granting releases or discharges to the Company or any other person, or any other dealing with the Company or any other person or with any security that Moskowitz Capital considers appropriate;

(d) any unenforceability or loss of or in respect of any security held from time to time by Moskowitz Capital from the Guarantor, the Company or any other person, whether the loss is due to the means or timing of any registration, disposition or realization of any collateral that is the subject of that security or otherwise due to Moskowitz Capital's fault or any other reason;

(e) any change in the Company's name; or any reorganization (whether by way of amalgamation, merger, transfer, sale lease or otherwise) of the Company or the Company's business;

(f) any change in the Company's financial condition or that of the Company or any other guarantor (including insolvency and bankruptcy);

(g) any change of effective control of the Company;

(h) any event, whether or not attributable to Moskowitz Capital, that may be considered to have caused or accelerated the bankruptcy or insolvency of the Company or the Guarantor, or to have resulted in the initiation of any such proceedings;

(i) Moskowitz Capital's filing of any claim for payment with any administrator, provisional liquidator, conservator, trustee, receiver, custodian or other similar officer appointed for the Company or for all or substantially all of the Company's assets;

(j) any failure by Moskowitz Capital to abide by any of the terms and conditions of Moskowitz Capital's agreements with, or to meet any of its obligations or duties owed to, the Guarantor, the Company or any person, or any breach of any duty (whether as a fiduciary or otherwise) that exists or is alleged to exist between Moskowitz Capital and the Guarantor, the Company or any person;

(k) any incapacity, disability, or lack or limitation of status or of the power of the Company or of the Company's directors, managers, officers, partners or agents; the discovery that the Company is not or may not be a legal entity; or any irregularity, defect or informality in the incurring of any of the Company's Debts;

(I) any event whatsoever that might be a defence available to, or result in a reduction or discharge of, the Guarantor, the Company or any other person in respect of either the Company's Debts or the Guarantor's liability under this Guarantee; or

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(m) any amendment to any, some or all of the Term Sheet or any other security or agreements as between the Company and Moskowitz Capital.

For greater certainty, the Guarantor agrees that Moskowitz Capital may deal with the Guarantor, the Company and any other person in any manner without affecting the Guarantor's liability under this Guarantee. Any claims by the Guarantor against Moskowitz Capital and its agents in respect of any of the foregoing matters or otherwise are hereby waived.

3.2 After all moneys payable by the Company to Moskowitz Capital have been paid in full, this guarantee shall cease and become null and void and Moskowitz Capital shall, at the request and at the expense of the Guarantor execute and deliver a release to the Guarantor.

SECTION 4. MISCELLANEOUS

4.1 Any notices given hereunder shall be conclusively deemed effectively given if delivered personally to either of the parties hereto at the address for such party given above or if forwarded by registered mail to such party at such address. Any notice so mailed shall be conclusively deemed given on the third business day after the day of mailing, provided that in the event of a known disruption of postal service notice shall be given by personal delivery only. Either party hereto may effect a change of address by written notice given to the other party hereto in accordance with this section.

This Agreement shall be construed in accordance with and governed by the laws of the Province of Alberta and shall extend to and be binding upon the heirs, executors, administrators and personal representatives of the Guarantor.

IN WITNESS WHEREOF the Guarantor has executed these presents.

RADIENT TECHNOLOGIES INC. c/s

THIS IS EXHIBIT "G" referred to in the Affidavit of BRIAN MOSKOWITZ SWORN BEFORE ME this _/____ day of <u>March</u>, 2023.

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A COMMISSIONER FOR OATHS in and for the Province of Alberta. KEVIN HOY Barrister and Solicitor

GENERAL SECURITY AGREEMENT

1. **RADIENT TECHNOLOGIES INC.** (the "Borrower") of 8223 Roper Road, Edmonton, AB T6E 6S4 for valuable consideration grants, assigns, transfers, sets over, mortgages and charges to **MOSKWITZ CAPITAL MORTGAGE FUND II INC.**, 2200 Yonge Street, Suite 1002, Toronto, ON M4S 2C6 (the "Lender") as and by way of a fixed and specific mortgage and charge, and grants to the Lender, a security interest in all present and after acquired undertaking and personal property (other than consumer goods) of the Borrower described in Schedule "A" including all the right, title, interest and benefit which the Borrower now has or may hereafter have in all such personal property described therein (the "Collateral").

In this Agreement, the words "goods", "consumer goods", "account", "account debtor", "inventory", "crops", "equipment", "fixtures", "chattel paper", "document of title", "instrument", "money", "security", or "securities", "intangible", "receiver", "proceeds" and "accessions" shall have the same meanings as their defined meanings where such words are defined in the Personal Property Security Act of Alberta, such Act, including any amendments thereto, being referred to in this Agreement as "the PPSA". In this Agreement, "Collateral" shall refer to "Collateral or any item thereof".

- 2. The fixed and specific mortgages and charges and the security interest granted under this Agreement secure payment and performance of all obligations of the Borrower to the Lender, including but not limited to all debts and liabilities, present or future, direct or indirect, absolute or contingent, matured or not, at any time owing by the Borrower to the Lender in any currency or remaining unpaid by the Borrower to the Lender in any currency, whether arising from dealings between the Lender and the Borrower or from other dealings or proceedings by which the Lender may be or become in any manner whatever a creditor of the Borrower and wherever incurred, and whether incurred by the Borrower alone or with another or others and whether as principal or surety, including all interest, commissions, legal and other costs, charges and expenses (the "Obligations").
- 3. The Borrower hereby represents and warrants to the Lender that:
 - A. all of the Collateral is, or when the Borrower acquires any right, title or interest therein, will be the sole property of the Borrower free and clear of all security interests, mortgages, charges, hypothecs, liens or other encumbrances except as disclosed by the Borrower to the Lender in writing;
 - B. the Collateral insofar as it consists of goods (other than inventory enroute from suppliers or enroute to Borrowers or on lease or consignment) will be kept at the locations specified in Schedule "B" hereto or at such other locations as the Borrower shall specify in writing to the Lender and subject to the provisions of paragraph 4(j) none of the Collateral shall be moved therefrom without the written consent of the Lender;
 - C. the Borrower's chief executive address is located at the address specified in paragraph 1;

- D₄ none of the Collateral consists of consumer goods; and
- E. this Agreement has been properly authorized and constitutes a legally valid and binding obligation of the Borrower in accordance with its terms.
- 4. The Borrower hereby agrees that:
 - A. the Borrower shall diligently maintain, use and operate the Collateral and shall carry on and conduct its business in a proper and efficient manner so as to preserve and protect the Collateral and the earnings, incomes, rents, issues and profits thereof;
 - B. the Borrower shall cause the Collateral to be insured and kept insured to the full insurable value thereof with reputable insurers against loss or damage by fire and such other risks as the Lender may reasonably require and shall maintain such insurance with loss if any payable to the Lender and shall lodge such policies with the Lender;
 - C. the Borrower shall pay all rents, taxes, levies, assessments and government fees or dues lawfully levied, assessed or imposed in respect of the Collateral or any part thereof as and when the same shall become due and payable, and shall exhibit to the Lender, when required, the receipts and vouchers establishing such payment;
 - D. the Borrower shall duly observe and conform to all valid requirements of any governmental authority relative to any of the Collateral and all covenants, terms and conditions upon or under which the Collateral is held;
 - E. the Borrower shall keep proper books of account in accordance with sound accounting practice, shall furnish to the Lender such financial information and statements and such information and statements relating to the Collateral as the Lender may from time to time require, and the Borrower shall permit the Lender or its authorized agents at any time at the expense of the Borrower to examine all books of account and other financial records and reports relating to the Collateral and to make copies thereof and take extracts therefrom;
 - F. the Borrower shall furnish to the Lender such information with respect to the Collateral and the insurance thereon as the Lender may from time to time require and shall give written notice to the Lender of all litigation before any court, administrative board or other tribunal affecting the Borrower or the Collateral;
 - G. the Borrower shall defend the title to the Collateral against all persons and shall keep the Collateral free and clear of all security interests, mortgages, charges, liens and other encumbrances except for those disclosed to the Lender in writing prior to the execution of this Agreement or hereafter approved in writing by the Lender prior to their creation or assumption;

- H. the Borrower shall, upon request by the Lender, execute and deliver all such financing statements, certificates, further assignment and documents and do all such further acts and things as may be considered by the Lender to be necessary or desirable to give effect to the intent of this Agreement and the Borrower hereby irrevocably constitutes and appoints any officer of the Lender mentioned in paragraph 1, the true and lawful attorney of the Borrower, with full power of substitution, to do any of the foregoing in the name of the Borrower whenever and wherever the Lender may consider it to be necessary or desirable;
- I. the Borrower shall promptly notify the Lender in writing of any event which occurs that would have a material adverse effect upon the Collateral or upon the financial condition of the Borrower and immediately upon the Borrower's acquisition of rights in any vehicle, mobile home, trailer, boat, aircraft or aircraft engine, shall promptly provide the Lender with full particulars of such collateral; and,
- J. the Borrower will not change its name or location of its chief executive office or place of business or sell, exchange, transfer, assign or lease or otherwise dispose of the Collateral or any interest therein or modify, amend or terminate any chattel paper, document of title, instrument, security or intangible, without the prior written consent of the Lender, except that the Borrower may, until an event of default set out in paragraph 9 occurs, sell or lease inventory in the ordinary course of the Borrower's business.
- 5. Until an event of default occurs, the Borrower may use the Collateral in any lawful manner not inconsistent with this Agreement, but the Lender shall have the right at any time and from time to time to verify the existence and state of the Collateral in any manner the Lender may consider appropriate and the Borrower agrees to furnish all assistance and information and to perform all such acts as the Lender may reasonably request in connection therewith, and for such purpose shall permit the Lender or its agents access to all places where Collateral may be located and to all premises occupied by the Borrower to examine and inspect the Collateral and related records and documents.
- 6. After an event of default occurs, the Lender may give notice to any or all account debtors of the Borrower and to any or all persons liable to the Borrower under an instrument to make all further payments to the Lender and any payments or other proceeds of Collateral received by the Borrower from account debtors or from any persons liable to the Borrower under an instrument, after such notice is given by the Lender, shall be held by the Borrower in trust for the Lender and paid over to the Lender upon request. Subject to the permitted encumbrances set forth in Schedule "C, the Lender may take control of all proceeds of Collateral and may apply any money taken as Collateral to the satisfaction of the Obligations secured hereby. The Lender may hold as additional security any increase or profits, except money, received from such Collateral to reduce the Obligations secured hereby and may hold any balance as additional security for such part of the Obligations as may not yet be due, whether absolute or contingent. The Lender will not be obligated to keep any Collateral separate or identifiable. In the case of any instrument, security or chattel

paper comprising part of the Collateral, the Lender will not be obligated to take any necessary or other steps to preserve rights against other persons.

7. The Lender may have any Collateral comprising instruments, shares, stock, warrants, bonds, debentures, debenture stock or other securities, registered in its name or in the name of its nominee and shall be entitled but not bound or required to vote in respect of such Collateral at any meeting at which the holder thereof is entitled to vote and, generally, to exercise any of the rights which the holder of such Collateral may at any time have; but the Lender shall not be responsible for any loss occasioned by the exercise of any of such rights or by failure to exercise the same within the time limited for the exercise thereof.

- 8. Upon the Borrower's failure to perform any of its duties hereunder, the Lender may, but shall not be obliged to, perform any or all of such duties, without waiving any rights to enforce this Agreement, and the Borrower shall pay to the Lender, forthwith upon written demand therefor, an amount equal to the costs, fees and expenses incurred by the Lender in so doing plus interest thereon from the date such costs, fees and expenses are incurred until paid at the rate of 10% per annum.
- 9. The happening of any one or more of the following events shall constitute an event of default under this Agreement:
 - A. if the Borrower does not pay when due any of the Obligations;
 - B. if the Borrower does not perform any provisions of this Agreement or of any other agreement to which the Borrower and the Lender are parties where such non-performance is not remedied within fifteen (15) days after written notice of the non-performance to the Borrower from the Lender;
 - C. if the Borrower ceases or threatens to cease to carry on its business, commits an act of Bankruptcy, becomes insolvent, makes an assignment or proposal under the *Bankruptcy and Insolvency Act*, takes advantage of provisions for relief under the Companies Creditors Arrangement Act or any other legislation for the benefit of insolvent debtors, transfers all or substantially all of its assets, or proposes a compromise or arrangement to its creditors;
 - D. if the Borrower enters into any reconstruction, reorganization, amalgamation, merger or other similar arrangement, without the consent of the Lender, which results in a change of control of the Borrower;
 - E. if any proceeding is taken with respect to a compromise or arrangement, or to have the Borrower declared Bankrupt or wound up, or if any proceeding is taken, whether in court or under the terms of any agreement or appointment in writing, to have a receiver appointed of any Collateral or if any encumbrance becomes enforceable against any Collateral;

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- F. if any execution, sequestration or extent or any other process of any court becomes enforceable against the Borrower or if any distress or analogous process is levied upon any Collateral;
- G. if the Lender in good faith believes and has commercially reasonable grounds for believing that the prospect of payment or performance of any Obligation is or is about to be impaired or that any Collateral is or is about to be in danger of being lost, damaged, confiscated or placed in jeopardy.
- 10. If an event of default occurs, the Lender may withhold any future advances and may declare that the Obligations shall immediately become due and payable in full, and the Lender may proceed to enforce payment of the Obligations and the Borrower and the Lender shall have, in addition to any other rights and remedies provided by law, the rights and remedies of a debtor and a secured party respectively under the PPSA and other applicable legislation and those provided by this Agreement. The Lender may take possession of the Collateral, enter upon any premises of the Borrower, otherwise enforce this Agreement and enforce any rights of the Borrower in respect of the Collateral by any manner permitted by law and may use the Collateral in the manner and to the extent that the Lender may consider appropriate and may hold, insure, repair, process, maintain, protect, preserve, prepare for disposition and dispose of the same and may require the Borrower to assemble the Collateral and deliver or make the Collateral available to the Lender at a reasonably convenient place designated by the Lender.
- 11. Where required to do so by the PPSA, the Lender shall give to the Borrower the written notice required by the PPSA of any intended disposition of the Collateral by serving such notice personally on the Borrower or by mailing such notice by registered mail to the last known post office address of the Borrower or by any other method authorized or permitted by the PPSA.
- 12. If an event of default occurs, the Lender may take proceedings in any court of competent jurisdiction for the appointment of a receiver (which term shall include a receiver and manager) of the Collateral or may by appointment in writing appoint any person to be a receiver of the Collateral and may remove any receiver so appointed by the Lender and appoint another in his stead; and any such receiver appointed by instrument in writing shall, to the extent permitted by applicable law or to such lesser extent permitted, have all of the rights, benefits and powers of the Lender hereunder or under the PPSA or otherwise and without limitation have power (a) to take possession of the Collateral, (b) to carry on all or any part or parts of the business of the Borrower, (c) to borrow money required for the seizure, retaking, repossession, holding, insurance, repairing, processing, maintaining, protecting, preserving, preparing for disposition, disposition of the Collateral and for any other enforcement of this Agreement or for the carrying on of the business of the Borrower on the security of the Collateral in priority to the security interest created under this Agreement, and (d) to sell, lease or otherwise dispose of the whole or any part of the Collateral at public auction, by public tender or by private sale, lease or other disposition either for cash or upon credit, at such time and upon such terms and conditions as the receiver may determine provided that if any such disposition involves deferred payment the Lender will not be accountable for and the Borrower will not be entitled to be 4132-1170-7158.v2

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credited with the proceeds of any such disposition until the monies therefor are actually received; and further provided that any such receiver shall be deemed the agent of the Borrower and the Lender shall not be in any way responsible for any misconduct or negligence of any such receiver.

- 13. Any proceeds of any disposition of any collateral may be applied by the Lender to the payment of expenses incurred or paid in connection with seizing, repossessing, retaking, holding, repairing, processing, insuring, preserving, preparing for disposition and disposing of the Collateral (including reasonable solicitor's fees and legal expenses and any other reasonable expenses), and any balance of such proceeds may be applied by the Lender towards the payment of the Obligations in such order of application as the Lender may from time to time effect. All such expenses and all amounts borrowed on the security of the Collateral under paragraph 12 shall bear interest at the rate of 10% per annum, shall be payable by the Borrower upon demand and shall be Obligations under this Agreement. If the disposition of the Collateral fails to satisfy the Obligations secured by this Agreement and the expenses incurred by the Lender, the Borrower shall be liable to pay any deficiency to the Lender on demand.
- 14. The Borrower and the Lender further agree that:
 - A. the Lender may grant extensions of time and other indulgences, take and give up security, accept compositions, grant releases and discharges and otherwise deal with the Borrower, debtors of the Borrower, sureties and others and with the Collateral or other security as the Lender may see fit without prejudice to the liability of the Borrower and the Lender's rights under this Agreement;
 - B. this Agreement shall not be considered as satisfied or discharged by any intermediate payment of all or any part of the Obligations but shall constitute and be a continuing security to the Lender for a current or running account and shall be in addition to and not in substitution for any other security now or hereafter held by the Lender;
 - C. nothing in this Agreement shall obligate the Lender to make any loan or accommodation to the Borrower or extend the time for payment or satisfaction of the Obligations;
 - D. any failure by the Lender to exercise any right set out in this Agreement shall not constitute a waiver thereof; nothing in this Agreement or in the Obligations secured by this Agreement shall preclude any other remedy by action or otherwise for the enforcement of this Agreement or the payment in full of the Obligations secured by this Agreement;
 - E. all rights of the Lender under this Agreement shall be assignable and in any action brought by an assignee to enforce such rights, the Borrower shall not assert against the assignee any claim or defence which the Borrower now has or may hereafter have against the Lender;

- F. all rights of the Lender under this Agreement shall enure to the benefit of its successors and assigns and all obligations of the Borrower under this Agreement shall bind the Borrower, his heirs, executors, administrators, successors and assigns;
- G. if more than one Borrower executes this Agreement, their obligations under this Agreement shall be joint and several, and the Obligations shall include those of all or any one or more of them;
- H. this Agreement shall be governed in all respects by the laws of Alberta;
- I. the time for attachment of the security interest created hereby has not been postponed and is intended to attach when this Agreement is signed by the Borrower and attaches at that time to Collateral in which the Borrower then has any right, title or interest and attaches to Collateral in which the Borrower subsequently acquires any right, title or interest at the time when the Borrower first acquires such right, title or interest.

The Borrower acknowledges receiving a copy of this Agreement.

The Borrower expressly waives the right to receive a copy of any financing statement or financing change statement which may be registered by the Lender in connection with this Agreement or any verification statement issued with respect thereto where such waiver is not otherwise prohibited by law.

Signed this day of	ANLUST	, 2018.
		RADIENT TECHNOLOGIES INC.
		Per:
		Per:

SCHEDULE "A"

8

(Description of Collateral)

All present and after acquired personal property of the Borrower relating to the operation of the Corporation's business, including fixtures, relating to the lands and premises described on Schedule "B".

SCHEDULE "B"

(Location of Collateral)

PLAN 4984NY BLOCK 2 LOT 1A CONTAINING 0.688 HECTARES (1.7 ACRES) MORE OR LESS EXCEPTING THEREOUT:

HECTARES (ACRES) MORE OR LESS A) PLAN 1422885 SUBDIVISION 0.279 0.69 EXCEPTING THEREOUT ALL MINES AND MINERALS

PLAN 1422885 BLOCK 2 LOT 1C EXCEPTING THEREOUT ALL MINES AND MINERALS

PLAN 0020700 BLOCK 2 LOT 1D EXCEPTING THEREOUT ALL MINES AND MINERALS

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SCHEDULE "C"

(Permitted Encumbrances)

Notwithstanding the terms of this Agreement, the following encumbrances on the property of the Borrower are permitted and are hereby consented to by the Lender:

- 1. Alberta Personal Property Registry ("ABPPR") Registration Number 11051631913, as renewed and amended, in favour of Agricultural Financial Services Corporation;
- 2. ABPPR Registration Number 14060525612 in favour of National Leasing Group Inc.;
- 3. ABPPR Registration Number 14081309144 in favour of National Leasing Group Inc.;
- 4. ABPPR Registration Number 17062134287 in favour of De Lage Landen Financial Services Canada Inc.
- 5. ABPPR Registration Number 17062813423 in favour of De Lage Landen Financial Services Canada Inc.; and
- 6. ABPPR Registration Number 18011925680 in favour of De Lage Landen Financial Services Canada Inc.

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a) 3**1**

THIS IS EXHIBIT "H" referred to in the Affidavit of BRIAN MOSKOWITZ SWORN BEFORE ME this _/ __ day of March, 2023.

A COMMISSIONER FOR OATHS in and for the Province of Alberta.

KEVIN HOY Barrister and Solicitor

Government of Alberta

Personal Property Registry Search Results Report

Page 1 of 7

Search ID #: Z15916985

Transmitting Party

DLA PIPER (CANADA) LLP

1000 Livingston Place, 250 2 Street SW CALGARY, AB T2P 0C1

Party Code: 50100726 Phone #: 403 698 8750 Reference #: 013875-00002

Search ID #: Z15916985

Date of Search: 2023-Mar-07

Time of Search: 16:42:55

Business Debtor Search For:

1631807 ALBERTA

Inexact Result(s) Only Found

NOTE:

A complete Search may result in a Report of Exact and Inexact Matches. Be sure to read the reports carefully.



Government of Alberta ■

Personal Property Registry Search Results Report

Page 2 of 7

Search ID #: Z15916985

1631807	<u>s Debtor Search For:</u> ALBERTA D #: Z15916985	Date of Search:	2023-Mar-07	Time of Search:	16:42:55
Registration Number: 18042545536 Registration Type: SECURITY AGREEMENT Registration Date: 2018-Apr-25 Registration Status: Current Expiry Date: 2023-Apr-25 23:59:59					
Inexa	act Match on: Debtor	No: 1			
Debtor Block	(S) 1631807 ALBERTA LTD. 3946 - 101 STREET NW EDMONTON, AB T6E 0A5				<u>Status</u> Current
<u>Block</u> 2	RADIENT TECHNOLOGIES IN 2900 - 550 BURRARD STREE VANCOUVER, BC V6C 0A3				Status Current
Secured Party / Parties					
<u>Block</u> 1	MOSKOWITZ CAPITAL MORTGAGE FUND II INC. 2200 YONGE STREET, SUITE 1002 TORONTO, ON M4S 2C6				
<u>Collate</u> <u>Block</u> 1	ral: General Description All present and after acquired u goods) of the Debtor.	undertaking and pe	rsonal property (other than consume	<u>Status</u> er Current

Government of Alberta

Personal Property Registry Search Results Report

Page 3 of 7

Search ID #: Z15916985

1631807	s Debtor Search For: ALBERTA D#: Z15916985	Date of Search:	2023-Mar-07	Time of Search:	16:42:55
Registration Number: 20010308052 Registration Date: 2020-Jan-03		Registration S	Type: SECURIT Status: Current Date: 2025-Jan	Y AGREEMENT -03 23:59:59	
Inex	act Match on: Debtor	No: 4	1		
Ameno	Iments to Registration				
2012042	5855	Amendmen	t	2020-1	Dec-04
Debtor Block 1	(S) AKAURA HOLDINGS INC. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5				<u>Status</u> Deleted by 20120425855
Block					<u>Status</u>
2	AMNOR LTD. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5				Deleted by 20120425855
Block					<u>Status</u>
3	AMNOR GROUP INC. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5				Deleted by 20120425855
Block					<u>Status</u>
4	1631807 ALBERTA LTD. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5				Current
Block					Status
5	RADIENT TECHNOLOGIES IN 3946 101 STREET N.W. EDMONTON, AB T6E 0A5	C.			Current

Personal Property Registry Search Results Report

Search ID #: Z15916985

Block

6 KAURA, HARRY 3946 101 STREET N.W. EDMONTON, AB T6E 0A5

> Birth Date: 1967-Jan-09

Block

7 KAURA, HARINDER, SINGH 3946 101 STREET N.W. EDMONTON, AB T6E 0A5

Birth Date: 1967-Jan-09

Secured Party / Parties

Block

1 PILLAR CAPITAL CORP. SUITE 920 - 602 12TH AVENUE S.W. CALGARY, AB T2R 1J3 Email: PPSA@PILLARCAPITALCORP.COM

Block

2 AKAURA HOLDINGS INC. 4025 101 STREET NW EDMONTON, AB T6E 0A5 Email: harry@amnorgroup.com

Collateral: General

<u>Block</u>	Description	<u>Status</u>
1	ALL PRESENT AND AFTER-ACQUIRED PERSONAL PROPERTY OF THE DEBTORS (OR ANY OF THEM).	Current

Status Deleted by 20120425855

Status Current by 20120425855

Status Deleted by 20120425855

Status Deleted by

20120425855

Page 4 of 7

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Personal Property Registry Search Results Report

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1631807	s Debtor Search For: ALBERTA ID #: Z15916985	Date of Search: 2	2023-Mar-07	Time of Search:	16:42:55
_	ation Number: 20010308161 istration Date: 2020-Jan-03	Registration T Registration Sta Registration T		ARGE	
Inex	act Match on: Debtor	No: 4			
Amend	dments to Registration				
2012042	25977	Amendment		2020-[Dec-04
Debtor Block	AKAURA HOLDINGS INC. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5				<u>Status</u> Deleted by 20120425977
Block					Status
2	AMNOR LTD. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5				Deleted by 20120425977
Block					<u>Status</u>
3	AMNOR GROUP INC. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5				Deleted by 20120425977
<u>Block</u>					<u>Status</u>
4	1631807 ALBERTA LTD. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5				Current
<u>Block</u>					<u>Status</u>
5	RADIENT TECHNOLOGIES IN 3946 101 STREET N.W. EDMONTON, AB T6E 0A5	C.			Current

Personal Property Registry Search Results Report

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Search ID #: Z15916985

Secured Party / Parties

<u>Block</u>

1 PILLAR CAPITAL CORP. SUITE 920 - 602 12TH AVENUE S.W. CALGARY, AB T2R 1J3 Email: PPSA@PILLARCAPITALCORP.COM

Block

2 AKAURA HOLDINGS INC. 4025 101 STREET NW EDMONTON, AB T6E 0A5 Email: harry@amnorgroup.com Status Deleted by 20120425977

Status Current by 20120425977

Personal Property Registry Search Results Report

Page 7 of 7

1631807	e <mark>s Debtor Search For:</mark> ALBERTA I D #: Z 15916985	Date of Search:	2023-Mar-07	Time of Search:	16:42:55
Registration Number: 20072226118 Registration Type: SECURITY AGREEMENT Registration Date: 2020-Jul-22 Registration Status: Current Expiry Date: 2025-Jul-22 23:59:59					
Inex	act Match on: Debtor	No: 1			
Debtor <u>Block</u> 1	(S) 1631807 ALBERTA LTD. #201, 9426 - 51 AVENUE EDMONTON, AB T6E 5A6			¢.,	<u>Status</u> Current
<u>Secure</u> <u>Block</u> 1	2153983 ALBERTA LTD. 9433 - 58TH AVENUE EDMONTON, AB T6E 0B8 Email: ryan@pinenecapital.cor	n			<u>Status</u> Current
<u>Collate</u> <u>Block</u> 1	ral: General Description ALL PRESENT AND AFTER-A	CQUIRED PERSO Result Co		Y OF THE DEBTO	<u>Status</u> R. Current

Personal Property Registry Search Results Report

Page 1 of 33

Search ID #: Z15916988

Transmitting Party

DLA PIPER (CANADA) LLP

1000 Livingston Place, 250 2 Street SW CALGARY, AB T2P 0C1

Party Code: 50100726 Phone #: 403 698 8750 Reference #: 013875-00002

Search ID #: Z15916988 Date of Sea	rch: 2023-Mar-07	Time of Search:	16:43:53
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Business Debtor Search For:

RADIENT TECHNOLOGIES

Both Exact and Inexact Result(s) Found

NOTE:

A complete Search may result in a Report of Exact and Inexact Matches. Be sure to read the reports carefully.



Personal Property Registry Search Results Report

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RADIEN	is Debtor Search For: T TECHNOLOGIES ID #: Z15916988	Date of Search: 2023-Mar-07	Time of Search: 16:43	:53	
-	ation Number: 11051631913 istration Date: 2011-May-16	Registration Type: SECU Registration Status: Curren Expiry Date: 2024-N	t		
Inex	act Match on: Debtor	No: 1			
Ameno	dments to Registration				
1212142	28605	Renewal	2012-Dec-14		
1302133	32376	Amendment	2013-Feb-13		
1302281	14196	Amendment	2013-Feb-28	2013-Feb-28	
1908130	03158	Amendment	2019-Aug-13	2019-Aug-13	
2001090	01878	Amendment	2020-Jan-09		
Debtor Block	r <u>(s)</u>		2	<u>Status</u> Current	
1	RADIENT TECHNOLOGIES 8223 ROPER ROAD EDMONTON, AB T6E 6S4	INC.			
	ed Party / Parties				
<u>Block</u> 1	AGRICULTURE FINANCIAL P.O. BOX 5000 STAT M, 491 CAMROSE, AB T4V 4E8			Status Deleted by 13022814196	
	Phone #: 780 679 1350	Fax #: 780 679 1394			
<u>Block</u>				<u>Status</u> Deleted by	
2	AGRICULTURE FINANCIAL 4910 - 52 STREET CAMROSE, AB T4V 2V4			19081303158	
	Phone #: 780 679 1350	Fax #: 780 679 1394			

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Block		<u>Status</u>
3	AGRICULTURE FINANCIAL SERVICES CORPORATION 5718 56 AVENUE LACOMBE, AB T4L 1B1	Deleted by 20010901878
	Phone #: 403 786 2683 Fax #: 403 782 8362	
	Email: LoanCompliance.SpecialAccounts@afsc.ca	
<u>Block</u>		<u>Status</u> Current by
4	AGRICULTURE FINANCIAL SERVICES CORPORATION S001943 5718 56 AVENUE LACOMBE, AB T4L 1B1	20010901878
	Phone #: 403 786 2683 Fax #: 403 782 8362	
	Email: loancompliance.PPR@afsc.ca	
Collate	ral: General	
<u>Block</u>	Description	<u>Status</u>
1	ALL PRESENT AND AFTER ACQUIRED PERSONAL PROPERTY INCLUDING PROCEEDS	Current
Particu	lars	
Block	Other Changes	<u>Status</u>
1	This registration is postponed to the security interest of Espresso Capital Tax Credit Fund III Limited Partnership registered under Registration Number 13021232400 with respect only to the "Espresso Priority Collateral" as defined in the Priority Agreement between Agriculture Financial Services Corporation and Espresso Capital Tax Credit Fund III Limited Partnership dated February 7, 2013 as follows:	Current By 13021332376
	1. All of the Debtor's right, title and interest in the Debtor's Scientific Research and Experimental Development tax credits for the Debtor's 2013 and subsequent tax years (the "SRED Claims").	

2. All direct and indirect proceeds of the SRED Claims of whatsoever nature or kind (including all insurance proceeds and claims related thereto).

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Business Debtor Search For:

RADIENT TECHNOLOGIES Search ID #: Z15916988

Date of Search: 2023-Mar-07 Time of Search: 16:43:53

Registration Number: 22011129399	Registration Type: REPORT OF SEIZURE
Registration Date: 2022-Jan-11	Registration Status: Current
	Registration Term: Infinity

Service Area 4

Amount being seized for is \$246,837.97.

Property was seized on 2022-Jan-10

Registration Type	Date	Registration #	Value
Report of Seizure	2022-Jan-10	22011129399	\$246,837.97
Sale of Seized Property	2022-Apr-06	22040622844	\$0.00

Inexact Match on: Debtor

No: 1

Amendments to Registration

22011428043	Amendment	2022-Jan-14
22011817585	Amendment	2022-Jan-18
22032322083	Amendment	2022-Mar-23
22042524391	Amendment	2022-Apr-25

Solicitor / Agent

DENTONS CANADA LLP 2500 STANTEC TOWER 10220 - 103 AVE NW EDMONTON, AB T5J 0K4 Phone #: 780 423 7169

Reference #: 503296-223

Personal Property Registry Search Results Report

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Status Current

Status

Search ID #: Z15916988

Civil Enforcement Agent

CONSOLIDATEDCIVIL ENFORCEMENT INC. 300, 801 MANNING ROAD NE CALGARY, AB T2E 7M8 Phone #: 403 262 8800 Fax #: 403 262 8801

Debtor(s)

Block

1 RADIENT TECHNOLOGIES INC. 8223 ROPER ROAD EDMONTON, AB T6E 6S4

Creditor(s)

Block

1	AGRICULTURE FINANCIAL 5718 56 AVENUE LACOMBE, AB T4L 1B1	ICIAL SERVICES CORPORATION S001943	
	Phone #: 403 786 2683	Fax #: 403 782 8362	

Collateral: Serial Number Goods

Block	Serial Number	Year	Make and Model	<u>Category</u>	<u>Status</u>
1	A295N04326J	1900	YALE FORKLIFT W/42" FORKS	MV - Motor Vehicle	Current By 22011817585
2	A935N01688K	1900	HYSTER 40 W/42" FORKS	MV - Motor Vehicle	Current By 22011817585
3	B875V1184L	1900	YALE W/48" FORKS & 42" SS	MV - Motor Vehicle	Current By 22011817585

Collateral: General

<u>Block</u> 1	Description Thirty Three (33) Units of 950KG Totes of MIGLYOL 812 N Food Grade Oil	<u>Status</u> Released
2	One (1) Portable Shrink Wrapper Fantome Full Web On Castors approx 7'T	Current By 22011428043
3	One (1) 2 Door Cooler Fisher Scientific s/n 401N0001	Current By 22011428043
4	One (1) Yellow Metal 2 Door Cabinet approx 6'wx3'tx2'd	Current By 22011428043
5	One (1) Uline Pallet Jack	Current By 22011428043
6	Three (3) Uline Metal Cabinets 2 Door Lock Mech.	Current By 22011428043

Personal Property Registry Search Results Report

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7	One (1) BL Portable Metal Stairs by Canway	Current By 22011428043
8	One (1) Hirayaa Mandel E-0253 Autoclave HVA-110	Current By 22011428043
9	Additional items have been seized. Refer to Civil Enforcement Agency file for a complete list.	Current By 22011428043
Partic	ulars	
Block	Additional Information	<u>Status</u>
1	Seized goods listed in Block One Seized Collateral General were left on a Bailee's Undertaking at Complete Shipping Solutions Warehouse, 12759 - 149 St., Edmonton, AB, signed by Mark Evans on January 10, 2022.	Current
<u>Block</u>	Additional Information	<u>Status</u>
2	Consolidated Civil Enforcement Inc file number is 160623-DP-4C	Current
<u>Block</u>	Additional Information	<u>Status</u>
Block 3	Additional Information An additional seizure was effected on January 13, 2022 at 4035 - 101 St NW, Edmonton, AB. Seized goods left onsite.	<u>Status</u> Current By 22011428043
12	An additional seizure was effected on January 13, 2022 at 4035 - 101 St NW, Edmonton,	Current By
3	An additional seizure was effected on January 13, 2022 at 4035 - 101 St NW, Edmonton, AB. Seized goods left onsite.	Current By 22011428043
3 <u>Block</u>	An additional seizure was effected on January 13, 2022 at 4035 - 101 St NW, Edmonton, AB. Seized goods left onsite. Additional Information In Blocks 1,2,3 under Serial Number Goods the year 1900 was used to register the	Current By 22011428043 <u>Status</u> Current By
3 <u>Block</u> 4	An additional seizure was effected on January 13, 2022 at 4035 - 101 St NW, Edmonton, AB. Seized goods left onsite. Additional Information In Blocks 1,2,3 under Serial Number Goods the year 1900 was used to register the seizure.	Current By 22011428043 Status Current By 22011817585 Status
3 <u>Block</u> 4 <u>Block</u>	 An additional seizure was effected on January 13, 2022 at 4035 - 101 St NW, Edmonton, AB. Seized goods left onsite. Additional Information In Blocks 1,2,3 under Serial Number Goods the year 1900 was used to register the seizure. Additional Information Written instructions received from Dentons LLP to release the following from seizure: Used Lee Industries 500 Liter Process Vessel, Model 500LDBT, s/n B8522D7 and a Used 800 	Current By 22011428043 Status Current By 22011817585 Status Current By

Personal Property Registry Search Results Report

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RADIEN	<u>s Debtor Search For:</u> T TECHNOLOGIES D #: Z15916988	Date of Search:	2023-Mar-07	Time of Search:	16:43:53
-	ation Number: 18042545536 stration Date: 2018-Apr-25	Registration S	Type: SECURIT Status: Current / Date: 2023-Apr-		
Inexa	act Match on: Debtor	No: 2	0		
Debtor Block	(S) 1631807 ALBERTA LTD. 3946 - 101 STREET NW EDMONTON, AB T6E 0A5				<u>Status</u> Current
<u>Block</u> 2	RADIENT TECHNOLOGIES II 2900 - 550 BURRARD STREE VANCOUVER, BC V6C 0A3	• = c;			<u>Status</u> Current
<u>Secure</u> <u>Block</u> 1	<u>d Party / Parties</u> MOSKOWITZ CAPITAL MOR 2200 YONGE STREET, SUITE TORONTO, ON M4S 2C6		IC.		<u>Status</u> Current
<u>Collate</u> <u>Block</u> 1	ral: General Description All present and after acquired goods) of the Debtor.	undertaking and pe	rsonal property (other than consume	<u>Status</u> er Current

PROPERTY

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Business Debtor Search For: RADIENT TECHNOLOGIES Search ID #: Z15916988 Date of Search: 2023-Mar-07 Time of Search: 16:43:53 Registration Number: 19081420277 Registration Type: SECURITY AGREEMENT Registration Status: Current Registration Date: 2019-Aug-14 Expiry Date: 2024-Aug-14 23:59:59 Inexact Match on: Debtor No: 1 Debtor(s) Block **Status** Current 1 RADIENT TECHNOLOGIES INC. 201 - 9426 51 AVENUE NW EDMONTON, AB T6E 5A6 Secured Party / Parties Block Status Current 1 MOSKOWITZ CAPITAL MORTGAGE FUND II INC. 2200 YONGE STREET, SUITE 1002 TORONTO, ON M4S 2C6 Email: jenny@moskowitzcapital.com **Collateral: General** <u>Block</u> Description **Status** 1 ALL DEBTS AND LIABILITIES, PRESENT AND FUTURE, DIRECT AND INDIRECT. Current ABSOLUTE AND CONTINGENT OF 1631807 ALBERTA LTD, TO THE

DEBTOR AND ALL PROCEEDS: ALL PRESENT AND AFTER ACQUIRED PERSONAL

Personal Property Registry Search Results Report

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RADIEN	ss Debtor Search For: IT TECHNOLOGIES ID #: Z15916988	Date of Search:	2023-Mar-07	Time of Search:	16:43:53
-	ation Number: 20010308052 jistration Date: 2020-Jan-03	Registration S	Type: SECURIT Status: Current 2 Date: 2025-Jan	Y AGREEMENT -03 23:59:59	
Ine	act Match on: Debtor	No: 5			
Amen	dments to Registration				
2012042	25855	Amendmen	ıt	2020-[Dec-04
Debtor Block	AKAURA HOLDINGS INC. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5				<u>Status</u> Deleted by 20120425855
Block					Status
2	AMNOR LTD. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5				Deleted by 20120425855
Block					Status
3	AMNOR GROUP INC. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5				Deleted by 20120425855
<u>Block</u>					Status
4	1631807 ALBERTA LTD. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5				Current
Block					Status
5	RADIENT TECHNOLOGIES IN 3946 101 STREET N.W. EDMONTON, AB T6E 0A5	C.			Current

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Block

Block

7

6 KAURA, HARRY 3946 101 STREET N.W. EDMONTON, AB T6E 0A5

> Birth Date: 1967-Jan-09

> > **Status** Deleted by 20120425855

Birth Date: 1967-Jan-09

Secured Party / Parties

Block

1 PILLAR CAPITAL CORP. SUITE 920 - 602 12TH AVENUE S.W. CALGARY, AB T2R 1J3 Email: PPSA@PILLARCAPITALCORP.COM

Block

2 AKAURA HOLDINGS INC. 4025 101 STREET NW EDMONTON, AB T6E 0A5 Email: harry@amnorgroup.com

Collateral: General

Block Description Status ALL PRESENT AND AFTER-ACQUIRED PERSONAL PROPERTY OF THE DEBTORS 1 Current (OR ANY OF THEM).

Status Deleted by 20120425855

Status Current by 20120425855

Status Deleted by

KAURA, HARINDER, SINGH 3946 101 STREET N.W. EDMONTON, AB T6E 0A5

20120425855

Personal Property Registry Search Results Report

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RADIE	ss Debtor Search For: NT TECHNOLOGIES ID #: Z15916988	Date of Search: 2023-Mar-07	Time of Search:	16:43:53
_	ration Number: 20010308161 gistration Date: 2020-Jan-03	Registration Type: LAND CH Registration Status: Current Registration Term: Infinity	ARGE	
Ine	xact Match on: Debtor	No: 5		
Amen	dments to Registration			
201204	25977	Amendment	2020-De	ec-04
Debto Block	<u>r(s)</u>			Status
1	AKAURA HOLDINGS INC. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5			Deleted by 20120425977
Block				<u>Status</u>
2	AMNOR LTD. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5			Deleted by 20120425977
Block				Status
3	AMNOR GROUP INC. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5			Deleted by 20120425977
Block				Status
4	1631807 ALBERTA LTD. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5			Current
Block				Status
5	RADIENT TECHNOLOGIES IN 3946 101 STREET N.W. EDMONTON, AB T6E 0A5	С.		Current

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Secured Party / Parties

<u>Block</u>

1 PILLAR CAPITAL CORP. SUITE 920 - 602 12TH AVENUE S.W. CALGARY, AB T2R 1J3 Email: PPSA@PILLARCAPITALCORP.COM

Block

2 AKAURA HOLDINGS INC. 4025 101 STREET NW EDMONTON, AB T6E 0A5 Email: harry@amnorgroup.com Status Deleted by 20120425977

Status Current by 20120425977

1

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Business Debtor Search For:

	T TECHNOLOGIES ID #: Z15916988	Date of Search:	2023-Mar-07	Time of Search:	16:43:53
-	ation Number: 20120328479 istration Date: 2020-Dec-03	Registration S	i Type: SECURI [*] Status: Current / Date: 2030-De	TY AGREEMENT c-03 23:59:59	
	act Match on: Debtor	No: 1			
<u>Debtor</u> Block	<u>(s)</u>				<u>Status</u>
1	RADIENT TECHNOLOGIES 8223 ROPER ROAD EDMONTON, AB T6E 6S4	NC.			Current
Secure	ed Party / Parties				
Block					<u>Status</u> Current
1	FILLMORE CONSTRUCTION 9114 - 34A AVENUE EDMONTON, AB T6E 5P4	I MANAGEMENT II	NC		Current
	Email: jfillmore@fcmi.net				
Collate	eral: General				
Block	Description				Status

All present and after acquired property of the Debtor.

Current

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Business Debtor Search For:

RADIENT TECHNOLOGIES Search ID #: Z15916988

Date of Search: 2023-Mar-07 Time of Search: 16:43:53

Registration Number: 21052521803 Registration Date: 2021-May-25 Registration Type: WRIT OF ENFORCEMENT Registration Status: Current Expiry Date: 2023-May-25 23:59:59

Issued in	Edmonton Judicial Centre	
Court File Number is	2003 21250	
Judgment Date is	2020-Nov-26	
This Writ was issued on	2021-Feb-24	
Type of Judgment is	Other	
Original Judgment Amount: \$19,195.70	Costs Are: \$234.00	
Post Judgment Interest: \$0.00	Current Amount Owing: \$19,429.70	
Inexact Match on: Debtor	No: 1	

Solicitor / Agent

BISHOP & MCKENZIE LLP (B&S) 2300, 10180 - 101 STREET EDMONTON, AB T5J1V3 Phone #: 780 426 5550 Fax #: 780 426 1305 Email: ppr@bmllp.ca

Debtor(s)

Block

<u>Status</u> Current

Reference #: 106, 156-003

1 RADIENT TECHNOLOGIES INC. 3400, 350 - 7TH AVENUE SW CALGARY, AB T2P 3N9

Creditor(s)

Block

1 VALWEST EQUIPMENT LIMITED 2300, 10180 - 101 STREET EDMONTON, AB T5J 1V3 Status Current

Personal Property Registry Search Results Report

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Search ID #: Z15916988

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Email: PPR@BMLLP.CA

Personal Property Registry Search Results Report

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Search	ID #: Z15916988	Date of Search: 2023-Mar-07	Time of Search:	16:43:53
Registi	ration Number: 21092718691	Registration Type: WORK	ERS' COMPENSATIC	N BOARD CHARGE
Reg	gistration Date: 2021-Sep-27	Registration Status: Curren Registration Term: Infinity	t	
	The WCB Charge Ar	nount is \$14,619.01		
Ine	xact Match on: Debtor	N o: 1		
Amen	dments to Registratior	1		
220422	27376	Amendment	2022-4	Apr-22
230223	11032	Amendment	2023-F	Feb-23
Debto	r <u>(s)</u>			
Block				<u>Status</u> Current
1	RADIENT TECHNOLOGIE 8223 ROPER RD NW EDMONTON, AB T6E 6S4			Gunon
Secure	ed Party / Parties			
Block				Status
1	WORKERS' COMPENSAT 9912 107 STREET EDMONTON, AB T5K 1G5	ION BOARD/COLLECTION UNIT		Current
	Phone #: 780 509 1395	Fax #: 780 498 7999		
Collate	eral: General			
<u>Block</u>	Description			<u>Status</u>
1	ALL PRESENT AND AFTE CONNECTION, PURSUAN	R-AQUIRED PROPERTY AND ALL	PROPERTY USED IN	

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Particulars

Block Additional Information

1 WCB ACCOUNT #6205386

<u>Status</u>

Current

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Business Debtor Search For:

RADIE	NT TECHNOLOGIES				
Search	ID #: Z15916988	Date of Search:	2023-Mar-07	Time of Search:	16:43:53
Regist	ration Number: 21102537471	Registratior	n Type: SECURI	TY AGREEMENT	
Re	gistration Date: 2021-Oct-25	-	Status: Current y Date: 2026-Oc	t-25 23:59:59	
E>	act Match on: Debtor	No: 1			
<u>Debto</u> Block	or(s)				Status
1	RADIENT TECHNOLOGIES 9426 51 AVE NW EDMONTON, AB T6E 5A6				Current
Secur	ed Party / Parties				
Block					<u>Status</u>
1	RESET FINANCIAL INC. 100, 4208 97 STREET NW EDMONTON, AB T6E 5Z9				Current
	Phone #: 780 756 7954				
	Email: ct104@cash-today.ca				

Personal Property Registry

Search Results Report

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Search ID #: Z15916988

Collateral: General Block Description Status 1 -YALE FORKLIFT W 42" ORKS & 31" CARRIAGE, MODEL #NR035DANM24TE095, VIN Current #A295N04326J -GENIE GS-2632 SCISSOR LIFT -HYSTER 40 FORKLIFT W 42" FORKS & 38.5" TDL INTEGRE, MODEL J40XN, VIN #A935N01688K -(4) 25,000L SS ETHANOL TANKS -1992 300 GALLON SS VENT TANK SN #93PH46309 -20,000L WASTE SPILL CONTAINMENT SS TANK DOUBLE WALL -AQC DUST COLLECTION SYSTEMS -CUMMINS BACKUP GENERATOR, NATURAL GAS -LEVEL NINE PRE-FAB VAULT, 12'X16' -METTLER TOLEDO SCALE, MODEL # IND560 HARSH, SN# B403219811 -PCL SYSTEM, INSTRUMENTATION SYSTEM, VARIOUS BOXES OF INSTRUMENTS, RATE CONTROLLERS, LOAD SENSORS, TANK BLANKETING REGULATORS, SINAMICS CONTROL UNITS, RADAR UNITS, ROTORY AIR LOCKS, VIBRATING LEVEL SWITCHES, MINI LOBE ROTORY PUMPS, TEMPERATURE SENSORS, REMOTE TRANSMITTERS, TEMPERATURE TRANSMITTERS, AIR MOTORS, PROCESS CALIBRATORS, MULTIVARIABLE TRANSMITTERS, CONTROL MASTERS, TREX COMMUNICATORS, MICRO MOTION SENSORS, REMOTE RTD'S, WEIGH MODULES, WEIGH TERMINALS, FORSBERG DESTONER, GASKETS, CLAMPS, REOTEMP PRESSURE GAGUE, WAVEGUIDE ADAPTERS, TRAC BALL VALVES, INLINE RESISTANCE THERMOMETERS, AXIUS SC RUPTURE DISCS, OPERATOR PANELS, PRESSURE TRANSMITTERS, SHO-RATE PURGEMETERS, GRACO PUMPS, VARIOUS DIAPHRAM PUMPS, MISC PUMPS -MICROWAVE -VOLUMETRIC METER -LETINA 528 GALLON JACKETED SS TANK -TEMA CENTRIFUGE H250 SS EXPLOSION RATED -(10) DIAPHRAGM SS PUMP, FDA APPROVED -(8) ROTARY LOPE PUMP SS -TEMA SOLID BOWL CENTRIFUGE DECANTER, 4300RPM, XP RATED SN# 000698 -600 GALLON SS TANK. UNJACKETED & NO AGITATOR -SS KETTLE DOUBLE MOTION 500 GALLONS (US), JACKETED, AGITATED, XP RATED -SS KETTLE DOUBLE MOTION 500 GALLONS (US), JACKETED, AGITATED, XP RATED -VACUUM SOLVENT RECOVERY SYSTEM -26 GALLON SS TANK, NON-JACKETED & NON AGITATED -40 GALLON SS TANK, NON-JACKETED & NON-AGITATED -EXPLOSION PROOF VACUUM -WALK IN COOLER

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Business Debtor Search For:

	IT TECHNOLOGIES ID #: Z15916988	Date of Search: 2023-Mar-07 Time of Search: 16:43:53
-	ation Number: 21102537581 istration Date: 2021-Oct-25	Registration Type: SECURITY AGREEMENT Registration Status: Current Expiry Date: 2026-Oct-25 23:59:59
Exa	act Match on: Debtor	No: 1
<mark>Debtoı</mark> <u>Block</u> 1	((S) RADIENT TECHNOLOGIES 9426 51 AVE NW EDMONTON, AB T6E 5A6	<u>Status</u> Current
<u>Secure</u> <u>Block</u>	ed Party / Parties	<u>Status</u> Current

1 RESET FINANCIAL INC 100, 4208 97 ST NW EDMONTON, AB T6E5Z9 Phone #: 780 756 7954 Email: ct104@cash-today.ca

Personal Property Registry

Search Results Report

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Search ID #: Z15916988

Collateral: General

Block	Description	<u>Status</u>
<u>Block</u> 1	 -(2) LETINA SS 528 GALLON TANK, JACKETED & NON-AGITATED -500L SS JACKETED REACTOR, AGITATED -AS26 SHARPLE CENTRIFUGE SS, SN# 90AS26SP-87 -FAIRBANKS TRANSPORT SCALE -2003 BUCHI ROTAVAPOR R-250 EX, TYPE #S8621D542, 380-440 VOLTS, 50-60HZ, 7.5-9.1 KW, SN#416975010001 -1996 MUELLER TANK 1500 GALLONS, SS, JACKETEED & AGITATED -500 GALLON SS KETTLE, DOUBLE MOTION, JACKETED, AGITATED, VACUUM SOLVENT RATED -VACUUM SOLVENT RECOVERY SYSTEM -VACUUM SOLVENT RECOVERY SYSTEM -VACUUM SOLVENT RECOVERY SYSTEM -230 SQUARE FT OF SS HEAT EXCHANGERS -LENTINA 528 GALLON SS TANK, JACKETED, NON-AGITATED -80 GALLON VACUUM RATED RECEIVER SS -(3) 2000 GALLON SS TANKS, NON JACKETED & NON AGITATED -TEMA CENTRIFUGE, MODEL # SBD320, XP RATED -TEMA CONTURBEX CENTRIFUGE, MODEL H400K, XP RATED, SN#001284 -SS KETTLE DOUBLE MOTION 80 GALLONS (US), JACKETED, AGITATED, XP RATED -TEMA CONTURBEX CENTRIFUGE, MODEL H400K, XP RATED, SN#001284 -SS KETTLE DOUBLE MOTION 80 GALLONS (US), JACKETED & AGITATED, XP RATED -TEMA CONTURBEX CENTRIFUGE, MODEL H400K, XP RATED, SN#001284 -SS 2000L REACTOR TANK, VACUUM RATED, JACKETED & AGITATED, SN# 90377A -HYSTER 40 FORKLIFT W 42" FORKS & 39" SS CRG, MODEL # H40FTS, VIN 	<u>Status</u> Current
	-SS 2000L REACTOR TANK, VACUUM RATED, JACKETED & AGITATED, SN# 90377A -HYSTER 40 FORKLIFT W 42" FORKS & 39" SS CRG, MODEL # H40FTS, VIN	
	#F001V04093K -YALE FORKLIFT W 48" FORKS & 42" SS CRG, MODEL #GLP050VXNVSE084, VIN #B875V11884L -AQC DUST COLLECTIONS SYSTEMS -AIR HANDLING UNIT 2, SN#47993 AHU-2 -30 TON REFIGERATION UNIT -100 TON REFIGERATION UNIT	

Personal Property Registry Search Results Report

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RADIEN	ss Debtor Search For: IT TECHNOLOGIES ID #: Z15916988	Date of Search:	2023-Mar-07	Time of Search:	16:43:53
-	ation Number: 21122804365 distration Date: 2021-Dec-28	Registration S	Type: SECURI Status: Current Date: 2023-Dec	TY AGREEMENT c-28 23:59:59	
Ine	xact Match on: Debtor	No: 1			
<u>Debto</u> Block	r <u>(s)</u>				<u>Status</u> Current
1	RADIENT TECHNOLOGIES IN 2900-550 BURRARD ST VANCOUVER, BC V6C 0A3	IC.			Current
	ed Party / Parties				
<u>Block</u> 1	SPECIAL CONTRACTING LTE 1- 2838 GARDEN ST ABBOTSFORD, BC V2T 4W7 Email: specialcontractingItd@g				<u>Status</u> Current
Collate	eral: General				
<u>Block</u> 1	Description 1 X LUNA BIOMASS EXTRAC NUMBER Z1017.21 1 X CHILLER UNIT MADE BY DC-3CP(5)-ULT-OD-CUL508A	FLUID CHILLERS	INC.; MODEL N		<u>Status</u> Current

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Business Debtor Search For:

RADIENT TECHNOLOGIES Search ID #: Z15916988

Date of Search: 2023-Mar-07 Time of Search: 16:43:53

Registration Number: 22052516563 Registration Date: 2022-May-25 Registration Type: WRIT OF ENFORCEMENT Registration Status: Current Expiry Date: 2024-May-25 23:59:59

Issued in	Edmonton Judicial Centre
Court File Number is	2203 07675
Judgment Date is	2022-May-17
This Writ was issued on	2022-May-19
Type of Judgment is	Other
Original Judgment Amount: \$4,273.89	Costs Are: \$127.55
Post Judgment Interest: \$0.00	Current Amount Owing: \$4,401.44
Inexact Match on: Debtor	No: 1

Solicitor / Agent

MINTZ LAW 410, 10339 - 124 STREET EDMONTON, AB T5N 3W1 Phone #: 780 425 2041 Fax #: 780 425 2195 Reference #: 47000062 Email: BMINTZ@MINTZLAW.CA

Debtor(s)

Block

1 RADIENT TECHNOLOGIES INC. C/O 3400, 350 - 7TH AVE SW CALGARY, AB T2P 3N9

Creditor(s)

Block

1 STERIS BARRIER PRODUCT SOLUTIONS INC. C/O 410, 10339 - 124 STREET EDMONTON, AB T5N 3W1 <u>Status</u> Current

Status Current

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Email: BMINTZ@MINTZLAW.CA

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Business Debtor Search For:

RADIENT TECHNOLOGIES Search ID #: Z15916988

Date of Search: 2023-Mar-07 Time of Search: 16:43:53

Registration Number: 22052516628
Registration Date: 2022-May-25

Registration Type: WRIT OF ENFORCEMENT Registration Status: Current Expiry Date: 2024-May-25 23:59:59

Issued in Edmor	ton Judicial Centre
Court File Number is 2203 0	7676
Judgment Date is 2022-N	1ay-17
This Writ was issued on 2022-N	1ay-19
Type of Judgment is Other	
Original Judgment Amount: \$4,845.33	Costs Are: \$127.55
Post Judgment Interest: \$0.00	Current Amount Owing: \$4,972.88
¥	
Inexact Match on: Debtor No: 1	

Solicitor / Agent

MINTZ LAW 410, 10339 - 124 STREET EDMONTON, AB T5N 3W1 Phone #: 780 425 2041 Fax #: 780 425 2195 Reference #: 47000062 Email: BMINTZ@MINTZLAW.CA

Debtor(s)

<u>Block</u>

1 RADIENT TECHNOLOGIES INC. C/O 3400, 350 - 7TH AVE SW CALGARY, AB T2P 3N9

Creditor(s)

<u>Block</u>

1 STERIS SALES CANADA ULC C/O 410, 10339 - 124 STREET EDMONTON, AB T5N 3W1 <u>Status</u> Current

<u>Status</u> Current



Personal Property Registry Search Results Report

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Search ID #: Z15916988

Email: BMINTZ@MINTZLAW.CA

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Business Debtor Search For:

RADIENT TECHNOLOGIES Search ID #: Z15916988

Date of Search: 2023-Mar-07 Time of Search: 16:43:53

Registration Number: 22081718225 Registration Date: 2022-Aug-17 Registration Type: WRIT OF ENFORCEMENT Registration Status: Current Expiry Date: 2024-Aug-17 23:59:59

Issued in Ed	monton Judicial Centre	
Court File Number is 220	03 11092	
Judgment Date is 202	22-Jul-20	
This Writ was issued on 202	22-Aug-16	
Type of Judgment is Oth	her	
Original Judgment Amount: \$323,072.59 Costs Are: \$388.15		
Post Judgment Interest: \$49.63	Current Amount Owing: \$323,510.37	
Inexact Match on: Debtor No	p: 1	

Solicitor / Agent

DUNCAN CRAIG LLP 2800-10060 JASPER AVENUE EDMONTON, AB T5J 3V9 Phone #: 780 441 4302 Fax #: 780 428 9683 Refe Email: NCOGHLAN@DCLLP.COM

Reference #: 212006

Debtor(s)

Block

1 RADIENT TECHNOLOGIES INC. 201-9426 51 AVE NW EDMONTON, AB T6E 5A6

Creditor(s)

Block

1 AZELIS CANADA INC. C/O 2800-10060 JASPER AVE EDMONTON, AB T5J 3V9 <u>Status</u> Current

Status Current

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Email: NCOGHLAN@DCLLP.COM

Personal Property Registry Search Results Report

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Current

		Search ID #: Z1	5916988	
Business Debtor Search For:				
RADIENT TECHNOLOGIES				
Search ID #: Z15916988	Date of Search:	2023-Mar-07	Time of Search: 16	:43:53
Registration Number: 22090919875	Registration	n Type: WRIT OF	F ENFORCEMENT	
Registration Date: 2022-Sep-09	_	Status: Current		
	Expiry	y Date: 2024-Se	p-09 23:59:59	
Is	sued in Edmonton Ju	dicial Centre		
Court File Nu	mber is 2103-09546			
Judgment	Date is 2022-Jun-15			
This Writ was iss	sued on 2022-Sep-02			
Type of Judg	ment is Other			
Original Judgment Amount: \$113,9	955.86		Costs Are: \$4,320.64	L .
Post Judgment Interest: \$557.9	95	Current An	nount Owing: \$118,834	.45
Inexact Match on: Debtor	No: 1			
Solicitor / Agent				
EMERY JAMIESON LLP, A 2400, 10235-101 STREET EDMONTON, AB T5J 3G1		RTHUR		
Phone #: 780 426 5220 Email: TARTHUR@EMER)	Fax #: 780 420 62 /JAMIESON.COM	77 Ref	erence #: 33701.0001	
<u>Debtor(s)</u> Block				<u>Status</u>
RADIENT TECHNOLOGIES 201 - 9426 51 AVE EDMONTON, AB T6E 5A6	S INC.			Curren
<u>Creditor(s)</u>				
Block				Status

1 POPEK, TOMASZ 26314 TWP RD 532A, UNIT 26 SPRUCE GROVE, AB T7X 4M1

Personal Property Registry Search Results Report

Search ID #: Z15916988

Email: TOMASZ.POPEK@PROTONMAIL.COM

Collateral: Serial Number Goods

<u>Block</u>	Serial Number	<u>Year</u>	Make and Model	<u>Category</u>	<u>Status</u>
1	A295N04326J	1900	Yale Forklift W/42 Forks	MV - Motor Vehicle	Current
2	A935N01688K	1900	Hyster 40 W/42 Forks	MV - Motor Vehicle	Current
3	B875V1184L	1900	Yale W/48 Forks & 42 SS	MV - Motor Vehicle	Current
4	F001V09093K	1900	Hyster 40 W/42 Forks, Mo	MV - Motor Vehicle	Current
5	416975010001	2003	Buchi Rotavapor R-250 EX,	MV - Motor Vehicle	Current

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Business Debtor Search For: RADIENT TECHNOLOGIES

Search ID #: Z15916988

Date of Search: 2023-Mar-07 Time of Search: 16:43:53

Registration Number: 22100611898 Registration Date: 2022-Oct-06 Registration Type: WRIT OF ENFORCEMENT Registration Status: Current Expiry Date: 2024-Oct-06 23:59:59

10°-					
		Iss	sued in Edmonton Judici	al Centre	
	C	Court File Nur	nber is 2103 12610		
		Judgment I	Date is 2022-May-21		
	This	Writ was iss	ued on 2022-Oct-04		
	٦	Type of Judgr	nent is Other		
Original Jud	lgment Am	ount: \$57,012	2.07	Costs Are: \$3,046.0	5
Post Jud	dgment Inte	erest: \$0.00		Current Amount Owing: \$60,058.	
	•				-
Inexact M	atch on:	Debtor	No: 3		
Inexact M	atch on:	Debtor	No: 4		
Amendmer	nts to Re	gistration			
23022226022			Amendment	2023-Feb	-22
Solicitor / A	Agent				
230	0, 10180 - 1	KENZIE LLP 101 STREET AB T5J1V3	(B&S)		
Pho	ne #: 780 4	26 5550	Fax #: 780 426 1305	Reference #: 32337-004	
Ema	ail: ppr@brr	nllp.ca			
Debtor(s)					
Block					<u>Status</u>
1 RAD	ANT TEC	HNOLOGIES	INC.		Deleted by 23022226022

1 RADIANT TECHNOLOGIES INC. 8223 ROPER ROAD EDMONTON, AB T6E 6S4

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Block Status Deleted by 2 RADIANT TECHNOLOGIES (CANNABIS) INC. 23022226022 201-9426 51 AVE NW EDMONTON, AB T6E 5A6 **Block Status** Current by 3 RADIENT TECHNOLOGIES INC. 8223 ROPER ROAD EDMONTON, AB T6E 6S4

Block

4 RADIENT TECHNOLOGIES (CANNABIS) INC. 201-9426 51 AVE NW EDMONTON, AB T6E 5A6

Creditor(s)

Block

1 CHINOOK SCAFFOLD SYSTEMS LTD: C/O #2300, 10180 101 ST EDMONTON, AB T5J 1V3 Email: ppr@bmllp.ca

Particulars

Block	Additional Information	<u>Status</u>
1	CHINOOK SCAFFOL SYSTEMS LTD. v. RADIENT TECHNOLOGIES INC., RADIENT TECHNOLOGIES (CANNABIS) INC.	Current By 23022226022

23022226022

Status Current by 23022226022

Status Current

Government of Alberta

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Note:

The following is a list of matches closely approximating your Search Criteria, which is included for your convenience and protection.

Debtor Name / Address

RADIENT TECHNOLOGIES (CANNABIS) INC. 201 - 9426 51 AVENUE NW EDMONTON, AB T6E 5A6

SECURITY AGREEMENT

Debtor Name / Address

RADIENT TECHNOLOGIES (CANNABIS) INC. 201 - 9426 51 AVENUE NW EDMONTON, AB T6E 5A6

SECURITY AGREEMENT

Debtor Name / Address

RADIENT TECHNOLOGIES (CANNABIS) INC. 8223 ROPER RD NW EDMONTON, AB T6E 6S4

WORKERS' COMPENSATION BOARD CHARGE

Debtor Name / Address

RADIENT TECHNOLOGIES (CANNABIS) INC. 8223 ROPER RD NW EDMONTON, AB T6E 6S4

SECURITY AGREEMENT

Debtor Name / Address

RADIENT TECHNOLOGIES (CANNABIS) INC. 201-9426 51 AVE NW EDMONTON, AB T6E 5A6

WRIT OF ENFORCEMENT

Debtor Name / Address

RADIENT TECHNOLOGIES INC. 8223 ROPER ROAD EDMONTON, AB T6E 6S4

SALE OF SEIZED PROPERTY

Reg.# 21080932852

19081420539

Reg.#

Reg.# 21091421335

Reg.# 21100416026

Reg.# 22100611898

Reg.# 22040622844

THIS IS EXHIBIT "I" referred to in the Affidavit of BRIAN MOSKOWITZ SWORN BEFORE ME this _____ day of <u>March</u>, 2023.

A COMMISSIONER FOR OATHS in and for the Province of Alberta.

KEVIN HOY Barrister and Solicitor



Radient Technologies Inc.

Consolidated Financial Statements

Years ended March 31, 2022 and 2021

Contents

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Notes to the consolidated financial statements	9 - 50

Audit. Tax. Advisory.

Independent Auditor's Report

To the Shareholders of Radient Technologies Inc.

Opinion

We have audited the consolidated financial statements of Radient Technologies Inc. and its subsidiaries (the "Company"), which comprise the consolidated statements of financial position as at March 31, 2022, and the consolidated statements of operations and comprehensive loss, consolidated statements of changes in cash flows and consolidated statements of shareholders' deficit for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Company as at March 31, 2022and its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with International Financial Reporting Standards ("IFRS").

Basis for opinion

We conducted our audit in accordance with Canadian generally accepted auditing standards. Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the consolidated financial statements section of our report. We are independent of the Company in accordance with the ethical requirements that are relevant to our audit of the consolidated financial statements in Canada. We have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Other matter

The consolidated financial statements of the Company for the year ended March 31, 2021, were audited by another auditor who expressed an unmodified opinion on those statements on September 30, 2021.

We have audited the restatement to the consolidated financial statements as at March 31, 2021, as described in note 3 (share-based payments) to the consolidated financial statements. In our opinion, such restatement is appropriate and has been properly applied. We were not engaged to audit, review or apply any procedures to the 2021 consolidated financial statements (restated) of the Company other than with respect to the restatement described above and accordingly, we do not express an opinion or any other form or assurance on the 2021 consolidated financial statements (restated) taken as a whole.

Material uncertainty related to going concern

We draw attention to Note 1 in the consolidated financial statements, which indicates that the Company incurred a net loss during the year ended March 31, 2022 and, as of that date, the Company's current liabilities exceeded its current assets. The Company is also in breach of

certain terms of its liabilities and has been provided with demand notices related to certain liabilities. As stated in Note 1, these events or conditions, along with other matters as set forth in Note 1, indicate that material uncertainties exist that cast significant doubt on the Company's ability to continue as a going concern. Our opinion is not modified in respect of this matter.

Other information

Management is responsible for the other information. The other information comprises Management's Discussion and Analysis.

Our opinion on the consolidated financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

We obtained Management's Discussion and Analysis prior to the date of this auditor's report. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of management and those charged with governance for the consolidated financial statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with IFRS, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Company's financial reporting process.

Auditor's responsibilities for the audit of the consolidated financial statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with Canadian generally accepted auditing standards will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with Canadian generally accepted auditing standards, we exercise professional judgement and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risks of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

The engagement partner of the audit resulting in this independent auditor's report is Glen McFarland.

McGovern Hurley LLP McGaren Hurley UP

Chartered Professional Accountants Licensed Public Accountants

Toronto, Ontario September 29, 2022

As at	March 31, 2022	March 31, 2021
Assets		(Note 3)
Current assets		
Cash	\$ 31,878	\$ 485,544
Lease receivable	¢ 31,878 21,008	485,544 48,612
Accounts receivable	117,376	48,812
Prepaid and deposits (Note 7)	306,817	646,965
Inventories (Note 4)	2,121,536	1,393,834
Total Current Assets	2,598,615	3,020,827
Non-current assets		
Lease receivable		21,008
Long-term prepaid and deposits (Note 7)	147,651	160,224
Lease assets (Note 5)	380,434	643,583
Plant and equipment (Note 6)	22,251,567	24,844,680
Intangible assets (Note 7)	2,356,274	604,349
Total Non-Current Assets	25,135,926	26,273,844
Total assets	\$ 27,734,541	\$ 29,294,671
Liabilities		
Current liabilities		
Accounts payable and accrued liabilities	\$ 18,192,063	\$ 15,358,022
Short-term borrowings (Note 10)	1,245,000	1,000,000
Facility construction liabilities	6,015,277	4,566,759
Current portion of long-term debt (Note 11)	10,809,814	9,582,593
Current portion of lease liabilities (Note 12)	1,437,349	947,815
Total Current Liabilities	37,699,503	31,455,189
Non-current liabilities		
	400.045	6 00 0
Lease liabilities (Note 12)	160,817	369,355
otal Non-Current Liabilities	160,817	369,355
otal Liabilities	37,860,320	31,824,544
Shareholders' deficit		
Common shares (Note 13)	131,900,808	127,127,480
Contributed surplus	12,073,403	17,020,655
	(154,099,990)	(146,678,008)
Deficit		
Deficit otal Shareholders' Deficit	(10,125,779)	(2,529,873)

Radient Technologies Inc. Consolidated statements of financial position

Commitments and contingencies (Notes 1, 14, and 21) See accompanying notes to the consolidated financial statements

Approved by the Board of Directors:

Director (signed by) _____Kaura"

Director (signed by) <u>"Jocelyne Lafreniere"</u>

Radient Technologies Inc. Consolidated statements of operations and comprehensive loss

For the year-ended March 31		2022	202
Revenues			
Manufactured products	\$	3,621,781 \$	2,408,503
Manufacturing services	Ŧ		80,880
Total Revenue		3,621,781	2,489,383
Cost of sales			
Manufactured products		3,433,406	2,958,653
Manufacturing services			26,341
Total Cost of sales	_	3,433,406	2,984,994
Income (loss) before expenses and other income (expenses)		188,375	(495,611
Expenses			
General and administrative		2,762,676	5,900,445
Financing fees (Note 16)		2,289,944	2,944,539
Depreciation and amortization		1,714,337	2,156,009
Production plant		1,440,239	1,149,613
Engineering		28,099	1,106,528
Process development		285,591	670,952
Research and development		60,722	390,201
Quality control and assurance		197,795	239,407
Business development		264,872	141,561
Corporate development		6,592	44,025
Fotal Expenses		9,050,867	14,743,280
oss before other expenses		(8,862,492)	(15,238,891
Other income (expenses)			
Impairment of inventory (Note 4)		155,921	(7,428,465
Impairment of lease assets (Note 5)		,	(619,551
Impairment of long-term prepaid assets (Note 7)		(477,751)	(1,177,217
Impairment of property and equipment (Note 6)		(2,176,125)	(15,295,801
Impairment of intangible assets (Note 7)		-	(79,855
Share-based payments (Note 13)		(37,461)	(1,570,954
Gain on equity settled payables		106,514	(633,208
Loss on modification of long-term debt (Note 11)		(595,108)	(477,810
Loss on disposal of property and equipment (Note 6)		(15,733)	(416,980
Loss on disposal of intangible assets (Note 7)		(56,667)	
Forgiveness of short-term borrowings (Note 10)		-	219,937
Foreign exchange gain (loss)		164,666	255,093
Interest and other income		(68,113)	161,945
Rental income		-	35,927
Impairment on asset acquisition (Note 21)		(1,688,000)	023
Deconsolidation of subsidiaires		1,075,685	35
Loss on abandonment of lease (Note 5)		(455,317)	
otal other income (expenses)		(4,067,488)	(27,026,939
let loss and comprehensive loss	\$	(12,929,980) \$	(42,265,830
Basic and diluted loss per common share (Note 20)	\$	(0.03) \$	(0.13)
Veighted average number of common shares outstanding			

Radient Technologies Inc. Consolidated statements of cash flows

For the year ended March 31,	2022	202
Operating Activities		
Net loss	\$ (12,929,980)	\$ (42,265,830
Adjustments for:		• (
(Impairment reversal) / impairment of inventory (Note 4)	(155,921)	7,428,465
Impairment of plant and equipment (Note 6)	2,176,125	15,295,801
Impairment of intangible assets (Note 7)	_,,	79,855
Impairment of long-term prepaid assets (Note 7)	477,751	1,177,217
Impairment on asset acquisition (Note 21)	1,688,000	······································
Interest expense and pay-out penalties	1,000,000	2,737,721
Depreciation and amortization (Note 6)	1,714,337	2,156,009
Impairment of lease assets (Note 5)	455,317	2,150,009
Share-based payments (Note 13)	455,517 37,461	
Loss on modification of long-term debt (Note 11)		1,570,954
• • • •	595,108	477,810
Gain (loss) on equity settled payables	(106,514)	633,208
Forgiveness of short-term borrowings (Note 10)		(219,937
Loss on disposal of property and equipment (Note 6)	15,733	416,980
Loss on disposal of intangible assets (Note 7)	56,667	
Finance fee accretion and amortization	-	210,836
Accretion of loss on modification of long-term debt (Note 11)	(323,435)	(284,310
	(6,299,351)	(9,965,670
Change in non-cash operating working capital (Note 8) Cash used in operating activities	6,122,404	2,997,537
	(176,947)	(6,968,133
Financing Activities		
Proceeds from brokered placement (Note 13)		5,750,000
Proceeds from private placement (Note 13) At-the-market share issuance (Note 13)	1,252,843	2,995,500
	(40,400)	880,605
Share issuance costs (Note 13)	(48,488)	(974,668
Repayment of lease liabilities (Note 12)	(124,717)	(326,846
Interest paid	2 8 3	(1,096,102
Financing costs on long-term debt (Note 11)		51,794
Repayment of long-term debt (Note 11)	(23,062)	(157,500
Promissory note repayment (Note 10)	(300,033)	37
Promissory note received (Note 10)	545,033	3 .
Change in restricted cash		200,000
Cash provided by financing activities	1,301,576	7,322,783
Investing Activities		
Purchase of plant and equipment (Note 6)	(1,578,295)	(119,827
Decrease in long-term prepaids and deposits	-	89,367
Proceeds on disposal of plant and equipment (Note 6)		16,237
Cash used in investing activities	(1,578,295)	(14,223
Net increase / (decrease) in cash	(453,666)	340,427
Cash, beginning of year	485,544	145,117
Cash, end of the year	\$ 31,878	\$ 485,544

Non-cash transactions (Note 8)

See accompanying notes to the consolidated financial statements

Radient Technologies Inc. Consolidated statements of changes in shareholders' deficit

	с	ommon Shares	Su	Contributed Irplus (Note 3)	Deficit (Note 3)	Shareholders' Deficit
Balance March 31, 2020	\$	112,474,761	\$	26,115,585	\$ (119,578,494)	\$ 19,011,852
Shares issued for brokered placement		5,750,000		1,570,954		7,320,954
At-the-market issuance		880,605		2.43	¥	880,605
Warrant issuance		(3,220,000)		3,220,000		3. 4 .5
Shares issued on private placement		2,995,500			2	2,995,500
Warrant extensions		(610,247)		610,247	2	
Finders compensation		(384,745)		384,745	×	
Shares issued for services		322,863			-	322,863
Shares for debt		8,787,087		580	2	8,787,087
Units for debt		1,208,924		285,440	-	1,494,364
Share issuance costs		(1,077,268)			-	(1,077,268)
Option and warrant expiry				(15,166,316)	15,166,316	~ ,
Net loss		-		17.1	(42,265,830)	(42,265,830)
Balance March 31, 2021	\$	127,127,480	\$	17,020,655	\$ (146,678,008)	\$ (2,529,873)

	(Common Shares	s	Contributed Surplus (Note 3 and 13)	Deficit (Note 3)	Shareholders' Deficit
Balance March 31, 2021	\$	127,127,480	\$	17,020,655	\$ (146,678,008)	\$ (2,529,873)
Share-based payments		8		37,461	÷	37,461
Shares issued for services		21,000		196	<u>s</u>	21,000
Shares for debt		436,258		19 9 0	-	436,258
Shares issued on private placement		1,029,558		223,285		1,252,843
Shares issued for asset acquisition		3,335,000		200	4	3,335,000
Share issuance costs		(48,488)		(m)		(48,488)
Warrant issuance		8		300,000		300,000
Option and warrant expiry				(5,507,998)	5,507,998	121
Net loss						
				S#)	(12,929,980)	(12,929,980)
Balance March 31, 2022	\$	131,900,808	\$	12,073,403	\$ (154,099,990)	\$(10,125,779)

See accompanying notes to the consolidated financial statements

March 31, 2022

1. Nature of operations and going concern

Radient Technologies Inc. was incorporated on June 12, 2001. The principal activities of Radient Technologies Inc. and its subsidiaries, (collectively, the "Company") are research, development and commercialization of an efficient and environmentally responsible technology for the extraction, isolation and purification of soluble products from a wide range of materials using microwave technology and a customized hydrocarbon extraction platform. The Company is currently focused on the formulation, manufacturing and launching of unique value-added cannabis products. The ordinary shares are listed on the TSXV under the symbol "RTI" and on the OTC Pink, operated by OTC Markets Group under the ticker symbol "RDDTF". The address of the Company's head office is 4036 101 St NW, Edmonton, Alberta T6E 0A4 and its registered office is located at 2900 – 550 Burrard Street, Vancouver, British Columbia V6C 0A3.

These consolidated financial statements were prepared on a going concern basis, which assumes the Company will be able to realize its assets and discharge its liabilities in the normal course of operations as they become due. The Company has a history of significant operating losses and expects to incur further losses in the development of its business. As such, the Company's status as a going concern is contingent on its ability to increase cash flows or to raise further funds through the issuance of equity or debt. If unsuccessful, the Company will not be able to continue as a going concern.

The Company has incurred significant losses to date. The net loss for the year ended March 31, 2022 totaled \$12,929,980 (2021 - \$42,265,830) and as at March 31, 2022 the Company had a deficit of \$154,099,990 (March 31, 2021 - \$169,549,239).

In addition, at March 31, 2022, the Company's current liabilities exceeded its current assets by \$35,100,888 (March 31, 2021 – \$28,434,362). At March 31, 2022, the Company was in arrears with certain trade creditors, rent, wages, long-term debt, and lease liabilities. Certain of the Company's trade creditors are pursuing legal recourse for the amounts outstanding. The Company has been able thus far to negotiate settlements with the trade creditors on a case-by-case basis. Subsequent to March 31, 2022, the Company received a demand note from a creditor. Subsequent to March 31, 2022, the Company received a demand letter from the CRA requesting payment of all outstanding excise tax owing. The Company was permitted to renew their cannabis license for an additional six months, from July 6, 2022 to January 5, 2023. These matters indicate that there are material uncertainties that cast significant doubt about the Company's ability to continue as a going concern.

Management has been able to finance operations through debt and equity financings and will continue, as appropriate, to seek financing from these and other sources; however, there are no assurances that any such financings can be obtained on favourable terms, if at all. There can be no assurance that the steps management is taking will be successful.

The consolidated financial statements for the years presented do not include any adjustments to the amounts and classification of assets and liabilities that might be necessary should the Company be unable to continue in business as a going concern and that such adjustments could be material.

During the 2021 and 2022 calendar years, there continued to be a global pandemic outbreak of COVID-19. The actual and threatened spread of the virus globally has had a material adverse effect on the global economy and specifically, the regional economies in which the Company operates. The pandemic could continue to have a negative impact on the stock market, including trading prices of the Company's shares and its ability to raise new capital. These factors, among others, could have a significant impact on the Company's operations. Management has given consideration to the impact of COVID-19 on the Company and has concluded that the consolidated financial statements appropriately reflect and disclose management's best estimate and uncertainty regarding the impact of COVID-19 on the Company's future operations and financial results. The Company has recorded wage subsidies and rent subsidies from the Canadian government's COVID-19 programs in the year ended March 31, 2022. The rent subsidies were recorded in the general and administrative expense on the consolidated statement of operations and the

March 31, 2022

wage subsidies were recorded proportionately to the salary expenses allocated to each of the cost of sales, general and administrative, production plant, research and process development, engineering, quality control and assurance, and business and corporate development on the consolidated statement of operations.

These consolidated financial statements, including comparatives, were authorized for issue by the Board of Directors of the Company on September 29, 2022.

2. Basis of presentation

a) Statement of compliance

These consolidated financial statements and the notes hereto have been prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board (IASB).

b) Basis of consolidation

The consolidated financial statements of the Company include the financial statements of Radient Technologies Inc. and its wholly-owned subsidiaries Radient Technologies (Cannabis) Inc. ("RTC"), Radient Technologies Innovations Inc. ("RII"), Radient Technologies (Switzerland) Inc. ("RTS") up to the date of its dissolution, 1631807 Alberta Ltd, MAG Innovation GmbH ("MAG") up to its date of dissolution, which is a wholly-owned subsidiary of RTS, and Tunaaaaroom Xtracts Inc. ("Tunaaaa"), from the date of acquisition on January 28, 2022.

The Company had a 50% interest in Natac Solutions S.L. which was incorporated during the year ended March 31, 2020. In February 2021, the Company terminated its joint arrangement with Grupo Natac S.L. through the sale of the shares for nominal consideration.

In July 2021, the Company announced that it was winding up its German operations at MAG. As a wholly owned subsidiary of RTS, MAG was fully consolidated at March 31, 2021. The Company deconsolidated MAG once the insolvency process had concluded.

In October 2021, RTS filed for insolvency in Switzerland. The Company deconsolidated RTS once the insolvency process was closed.

Subsidiaries are fully consolidated from the date of acquisition, being the date on which the Company obtains control, and continue to be consolidated until the date that such control ceases. On acquisition, the assets, liabilities and contingent liabilities of a subsidiary are measured at their fair values. If accounted for as a business combination, any excess of the cost over the fair values of the identifiable net assets acquired is recognized as goodwill. If accounted for as a purchase of assets, any excess of the cost over fair value of the identifiable net assets is allocated to the assets purchased.

The financial statements of the subsidiaries are prepared for the same reporting period as the parent company using consistent accounting policies. All transactions and balances between the Company and its subsidiaries are eliminated upon consolidation.

c) Basis of measurement

The consolidated financial statements have been prepared under the historical cost convention, unless otherwise indicated.

March 31, 2022

d) Functional and presentation currency

Amounts presented in these consolidated financial statements and the notes hereto are in Canadian dollars, the parent Company's functional currency, unless otherwise stated.

The Company's German operation's functional currency is Canadian dollars. All other subsidiaries have a Canadian functional currency. Foreign currency transactions are translated into the functional currency, using the exchange rates prevailing at the dates of the transactions (spot exchange rate). Foreign exchange gains and losses resulting from the settlement of such transactions and from the remeasurement of monetary items denominated in foreign currency at year-end exchange rates are recognised in profit or loss. Non-monetary items are not retranslated at year-end and are measured at historical cost (translated using the exchange rates at the transaction date), except for non-monetary items measured at fair value which are translated using the exchange rates at the date when fair value was determined.

3. Summary of significant accounting policies

Use of management critical judgments, estimates and assumptions

The preparation of consolidated financial statements requires management to make critical judgments, estimates and assumptions that affect the reported amounts of certain assets and liabilities and disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses recorded during the reporting period. In making estimates and judgments, management relies on external information and observable conditions where possible, supplemented by internal analysis as required. Actual results may differ from those estimates. Estimates and assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised and in any future periods affected.

Management critical judgments, estimates and assumptions

Impairment assessment of non-financial assets

Judgement is required to identify the cash generating units ("CGU") of the Company for purposes of testing non-financial assets for impairment. The assessment of any impairment of the Company's long-lived assets is dependent upon estimate of the recoverable amounts of these assets. The process to calculate the recoverable amount of each CGU requires use of valuation methods such as a market approach or discounted cash flow method which uses assumption of key variables including estimated cash flows, discount rates and terminal value growth rates. The Company applies judgement when determining which methods are most appropriate to estimate the value in use and fair value less costs of disposal for each CGU.

Impairment exists when the carrying value of an asset or cash generating unit exceeds its recoverable amount, which is the higher of its fair value less costs of disposal and its value in use. Impairment is reversed when the recoverable amount exceeds the carrying value.

The fair value less costs of disposal calculation is based on available data from binding sales transactions in an arm's length transaction of similar assets or observable market prices less incremental costs for disposing of the asset.

Determination of purchase price paid and allocation of purchase price related to business combination or asset acquisition

Determination of whether a set of assets acquired and liabilities assumed constitute a business requires the Company to make certain judgments, taking into account all facts and circumstances. Applying the acquisition method requires the consideration paid and each identifiable asset and liability to be measured at its acquisition-date fair value. The excess, if any, of the fair value of consideration paid over the fair value of the net identifiable assets acquired is recognized as goodwill. The determination of the acquisition-date

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fair values often requires management to make assumptions and estimates about future events. The assumptions and estimates with respect to determining the fair value of net identifiable assets acquired generally require a high degree of judgment, and include estimates of future reserves and resources, sales levels and discount rates. Changes in any of the assumptions or estimates used in determining the fair value of the consideration paid and the fair value of acquired assets and liabilities could impact the amounts assigned to assets, liabilities and goodwill in the purchase price allocation.

Considerable judgment is applied in assessing indicators of impairment or impairment reversal and concluding whether impairment or reversal of impairment would subsequently be recorded. Many of the indicators used in these assessments are outside of management's control and inherently uncertain. As a result, it is reasonably likely that assumptions and estimates could change in future periods that could have a significant impact on the recoverable amount of the non-financial assets in future periods.

Inventories

Inventories are valued at the lower of cost and net realizable value. There is judgment in determining the net realizable value. Net realizable value for inventories is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

Provisions

The Company records provision for matters where a legal or constructive obligation exists at the date of the consolidated statement of financial position as a result of a past event and where a reliable estimate can be made of the obligation. These matters might include restructuring projects, legal matters, disputed issues, indirect taxes and other items. These obligations may not be settled for several years and a reliable estimate must be made of the likely outcome of each of these matters. These provisions represent our best estimate of the costs that will be incurred but actual experience may differ from the estimates made and therefore affect future financial results. The effects would be recognized in profit or loss.

Sales return allowance

The Company has agreements with customers that allow them to return products for a full refund in circumstances were the products are defective, below an acceptable quality level or in instances where the customer is unable to sell the product. An expected value method is used to estimate such returns at the time of sale. The Company has limited history in selling its products in the market, and as such, there is significant judgment required in estimated returns for products sold. The Company reviews actual returns during the reporting period, combined with remaining inventory levels of its products with customers at each period end and estimates returns based on this information. The validity of these assumptions and estimated returns are reassessed at each reporting period and adjusted, as necessary, to estimate returns for sold products.

Depreciation and amortization

The Company provides for depreciation expense on property and equipment at rates designed to amortize the cost of individual items and their material components over their estimated useful lives as well as provides for amortization expense on intangible assets over the life of the intangible. Management makes estimates of future useful life based on patterns of benefit consumption and impairments based on experience and market conditions. Impairment losses, depreciation and amortization expense are presented in profit or loss of the current period.

Available for use

Management uses judgment in determining when items of plant and equipment are available for use. An item is determined to be available for use when it is in the location and condition necessary for it to operate in the manner which management intended.

Income taxes

The Company makes estimates in respect of tax liabilities and tax assets. Full provision is made for future and current taxation at the rates of tax prevailing at the year end unless future rates have been substantively

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enacted. These calculations represent the Company's best estimate of the costs that will be incurred and recovered but actual experience may differ from the estimates made and therefore effect future financial results. The effects would be recognized in profit or loss, primarily through taxation.

The Company recognizes the deferred tax benefit related to deferred tax assets to the amount that is probable to be realized. Assessing the recoverability of deferred tax assets requires management to make significant estimates of future taxable profit. In addition, future changes in tax laws could limit the ability of the Company to obtain tax deductions from deferred tax assets.

Common shares, purchase warrants and options

The fair value of share-based payments is determined using the Black Scholes Option Pricing Model based on estimated fair values at the date of grant. The Black Scholes Option Pricing Model utilizes subjective assumptions such as expected price volatility and expected life of the award. Changes in these assumptions can significantly affect the fair value estimate. There is also judgement in the allocation of proceeds on private placements between the share and warrant components of the units issued.

Functional currency

The functional currency for the Company and each of the Company's subsidiaries is the currency of the primary economic environment in which the respective entity operates. The Company has determined the functional currency of each entity to be the Canadian dollar. Certain judgements must be made in order to identify the primary economic environment. The Company reconsiders the functional currency of its subsidiaries if there is a change in events and/or conditions which determine the primary economic environment.

Going concern

The Company regularly reviews and makes an assessment of its ability to continue as a going concern. This assessment relies on significant judgements and assumptions, taking into account all known future information.

Revenue recognition

The Company enters into agreements with customers for the provision of manufacturing services. There is judgement in determining whether the Company is a principal or agent under the terms of the agreements, and therefore whether the Company records revenue on a gross or net basis. The Company reviews the terms of the agreements to assess whether it controls the specified good or services before transferring those goods or services to the customers including whether it has inventory risk and is primarily responsible for fulfilling the promise to provide the specified goods or services.

Plant and equipment

Plant and equipment is recorded at cost less accumulated depreciation and impairment losses. Depreciation is calculated as cost less the residual value and provided on a straight-line basis over the expected useful life of the asset.

The following is a summary of estimated useful lives of the assets:

Equipment	5 to 20 years
Leasehold improvements	Term of the lease
Buildings and improvements	10 to 35 years
Land and improvements	10 to 15 years
Computer hardware	3 years
Office furniture	5 years

Cost for plant and equipment includes the purchase price, import duties, non-refundable taxes and any other costs directly attributable to bringing the asset into the location and condition to be capable of

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operating. Significant parts of an item of plant and equipment with different useful lives are recognized and depreciated separately. Depreciation commences when the asset is available for use. The asset's residual values, useful lives and method of depreciation are reviewed at each financial year end and adjustments are accounted for prospectively if appropriate. An item of plant and equipment is derecognized on disposal or when no future economic benefits are expected from its use. Any gain or loss arising on de-recognition of an asset is included in profit or loss in the period the asset is derecognized. **Intangible assets**

Acquired

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination are their fair values at the date of acquisition. Following initial recognition, intangible assets are carried at cost less accumulated amortization and any accumulated impairment losses. The estimated useful lives are as follows:

Patents	Life of the patent
Licenses	80 to 120 months
ERP	Term of the contract plus one renewal term (6 years)
Website	Expected life of the site (5 years)
Software	Expected life of the software (5 years)
Customer relationships	Expected life of customer relationship (30 years)
Brand name	Expected life of brand name (20 years)

Intangible assets with finite lives are amortized over their estimated useful lives and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortization period and method of amortization is reviewed at least annually. The licenses are location specific with amortization calculated over the remaining term of the leased location including any likely renewal periods or 10 years for licenses in Company owned facilities.

An intangible asset is derecognised on disposal, or when no future economic benefits are expected from use or disposal. Gains or losses arising from derecognition of an intangible asset, measured as the difference between the net disposal proceeds and the carrying amount of the asset, are recognised in profit or loss when the asset is derecognised.

Research and development costs

Research costs are charged as an expense in the year in which they are incurred. Development costs are charged as an expense in the period incurred unless the Company believes a development project meets generally accepted criteria for deferral and amortization.

To determine when a development project meets the criteria for deferral and amortization, the Company regularly reviews costs associated with activities related to the development of internally generated assets to support the capitalization criteria. Management utilizes judgement in determining which costs qualify under the criteria for deferral and amortization.

Inventories

Inventories consist of raw materials, supplies and finished goods. Raw material cost includes the purchase price, transport/handling costs, any currency exchange differences and any import duties or other taxes. Cost is determined on a weighted average basis. Finished goods include direct materials, supplies and labour. Inventories are measured at the lower of cost and net realizable value. Net realizable value is defined as the estimated selling price less cost to complete the goods used in production and estimated selling cost.

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Revenue from contracts with customers

To determine the amount and timing of revenue recognized, the Company followed the five-step model framework:

- 1. Identify the contract(s) with a customer;
- 2. Identify the performance obligations in the contract;
- 3. Determine the transaction price;
- 4. Allocate the transaction price to the performance obligations in the contract; and
- 5. Recognize revenue when (or as) the entity satisfies a performance obligation.

Revenue recognition

Revenue is recognized at the amount of the transaction price that is allocated to the performance obligation. The transaction price is the amount of consideration the Company receives in exchange for transferring promised goods or services to a customer. The Company's payment terms require payment from the customer between 15 days and 60 days after delivery and as such, the Company does not adjust any of the transaction prices for the time value of money.

The Company generates revenue primarily from the sale of manufactured products and from extraction services for its customers.

Manufactured Products: Revenue is recognized when the finished products, such as vape cartridges or dabs, are delivered and accepted by the customers. For contracts that permit the customer to return an item, revenue is recognized to the extent that it is highly probably that a significant reversal of cumulative revenue recognized will not occur. Therefore, the amount of revenue recognized is adjusted for expected returns, which are estimated based on actual returns combined with the Company's inventory on hand with customers at the end of each period. For the year ended March 31, 2022, \$97,871 of returns relating to sales were recorded (year ended March 31, 2021: \$nil).

Where excise tax has been billed to customers, the Company has reflected the excise tax as part of revenue in accordance with IFRS 15. Revenues presented on the consolidated statement of operations and comprehensive loss represents revenue from the sale of goods less applicable excise taxes.

Manufacturing Services: The Company provides extraction services to some customers. Under extraction services agreements, the customers supply the direct material to the Company for extracting cannabis oil (processed biomass) from the direct material. Revenue for extraction services is recognized when the processed biomass has been tested and the customer obtains notification of satisfactory third-party testing of the processed biomass.

Consideration received in advance of revenue being recognized is deferred until the conditions are met.

Interest income

Interest income is recognised when it is probable that the economic benefits will flow to the Company and the amount of the interest can be measured reliably. Interest income is accrued on a time basis by reference to the principal outstanding and the applicable effective interest rate.

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Impairment of long-lived assets

Goodwill, intangible assets with indefinite useful lives and intangible assets not yet available for use are tested for impairment at least annually, and whenever there is an indication that the asset may be impaired. Plant and equipment and other intangible assets are reviewed for impairment whenever events or changes in circumstances indicate that their carrying amounts may not be recoverable. For the purpose of measuring recoverable cash flows, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash generating units or CGUs). If such indication exists, the Company estimates the recoverable amount of the assets, which is the higher of its fair value less costs of disposal and its value in use. Value in use is estimated as the present value of future cash flows generated by the asset or CGU including eventual disposal. If the recoverable amount of an asset is less than its carrying amount, the carrying amount is reduced to its recoverable amount, and an impairment loss is recognized immediately in profit or loss. Where an impairment loss subsequently reverses, the carrying amount of the asset is increased to the lesser of the revised estimated recoverable amount and the carrying amount that would have been recorded, had no impairment loss been recognized previously. Any such recovery is recognized immediately in profit or loss.

Leases

For leases entered into or modified on or after April 1, 2019, a contract is a lease or contains a lease if it conveys the right to control the use of an asset for a time period in exchange for consideration. To identify a lease, the Company considers whether an explicit or implicit asset is specified in the contract and determines whether the Company obtains substantially all the economic benefits from the use of the underlying asset by assessing numerous factors, including but not limited to substitution rights and the right to determine how and for what purpose the asset is used.

At the commencement of a lease, the Company determines the lease term as the non-cancellable period of a lease, together with periods covered by an option to extend or an option to terminate if it is reasonably certain to exercise an extension option or to not exercise a termination option. Management considers all facts and circumstances that create an economic incentive to exercise and extension option or to not exercise a termination option. This judgement is based on factors such as contract rates compared to market rates, economic reasons, significance of leasehold improvements, termination and relocation costs, installation of specialized assets, residual value guarantees, and any sublease term. The Company reassesses this when a significant event or significant change in circumstances within the Company's control has occurred.

The Company recognizes lease assets and lease liabilities for all leases, except for leases of low-value assets and short-term leases with a term of 12 months or less. The lease payments associated with those exempted leases are recognized in general and administrative expenses on a straight-line basis over the lease term.

The lease liability is recognized at the commencement date of the lease and is initially measured at the present value of the lease payments that are not paid. The Company elected to separate non-lease components from lease components and account for non-lease components separately.

The lease liability is discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the Company's incremental borrowing rate. The lease liability is subsequently measured at amortized cost using the effective interest method. The lease liability is remeasured when the expected lease payments change as a result of a change in the lease term, a change in the assessment of an option to purchase the leased asset, changes in the future lease payments as a result of a change in an index or rate used to determine the lease payments, and changes in estimated payments for residual value guarantees.

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The lease asset is recognized at the commencement date of the lease and is initially measured at cost, comprised of the amount of the initial measurement of the lease liability less any incentives received from the lessor. Added to the lease asset are any initial direct costs incurred, lease payments made before the commencement date, and estimated restoration costs. The lease asset is subsequently depreciated on a straight-line basis from the commencement date to the earlier of the end of the useful life of the lease asset or the end of the lease term. The lease asset is periodically reduced by impairment losses, if any, and adjusted for certain remeasurements of the lease liability.

All other leases are accounted for as operating leases, wherein payments are expensed on a straight-line basis over the term of the lease.

Government assistance

Government grants are recognized where there is a reasonable assurance that the grant will be received and all attached conditions will be complied with. Government grants are recognized as an offset to expenses over the periods in which the Company recognizes expenses which the grants are intended to compensate. Government grants related to assets are recognized as a cost reduction of the assets and reduce depreciation over the expected useful life of the related assets.

Foreign currency translation

The individual financial statements of each entity are recorded in their functional currency which is the currency of the primary economic environment in which the entity operates.

In preparing the financial statements of the individual entities, foreign currency transactions are translated into the functional currency of the respective entity using exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses arising from the settlement of such transactions and from remeasurement of monetary items at period-end exchange rates are recognized in profit or loss. Nonmonetary items measured at historical cost are translated using exchange rates at the date of the transaction and are not retranslated. Non-monetary items measured at fair value are translated using the exchange rates at the date when fair value was determined.

Loss per common share

Basic loss per common share is computed by dividing the loss by the weighted average number of common shares outstanding during the year. Diluted per share amounts reflect the potential dilution that could occur if the Company's convertible securities were converted to common shares. Diluted loss per common share is calculated by adjusting the loss attributable to common shareholders and the weighted average number of common shares outstanding for the effect of all dilutive potential common shares. Convertible securities are converted using the "treasury stock" method. When the Company is in a net loss position, the conversion of convertible securities is considered to be anti-dilutive.

Deferred taxes

The Company accounts for income taxes using the liability method of tax allocation. Deferred taxes are recognized for the deferred tax consequences attributable to differences between the carrying values of assets and liabilities and their respective income tax bases. Deferred tax assets and liabilities are measured using substantively enacted income tax rates expected to apply to taxable income in the years in which temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in rates is included in profit and loss in the period that includes the enactment date. Deferred tax assets are recorded in the consolidated financial statements if realization is considered probable.

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Share issue costs

Share issuance costs relating to the issuance of share capital that has not occurred prior to year end are deferred in prepaids and netted against the proceeds when the related shares are issued.

Share-based payments

The Company issues equity-settled share-based awards to eligible employees, directors, officers and consultants. Share-based payments are accounted for using the fair value method whereby compensation expense related to these programs is recorded in profit or loss with a corresponding increase to contributed surplus. The fair value of options granted is determined using Black-Scholes Option Pricing Model at the grant date and expensed over the vesting period. Expected forfeitures are estimated at the date of grant and subsequently adjusted if further information indicates estimated forfeitures will change.

Upon the exercise of the stock options or warrants, consideration received together with the amount previously recognized in contributed surplus is recorded as an increase to share capital. On expiry, any amount related to the stock options or warrants previously recognized in contributed surplus is recorded to deficit with a corresponding decrease to contributed surplus.

During the year ended March 31, 2022, the Company changed its accounting policy on treatment of expired stock options and warrants. Prior to the year ended March 31, 2022, the amounts related to expired stock options and warrants remained in contributed surplus. With the change in accounting policy, amounts related to expired stock options and warrants are recorded to deficit with a corresponding decrease to contributed surplus. As a result of the change in accounting policy, the contributed surplus account balance as at March 31, 2020 and 2021 has been reduced by \$7,704,915 and the deficit account balance as at March 31, 2020 and 2021 has been increased by \$7,704,915.

Had the accounting policy been in effect in prior years, the contributed surplus and deficit balances would have been as follows:

	March 31, 2020	March 31,2021
Deficit	(119,578,494)	(146,678,008)
Contributed Surplus	26,115,585	17,020,655

Employee Share Purchase Plan

The Company contributes to an Employee Share Purchase Plan ("ESPP") for employees and certain contractors. The plan is based on the amount of an individual's contribution and is subject to maximum limits per individual. The Company accounts for this plan as an expense in the period in which the contributions are made.

Financial instruments

Financial assets

Financial assets are initially recognized at fair value plus directly attributable transaction costs. The classification is based on the Company's business approach for managing the financial assets and whether the instruments' contractual cash flows represent solely payments of principal and interest on the principal amount outstanding (SPPI test). The business approach considers whether a Company's objective is to receive cash flows from holding assets, from selling assets in a portfolio, or a combination of both.

Subsequent measurement of financial assets is at amortized cost, fair value through other comprehensive income (FVOCI), or fair value through profit or loss (FVTPL).

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Assets held only for the collection of contractual cash flows and that meet the SPPI test, are classified and subsequently measured at amortized cost using the effective interest rate method. Cash, accounts receivables, lease receivable and deposits have been included in this category.

Assets held within a business approach to both collect cash flows and sell the assets and that meet the SPPI test are classified and subsequently measured at FVOCI. Assets that do not meet the criteria for amortized cost or FVOCI are classified and subsequently measured at FVTPL with realized and unrealized gains and losses reported in other income (expense). The Company currently does not hold any assets at FVOCI or FVTPL.

Financial liabilities

Financial liabilities are initially recognized at fair value and are subsequently measured at amortized cost using the effective interest method. The Company's financial liabilities include short term borrowings, facility construction liabilities, accounts payable and accrued liabilities, long-term debt, and lease liabilities.

Fair value

Financial instruments are initially measured at fair value. The Company categorizes its fair value measurements for financial assets and financial liabilities measured at fair value according to a three-level hierarchy which prioritizes the inputs used in the Company's valuation techniques. A level is assigned to each fair value measurement based on the lowest level input significant to the overall fair value measurement. The three levels of the fair value hierarchy based on the reliability of inputs are as follows:

Level 1 fair value measurements are those derived from quoted prices (unadjusted) in active markets for identical assets or liabilities;

Level 2 fair value measurements are those derived from inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices); and

Level 3 fair value measurements are those derived from valuation techniques that include inputs for the asset or liability that are not based on observable market data (unobservable inputs).

Impairment

Under IFRS 9, the Company reviews the carrying amount of assets at the end of each reporting period to determine whether there is an indication of impairment. An asset may be impaired when there is objective evidence of impairment as a result of one or more events that occurred after the initial recognition of the financial of the asset and if these events have an impact on the estimated future cash flows of the financial asset.

Credit Loss

The Company recognizes an allowance for expected credit loss ("ECL") based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows the Company expects to receive, discounted at an approximation of the original effective interest rate.

The ECLs are recognized in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12 months. For credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default.

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The Company applies the simplified approach to trades receivables and calculates based on lifetime expected credit losses at each reporting date, taking into considerations historical credit loss experience and general economic conditions. When the carrying amount of financial assets are reduced through an ECL allowance, this is recognized in the consolidated statements of operations.

New accounting standards issued but not yet effective

Certain new accounting standards and interpretations have been published that are not mandatory for the current year and have not been early adopted. These standards are not expected to have a material effect on the Company in the current of future reporting periods.

IAS 1 – In February 2021, the IASB issued 'Disclosure of Accounting Policies' with amendments that are intended to help preparers in deciding which accounting policies to disclose in their financial statements. The amendments are effective for year ends beginning on or after January 1, 2023.

IAS 1 – Presentation of Financial Statements ("IAS 1") was amended in January 2020 to provide a more general approach to the classification of liabilities under IAS 1 based on the contractual arrangements in place at the reporting date. The amendments clarify that the classification of liabilities as current or noncurrent is based solely on a company' s right to defer settlement at the reporting date. The right needs to be unconditional and must have substance. The amendments also clarify that the transfer of a company ' s own equity instruments is regarded as settlement of a liability, unless it results from the exercise of a conversion option meeting the definition of an equity instrument. The amendments are effective for annual periods beginning on January 1, 2023.

IAS 8 - In February 2021, the IASB issued 'Definition of Accounting Estimates' to help entities distinguish between accounting policies and accounting estimates. The amendments are effective for year ends beginning on or after January 1, 2023.

IAS 12 - In May 2021, the IASB issued 'Deferred Tax Related to Assets and Liabilities Arising from a Single Transaction' that clarifies how entities account for deferred tax on transactions such as leases and decommissioning obligations. The amendments are effective for year ends beginning on or after January 1, 2023.

IAS 16 - Property, Plant and Equipment ("IAS 16") was amended. The amendments introduce new guidance, such that the proceeds from selling items before the related property, plant and equipment is available for its intended use can no longer be deducted from the cost. Instead, such proceeds are to be recognized in profit or loss, together with the costs of producing those items. The amendments are effective for annual periods beginning on January 1, 2022.

IAS 37 - Provisions, Contingent Liabilities, and Contingent Assets ("IAS 37") was amended. The amendments clarify that when assessing if a contract is onerous, the cost of fulfilling the contract includes all costs that relate directly to the contract – i.e. a full-cost approach. Such costs include both the incremental costs of the contract (i.e. costs a company would avoid if it did not have the contract) and an allocation of other direct costs incurred on activities required to fulfill the contract – e.g. contract management and supervision, or depreciation of equipment used in fulfilling the contract. The amendments are effective for annual periods beginning on January 1, 2022.

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4. Inventories

Inventories were comprised of the following:

	March 31,	March 31,
	2022	2021
Direct materials	\$ 1,053,670	\$ 76,635
Supplies and materials	182,996	696,039
Work in progress	-	119,377
Spare parts	250,117	250,117
Finished goods	634,753	251,666
	\$ 2,121,536	\$ 1,393,834

The valuation of the inventory is carried at cost as at March 31, 2022 and 2021. During the year ended March 31, 2022, the Company reviewed the carrying value of its inventories for indicators of impairment. Management determined that indicators of impairment existed and conducted an impairment assessment. As a result of the impairment assessment, the Company recognized an inventory impairment reversal of \$155,921 during the year ended March 31, 2022 (March 31, 2021 - impairment of \$7,428,465). The Company included \$nil of inventory impairment in cost of sales during the year ended March 31, 2022 (2021 - \$63,691).

Inventory expensed to cost of sales during the year ended March 31, 2022 was \$2,347,339 (2021 -\$2,068,301). Inventories expensed to operating expenses during the year ended March 31, 2022 were \$nil (2021 - \$28,686).

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5. Lease assets

Cost	Equipment	Buildings and Improvements	Total
Balance March 31, 2020	576,728	2,021,928	2,598,656
Disposals	-	(605,804)	(605,804)
Impairment	1940) 1940)	(728,884)	(728,884)
Balance March 31, 2021	576,728	687,240	1,263,968
Additions	326,499		326,499
Disposals	-	(687,240)	(687,240)
Balance March 31, 2022	903,227		903,227
Balance March 31, 2020 Depreciation expense Disposals	266,586 100,049 -	262,495 327,702 (227,114)	529,081 427,751 (227,114)
Impairment	-	(109,333)	(109,333)
Balance March 31, 2021	366,635	253,750	620,385
Depreciation expense	156,158	63,438	219,596
Disposals	3.	(317,188)	(317,188)
Balance March 31, 2022	522,793		522,793
NBV Balance March 31, 2021	\$ 210,093 \$	433,490 \$	643,583
NBV Balance March 31, 2022	\$ 380,434 \$	- \$	380,434

During the year ended March 31, 2021, the Company sublet a property included in buildings and improvements. The sublease resulted in a derecognition of \$165,756 related to cost and \$47,536 related to accumulated amortization. The net investment in the new sublease of \$80,688 was recorded as a lease receivable. At March 31, 2022, the outstanding balance under the lease receivable was \$21,008 (2021 - \$69,020).

The Company reviews the carrying value of its lease assets at each reporting period for indicators of impairment. It was determined there were indicators of impairment relating to specifically identified leased assets, as follows:

During the year ended March 31, 2022, the Company vacated a leased property included in buildings and improvements. The Company was not able to re-enter the property. The Company has recorded impairment of lease assets of \$370,053 related to this lease comprised of \$687,241 related to cost and \$317,188 related to accumulated amortization. The Company recorded a further impairment of \$85,264 of leasehold improvements related to the lease. Additionally, the Company had five months of unpaid operating costs owing of \$27,923 at March 31, 2022 which was included in accounts payable and accrued liabilities.

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During the year ended March 31, 2021, the Company vacated a leased property included in buildings and improvements. The Company was not able to re-enter the property. The Company has recorded impairment of lease assets of \$619,551 related to this lease comprised of \$728,884 offset by \$109,333 related to accumulated amortization. Additionally, the Company had six months of unpaid operating costs owing of \$152,536 at March 31, 2021 which was included in accounts payable and accrued liabilities. In addition, the Company vacated and received releases for two properties in Germany during the year ended March 31, 2021. The Company has recorded a gain on termination of lease assets of \$21,248 related to these properties comprised of \$440,048 related to cost which related to the cost offset by the \$179,578 related to accumulated amortization and \$281,718 related to extinguishment of the related liabilities.

At March 31, 2022 and 2021, the carrying value of the lease assets of \$380,434 was allocated to the cannabis production CGU. Refer to Note 6 for further analysis.

At March 31, 2022, there was equipment included in leased assets with a carrying value of \$380,434 (March 31, 2021 - \$210,093) where the underlying asset title has been provided to the lessor as security on the lease. Total lease liabilities of \$381,882 (March 31, 2021 - \$55,383) related to these assets.

		Building and	Land and	Assets under	Leaseshold	(4)	
	Equipment	Improvements	Improvements	Construction	Improvements	Other ⁽¹⁾	Total
Cost							
March 31, 2020	12,606,497	11,313,396	3,837,529	26,137,815	367,706	635,609	54,898,552
Additions	118,707		3	145,246		2	263,953
Transfers	20,277	-	3	(20,277)			
Disposals	(79,233)	5 3	3 .	(309,714)	(82,542)	(103,615)	(575,104
March 31, 2021	12,666,248	11,313,396	3,837,529	25,953,070	285,164	531,994	54,587,401
Additions	-	100,844	8	1,477,451		(*)	1,578,295
Disposals	(961,074)	323	-	(128,336)	(285,164)	(49,073)	(1,423,647)
March 31, 2022	11,705,174	11,414,240	3,837,529	27,302,185		482,921	54,742,049
Accumulated Depreciation a	nd Impairment						
March 31, 2020	4,569,245	7,968,080	39,224	9 2 9	118.277	310.882	13.005.708
March 31, 2020 Depreciation	4,569,245 1,272,384	7,968,080 70,992	39,224 23,881	:	118,277 93,934	310,882 116,897	13,005,708 1,578,088
,							
Depreciation	1,272,384	70,992	23,881	120	93,934	116,897	15,295,801
Depreciation Impairment	1,272,384 1,007,123	70,992 171,900	23,881 747,698	13,369,080	93,934	116,897 (108,188)	1,578,088 15,295,801 (136,876)
Depreciation Impairment Disposals	1,272,384 1,007,123 (3,059)	70,992 171,900	23,881 747,698	- 13,369,080 -	93,934 - (25,629)	116,897 (108,188) 319,591	1,578,088 15,295,801 (136,876) 29,742,721
Depreciation Impairment Disposals March 31, 2021	1,272,384 1,007,123 (3,059) 6,845,693	70,992 171,900 8,210,972	23,881 747,698 810,803	- 13,369,080 -	93,934 (25,629) 186,582	116,897 (108,188)	1,578,088 15,295,801 (136,876) 29,742,721 1,356,333
Depreciation Impairment Disposals March 31, 2021 Depreciation	1,272,384 1,007,123 (3,059) 6,845,693 1,069,326	70,992 171,900 8,210,972 188,711	23,881 747,698 810,803 731	13,369,080 13,369,080	93,934 (25,629) 186,582	116,897 (108,188) 319,591 83,372	1,578,088 15,295,801 (136,876) 29,742,721 1,356,333 2,176,124
Depreciation Impairment Disposals March 31, 2021 Depreciation Impairment	1,272,384 1,007,123 (3,059) 6,845,693 1,069,326 26,584	70,992 171,900 8,210,972 188,711	23,881 747,698 810,803 731 460,835	13,369,080 	93,934 (25,629) 186,582 14,193	116,897 (108,188) 319,591	1,578,088 15,295,801 (136,876 29,742,721 1,356,333 2,176,124
Depreciation Impairment Disposals March 31, 2021 Depreciation Impairment Disposals March 31, 2022	1,272,384 1,007,123 (3,059) 6,845,693 1,069,326 26,584 (374,533)	70,992 171,900 8,210,972 188,711 17,182	23,881 747,698 810,803 731 460,835	13,369,080 13,369,080 1,671,523 (161,619)	93,934 (25,629) 186,582 14,193 (200,775)	(108,188) 319,591 83,372 (47,769)	1,578,088 15,295,801 (136,876) 29,742,721 1,356,333 2,176,124 (784,696)
Depreciation Impairment Disposals March 31, 2021 Depreciation Impairment Disposals	1,272,384 1,007,123 (3,059) 6,845,693 1,069,326 26,584 (374,533)	70,992 171,900 8,210,972 188,711 17,182	23,881 747,698 810,803 731 460,835	13,369,080 13,369,080 1,671,523 (161,619)	93,934 (25,629) 186,582 14,193 (200,775)	(108,188) 319,591 83,372 (47,769)	1,578,088 15,295,801 (136,876 29,742,721 1,356,333 2,176,124 (784,696)

6. Plant and equipment

Notes: ⁽¹⁾ Other includes computer hardware and office furniture

Assets under construction consists of machinery in the installation process and costs incurred related to one of the Company's plants. Since these assets were not available for use at March 31, 2022 and 2021, no depreciation was recognized for these assets during these years.

At March 31, 2022, advance payments on the purchase of various pieces of equipment of \$100,000 (March 31, 2021 - \$392,032) are included in prepaids and deposits. Delivery is expected in fiscal 2023.

At March 31, 2022, capitalized borrowing costs of \$nil (2021 - \$144,126 at the greater of 8.5% or the Bank of Nova Scotia prime rate plus 10.05%) were included in additions to assets under construction. The Company ceased the capitalization of borrowing costs in September 2020, as the construction project was suspended.

March 31, 2022

Impairment for the year ended March 31, 2022

The Company performs impairment tests on its cash generating units ("CGUs") when there are indicators of impairment. The Company has two CGUs: Cannabis Production and Edmonton Facility III. The CGUs are separate geographical areas and represent specific product groupings for the Company. In 2021, the Company had a third CGU for Germany (MAG). This CGU no longer exists as the Company deconsolidated MAG during the year ended March 31, 2022.

As at March 31, 2022, the Company identified impairment indicators related to the Cannabis Production CGU including underperforming operating results and excess production capacity in the facilities. As at March 31, 2022, the carrying value of the Cannabis Production CGU was \$15,179,847, prior to the impact of any impairment in the current year.

As at March 31, 2022, the Company identified impairment indicators related to the Edmonton Facility III CGU related to the fact that the Edmonton Facility III CGU consists of redundant assets. These assets are considered redundant due to a change in the Company's strategic direction from the production of bulk cannabis oil to other cannabis products in the recreational cannabis market. As at March 31, 2022, Edmonton Facility III had a carrying value of \$9,837,566, prior to the impact of any impairment in the current year.

In accordance with the Company's accounting policies, management evaluated the recoverability of each of its CGUs. The Company determined the fair value less cost of disposal ("FVLCD") was greater than the value in use for each of the CGUs.

As a result, the Company has recorded property and equipment impairment of \$98,559 related to the Cannabis Production CGU, and \$2,077,566 for the Edmonton Facility III CGU.

The FVLCD calculation for the equipment included in the Cannabis Production CGU was based on third party appraisals and other unobservable inputs (Level 3 of the fair value hierarchy) using primarily the sales comparison approach. The key assumptions in determining the FVLCD were the comparability of the assets used in the sales comparison approach to the related equipment held by the Company, any adjustments made to take into account differences between the equipment, as well as the estimated costs of disposal.

For the building and building improvements in the Cannabis Production CGU, the FVLCD was based on third party appraisals and other unobservable inputs (Level 3 of the fair value hierarchy) and based on a capitalization of forecasted normalized net operating income approach. The Company determined the forecasted normalized net earnings for each facility based on market rental rates. Capitalization rates used to estimate fair market value considered many factors including but not limited to; the location of the facility, the size of the land parcel, site coverage and type and use of the property, the age of the building and special use characteristics of the facility. The key assumptions in determining the FVLCD were the expected lease rental rates and the capitalization percentage applied. The capitalization rates used were 15%.

The FVLCD calculation for the Edmonton Facility III CGU was based on third party appraisals and other unobservable inputs (Level 3 of the fair value hierarchy) using primarily the sales comparison approach. The key assumptions in determining the FVLCD were the comparability of the assets used in the sales comparison approach. This includes any adjustments made to take into account differences between these assets, the estimated costs of disposal, and the estimated costs to complete the facility to a comparable state as the buildings utilized in the sales comparison.

Impairment for the year ended March 31, 2021

The Company performs impairment tests on its cash generating units ("CGUs") when there are indicators of impairment. The Company has three CGUs: Cannabis Production, Edmonton Facility III and Germany (MAG). The CGUs are separate geographical areas and represent specific product groupings for the Company.

March 31, 2022

As at March 31, 2021, the Company identified impairment indicators related to the Cannabis Production CGU including underperforming operating results and excess production capacity in the facilities. As at March 31, 2021, the carrying value of the Cannabis Production CGU was \$17,853,327, prior to the impact of impairment.

As at March 31, 2021, the Company identified impairment indicators related to the Edmonton Facility III CGU related to the fact that the Edmonton Facility III CGU consists of redundant assets. These assets are considered redundant due to a change in the Company's strategic direction from the production of bulk cannabis oil to other cannabis products in the recreational cannabis market. As at March 31, 2021, Edmonton Facility III had a carrying value of \$20,628,236, prior to the impact of impairment.

As at March 31, 2021, the Company identified impairment indicators relating to the MAG CGU including a decline in the value of the worldwide cannabis market and a change in the Company's strategic direction to no longer pursue the German market and to discontinue any German operations. As at March 31, 2021, the carrying value of the MAG CGU was \$2,422,932, prior to the impact of impairment.

In accordance with the Company's accounting policies, management evaluated the recoverability of each of its CGUs. The Company determined the fair value less cost of disposal ("FVLCD") was greater than the value in use for each of the CGUs.

As a result, the Company recorded property and equipment impairment of \$2,138,633 related to the Cannabis Production CGU, \$10,734,236 for the Edmonton Facility III CGU and \$2,422,932 related to the MAG CGU, and the Cannabis Production CGU has also recorded impairment of \$79,855 on intangible assets.

The FVLCD calculation for the equipment included in the Cannabis Production CGU was based on third party appraisals and other unobservable inputs (Level 3 of the fair value hierarchy) using primarily the sales comparison approach. The key assumptions in determining the FVLCD were the comparability of the assets used in the sales comparison approach to the related equipment held by the Company, any adjustments made to take into account differences between the equipment, as well as the estimated costs of disposal.

For the building and building improvements in the Cannabis Production CGU, the FVLCD was based on third party appraisals and other unobservable inputs (Level 3 of the fair value hierarchy) and based on a capitalization of forecasted normalized net operating income approach. The Company determined the forecasted normalized net earnings for each facility based on market rental rates. Capitalization rates used to estimate fair market value considered many factors including but not limited to; the location of the facility, the size of the land parcel, site coverage and type and use of the property, the age of the building and special use characteristics of the facility. The key assumptions in determining the FVLCD were the expected lease rental rates and the capitalization percentage applied. The capitalization rates used were 15%.

The FVLCD calculation for the Edmonton Facility III CGU was based on third party appraisals and other unobservable inputs (Level 3 of the fair value hierarchy) using primarily the sales comparison approach. The key assumptions in determining the FVLCD were the comparability of the assets used in the sales comparison approach. This includes any adjustments made to take into account differences between these assets, the estimated costs of disposal, and the estimated costs to complete the facility to a comparable state as the buildings utilized in the sales comparison.

The FVLCD calculation for the MAG CGU was based on management's assessment of the market, and determination that the construction of the facility, and subsequent bankruptcy of the MAG operations resulted in a \$nil FVLCD. The key assumption in determining FVLCD was that the assets could not be resold to an arms-length third party for proceeds.

March 31, 2022

7. Intangible assets

	Patent	License	ERP ⁽¹⁾	Br	and Name		Customer elationships	Other ⁽²⁾	Total
Cost									
March 31, 2020	\$ 100,000	\$ 459,993	\$ 248,395	\$	8	\$	<u>.</u>	\$ 331,693	\$ 1,140,081
Additions		5 .	226		2		¥	<u>s</u>	S2
Disposals					8		-	(33,521)	(33,521)
March 31, 2021	100,000	459,993	248,395		-		*	298,172	1,106,560
Additions					805,000		1,142,000		1,947,000
Disposals	(100,000)	27/	3.72				5	(258,015)	(358,015)
March 31, 2022	\$	\$ 459,993	\$ 248,395	\$	805,000	\$	1,142,000	\$ 40,157	\$ 2,695,545
March 31, 2020 Depreciation Disposals & Impairment	\$ 100,000	\$ 65,280 48,351 -	\$ 53,206 42,185	\$		\$		\$ 53,700 59,634 79,855	\$ 272,186 150,170 79,855
March 31, 2021	 100,000	 113,631	 95,391		-	_		 19,855 193,189	 79,855 502,211
Depreciation	100,000	48,351	41,728		6,709		6,344	35,276	138,408
Disposals & Impairment	(100,000)		-					(201,348)	(301,348)
March 31, 2022	\$ -	\$ 161,982	\$ 137,119	\$	6,709	\$	6,344	\$ 27,117	\$ 339,271
Carrying Value									
March 31, 2021	\$ 2	\$ 346,362	\$ 153,004	\$	24	\$	10	\$ 104,983	\$ 604,349
101011 31, 2021									

Notes: ⁽¹⁾ Enterprise resource planning system ("ERP")

⁽²⁾ Other includes computer software and the Company's website (3) See Note 21.

At March 31, 2022, there was \$nil included in long-term prepaids and deposits (March 31, 2021 - \$1,177,217) related to patent applications that are expected to be recorded to intangible assets as patents are granted. It was determined at March 31, 2022 and 2021 that there were indicators of impairment of these patents as a result of the reduced ability of the Company to fund the required filings to continue the patent process. In accordance with the Company's accounting policies, management evaluated the recoverability of the individual assets. The Company determined the fair value less cost of disposal ("FVLCD") was equal to the value in use for the individual assets. The Company completed an impairment assessment of the patents assets on an individual basis and as a result of that assessment, the Company recorded impairment on all of the patents of \$85,720 for the year ended March 31, 2022 (2021 - \$1,177,217).

The Company reviews the carrying value of the intangible assets at each reporting period for indicators of impairment. The Company determined that its intangible assets were part of its cannabis production CGU (Note 6). It was determined that at March 31, 2021, there were indicators of impairment for this CGU. The Company completed an impairment assessment of this CGU and as a result of that assessment, the Company recorded impairment of its intangible assets of \$79,855 for the year ended March 31, 2021.

March 31, 2022

8. Change in non-cash operating working capital

	March 31,	March 31,
	2022	2021
Accounts receivable	\$ 377,108	\$ 331,407
Prepaids and deposits	(102,624)	944,814
Inventories	(571,781)	68,478
Facility construction liabilities	1,448,518	(3,002,581)
Accounts payable and accrued liabilities	4,971,183	4,655,419
Net change in non-cash operating working capital	\$ 6,122,404	\$ 2,997,537

Non-cash transactions		
Settlement of debt through issuance of shares	\$ 436,258	\$ 7,349,347
Settlement of debt through issuance of units	-	1,494,364
Settlement of services payables through issuance of shares	21,000	322,863
Settlement of debenture and interest payable through issuance of shares	-	1,318,632
Lease disposal	370,053	619,551

9. Capital management

The primary objectives of the Company's capital management strategy are to:

- Provide an adequate return to its shareholders; 1
- 2 Provide adequate and efficient funding for operations;
- 3 Finance growth; and
- 4 Preserve financial flexibility to benefit from potential opportunities as they arise.

The Company has historically financed operations and capital expansions mainly by receiving funds borrowed from creditors and obtained from investors by issuing convertible promissory notes and common shares. If so required and available, the Company will continue this practice in the future.

The capital structure of the Company consists of long-term debt, lease liabilities, and deficit as follows:

	March 31, 2022	March 31, 2021
Long-term debt	\$ 10,809,814	\$ 9,582,593
Lease liabilities	1,598,166	1,317,170
Total debt	12,407,980	10,899,763
Shareholders' deficit	(10,125,779)	(2,529,873)
	\$ 2,282,201	\$ 8,369,890

\$8,369,890

The Company is not subject to externally imposed capital requirements. There has been no change with respect to the overall capital risk management strategy during the year ended March 31, 2022.

March 31, 2022

10. Short-term borrowings

On January 31, 2020, the Company entered into a loan agreement with Akaura Holdings Inc. ("Akaura", a related party as the Company shares a director with Akaura, Note 15) to assist the Company with working capital requirements. The amount funded under the loan agreement was \$2,500,000 and beared interest at 21.0% per annum. \$200,000 was held back by the lender and was recorded as long-term restricted cash. Interest was accrued monthly with the principal balance due on February 28, 2020. With the loan unpaid at February 28, 2020, an additional penalty of \$60,000 was due immediately with a further per diem penalty of \$2,000 per day accruing from February 15, 2020 until all principal, interest and penalties were repaid in full.

At February 2, 2021, the Company owed the original principal of \$2,500,000 less the \$200,000 holdback, and \$981,664 of accrued interest and default fees related to the Ioan. The Company renegotiated the terms of the Ioan with Akaura in February 2021. As a result of the renegotiation, the Company issued 20,952,381 shares of the Company to Akaura to settle \$2,200,000 of the Company's outstanding debt with Akaura. Akaura extended \$1,000,000 of the outstanding liability under a new agreement with the Company and forgave \$219,937 of the Company's existing debt. The Company reimbursed Akaura for legal and financing fees of \$138,273 relating to the renegotiation.

The new loan agreement allowed an interest free period on the loan until June 1, 2021, at which time the \$1,000,000 was to be paid in full. If the loan was not repaid on June 1, 2021, interest in the amount of 3% per month, retroactive to March 2021 would be charged until payment was received in full.

The Company concluded that the terms of the new agreement were substantially modified from the terms of the original agreement and as such, the renegotiation of the loan was treated as an extinguishment of the original debt and the modified loan was recorded as new debt.

The loan is secured through a mortgage on land and building as well as a general security agreement between Akaura Holdings Inc. and two of the Company's subsidiaries. Akaura retained all rights and security pertaining to the second mortgage under the new debt agreement.

This loan was not repaid on June 1, 2021 and as such, an interest expense of \$390,000 was recorded in the consolidated statement of operations for the year ended March 31, 2022 (2021 - \$1,258,168).

During the year ended March 31, 2022, the Company received \$45,000 in advances from directors of the Company and \$125,000 from a related company controlled by a director and officer of the Company. The Company repaid \$125,000 to the related party during the year ended March 31, 2022. These advances are non-interest bearing, have no fixed repayment terms and are payable on demand. (Note 15.)

The Company entered into \$545,033 in promissory notes during the year ended March 31, 2022 and repaid \$300,033 of the promissory notes. At March 31, 2022, the promissory note balance was \$245,000. The promissory notes matured six months from the date of the promissory note issuance. The outstanding promissory notes matured on February 10, 2022, February 21, 2022 and March 20, 2022. The remaining promissory notes were not repaid as of March 31, 2022.

March 31, 2022

11. Long-term debt

	March 20	31,)22	Mar	rch 31, 2021
Loan payable bearing interest at 5.80% with monthly payments of \$9,327 maturing October 1, 2021 (Note 11(a))	\$ 141,9	90	\$ 1 [°]	75,644
Loan payable bearing interest at 4.55% with monthly payments of \$2,586 maturing March 1, 2023 (Note 11(a))	81,4	82	1	89,239
Loan payable bearing interest at Bank of Canada policy interest rate plus 3% with variable payments maturing June 1, 2025 (Note 11(b))	657,2	66	6	57,266
Mortgage payable bearing interest at the greater of 9.99% or Bank of Nova Scotia prime rate plus 7.54% per annum with monthly interest only payments required and principal maturing on November 1, 2022 (Note 11(c))	9,929,0	76		
Mortgage payable bearing interest at the greater of 15% or Bank of Nova Scotia prime rate plus 12.55% per annum with monthly interest only payments required and principal maturing on November 1, 2021 (Note 11(c))			8,69	93,500
Financing costs		÷	(3	3,056)
	10,809,81	4	9,582	2,593
Current portion	(10,809,81	4)	(9,58	2,593)
	\$		\$	8

For the year ended March 31, 2022, total interest expense related to long-term debt was \$1,309,190 (\$1,520,386 for the year ended March 31, 2021).

The Company is not in compliance with terms and conditions of its long-term debt agreements and therefore, has presented the amounts as current.

(a) Agriculture Financial Services Corporation ("AFSC") loans payable

On September 2, 2011, the Company entered into a loan agreement with AFSC to assist the Company to purchase equipment. The amount funded under the loan agreement was \$750,000, and bears interest at 5.8% per annum. Monthly payments of \$9,327 are payable to October 1, 2021. The loan is secured by the Company's equipment.

On December 11, 2012, the Company entered into a second loan agreement with AFSC to assist the Company to purchase equipment. The amount funded under this agreement was \$250,000 and bears interest at 4.55% per annum, monthly installments of \$2,586 are payable to March 1, 2023. The loan is secured by the Company's equipment.

As at March 31, 2022, the Company was 25 months in arrears on these loans. Arrears interest and penalties owing are \$10,833 (March 31, 2021 - \$5,213) and are included in accounts payable and accrued liabilities. AFSC had provided the Company until February 15, 2021 to cure the payments in arrears as well as the

March 31, 2022

additional arrears interest and penalties. The Company did not pay these arrears to the AFSC by February 15, 2021. On October 27, 2021, the Company received a notice of intention to enforce security in relation to the AFSC loans. Attempts to negotiate a forbearance agreement with AFSC have not been successful and AFSC has indicated its intention to collect Company assets to satisfy the liability. The Company has been working with AFSC to secure an orderly sale of non-core assets to satisfy its obligation to AFSC, however, in June 2022, AFSC indicated that they would no longer accept partial payments of the loan and were in the process of securing an auctioneer to assist with the sale of select assets of the Company.

(b) Ministry of Agriculture and Agri-Foods Canada ("AAFC") loan payable

On May 18, 2017, the Company restructured it's AAFC debt obligation which was accounted for as an extinguishment with \$883,493 included in long-term debt.

The new long-term debt agreement includes an initial payment of \$92,000 which was made during the three months ended June 30, 2017 and a repayment schedule commencing July 1, 2017 which results in the remaining balance being repaid over 8 years. Monthly payments are \$6,500 in years 1 and 2, \$8,500 in year 3 and \$8,000 for the remaining 5 years with the full remaining balance due June 1, 2025. Interest is compounded monthly at the Bank of Canada policy interest rate plus 3%. The long-term debt is unsecured.

As at March 31, 2022, the Company was 22 months in arrears on the AAFC loan with arrears interest owing of \$51,576 (March 31, 2021 - \$26,939) which is included in accounts payable and accrued liabilities.

(c) Moskowitz Capital Mortgage Fund II Inc. ("Moskowitz")

On May 3, 2018, the Company acquired the remaining 50% interest in 1631807 Alberta Ltd. and the Adjacent Lands from Amnor Group Inc. In conjunction with these transactions, the Company entered into a \$5,500,000 mortgage with Moskowitz to discharge the previous mortgage loans on these properties. The mortgage bore interest at the greater of 8.5% or Bank of Nova Scotia prime rate plus 5.05%. Monthly interest only payments commenced May 1, 2018 and were required until the loan was due in full on November 1, 2020. The mortgage was secured by the Company's production facility and the adjacent lands. On August 14, 2019, the Company amended the mortgage with Moskowitz, by increasing the amount borrowed from \$5,500,000 to \$8,500,000 and extending the due date from November 1, 2020 to November 1, 2021. Interest rates remained the same. As the terms of the amendment to the mortgage were substantially different from the terms of the previously existing mortgage, the amendment was determined to be an extinguishment of debt. As a result, a loss on extinguishment of long-term debt totalling \$440,513 was recognized, which consisted of \$90,264 of the remaining unamortized financing fees related to the original debt and fees and costs of \$350,249 related to the amendment.

A new loan was recognized at a fair value of \$8,500,000. Monthly interest only payments related to the new loan commenced July 25, 2019 and are required until the loan is due in full on November 1, 2021. Remaining amendment fees of \$197,500 were added to the loan balance outstanding. Monthly amendment fee payments of \$10,000 commenced August 1, 2019 and were required until February 1, 2021. A final payment of \$7,500 was due on March 1, 2021. Subsequent to March 31, 2020, there was increase in the interest rate to the greater of 12.5% or Bank of Nova Scotia prime rate plus 10.05% per annum.

On April 29, 2020, the Company amended the mortgage with Moskowitz increasing the interest rate to the greater of 12.5% or Bank of Nova Scotia prime rate plus 10.05% per annum revised from the greater of 8.5% or Bank of Nova Scotia prime rate plus 5.05% per annum. As the terms of the amendment to the mortgage were not substantially different from the terms of the previously existing mortgage, the amendment was determined to be a modification of debt. As a result, a loss on modification of long-term debt with corresponding increase to the value of the debt totalling \$477,810 was recognized. This adjustment is amortized back to the debt over the remaining term of the mortgage. Deferred financing charges of \$85,000 related to the loan amendment fee were recorded and are amortized over the remaining term of the mortgage.

March 31, 2022

On October 2, 2020, Moskowitz agreed to defer arrears payments owing related to interest and non-interest bearing amendment fees payable to December 31, 2020 for a fee of \$90,000.

On January 15, 2021, the deferral agreement was extended to February 28, 2021 for an additional fee of \$50,000 and 550,000 shares of Radient. The shares were issued to Moskowitz on February 1, 2021.

On May 3, 2021, the Company amended the mortgage with Moskowitz increasing the interest rate to the greater of 15% or Bank of Nova Scotia prime rate plus 12.55% per annum revised from the greater of 12.5% or Bank of Nova Scotia prime rate plus 10.05% per annum. As the terms of the amendment to the mortgage were not substantially different from the terms of the previously existing mortgage, the amendment was determined to be a modification of debt. As a result, a loss on modification of long-term debt with corresponding increase to the value of the debt totalling \$129,935 was recognized. This adjustment is amortized back to the debt over the remaining term of the mortgage. This amendment also included bonus standby interest of \$35,000, to be paid in shares of the Company.

On November 1, 2021, the Company's loan with Moskowitz matured. The Company negotiated a loan renewal with Moskowitz. Under the renewal, outstanding interest of \$1,429,076 was added to the outstanding principal of \$8,500,000 for total principal of \$9,929,076, with an interest rate of the greater of 9.99% or Bank of Nova Scotia prime rate plus 7.54% per annum, and a maturity date of November 1, 2022. The renewal agreement included a renewal fee of \$99,929, payable in three installments of \$33,309 on February 1, 2022, March 1, 2022 and April 1, 2022. Further, the Company will pay bonus interest of 10,000,000 common share purchase warrants, entitling the mortgage holder to purchase one common share of the Company for each warrant at a price of \$0.085, expiring December 1, 2026 as part of the renewal agreement. The value of the warrants has been estimated to be \$365,244 using the Black-Scholes model with the following assumptions: share price of \$0.05, volatility of 99.93% based on the Company's historical volatility, risk-free rate of \$1.35%, 0% dividend yield and time to maturity of 5 years, and has been included in accounts payable and accrued liabilities as at March 31, 2022 (as such warrants have not been issued).

The mortgage is secured by the Company's production facility and the adjacent lands.

On April 4, 2022, the Company amended the mortgage with Moskowitz adjusting the exercise period of the 10 million common share purchase warrants to one year, down from a five-year exercise period under the original agreement. If the warrants are not issued before the maturity of the loan, the Company will issue two consecutive one-year term warrants at an exercise price of \$0.085.

On August 26, 2022, Moskowitz issued a demand notice to the Company for payment of this loan, plus accrued costs and interest pursuant to the terms of the loan. The Company is evaluating its options with respect to this demand notice.

(d) Debenture

On March 4, 2020, the Company issued an aggregate of \$1,162,500 of unsecured debentures that would mature on March 4, 2022. The debentures bore interest at 15%, payable quarterly. On March 3, 2021, the Company issued 12,485,086 shares to settle the \$1,162,500 face value of the debentures and \$86,009 of accrued interest relating to the debentures.

March 31, 2022

12. Lease liabilities

Lease liabilities, March 31, 2022	\$ 1,598,166
Lease payments	 (124,717)
Interest expense	79,215
Lease addition	326,498
Lease liabilities, March 31, 2021	\$ 1,317,170
Lease termination	 (363,013)
Foreign exchange	(33,781)
Lease payments	(326,846)
Interest expense	79,499
Lease liabilities, March 31, 2020	\$ 1,961,311

	March 31,	March 31,
	2022	2021
Current	\$ 1,437,349	\$ 947,815
Non-current	 160,817	369,355
	\$ 1,598,166	\$ 1,317,170

Lease liabilities relate to leases for office and warehouse space with lease terms between 1 and 5 years and for equipment between 1 and 2 years. In determining the lease term, the Company assesses whether it is reasonably certain it will exercise the lease extension options or not exercise a termination option. Future undiscounted cash outflows for lease liabilities are disclosed as part of total commitments in Note 14.

Excluded from the calculation of the lease liabilities are variable lease payments that do not depend on an index or a rate, which include utilities, common area maintenance costs, property tax, or any additional service payments. Total variable lease payments recognized as an expense are \$27,925 for the year ended March 31, 2022 (2021 - \$195,768).

March 31, 2022

13. Share capital

a) Common shares

i) Authorized

Unlimited number of common shares without par value

ii) Issued and outstanding common shares

	Shares	Amount
Balance, March 31, 2020	277,529,336 \$	112,474,761
Shares issued under private placement	29,955,000	2,995,500
Shares issued under brokered placement	28,750,000	5,750,000
Shares issued for services	1,798,359	322,863
Shares issued for debt	88,931,105	8,787,087
Units for debt		1,208,924
Shares issued under At-the-Market facility	5,582,400	880,605
Finder's units	×	(384,745)
Warrant issuance		(3,220,000)
Share issue costs	-	(1,077,268)
Warrant extension	5 2 5	(610,247)
Balance, March 31, 2021	432,546,200 \$	127,127,480
Shares issued for debt	7,179,974	417,770
Shares issued for services	261,133	21,000
Private placement	20,880,714	1,029,558
Shares issued for asset acquisition (Note 21)	70,000,000	3,305,000
Balance, March 31, 2022	530,868,021 \$	131,900,808

b) Placements

The Company completed a private placement on December 31, 2021. The placement consisted of a unit offering with each unit consisting of one common share and one common share purchase warrants. Each common share purchase warrant is exercisable for one common share.

The Company completed a non-brokered private placement on March 16, 2021 consisting of the issuance of common shares.

The Company completed a brokered placement on May 26, 2020. The placement consisted of a unit offering with each unit consisting of one common share and one common share purchase warrant. Each common share purchase warrant is exercisable for one common share.

March 31, 2022

Details of all placements and the number of units issued during the years ended March 31, 2022 and 2021, are shown below:

Placement closing date	 May 26, 2020	Ν	March 16, 2021	Dece	mber 31, 2021
Issue price per unit	\$ 0.20	\$	0.10	\$	0.06
Common shares issued	28,750,000		29,955,000		20.880.714
Warrants issued	28,750,000				20,880,714
Warrant exercise price	\$ 0.30	\$	-	\$	0.10
Warrant term in months	36				18
Cash proceeds summary:					
Gross proceeds	\$ 5,750,000	\$	2,995,500	\$	1.252.843
Cash issuance costs	(785,837)		(199, 915)		-
Net cash proceeds on issuance	\$ 4,964,163	\$	2,795,585	\$	1,252,843
Fair value of finders' options	(384,745)		-		-
Fair value on warrant issuance	(3,220,000)		<u> </u>		(223,285)
Net value allocated to common shares	\$ 1,359,418	\$	2,795,585	\$	1,029,558

A summary of the assumptions used for the brokered and private placement is set out below:

Placement closing date	May	May 26, 2020		
Common share purchase warrants				
Common share market price	\$	0.30	\$	0.05
Risk free interest rate		1.75%		0.99%
Expected dividend yield				3
Estimated common share price volatility		114%		87%
Estimated life in months		36		18

Finder's options

As part of the brokered placement on May 26, 2020, the Company also issued finder's options to certain finders that entitled them to acquire 1,630,275 units at an exercise price of \$0.20 for a period of 36 months following the completion of the offering. If exercised, these units would include 1,630,275 common shares and 1,630,275 common share purchase warrants entitling the holder to subscribe for additional common shares at a price of \$0.30 per common share for a period of 36 months.

The common share finders' options were allocated a portion of the gross proceeds based upon their relative fair value at the date of issuance. A total of \$384,745 was recorded as share issue costs as of March 31, 2021 (\$202,154 allocated to common shares and \$182,591 to common share purchase warrants). The Black-Scholes option pricing valuation model was utilized to value the finder's options.

March 31, 2022

A summary of the assumptions used for each component of the finder's options is set out below:

	Common Shares	Common Share Purchase Warrants
Finder's Options		
Common share market price	\$ 0.20	\$ 0.30
Risk free interest rate	1.75%	1.75%
Expected dividend yield	-	-
Estimated common share price volatility	114%	114%
Estimated life in years	3	3

The continuity of the Company's outstanding finders' options is as follows:

	Year ended March 31, 2022			Year e March 3		
	Number of options		Weighted average exercise price	Number of options		Weighted average exercise price
Outstanding, beginning of year	1,630,275	\$	0.20	1,624,290	\$	1.20
Finders' options issued				1,630,275		0.20
Finders' options expired			24 10	(1,624,290)		1.20
Outstanding, end of year	1,630,275	\$	0.20	1,630,275	\$	0.20

There were no finders' options exercised during the years ended March 31, 2022 and 2021.

During the year ended March 31, 2021, 1,624,290 finders' options expired that if exercised would have included 1,624,290 common shares and 812,145 common share purchase warrants.

If exercised, the options outstanding at March 31, 2022 of 1,630,275 would include 1,630,275 common shares and 1,630,275 common share purchase warrants. The option is exercisable at \$0.20 per common share until May 23, 2023, and the warrant is exercisable at \$0.30 per common share for a period of 3 years.

Shares and units issued for debt

During the year ended March 31, 2022, the Company issued common shares of the Company to settle amounts owing to certain third-party creditors as well as some directors and officers. Specific details for the transactions are summarized as follows:

Share issue date	July 28, 2021	January 28, 2022
Issue price per unit / share	\$ 0.105	\$ 0.06
Common shares issued	2.488,306	4,691,667
Debt amount settled	\$ 261,272	\$ 281,500
Gain on settlement of debt	(36,139)	(70,375)
Cash issuance costs	(2,306)	(2,408)
Net value allocated to common shares	\$ 222,827	\$ 208,717

March 31, 2022

During the year ended March 31, 2021, the Company issued both common shares and units of the Company to settle amounts owing to certain third-party creditors as well as some directors and officers. Specific details for each transaction are summarized in the table below. Each unit issued consisted of one common share and one-half common share purchase warrant exercisable for one-half common share.

In each of the unit transactions, the common share purchase warrants were allocated a portion of the total amount payable based upon their relative fair value at the date of issuance. The fair values of the common share purchase warrants were determined using a Black-Scholes option pricing valuation model.

Shares issued for debt with an arms length third party were recorded at fair value on the date of issuance. Any difference between the fair value of these shares issued to an arms length third party and the carrying value of the debt is recorded through the consolidated statement of operations.

Share issue date	⁽¹⁾ Jun 8, 2020		⁽²⁾ Jun 8, 2020		⁽⁵⁾ December 16, 2020 & March 16, 2021		(4) M á	arch 31, 2021	Total
Issue price per unit / share	\$	0.165	\$	0.165	\$	0.10	\$	0.105	
Common shares issued		6,716,252		1,224,276		33,190,406		47,800,171	88,931,105
Warrants issued		3,358,126		30		-			3,358,126
Warrants exercise price	\$	0.30		N/A		N/A		N/A	
Warrant term in months		24		N/A		N/A		N/A	
Debt amount settled	\$	1,108,182	\$	202,005	\$	3,319,040	\$	5,019,017	\$ 9,648,244
Market differential		100,744		18,364		111,762		116,897	347,767
Cash issuance costs		(6,240)		(1,138)		(17,896)		(25,595)	(50,869)
Net value allocated to common shares	\$	1,202,686	\$	219,231	\$	3,412,906	\$	5,110,319	\$ 9,945,142
Market differential	\$	100,744	\$	18,364	\$	111,762	\$	116,897	\$ 347,767
Fair value on warrant issuance		285,441		34				20 30	285,441
Loss on settlement of debt ⁽³⁾	\$	386,185	\$	18,364	\$	111,762	\$	116,897	\$ 633,208

Notes:

⁽¹⁾ 6,716,252 units and shares issued to third party creditors.

⁽²⁾ Common shares issued include 841,585 common shares issued to certain officers and directors in exchange for debt settlement of \$138,861 owed by the Company to such individuals. The remainder is for debt settlement of \$63,144 owed to a third-party creditor.

⁽³⁾ Loss on settlement of debt includes the market differential plus the fair value of the warrants as deemed price of the unit and shares were below the market price on the date they were issued.

⁽⁴⁾ Common shares issued include 24,162,500 common shares issued to a creditor controlled by an officer in exchange for debt settlement of \$2,537,062. The remainder is for debt settlement of \$2,481,955 owed to third-parties.

⁽⁵⁾ Common shares issued include 4,326,376 common shares issued to certain officers and directors in exchange for debt settlement of \$432,636 owed by the Company to such individuals. The remainder is for debt settlement of \$2,886,403 owed to a third-party creditor.

March 31, 2022

A summary of the assumptions used to value the warrants issued on June 8, 2020 is set out below:

	June 8, 202		
Common share purchase warrants			
Common share market price	\$	0.30	
Risk free interest rate		0.25%	
Expected dividend yield		0%	
Estimated common share price volatility		114%	
Estimated life in years		2	

During the year ended March 31, 2022, the Company recognized a gain on equity settled payables of \$106,514 (year ended March 31, 2021 – loss of \$633,208). Shares issued for debt with related parties are recorded at the value of the debt settled with no gain or loss recorded through the consolidated statement of operations.

Shares for services

The Company had approved a shares for service agreement with a third party in exchange for consulting services. Pursuant to the terms of the agreement the Company will issue common shares in exchange for a maximum amount of services provided of \$3,000 per month. Per the terms of the agreement on March 4, 2021, the issue price of these shares will be the closing price on the last business day of the month. The agreement was approved by the TSXV and is subject to approval for each successive 2-year renewal term.

There were 261,133 common shares of the Company issued during the year ended March 31, 2022 with a net value allocated to common shares of \$21,000 (no common shares issued as at March 31, 2021) related to the shares for service agreement described above.

The Company had previously approved a shares for service agreement with a third party in exchange for consulting services. Pursuant to the terms of the agreement the Company issued common shares in exchange for a maximum amount of services provided. Per the terms of the agreement on January 1, 2019, the number of shares were issued monthly and the issue price of these shares was the greater of (i) the 15-day VWAP share trading price of the shares on the TSXV on the last financial trading day of the relevant month; (ii) the "Discounted Market Price" (as defined in the policies of the TSXV) on the last financial trading day of the relevant month. The agreements were approved by the TSXV and were subject to approval for each successive 2-year renewal term.

As of March 31, 2021, the Company no longer has services provided under the January 1, 2019 agreement, as the agreement was terminated.

March 31, 2022

Details of the agreements and the number of shares issued during the year ended March 31, 2021 are shown below:

Shares issued for the year ended March 31, 2021

Agreement issue date	Jan 1, 2019
Maximum services amount	\$ 585,000 GBP
Common shares issued	1,798,359
Value of services (contract currency)	\$ 186,250 GBP
Value of services (CAD)	\$ 322,863 CAD
Weighted average issue price per common share Balance included in accounts payable and accrued liabilities	\$ 0.18 CAD
Contract currency	\$ nil GBP
CAD	\$ nil CAD

There were no share issue costs recorded in relation to the shares for services during the year ended March 31, 2022 (\$nil during the year ended March 31, 2021).

At-the-Market (ATM) Facility

Previously, the Company entered into a Controlled Equity Offering Sales Agreement with National Bank Financial Inc. (National Bank) pursuant to which the Company sold common shares through ATM offerings with National Bank acting as sales agent. Pursuant to Canadian securities rules, the Company is limited to raising \$9,400,000 under this specific ATM offering.

The ATM is no longer active and no transactions were recorded during the year ended March 31, 2022. Activity during the year ended March 31, 2021 is as follows:

	Year end March 31, 20		
Common shares issued Gross proceeds	\$	5,582,400 880,605	
Share issue costs			
2% commission	\$	17,612	
Professional and filing fees	\$	22,265	
Total share issue costs	\$	39,877	

March 31, 2022

Warrants

The continuity of the Company's outstanding warrants is as follows:

	Year en March 31		Year en March 31,	
	Number of warrants	Weighted average exercise price	Number of warrants	Weighted average exercise price
Outstanding, beginning of year	42,683,781 \$	0.29	24,826,803 \$	0.98
Warrants issued Warrants expired	35,880,714 (10,575,654)	0.12 0.27	32,108,127 (14,251,149)	0.30 1.50
Outstanding, end of year	67,988,841 \$	0.21	42,683,781 \$	0.29

Warrants issued during the year ended March 31, 2021 relate to the May 26, 2020 placement and units issued for debt on June 8, 2020.

20,880,714 warrants issued during the year ended March 31, 2022 relate to the December 31, 2021 placement. The warrants have an exercise price of \$0.10 and are exercisable any time prior to June 30, 2023.

15,000,000 warrants issued during the year ended March 31, 2022 relate to the Tunaaaa Xtracts Inc. acquisition. These warrants have an exercise price of \$0.15 and are exercisable any time prior to January 28, 2024.

Extension of Warrants

During the year ended March 31, 2021, the Company extended the expiry date of certain warrants by an additional 12 months. The Black-Scholes Option Pricing model was used to determine the fair value immediately prior to and immediately after the extension. This resulted in a change in fair value of \$610,247 which is reflected in equity. A summary of the assumptions used as follows:

Immediately prior to extension		1,070,712 warrants expiring April 14, 2020		3,051,310 warrants expiring June 2, 2020		5,872,382 warrants expiring June 22, 2020		
Common share price	\$	0.17	\$	0.19	\$	0.19		
Exercise price		0.25		0.25		0.25		
Expected term		0.04		0.082		0.082		
Risk free interest rate		1.50%		1.50%		1.50%		
Expected dividend yield		-				-		
Estimated common share price volatility		109%		109%		109%		
Immediately after extension								
Common share price	\$	0.17	\$	0.19	\$	0.19		
Exercise price		0.25		0.25		0.25		
Expected term		1.04		1.082		1.082		
Risk free interest rate		1.50%		1.50%		1.50%		
Expected dividend yield						3÷		
Estimated common share price volatility		109%		109%		109%		

Issuance of Warrants on Debenture

Previously, the Company issued 581,250 warrants as part of a debenture financing. These warrants remain outstanding as at March 31, 2022 following the settlement of the debentures in March 2021. The fair value of the warrants of \$90,675 was determined using a Black-Scholes option pricing valuation model with the following assumptions:

		Mar	rch 4, 2020
Warrants			
Common share market price		\$	0.34
Risk free interest rate			1.5%
Expected dividend yield			0%
Estimated common share price volatility			119.7%
Estimated life in years	15		2

The following table summarizes information about warrants outstanding as at March 31, 2022 and 2021.

 M	larch 31, 2022			March 31, 2021	
 Exercise price	Number of warrants	Remaining contractual life (years)	 Exercise Price	Number of warrants	Remaining contractual life (years)
	-	-	0.25	1,070,712	0.0
		-	0.25	3,051,310	0.2
-	-	3 9	0.25	5,872,382	0.2
5 5	2	5 4 0	0.70	581,250	0.9
0.30	3,358,127	0.2	0.30	3,358,127	1.2
0.30	28,750,000	1.1	0.30	28,750,000	2.1
0.10	20,884,714	1.2	÷.		
0.15	15,000,000	1.8	-	, –	-
\$ 0.21	67,988,841	1.3	\$ 0.29	42,683,781	1.6

d) Stock option plan

The Company's stock option plan (the "Stock Option Plan") provides that the Board of Directors of the Company may from time to time, in its discretion, grant to directors, officers, employees and consultants of the Company non-transferable options to purchase common shares, provided that the number of common shares reserved for issuance under the Stock Option Plan shall not exceed ten percent (10%) of the issued and outstanding common shares exercisable for the period of up to ten (10) years.

In addition, the number of common shares reserved for issuance to any one person shall not exceed five percent (5%) of the issued and outstanding common shares and the number of common shares reserved for issuance to any one consultant will not exceed two percent (2%) of the issued and outstanding common shares. The Board of Directors determines the price per common share and the number of common shares which may be allocated to each director, officer, employee and consultant and all other terms and conditions of the option, subject to the rules of the TSXV. Options have been issued with vesting periods of immediate to 4 years with terms between 2 and 10 years.

March 31, 2022

The continuity of the Company's outstanding and exercisable stock options is as follows:

	Year ende March 31, 2	Year March 3			
22	Number of options	Weighted average exercise price	Number of options		Weighted average exercise price
Outstanding, beginning of period	29,838,447 \$	0.58	24,417,025	\$	1.00
Options granted	3 2 3	20	16,125,000		0.13
Options expired	(10,317,050)	0.58	-		÷
Options forfeited	(1,290,625)	0.12	(10,703,578)		0.86
Outstanding, end of period	18,230,772 \$	0.62	29,838,447	\$	0.58
Exercisable, end of period	17,797,062 \$	0.64	26,962,205	\$	0.63

There were no stock options granted during the year ended March 31, 2022.

The following tables summarize information about stock options granted during the year ended March 31, 2021. The weighted average grant date fair value was estimated using the Black Scholes option pricing model using the following grant date assumptions:

Options granted for the year ended March 31, 2021

Original grant date	grant date May 28, 2020		October 9, 2020		February 11, 2021		
Options granted:							
Options granted		2,125,000	6,100,000		7,900,000	16,125,000	
Exercise price	\$	0.175	\$ 0.10	\$	0.15		
Weighted average grant date fair value	\$	0.137	\$ 0.077	\$	0.115		
Assumptions used:							
Grant date stock price	\$	0.175	\$ 0.10	\$	0.15		
Risk free interest rate		0.5%	0.5%		0.25%		
Expected dividend yield		3 9 0	-		-		
Estimated common share price volatility		109%	107%		106%		
Estimated forfeiture rate		3.33%	8.19%		0%		
Estimated life in years		5	5		5		

The Company issued an additional 2,000,000 options to a director of the Company on February 11, 2021 that will vest based on performance milestones. The milestones for these options have not yet been finalized and approved by the Board as at March 31, 2022 and therefore, the options are not considered to be granted.

For stock options granted, the Company records compensation expense using the fair value method. Fair values are determined using the Black-Scholes Option pricing model. Compensation costs are recognized over the vesting period as an increase to share based payments expense and contributed surplus. When stock options are subsequently exercised, the fair-value of such stock options in contributed surplus is credited to share capital. When stock options expire, unexercised or are cancelled, the fair-value of such stock options in contributed surplus is transferred to deficit.

The estimated volatility is based on the Company's historic volatility since May 22, 2014.

March 31, 2022

There were no stock options exercised during the years ended March 31, 2022 and 2021. The following table summarizes information about stock options outstanding as at March 31, 2022 and 2021:

		March 31, 202	22	March 31, 2021		
-	Exercise price	Number of options	Remaining contractual life (years)	 Exercise price	Number of options	Remaining Contractual life (years)
	\$ - 0.66 - 1.82 1.20 1.82 0.87 - 0.93 0.75 0.58 0.37 0.175	2,267,772 518,000 50,000 2,600,000 2,425,000 20,000 400,000 150,000 500,000 400,000	0.0 0.7 1.2 1.5 1.7 - 2.2 2.2 2.6 2.9 3.2	\$ 1.00 0.66 0.50 1.82 1.20 1.82 0.87 0.93 0.93 0.93 0.75 0.58 0.37 0.175	51,428 3,392,769 150,000 778,000 2,600,000 5,215,000 525,000 370,000 550,000 150,000 1,350,000	0.6 1.0 1.4 1.7 2.2 2.5 2.7 2.9 3.2 3.2 3.2 3.6 3.9 4.2
	0.10 0.15	1,000,000 7,900,000	3.5 3.9	0.10 0.15	5,556,250 7,900,000	4.5 4.9
\$	0.62	18,230,772	2.6	\$ 0.58	29,838,447	3.5

The total share-based payments recognized during the year ended March 31, 2022 of \$37,461 (\$1,570,954 for the year ended March 31, 2021) were recorded as an expense.

14. Commitments and contingencies

The Company has entered into various non-cancellable commitments with contract terms ranging between one and five years as follows:

	March 31, 2022	March 31, 2021
Capital expansion projects	\$ 1,340,542	\$ 1,340,542
Leases not yet commenced	130,500	130,500
Variable lease payments for lease liabilities	1,183,003	1,496,297
Network services contracts	7,568	143,108
Purchase and retrofitting of equipment	89,083	89,083
Maintenance contracts	12,567	12,567
Direct materials	570,000	570,000
	\$ 3,333,263	\$ 3,782,097

The Company is subject to various claims, lawsuits and other complaints arising in the ordinary course of business. The Company records provisions for losses when claims become probable and the amounts are estimable. Although the outcome of such matters cannot be determined, it is the opinion of management that the final resolution of these matters will not have a material adverse effect on the Company's financial condition, operations or liquidity. As at March 31, 2022, the Company had received statement of claims from various vendors in the total amount of \$1,341,458, which has not been accrued by the Company as at March 31, 2022, as a reliable estimate cannot be determined at this time.

March 31, 2022

15. Related party transactions

The Company's related parties are its Board of Directors, and key management personnel (President and Chief Executive Officer, Chief Operating Officer, Chief Financial Officer and Chief Technology Officer), as well as any companies controlled by key management personnel or directors. Transactions conducted with related parties took place in the normal course of operations and are measured at the amount of consideration established and agreed to by the related parties.

Balances and transactions between the Company and its subsidiaries, which are related parties, have been eliminated on consolidation and are not disclosed in this note.

a) Key management personnel and director remuneration

The remuneration of directors and key management personnel follows:

	Year ended Mai 2022				
Compensation Short-term benefits	\$	271,319 5,000	\$	1,133,135 29,155	
Share-based compensation		-		1,091,151	
	\$	276,319	\$	2,253,441	

Compensation includes key management salaries, consulting fees and director's fees.

As at March 31, 2022, \$621,680 (March 31, 2021 - \$562,083) was included in accounts payable and accrued expenses for amounts owing to key management personnel, directors and companies controlled by key management personnel or directors.

b) Loans and cash advances

See note 10.

c) Services provided

A property management company owned by a director earned \$141,575 during the year ended March 31, 2022 (\$223,920 during the year ended March 31, 2021), for rental lease payments and operating costs associated with the rental of a warehouse required by the Company.

d) Equity transactions

During the year ended March 31, 2022

Certain directors and officers were issued 12,014,988 units as part of the December 31, 2021 private placement for gross proceeds of \$720,899. All securities issued in connection with the private placement are subject to a statutory hold period expiring on May 1, 2022.

During the year ended March 31, 2021

A company with a shared director received 24,162,500 shares to settle \$2,537,063 of the Company's outstanding debt and outstanding rent.

The Company settled \$134,411 in outstanding wages, consulting fees and expense reimbursements owed to various directors of the Company with 1,344,114 common shares of the Company.

March 31, 2022

e) Aurora Cannabis Inc. "Aurora"

On November 6, 2017, the Company entered into a Master Services Agreement (MSA) with Aurora. The term of the MSA is 5 years, with an option for Aurora to extend an additional 5 years. The terms of the MSA include certain requirements around pricing for extraction services related to cannabis to parties other than Aurora, within a specified geographic territory. Additionally, it provides Aurora with priority for extraction services, and certain first right of refusal to acquire certain cannabis related intellectual property and sets pricing for the extraction services currently provided to Aurora. In addition to the MSA, the Company and Aurora entered into an Investor Rights Agreement on the same date, that provides Aurora with certain rights to participate in future offerings up to 19.99% and appoint one director to the board of directors of the Company.

As at March 31, 2020, Aurora held 33,101,542 shares in the Company resulting in a effective ownership of 11.9 % of all issued and outstanding shares. Aurora had representation on the Company's board of directors and accounted for 98% of all revenue for the year ended March 31, 2020. The Company determined that a related party relationship with Aurora existed at March 31, 2020 through their ability to exert significant influence over the Company.

In December 2020, Aurora's share ownership fell to 8.7%. Further, Aurora did not have representation on the Company's board of directors after December 2020. Based on these facts, the Company determined that Aurora ceased to be a related party of the Company in December 2020 and that Aurora no longer had significant influence over the Company. There were no revenue or inventory transactions with Aurora during the year ended March 31, 2021.

	Year	Year ended March 31,		
	2022		2021	
Amortization of financing costs on short-term borrowings	\$ 3 -	\$	210,614	
Amortization of financing costs on long-term debt	33,056		51,944	
Interest on long-term debt	1,309,190		1,268,260	
Interest on lease liabilities	79,215		71,932	
Interest on short-term borrowings	480,144		1,258,168	
Accretion of interest	(323,435)		(284,310)	
Other	711,774		367,931	
	\$ 2,289,944	\$	2,944,539	

16. Financing fees

17. Financial instruments

Cash, accounts receivable and deposits are classified as financial assets at amortized cost. Financial assets are measured at amortized cost using the effective interest method, less any impairment losses.

Financial liabilities are initially recognized at fair value and are subsequently measured at amortized cost using the effective interest method. The Company's financial liabilities include short-term borrowings, facility construction liabilities, accounts payable and accrued liabilities, long-term debt, and lease liabilities.

The fair value of cash, accounts receivable, deposits, short-term borrowings and accounts payable and accrued liabilities approximate their carrying amount due to their short-term nature. The fair values of long-term debt, facility construction liabilities, and lease liabilities are estimated to approximate their carrying value because the interest rates do not differ significantly from current interest rates for similar types of borrowing arrangements.

March 31, 2022

The Company has exposure to credit, interest rate, liquidity, foreign exchange and credit risk as follows:

Credit Risk

Credit risk is the risk that the counterparty to a financial asset will default, resulting in the Company incurring a financial loss. The Company is exposed to credit risk on its cash, accounts receivable and deposits and to a maximum of the carrying value of the items at the reporting date.

The Company mitigates its exposure to credit risk related to its cash by holding funds with reputable financial institutions.

The Company's trade receivables are monitored on an ongoing basis for impairment.

As at March 31, 2022, the Company had \$117,925 (March 31, 2021 - \$315,120) of trade accounts receivable balances. Credit risk is limited with respect to trade accounts receivable and all amounts receivable from customers were received subsequent to March 31, 2022.

Interest Rate Risk

Interest rate risk is the risk that the value of a financial instrument will fluctuate because of changes in market interest rates. The Company has interest rate risk in respect of its variable rate long-term debt. As at March 31, 2022, the increase or decrease in annual net income for each one percent change in interest rate on the variable rate long-term debt would amount to \$99,291 (March 31, 2021 - \$92,732).

Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulties in meeting its financial obligations.

The Company manages its liquidity risk by forecasting cash flow requirements for its planned development, production and corporate activities and anticipating investing and financing activities. Management and the Board of Directors are actively involved in the review, planning and approval of annual budgets and significant expenditures and commitments. The Company has disclosed (Note 1) that continuation as a going concern is dependent on obtaining sufficient funds to discharge contractual liabilities as well as funding continuing operations.

The Company's contractual liabilities and obligations are as follows:

< 1 year	1 to 3	years	4 to 5	years	>5 ye	ars		Total
\$ 18,192,063	\$:(-	\$		\$		\$	18,192,063
6,015,277				5 4 0		2		6,015,277
1,245,000				-				1,245,000
10,809,814		12		3 2 0		-		10,809,814
1,437,349		160,817						1,598,166
\$ 37,699,503	\$16),817	\$	•	\$	ίŦ.	\$	37,860,320
\$ 15,358,022	\$	-	\$		\$		\$	15,358,022
4,566,759		3 4 3		<u>i</u>		12		4,566,759
1,000,000		585				:		1,000,000
9,582,593				<u>_</u>		-		9,582,593
259,224	1,3	36,974						1,596,198
\$ 30,766,598	\$ 1,3	36,974	\$	2	\$		\$	32,103,572
\$	6,015,277 1,245,000 10,809,814 1,437,349 37,699,503 \$ 15,358,022 4,566,759 1,000,000 9,582,593 259,224	\$ 18,192,063 \$ 6,015,277 1,245,000 10,809,814 1,437,349 \$ 37,699,503 \$ 160 \$ 15,358,022 \$ 4,566,759 1,000,000 9,582,593 259,224 1,33	\$ 18,192,063 \$ - 6,015,277 - - 1,245,000 - - 10,809,814 - - 1,437,349 160,817 \$ 37,699,503 \$ 160,817 \$ 15,358,022 \$ 4,566,759 - 1,000,000 - 9,582,593 - 259,224 1,336,974	\$ 18,192,063 \$ - \$ 6,015,277 - - - 1,245,000 - - - 10,809,814 - - - 1,437,349 160,817 \$ \$ 37,699,503 \$160,817 \$ \$ 15,358,022 \$ - \$ 4,566,759 - 1,000,000 - 9,582,593 - 259,224 1,336,974 - - - -	\$ 18,192,063 \$ - \$ - 6,015,277 - - 1,245,000 - - 1,245,000 - - 10,809,814 - - 1,437,349 160,817 - \$ 37,699,503 \$ 160,817 \$ - \$ 15,358,022 \$ - \$ - 4,566,759 - - 1,000,000 - - 9,582,593 - - 259,224 1,336,974 -	\$ 18,192,063 \$ - 1,245,000 - - - 10,809,814 - - - 10,809,814 - - - 1,437,349 160,817 - - - 1,437,349 160,817 - - \$ - <td< td=""><td>\$ 18,192,063 \$ - - \$ - \$ - - \$ - - \$ - - - \$ - - -<td>\$ 18,192,063 \$ - \$ - \$ - \$ - \$ 6,015,277 - - - 1,245,000 - - - 1,245,000 - - - 1,809,814 - - - 1,437,349 160,817 - - \$ 37,699,503 \$ 160,817 \$ - \$ \$ 15,358,022 \$ - \$ - - 1,000,000 - - - 9,582,593 - - - 259,224 1,336,974 - -</td></td></td<>	\$ 18,192,063 \$ - - \$ - \$ - - \$ - - \$ - - - \$ - - - <td>\$ 18,192,063 \$ - \$ - \$ - \$ - \$ 6,015,277 - - - 1,245,000 - - - 1,245,000 - - - 1,809,814 - - - 1,437,349 160,817 - - \$ 37,699,503 \$ 160,817 \$ - \$ \$ 15,358,022 \$ - \$ - - 1,000,000 - - - 9,582,593 - - - 259,224 1,336,974 - -</td>	\$ 18,192,063 \$ - \$ - \$ - \$ - \$ 6,015,277 - - - 1,245,000 - - - 1,245,000 - - - 1,809,814 - - - 1,437,349 160,817 - - \$ 37,699,503 \$ 160,817 \$ - \$ \$ 15,358,022 \$ - \$ - - 1,000,000 - - - 9,582,593 - - - 259,224 1,336,974 - -

March 31, 2022

The contractual liabilities and obligations included in the tables above include both principal and interest cash flows.

18. Employee salaries and benefits

	Year er	ded March 31,
	2022	2021
Included in:		
Cost of revenues	\$339,453	\$293,684
General and administrative	350,426	811,990
Production plant	516,801	183,806
Research and process development	192,318	589,265
Engineering	9,588	763,608
Quality control and assurance	76,163	160,618
Business and corporate development	221,263	124,445
Total employee salaries and benefits	\$1,706,012	\$2,927,416

19. Segmented reporting

Operating segments are identified based on internal reports that are regularly reviewed by the Company's chief operating decision maker, the Chief Executive Officer. For the year ended March 31, 2022 and 2021, the Company had a single reporting segment which is the production and sale of cannabis related retail products.

a) Information about geographic areas

The Company's non-current assets are all located in Canada as at March 3, 2022 and 2021.

b) Information about major customers

During the year ended March 31, 2022, the Company earned 87% of its revenue from three customers (2021–74% of revenue from two customers).

20. Loss per share

Diluted net income per common share is calculated by dividing the applicable net income by the sum of the weighted average number of common shares outstanding and all additional common shares that would have been outstanding if potentially dilutive common shares had been issued during the period. As at March 31, 2022 and 2021, all instruments were anti-dilutive based on having a net loss attributable to common shareholders for the period.

21. Tunaaaaroom Xtracts ("Tunaaaa") acquisition

On January 28, 2022, completed a transaction that resulted in the acquisition of 100% of Tunaaaa Xtracts Inc. ("Tunaaaa") shares. The Company accounted for the transaction as an asset acquisition.

As consideration for the assets acquired, the Company provided the following:

- Radient issued 70,000,000 common shares of the Company, the shares issued had a statutory hold period of four months plus one day; and
- Radient issued 15,000,000 common share purchase warrants, exercisable for one common share of the Company for \$0.15 for a period of two years.

March 31, 2022

The Company also provided the following contingent consideration:

- Radient will issue 10,000,000 common shares to the sellers of Tunaaaa if sales generated by Tunaaaa products exceed \$1,000,000 per month for any three months in a trailing 24-month period, or if the gross revenue of Tunaaaa exceeds \$1,500,000 in any two months in a trailing 24-month period following closing of the asset acquisition (these shares were not issued, recognized or accrued as at March 31, 2022);
- Radient will issue 10,000,000 common shares to the sellers of Tunaaaa if gross revenue generated by Tunaaaa products exceeds \$1,500,000 per month for any two months in a trailing 24-month period, or if the gross revenue of Tunaaaa exceeds \$1,500,000 in any two months in a trailing 24month period following closing of the asset acquisition (these shares were not issued, recognized or accrued as at March 31, 2022); and
- Radient will issue 5,000,000 common shares to the sellers of Tunaaaa if gross revenue generated by Tunaaaa products exceeds \$2,000,000 per month for a 3-year period following closing of the asset acquisition (these shares were not issued, recognized or accrued as at March 31, 2022).

Purchase Price Allocation

The acquisition is being treated as an asset acquisition for accounting purposes as Tunaaaa does not meet the definition of a business, as defined in IFRS 3, Business Combinations. The assets acquired were recorded at their estimated fair market values, which are based on management estimates.

Purchase price: Common shares	¢	2 225 00
	\$	3,335,00
Common share purchase warrants		300,00
	\$	3,635,000
air value of assets acquired and liabilities assumed:		
Fair value of assets acquired and liabilities assumed: Brand name	\$	805,00
	\$	
Brand name	\$	805,000 1,142,000 1,947,000
Brand name	• •	1,142,00

The common shares were valued using a share price of \$0.048. The value of the warrants has been estimated to be \$300,000 using the Black-Scholes valuation method, with the following assumptions: share price of \$0.06, volatility of 104.99% based on the Company's historical volatility, risk-free rate of \$1.25%, 0% dividend yield and time to maturity of 2 years. The contingent consideration has been estimated to have a value of \$nil based on projections at the acquisition date and March 31, 2022.

22. Deconsolidation of subsidiaries

MAG

In July 2021, the Company's subsidiary, MAG announced that it was winding up its German operations at MAG. In November 2021, the insolvency proceedings over the assets of MAG were opened and an insolvency administrator was appointed by the court. As a wholly owned subsidiary of RTS, MAG was fully consolidated at March 31, 2021. The Company deconsolidated MAG once the insolvency process had commenced. Once the insolvency proceedings commenced, the Company no longer has control over the

March 31, 2022

MAG subsidiary or its assets. As a result of this loss of control, the Company deconsolidated MAG during the year ended March 31, 2022.

The following assets and liabilities of MAG have been deconsolidated from the consolidated statement of financial position:

	March 31, 2022				
Assets					
Accounts receivable	\$ 95,461				
Liabilities					
Accounts payable and accrued liabilities	(1,171,146)				
Gain on deconsolidation	\$ (1,075,685)				

The Company recognized a gain on deconsolidation of \$1,075,685 in the consolidated statement of operations for the year ended March 31, 2022 related to the deconsolidation of MAG.

RTS

In October 2021, RTS was placed into liquidation under Swiss insolvency law. The insolvency proceedings have been closed and as such, the Company no longer has control of the RTS subsidiary. As a result of this loss of control, the Company deconsolidated RTS during the year ended March 31, 2022.

RTS had no assets or liabilities as at March 31, 2022. The Company did not recognize a gain or loss on deconsolidation of RTS during the year ended March 31, 2022.

March 31, 2022

23. Income taxes

a) Provision for Income Taxes

The reconciliation of the combined Canadian federal and provincial statutory income tax rate of 23% (2021 - 23%) to the effective tax rate is as follows:

	2022	2021
	\$	\$
(Loss) before income taxes	(12,929,980)	(42,265,830)
Expected income tax recovery based on statutory rate	(2,974,000)	(9,721,000)
Adjustment to expected income tax recovery:		
Share based compensation	9,000	200
Expenses not deductible for tax purposes	(151,000)	408,000
Change in tax rates	-	(211,000)
Change in benefit of tax assets not recognized	3,116,000	9,524,000

b) Deferred Income Tax

Deferred taxes are a result of temporary differences that arise due to the differences between the income tax values and the carrying

	2022 \$	2021 \$
Recognized deferred tax assets and liabilities:		
Non-capital loss carry-forwards	87,000	248,000
Investment tax credits		(84,000)
Other	-	(16,000)
Leased assets	(87,000)	(148,000)

Deferred tax assets have not been recognized in respect of these items because it is not probable that future taxable profit will be available against which the Company can use the benefits.

	2022 \$	2021 \$
Deferred income tax assets have not been recognized in re	espect of the following deductible tempora	ary differences:
Non-capital loss carry-forwards	106,393,000	98,513,000
Share issue costs	2,459,000	-
Property, Plant and Equipment	28,344,000	31,030,000
Total	137,196,000	129,543,000

As at March 31, 2022, the Company had estimated non-capital losses for Canadian income tax purposes of approximately \$106,393,000 (2021 - \$98,513,000) available to use against future taxable income. The non-capital losses expire between 2026 and 2042.

March 31, 2022

24. Subsequent Events

Private placement

On July 6, 2022, the Company closed its first tranche of a private placement. Under the first tranche, the Company issued 9 units at a price of \$40,000 per unit for gross proceeds of \$360,000. Each unit consists of 1,000,000 common shares of the Company and 500,000 common share purchase warrants, with each warrant entitling the holder to purchase one common share of the Company at \$0.07 per share for 36 months after closing. The Company paid finder's fees of \$28,800 in cash and issued 0.72 units in relation to the private placement.

Moskowitz Capital Mortgage Fund II Inc.

On August 26, 2022, Moskowitz issued a demand notice to the Company for payment of this loan, plus accrued costs and interest pursuant to the terms of the loan totalling \$10,515,557. The Company is evaluating its options with respect to this demand notice.

Related party transactions

Subsequent to March 31, 2022, a director of the Company advanced \$116,110 to the Company. This advance is non-interest bearing, has no fixed repayment terms and is payable on demand.

THIS IS EXHIBIT "J" referred to in the Affidavit of BRIAN MOSKOWITZ SWORN BEFORE ME this _/____ day of <u>March</u>, 2023.

A COMMISSIONER FOR OATHS in and for the Province of Alberta.

KEVIN HOV Barrister and South

Radient Technologies Inc. (the Issuer)

CEASE TRADE ORDER Under the securities legislation of Alberta and Ontario (Legislation)

Background

- 1. This is the order of the Executive Director of the Alberta Securities Commission and evidences the decision of the regulator or securities regulatory authority in Ontario (each a **Decision Maker**).
- 2. The Issuer has not filed the following periodic disclosure required by the Legislation:
 - (a) interim unaudited financial reports, interim management's discussion and analysis and certification of the interim filings for the interim period ended 31 December 2022.
- 3. As a result of this order, if the Issuer is a reporting issuer in a jurisdiction in which Multilateral Instrument 11-103 *Failure-to-File Cease Trade Orders in Multiple Jurisdictions* applies, a person or company must not trade in or purchase a security of the issuer in that jurisdiction, except in accordance with the conditions that are contained in this order, if any, for so long as this order remains in effect.
- 4. Further, this order takes automatic effect in each jurisdiction of Canada that has a statutory reciprocal order provision, subject to the terms of the local securities legislation.

Interpretation

5. Terms defined in the Legislation, National Instrument 14-101 *Definitions* or National Policy 11-207 *Failure-to-File Cease Trade Orders and Revocations in Multiple Jurisdictions* have the same meaning if used in this order, unless otherwise defined.

Order

- 6. The Decision Maker is satisfied that the decision concerning the cease trade meets the test set out in the Legislation to make this decision.
- 7. It is ordered under the Legislation that trading and purchasing cease in respect of each security of the Issuer.
- 8. Despite this order a beneficial securityholder of the Issuer who is not, and was not at the date of this order, an insider or control person of the Issuer, may sell securities of the Issuer acquired before the date of this order if both of the following apply:

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- (a) the sale is made through a "foreign organized regulated market", as defined in section 1.1 of the Universal Market Integrity Rules of the Investment Industry Regulatory Organization of Canada; and
- (b) the sale is made through an investment dealer registered in a jurisdiction of Canada in accordance with applicable securities legislation.

7 March 2023

"original signed by"

Jan Mazur Manager, Reporting Issuer & Insider Compliance Alberta Securities Commission

6084759

THIS IS EXHIBIT "K" referred to in the Affidavit of BRIAN MOSKOWITZ SWORN BEFORE ME this _____ day of <u>March</u>, 2023.

A COMMISSIONER FOR OATHS in and for the Province of Alberta.

KEVIN HOY Barrister and Solicitor

NOTICE OF INTENTION TO ENFORCE A SECURITY

(Subsection 244(1) Bankruptcy and Insolvency Act, RSC 1985, c B-3)

TO: **RADIENT TECHNOLOGIES INC.** 8223 Roper Road Edmonton, AB T6E 6S4

(the "Borrower").

TAKE NOTICE THAT:

- 1. **MOSKOWITZ CAPITAL MORTGAGE FUND II INC.**, ("**MCMF**") a secured creditor, intends to enforce its security in the property of the Borrower.
- 2. **THE** security that is to be enforced is in the form of the following:
 - a. Term Sheet dated March 19, 2018, between MCMF and the Borrower, as amended;
 - b. Agreement of Gurantee, dated August 31, 2018;
 - c. General Security Agreement, executed by the August 31, 2018, in which the Borrower granted MCMF a security interest in all present and after-acquired personal property of the borrower (excluding consumer goods) located at the business premises of the Borrower.

(collectively, the "Agreements")

- 3. **THE** total amount of indebtedness secured by the security as at the date of this notice is \$12,067,094.37 plus interest accruing at the rate of \$3,952.59 per day after the date of this notice and costs (legal or otherwise).
- 4. **THE** secured creditor will not have the right to enforce the security until after the expiry of the ten-day period following the sending of this notice, unless the insolvent person consents to an earlier enforcement.
- 5. **THIS** notice should not necessarily be construed as recognition on the part of the secured creditor of the applicability of the *Bankruptcy and Insolvency Act*, RSC 1985, c B-3.

DATED at Edmonton, Alberta, this 10th day of March, 2023.

MOSKOWITZ CAPITAL MORTGAGE FUND II INC.

Dank. Per:

Jerritt Pawlyk, Solicitor and authorized agent for Moskowitz Capital Mortgage Fund II Inc

NOTICE OF INTENTION TO ENFORCE A SECURITY

(Subsection 244(1) Bankruptcy and Insolvency Act, RSC 1985, c B-3)

TO: **1631807 ALBERTA LTD.** 3946 - 101 Street NW, Edmonton, AB T6E 0A5 Edmonton, AB T6E 6S4

(the "Borrower").

TAKE NOTICE THAT:

- 1. **MOSKOWITZ CAPITAL MORTGAGE FUND II INC.**, ("**MCMF**") a secured creditor, intends to enforce its security in the property of the Borrower.
- 2. **THE** security that is to be enforced is in the form of the following:
 - a. Term Sheet Amendment 1, dated April 25, 2018, between MCMF and the Borrower, as amended;
 - b. Collateral Mortgage, executed by the Borrower on May 1, 2018, as amended by a Collateral Mortgage Amending Agreement dated August 31, 2018;
 - c. General Security Agreement, executed by the Borrower on May 2, 2018, in which the Borrower granted MCMF a security interest in all present and after-acquired personal property of the borrower (excluding consumer goods) located at the business premises of the Borrower.

(collectively, the "Agreements")

- 3. **THE** total amount of indebtedness secured by the security as at the date of this notice is \$12,067,094.37 plus interest accruing at the rate of \$3,952.59 per day after the date of this notice and costs (legal or otherwise).
- 4. **THE** secured creditor will not have the right to enforce the security until after the expiry of the ten-day period following the sending of this notice, unless the insolvent person consents to an earlier enforcement.
- 5. **THIS** notice should not necessarily be construed as recognition on the part of the secured creditor of the applicability of the *Bankruptcy and Insolvency Act*, RSC 1985, c B-3.

DATED at Edmonton, Alberta, this 10th day of March, 2023.

MOSKOWITZ CAPITAL MORTGAGE FUND II INC.

Vark. Per:

Jerritt Pawlyk, Solicitor and authorized agent for Moskowitz Capital Mortgage Fund II Inc.

THIS IS EXHIBIT "L" referred to in the Affidavit of BRIAN MOSKOWITZ SWORN BEFORE ME this _____ day of <u>March</u>, 2023.

A COMMISSIONER FOR OATHS in and for the Province of Alberta.

KEVIN HOY Barrister and Solicitor

ltem No.	Photo		Unit No.	Collateral Description
1		P1140553- 555		YALE FORKLIFT W/ 42" FORKS & 31" CARRIAGE MODEL# NR035DANM24TE095
2	Gran 65-2632	P1140557- 559		GENIE GS-2632 SCISSOR LIFT
3		P1140567- 570		(4) 25,000L SS ETHANOL TANKS
4		P1140575- 576	WS1	20,000L WASTE SPILL CONTAINMENT SS TANK DOUBLE WALL
5		P1140578- 580	DTC1	AQC DUST COLLECTINS SYSTEMS
6		P1140582- 583		CUMMINS BACKUP GENERATOR, NATURAL GA
7		P1140585- 586		LEVEL NINE PRE-FAB VAULT, 12'X16'
8		P1140588- 590		METTLER TOLEDO SCALE, MODEL# IND560 HARS

9		k P1140929- 933		PCL SYSTEM, INSTRUMENTATION SYSTEM VARIOUS BOXES OF INSTRUMENTS, RATE CONTROLLERS, LOAD SENSORS, TANK BLANKETING REGULATORS, SINAMICS CONTROL UNITS, RADAR UNITS, ROTORY AIR LOCKS, VIBRATING LEVEL SWITCHES, MINI LOBE ROTORY PUMPS, TEMPERTURE SENSORS, REMOTE TRANSMITTERS, TEMPERTURE TRANSMITTERS, AIR MOTORS, PROCESS CALIBRATORS, MULTIVARIABLE TRANSMITTERS, CONTROL MASTERS, TREX COMMUNICATORS, MICRO MOTION SENSORS, REMOTE RTD'S, WEIGH MODULES, WEIGH TERMINALS, FORSBERG DESTONER, GASKETS, CLAMPS, REOTEMP PRESSURE GAUGE, WAVEGUIDE ADAPTERS, TRAC BALL VALVES, INLINE RESISTANCE THERMOMETERS, AXIUS SC RUPTURE DISC'S, OPERATOR PANELS, PRESSURE TRANSMITTERS, SHO-RATE PURGEMETERS, GRACCO PUMPS, VARIOUS DIAPHRAM PUMPS MISC PUMPS
10		P1140600- 601		MICROWAVE
11		P1140602- 603		VOLUMETRIC METER
12		P1140604		LETINA 528 GALLON JACKETED SS TANK
13	CARBO	P1140608		(10) DIAPHRAGM SS PUMP, FDA APPROVED
14		P1140610	RLP-01	(8) ROTARY LOPE PUMP SS

15	P1140615- 616	VS3T	600 GALLON SS TANK, UNJACKETED & NO AGITATOR
16	P1140623		VACUUM SOLVENT RECOVERY SYSTEM
17	P1140625- 626	MPT2	26 GALLON SS TANK, NON-JACKETED & NON- AGITATED
18	P1140628	МРТЗ	40 GALLON SS TANK, NON-JACKETED & NON- AGITATED
19	P1140632- 633		WALK-IN COOLER
20	P1140635- 637		(2) LENTINA SS 528 GALLON TANK, JACKETED & NON-AGITATED
21	P1140639	REA7	500L SS JACKETED REACTOR, AGITATED
22	P1140645- 646	DS1	FAIRBANKS TRANSPORT SCALE

23	P1140648- 651	RE4	2003 BUCHI ROTAVAPOR R-250 EX, TYPE# S8621D542, 380-440 VOLTS, 50-60 HZ, 7.5-9.1 KW
24	P1140660 & P1140665		VACUUM SOLVENT RECOVERY SYSTEM
25	P1140661 & P1140665		VACUUM SOLVENT RECOVERY SYSTEM
26	P1140667		230 SQUARE FT OF SS HEAT EXCHANGERS
27	P1140669- 670		LENTINA 528 GALLON SS TANK, JACKETED, NON- AGITATED
28	P1140672		80 GALLON VACUUM RATED RECEIVER SS
29	P1140674- 677	S1SDS2MS1	(3) 2000 GALLON SS TANKS, NON-JACKETED & NON- AGITATED
30	P1140685- 689	LKT5	SS KETTLE DOUBLE MOTION 80 GALLONS (US), JACKETED, AGITATED, XP RATED

31	P1140692- 694	REA4	SS 2000L REACTOR TANK, VACUUM RATED, JACKETED & AGITATED
32	P1140701- 703		YALE FORKLIFT W/ 48" FORKS & 42" SS CRG, MODEL# GLP050VXNVSE084
33	P1140705- 706		AQC DUST COLLECTINS SYSTEMS
34	P1140711- 712		30-TON REFRIGERATION UNIT
35	P1140714- 717 & P1140728- 729		100-TON REFRIGERATION UNIT
36	P1140719- 720 & P1140728- 729		100-TON REFRIGERATION UNIT
37	P1140726		2-HR SOLVENT STORAGE SHED
38	P1140731- 732		2018 LETINA SS 4150L TANK

39	P1140737- 740	TCU1	ELECTRICAL GLYCOL HEATER 100KW
40	P1140737- 740	TCU2	ELECTRICAL GLYCOL HEATER 135KW
41	P1140742	MCC 2P	MOTOR CONTROL CENTRE W/ SWITCH GEAR, VFDS
42	P1140747- 749 & P1140751- 752 & P1140754- 755		KAESER BSD 50 SIGMA, ROTARY AIR COMPRESSOR SYSTEM
43	P1140757- 758		100 BHB BOILER
44	P1140760- 762	QC-OVEN1	VWR CHAMBER OVEN
45	P1140764- 765	FUH1	FUMEHOOD
46	P1140773- 775	QC-GC2	GC W/ HEAD SPACE ANALYZER

47		P1140777- 779		SHIMADZU MODEL# TOC ANALYZER-VWP, CAT NO# 638-91116-42
48		P1140786- 787		SHIMADZU IRSPIRIT FOURIER TRANSFORM INFRARED SPECTROPHOTOMETER
49	When and a second se	P1140795- 796	QC-REF1	VWR CHAMBER OVEN
50		P1140798- 799	QC-REF2	VWR CHAMBER OVEN
51		P1140801		COMPUTERS & MISC LAB ITEMS
52		P1140803- 804	QC-BAL2	METTLER TOLEDO XPE204 W/ FREE UNIVERSAL ANTI STATIC
53		P1140811- 813	E-0253	HIRAYAMA AUTOCLAVE MODEL# HVA-110
54	ATE	P1140843- 844 & P1140848- 849		ATG PHARMA BOTTLING SYSTEM

55	P1140864	CARBON AIR FILTER FILTRATION SYSTEM
56	P1140865	RACKING OF MISC PARTS
57	P1140866	COOLER, STAND UP FREEZER, & BENCH/CABINET
58	P1140867	RACKING OF MISC PARTS
59	P1140868	RACKING OF MISC PARTS
60	P1140869	SANTIARY PIPE FITTINS
61	P1140873	MISC DRUMS, PUMPS (CAPTURED IN ROTARY PUMPS)
62	P1140893	METAL CRATES W/ VARIOUS ELECTRICAL WIRE

63	a la company	P1140900	MISC STAINLESS PIPE & PUMPS & CONTROL VALVES (SEE PUMP & INTRUMENT LIST)
64		P1140909	METAL RACKING OF MISC PARTS
65		P1140911- 912	WATCO ELECTRIC HEATING UNIT W/ CONTROL PANEL
66		P1140913- 918	METAL SHELVING W/ MISC SS FITTINGS, SUPPLIES, & TOOL BIN RACK FULL OF MISC SS SUPPLIES
67		P1140935- 936	MISC SS STEEL & PLATFORM FOR MICROWAVE EXTRACTION SYSTEM
68		P1140938- 939	MISC HEAT EXTRACTORS, VALVES, SS FITTINGS
69		P1140941- 943	MISC HEAT EXTRACTORS, VALVES, SS FITTINGS
70		P1140944	HOUSING BAG FILTER (1 OF 6)

71 961 WWAL VACUUM RATED 72 Image: Second system P1140963 SBT1 6500L SS TANK, JACKETED & AGITATED 73 Image: Second system P1140967 BIOMAS BIN HANDLING SYSTEM				
73 Image: Constraint of the second secon	71		MVR1	1200L SS TANK, NON-JACKETED & NON-AGITATED, VACUUM RATED
74 Filt0969 HEAT EXCHANGERS (4 OF 6) 50 SQUARE Filt0969 Image: Comparison of the second sec	72	P1140963	SBT1	6500L SS TANK, JACKETED & AGITATED
	73	P1140967		BIOMAS BIN HANDLING SYSTEM
75 F1140972 MISC ITEMS & DRUM DUMPER	74	P1140969		HEAT EXCHANGERS (4 OF 6) 50 SQUARE FT
	75	P1140972		MISC ITEMS & DRUM DUMPER
76 P1140973 HAUL VACUUM SYSTEM & MISC ELECTRIC PA	76	P1140973		HAUL VACUUM SYSTEM & MISC ELECTRIC PARTS
77 P1140975- 976 REA3 REACTOR SS TANK, 2000L, AGITATED & JACKE	77		REA3	REACTOR SS TANK, 2000L, AGITATED & JACKETED
78 P1140978- 979 FS3 FAIRBANK TRANSPORT SCALE	78		FS3	FAIRBANK TRANSPORT SCALE

		VTD1	SS VACUUM TRAY DRYER, VACUUM RATED, 134 SQ FT
		MPT1	PURE FLO PRECISION TANK - RECEIVER - 625L, SS, NON-JACKETED, AGITATED
			MISC PIECES FROM DUST COLLECTORS
P	1140993		(2) SPARE MOTOR & GEAR BOX FOR LKT1 & LKT2
P	1140995		(2) SS HEAT EXCHANGERS, APPROX 100FT
P	1140997		WATCO ELECTRIC HEATING UNIT W/ CONTROL PANEL
		REA5	REACTOR SS 1500L JACKETED & AGITATED
		FS4	FAIRBANK TRANSPORT SCALE
	9 1 <td< td=""><th>Image: Series and Series</th><td>982 982 P1140984 P1140984 P1140987 P1140987 P1140993 P1140993 P1140993 P1140993 P1140993 P1140993 P1140993 P1140995 P1140995 P1140995 P1140997 P1140997 P1140997 P1140997</td></td<>	Image: Series and Series	982 982 P1140984 P1140984 P1140987 P1140987 P1140993 P1140993 P1140993 P1140993 P1140993 P1140993 P1140993 P1140995 P1140995 P1140995 P1140997 P1140997 P1140997 P1140997

87		P1150006- 007	VDR1	985L SS TANK, NON-JACKETED & NON-AGITATED
88		P1150009- 010		(7) SS LIQUID TOTES
89		P1150011		(6) SS DRY PRODUCT TOTE, 35 CUBIC FT
90		P1150013		MISC VALVES & FITTINGS
91		P1150014		MISC VALVES & FITTINGS
92		21150015		VARIOUS PUMPS, FITTINGS, VALVES, ETC
93	P	91150016		MISC DIAPHRAM PUMPS
94	P	1150017		SPARE MOTOR

P1150022- 023	PF2	NUTCH ASTALOY FILTER 140L
P1150024- 025	PF1	NUTCH ASTALOY FILTER 140L
P1150027- 030		(54) ASEPTIC SS TOTES
P1150032	MJT1	REACTOR SS 470 GALLON VACUUM TANK
P1150034- 036	SDT5	LENTINA SS 528 GALLON TANK
P1150035		LENTINA SS 528 GALLON TANK
P1150038- 039		FORMA SCIENTIFIC CO2 INCUBATOR
P1150041		FORMA SCIENTIFIC CO2 INCUBATOR
	023 Image: Ima	023 P12 Image: Second secon

103	S	P1150043- 044	EPPENDORF CENTRIFUGE 5810
104		P1150046- 047	SAVANT SPEED VAC PLUS SC210A
105		P1150049- 051	(3) FORMA SCIENTIFIC CLASS 11 A/B3 BIOLOGICAL SAFETY CABINET
106		P1150054- 055	SS WHITE FILM EVAPORATOR SYSTEM, 13.4 SQ FT, ULTRALOW VACUUM
107		P1150060	HAPMAN CONVEYOR SYSTEM, XP RATED, VARIABLE SPEED
108			(2) JDXK HEAT EXCHANGERS SS 10SQFT
109			FORSBERG MODEL 5G DESTONER
110	*	P1150063- 064	INLINE PUMP (SEE PUMP LIST FOR DETAILS)

111		P1150065- 066		SHARPLES S26, XP RATED
112	EECOTEMP Water Water The Management And And And And And And And And And And	P1150068- 069		BUSCH VACUUM SYSTEM
113		P1150076		(2) PRESSURE VACUUM 26 GALLONS TANK, AGITATED & NON-JACKETED
114		P1150078		500L SS JACKETED REACTOR, AGITATED
115		P1150080	LL3	1600L SS TANK, NON-JACKETED & NON-AGITATED
116		P1150082		(2) MOTORS
117		P1150084		WATCO ELECTRIC HEATING UNIT W/ CONTROL PANEL
118		P1150086		(2) ACRISON FEEDER

119		P1150088- 090	ТК2	(2) PRESSURE VACUUM 26 GALLONS TANK, AGITATED & NON-JACKETED
120	A CONTRACTOR OF	P1150092- 093	BH2	(2) 680L SS HOPPER
121		P1150095		PSV VALVES
122		P1150096- 097		HAPMAN CONVEYOR SYSTEM, XP RATED, VARIABLE SPEED
123		P1150099- 101 & P1150103- 104		(6) 200L PUMP SS TANKS
124	A CONTRACTOR	P1150106		MICROWAVE #3, PARTIALLY PHOTO'D, EXTERIOR HOUSING CAVITY IN SHOP FOR FINAL MACHING
125		P1150107		MISC STAINLESS PIPING, STRUCTURAL STEEL
126		P1150108- 109 & P1140957- 958		MICROWAVE GENERATOR & EXTRACTOR

127	P1150111		PUMP HOUSE
128	P1150112- 114	MW2	LABOTRON X 6000 MICROWAVE EXTRACTOR
129	P1150117- 119		(3) BUCHI ROTAVAPOR R-300
130	P1150121- 124		(2) MINILABOTRON 2000 MICROWAVE EXTRACTOR
131	P1150126- 128		ATC K1 CHILLER, PART# K105006
132	21150130- 133		RETSCH SM 300 GRINDER
133	91150138- 140		LABCONCO FREEZONE FREEZER
134	21150142- 143		EPPENDORF CENTRIFUGE 5810 R

135 P1150145- 147 2018 GLATT MINI FLUID BE 136 P1150149- 151 IKA T25 DIGITAL ULTRA TURRAX F	
	HOMOGENIZER
137 P1150153- 154 BUCHI MINI SPRAY DRYER	R B-290
138 P1150156- 157 BUCHI INERT LOOP B-	-295
139 P1150159- 161 RETSCH PM 100 PLANTERY E	BALL MILL
140 P1150163- 164 THERMO HERATHERMO	OVEN
141 P1150166- 169 (2) MICROWAVE EXTRACTOR HUBI 600 & SAIREM MICROWAVE G	
142 P1150171- 173 (3) MINIFLOW 200SS MICR	Rowave

143		P1150175- 178		AGILENT TECHNOLOGIES 1200 SERIES & 1260 INFINITY HPLC
144				BUCHI PURE C-850 FLASH PREP
145	SIP	P1150191- 193		THERMO SCIENTIFIC FORMA 900 SERIES FREEZER
146		P1150195- 197	QC-CS1 QC-CRS1	CARON ENVIRONMENTAL CHAMBER & CARON CONDENSATE RECIRCULATOR
147		P1150199- 201	QC-SC2	CARON ENVIRONMENTAL CHAMBER
148		P1150203- 205	PD-SC1	CARON ENVIRONMENTAL CHAMBER
149		P1150207- 215	QC-HPLC1	AGILENT (4) 1100 SERIES, (2) 1200 SERIES, HEWLET PACKARD 1100
150		P1150217- 220		MALVERN MASTERSIZER 3000 PARTICLE SIZE ANALYZER, MALVERN AERO S, MALVERN HYDRO MV

151		P1150222- 224		MALVERN ZETASIZER NANO SERIES PARTICLE SIZE ANALYZER
152		P1150226- 229 & P1150231- 234		AGILENT TECHNOLOGIES 7890B GC SYSTEM, 7890B (G3440B) SERIAL# CN13333026, AGILENT 7693A AUTOSAMPLER, JULABO 900F HEATER (SERIAL# 10364667)
153	and the second se	P1150236- 240	QC-GCMS1	GC MAS SPEC AGILENT TECHNOLOGIES 7890A GC SYSTEM (SERIAL# US11241031), AGILENT 7693 AUTOSAMPLER, AGILENT 5975C VL MSD W/ TRIPLE- AXIS DETECTOR
154	the second se	P1150242- 243		VWR FRIDGE/FREEZER
155	the second se	P1150245- 246		VWR FRIDGE/FREEZER
156		P1150248- 249 & P1150251		VWR FRIDGE/FREEZER
157		P1150253- 255		TOSHIBA 1600XPI SERIES UNINTERRUPTIBLE POWER SYSTEM
158		P1150273- 277		AGILENT TECHNOLOGIES 7890A (SERIAL# CN10953056) GC SYSTEM, 7693 AUTOSAMPLER, 5977B MSD

159	-	P1150279- 281		ULTRASCAN VIS HUNTER LAB
160		P1150283- 288	QC-BAL1	METTLER TOLEDO SCALE O XP56 SCALE & BT-P42 PRINTER
161		P1150290- 291		CAMPBELL HAUSFELD CE800100FP AIR COMPRESSOR
162				PFAULDER WIPED FILM EVAPORATOR, USED REFURBISHED BY PFAUDLER
163				FITZMILL
164				URSCHEL MILL
165				SOFTWALL CLEAN ROOM
166				40FT STORAGE CONTAINER

167		ACRISON FEEDER SYSTEM
168		PALL FILTER HOUSING

COURT FILE NUMBER

COURT

Clerk's stamp

COURT OF KING'S BENCH OF ALBERTA

JUDICIAL CENTRE EDMONTON

PLAINTIFF MOSKOWITZ CAPITAL MORTGAGE FUND II INC.

DEFENDANT 1631807 ALBERTA LTD., RADIENT TECHNOLOGIES INC., and RADIENT TECHNOLOGIES (CANNABIS) INC.

DOCUMENT

AFFIDAVIT

2203 13202

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY FILING THIS DOCUMENT DLA Piper (Canada) LLP 2700, 10220 - 103 Ave Edmonton, AB T5J 0K4 Attention, Jerritt R. Pawlyk / Kevin Hoy Phone 780-429-6835 Fax, 780-670-4329 Email jerritt pawlyk@dlapiper.com / kevin hoy@dlapiper.com File No. 013875-00002

SECOND AFFIDAVIT OF BRIAN MOSKOWITZ

Sworn on March 2, 2023

I, Brian Moskowitz, of the City of Toronto, in the Province of Ontario, SWEAR AND SAY THAT.

- 1 I am the President of the Plaintiff, Moskowitz Capital Mortgage Fund II Inc. ("MCMF"), and as such, I have a personal knowledge of the facts and matters hereinafter deposed to except where stated to be on the basis of information and belief, and, where so stated, I verily believe the same to be true.
- I previously filed an Affidavit of Default, dated December 12, 2022, (the "First Moskowitz Affidavit") in this action in connection with MCMF's mortgage enforcement proceedings in this matter. In this Affidavit, unless otherwise stated, I adopt capitalized naming conventions established in the First Moskowitz Affidavit.
- 3 This Affidavit is filed by MCMF in support of its Application seeking to appoint MNP Ltd. as receiver of the Equipment (as defined below in this Affidavit) owned or in the possession of 1631807 Alberta Ltd. and Radient Technologies Inc. (collectively, the "Debtors").
- In the preparation of this Affidavit, I have reviewed relevant books and records of MCMF.

Background to the Debtors

- 5 Copies of corporate profiles obtained from Alberta's and Canada's corporate registries for each of the Debtors are attached, collectively, as Exhibit "A" of this Affidavit. I note that the corporate profile for 1631807 shows that 100% of its outstanding voting shares are owned by Radient Technologies.
- 6. Radient Technologies is a licensed manufacturer of cannabis products.

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7. The Debtors operate their business from a facility located in Edmonton, Alberta. The facility is sited on real property owned by 1631807, being the Lands described in the Mortgage produced as Exhibit "A" of the First Moskowitz Affidavit.

Personal Property Security

- 8. MCMF and Radient Technologies concluded a Term Sheet for the creation of a \$5,500,000.00 credit facility on May 2, 2018 The Term Sheet was amended on April 25, 2018, under Term Sheet Amendment #1 to add 1631807 as a guarantor under an unlimited guarantee. The Term Sheet and Term Sheet Amendment #1 are attached, collectively, as Exhibit "B" of this Affidavit.
- 9. MCMF advanced a total of \$5,500,000 00 to the Debtors on May 2, 2018. Copies of a Statement of Receipts and Disbursements concerning such advance and correspondence enclosing the portion of the advance distributable to the Debtors are attached, collectively as Exhibit "C" of this Affidavit
- 10: On May 2, 2018, 1631807 executed a General Security Agreement pursuant to which it agreed to grant MCMF a security interest in all of its present and after acquired personal property relating to the operation of the business of 1631807 located on the Lands, with the exception of consumer goods. A copy of the said General Security Agreement is attached as Exhibit "D" of this Affidavit.
- 11. On June 26, 2018, MCMF and the Debtors agreed pursuant to an amending instrument, namely Term Sheet Amendment #2, to amend their relationship such that 1631807 would serve as the primary borrower and Radient Technologies would serve as the guarantor of 1631807's debt owed to MCMF. A copy of Term Sheet Amendment #2 is attached as Exhibit "E" of this Affidavit. On August 31, 2018, Radient Technologies executed an Agreement of Guarantee under which it agreed to guarantee all amounts owing by 1631807 to MCMF. A copy of the August 31, 2018, Agreement of Guarantee is attached as Exhibit "F" of this Affidavit.
- 12. On August 31, 2018, Radient Technologies executed a General Security Agreement pursuant to which it agreed to grant MCMF a security interest in all of its present and after acquired personal property relating to the operation of the business of Radient Technologies located on the Lands, with the exception of consumer goods. A copy of the said General Security Agreement is attached as Exhibit "G" of this Affidavit.
- 13. I note that the General Security Agreements executed in favour of MCMF by the Debtors both include terms pursuant to which the Debtors agreed that MCMF would have the right to appoint a receive or receive manager over their assets, business and affairs.
- 14. The applicable interest rate on the balancing owing by the Debtors to MCMF under the has been amended by agreement between MCMF and the Debtors several times since the conclusion of the initial Term Sheet. The key monetary terms of such amending agreements, which included additional advances made available to the Debtors and various fees agreed to by the Debtors, are described in paragraphs 3 - 8 of the First Moskowitz Affidavit. The current applicable interest rate is calculated as the greater of 9 99% per annum or the Bank of Nova Scotia's Prime Rate plus 7 54% per annum. As of today's date, the applicable variable interest rate stands at 14 53% per annum.
- 15. MCMF perfected its security interests in the Debtors' personal property by way of registration of financing statements in Alberta's Personal Property Registry (the "PPR") MCMF registered a security interest in the PPR against the present and after-acquired personal property (excepting consumer goods) of the Debtors on April 25, 2018 Copies of PPR reports evincing the registration of MCMF's financing statements concerning its personal property security against the Debtors are attached, collectively, as Exhibit "H" of this Affidavit.

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- Regarding the said PPR reports, I note that:
 - a. the first registered interest in the personal property of Radient Technologies appears to be held by Agricultural Financial Services Corporation ("AFSC"), whose registration is dated May 16, 2011;
 - b. the registration of MCFM in the present and after acquired property (excluding consumer goods) of Radient Technologies is the second security agreement registered following the interest of AFSC,
 - reports of seizure concerning an enforcement action of AFSC against Radient Technologies was registered on January 10, 2022;
 - d. there are 13 registrations against the personal property of Radient Technologies registered subsequent to the registration of MCMF;
 - the first registered interest in the present and after-acquired property of 1631807 is that of MCMF; and
 - f. there are 3 registrations against the property of 1631807 registered subsequent to the registration of MCMF.

Default Ongoing Insolvency of the Debtor

- 17. As is stated in the First Moskowitz Affidavit, the Debtors are in default on financial obligations owing to MCMF and MCMF has exercised its right to demand payment of the whole of the amounts owing to it by the Debtors. Such default has not been cured as of the date hereof. As of March 8, 2023, the balance outstanding owing to MCMF by the Debtors stood at \$12,067,093.27, with interest accruing on such balance at a per diem rate of \$3,952.59 (the "Indebtedness").
- 18. A copy of Radient Technology's most recent publicly available financial statements, being financial statements for the fiscal year ended March 31, 2022, is attached as Exhibit "I" of this Affidavit. I note that such financial statements show total assets valued at \$27,734,541 and total liabilities of (\$37,860,320). Net and comprehensive losses for 2022 are reported at (\$12,929,980), as compared to total revenue for 2022 of only \$3,621,781.
- 19 I remain in contact with the management team of the Debtors. I am advised by the Debtors' management team, and I verily believe it to be true, that the Debtors continue to operate and generate revenue, despite their insolvency and the ongoing enforcement proceedings. Notwithstanding the fact that the Debtors continue to carry on business, they have not provided MCMF with any plan to cure their default or to restructure their affairs in a manner that would enable them to retire the Indebtedness within a period acceptable to MCMF.
- 20. Since the filing of the First Moskowitz Affidavit, MCMF has applied for and successfully obtained a Redemption Order - Listing in these proceedings. The prescribed listing price for the Lands pursuant to paragraph 4 of the Judicial Listing Agreement incorporated into the Redemption Order Listing is \$11,340,000. The Lands have not yet been listed for sale.
- 21. On October 20, 2022, MCMF obtained a Preservation Order entitling MCMF or its agent to enter the Lands to take all necessary steps to preserve the same. MCMF subsequently appointed Avison Young Real Estate Management Services, LP to act as its agent for all purposes related to the Preservation Order. Notwithstanding the Preservation Order, the Debtors continue to have access to the Lands with the consent of MCMF so as that they may continue to operate their business pending MCMF's enforcement of its security.

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- 22. On March 7, 2023, the Alberta Securities Commission issued a Cease Trade Order respecting the securities of Radient Technologies. The said Cease Trade Order indicates that Radient Technologies failed to file public disclosure required by the securities legislation of Ontario and Alberta. A copy of the publicly available Cease Trade Order is attached as Exhibit "J" of this Affidavit.
- 23. On March 10, 2023, counsel for MCMF conveyed to counsel for the Debtors' Notices of Intention to Enforce Security made under section 244 of the Bankruptcy and Insolvency Act. Copies of the said Notices of Intention to Enforce Security are attached, collectively, as Exhibit "K" of this Affidavit.

Necessity of Receiver's Appointment

- 24. As is noted above, the prescribed listing price for the Lands is less than the value of the indebtedness. MCMF has thus determined that the proceeds from the eventual sale of the Lands will likely be insufficient to retire the Indebtedness. Accordingly, MCMF has determined that it is necessary to enforce its security interest against the personal property of the Debtors.
- 25. At this time, MCMF only seeks to enforce its security interest against certain pieces of equipment (the "Equipment") owned by the Debtors. The management team of the Debtors has provided MCMF with a spreadsheet listing pieces of equipment encumbered by MCMF's security interest. The said spreadsheet identified pieces of equipment that were: (a) required for operations; (b) notrequired for operations, but were missing or otherwise unavailable for seizure; or (c), not required for operations and were available for seizure.
- 26. The Equipment MCMF seeks to seize is comprised only of the pieces of property in the latter of the three above-mentioned categories. MCMF has used the spreadsheet provided to it by the Debtors to prepare a schedule of the Equipment, a copy of which is attached as Exhibit "L" of this Affidavit. For greater certainty, pieces of property that are required by the Debtors for their operations or are not available for seizure are omitted from the attached schedule of the Equipment.
- 27. MCMF wishes to ensure that the Equipment is sold in an efficient, orderly, and commercially reasonable sales process. Further, MCMF wishes to ensure that the Debtors are able to continue to use the Equipment to carry on business to as great an extent as is reasonably practicable under the circumstances during the sales process for the Equipment.
- 28. MCMF is concerned that enforcing its rights as a secured creditor with the assistance of civil enforcement agency may prove impracticable, or at least undesirable, for at least two reasons. First, MCMF is concerned that the process of ensuring that numerous subordinate registrations against the Equipment are discharged from the PPR upon the closing of the transactions for the sale of the Equipment may be cumbersome, time-consuming, and costly. Furthermore, MCMF is concerned that any delay in obtaining such discharges could result in the collapsing of transactions for the sale of the Equipment or future litigation between MCMF and potential purchasers.
- 29 Second, MCMF is concerned that it will not be practicable for a civil enforcement agency to make appropriate arrangements with the Debtors to a sales process for the Equipment following its seizure while such Equipment continues to be used by the Debtors in furtherance of their operations.
- 30. With a view to maximizing value for the benefit of all of the Debtors' stakeholders and ensuring that the Equipment is sold as efficiently as possible, MCMF thus seeks the appointment of a receiver.

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- 31. MCMF wishes to appoint MNP Ltd. to serve as receiver of the Equipment. At this time, MCMF does not wish to appoint MNP Ltd. as a receiver manager of the whole of the Debtors' business and affairs and property.
- 32. MNP Ltd, is a Licensed Insolvency Trustee and has endorsed a Consent to Appointment as receiver in these proceedings.

Conclusion

- 33. In summary of the foregoing, I verily believe it to be true for the reasons canvassed above that:
 - a the Debtors are insolvent,
 - b the Debtors are unable to repay the Indebtedness;
 - it will be necessary for MCMF to realize upon its security in the Equipment in order to satisfy the Indebtedness; and
 - d the appointment of a Receiver is required to maximize value and to enable the Equipment to be sold in an orderly and efficient sales process.
- 34. I am not physically present before the solicitor retained by MCMF who is serving as the Commissioner for Oaths taking this Affidavit (the "Commissioner"). Rather, I am linked to the Commissioner by video conference. The following steps have been taken by the Commissioner and myself.
 - a. I have shown the Commissioner the front and back of my government-issued photo identification ("ID");
 - b. the Commissioner has compared my image to the information on my ID,
 - c. the Commissioner has taken a screen shot of the front and back of my ID to retain it;
 - d the Commissioner and I have a paper copy of this Affidavit before us;
 - e. the Commissioner and I have reviewed each page of this Affidavit to verify that the pages are identical and have initialed each page in the lower right corner;
 - f. at the conclusion of our review of the Affidavit, the Commissioner administered the oath to me, and the Commissioner watched me sign my name to this Affidavit; and
 - q. I will send this signed Affidavit electronically to the Commissioner.

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I make this Affidavit in support of an Application by MCMF to appoint MNP Ltd. as Receiver of the Debtors' Equipment and for no other or improper purpose. 35.

SWORN BEFORE ME at City of Juron to. in the Province of Ontario, on March 12 2023 BRIAN MOSKOWITZ) A Commissioner for Oaths in and for the)

Province of Ontario

.

THIS IS EXHIBIT "A" referred to in the Affidavit of BRIAN MOSKOWITZ SWORN BEFORE ME this _____ day of March, 2023.

A COMMISSIONER FOR OATHS in and for the Province of Alberta.

Government Corporation/Non-Profit Search of Alberta Corporate Registration System

Date of Search:2023/03/07Time of Search:04:37 PMSearch provided by:DLA PIPER (CANADA) LLP (Calgary)Service Request Number:39308591Customer Reference Number:013875-00002

Corporate Access Number: 2016318079Business Number:835892480Legal Entity Name:1631807 ALBERTA LTD.

Legal Entity Status:ActiveAlberta Corporation Type:Numbered Alberta CorporationRegistration Date:2011/09/29 YYYY/MM/DDDate of Last Status Change:2016/02/29 YYYY/MM/DD

Registered Office:

Street:	3400, 350 - 7TH AVENUE SW
City:	CALGARY
Province:	ALBERTA
Postal Code:	T2P3N9
Records Address:	

Street:3400, 350 - 7TH AVENUE SWCity:CALGARYProvince:ALBERTAPostal Code:T2P3N9

Email Address: CGYCORP@FASKEN.COM

Primary Agent for Service:

Last Name	First Name	Middle Name	Firm Name	Street	City	Province	Postal Code	Email
FELDMAN	PERRY		MARTINEAU DUMOULIN LLP	350 -		ALBERTA	T2P3N9	CGYCORP@FASKEN.COM

Directors:

Last Name:KAURAFirst Name:HARRYStreet/Box Number:201-2327 ELLWOOD DRIVE

City:EDMONTONProvince:ALBERTAPostal Code:T6X0J6

Voting Shareholders:

Legal Entity Name:RADIENT TECHNOLOGIES INC.Corporate Access Number:2118252630Street:2900 - 550 BURRARD STREETCity:VANCOUVERProvince:BRITISH COLUMBIAPostal Code:V6C0A3Percent Of Voting Shares:100

Details From Current Articles:

The information in this legal entity table supersedes equivalent electronic attachments

Share Structure:	THE CORPORATION IS AUTHORIZED TO ISSUE AN UNLIMITED NUMBER OF COMMON SHARES				
Share Transfers Restrictions:	NO SECURITIES (OTHER THAN NON-CONVERTIBLE DEBT SECURITIES) OF THE CORPORATION SHALL BE TRANSFERRED WITHOUT THE PRIOR WRITTEN CONSENT OF THE BOARD OF DIRECTORS				
Min Number Of Directors:	1				
Max Number Of Directors:	10				
Business Restricted To:	NONE				
Business Restricted From:	NONE				
Other Provisions:	REFER TO OTHER RULES OR PROVISIONS ATTACHMENT				

Other Information:

Last Annual Return Filed:

File Year	Date Filed (YYYY/MM/DD)
2021	2021/11/24

Outstanding Returns:

Annual returns are outstanding for the 2022 file year(s).

Filing History:

List Date (YYYY/MM/DD)	Type of Filing
2011/09/29	Incorporate Alberta Corporation
2015/11/02	Status Changed to Start for Failure to File Annual Returns
2018/09/14	Change Address
2020/02/20	Update BN
2021/11/24	Enter Annual Returns for Alberta and Extra-Provincial Corp.
2021/12/29	Change Director / Shareholder

Attachments:

Attachment Type	Microfilm Bar Code	Date Recorded (YYYY/MM/DD)	
Other Rules or Provisions	ELECTRONIC	2011/09/29	

The Registrar of Corporations certifies that, as of the date of this search, the above information is an accurate reproduction of data contained in the official public records of Corporate Registry.





Corporations Canada

Innovation, Science and Economic Development Canada Innovation, Sciences et Développement économique Canada Corporations Canada

Corporations Canada C. D. Howe Building 235 Queen St Ottawa ON K1A 0H5

Corporations Canada Édifice C.D.Howe 235 rue Queen Ottawa ON K1A 0H5

Numéro de société ou d'organisation

Numéro d'entreprise

Régime législatif

Statut

Corporate Profile / Profil corporatif

2023-03-07 6:39 PM (AAAA-MM-JJ) Date et heure du Profil corporatif Date and time of Corporate Profile (YYYY-MM-DD) **CORPORATE INFORMATION RENSEIGNEMENTS CORPORATIFS** Corporate name Dénomination

Corporation number Business number

774848-5

Radient Technologies Inc.

Governing legislation

883046518RC0002

Canada Business Corporations Act (CBCA) - 2014-05-22

Loi canadienne sur les sociétés par actions (LCSA) - 2014-05-22

Status

Active Active

REGISTERED OFFICE ADDRESS ADRESSE DU SIÈGE 4035 101 Street Northwest Edmonton AB T6E 0A4 Canada

ANNUAL FILINGS			DÉPÔTS ANNUELS
Anniversary date (MM-DD)		05-22	(MM-JJ) Date anniversaire
Filing period (MM-DD)	05-	22 to/au 07-	21 (MM-JJ) Période de dépôt
Status of annual filings			Statut des dépôts annuels
	Not due	2023	N'est pas dû
	Overdue	2022	En retard
	Filed	2021	Déposé
Date of last annual meeting (YYYY-MM-DD)		2019-10-25	(AAAA-MM-JJ) Date de la dernière assemblée annuelle
Туре			Туре
	Distrib	uting corpor	ation
	Société aya	ant fait appe	au public



Email / Courriel ic.corporationscanada.ic@ised-isde.gc.

DIRECTORS		ADMINISTRATEURS
Minimum number	3	Nombre minimal
Maximum number	12	Nombre maximal
Current number	3	Nombre actuel
Jocelyne F. Lafreniere Dimitris Tzanis Steven Splinter	32 Avenue de la Drave, Gatineau QC J8T 6M4, Canada Albulastrasse 60,, Zurich 8048, Switzerland 3888 Michener Way, North Vancouver BC V7K 3C7, Canada	

CORPORATE HISTORY	HISTORIQUE CORPORATIF
Corporate name history (YYYY-MM-DD)	(AAAA-MM-JJ) Historique de la dénomination
2014-05-22 to present / à maintenant	Radient Technologies Inc.
Certificates issued (YYYY-MM-DD)	(AAAA-MM-JJ) Certificats ém
Certificate of Restated Articles of Incorporation Certificate of Amendment Amendment details: Other	2014-05-30 Certificat de status constitutifs mis à jour 2020-01-08 Certificat de modification Renseignements concernant les modifications aux statuts : Autre
Certificate of Amendment Amendment details: Province or Territory of Registered Office	2022-01-13 Certificat de modification Renseignements concernant les modifications aux statuts : Province ou territoire du siège social
Amendments details are only available for amendments effected after 2010-03-20. Some certificates issued prior to 2000 may not be listed.	Seuls les renseignements concernant les modifications effectuées après 2010-03-20 sont disponibles. Certains certificats émis avant 2000 pourraient ne pas être listés.
Documents filed (YYYY-MM-DD)	(AAAA-MM-JJ) Documents déposé

The Corporate Profile sets out the most recent information filed with and accepted by Corporations Canada as of the date and time set out on the Profile.

Le Profil corporatif fait état des renseignements fournis et acceptés par Corporations Canada à la date et à l'heure indiquées dans le profil.

THIS IS EXHIBIT "B" referred to in the Affidavit of BRIAN MOSKOWITZ SWORN BEFORE ME this _____ day of March, 2023.

A COMMISSIONER FOR OATHS in and for the Province of Alberta.



Moskowitz Capital Mortgage Fund II Inc. 2200 Yange Street, Suite 1002 Toranto, ON M45 2C5 Tel: (418) 781-4500 Fax: (488) 566-3620 Brokenage#10922 Admini#11928

> Western Canada, 201 21st Street East, Suite 10188 Saskatoon SK S7K 2B1 Toll-Free: 1 (886) 641-6365

> > moskowitzcapital.com deals@moskowitzcapital.com

TERM SHEET

March 15, 2017 - Revised March 29, 2018

- TO: DENIS TASCHUK RADIENT TECHNOLOGIES INC. 4035 10TH ST. NW, EDMONTON, AB
- C/O: RYAN MCDONALD PRAIRIE COMMERCIAL MORTGAGE CORP. 9433 58TH AVE., EDMONTON, AB
- RE: TERM SHEET FOR \$5,000,000 FIRST MORTGAGE ON LAND AND BUILDINGS LOCATED AT 4035, 4029, 4025 101st ST. EDMONTON, AB

This letter agreement sets out the basic terms of financing being contemplated by our company regarding the subject financing. If these terms are acceptable to you, please execute and return this agreement to us by April 2, 2018 together with the partial Commitment Fee hereafter noted. This will enable us to hold funds for the purpose of this transaction and to provide to you for signature our standard form of comprehensive loan documents ("Commitment"), subject to satisfying the conditions herein. The partial Commitment Fee shall be credited to the total Commitment Fee payable by you as hereafter noted.

Please note that this is not a commitment to lend but rather a Term Sheet which outlines the terms and conditions of a prospective Commitment.

BORROWER(S):	RADIENT TECHNOLOGIES	S INC.	
GUARANTOR(S);	Limited Guarantee from Denis- that may have an economic inter	Fasebult to maximum of \$350,000 and an rest in the mortgaged properties, joint and	y other entity several
LENDER:	Moskowitz Capital Mortgage	Fund II Inc. or assignee	
PRINCIPAL:	-\$5,000;000 \$\$ \$, 5 0 m	0 0 0.	
INTEREST RATE:	The greater of 8.50% or Bank o	f Nova Scotia Prime Rate plus 5.05% per	. สมมากมาว
PROGRAM;	Use of Proceeds	Source of Proceeds	
	Payout BDC Buy remaining 50% of 4035 101st St. Interest Reserve	2,400,000 Moskowitz Capital 1st Mortgage 1,745,029 (incl. \$350,000 interest reserve)	5,000,000
	Buy Adjacent Buildings	350,000 Borrower Cash Equity 4,350,000	4,020,029
	Commitment Fee	100,000	
	Broker Fee Legal & Closing Costs (Estimate)	50,000	
	Total	25,000	
	National Control of Co		9,020,029
PAYM CN1(AMORTIZATION:	10 (INTEREST ONU 1-5-year-amortization	y).	
MONTHLY PAYMENT:	Monthly, calculated and comp Principal balance plus any acc mortgage will be made payable t	ounded monthly on each payment date crued interest, not in advance. Paymen o the Mortgagee.	e on the total outs under this
TERM:	24 months from the interest adjust	stment date	

PREPAYMENT:	Open for prepa notice, 45 addit month's interest	yment upon 45 days written notice (in the absence of 45 days written tional days interest will be charged) and payment of three additional payment.
SECURITY:	 A first morindustrial z <l< td=""><td>tgage on 4025 101ST ST. EDMONTON, AB, a 1.70 acre parcel site 00 sq. ft. light industrial building becurity Agreement for all Borrower(s)/Guarantor(s) of rents and leases gement and Postponement of all shareholder loans sonal Guarantee(s) to \$350,000 f refusal on subsequent mortgage financing RA and municipal property tax inquiry consent forms from the /Guarantor(s) Capital standard mortgage clauses asonable security documentation requested by the Mortgageale set/site</td></l<>	tgage on 4025 101 ST ST. EDMONTON, AB, a 1.70 acre parcel site 00 sq. ft. light industrial building becurity Agreement for all Borrower(s)/Guarantor(s) of rents and leases gement and Postponement of all shareholder loans sonal Guarantee(s) to \$350,000 f refusal on subsequent mortgage financing RA and municipal property tax inquiry consent forms from the /Guarantor(s) Capital standard mortgage clauses asonable security documentation requested by the Mortgageale set/site
TAX ACCOUNT:	eseron account.	the Mortgagee, shall establish with the Mortgagee a property tax
FUNDING DATE:	sole discretion an period, a Standby	Al Mortgage Fund II Inc. may choose to extend this financing at its d without notice to you. In consideration for each monthly extension Fee of \$40,000 is due and owing on April 16, 2018 and every 30 days r to hold funds for this transaction.
COMMITMENT FEE:	\$100,000	Moskowitz Capital
BROKER FEE:	\$50,000	Ryan McDonald, Prairie Commercial Mortgage Corp
LEGAL FEES and EXPENSES:	subject loan, the i Commitment (if an loan, the enforcem appraisal, insuranc disbursements of M advanced under the	Buarantor(s) shall pay all legal, travel and other professional fees and Moskowitz Capital and the Borrower(s)/Guarantor(s) in respect of the investigation, preparation, and issue of this Term Sheet and future by), and any other Loan Documents, the administration of the subject ent and preservation of Moskowitz Capital's rights and remedies, all consultation (\$400), and similar fees and all other fees and doskowitz Capital ("Lender Expenses"); whether or not any funds are subject Ioan. Fees are payable upon receipt of a copy of the invoice Capital's counsel or Moskowitz Capital and if required, by way of
UNDERLYING CONDITIONS and DUE DILIGENCE:		et to receipt of all closing documentation by our Solicitor, including the documentation listed in Schedule A, all documentation is to be to action of Moskowitz Capital and the Lender's Solicitor.
CONSUMER AND CORPORATE INFORMATION:	Moskowitz Capital any subsequent rend	iuarantor(s), consent to the obtaining of consumer and corporate skowitz Capital from any credit reporting agency or other source as may require at any time in connection with the loan applied for or ewal and to the disclosure of any information concerning the above reporting agency or to any person with whom the above signed has financial relations.
Borrower & Guarantor(s) Initials		Page 2 of 5

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This letter should not be considered as a Commitment, but only as an indication of our interest (Term Sheer). If you wish to proceed to the Commitment stage under the terms outlined herein, please sign the enclosed copies of this letter where indicated and return one copy to the undersigned with a Partial Commitment Fee of \$50,000 certified funds payable to Moskowitz Capital Mortgage Fund II Inc., by no later than 3:00 PM, April 2, 2018. If we issue a Commitment, or if you withdraw the application, misrepresented any information, or you cannot furnish the required information or the information you provided does not confirm to be true or is erroneous or you cannot meet the underlying condition, this amount shall be retained by us and the remainder of the Commitment Fee will be due and payable immediately and will serve to cover the costs of investigating and analyzing your application and possibly any damages, whether or not funds are advanced. The Lender reserves the right to secure the unpaid balance of the Commitment Fee and Lender Expenses, as such, the Borrower(s)/Guarantor(s) grant a security interest of all personal property in favour of the Lender and this Term Sheet shall constitute a security agreement for purposes of the Personal Property Security Act, and the Borrower(s)/Guarantor(s) consents to the Lender registering such interest on the Personal Property Registry as security. Subject to the abovementioned, if after appropriate due diligence, we do not issue a Commitment; the Partial Commitment Fee will be returned to you less any costs incurred by us. The general terms, conditions and security outlined herein are meant to provide you with a guideline as to the proposed structure of a loan.

We look forward to working with you.

Yours very truly, MOSKOWITZ CAPITAL MORTGAGE FUND II INC. PERI

Brian Moskowitz, MB President

Andrew Stern, CFA Director, Underwriting Nawn Rempel

Shawn Rempel, MBA Director Business Development, Saskatchewan

Borrower & Guarantor(s) Initials

Page 3 of 5

ACKNOWLEDGMENT & ACCEPTANCE

This acknowledgement forms an integral part of the Term Sheet dated March 15, 2018 - Revised March 29, 2018.

I/We have read and fully understand the terms and conditions of the attached Term Sheet as presented, and acknowledge that this is not a binding letter to lend, rather an expression of interest.

I/We hereby instruct Moskowitz Capital to proceed to have this mortgage loan approved for funding and on approval to issue a Mortgage Commitment.

I ACCEPT THIS TERM SHEET and certify that all information provided to the Lender is true and post with Moskowitz Capital Mortgage Fund II Inc, a partial Commitment Fee of \$50,000 certified funds.

Acknowledged and Agreed at this day of 4/2018.

Borrower(s)/Guarantor(s): RADIENT TECHNOLOGIES INC.

per

I have the authority to bind the company

DENISTASCHUK PRAYANSY HARIMANN

E&OE

Borrower & Guarantor(s) Initials

Page 4 of 5

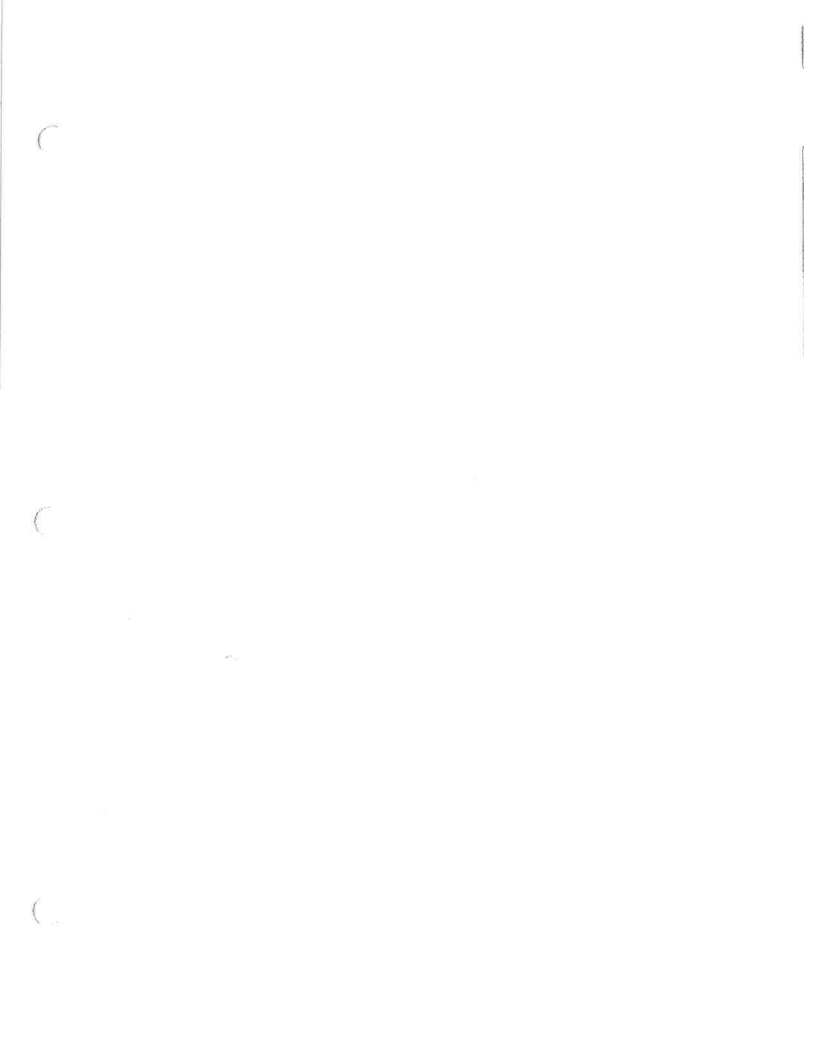
SCHEDULE "A"

REQUIRED DOCUMENTATION

This mortgage loan is subject to receipt of all closing documentation by our Solicitor, including but not limited to the following documentation, all documentation is to be to the complete satisfaction of Moskowitz Capital Mortgage Fund II Inc. and its Solicitor. PLEASE NOTE: Funds will not be advanced until all indicated conditions are met.

	Required for closing	Notes / Comments
1.	All personal applications and net worth statements to be fully complete and signed by Borrower(s)/Guarantor(s).	Borrower to satisfy
2	Completion of the Moskowitz Capital environmental questionnaire for all secured properties.	Borrower to satisfy
3.	An appraisal of 4035 101 ST ST. EDMONTON AB, a 1.01 acre parcel with a 20,715 sq. ft. light industrial building accompanied by a letter of transmittal from the appraiser, reflecting a minimum "As Is" value of \$3,500,000.	Borrower to provide letter of transmittal, under review by Moskowitz Capital
	An appraisal of 4029 101 ST ST. EDMONTON AB, 0.70 acre parcel industrial zoned land accompanied by a letter of transmittal from the appraiser, reflecting a minimum "As Is" value of \$850,000.	Borrower to provide letter of transmittal, under review by Moskowitz Capital
	An appraisal of 4025 101 ⁸⁷ ST. EDMONTON, AB, a 1.70 acre parcel site with a 17,000 sq. ft. light industrial building reflecting a minimum "As Is" value of \$3,500,000.	Borrower to provide letter of transmittal, under review by Moskowitz Capital
	A Phase I Environmental Site Assessment of 4035, 4029, 4025 101 ST ST. EDMONTON, AB.	Borrower to provide letter of transmittal
•	At the Mortgagee's option, this Term Sheet is subject to a satisfactory property inspection by Moskowitz Capital and interview with the Borrower(s)/Guarantor(s) to be conducted at a mutually convenient time.	Under review by Moskowitz Capita
	Proof that the Borrower(s)/Guarantor(s) have sufficient income to service the mortgage debt.	Under review by Moskowitz Capita
	Any other reasonable documentation requested by the Mortgagee(s) and / or its Solicitor.	Under review by Moskowitz Capita
0.	Contact information of three professional. References to be checked and satisfactory to Moskowitz Capital.	Borrower to satisfy
1.	Current financial statements of Borrower(s)/Guarantor(s).	Borrower to satisfy
2.	Property insurance on all secured properties with Moskowitz Capital Mortgage Fund II Inc. listed as Loss Payee, Mortgagee and Additionally Insured.	Borrower to satisfy
3,	Current Equifax report from Borrower(s)/Guarantor(s),	Borrower to satisfy
	Lawyer to satisfy	Notes / Comments
	Prior to closing we will require a clear work order certificate and zoning clearance certificate from the relevant municipality, confirming that the present use of the properties complies with all relevant zoning by-laws.	Lawyer to satisfy
•	Title insurance.	Lawyer to satisfy
•	Solicitor to confirm that no secondary financing is being placed on the property.	Lawyer to satisfy
	At the Mortgagees Solicitor's option, the Borrower(s)/Guarantor(s) are to obtain I.L.A. (independent legal advice) for this transaction.	Lawyer to satisfy
-	Satisfactory review of building permits for any secured to confirm the property meets municipal and provincial requirements.	Lawyer to satisfy

Borrower & Guarantor(s) Initials Page 5 of 5





Moskowilz Capital Mortgage Fund I) Inc. 2200 Yonge Street, Suita 1002 Toronto, Ontario M4S 2C6 Tel: (416) 781-8500 Fax: 1(868) 505-3620

Western Canada: 201 21st Street East, Suite 1018B Saskatoon, Saskatchewan S7K 0B6 Tel: (306) 222-3684 Toll-Free: 1 (868) 841-5386 moskowitzcapital.com deals@moskowitzcapital.com

STRICTLY CONFIDENTIAL

TERM SHEET AMENDMENT #1

April 25, 2018

- TO: DENIS TASCHUK RADIENT TECHNOLOGIES INC. 4035 10TH ST. NW, EDMONTON, AB
- C/O: RYAN MCDONALD PRAIRIE COMMERCIAL MORTGAGE CORP. 9433 58TH AVE., EDMONTON, AB
- RE: TERM SHEET FOR \$5,500,000 FIRST MORTGAGE ON LAND AND BUILDINGS LOCATED AT 4035, 4029, 4025 101ST ST. EDMONTON, AB

Moskowitz Capital Mortgage Fund II Inc. ("Lender" or "MCMF") is prepared to amend its existing loan facility as follows:

1)	ADD:	GUARANTOR(S): 1631807 Alberta Ltd.
2)	ADD:	SECURITY: Unlimited guarantee of 1631807 Alberta Ltd.
3)	ADD:	AMENDMENT 1 FEE: \$10,000 - Paid to Moskowitz Capital
4)	REPLACE;	FUNDING DATE: Funds (gross amount of \$5,500,000) were advanced on April 18, 2018 under the existing Term Sheet, interest is to accrue from that date.
5)	ADD:	 CONDITIONS: Satisfactory legal documentation at the Borrower's cost. Satisfactory property insurance and Mortgagee listed as Loss Payee, Mortgagee and Additionally Insured.

- Satisfactory title insurance.
- Satisfactory current financial statement for 1631807 Alberta Ltd.
- Any other reasonable documentation requested by the Mortgagee and / or its Solicitor.

In all other respects, the existing loan facility remains in full force and effect unamended.

The parties hereto hereby acknowledge that Moskowitz Capital has recommended that they each obtain independent legal or other professional advice prior to signing this document. The parties further acknowledge that no information provided by Moskowitz Capital is to be construed as legal advice.

If the foregoing is acceptable to you, please sign the enclosed copy of this letter in the space indicated below and return the letter to Moskowitz Capital via email, no later than April 26, 2018.

Yours truly, MOSKOWITZ CAPITAL MORTGAGE FUND II INC. PER:

Brian Moskowitz, MBA

President

Andrew Stern, CFA Director, Underwriting

Mawnnempel

Shawn Rempel, MBA Director, Business Development

Acknowledged and Agreed at Ephonical this 26th day of April, 2018. BORROWER(S)/ GUARANTOR(S):

RADIENT TECHNOLOGUES INC.

per

I have the authority to bind the company

1631807 ALBERTA LTD: per

I have the authority to bind the company

THIS IS EXHIBIT "C" referred to in the Affidavit of BRIAN MOSKOWITZ SWORN BEFORE ME this _____ day of March, 2023.

A COMMISSIONER FOR OATHS in and for the Province of Alberta.

Statement of Receipts and Disbursements

Vendor(s): Moskowitz Capital Mortgage Fund II Inc.

Borrower: Radient Technologies Inc.

Guarantor: 1631807 Alberta Ltd.

 Property:
 Plan 4984NY, Block 2, Lot 1A;

 Plan 1422885, Block 2, Lot 1C; and

 Plan 0020700, Block 2, Lot 1D

Closing Date: May 2, 2018

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Our file: 220-198808

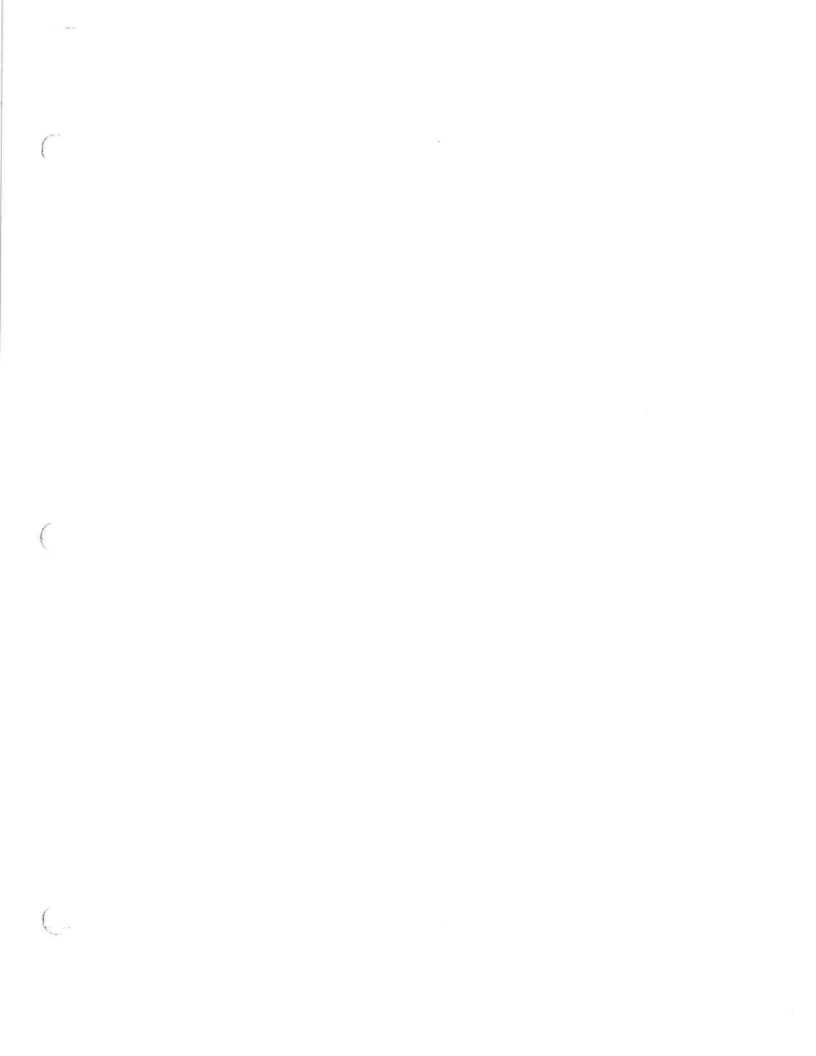
Loan Amount	\$5,500,000.00	2
Less: Commitment Fee	\$110,000.00	
Less: Deposit Paid	(\$50,000.00)	
Remaining Commitment Fee payable to Moskowitz Capital	\$60,000.00	
Standby Fee (Paid to Moskowitz Capital)	\$40,000.00	Waived
Number of Months	1	
Appraisal Fee		
Travel (Paid to Moskowitz Capital)		
Insurance Review Fee (Paid to Moskowitz Capital)	\$400.00	
Wire (Paid to Moskowitz Capital)	\$50.00	
Other Reports (Paid to Moskowitz Capital)		
Interest Reserve Amount (Paid to Moskowitz Capital)	\$350,000.00	
Interest Rate	8.5%	
Number of Days	13	
Per Diem	\$1,280.82	
Paid to Moskowitz Capital	\$16,650.69	
Broker Fee	\$55,000.00	
TOTAL funds advanced to Duncan Craig LLP		\$5,017,899.31

4142-6149-3267.v2

LESS:		
Amendment Fee Payment – Paid to Moskowitz Capital Mortgage Fund II Inc. – May 2, 2018	\$10,000.00	
Duncan Craig LLP Invoice #216254 May 3, 2018	\$12,024.39	
Paid Fasken Martineau DeMoulin LLP – Mortgage Proceeds – May 2, 2018	\$4,992,874.92	
Paid Duncan Craig LLP – Invoice #217317 June 8, 2018	\$2,230.84	
Paid Fasken Martineau DeMoulin LLP – Balance of funds in trust	\$769.16	
TOTAL RECEIVED AND DISBURSED	\$5,017,899.31	\$5,017,899.31

4142-6149-3267.v2

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Our File: 220-198808

Lawyer: Telephone: Email: Fax:

Jeff Fixsen 780.409.2658 jfixsen@dcllp.com 780.969.6384

May 2, 2018

VIA COURIER

Scotiabank 10050 Jasper Avenue NW Edmonton, AB T5J 1V7

Dear Sir/Madam:

Re: Fasken Martineau DuMoulin LLP Account No.: 01891 11 Institution No.: 002 Transit No.: 10009

We enclose our certified trust cheque in the amount of \$4,992,874.92 for immediate deposit to the account referenced on the attached. These funds represent loan proceeds in a real estate transaction.

Please provide our courier with a deposit receipt for this transaction.

If you have any questions or concerns, please contact the writer's assistant, Carli McKenzie at 780-441-4368.

Yours truly, DUNCAN CRAIG LLP Per: JEFI IXSEN JF/cm End.

www.dcllp.com 780,428.6036 • 1.800.782.9409 • Fax: 780.428.9683 2800 Scotia Place, 10060 Jasper Avenue, Edmonton, Alberta T5J 3V9

4159-0847-8739.v1

Fasken Martineau DuMoulin LLP Barristers and Solicitors Patent and Trade-mark Agents

3400 First Canadian Centre 350 – 7th Avenue SW Caigary, Alberta, Canada T2P 3N9

403-261-5350 Telephone 403-261-5351 Facsimile www.fasken.com



Fasken Martineau DuMoulin LLP

The Bank of Nova Scotia (CAD) Incoming wire transfer information

Bank Name: Bank Address:

CAD Account No.: Institution No.: Transit No.: SWIFT Code: ABA No.: The Bank of Nova Scotia 240 - 8th Avenue SW Calgary, Alberta T2P 1B5 01891 11 002 10009 NOSCATT CC00021009

Beneficiary Name: Beneficiary Address:

Reference;

Fasken Martineau DuMoulin LLP Trust Account 3400, 350 – 7th Avenue SW Calgary, Alberta T2P 3N9 Matter Number / Lawyers Initials Ie: 123456.12345/XXX

Wire payment notification can be sent by:

Email: bidrogo@fasken.com or Fax: (403) 261-5351

If you have any questions or concerns, please contact Betty Idrogo directly @ (403) 261-6154 or by email at bidrogo@fasken.com

Thank you!



	Easken Marineau D	HIVIOUNTLEEF, ILE FLUSTIVIO	Iyaya	130000	$\psi = \tau, \forall \forall E, \forall I = UE$
DATE 05/02/18	DESCRIPTION	eMoulin LLP, In Trust-Mo	rtanno	MATTER # 198808	AMOUNT \$ 4,992,874.92
Bank of Nova Scotia		Date:	05/02/18	Cheque Amount	4,992,874.92
Рау То:	Fasken Martineau DeM	oulin LLP, In Trust			111333
	G LLP - TRUST ACCOUNT	Please Detac	Please Detach Before Cashing		111333
	0°1113330*	1:900 19×00 21:	00315-18#	ð	
PAY TO THE ORDER OF Fask	en Martineau DeMoulin	red Ninety Two Thousand	Childred Seve		992,874.92 DOLLARS
	YAM AST	- d Min stor Torre Theorem	Fight Unided Con	DATI	MM/DD/YY 05/02/18
DUNGAN LAWYERS ME	10060 J	cotia Place lasper Avenue con, Alberta T5J 3V9	10050 JASPI	CHEQUE NO F NOVA SCOTIA ER AVENUE , AB T5J 1V7	111339
	DOCUMENT HAS LINE	HIS CHEQUE CONTAINS A MICROPRINT ⊎Mark™ LINES IN THE PAPER THAT CHAN		LECTED TO TRANSMITTED LIGHT	111333

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Endorsement - Signature or Stamp

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BACK/ENDO

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THIS IS EXHIBIT "D" referred to in the Affidavit of BRIAN MOSKOWITZ SWORN BEFORE ME this _____ day of March, 2023.

A COMMISSIONER FOR OATHS in and for the Province of Alberta.

GENERAL SECURITY AGREEMENT

1. 1631807 ALBERTA LTD. (the "Borrower") of 3946 – 101 Street NW, Edmonton, AB T6E 0A5 for valuable consideration grants, assigns, transfers, sets over, mortgages and charges to MOSKWITZ CAPITAL MORTGAGE FUND II INC., 2200 Yonge Street, Suite 1002, Toronto, ON M4S 2C6 (the "Lender") as and by way of a fixed and specific mortgage and charge, and grants to the Lender, a security interest in all present and after acquired undertaking and personal property (other than consumer goods) of the Borrower described in Schedule "A" including all the right, title, interest and benefit which the Borrower now has or may hereafter have in all such personal property described therein (the "Collateral").

In this Agreement, the words "goods", "consumer goods", "account", "account debtor", "inventory", "crops", "equipment", "fixtures", "chattel paper", "document of title", "instrument", "money", "security", or "securities", "intangible", "receiver", "proceeds" and "accessions" shall have the same meanings as their defined meanings where such words are defined in the Personal Property Security Act of Alberta, such Act, including any amendments thereto, being referred to in this Agreement as "the PPSA". In this Agreement, "Collateral" shall refer to "Collateral or any item thereof".

- 2. The fixed and specific mortgages and charges and the security interest granted under this Agreement secure payment and performance of all obligations of the Borrower to the Lender, including but not limited to all debts and liabilities, present or future, direct or indirect, absolute or contingent, matured or not, at any time owing by the Borrower to the Lender in any currency or remaining unpaid by the Borrower to the Lender In any currency, whether arising from dealings between the Lender and the Borrower or from other dealings or proceedings by which the Lender may be or become in any manner whatever a creditor of the Borrower and wherever incurred, and whether incurred by the Borrower alone or with another or others and whether as principal or surety, including all interest, commissions, legal and other costs, charges and expenses (the "Obligations").
- The Borrower hereby represents and warrants to the Lender that:
 - A. all of the Collateral is, or when the Borrower acquires any right, title or interest therein, will be the sole property of the Borrower free and clear of all security interests, mortgages, charges, hypothecs, liens or other encumbrances except as disclosed by the Borrower to the Lender in writing;
 - B. the Collateral Insofar as it consists of goods (other than inventory enroute from suppliers or enroute to Borrowers or on lease or consignment) will be kept at the locations specified in Schedule "B" hereto or at such other locations as the Borrower shall specify in writing to the Lender and subject to the provisions of paragraph 4(j) none of the Collateral shall be moved therefrom without the written consent of the Lender;
 - C. the Borrower's chief executive address is located at the address specified in paragraph 1;

D. none of the Collateral consists of consumer goods; and

- E. this Agreement has been properly authorized and constitutes a legally valid and binding obligation of the Borrower in accordance with its terms.
- 4. The Borrower hereby agrees that:
 - A. the Borrower shall diligently maintain, use and operate the Collateral and shall carry on and conduct its business in a proper and efficient manner so as to preserve and protect the Collateral and the earnings, incomes, rents, issues and profits thereof;
 - B. the Borrower shall cause the Collateral to be insured and kept insured to the full insurable value thereof with reputable insurers against loss or damage by fire and such other risks as the Lender may reasonably require and shall maintain such insurance with loss if any payable to the Lender and shall lodge such policies with the Lender;
 - C. the Borrower shall pay all rents, taxes, levies, assessments and government fees or dues lawfully levied, assessed or imposed in respect of the Collateral or any part thereof as and when the same shall become due and payable, and shall exhibit to the Lender, when required, the receipts and vouchers establishing such payment;
 - D. the Borrower shall duly observe and conform to all valid requirements of any governmental authority relative to any of the Collateral and all covenants, terms and conditions upon or under which the Collateral is held;
 - E. the Borrower shall keep proper books of account in accordance with sound accounting practice, shall furnish to the Lender such financial information and statements and such information and statements relating to the Collateral as the Lender may from time to time require, and the Borrower shall permit the Lender or its authorized agents at any time at the expense of the Borrower to examine all books of account and other financial records and reports relating to the Collateral and to make copies thereof and take extracts therefrom;
 - F. the Borrower shall furnish to the Lender such information with respect to the Collateral and the insurance thereon as the Lender may from time to time require and shall give written notice to the Lender of all litigation before any court, administrative board or other tribunal affecting the Borrower or the Collateral;
 - G. the Borrower shall defend the title to the Collateral against all persons and shall keep the Collateral free and clear of all security interests, mortgages, charges, liens and other encumbrances except for those disclosed to the Lender in writing prior to the execution of this Agreement or hereafter approved in writing by the Lender prior to their creation or assumption;

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- H. the Borrower shall, upon request by the Lender, execute and deliver all such financing statements, certificates, further assignment and documents and do all such further acts and things as may be considered by the Lender to be necessary or desirable to give effect to the intent of this Agreement and the Borrower hereby irrevocably constitutes and appoints any officer of the Lender mentioned in paragraph 1, the true and lawful attorney of the Borrower, with full power of substitution, to do any of the foregoing in the name of the Borrower whenever and wherever the Lender may consider it to be necessary or desirable;
- I. the Borrower shall promptly notify the Lender in writing of any event which occurs that would have a material adverse effect upon the Collateral or upon the financial condition of the Borrower and immediately upon the Borrower's acquisition of rights in any vehicle, mobile home, trailer, boat, aircraft or aircraft engine, shall promptly provide the Lender with full particulars of such collateral; and
- J. the Borrower will not change its name or location of its chief executive office or place of business or sell, exchange, transfer, assign or lease or otherwise dispose of the Collateral or any Interest therein or modify, amend or terminate any chattel paper, document of title, instrument, security or intangible, without the prior written consent of the Lender, except that the Borrower may, until an event of default set out in paragraph 9 occurs, sell or lease inventory in the ordinary course of the Borrower's business.
- 5. Until an event of default occurs, the Borrower may use the Collateral in any lawful manner not inconsistent with this Agreement, but the Lender shall have the right at any time and from time to time to verify the existence and state of the Collateral in any manner the Lender may consider appropriate and the Borrower agrees to furnish all assistance and information and to perform all such acts as the Lender may reasonably request in connection therewith, and for such purpose shall permit the Lender or its agents access to all places where Collateral may be located and to all premises occupied by the Borrower to examine and inspect the Collateral and related records and documents.
- 6. After an event of default occurs, the Lender may give notice to any or all account debtors of the Borrower and to any or all persons liable to the Borrower under an instrument to make all further payments to the Lender and any payments or other proceeds of Collateral received by the Borrower from account debtors or from any persons liable to the Borrower under an instrument, after such notice is given by the Lender, shall be held by the Borrower in trust for the Lender and paid over to the Lender upon request. Subject to the foregoing, the Lender may take control of all proceeds of Collateral and may apply any money taken as Collateral to the satisfaction of the Obligations secured hereby. The Lender may hold as additional security any increase or profits, except money, received from such Collateral to reduce the Obligations secured hereby and may hold any balance as additional security for such part of the Obligations as may not yet be

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due, whether absolute or contingent. The Lender will not be obligated to keep any Collateral separate or Identifiable. In the case of any instrument, security or chattel paper comprising part of the Collateral, the Lender will not be obligated to take any necessary or other steps to preserve rights against other persons.

- 7. The Lender may have any Collateral comprising instruments, shares, stock, warrants, bonds, debentures, debenture stock or other securities, registered in its name or in the name of its nominee and shall be entitled but not bound or required to vote in respect of such Collateral at any meeting at which the holder thereof is entitled to vote and, generally, to exercise any of the rights which the holder of such Collateral may at any time have; but the Lender shall not be responsible for any loss occasioned by the exercise of any of such rights or by fallure to exercise the same within the time limited for the exercise thereof.
- 8. Upon the Borrower's failure to perform any of its duties hereunder, the Lender may, but shall not be obliged to, perform any or all of such duties, without waiving any rights to enforce this Agreement, and the Borrower shall pay to the Lender, forthwith upon written demand therefor, an amount equal to the costs, fees and expenses incurred by the Lender in so doing plus interest thereon from the date such costs, fees and expenses are incurred until paid at the rate of 10% per annum.
- 9. The happening of any one or more of the following events shall constitute an event of default under this Agreement:
 - A. if the Borrower does not pay when due any of the Obligations;
 - B. If the Borrower does not perform any provisions of this Agreement or of any other agreement to which the Borrower and the Lender are parties where such non-performance is not remedied within fifteen (15) days after written notice of the non-performance to the Borrower from the Lender;
 - C. if the Borrower ceases or threatens to cease to carry on its business, commits an act of Bankruptcy, becomes insolvent, makes an assignment or proposal under the *Bankruptcy and Insolvency Act*, takes advantage of provisions for relief under the Companies Creditors Arrangement Act or any other legislation for the benefit of insolvent debtors, transfers all or substantially all of its assets, or proposes a compromise or arrangement to its creditors;
 - D. if the Borrower enters into any reconstruction, reorganization, amalgamation, merger or other similar arrangement, without the consent of the Lender, which results in a change of control of the Borrower;
 - E. if any proceeding is taken with respect to a compromise or arrangement, or to have the Borrower declared Bankrupt or wound up, or if any proceeding is taken, whether in court or under the terms of any agreement or appointment in writing,

to have a receiver appointed of any Collateral or if any encumbrance becomes enforceable against any Collateral;

- F. if any execution, sequestration or extent or any other process of any court becomes enforceable against the Borrower or if any distress or analogous process is levied upon any Collateral;
- G. if the Lender in good faith believes and has commercially reasonable grounds for believing that the prospect of payment or performance of any Obligation is or is about to be impaired or that any Collateral is or is about to be in danger of being lost, damaged, confiscated or placed in jeópardy.
- 10. If an event of default occurs, the Lender may withhold any future advances and may declare that the Obligations shall immediately become due and payable in full, and the Lender may proceed to enforce payment of the Obligations and the Borrower and the Lender shall have, in addition to any other rights and remedies provided by law, the rights and remedies of a debtor and a secured party respectively under the PPSA and other applicable legislation and those provided by this Agreement. The Lender may take possession of the Collateral, enter upon any premises of the Borrower, otherwise enforce this Agreement and enforce any rights of the Borrower in respect of the Collateral by any manner permitted by law and may use the Collateral in the manner and to the extent that the Lender may consider appropriate and may hold, insure, repair, process, maintain, protect, preserve, prepare for disposition and dispose of the same and may require the Borrower to assemble the Collateral and deliver or make the Collateral available to the Lender at a reasonably convenient place designated by the Lender.
- 11. Where required to do so by the PPSA, the Lender shall give to the Borrower the written notice required by the PPSA of any intended disposition of the Collateral by serving such notice personally on the Borrower or by mailing such notice by registered mail to the last known post office address of the Borrower or by any other method authorized or permitted by the PPSA.
- 12. If an event of default occurs, the Lender may take proceedings in any court of competent jurisdiction for the appointment of a receiver (which term shall include a receiver and manager) of the Collateral or may by appointment in writing appoint any person to be a receiver of the Collateral and may remove any receiver so appointed by the Lender and appoint another in his stead; and any such receiver appointed by instrument in writing shall, to the extent permitted by applicable law or to such lesser extent permitted, have all of the rights, benefits and powers of the Lender hereunder or under the PPSA or otherwise and without limitation have power (a) to take possession of the Collateral, (b) to carry on all or any part or parts of the business of the Borrower, (c) to borrow money required for the seizure, retaking, repossession, holding, insurance, repairing, processing, maintaining, protecting, preserving, preparing for disposition, disposition of the Collateral and for any other enforcement of this Agreement or for the security on of the Borrower on the security of the Collateral in priority to the security

interest created under this Agreement, and (d) to sell, lease or otherwise dispose of the whole or any part of the Collateral at public auction, by public tender or by private sale, lease or other disposition either for cash or upon credit, at such time and upon such terms and conditions as the receiver may determine provided that if any such disposition involves deferred payment the Lender will not be accountable for and the Borrower will not be entitled to be credited with the proceeds of any such disposition until the monies therefor are actually received; and further provided that any such receiver shall be deemed the agent of the Borrower and the Lender shall not be in any way responsible for any misconduct or negligence of any such receiver.

- 13. Any proceeds of any disposition of any collateral may be applied by the Lender to the payment of expenses incurred or paid in connection with seizing, repossessing, retaking, holding, repairing, processing, insuring, preserving, preparing for disposition and disposing of the Collateral (including reasonable solicitor's fees and legal expenses and any other reasonable expenses), and any balance of such proceeds may be applied by the Lender towards the payment of the Obligations in such order of application as the Lender may from time to time effect. All such expenses and all amounts borrowed on the security of the Collateral under paragraph 12 shall bear interest at the rate of 10% per annum, shall be payable by the Borrower upon demand and shall be Obligations under this Agreement. If the disposition of the Collateral fails to satisfy the Obligations secured by this Agreement and the expenses incurred by the Lender, the Borrower shall be liable to pay any deficiency to the Lender on demand.
- 14. The Borrower and the Lender further agree that:
 - A. the Lender may grant extensions of time and other indulgences, take and give up security, accept compositions, grant releases and discharges and otherwise deal with the Borrower, debtors of the Borrower, sureties and others and with the Collateral or other security as the Lender may see fit without prejudice to the liability of the Borrower and the Lender's rights under this Agreement;
 - B. this Agreement shall not be considered as satisfied or discharged by any intermediate payment of all or any part of the Obligations but shall constitute and be a continuing security to the Lender for a current or running account and shall be in addition to and not in substitution for any other security now or hereafter held by the Lender;
 - C. nothing in this Agreement shall obligate the Lender to make any loan or accommodation to the Borrower or extend the time for payment or satisfaction of the Obligations;
 - D. any failure by the Lender to exercise any right set out in this Agreement shall not constitute a waiver thereof; nothing in this Agreement or in the Obligations secured by this Agreement shall preclude any other remedy

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by action or otherwise for the enforcement of this Agreement or the payment in full of the Obligations secured by this Agreement;

- E. all rights of the Lender under this Agreement shall be assignable and in any action brought by an assignee to enforce such rights, the Borrower shall not assert against the assignee any claim or defence which the Borrower now has or may hereafter have against the Lender;
- F. all rights of the Lender under this Agreement shall enure to the benefit of its successors and assigns and all obligations of the Borrower under this Agreement shall bind the Borrower, his heirs, executors, administrators, successors and assigns;
- G. if more than one Borrower executes this Agreement, their obligations under this Agreement shall be joint and several, and the Obligations shall include those of all or any one or more of them;
- H. this Agreement shall be governed in all respects by the laws of Alberta;
- I. the time for attachment of the security interest created hereby has not been postponed and is intended to attach when this Agreement is signed by the Borrower and attaches at that time to Collateral in which the Borrower then has any right, title or interest and attaches to Collateral in which the Borrower subsequently acquires any right, title or interest at the time when the Borrower first acquires such right, title or interest.

The Borrower acknowledges receiving a copy of this Agreement.

The Borrower expressly waives the right to receive a copy of any financing statement or financing change statement which may be registered by the Lender in connection with this Agreement or any verification statement issued with respect thereto where such waiver is not otherwise prohibited by law.

Signed this _____ day of _____, 5/2/2018.

1631807 ALBERTA LT Per:

SCHEDULE "A"

(Description of Collateral)

All present and after acquired personal property of the Borrower relating to the operation of the Corporation's business, including fixtures, relating to the lands and premises described on Schedule "B".

SCHEDULE "B"

(Location of Collateral)

PLAN 4984NY BLOCK 2 LOT 1A CONTAINING 0.688 HECTARES (1.7 ACRES) MORE OR LESS EXCEPTING THEREOUT:

HECTARES (ACRE A) PLAN 1422885 SUBDIVISION 0.279 0.69 EXCEPTING THEREOUT ALL MINES AND MINERALS

(ACRES) MORE OR LESS 0.69

PLAN 1422885 BLOCK 2 LOT 1C EXCEPTING THEREOUT ALL MINES AND MINERALS

PLAN 0020700 BLOCK 2 LOT 1D EXCEPTING THEREOUT ALL MINES AND MINERALS

THIS IS EXHIBIT "E" referred to in the Affidavit of BRIAN MOSKOWITZ SWORN BEFORE ME this _____ day of <u>March</u>, 2023.

A COMMISSIONER FOR OATHS in and for the Province of Alberta.



Moskowitz Capital Mortgage Fund II Inc. 2200 Yonge Street, Suite 1002 Toronto, Ontario M4S 2C6 Tel: (416) 761-6500 Fax: 1(888) 505-3620

Western Canada: 201 21st Street East, Suite 1018B Seskatoon, Saskatchewan S7K 08B Tel: (306) 222-3654 Toll-Free: 1 (866) 841-5385 moskowitzoapital.com deals@moskowitzoapital.com

STRICTLY CONFIDENTIAL

TERM SHEET AMENDMENT #2

June 26, 2018

- TO: DENIS TASCHUK & PRAKASH HARIHARAN RADIENT TECHNOLOGIES INC. 4035 10TH ST. NW, EDMONTON, AB
- C/O: RYAN MCDONALD PRAIRIE COMMERCIAL MORTGAGE CORP. 9433 58TH AVE., EDMONTON, AB
- RE: TERM SHEET FOR \$5,500,000 FIRST MORTGAGE ON LAND AND BUILDINGS LOCATED AT 4035, 4029, 4025 101ST ST. EDMONTON, AB

Moskowitz Capital Mortgage Fund II Inc. ("Lender" or "MCMF") is prepared to amend its existing loan facility as follows:

1)	ADD:	BORROWER(S): 1631807 Alberta Ltd.
2)	REMOVE:	BORROWER(S): Radient Technologies Inc.
3)	ADD:	GUARANTOR(S): Radient Technologies Inc.
4)	REMOVE:	GUARANTOR(S): 1631807 Alberta Ltd.
5)	ADD:	SECURITY: Unlimited guarantee of Radient Technologies Inc.
б)	ADD:	AMENDMENT 2 FEE: \$5,000 - Paid to Moskowitz Capital
7)	ADD:	 CONDITIONS: Satisfactory legal documentation at the Borrower's cost. Any other reasonable documentation requested by the Mortgagee and / or its

Solicitor.

In all other respects, the existing loan facility remains in full force and effect unamended.

The parties hereto hereby acknowledge that Moskowitz Capital has recommended that they each obtain independent legal or other professional advice prior to signing this document. The parties further acknowledge that no information provided by Moskowitz Capital is to be construed as legal advice.

If the foregoing is acceptable to you, please sign the enclosed copy of this letter in the space indicated below and return the letter to Moskowitz Capital via email, no later than June 28, 2018.

Yours truly, MOSKOWITZ CAPITAL MORTGAGE FUND II INC. PER:

Brian Moskowitz, MBA President

Andrew Stern, CFA Director, Underwriting

nawrTempel

Shawn Rempel, MBA Director, Business Development

Acknowledged and Agreed at ______ this _____ day of ______, 2018. BORROWER(S)/ GUARANTOR(S):

RADIENT TECHNOLOGIES INC.

De

I have the authority to bind the company

1631807 ALBERTA LTD.

per

I have the authority to bind the company

THIS IS EXHIBIT "F" referred to in the Affidavit of BRIAN MOSKOWITZ SWORN BEFORE ME this _____ day of March, 2023.

A COMMISSIONER FOR OATHS in and for the Province of Alberta.

AGREEMENT OF GUARANTEE

THIS AGREEMENT OF GUARANTEE formally dated the <u>**SI**</u> day of August, 2018.

BETWEEN:

Radient Technologies Inc. (hereinafter called the "Guarantor"),

OF THE FIRST PART

-and-

Moskowitz Capital Mortgage Fund II Inc. (hereinafter called "**Moskowitz Capital**")

OF THE SECOND PART

WHEREAS 1631807 Alberta Ltd. (the "**Company**") has agreed to borrow from Moskowitz Capital the sum of \$5,500,000.00 pursuant to a certain Term Sheet dated March 15, 2017 and as revised March 29, 2018, April 26, 2018 and June 26, 2018 (collectively the "**Term Sheet**") between the Company, Radient Technologies Inc. ("Radient") as Guarantor, and Moskowitz Capital as Lender.

NOW THEREFORE THIS AGREEMENT WITNESSETH that in consideration of the premises the Guarantor covenants and agrees with Moskowitz Capital as follows:

SECTION 1. GUARANTEE

- 1.1 For valuable consideration, the Guarantor unconditionally guarantees and covenants with Moskowitz Capital that the Guarantor and the Company will duly and punctually pay to Moskowitz Capital all debts and liabilities, present or future, direct or indirect, absolute or contingent, matured or not at any time owing by the Company to Moskowitz Capital wherever incurred and whether incurred by the Company alone or with another or others, including, without limitation, all of the principal of, interest on and all other moneys owing under the Term Sheet as and when the same become due and payable according to the terms of the Term Sheet (the "Company's Debts").
- 1.2 The Guarantor hereby acknowledges communication of the terms of the Term Sheet and consents to and approves of the same. The guarantee herein contained shall take effect and be binding upon the Guarantor notwithstanding any defect in or omission from any documentation or security delivered by the Company to Moskowitz Capital or any default in or omission or any non-registration or non-filing or defective registration or filing or by reason of any failure of the security intended to be created or any other security.
- 1.3 The liability of the Guarantor under Section 1.1 hereof shall be joint and several with that of the Company and shall be absolute and unconditional. The Guarantor shall for all purposes of the guarantee be regarded as in the same position as a principal debtor, and hereby expressly waives demand, presentment, protest and notice thereof and of default. The obligation of the Guarantor hereunder shall be deemed to arise in respect of each default.

SECTION 2. DEFAULT AND ENFORCEMENT

- 2.1 If the Company shall make default in payment of the principal of, interest on or any other moneys owing to Moskowitz Capital on any of the Company's Debts including, without limitation, any principal of, interest on or other monies owing as and when the same becomes due and payable, then the Guarantor shall forthwith on demand by Moskowitz Capital pay to Moskowitz Capital the principal, interest and other moneys in default.
- 2.2 If the Guarantor shall fail forthwith on demand to make good any such default, Moskowitz Capital may in its discretion proceed with the enforcement of its rights hereunder and may proceed to enforce such rights or from time to time any thereof prior to, contemporaneously with or after any action taken under any security or other documents delivered by the Company or others to Moskowitz Capital. The Guarantor shall pay on demand all costs and expenses (including legal fees on a solicitor and own client basis) incurred by Moskowitz Capital in enforcing or attempting to enforce its rights hereunder and all proceedings taken in relation hereto; all such costs and expenses and other moneys payable hereunder shall bear interest at the greater of the loan rate or the interest rate provided for in any of the security or loan documents.
- 2.3 All sums paid to or recovered by Moskowitz Capital pursuant to the provisions hereof shall be applied by it in payment of its costs and expenses payable hereunder and the principal, interest and other moneys owing to Moskowitz Capital including, without limitation, all amounts owing are in such order as Moskowitz Capital in its sole discretion may determine.
- 2.4 Moskowitz Capital may waive any default of the Guarantor hereunder upon such terms and conditions as it may determine provided that no such waiver shall extend to or be taken in any manner whatsoever to affect any subsequent default or the rights resulting therefrom.
- 2.5 Any moneys paid by or recovered from the Guarantor hereunder shall be held to have been paid *pro tanto* in discharge of the liability of the Guarantor hereunder, but not in discharge of the liability of the Company, and in the event of any such payment by or recovery from the Guarantor, the Guarantor hereby assigns any rights with respect to or arising from such payment or recovery (including without limitation any right of subrogation) to Moskowitz Capital unless or until Moskowitz Capital has received in the aggregate payment in full of all moneys owing to Moskowitz Capital. If the Guarantor receives money in payment of any such debts and liabilities, the Guarantor will hold them in trust for, and will immediately pay funds to, Moskowitz Capital without reducing the Guarantor's liability under this Guarantee.

SECTION 3. ABSOLUTE LIABILITY

3.1 The liability of the Guarantor under this Guarantee is absolute and unconditional. It will not be limited or reduced, nor will Moskowitz Capital be responsible or owe any duty (as a fiduciary or otherwise) to the Guarantor, nor will Moskowitz Capital's rights under this Guarantee be prejudiced, by the existence or occurrence (with or without the Guarantor's knowledge or consent) of any one or more of the following events:

(a) any termination, invalidity, unenforceability or release by Moskowitz Capital or any of its rights against the Company or against any other person or of any security;

(b) any increase, reduction, renewal, substitution or other change in, or

discontinuance of, the terms relating to the Company's Debts or to any credit extended by Moskowitz Capital to the Company; any agreement to any proposal or scheme of arrangement concerning, or granting any extensions of time or any other indulgences or concessions to, the Company or any other person; any taking or giving up of any security; abstaining from taking, perfecting, filing or registering any security; allowing any security to lapse (whether by failing to make or maintain any registration, filing or otherwise); or any neglect or omission by Moskowitz Capital in respect of, or in the course of, doing any of these things;

(c) accepting compositions from compromises, arrangements or plans of reorganizations or granting releases or discharges to the Company or any other person, or any other dealing with the Company or any other person or with any security that Moskowitz Capital considers appropriate;

(d) any unenforceability or loss of or in respect of any security held from time to time by Moskowitz Capital from the Guarantor, the Company or any other person, whether the loss is due to the means or timing of any registration, disposition or realization of any collateral that is the subject of that security or otherwise due to Moskowitz Capital's fault or any other reason;

(e) any change in the Company's name; or any reorganization (whether by way of amalgamation, merger, transfer, sale lease or otherwise) of the Company or the Company's business;

(f) any change in the Company's financial condition or that of the Company or any other guarantor (including insolvency and bankruptcy);

(g) any change of effective control of the Company;

(h) any event, whether or not attributable to Moskowitz Capital, that may be considered to have caused or accelerated the bankruptcy or insolvency of the Company or the Guarantor, or to have resulted in the initiation of any such proceedings;

(i) Moskowitz Capital's filing of any claim for payment with any administrator, provisional liquidator, conservator, trustee, receiver, custodian or other similar officer appointed for the Company or for all or substantially all of the Company's assets;

(j) any failure by Moskowitz Capital to abide by any of the terms and conditions of Moskowitz Capital's agreements with, or to meet any of its obligations or duties owed to, the Guarantor, the Company or any person, or any breach of any duty (whether as a fiduciary or otherwise) that exists or is alleged to exist between Moskowitz Capital and the Guarantor, the Company or any person;

(k) any incapacity, disability, or lack or limitation of status or of the power of the Company or of the Company's directors, managers, officers, partners or agents; the discovery that the Company is not or may not be a legal entity; or any irregularity, defect or informality in the incurring of any of the Company's Debts;

(I) any event whatsoever that might be a defence available to, or result in a reduction or discharge of, the Guarantor, the Company or any other person in respect of either the Company's Debts or the Guarantor's liability under this Guarantee; or

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(m) any amendment to any, some or all of the Term Sheet or any other security or agreements as between the Company and Moskowitz Capital.

For greater certainty, the Guarantor agrees that Moskowitz Capital may deal with the Guarantor, the Company and any other person in any manner without affecting the Guarantor's liability under this Guarantee. Any claims by the Guarantor against Moskowitz Capital and its agents in respect of any of the foregoing matters or otherwise are hereby waived.

3.2 After all moneys payable by the Company to Moskowitz Capital have been paid in full, this guarantee shall cease and become null and void and Moskowitz Capital shall, at the request and at the expense of the Guarantor execute and deliver a release to the Guarantor.

SECTION 4. MISCELLANEOUS

4.1 Any notices given hereunder shall be conclusively deemed effectively given if delivered personally to either of the parties hereto at the address for such party given above or if forwarded by registered mail to such party at such address. Any notice so mailed shall be conclusively deemed given on the third business day after the day of mailing, provided that in the event of a known disruption of postal service notice shall be given by personal delivery only. Either party hereto may effect a change of address by written notice given to the other party hereto in accordance with this section.

This Agreement shall be construed in accordance with and governed by the laws of the Province of Alberta and shall extend to and be binding upon the heirs, executors, administrators and personal representatives of the Guarantor.

IN WITNESS WHEREOF the Guarantor has executed these presents.

RADIENT TECHNOLOGIES INC. Per c/s

THIS IS EXHIBIT "G" referred to in the Affidavit of BRIAN MOSKOWITZ SWORN BEFORE ME this _____ day of <u>March</u>, 2023.

A COMMISSIONER FOR OATHS in and for the Province of Alberta.

GENERAL SECURITY AGREEMENT

1. RADIENT TECHNOLOGIES INC. (the "Borrower") of 8223 Roper Road, Edmonton, AB T6E 6S4 for valuable consideration grants, assigns, transfers, sets over, mortgages and charges to MOSKWITZ CAPITAL MORTGAGE FUND II INC., 2200 Yonge Street, Suite 1002, Toronto, ON M4S 2C6 (the "Lender") as and by way of a fixed and specific mortgage and charge, and grants to the Lender, a security interest in all present and after acquired undertaking and personal property (other than consumer goods) of the Borrower described in Schedule "A" including all the right, title, interest and benefit which the Borrower now has or may hereafter have in all such personal property described therein (the "Collateral").

In this Agreement, the words "goods", "consumer goods", "account", "account debtor", "inventory", "crops", "equipment", "fixtures", "chattel paper", "document of title", "instrument", "money", "security", or "securities", "intangible", "receiver", "proceeds" and "accessions" shall have the same meanings as their defined meanings where such words are defined in the Personal Property Security Act of Alberta, such Act, including any amendments thereto, being referred to in this Agreement as "the PPSA". In this Agreement, "Collateral" shall refer to "Collateral or any item thereof".

- 2. The fixed and specific mortgages and charges and the security interest granted under this Agreement secure payment and performance of all obligations of the Borrower to the Lender, including but not limited to all debts and liabilities, present or future, direct or indirect, absolute or contingent, matured or not, at any time owing by the Borrower to the Lender in any currency or remaining unpaid by the Borrower to the Lender in any currency, whether arising from dealings between the Lender and the Borrower or from other dealings or proceedings by which the Lender may be or become in any manner whatever a creditor of the Borrower and wherever incurred, and whether incurred by the Borrower alone or with another or others and whether as principal or surety, including all interest, commissions, legal and other costs, charges and expenses (the "Obligations").
- 3. The Borrower hereby represents and warrants to the Lender that:
 - A. all of the Collateral is, or when the Borrower acquires any right, title or interest therein, will be the sole property of the Borrower free and clear of all security interests, mortgages, charges, hypothecs, liens or other encumbrances except as disclosed by the Borrower to the Lender in writing;
 - B. the Collateral insofar as it consists of goods (other than inventory enroute from suppliers or enroute to Borrowers or on lease or consignment) will be kept at the locations specified in Schedule "B" hereto or at such other locations as the Borrower shall specify in writing to the Lender and subject to the provisions of paragraph 4(j) none of the Collateral shall be moved therefrom without the written consent of the Lender;
 - C. the Borrower's chief executive address is located at the address specified in paragraph 1;

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- D. none of the Collateral consists of consumer goods; and
- E. this Agreement has been properly authorized and constitutes a legally valid and binding obligation of the Borrower in accordance with its terms.
- 4. The Borrower hereby agrees that:
 - A. the Borrower shall diligently maintain, use and operate the Collateral and shall carry on and conduct its business in a proper and efficient manner so as to preserve and protect the Collateral and the earnings, incomes, rents, issues and profits thereof;
 - B. the Borrower shall cause the Collateral to be insured and kept insured to the full insurable value thereof with reputable insurers against loss or damage by fire and such other risks as the Lender may reasonably require and shall maintain such insurance with loss if any payable to the Lender and shall lodge such policies with the Lender;
 - C. the Borrower shall pay all rents, taxes, levies, assessments and government fees or dues lawfully levied, assessed or imposed in respect of the Collateral or any part thereof as and when the same shall become due and payable, and shall exhibit to the Lender, when required, the receipts and vouchers establishing such payment;
 - D. the Borrower shall duly observe and conform to all valid requirements of any governmental authority relative to any of the Collateral and all covenants, terms and conditions upon or under which the Collateral is held;
 - E. the Borrower shall keep proper books of account in accordance with sound accounting practice, shall furnish to the Lender such financial information and statements and such information and statements relating to the Collateral as the Lender may from time to time require, and the Borrower shall permit the Lender or its authorized agents at any time at the expense of the Borrower to examine all books of account and other financial records and reports relating to the Collateral and to make copies thereof and take extracts therefrom;
 - F. the Borrower shall furnish to the Lender such information with respect to the Collateral and the insurance thereon as the Lender may from time to time require and shall give written notice to the Lender of all litigation before any court, administrative board or other tribunal affecting the Borrower or the Collateral;
 - G. the Borrower shall defend the title to the Collateral against all persons and shall keep the Collateral free and clear of all security interests, mortgages, charges, liens and other encumbrances except for those disclosed to the Lender in writing prior to the execution of this Agreement or hereafter approved in writing by the Lender prior to their creation or assumption;

- H. the Borrower shall, upon request by the Lender, execute and deliver all such financing statements, certificates, further assignment and documents and do all such further acts and things as may be considered by the Lender to be necessary or desirable to give effect to the intent of this Agreement and the Borrower hereby irrevocably constitutes and appoints any officer of the Lender mentioned in paragraph 1, the true and lawful attorney of the Borrower, with full power of substitution, to do any of the foregoing in the name of the Borrower whenever and wherever the Lender may consider it to be necessary or desirable;
- I. the Borrower shall promptly notify the Lender in writing of any event which occurs that would have a material adverse effect upon the Collateral or upon the financial condition of the Borrower and immediately upon the Borrower's acquisition of rights in any vehicle, mobile home, trailer, boat, aircraft or aircraft engine, shall promptly provide the Lender with full particulars of such collateral; and,
- J. the Borrower will not change its name or location of its chief executive office or place of business or sell, exchange, transfer, assign or lease or otherwise dispose of the Collateral or any interest therein or modify, amend or terminate any chattel paper, document of title, instrument, security or intangible, without the prior written consent of the Lender, except that the Borrower may, until an event of default set out in paragraph 9 occurs, sell or lease inventory in the ordinary course of the Borrower's business.
- 5. Until an event of default occurs, the Borrower may use the Collateral in any lawful manner not inconsistent with this Agreement, but the Lender shall have the right at any time and from time to time to verify the existence and state of the Collateral in any manner the Lender may consider appropriate and the Borrower agrees to furnish all assistance and information and to perform all such acts as the Lender may reasonably request in connection therewith, and for such purpose shall permit the Lender or its agents access to all places where Collateral may be located and to all premises occupied by the Borrower to examine and inspect the Collateral and related records and documents.
- 6. After an event of default occurs, the Lender may give notice to any or all account debtors of the Borrower and to any or all persons liable to the Borrower under an instrument to make all further payments to the Lender and any payments or other proceeds of Collateral received by the Borrower from account debtors or from any persons liable to the Borrower under an instrument, after such notice is given by the Lender, shall be held by the Borrower in trust for the Lender and paid over to the Lender upon request. Subject to the permitted encumbrances set forth in Schedule "C, the Lender may take control of all proceeds of Collateral and may apply any money taken as Collateral to the satisfaction of the Obligations secured hereby. The Lender may hold as additional security any increase or profits, except money, received from such Collateral to reduce the Obligations secured hereby and may hold any balance as additional security for such part of the Obligations as may not yet be due, whether absolute or contingent. The Lender will not be obligated to keep any Collateral separate or identifiable. In the case of any instrument, security or chattel

paper comprising part of the Collateral, the Lender will not be obligated to take any necessary or other steps to preserve rights against other persons.

7. The Lender may have any Collateral comprising instruments, shares, stock, warrants, bonds, debentures, debenture stock or other securities, registered in its name or in the name of its nominee and shall be entitled but not bound or required to vote in respect of such Collateral at any meeting at which the holder thereof is entitled to vote and, generally, to exercise any of the rights which the holder of such Collateral may at any time have; but the Lender shall not be responsible for any loss occasioned by the exercise of any of such rights or by failure to exercise the same within the time limited for the exercise thereof.

- 8. Upon the Borrower's failure to perform any of its duties hereunder, the Lender may, but shall not be obliged to, perform any or all of such duties, without waiving any rights to enforce this Agreement, and the Borrower shall pay to the Lender, forthwith upon written demand therefor, an amount equal to the costs, fees and expenses incurred by the Lender in so doing plus interest thereon from the date such costs, fees and expenses are incurred until paid at the rate of 10% per annum.
- 9. The happening of any one or more of the following events shall constitute an event of default under this Agreement:
 - A. if the Borrower does not pay when due any of the Obligations;
 - B. if the Borrower does not perform any provisions of this Agreement or of any other agreement to which the Borrower and the Lender are parties where such non-performance is not remedied within fifteen (15) days after written notice of the non-performance to the Borrower from the Lender;
 - C. if the Borrower ceases or threatens to cease to carry on its business, commits an act of Bankruptcy, becomes insolvent, makes an assignment or proposal under the *Bankruptcy and Insolvency Act*, takes advantage of provisions for relief under the Companies Creditors Arrangement Act or any other legislation for the benefit of insolvent debtors, transfers all or substantially all of its assets, or proposes a compromise or arrangement to its creditors;
 - D. if the Borrower enters into any reconstruction, reorganization, amalgamation, merger or other similar arrangement, without the consent of the Lender, which results in a change of control of the Borrower;
 - E. if any proceeding is taken with respect to a compromise or arrangement, or to have the Borrower declared Bankrupt or wound up, or if any proceeding is taken, whether in court or under the terms of any agreement or appointment in writing, to have a receiver appointed of any Collateral or if any encumbrance becomes enforceable against any Collateral;

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- F. if any execution, sequestration or extent or any other process of any court becomes enforceable against the Borrower or if any distress or analogous process is levied upon any Collateral;
- G. if the Lender in good faith believes and has commercially reasonable grounds for believing that the prospect of payment or performance of any Obligation is or is about to be impaired or that any Collateral is or is about to be in danger of being lost, damaged, confiscated or placed in jeopardy.
- 10. If an event of default occurs, the Lender may withhold any future advances and may declare that the Obligations shall immediately become due and payable in full, and the Lender may proceed to enforce payment of the Obligations and the Borrower and the Lender shall have, in addition to any other rights and remedies provided by law, the rights and remedies of a debtor and a secured party respectively under the PPSA and other applicable legislation and those provided by this Agreement. The Lender may take possession of the Collateral, enter upon any premises of the Borrower, otherwise enforce this Agreement and enforce any rights of the Borrower in respect of the Collateral by any manner permitted by law and may use the Collateral in the manner and to the extent that the Lender may consider appropriate and may hold, insure, repair, process, maintain, protect, preserve, prepare for disposition and dispose of the same and may require the Borrower to assemble the Collateral and deliver or make the Collateral available to the Lender at a reasonably convenient place designated by the Lender.
- 11. Where required to do so by the PPSA, the Lender shall give to the Borrower the written notice required by the PPSA of any intended disposition of the Collateral by serving such notice personally on the Borrower or by mailing such notice by registered mail to the last known post office address of the Borrower or by any other method authorized or permitted by the PPSA.
- If an event of default occurs, the Lender may take proceedings in any court of competent 12. jurisdiction for the appointment of a receiver (which term shall include a receiver and manager) of the Collateral or may by appointment in writing appoint any person to be a receiver of the Collateral and may remove any receiver so appointed by the Lender and appoint another in his stead; and any such receiver appointed by instrument in writing shall, to the extent permitted by applicable law or to such lesser extent permitted, have all of the rights, benefits and powers of the Lender hereunder or under the PPSA or otherwise and without limitation have power (a) to take possession of the Collateral, (b) to carry on all or any part or parts of the business of the Borrower, (c) to borrow money required for the seizure, retaking, repossession, holding, insurance, repairing, processing, maintaining, protecting, preserving, preparing for disposition, disposition of the Collateral and for any other enforcement of this Agreement or for the carrying on of the business of the Borrower on the security of the Collateral in priority to the security interest created under this Agreement, and (d) to sell, lease or otherwise dispose of the whole or any part of the Collateral at public auction, by public tender or by private sale, lease or other disposition either for cash or upon credit, at such time and upon such terms and conditions as the receiver may determine provided that if any such disposition involves deferred payment the Lender will not be accountable for and the Borrower will not be entitled to be

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credited with the proceeds of any such disposition until the monies therefor are actually received; and further provided that any such receiver shall be deemed the agent of the Borrower and the Lender shall not be in any way responsible for any misconduct or negligence of any such receiver.

- 13. Any proceeds of any disposition of any collateral may be applied by the Lender to the payment of expenses incurred or paid in connection with seizing, repossessing, retaking, holding, repairing, processing, insuring, preserving, preparing for disposition and disposing of the Collateral (including reasonable solicitor's fees and legal expenses and any other reasonable expenses), and any balance of such proceeds may be applied by the Lender towards the payment of the Obligations in such order of application as the Lender may from time to time effect. All such expenses and all amounts borrowed on the security of the Collateral under paragraph 12 shall bear interest at the rate of 10% per annum, shall be payable by the Borrower upon demand and shall be Obligations under this Agreement. If the disposition of the Collateral fails to satisfy the Obligations secured by this Agreement and the expenses incurred by the Lender, the Borrower shall be liable to pay any deficiency to the Lender on demand.
- 14. The Borrower and the Lender further agree that:
 - A. the Lender may grant extensions of time and other indulgences, take and give up security, accept compositions, grant releases and discharges and otherwise deal with the Borrower, debtors of the Borrower, sureties and others and with the Collateral or other security as the Lender may see fit without prejudice to the liability of the Borrower and the Lender's rights under this Agreement;
 - B. this Agreement shall not be considered as satisfied or discharged by any intermediate payment of all or any part of the Obligations but shall constitute and be a continuing security to the Lender for a current or running account and shall be in addition to and not in substitution for any other security now or hereafter held by the Lender;
 - C. nothing in this Agreement shall obligate the Lender to make any loan or accommodation to the Borrower or extend the time for payment or satisfaction of the Obligations;
 - D. any failure by the Lender to exercise any right set out in this Agreement shall not constitute a waiver thereof; nothing in this Agreement or in the Obligations secured by this Agreement shall preclude any other remedy by action or otherwise for the enforcement of this Agreement or the payment in full of the Obligations secured by this Agreement;
 - E. all rights of the Lender under this Agreement shall be assignable and in any action brought by an assignee to enforce such rights, the Borrower shall not assert against the assignee any claim or defence which the Borrower now has or may hereafter have against the Lender;

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- F, all rights of the Lender under this Agreement shall enure to the benefit of its successors and assigns and all obligations of the Borrower under this Agreement shall bind the Borrower, his heirs, executors, administrators, successors and assigns;
- G. if more than one Borrower executes this Agreement, their obligations under this Agreement shall be joint and several, and the Obligations shall include those of all or any one or more of them;
- H. this Agreement shall be governed in all respects by the laws of Alberta;
- I. the time for attachment of the security interest created hereby has not been postponed and is intended to attach when this Agreement is signed by the Borrower and attaches at that time to Collateral in which the Borrower then has any right, title or interest and attaches to Collateral in which the Borrower subsequently acquires any right, title or interest at the time when the Borrower first acquires such right, title or interest.

The Borrower acknowledges receiving a copy of this Agreement.

The Borrower expressly waives the right to receive a copy of any financing statement or financing change statement which may be registered by the Lender in connection with this Agreement or any verification statement issued with respect thereto where such waiver is not otherwise prohibited by law.

Signed this day ofAvLvs	, 2018.
	RADIENT TECHNOLOGIES INC.
	Per:
	Per:

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SCHEDULE "A"

1061

(Description of Collateral)

All present and after acquired personal property of the Borrower relating to the operation of the Corporation's business, including fixtures, relating to the lands and premises described on Schedule "B".

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SCHEDULE "B"

(Location of Collateral)

PLAN 4984NY BLOCK 2 LOT 1A CONTAINING 0.688 HECTARES (1.7 ACRES) MORE OR LESS EXCEPTING THEREOUT:

HECTARES (ACRES) MORE OR LESS A) PLAN 1422885 SUBDIVISION 0.279 0.69 EXCEPTING THEREOUT ALL MINES AND MINERALS

PLAN 1422885 BLOCK 2 LOT 1C EXCEPTING THEREOUT ALL MINES AND MINERALS

PLAN 0020700 BLOCK 2 LOT 1D EXCEPTING THEREOUT ALL MINES AND MINERALS

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SCHEDULE "C"

(Permitted Encumbrances)

Notwithstanding the terms of this Agreement, the following encumbrances on the property of the Borrower are permitted and are hereby consented to by the Lender:

- Alberta Personal Property Registry ("ABPPR") Registration Number 11051631913, as renewed and amended, in favour of Agricultural Financial Services Corporation;
- 2. ABPPR Registration Number 14060525612 in favour of National Leasing Group Inc.;
- 3. ABPPR Registration Number 14081309144 in favour of National Leasing Group Inc.;
- 4. ABPPR Registration Number 17062134287 in favour of De Lage Landen Financial Services Canada Inc.
- 5. ABPPR Registration Number 17062813423 in favour of De Lage Landen Financial Services Canada Inc.; and
- 6. ABPPR Registration Number 18011925680 in favour of De Lage Landen Financial Services Canada Inc.

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THIS IS EXHIBIT "H" referred to in the Affidavit of BRIAN MOSKOWITZ SWORN BEFORE ME this _____ day of March, 2023.

A COMMISSIONER FOR OATHS in and for the Province of Alberta.

Government of Alberta

Personal Property Registry Search Results Report

Page 1 of 7

Search ID #: Z15916985

Transmitting Party DLA PIPER (CANADA) LLP

1000 Livingston Place, 250 2 Street SW CALGARY, AB T2P 0C1

Party Code: 50100726 Phone #: 403 698 8750 Reference #: 013875-00002

Search ID #: Z15916985

Date of Search: 2023-Mar-07

Time of Search: 16:42:55

Business Debtor Search For:

1631807 ALBERTA

Inexact Result(s) Only Found

NOTE:

A complete Search may result in a Report of Exact and Inexact Matches. Be sure to read the reports carefully.



Government of Alberta ■

Personal Property Registry Search Results Report

Page 2 of 7

Search ID #: Z15916985

1631807	s Debtor Search For: ALBERTA D#: Z15916985	Date of Search:	2023-Mar-07	Time of Search:	16:42:55
Registration Number: 18042545536Registration Type: SECURITY AGREEMENTRegistration Date: 2018-Apr-25Registration Status: CurrentExpiry Date: 2023-Apr-25 23:59:59					
Inex	act Match on: Debtor	No: 1			
Debtor Block 1	(S) 1631807 ALBERTA LTD. 3946 - 101 STREET NW EDMONTON, AB T6E 0A5				<u>Status</u> Current
<mark>Block</mark> 2	RADIENT TECHNOLOGIES I 2900 - 550 BURRARD STREI VANCOUVER, BC V6C 0A3				<u>Status</u> Current
Secured Party / Parties Block					<u>Status</u> Current
1	MOSKOWITZ CAPITAL MORTGAGE FUND II INC. 2200 YONGE STREET, SUITE 1002 TORONTO, ON M4S 2C6				
Collate Block 1	ral: General Description All present and after acquired goods) of the Debtor.	undertaking and pe	ersonal property (other than consume	<u>Status</u> er Current

Personal Property Registry Search Results Report

Page 3 of 7

Search ID #: Z15916985

1631807	ss Debtor Search For: 7 ALBERTA ID #: Z15916985	Date of Search:	2023-Mar-07	Time of Search:	16:42:55
_	ation Number: 20010308052 istration Date: 2020-Jan-03	Registration S	Type: SECURIT Status: Current / Date: 2025-Jan	Y AGREEMENT -03 23:59:59	
Ine>	act Match on: Debtor	No: 4			
Amen	dments to Registration				?/
2012042	25855	Amendmer	nt	2020-	Dec-04
<mark>Debtor</mark> Block 1	(S) AKAURA HOLDINGS INC. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5				<u>Status</u> Deleted by 20120425855
<u>Block</u> 2	AMNOR LTD. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5				<u>Status</u> Deleted by 20120425855
<mark>Block</mark> 3	AMNOR GROUP INC. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5				Status Deleted by 20120425855
<u>Block</u>					<u>Status</u> Current
4	1631807 ALBERTA LTD. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5				Gundhi
Block					Status
5	RADIENT TECHNOLOGIES IN 3946 101 STREET N.W. EDMONTON, AB T6E 0A5	IC.			Current

Personal Property Registry Search Results Report

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Search ID #: Z15916985

Block

Block

7

6 KAURA, HARRY 3946 101 STREET N.W. EDMONTON, AB T6E 0A5

Birth Date:

Status Deleted by 20120425855

Birth Date: 1967-Jan-09

Secured Party / Parties

Block

1 PILLAR CAPITAL CORP. SUITE 920 - 602 12TH AVENUE S.W. CALGARY, AB T2R 1J3 Email: PPSA@PILLARCAPITALCORP.COM

KAURA, HARINDER, SINGH

3946 101 STREET N.W. EDMONTON, AB T6E 0A5

Block

2 AKAURA HOLDINGS INC. 4025 101 STREET NW EDMONTON, AB T6E 0A5 Email: harry@amnorgroup.com

Collateral: General

<u>Block</u>	Description	<u>Status</u>
1	ALL PRESENT AND AFTER-ACQUIRED PERSONAL PROPERTY OF THE DEBTORS (OR ANY OF THEM).	Current

Status Deleted by 20120425855

Status Current by 20120425855

Status Deleted by 20120425855

1967-Jan-09

Personal Property Registry Search Results Report

Page 5 of 7

Search ID #: Z15916985

163180	ss Debtor Search For: 7 ALBERTA ID #: Z15916985	Date of Search: 2023-Mar-07 Tim	e of Search: 16:42:55
-	ation Number: 20010308161 jistration Date: 2020-Jan-03	Registration Type: LAND CHARG Registration Status: Current Registration Term: Infinity	E
Ine	cact Match on: Debtor	No: 4	
Amen	dments to Registration		
2012042	25977	Amendment	2020-Dec-04
Debtor Block	r(s) AKAURA HOLDINGS INC. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5		<u>Status</u> Deleted by 20120425977
Block			Status
2	AMNOR LTD. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5		Deleted by 20120425977
Block			<u>Status</u>
3	AMNOR GROUP INC. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5	5	Deleted by 20120425977
Block			Status
4	1631807 ALBERTA LTD. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5		Current
Block			Status
5	RADIENT TECHNOLOGIES IN 3946 101 STREET N.W. EDMONTON, AB T6E 0A5	С.	Current

Personal Property Registry Search Results Report

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Search ID #: Z15916985

Secured Party / Parties

Block

1 PILLAR CAPITAL CORP. SUITE 920 - 602 12TH AVENUE S.W. CALGARY, AB T2R 1J3 Email: PPSA@PILLARCAPITALCORP.COM

Block

2 AKAURA HOLDINGS INC. 4025 101 STREET NW EDMONTON, AB T6E 0A5 Email: harry@amnorgroup.com Status Deleted by 20120425977

Status Current by 20120425977

Personal Property Registry Search Results Report

Page 7 of 7

Search ID #: Z15916985

				0010000	
	ss Debtor Search For: 7 ALBERTA				
	ID #: Z15916985	Date of Search:	2023-Mar-07	Time of Search:	16:42:55
-	ation Number: 20072226118 istration Date: 2020-Jul-22	-	• •	TY AGREEMENT	
Rey		•	Registration Status: Current Expiry Date: 2025-Jul-22 23:59:59		
Ine	act Match on: Debtor	No: 1			
Debto Block	r(s)				Status
I	1631807 ALBERTA LTD. #201, 9426 - 51 AVENUE EDMONTON, AB T6E 5A6				Current
	ed Party / Parties				
<u>Block</u> 1	2153983 ALBERTA LTD. 9433 - 58TH AVENUE EDMONTON, AB T6E 0B8				<u>Status</u> Current
	Email: ryan@pinenecapital.co	om			
	eral: General				
<u>Block</u> 1	Description ALL PRESENT AND AFTER-		ONAL PROPER	TY OF THE DEBTO	<u>Status</u> R. Current
		Result Co	omplete		

Personal Property Registry Search Results Report

Page 1 of 33

Search ID #: Z15916988

Transmitting Party DLA PIPER (CANADA) LLP

1000 Livingston Place, 250 2 Street SW CALGARY, AB T2P 0C1

Party Code: 50100726 Phone #: 403 698 8750 Reference #: 013875-00002

Search ID #: Z15916988

Date of Search: 2023-Mar-07

Time of Search: 16:43:53

Business Debtor Search For:

RADIENT TECHNOLOGIES

Both Exact and Inexact Result(s) Found

NOTE:

A complete Search may result in a Report of Exact and Inexact Matches. Be sure to read the reports carefully.



Phone #: 780 679 1350

Personal Property Registry Search Results Report

Page 2 of 33

Search ID #: Z15916988

RADIEN	<u>s Debtor Search For:</u> T TECHNOLOGIES D #: Z15916988	Date of Search: 2023-Mar-07	Time of Search: 16:43	3:53
_	ation Number: 11051631913 stration Date: 2011-May-16	Registration Type: SECUF Registration Status: Current Expiry Date: 2024-N	t	
Inexa	act Match on: Debtor	No: 1		
Amend	Iments to Registration			6
1212142	8605	Renewal	2012-Dec-14	1
1302133	2376	Amendment	2013-Feb-13	3
1302281	4196	Amendment	2013-Feb-28	}
1908130	3158	Amendment	2019-Aug-13	3
2001090	1878	Amendment	2020-Jan-09	I
Debtor Block 1	(S) RADIENT TECHNOLOGIES I 8223 ROPER ROAD EDMONTON, AB T6E 6S4	NC.		<u>Status</u> Current
<u>Secure</u> Block 1	d Party / Parties AGRICULTURE FINANCIAL S P.O. BOX 5000 STAT M, 4910 CAMROSE, AB T4V 4E8			<u>Status</u> Deleted by 13022814196
Block	Phone #: 780 679 1350	Fax #: 780 679 1394		<u>Status</u> Deleted by
2	AGRICULTURE FINANCIAL S 4910 - 52 STREET CAMROSE, AB T4V 2V4	SERVICES CORPORATION		19081303158

Fax #: 780 679 1394

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Block		Status
3	AGRICULTURE FINANCIAL SERVICES CORPORATION 5718 56 AVENUE LACOMBE, AB T4L 1B1	Deleted by 20010901878
	Phone #: 403 786 2683 Fax #: 403 782 8362	
	Email: LoanCompliance.SpecialAccounts@afsc.ca	
Block		Status Current by
4	AGRICULTURE FINANCIAL SERVICES CORPORATION S001943 5718 56 AVENUE LACOMBE, AB T4L 1B1	20010901878
	Phone #: 403 786 2683 Fax #: 403 782 8362	
	Email: loancompliance.PPR@afsc.ca	
Collate	eral: General	
<u>Block</u>	Description	<u>Status</u>
1	ALL PRESENT AND AFTER ACQUIRED PERSONAL PROPERTY INCLUDING PROCEEDS	Current
Particu	ilars	
Block	Other Changes	Status
1	This registration is postponed to the security interest of Espresso Capital Tax Credit Fund III Limited Partnership registered under Registration Number 13021232400 with respect only to the "Espresso Priority Collateral" as defined in the Priority Agreement between Agriculture Financial Services Corporation and Espresso Capital Tax Credit Fund III Limited Partnership dated February 7, 2013 as follows:	Current By 13021332376
	 All of the Debtor's right, title and interest in the Debtor's Scientific Research and Experimental Development tax credits for the Debtor's 2013 and subsequent tax years (the "SRED Claims"). 	1

2. All direct and indirect proceeds of the SRED Claims of whatsoever nature or kind (including all insurance proceeds and claims related thereto).

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Business Debtor Search For:

RADIENT TECHNOLOGIES			
Search ID #: Z15916988	Date of Search:	2023-Mar-07 Ti	me of Search: 16:43:53
Registration Number: 22011129399 Registration Date: 2022-Jan-11	Registration	n Type: REPORT OF Status: Current n Term: Infinity	SEIZURE
Service Area 4			
Amount being seized for is \$246,837.9	97.		
Property was seized on 2022-Jan-10			
Registration Type	Date	Registration #	Value
Report of Seizure	2022-Jan-10	22011129399	\$246,837.97
Sale of Seized Property	2022-Apr-06	22040622844	\$0.00
Inexact Match on: Debtor	No: 1		

Amendments to Registration

22011428043	Amendment	2022-Jan-14
22011817585	Amendment	2022-Jan-18
22032322083	Amendment	2022-Mar-23
22042524391	Amendment	2022-Apr-25

Solicitor / Agent

DENTONS CANADA LLP 2500 STANTEC TOWER 10220 - 103 AVE NW EDMONTON, AB T5J 0K4 Phone #: 780 423 7169

Reference #: 503296-223

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Civil Enforcement Agent

CONSOLIDATEDCIVIL ENFORCEMENT INC. 300, 801 MANNING ROAD NE CALGARY, AB T2E 7M8 Phone #: 403 262 8800 Fax #: 403 262 8801

Debtor(s)

Block

1 RADIENT TECHNOLOGIES INC. 8223 ROPER ROAD EDMONTON, AB T6E 6S4

Creditor(s)

<u>Block</u>

1 AGRICULTURE FINANCIAL SERVICES CORPORATION S001943 5718 56 AVENUE LACOMBE, AB T4L 1B1 Phone #: 403 786 2683 Fax #: 403 782 8362

Collateral: Serial Number Goods

Block	Serial Number	Year	Make and Model	<u>Category</u>	<u>Status</u>
1	A295N04326J	1900	YALE FORKLIFT W/42" FORKS	MV - Motor Vehicle	Current By 22011817585
2	A935N01688K	1900	HYSTER 40 W/42" FORKS	MV - Motor Vehicle	Current By 22011817585
3	B875V1184L	1900	YALE W/48" FORKS & 42" SS	MV - Motor Vehicle	Current By 22011817585

Collateral: General

<u>Block</u> 1	Description Thirty Three (33) Units of 950KG Totes of MIGLYOL 812 N Food Grade Oil	<u>Status</u> Released
2	One (1) Portable Shrink Wrapper Fantome Full Web On Castors approx 7'T	Current By 22011428043
3	One (1) 2 Door Cooler Fisher Scientific s/n 401N0001	Current By 22011428043
4	One (1) Yellow Metal 2 Door Cabinet approx 6'wx3'tx2'd	Current By 22011428043
5	One (1) Uline Pallet Jack	Current By 22011428043
6	Three (3) Uline Metal Cabinets 2 Door Lock Mech.	Current By 22011428043

Status Current

Status Current

Personal Property Registry Search Results Report

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Search ID #: Z15916988

7	One (1) BL Portable Metal Stairs by Canway	Current By 22011428043
8	One (1) Hirayaa Mandel E-0253 Autoclave HVA-110	Current By 22011428043
9	Additional items have been seized. Refer to Civil Enforcement Agency file for a complete list.	Current By 22011428043
Particu	lars	
Block	Additional Information	<u>Status</u>
1	Seized goods listed in Block One Seized Collateral General were left on a Bailee's Undertaking at Complete Shipping Solutions Warehouse, 12759 - 149 St., Edmonton, AB, signed by Mark Evans on January 10, 2022.	Current
Block	Additional Information	<u>Status</u>
2	Consolidated Civil Enforcement Inc file number is 160623-DP-4C	Current
Block	Additional Information	<u>Status</u>
3	An additional seizure was effected on January 13, 2022 at 4035 - 101 St NW, Edmonton, AB. Seized goods left onsite.	Current By 22011428043
<u>Block</u>	Additional Information	<u>Status</u>
4	In Blocks 1,2,3 under Serial Number Goods the year 1900 was used to register the seizure.	Current By 22011817585
Block	Additional Information	<u>Status</u>
5	Written instructions received from Dentons LLP to release the following from seizure: Used Lee Industries 500 Liter Process Vessel, Model 500LDBT, s/n B8522D7 and a Used 800 Liter Tank, Container Logic, s/n 92238. All other items remain under seizure.	Current By 22032322083
Block	Additional Information	<u>Status</u>
6	Written instructions received from Dentons LLP to release the following items from seizure: 40 Used 800 Liter SS Aseptic Storage Tanks. All other items remain under seizure.	Current By 22042524391

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Search ID #: Z15916988

Business Debtor Search For: RADIENT TECHNOLOGIES Search ID #: Z15916988 Date of Search: 2023-Mar-07 Time of Search: 16:43:53 Registration Number: 18042545536 Registration Type: SECURITY AGREEMENT Registration Date: 2018-Apr-25 **Registration Status: Current** Expiry Date: 2023-Apr-25 23:59:59 Inexact Match on: Debtor No: 2 Debtor(s) Block Status Current 1 1631807 ALBERTA LTD. 3946 - 101 STREET NW EDMONTON, AB T6E 0A5 Block Status Current 2 RADIENT TECHNOLOGIES INC. 2900 - 550 BURRARD STREET VANCOUVER, BC V6C 0A3 Secured Party / Parties Block Status Current 1 MOSKOWITZ CAPITAL MORTGAGE FUND II INC. 2200 YONGE STREET, SUITE 1002 TORONTO, ON M4S 2C6 **Collateral: General Block** Description **Status** 1 All present and after acquired undertaking and personal property (other than consumer Current goods) of the Debtor.

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Business Debtor Search For: RADIENT TECHNOLOGIES

Search ID #: Z15916988	Date of Search: 2023-Mar-07 Time of Search: 16:43:53
Registration Number: 19081420277 Registration Date: 2019-Aug-14	Registration Type: SECURITY AGREEMENT Registration Status: Current Expiry Date: 2024-Aug-14 23:59:59
Inexact Match on: Debtor	No: 1
Debtor(s)	

Block

1 RADIENT TECHNOLOGIES INC. 201 - 9426 51 AVENUE NW EDMONTON, AB T6E 5A6

Secured Party / Parties

<u>Block</u>

MOSKOWITZ CAPITAL MORTGAGE FUND II INC. 1 2200 YONGE STREET, SUITE 1002 TORONTO, ON M4S 2C6 Email: jenny@moskowitzcapital.com

Collateral: General

Block	Description	Status
1	ALL DEBTS AND LIABILITIES, PRESENT AND FUTURE, DIRECT AND INDIRECT, ABSOLUTE AND CONTINGENT OF 1631807 ALBERTA LTD. TO THE DEBTOR AND ALL PROCEEDS: ALL PRESENT AND AFTER ACQUIRED PERSONAL PROPERTY	Current

<u>Status</u> Current

Status Current

nt

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Business Debtor Search For: RADIENT TECHNOLOGIES Search ID #: Z15916988 Date of Search: 2023-Mar-07 Time of Search: 16:43:53 Registration Number: 20010308052 Registration Type: SECURITY AGREEMENT Registration Date: 2020-Jan-03 **Registration Status: Current** Expiry Date: 2025-Jan-03 23:59:59 No: 5 Inexact Match on: Debtor Amendments to Registration 20120425855 Amendment 2020-Dec-04 Debtor(s) **Block Status** Deleted by 20120425855 1 AKAURA HOLDINGS INC. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5 Block **Status** Deleted by 2 AMNOR LTD. 20120425855 3946 101 STREET N.W. EDMONTON, AB T6E 0A5 **Block Status** Deleted by 3 AMNOR GROUP INC. 20120425855 3946 101 STREET N.W. EDMONTON, AB T6E 0A5 Status Block Current 4 1631807 ALBERTA LTD. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5 **Block** Status Current 5 RADIENT TECHNOLOGIES INC.

3946 101 STREET N.W. EDMONTON, AB T6E 0A5

Personal Property Registry Search Results Report

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20120425855

Search ID #: Z15916988

Block

Block

7

6 KAURA, HARRY 3946 101 STREET N.W. EDMONTON, AB T6E 0A5

> Birth Date: 1967-Jan-09

Birth Date: 1967-Jan-09 Status Deleted by 20120425855

EDMONTON, AB T6E 0A5

Secured Party / Parties

Block

1 PILLAR CAPITAL CORP. SUITE 920 - 602 12TH AVENUE S.W. CALGARY, AB T2R 1J3 Email: PPSA@PILLARCAPITALCORP.COM

KAURA, HARINDER, SINGH 3946 101 STREET N.W.

Block

2 AKAURA HOLDINGS INC. 4025 101 STREET NW EDMONTON, AB T6E 0A5 Email: harry@amnorgroup.com

Collateral: General

Block	Description	<u>Status</u>
1	ALL PRESENT AND AFTER-ACQUIRED PERSONAL PROPERTY OF THE DEBTORS (OR ANY OF THEM).	Current

Status Deleted by 20120425855

Status Current by 20120425855

Status Deleted by

Personal Property Registry Search Results Report

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Search ID #: Z15916988

RADIEN	ss Debtor Search For: IT TECHNOLOGIES ID #: Z15916988	Date of Search:	2023-Mar-07	Time of Search:	16:43:53
-	ation Number: 20010308161 jistration Date: 2020-Jan-03	Registration S	Type: LAND Cl Status: Current Term: Infinity	HARGE	
Inex	cact Match on: Debtor	No: 5			
Amen	dments to Registration				
201204:	25977	Amendmen	nt	2020-	Dec-04
<u>Debtor</u> Block	r <u>(s)</u>				<u>Status</u> Deleted by
1	AKAURA HOLDINGS INC. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5				20120425977
Block					Status
2	AMNOR LTD. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5				Deleted by 20120425977
<u>Block</u>					Status
3	AMNOR GROUP INC. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5				Deleted by 20120425977
Block					Status
4	1631807 ALBERTA LTD. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5				Current
Block					Status
5	RADIENT TECHNOLOGIES IN 3946 101 STREET N.W. EDMONTON, AB T6E 0A5	С.			Current

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Secured Party / Parties

Block

1 PILLAR CAPITAL CORP. SUITE 920 - 602 12TH AVENUE S.W. CALGARY, AB T2R 1J3 Email: PPSA@PILLARCAPITALCORP.COM

Block

2 AKAURA HOLDINGS INC. 4025 101 STREET NW EDMONTON, AB T6E 0A5 Email: harry@amnorgroup.com Status Deleted by 20120425977

Status Current by 20120425977

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Business Debtor Search For:

RADIEN	T TECHNOLOGIES				
Search I	D #: Z15916988	Date of Search:	2023-Mar-07	Time of Search:	16:43:53
-	ation Number: 20120328479 stration Date: 2020-Dec-03	Registration	i Type: SECURI ⁻ Status: Current / Date: 2030-Dec	TY AGREEMENT 0-03 23:59:59	
Inexa	act Match on: Debtor	No: 1			
<u>Debtor</u> Block	<u>(s)</u>				Status
1	RADIENT TECHNOLOGIES 8223 ROPER ROAD EDMONTON, AB T6E 6S4	NC.			Current
Secure	d Party / Parties				
Block					<u>Status</u> Current
1	FILLMORE CONSTRUCTION 9114 - 34A AVENUE EDMONTON, AB T6E 5P4 Email: jfillmore@fcmi.net	I MANAGEMENT II	NC		ourent
	ral: General				Ode to a
<u>Block</u> 1	Description All present and after acquired	property of the Del	otor.		<u>Status</u> Current

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Business Debtor Search For:

RADIENT TECHNOLOGIES Search ID #: Z15916988

Date of Search: 2023-Mar-07 Time of Search: 16:43:53

Registration Number: 21052521803 Registration Date: 2021-May-25 Registration Type: WRIT OF ENFORCEMENT Registration Status: Current Expiry Date: 2023-May-25 23:59:59

Issued in	Edmonton Judicial Centre	
Court File Number is	2003 21250	
Judgment Date is	2020-Nov-26	
This Writ was issued on	2021-Feb-24	
Type of Judgment is	Other	
Original Judgment Amount: \$19,195.70	Costs Are:	\$234.00
Post Judgment Interest: \$0.00	Current Amount Owing:	\$19,429.70
Inexact Match on: Debtor	No: 1	

Solicitor / Agent

BISHOP & MCKENZIE LLP (B&S) 2300, 10180 - 101 STREET EDMONTON, AB T5J1V3 Phone #: 780 426 5550 Fax #: 780 426 1305 Reference #: 106, 156-003 Email: ppr@bmllp.ca

Debtor(s)

<u>Block</u>

1 RADIENT TECHNOLOGIES INC. 3400, 350 - 7TH AVENUE SW CALGARY, AB T2P 3N9

Creditor(s)

Block

1 VALWEST EQUIPMENT LIMITED 2300, 10180 - 101 STREET EDMONTON, AB T5J 1V3 <u>Status</u> Current

Status Current

Page 15 of 33

Search ID #: Z15916988

Email: PPR@BMLLP.CA

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Business Debtor Search For:

	NT TECHNOLOGIES ID #: Z15916988	Date of Search: 2023-Mar-0	07 Time of Search: 1	16:43:53
Regist	ration Number: 21092718691	Registration Type: WOR	KERS' COMPENSATION	I BOARD CHARGE
Reç	gistration Date: 2021-Sep-27	Registration Status: Curre Registration Term: Infinit		
	The WCB Charge Amo	ount is \$14,619.01		
Ine	xact Match on: Debtor	No: 1		
Amen	dments to Registration			
220422	27376	Amendment	2022-Ap	or-22
230223	11032	Amendment	2023-Fe	eb-23
<u>Debto</u> <u>Block</u>	<u>r(s)</u>			Status
1	RADIENT TECHNOLOGIES 8223 ROPER RD NW EDMONTON, AB T6E 6S4	SINC.		Current
Secur	ed Party / Parties			
<u>Block</u>				<u>Status</u> Current
1	WORKERS' COMPENSATIO 9912 107 STREET EDMONTON, AB T5K 1G5	ON BOARD/COLLECTION UNIT		Guneni
	Phone #: 780 509 1395	Fax #: 780 498 7999		
Collate	eral: General			
Block	Description			<u>Status</u>
1		R-AQUIRED PROPERTY AND AL	L PROPERTY USED IN	Current

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Particulars

Block Additional Information

1 WCB ACCOUNT #6205386

<u>Status</u>

Current

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Business Debtor Search For: RADIENT TECHNOLOGIES

Search ID #: Z15916988	Date of Sear	ch: 2023-Mar-07	Time of Search:	16:43:53
Registration Number: 21102	•	ition Type: SECURI	TY AGREEMENT	
Registration Date: 2021-C	•	on Status: Current (piry Date: 2026-Oc	t-25 23:59:59	
Exact Match on: De	ebtor No: 1			

Debtor(s)

<u>Block</u>

1 RADIENT TECHNOLOGIES 9426 51 AVE NW EDMONTON, AB T6E 5A6

Secured Party / Parties

<u>Block</u>

1 RESET FINANCIAL INC. 100, 4208 97 STREET NW EDMONTON, AB T6E 5Z9 Phone #: 780 756 7954 Email: ct104@cash-today.ca Status Current

Status Current

Personal Property Registry

Search Results Report

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Search ID #: Z15916988

Collateral: General

Block	Description	<u>Status</u>
	Description -YALE FORKLIFT W 42" ORKS & 31" CARRIAGE, MODEL #NR035DANM24TE095, VIN #A295N04326J -GENIE GS-2632 SCISSOR LIFT -HYSTER 40 FORKLIFT W 42" FORKS & 38.5" TDL INTEGRE, MODEL J40XN, VIN #A935N01688K -(4) 25,000L SS ETHANOL TANKS -1992 300 GALLON SS VENT TANK SN #93PH46309 -20,000L WASTE SPILL CONTAINMENT SS TANK DOUBLE WALL -AQC DUST COLLECTION SYSTEMS -CUMMINS BACKUP GENERATOR, NATURAL GAS -LEVEL NINE PRE-FAB VAULT, 12'X16' -METTLER TOLEDO SCALE, MODEL # IND560 HARSH, SN# B403219811 -PCL SYSTEM, INSTRUMENTATION SYSTEM, VARIOUS BOXES OF INSTRUMENTS, RATE CONTROLLERS, LOAD SENSORS, TANK BLANKETING REGULATORS, SINAMICS CONTROL UNITS, RADAR UNITS, ROTORY AIR LOCKS, VIBRATING LEVEL SWITCHES, MINI LOBE ROTORY PUMPS, TEMPERATURE SENSORS, REMOTE TRANSMITTERS, TEMPERATURE TRANSMITTERS, AIR MOTORS, PROCESS CALIBRATORS, MULTIVARIABLE TRANSMITTERS, AIR MOTORS, PROCESS CALIBRATORS, MICRO MOTION SENSORS, REMOTE RTD'S, WEIGH MODULES, WEIGH TERMINALS, FORSBERG DESTONER, GASKETS, CLAMPS, REOTEMP PRESSURE GAGUE, WAVEGUIDE ADAPTERS, TRAC BALL VALVES, INLINE RESISTANCE THERMOMETERS, AXIUS SC RUPTURE DISCS, OPERATOR PANELS, PRESSURE TRANSMITTERS, SHO-RATE PURGEMETERS, GRACO PUMPS, -NICROWAVE	<u>Status</u> Current
	REOTEMP PRESSURE GAGUE, WAVEGUIDE ADAPTERS, TRAC BALL VALVES,	
	-VOLUMETRIC METER	
	-LETINA 528 GALLON JACKETED SS TANK	
	-TEMA CENTRIFUGE H250 SS EXPLOSION RATED -(10) DIAPHRAGM SS PUMP, FDA APPROVED	
	-(8) ROTARY LOPE PUMP SS	
	-TÉMA SOLID BOWL CENTRIFUGE DECANTER, 4300RPM, XP RATED SN# 000698	
	-600 GALLON SS TANK, UNJACKETED & NO AGITATOR	
	-SS KETTLE DOUBLE MOTION 500 GALLONS (US), JACKETED, AGITATED, XP RATED	
	-SS KETTLE DOUBLE MOTION 500 GALLONS (US), JACKETED, AGITATED, XP	
	RATED	
	-VACUUM SOLVENT RECOVERY SYSTEM -26 GALLON SS TANK, NON-JACKETED & NON AGITATED	
	-20 GALLON SS TANK, NON-JACKETED & NON AGITATED	
	-EXPLOSION PROOF VACUUM	
	-WALK IN COOLER	

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Business Debtor Search For:

RADIENT TECHNOLOGIES Search ID #: Z15916988	Date of Search: 2023-Mar-07 Time of Search:	16:43:53
Registration Number: 21102537581 Registration Date: 2021-Oct-25	Registration Type: SECURITY AGREEMENT Registration Status: Current Expiry Date: 2026-Oct-25 23:59:59	
Exact Match on: Debtor	No: 1	
Debtor(s) Block 1 RADIENT TECHNOLOGIES 0426 51 AVE NW		<u>Status</u> Current
9426 51 AVE NW EDMONTON, AB T6E 5A6 Secured Party / Parties		

Block

1 RESET FINANCIAL INC 100, 4208 97 ST NW EDMONTON, AB T6E5Z9 Phone #: 780 756 7954 Email: ct104@cash-today.ca Status Current

Personal Property Registry

Search Results Report

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Search ID #: Z15916988

Collateral: General

Block	Description	<u>Status</u>
<u>Block</u> 1	Description -(2) LETINA SS 528 GALLON TANK, JACKETED & NON-AGITATED -500L SS JACKETED REACTOR, AGITATED -AS26 SHARPLE CENTRIFUGE SS, SN# 90AS26SP-87 -FAIRBANKS TRANSPORT SCALE -2003 BUCHI ROTAVAPOR R-250 EX, TYPE #S8621D542, 380-440 VOLTS, 50-60HZ, 7.5-9.1 KW, SN#416975010001 -1996 MUELLER TANK 1500 GALLONS, SS, JACKETEED & AGITATED -500 GALLON SS KETTLE, DOUBLE MOTION, JACKETED, AGITATED, VACUUM SOLVENT RATED -VACUUM SOLVENT RECOVERY SYSTEM -VACUUM SOLVENT RECOVERY SYSTEM -500 GALLON SS KETTLE, DOUBLE MOTION, JACKETED, AGITATED, VACUUM SOLVENT RATED -230 SQUARE FT OF SS HEAT EXCHANGERS -LENTINA 528 GALLON SS TANK, JACKETED, NON-AGITATED -80 GALLON VACUUM RATED RECEIVER SS -(3) 2000 GALLON SS TANKS, NON JACKETED & NON AGITATED -TEMA CONTURBEX CENTRIFUGE, MODEL H400K, XP RATED, SN#001284 -SS KETTLE DOUBLE MOTION SO GALLONS (US), JACKETED, AGITATED, XP RATED -TEMA CONTURBEX CENTRIFUGE, MODEL H400K, XP RATED, SN#001284 -SS KETTLE DOUBLE MOTION 80 GALLONS (US), JACKETED, AGITATED, XP RATED -TEMA CONTURBEX CENTRIFUGE, MODEL H400K, XP RATED, SN#001284 -SS KETTLE DOUBLE MOTION 80 GALLONS (US), JACKETED, AGITATED, XP RATED -TEMA CONTURBEX CENTRIFUGE, MODEL H400K, XP RATED, SN#001284 -SS KETTLE DOUBLE MOTION 80 GALLONS (US), JACKETED, AGITATED, XP RATED -TEMA CONTURBEX CENTRIFUGE, MODEL H400K, XP RATED, SN#001284 -SS KETTLE DOUBLE MOTION 80 GALLONS (US), JACKETED, AGITATED, SN# 90377A -HYSTER 40 FORKLIFT W 42" FORKS & 39" SS CRG, MODEL # H40FTS, VIN #F001V04093K -YALE FORKLIFT W 48" FORKS & 42" SS CRG, MODEL #GLP050VXNVSE084, VIN #B875V11884L -AQC DUST COLLECTIONS SYSTEMS -AIR HANDLING UNIT 2, SN#47993 AHU-2 -30 TON REFIGERATION UNIT -100 TON REFIGERATION UNIT	<u>Status</u> Current

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Business Debtor Search For:

RADIEN	T TECHNOLOGIES				
Search I	D #: Z15916988	Date of Search:	2023-Mar-07	Time of Search:	16:43:53
-	ation Number: 21122804365 istration Date: 2021-Dec-28	Registration S	Type: SECURIT Status: Current v Date: 2023-Dec	Y AGREEMENT 28 23:59:59	
Inex	act Match on: Debtor	No: 1			,
<u>Debtor</u> <u>Block</u>	<u>(s)</u>				<u>Status</u> Current
1	RADIENT TECHNOLOGIES I 2900-550 BURRARD ST VANCOUVER, BC V6C 0A3	NC.			Current
Secure	d Party / Parties				
Block	·				Status
1	SPECIAL CONTRACTING LT 1- 2838 GARDEN ST ABBOTSFORD, BC V2T 4W7				Current
	Email: specialcontractingltd@g	gmail.com			
Collate	ral: General				
Block	Description				Status
1	1 X LUNA BIOMASS EXTRAC	TING UNIT; SERI	AL NUMBER - 20	09141013; CRN	Current

NUMBER Z1017.21 1 X CHILLER UNIT MADE BY FLUID CHILLERS INC.; MODEL NUMBER AIR32000-DC-3CP(5)-ULT-OD-CUL508A; SERIAL NUMBER - 4595

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Business Debtor Search For:

RADIENT TECHNOLOGIES Search ID #: Z15916988

Date of Search: 2023-Mar-07 Time of Search: 16:43:53

Registration Number: 22052516563	
Registration Date: 2022-May-25	

Registration Type: WRIT OF ENFORCEMENT Registration Status: Current Expiry Date: 2024-May-25 23:59:59

Issued in	Edmonton Judicial Centre	
Court File Number is	2203 07675	
Judgment Date is	2022-May-17	
This Writ was issued on	2022-May-19	
Type of Judgment is	Other	
Original Judgment Amount: \$4,273.89	Costs Are: \$127.55	
Post Judgment Interest: \$0.00	Current Amount Owing: \$4,401.44	

Inexact Match on: Debtor

Solicitor / Agent

MINTZ LAW 410, 10339 - 124 STREET EDMONTON, AB T5N 3W1 Phone #: 780 425 2041 Fax #: 780 425 2195 Reference #: 47000062 Email: BMINTZ@MINTZLAW.CA

No: 1

Debtor(s)

Block

1 RADIENT TECHNOLOGIES INC. C/O 3400, 350 - 7TH AVE SW CALGARY, AB T2P 3N9

Creditor(s)

Block

1 STERIS BARRIER PRODUCT SOLUTIONS INC. C/O 410, 10339 - 124 STREET EDMONTON, AB T5N 3W1 <u>Status</u> Current

Status Current



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Search ID #: Z15916988

Email: BMINTZ@MINTZLAW.CA

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Personal Property Registry Search Results Report

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Search ID #: Z15916988

Business Debtor Search For:

RADIENT TECHNOLOGIES Search ID #: Z15916988

Date of Search: 2023-Mar-07 Time of Search: 16:43:53

Registration Number:	22052516628
Registration Date:	2022-May-25

Registration Type: WRIT OF ENFORCEMENT Registration Status: Current Expiry Date: 2024-May-25 23:59:59

Issued in	Edmonton Judicial Centre
Court File Number is	2203 07676
Judgment Date is	2022-May-17
This Writ was issued on	2022-May-19
Type of Judgment is	Other
Original Judgment Amount: \$4,845.33	Costs Are: \$127.55
Post Judgment Interest: \$0.00	Current Amount Owing: \$4,972.88
Inexact Match on: Debtor	No: 1

Solicitor / Agent

MINTZ LAW 410, 10339 - 124 STREET EDMONTON, AB T5N 3W1 Phone #: 780 425 2041 Fax #: 780 425 2195 Reference #: 47000062 Email: BMINTZ@MINTZLAW.CA

Debtor(s)

Block

1 RADIENT TECHNOLOGIES INC. C/O 3400, 350 - 7TH AVE SW CALGARY, AB T2P 3N9

Creditor(s)

Block

1 STERIS SALES CANADA ULC C/O 410, 10339 - 124 STREET EDMONTON, AB T5N 3W1 <u>Status</u> Current



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Search ID #: Z15916988

Email: BMINTZ@MINTZLAW.CA

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Business Debtor Search For:

RADIENT TECHNOLOGIES Search ID #: Z15916988

Date of Search: 2023-Mar-07 Time of Search: 16:43:53

Registration Number: 22081718225 Registration Date: 2022-Aug-17 Registration Type: WRIT OF ENFORCEMENT Registration Status: Current Expiry Date: 2024-Aug-17 23:59:59

Issued in	Edmonton Judicial Centre
Court File Number is	2203 11092
Judgment Date is	2022-Jul-20
This Writ was issued on	2022-Aug-16
Type of Judgment is	Other
Original Judgment Amount: \$323,072.59	Costs Are: \$388.15
Post Judgment Interest: \$49.63	Current Amount Owing: \$323,510.37
Inexact Match on: Debtor	No: 1

Solicitor / Agent

 DUNCAN CRAIG LLP

 2800-10060 JASPER AVENUE

 EDMONTON, AB T5J 3V9

 Phone #: 780 441 4302
 Fax #: 780 428 9683

 Reference #: 212006

 Email: NCOGHLAN@DCLLP.COM

Debtor(s)

Block

1 RADIENT TECHNOLOGIES INC. 201-9426 51 AVE NW EDMONTON, AB T6E 5A6

Creditor(s)

Block

1 AZELIS CANADA INC. C/O 2800-10060 JASPER AVE EDMONTON, AB T5J 3V9 <u>Status</u> Current

Status Current



Personal Property Registry Search Results Report

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Search ID #: Z15916988

Email: NCOGHLAN@DCLLP.COM

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Business Debtor Search For:

RADIENT TECHNOLOGIES Search ID #: Z15916988

Date of Search: 2023-Mar-07 Time of Search: 16:43:53

Registration Number: 22090919875	
Registration Date: 2022-Sep-09	

Registration Type: WRIT OF ENFORCEMENT Registration Status: Current Expiry Date: 2024-Sep-09 23:59:59

Issued in	Edmonton Judicial Centre	
Court File Number is	2103-09546	
Judgment Date is	2022-Jun-15	
This Writ was issued on	2022-Sep-02	
Type of Judgment is	Other	
Original Judgment Amount: \$113,955.86	Costs Are:	\$4,320.64
Post Judgment Interest: \$557.95	Current Amount Owing:	\$118,834.45
Inexact Match on: Debtor	No: 1	2

Solicitor / Agent

EMERY JAMIESON LLP, ATTN: TERENCE B. ARTHUR 2400, 10235-101 STREET NW EDMONTON, AB T5J 3G1 Phone #: 780 426 5220 Fax #: 780 420 6277 Reference #: 33701.0001 Email: TARTHUR@EMERYJAMIESON.COM

Debtor(s)

Block

1 RADIENT TECHNOLOGIES INC. 201 - 9426 51 AVE EDMONTON, AB T6E 5A6

Creditor(s)

Block

1 POPEK, TOMASZ 26314 TWP RD 532A, UNIT 26 SPRUCE GROVE, AB T7X 4M1 <u>Status</u> Current

<u>Status</u> Current

Personal Property Registry Search Results Report

Search ID #: Z15916988

Email: TOMASZ.POPEK@PROTONMAIL.COM

Collateral: Serial Number Goods

Block	Serial Number	<u>Year</u>	Make and Model	<u>Category</u>	<u>Status</u>
1	A295N04326J	1900	Yale Forklift W/42 Forks	MV - Motor Vehicle	Current
2	A935N01688K	1900	Hyster 40 W/42 Forks	MV - Motor Vehicle	Current
3	B875V1184L	1900	Yale W/48 Forks & 42 SS	MV - Motor Vehicle	Current
4	F001V09093K	1900	Hyster 40 W/42 Forks, Mo	MV - Motor Vehicle	Current
5	416975010001	2003	Buchi Rotavapor R-250 EX,	MV - Motor Vehicle	Current

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Search ID #: Z15916988

Business Debtor Search For:

RADIENT TECHNOLOGIES Search ID #: Z15916988

Date of Search: 2023-Mar-07 Time of Search: 16:43:53

Registration Number:	22100611898
Registration Date:	2022-Oct-06

EDMONTON, AB T6E 6S4

Registration Type: WRIT OF ENFORCEMENT Registration Status: Current Expiry Date: 2024-Oct-06 23:59:59

	le	sued in Edmonton Judicia	al Centre	
		mber is 2103 12610		
	-	Date is 2022-May-21		
This	s Writ was iss	sued on 2022-Oct-04		
	Type of Judg	ment is Other		
Original Judgment Am	10unt: \$57,01	2.07	Costs Are: \$3,046.05	
Post Judgment Int	erest: \$0.00		Current Amount Owing: \$60,058.1	2
Inexact Match on:	Debtor	No: 3		
Inexact Match on:	Debtor	No: 4		
Amendments to Re	gistration			
23022226022		Amendment	2023-Feb-	22
Solicitor / Agent				
BISHOP & M0 2300, 10180 - EDMONTON,	101 STREE			
Phone #: 780	426 5550	Fax #: 780 426 1305	Reference #: 32337-004	
Email: ppr@b	mllp.ca			đ
<u>Debtor(s)</u>				
Block				<u>Status</u>
1 RADIANT TE		S INC.		Deleted by 23022226022

Government of Alberta

Personal Property Registry Search Results Report

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Search ID #: Z15916988

Block Status Deleted by 2 RADIANT TECHNOLOGIES (CANNABIS) INC. 23022226022 201-9426 51 AVE NW EDMONTON, AB T6E 5A6 Status Block

3 RADIENT TECHNOLOGIES INC. 8223 ROPER ROAD EDMONTON, AB T6E 6S4

Block

RADIENT TECHNOLOGIES (CANNABIS) INC. 4 201-9426 51 AVE NW EDMONTON, AB T6E 5A6

Creditor(s)

Block

1 CHINOOK SCAFFOLD SYSTEMS LTD. C/O #2300, 10180 101 ST EDMONTON, AB T5J 1V3 Email: ppr@bmllp.ca

Particulars

Block	Additional Information	<u>Status</u>
1	CHINOOK SCAFFOL SYSTEMS LTD. v. RADIENT TECHNOLOGIES INC., RADIENT TECHNOLOGIES (CANNABIS) INC.	Current By 23022226022

Current by 23022226022

<u>Status</u> Current by 23022226022

Status Current

22

Government of Alberta

Personal Property Registry

Search Results Report

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Search ID #: Z15916988

Note:

The following is a list of matches closely approximating your Search Criteria, which is included for your convenience and protection.

Debtor Name / Address

RADIENT TECHNOLOGIES (CANNABIS) INC. 201 - 9426 51 AVENUE NW EDMONTON, AB T6E 5A6

SECURITY AGREEMENT

Debtor Name / Address

RADIENT TECHNOLOGIES (CANNABIS) INC. 201 - 9426 51 AVENUE NW EDMONTON, AB T6E 5A6

SECURITY AGREEMENT

Debtor Name / Address

RADIENT TECHNOLOGIES (CANNABIS) INC. 8223 ROPER RD NW EDMONTON, AB T6E 6S4

WORKERS' COMPENSATION BOARD CHARGE

Debtor Name / Address

RADIENT TECHNOLOGIES (CANNABIS) INC. 8223 ROPER RD NW EDMONTON, AB T6E 6S4

SECURITY AGREEMENT

Debtor Name / Address

RADIENT TECHNOLOGIES (CANNABIS) INC. 201-9426 51 AVE NW EDMONTON, AB T6E 5A6

WRIT OF ENFORCEMENT

Debtor Name / Address

RADIENT TECHNOLOGIES INC. 8223 ROPER ROAD EDMONTON, AB T6E 6S4

SALE OF SEIZED PROPERTY

21080932852

Reg.#

Reg.#

19081420539

Reg.# 21091421335

Reg.# 21100416026

Reg.# 22100611898

Reg.# 22040622844 THIS IS EXHIBIT "I" referred to in the Affidavit of BRIAN MOSKOWITZ SWORN BEFORE ME this _____ day of March, 2023.

A COMMISSIONER FOR OATHS in and for the Province of Alberta.



Radient Technologies Inc.

Consolidated Financial Statements

Years ended March 31, 2022 and 2021

Contents

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Audit. Tax. Advisory.

Independent Auditor's Report

To the Shareholders of Radient Technologies Inc.

Opinion

We have audited the consolidated financial statements of Radient Technologies Inc. and its subsidiaries (the "Company"), which comprise the consolidated statements of financial position as at March 31, 2022, and the consolidated statements of operations and comprehensive loss, consolidated statements of changes in cash flows and consolidated statements of shareholders' deficit for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Company as at March 31, 2022and its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with International Financial Reporting Standards ("IFRS").

Basis for opinion

We conducted our audit in accordance with Canadian generally accepted auditing standards. Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the consolidated financial statements section of our report. We are independent of the Company in accordance with the ethical requirements that are relevant to our audit of the consolidated financial statements in Canada. We have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Other matter

The consolidated financial statements of the Company for the year ended March 31, 2021, were audited by another auditor who expressed an unmodified opinion on those statements on September 30, 2021.

We have audited the restatement to the consolidated financial statements as at March 31, 2021, as described in note 3 (share-based payments) to the consolidated financial statements. In our opinion, such restatement is appropriate and has been properly applied. We were not engaged to audit, review or apply any procedures to the 2021 consolidated financial statements (restated) of the Company other than with respect to the restatement described above and accordingly, we do not express an opinion or any other form or assurance on the 2021 consolidated financial statements (restated) taken as a whole.

Material uncertainty related to going concern

We draw attention to Note 1 in the consolidated financial statements, which indicates that the Company incurred a net loss during the year ended March 31, 2022 and, as of that date, the Company's current liabilities exceeded its current assets. The Company is also in breach of

certain terms of its liabilities and has been provided with demand notices related to certain liabilities. As stated in Note 1, these events or conditions, along with other matters as set forth in Note 1, indicate that material uncertainties exist that cast significant doubt on the Company's ability to continue as a going concern. Our opinion is not modified in respect of this matter.

Other information

Management is responsible for the other information. The other information comprises Management's Discussion and Analysis.

Our opinion on the consolidated financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

We obtained Management's Discussion and Analysis prior to the date of this auditor's report. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of management and those charged with governance for the consolidated financial statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with IFRS, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Company's financial reporting process.

Auditor's responsibilities for the audit of the consolidated financial statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with Canadian generally accepted auditing standards will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with Canadian generally accepted auditing standards, we exercise professional judgement and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risks of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

The engagement partner of the audit resulting in this independent auditor's report is Glen McFarland.

McGovern Hurley LLP McGarem Hurley UP

Chartered Professional Accountants Licensed Public Accountants

Toronto, Ontario September 29, 2022

As at	March 31, 2022	March 31, 2021
A		(Note 3)
Assets		
Current assets Cash	\$ 31,878	¢ 405 544
		\$ 485,544
Lease receivable Accounts receivable	21,008	48,612 445,872
Prepaid and deposits (Note 7)	117,376 306,817	646,965
Inventories (Note 4)	2,121,536	1,393,834
Fotal Current Assets	2,598,615	3,020,827
Non-current assets		
		04.000
Lease receivable	-	21,008
Long-term prepaid and deposits (Note 7)	147,651	160,224
Lease assets (Note 5)	380,434	643,583
Plant and equipment (Note 6)	22,251,567	24,844,680
Intangible assets (Note 7)	2,356,274	604,349
Total Non-Current Assets	25,135,926	26,273,844
Total assets	\$ 27,734,541	\$ 29,294,671
Liabilities		
Current liabilities		
Accounts payable and accrued liabilities	\$ 18,192,063	\$ 15,358,022
Short-term borrowings (Note 10)	1,245,000	1,000,000
Facility construction liabilities	6,015,277	4,566,759
Current portion of long-term debt (Note 11)	10,809,814	9,582,593
Current portion of lease liabilities (Note 12)	1,437,349	947,815
Total Current Liabilities	37,699,503	31,455,189
Non-current liabilities		
Lease liabilities (Note 12)	160,817	369,355
Fotal Non-Current Liabilities	160,817	369,355
Total Liabilities	37,860,320	31,824,544
Shareholders' deficit		
Common shares (Note 13)	131,900,808	127,127,480
Contributed surplus	12,073,403	17,020,655
Deficit	(154,099,990)	(146,678,008)
Fotal Shareholders' Deficit	(10,125,779)	(2,529,873)
Total liabilities and shareholders' deficit	\$ 27,734,541	\$ 29,294,671

Radient Technologies Inc. Consolidated statements of financial position

Commitments and contingencies (Notes 1, 14, and 21) See accompanying notes to the consolidated financial statements

Approved by the Board of Directors:

Director (signed by) ______ Kaura"

Radient Technologies Inc. Consolidated statements of operations and comprehensive loss

		2022	202
Revenues			
Manufactured products	\$	3,621,781 \$	2,408,503
Manufacturing services	•	-	80,880
Total Revenue		3,621,781	2,489,383
i otar i kevende		5,021,701	2,400,000
Cost of sales			
Manufactured products		3,433,406	2,958,653
Manufacturing services		1	26,341
Total Cost of sales		3,433,406	2,984,994
Income (loss) before expenses and other income (expenses)		188,375	(495,611
Expenses			
General and administrative		2,762,676	5,900,445
Financing fees (Note 16)		2,289,944	2,944,539
Depreciation and amortization		1,714,337	2,156,009
Production plant		1,440,239	1,149,613
Engineering		28,099	1,106,528
Process development		285,591	670,952
Research and development		60,722	390,201
Quality control and assurance		197,795	239,407
Business development		264,872	141,561
Corporate development		6,592	44,025
Total Expenses		9,050,867	14,743,280
Loss before other expenses		(8,862,492)	(15,238,891
		(-,,,	
Other income (expenses)			
Impairment of inventory (Note 4)		155,921	(7,428,465
Impairment of lease assets (Note 5)		-	(619,551
Impairment of long-term prepaid assets (Note 7)		(477,751)	(1,177,217
Impairment of property and equipment (Note 6)		(2,176,125)	(15,295,801
Impairment of intangible assets (Note 7)		ž.	(79,855
Share-based payments (Note 13)		(37,461)	(1,570,954
Gain on equity settled payables		106,514	(633,208
Loss on modification of long-term debt (Note 11)		(595,108)	(477,810
Loss on disposal of property and equipment (Note 6)		(15,733)	(416,980
Loss on disposal of intangible assets (Note 7)		(56,667)	-
Forgiveness of short-term borrowings (Note 10)		¥	219,937
Foreign exchange gain (loss)		164,666	255,093
Interest and other income		(68,113)	161,945
Rental income		*	35,927
Impairment on asset acquisition (Note 21)		(1,688,000)	(9 1)
Deconsolidation of subsidiaires		1,075,685	
Loss on abandonment of lease (Note 5)		(455,317)	
fotal other income (expenses)		(4,067,488)	(27,026,939
Net loss and comprehensive loss	\$	(12,929,980) \$	(42,265,830
Basic and diluted loss per common share (Note 20)	\$	(0.03) \$	(0.13
Neighted average number of common shares outstanding			

Radient Technologies Inc. Consolidated statements of cash flows

For the year ended March 31,	2022	2021
Operating Activities		
Net loss	\$ (12,929,980)	\$ (42,265,830)
Adjustments for:		
(Impairment reversal) / impairment of inventory (Note 4)	(155,921)	7,428,465
Impairment of plant and equipment (Note 6)	2,176,125	15,295,801
Impairment of intangible assets (Note 7)	_,,	79,855
Impairment of long-term prepaid assets (Note 7)	477,751	1,177,217
Impairment on asset acquisition (Note 21)	1,688,000	5,00,20
Interest expense and pay-out penalties	1,000,000	2,737,721
Depreciation and amortization (Note 6)	1,714,337	2,156,009
	455,317	619,551
Impairment of lease assets (Note 5)		
Share-based payments (Note 13)	37,461	1,570,954
Loss on modification of long-term debt (Note 11)	595,108	477,810
Gain (loss) on equity settled payables	(106,514)	633,208
Forgiveness of short-term borrowings (Note 10)		(219,937)
Loss on disposal of property and equipment (Note 6)	15,733	416,980
Loss on disposal of intangible assets (Note 7)	56,667	
Finance fee accretion and amortization		210,836
Accretion of loss on modification of long-term debt (Note 11)	(323,435)	(284,310
	(6,299,351)	(9,965,670)
Change in non-cash operating working capital (Note 8)	6,122,404	2,997,537
Cash used in operating activities	(176,947)	(6,968,133)
Financing Activities		
Proceeds from brokered placement (Note 13)	÷	5,750,000
Proceeds from private placement (Note 13)	1,252,843	2,995,500
At-the-market share issuance (Note 13)	-	880,605
Share issuance costs (Note 13)	(48,488)	(974,668
Repayment of lease liabilities (Note 12)	(124,717)	(326,846
Interest paid	-	(1,096,102)
Financing costs on long-term debt (Note 11)		51,794
Repayment of long-term debt (Note 11)	(23,062)	(157,500)
Promissory note repayment (Note 10)	(300,033)	т н
Promissory note received (Note 10)	545,033	-
Change in restricted cash	-	200,000
Cash provided by financing activities	1,301,576	7,322,783
nvesting Activities	(4 270 005)	(440.007
Purchase of plant and equipment (Note 6)	(1,578,295)	(119,827)
Decrease in long-term prepaids and deposits	-	89,367
Proceeds on disposal of plant and equipment (Note 6)	-	16,237
Cash used in investing activities	(1,578,295)	(14,223
Net increase / (decrease) in cash	(453,666)	340,427
Cash, beginning of year	485,544	145,117
Cash, end of the year	\$ 31,878	\$ 485,544

Non-cash transactions (Note 8)

See accompanying notes to the consolidated financial statements

Radient Technologies Inc. Consolidated statements of changes in shareholders' deficit

	с	ommon Shares	Sı	Contributed urplus (Note 3)	Deficit (Note 3)	Shareholders' Deficit
Balance March 31, 2020	\$	112,474,761	\$	26,115,585	\$ (119,578,494)	\$ 19,011,852
Shares issued for brokered placement		5,750,000		1,570,954		7,320,954
At-the-market issuance		880,605		-		880,605
Warrant issuance		(3,220,000)		3,220,000		÷.
Shares issued on private placement		2,995,500				2,995,500
Warrant extensions		(610,247)		610,247	:#3	*
Finders compensation		(384,745)		384,745		(i)
Shares issued for services		322,863		×	340	322,863
Shares for debt		8,787,087		2	(#K)	8,787,087
Units for debt		1,208,924		285,440		1,494,364
Share issuance costs		(1,077,268)		-	140 C	(1,077,268)
Option and warrant expiry				(15,166,316)	15,166,316	
Net loss		×			(42,265,830)	(42,265,830)
Balance March 31, 2021	\$	127,127,480	\$	17,020,655	\$ (146,678,008)	\$ (2,529,873)

	(Common Shares	s	Contributed urplus (Note 3 and 13)	Deficit (Note 3)	Shareholders' Deficit
Balance March 31, 2021	\$	127,127,480	\$	17,020,655	\$ (146,678,008)	\$ (2,529,873)
Share-based payments				37,461	÷	37,461
Shares issued for services		21,000		- -	•	21,000
Shares for debt		436,258				436,258
Shares issued on private placement		1,029,558		223,285	-	1,252,843
Shares issued for asset acquisition		3,335,000		3 7 (-	3,335,000
Share issuance costs		(48,488)			÷	(48,488)
Warrant issuance		(#);		300,000	-	300,000
Option and warrant expiry		: :: :::::::::::::::::::::::::::::::::		(5,507,998)	5,507,998	(.)
Net loss						
		/ * /			(12,929,980)	(12,929,980)
Balance March 31, 2022	\$	131,900,808	\$	12,073,403	\$ (154,099,990)	\$(10,125,779)

See accompanying notes to the commindated financial statements

¥.

March 31, 2022

1. Nature of operations and going concern

Radient Technologies Inc. was incorporated on June 12, 2001. The principal activities of Radient Technologies Inc. and its subsidiaries, (collectively, the "Company") are research, development and commercialization of an efficient and environmentally responsible technology for the extraction, isolation and purification of soluble products from a wide range of materials using microwave technology and a customized hydrocarbon extraction platform. The Company is currently focused on the formulation, manufacturing and launching of unique value-added cannabis products. The ordinary shares are listed on the TSXV under the symbol "RTI" and on the OTC Pink, operated by OTC Markets Group under the ticker symbol "RDDTF". The address of the Company's head office is 4036 101 St NW, Edmonton, Alberta T6E 0A4 and its registered office is located at 2900 – 550 Burrard Street, Vancouver, British Columbia V6C 0A3.

These consolidated financial statements were prepared on a going concern basis, which assumes the Company will be able to realize its assets and discharge its liabilities in the normal course of operations as they become due. The Company has a history of significant operating losses and expects to incur further losses in the development of its business. As such, the Company's status as a going concern is contingent on its ability to increase cash flows or to raise further funds through the issuance of equity or debt. If unsuccessful, the Company will not be able to continue as a going concern.

The Company has incurred significant losses to date. The net loss for the year ended March 31, 2022 totaled \$12,929,980 (2021 - \$42,265,830) and as at March 31, 2022 the Company had a deficit of \$154,099,990 (March 31, 2021 - \$169,549,239).

In addition, at March 31, 2022, the Company's current liabilities exceeded its current assets by \$35,100,888 (March 31, 2021 – \$28,434,362). At March 31, 2022, the Company was in arrears with certain trade creditors, rent, wages, long-term debt, and lease liabilities. Certain of the Company's trade creditors are pursuing legal recourse for the amounts outstanding. The Company has been able thus far to negotiate settlements with the trade creditors on a case-by-case basis. Subsequent to March 31, 2022, the Company received a demand note from a creditor. Subsequent to March 31, 2022, the Company received a demand letter from the CRA requesting payment of all outstanding excise tax owing. The Company was permitted to renew their cannabis license for an additional six months, from July 6, 2022 to January 5, 2023. These matters indicate that there are material uncertainties that cast significant doubt about the Company's ability to continue as a going concern.

Management has been able to finance operations through debt and equity financings and will continue, as appropriate, to seek financing from these and other sources; however, there are no assurances that any such financings can be obtained on favourable terms, if at all. There can be no assurance that the steps management is taking will be successful.

The consolidated financial statements for the years presented do not include any adjustments to the amounts and classification of assets and liabilities that might be necessary should the Company be unable to continue in business as a going concern and that such adjustments could be material.

During the 2021 and 2022 calendar years, there continued to be a global pandemic outbreak of COVID-19. The actual and threatened spread of the virus globally has had a material adverse effect on the global economy and specifically, the regional economies in which the Company operates. The pandemic could continue to have a negative impact on the stock market, including trading prices of the Company's shares and its ability to raise new capital. These factors, among others, could have a significant impact on the Company's operations. Management has given consideration to the impact of COVID-19 on the Company and has concluded that the consolidated financial statements appropriately reflect and disclose management's best estimate and uncertainty regarding the impact of COVID-19 on the Company's future operations and financial results. The Company has recorded wage subsidies and rent subsidies from the Canadian government's COVID-19 programs in the year ended March 31, 2022. The rent subsidies were recorded in the general and administrative expense on the consolidated statement of operations and the

March 31, 2022

wage subsidies were recorded proportionately to the salary expenses allocated to each of the cost of sales, general and administrative, production plant, research and process development, engineering, quality control and assurance, and business and corporate development on the consolidated statement of operations.

These consolidated financial statements, including comparatives, were authorized for issue by the Board of Directors of the Company on September 29, 2022.

2. Basis of presentation

a) Statement of compliance

These consolidated financial statements and the notes hereto have been prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board (IASB).

b) Basis of consolidation

The consolidated financial statements of the Company include the financial statements of Radient Technologies Inc. and its wholly-owned subsidiaries Radient Technologies (Cannabis) Inc. ("RTC"), Radient Technologies Innovations Inc. ("RII"), Radient Technologies (Switzerland) Inc. ("RTS") up to the date of its dissolution, 1631807 Alberta Ltd, MAG Innovation GmbH ("MAG") up to its date of dissolution, which is a wholly-owned subsidiary of RTS, and Tunaaaaroom Xtracts Inc. ("Tunaaaa"), from the date of acquisition on January 28, 2022.

The Company had a 50% interest in Natac Solutions S.L. which was incorporated during the year ended March 31, 2020. In February 2021, the Company terminated its joint arrangement with Grupo Natac S.L. through the sale of the shares for nominal consideration.

In July 2021, the Company announced that it was winding up its German operations at MAG. As a wholly owned subsidiary of RTS, MAG was fully consolidated at March 31, 2021. The Company deconsolidated MAG once the insolvency process had concluded.

In October 2021, RTS filed for insolvency in Switzerland. The Company deconsolidated RTS once the insolvency process was closed.

Subsidiaries are fully consolidated from the date of acquisition, being the date on which the Company obtains control, and continue to be consolidated until the date that such control ceases. On acquisition, the assets, liabilities and contingent liabilities of a subsidiary are measured at their fair values. If accounted for as a business combination, any excess of the cost over the fair values of the identifiable net assets acquired is recognized as goodwill. If accounted for as a purchase of assets, any excess of the cost over fair value of the identifiable net assets is allocated to the assets purchased.

The financial statements of the subsidiaries are prepared for the same reporting period as the parent company using consistent accounting policies. All transactions and balances between the Company and its subsidiaries are eliminated upon consolidation.

c) Basis of measurement

The consolidated financial statements have been prepared under the historical cost convention, unless otherwise indicated.

March 31, 2022

d) Functional and presentation currency

Amounts presented in these consolidated financial statements and the notes hereto are in Canadian dollars, the parent Company's functional currency, unless otherwise stated.

The Company's German operation's functional currency is Canadian dollars. All other subsidiaries have a Canadian functional currency. Foreign currency transactions are translated into the functional currency, using the exchange rates prevailing at the dates of the transactions (spot exchange rate). Foreign exchange gains and losses resulting from the settlement of such transactions and from the remeasurement of monetary items denominated in foreign currency at year-end exchange rates are recognised in profit or loss. Non-monetary items are not retranslated at year-end and are measured at historical cost (translated using the exchange rates at the transaction date), except for non-monetary items measured at fair value which are translated using the exchange rates at the date when fair value was determined.

3. Summary of significant accounting policies

Use of management critical judgments, estimates and assumptions

The preparation of consolidated financial statements requires management to make critical judgments, estimates and assumptions that affect the reported amounts of certain assets and liabilities and disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses recorded during the reporting period. In making estimates and judgments, management relies on external information and observable conditions where possible, supplemented by internal analysis as required. Actual results may differ from those estimates. Estimates and assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised and in any future periods affected.

Management critical judgments, estimates and assumptions

Impairment assessment of non-financial assets

Judgement is required to identify the cash generating units ("CGU") of the Company for purposes of testing non-financial assets for impairment. The assessment of any impairment of the Company's long-lived assets is dependent upon estimate of the recoverable amounts of these assets. The process to calculate the recoverable amount of each CGU requires use of valuation methods such as a market approach or discounted cash flow method which uses assumption of key variables including estimated cash flows, discount rates and terminal value growth rates. The Company applies judgement when determining which methods are most appropriate to estimate the value in use and fair value less costs of disposal for each CGU.

Impairment exists when the carrying value of an asset or cash generating unit exceeds its recoverable amount, which is the higher of its fair value less costs of disposal and its value in use. Impairment is reversed when the recoverable amount exceeds the carrying value.

The fair value less costs of disposal calculation is based on available data from binding sales transactions in an arm's length transaction of similar assets or observable market prices less incremental costs for disposing of the asset.

Determination of purchase price paid and allocation of purchase price related to business combination or asset acquisition

Determination of whether a set of assets acquired and liabilities assumed constitute a business requires the Company to make certain judgments, taking into account all facts and circumstances. Applying the acquisition method requires the consideration paid and each identifiable asset and liability to be measured at its acquisition-date fair value. The excess, if any, of the fair value of consideration paid over the fair value of the net identifiable assets acquired is recognized as goodwill. The determination of the acquisition-date

March 31, 2022

fair values often requires management to make assumptions and estimates about future events. The assumptions and estimates with respect to determining the fair value of net identifiable assets acquired generally require a high degree of judgment, and include estimates of future reserves and resources, sales levels and discount rates. Changes in any of the assumptions or estimates used in determining the fair value of the consideration paid and the fair value of acquired assets and liabilities could impact the amounts assigned to assets, liabilities and goodwill in the purchase price allocation.

Considerable judgment is applied in assessing indicators of impairment or impairment reversal and concluding whether impairment or reversal of impairment would subsequently be recorded. Many of the indicators used in these assessments are outside of management's control and inherently uncertain. As a result, it is reasonably likely that assumptions and estimates could change in future periods that could have a significant impact on the recoverable amount of the non-financial assets in future periods.

Inventories

Inventories are valued at the lower of cost and net realizable value. There is judgment in determining the net realizable value. Net realizable value for inventories is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

Provisions

The Company records provision for matters where a legal or constructive obligation exists at the date of the consolidated statement of financial position as a result of a past event and where a reliable estimate can be made of the obligation. These matters might include restructuring projects, legal matters, disputed issues, indirect taxes and other items. These obligations may not be settled for several years and a reliable estimate must be made of the likely outcome of each of these matters. These provisions represent our best estimate of the costs that will be incurred but actual experience may differ from the estimates made and therefore affect future financial results. The effects would be recognized in profit or loss.

Sales return allowance

The Company has agreements with customers that allow them to return products for a full refund in circumstances were the products are defective, below an acceptable quality level or in instances where the customer is unable to sell the product. An expected value method is used to estimate such returns at the time of sale. The Company has limited history in selling its products in the market, and as such, there is significant judgment required in estimated returns for products sold. The Company reviews actual returns during the reporting period, combined with remaining inventory levels of its products with customers at each period end and estimates returns based on this information. The validity of these assumptions and estimated returns are reassessed at each reporting period and adjusted, as necessary, to estimate returns for sold products.

Depreciation and amortization

The Company provides for depreciation expense on property and equipment at rates designed to amortize the cost of individual items and their material components over their estimated useful lives as well as provides for amortization expense on intangible assets over the life of the intangible. Management makes estimates of future useful life based on patterns of benefit consumption and impairments based on experience and market conditions. Impairment losses, depreciation and amortization expense are presented in profit or loss of the current period.

Available for use

Management uses judgment in determining when items of plant and equipment are available for use. An item is determined to be available for use when it is in the location and condition necessary for it to operate in the manner which management intended.

Income taxes

The Company makes estimates in respect of tax liabilities and tax assets. Full provision is made for future and current taxation at the rates of tax prevailing at the year end unless future rates have been substantively

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enacted. These calculations represent the Company's best estimate of the costs that will be incurred and recovered but actual experience may differ from the estimates made and therefore effect future financial results. The effects would be recognized in profit or loss, primarily through taxation.

The Company recognizes the deferred tax benefit related to deferred tax assets to the amount that is probable to be realized. Assessing the recoverability of deferred tax assets requires management to make significant estimates of future taxable profit. In addition, future changes in tax laws could limit the ability of the Company to obtain tax deductions from deferred tax assets.

Common shares, purchase warrants and options

The fair value of share-based payments is determined using the Black Scholes Option Pricing Model based on estimated fair values at the date of grant. The Black Scholes Option Pricing Model utilizes subjective assumptions such as expected price volatility and expected life of the award. Changes in these assumptions can significantly affect the fair value estimate. There is also judgement in the allocation of proceeds on private placements between the share and warrant components of the units issued.

Functional currency

The functional currency for the Company and each of the Company's subsidiaries is the currency of the primary economic environment in which the respective entity operates. The Company has determined the functional currency of each entity to be the Canadian dollar. Certain judgements must be made in order to identify the primary economic environment. The Company reconsiders the functional currency of its subsidiaries if there is a change in events and/or conditions which determine the primary economic environment.

Going concern

The Company regularly reviews and makes an assessment of its ability to continue as a going concern. This assessment relies on significant judgements and assumptions, taking into account all known future information.

Revenue recognition

The Company enters into agreements with customers for the provision of manufacturing services. There is judgement in determining whether the Company is a principal or agent under the terms of the agreements, and therefore whether the Company records revenue on a gross or net basis. The Company reviews the terms of the agreements to assess whether it controls the specified good or services before transferring those goods or services to the customers including whether it has inventory risk and is primarily responsible for fulfilling the promise to provide the specified goods or services.

Plant and equipment

Plant and equipment is recorded at cost less accumulated depreciation and impairment losses. Depreciation is calculated as cost less the residual value and provided on a straight-line basis over the expected useful life of the asset.

The following is a summary of estimated useful lives of the assets:

Equipment Leasehold improvements Buildings and improvements Land and improvements Computer hardware Office furniture 5 to 20 years Term of the lease 10 to 35 years 10 to 15 years 3 years 5 years

Cost for plant and equipment includes the purchase price, import duties, non-refundable taxes and any other costs directly attributable to bringing the asset into the location and condition to be capable of

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operating. Significant parts of an item of plant and equipment with different useful lives are recognized and depreciated separately. Depreciation commences when the asset is available for use. The asset's residual values, useful lives and method of depreciation are reviewed at each financial year end and adjustments are accounted for prospectively if appropriate. An item of plant and equipment is derecognized on disposal or when no future economic benefits are expected from its use. Any gain or loss arising on de-recognition of an asset is included in profit or loss in the period the asset is derecognized. **Intangible assets**

Acquired

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination are their fair values at the date of acquisition. Following initial recognition, intangible assets are carried at cost less accumulated amortization and any accumulated impairment losses. The estimated useful lives are as follows:

Patents	Life of the patent
Licenses	80 to 120 months
ERP	Term of the contract plus one renewal term (6 years)
Website	Expected life of the site (5 years)
Software	Expected life of the software (5 years)
Customer relationships	Expected life of customer relationship (30 years)
Brand name	Expected life of brand name (20 years)

Intangible assets with finite lives are amortized over their estimated useful lives and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortization period and method of amortization is reviewed at least annually. The licenses are location specific with amortization calculated over the remaining term of the leased location including any likely renewal periods or 10 years for licenses in Company owned facilities.

An intangible asset is derecognised on disposal, or when no future economic benefits are expected from use or disposal. Gains or losses arising from derecognition of an intangible asset, measured as the difference between the net disposal proceeds and the carrying amount of the asset, are recognised in profit or loss when the asset is derecognised.

Research and development costs

Research costs are charged as an expense in the year in which they are incurred. Development costs are charged as an expense in the period incurred unless the Company believes a development project meets generally accepted criteria for deferral and amortization.

To determine when a development project meets the criteria for deferral and amortization, the Company regularly reviews costs associated with activities related to the development of internally generated assets to support the capitalization criteria. Management utilizes judgement in determining which costs qualify under the criteria for deferral and amortization.

Inventories

Inventories consist of raw materials, supplies and finished goods. Raw material cost includes the purchase price, transport/handling costs, any currency exchange differences and any import duties or other taxes. Cost is determined on a weighted average basis. Finished goods include direct materials, supplies and labour. Inventories are measured at the lower of cost and net realizable value. Net realizable value is defined as the estimated selling price less cost to complete the goods used in production and estimated selling cost.

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Revenue from contracts with customers

To determine the amount and timing of revenue recognized, the Company followed the five-step model framework:

- 1. Identify the contract(s) with a customer;
- 2. Identify the performance obligations in the contract;
- 3. Determine the transaction price;
- 4. Allocate the transaction price to the performance obligations in the contract; and
- 5. Recognize revenue when (or as) the entity satisfies a performance obligation.

Revenue recognition

Revenue is recognized at the amount of the transaction price that is allocated to the performance obligation. The transaction price is the amount of consideration the Company receives in exchange for transferring promised goods or services to a customer. The Company's payment terms require payment from the customer between 15 days and 60 days after delivery and as such, the Company does not adjust any of the transaction prices for the time value of money.

The Company generates revenue primarily from the sale of manufactured products and from extraction services for its customers.

Manufactured Products: Revenue is recognized when the finished products, such as vape cartridges or dabs, are delivered and accepted by the customers. For contracts that permit the customer to return an item, revenue is recognized to the extent that it is highly probably that a significant reversal of cumulative revenue recognized will not occur. Therefore, the amount of revenue recognized is adjusted for expected returns, which are estimated based on actual returns combined with the Company's inventory on hand with customers at the end of each period. For the year ended March 31, 2022, \$97,871 of returns relating to sales were recorded (year ended March 31, 2021: \$nil).

Where excise tax has been billed to customers, the Company has reflected the excise tax as part of revenue in accordance with IFRS 15. Revenues presented on the consolidated statement of operations and comprehensive loss represents revenue from the sale of goods less applicable excise taxes.

Manufacturing Services: The Company provides extraction services to some customers. Under extraction services agreements, the customers supply the direct material to the Company for extracting cannabis oil (processed biomass) from the direct material. Revenue for extraction services is recognized when the processed biomass has been tested and the customer obtains notification of satisfactory third-party testing of the processed biomass.

Consideration received in advance of revenue being recognized is deferred until the conditions are met.

Interest income

Interest income is recognised when it is probable that the economic benefits will flow to the Company and the amount of the interest can be measured reliably. Interest income is accrued on a time basis by reference to the principal outstanding and the applicable effective interest rate.

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Impairment of long-lived assets

Goodwill, intangible assets with indefinite useful lives and intangible assets not yet available for use are tested for impairment at least annually, and whenever there is an indication that the asset may be impaired. Plant and equipment and other intangible assets are reviewed for impairment whenever events or changes in circumstances indicate that their carrying amounts may not be recoverable. For the purpose of measuring recoverable cash flows, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash generating units or CGUs). If such indication exists, the Company estimates the recoverable amount of the assets, which is the higher of its fair value less costs of disposal and its value in use. Value in use is estimated as the present value of future cash flows generated by the asset or CGU including eventual disposal. If the recoverable amount of an asset is less than its carrying amount, the carrying amount is reduced to its recoverable amount, and an impairment loss is recognized immediately in profit or loss. Where an impairment loss subsequently reverses, the carrying amount of the asset is increased to the lesser of the revised estimated recoverable amount and the carrying amount that would have been recorded, had no impairment loss been recognized previously. Any such recovery is recognized immediately in profit or loss.

Leases

For leases entered into or modified on or after April 1, 2019, a contract is a lease or contains a lease if it conveys the right to control the use of an asset for a time period in exchange for consideration. To identify a lease, the Company considers whether an explicit or implicit asset is specified in the contract and determines whether the Company obtains substantially all the economic benefits from the use of the underlying asset by assessing numerous factors, including but not limited to substitution rights and the right to determine how and for what purpose the asset is used.

At the commencement of a lease, the Company determines the lease term as the non-cancellable period of a lease, together with periods covered by an option to extend or an option to terminate if it is reasonably certain to exercise an extension option or to not exercise a termination option. Management considers all facts and circumstances that create an economic incentive to exercise and extension option or to not exercise a termination option. This judgement is based on factors such as contract rates compared to market rates, economic reasons, significance of leasehold improvements, termination and relocation costs, installation of specialized assets, residual value guarantees, and any sublease term. The Company reassesses this when a significant event or significant change in circumstances within the Company's control has occurred.

The Company recognizes lease assets and lease liabilities for all leases, except for leases of low-value assets and short-term leases with a term of 12 months or less. The lease payments associated with those exempted leases are recognized in general and administrative expenses on a straight-line basis over the lease term.

The lease liability is recognized at the commencement date of the lease and is initially measured at the present value of the lease payments that are not paid. The Company elected to separate non-lease components from lease components and account for non-lease components separately.

The lease liability is discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the Company's incremental borrowing rate. The lease liability is subsequently measured at amortized cost using the effective interest method. The lease liability is remeasured when the expected lease payments change as a result of a change in the lease term, a change in the assessment of an option to purchase the leased asset, changes in the future lease payments as a result of a change in an index or rate used to determine the lease payments, and changes in estimated payments for residual value guarantees.

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The lease asset is recognized at the commencement date of the lease and is initially measured at cost, comprised of the amount of the initial measurement of the lease liability less any incentives received from the lessor. Added to the lease asset are any initial direct costs incurred, lease payments made before the commencement date, and estimated restoration costs. The lease asset is subsequently depreciated on a straight-line basis from the commencement date to the earlier of the end of the useful life of the lease asset or the end of the lease term. The lease asset is periodically reduced by impairment losses, if any, and adjusted for certain remeasurements of the lease liability.

All other leases are accounted for as operating leases, wherein payments are expensed on a straight-line basis over the term of the lease.

Government assistance

Government grants are recognized where there is a reasonable assurance that the grant will be received and all attached conditions will be complied with. Government grants are recognized as an offset to expenses over the periods in which the Company recognizes expenses which the grants are intended to compensate. Government grants related to assets are recognized as a cost reduction of the assets and reduce depreciation over the expected useful life of the related assets.

Foreign currency translation

The individual financial statements of each entity are recorded in their functional currency which is the currency of the primary economic environment in which the entity operates.

In preparing the financial statements of the individual entities, foreign currency transactions are translated into the functional currency of the respective entity using exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses arising from the settlement of such transactions and from remeasurement of monetary items at period-end exchange rates are recognized in profit or loss. Non-monetary items measured at historical cost are translated using exchange rates at the date of the transaction and are not retranslated. Non-monetary items measured at fair value are translated using the exchange rates at the date when fair value was determined.

Loss per common share

Basic loss per common share is computed by dividing the loss by the weighted average number of common shares outstanding during the year. Diluted per share amounts reflect the potential dilution that could occur if the Company's convertible securities were converted to common shares. Diluted loss per common share is calculated by adjusting the loss attributable to common shareholders and the weighted average number of common shares outstanding for the effect of all dilutive potential common shares. Convertible securities are converted using the "treasury stock" method. When the Company is in a net loss position, the conversion of convertible securities is considered to be anti-dilutive.

Deferred taxes

The Company accounts for income taxes using the liability method of tax allocation. Deferred taxes are recognized for the deferred tax consequences attributable to differences between the carrying values of assets and liabilities and their respective income tax bases. Deferred tax assets and liabilities are measured using substantively enacted income tax rates expected to apply to taxable income in the years in which temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in rates is included in profit and loss in the period that includes the enactment date. Deferred tax assets are recorded in the consolidated financial statements if realization is considered probable.

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Share issue costs

Share issuance costs relating to the issuance of share capital that has not occurred prior to year end are deferred in prepaids and netted against the proceeds when the related shares are issued.

Share-based payments

The Company issues equity-settled share-based awards to eligible employees, directors, officers and consultants. Share-based payments are accounted for using the fair value method whereby compensation expense related to these programs is recorded in profit or loss with a corresponding increase to contributed surplus. The fair value of options granted is determined using Black-Scholes Option Pricing Model at the grant date and expensed over the vesting period. Expected forfeitures are estimated at the date of grant and subsequently adjusted if further information indicates estimated forfeitures will change.

Upon the exercise of the stock options or warrants, consideration received together with the amount previously recognized in contributed surplus is recorded as an increase to share capital. On expiry, any amount related to the stock options or warrants previously recognized in contributed surplus is recorded to deficit with a corresponding decrease to contributed surplus.

During the year ended March 31, 2022, the Company changed its accounting policy on treatment of expired stock options and warrants. Prior to the year ended March 31, 2022, the amounts related to expired stock options and warrants remained in contributed surplus. With the change in accounting policy, amounts related to expired stock options and warrants are recorded to deficit with a corresponding decrease to contributed surplus. As a result of the change in accounting policy, the contributed surplus account balance as at March 31, 2020 and 2021 has been reduced by \$7,704,915 and the deficit account balance as at March 31, 2020 and 2021 has been increased by \$7,704,915.

Had the accounting policy been in effect in prior years, the contributed surplus and deficit balances would have been as follows:

	March 31, 2020	March 31,2021
Deficit	(119,578,494)	(146,678,008)
Contributed Surplus	26,115,585	17,020,655

Employee Share Purchase Plan

The Company contributes to an Employee Share Purchase Plan ("ESPP") for employees and certain contractors. The plan is based on the amount of an individual's contribution and is subject to maximum limits per individual. The Company accounts for this plan as an expense in the period in which the contributions are made.

Financial instruments

Financial assets

Financial assets are initially recognized at fair value plus directly attributable transaction costs. The classification is based on the Company's business approach for managing the financial assets and whether the instruments' contractual cash flows represent solely payments of principal and interest on the principal amount outstanding (SPPI test). The business approach considers whether a Company's objective is to receive cash flows from holding assets, from selling assets in a portfolio, or a combination of both.

Subsequent measurement of financial assets is at amortized cost, fair value through other comprehensive income (FVOCI), or fair value through profit or loss (FVTPL).

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Assets held only for the collection of contractual cash flows and that meet the SPPI test, are classified and subsequently measured at amortized cost using the effective interest rate method. Cash, accounts receivables, lease receivable and deposits have been included in this category.

Assets held within a business approach to both collect cash flows and sell the assets and that meet the SPPI test are classified and subsequently measured at FVOCI. Assets that do not meet the criteria for amortized cost or FVOCI are classified and subsequently measured at FVTPL with realized and unrealized gains and losses reported in other income (expense). The Company currently does not hold any assets at FVOCI or FVTPL.

Financial liabilities

Financial liabilities are initially recognized at fair value and are subsequently measured at amortized cost using the effective interest method. The Company's financial liabilities include short term borrowings, facility construction liabilities, accounts payable and accrued liabilities, long-term debt, and lease liabilities.

Fair value

Financial instruments are initially measured at fair value. The Company categorizes its fair value measurements for financial assets and financial liabilities measured at fair value according to a three-level hierarchy which prioritizes the inputs used in the Company's valuation techniques. A level is assigned to each fair value measurement based on the lowest level input significant to the overall fair value measurement. The three levels of the fair value hierarchy based on the reliability of inputs are as follows:

Level 1 fair value measurements are those derived from quoted prices (unadjusted) in active markets for identical assets or liabilities;

Level 2 fair value measurements are those derived from inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices); and

Level 3 fair value measurements are those derived from valuation techniques that include inputs for the asset or liability that are not based on observable market data (unobservable inputs).

Impairment

Under IFRS 9, the Company reviews the carrying amount of assets at the end of each reporting period to determine whether there is an indication of impairment. An asset may be impaired when there is objective evidence of impairment as a result of one or more events that occurred after the initial recognition of the financial of the asset and if these events have an impact on the estimated future cash flows of the financial asset.

Credit Loss

The Company recognizes an allowance for expected credit loss ("ECL") based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows the Company expects to receive, discounted at an approximation of the original effective interest rate.

The ECLs are recognized in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12 months. For credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default.

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The Company applies the simplified approach to trades receivables and calculates based on lifetime expected credit losses at each reporting date, taking into considerations historical credit loss experience and general economic conditions. When the carrying amount of financial assets are reduced through an ECL allowance, this is recognized in the consolidated statements of operations.

New accounting standards issued but not yet effective

Certain new accounting standards and interpretations have been published that are not mandatory for the current year and have not been early adopted. These standards are not expected to have a material effect on the Company in the current of future reporting periods.

IAS 1 – In February 2021, the IASB issued 'Disclosure of Accounting Policies' with amendments that are intended to help preparers in deciding which accounting policies to disclose in their financial statements. The amendments are effective for year ends beginning on or after January 1, 2023.

IAS 1 – Presentation of Financial Statements ("IAS 1") was amended in January 2020 to provide a more general approach to the classification of liabilities under IAS 1 based on the contractual arrangements in place at the reporting date. The amendments clarify that the classification of liabilities as current or noncurrent is based solely on a company's right to defer settlement at the reporting date. The right needs to be unconditional and must have substance. The amendments also clarify that the transfer of a company 's own equity instruments is regarded as settlement of a liability, unless it results from the exercise of a conversion option meeting the definition of an equity instrument. The amendments are effective for annual periods beginning on January 1, 2023.

IAS 8 – In February 2021, the IASB issued 'Definition of Accounting Estimates' to help entities distinguish between accounting policies and accounting estimates. The amendments are effective for year ends beginning on or after January 1, 2023.

IAS 12 - In May 2021, the IASB issued 'Deferred Tax Related to Assets and Liabilities Arising from a Single Transaction' that clarifies how entities account for deferred tax on transactions such as leases and decommissioning obligations. The amendments are effective for year ends beginning on or after January 1, 2023.

IAS 16 – Property, Plant and Equipment ("IAS 16") was amended. The amendments introduce new guidance, such that the proceeds from selling items before the related property, plant and equipment is available for its intended use can no longer be deducted from the cost. Instead, such proceeds are to be recognized in profit or loss, together with the costs of producing those items. The amendments are effective for annual periods beginning on January 1, 2022.

IAS 37 - Provisions, Contingent Liabilities, and Contingent Assets ("IAS 37") was amended. The amendments clarify that when assessing if a contract is onerous, the cost of fulfilling the contract includes all costs that relate directly to the contract – i.e. a full-cost approach. Such costs include both the incremental costs of the contract (i.e. costs a company would avoid if it did not have the contract) and an allocation of other direct costs incurred on activities required to fulfill the contract – e.g. contract management and supervision, or depreciation of equipment used in fulfilling the contract. The amendments are effective for annual periods beginning on January 1, 2022.

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4. Inventories

Inventories were comprised of the following:

	March 31,	March 31,
	 2022	2021
Direct materials	\$ 1,053,670	\$ 76,635
Supplies and materials	182,996	696,039
Work in progress	-	119,377
Spare parts	250,117	250,117
Finished goods	634,753	251,666
	\$ 2,121,536	\$ 1,393,834

The valuation of the inventory is carried at cost as at March 31, 2022 and 2021. During the year ended March 31, 2022, the Company reviewed the carrying value of its inventories for indicators of impairment. Management determined that indicators of impairment existed and conducted an impairment assessment. As a result of the impairment assessment, the Company recognized an inventory impairment reversal of \$155,921 during the year ended March 31, 2022 (March 31, 2021 – impairment of \$7,428,465). The Company included \$nil of inventory impairment in cost of sales during the year ended March 31, 2022 (2021 - \$63,691).

Inventory expensed to cost of sales during the year ended March 31, 2022 was \$2,347,339 (2021 - \$2,068,301). Inventories expensed to operating expenses during the year ended March 31, 2022 were \$nil (2021 - \$28,686).

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5. Lease assets

Cost	 Equipment	Buildings and Improvements	Total
Balance March 31, 2020	576,728	2,021,928	2,598,656
Disposals	100	(605,804)	(605,804)
Impairment		(728,884)	(728,884)
Balance March 31, 2021	576,728	687,240	1,263,968
Additions	326,499	-	326,499
Disposals		(687,240)	(687,240)
Balance March 31, 2022	903,227	*	903,227
Balance March 31, 2020 Depreciation expense Disposals	266,586 100,049 -	262,495 327,702 (227,114)	529,081 427,751 (227,114)
Impairment	.	(109,333)	(109,333)
Balance March 31, 2021	366,635	253,750	620,385
Depreciation expense	156,158	63,438	219,596
Disposals	-	(317,188)	(317,188)
Balance March 31, 2022	522,793		522,793
NBV Balance March 31, 2021	\$ 210,093 \$	433,490 \$	643,583
NBV Balance March 31, 2022	\$ 380,434 \$	- \$	380,434

During the year ended March 31, 2021, the Company sublet a property included in buildings and improvements. The sublease resulted in a derecognition of \$165,756 related to cost and \$47,536 related to accumulated amortization. The net investment in the new sublease of \$80,688 was recorded as a lease receivable. At March 31, 2022, the outstanding balance under the lease receivable was \$21,008 (2021 - \$69,020).

The Company reviews the carrying value of its lease assets at each reporting period for indicators of impairment. It was determined there were indicators of impairment relating to specifically identified leased assets, as follows:

During the year ended March 31, 2022, the Company vacated a leased property included in buildings and improvements. The Company was not able to re-enter the property. The Company has recorded impairment of lease assets of \$370,053 related to this lease comprised of \$687,241 related to cost and \$317,188 related to accumulated amortization. The Company recorded a further impairment of \$85,264 of leasehold improvements related to the lease. Additionally, the Company had five months of unpaid operating costs owing of \$27,923 at March 31, 2022 which was included in accounts payable and accrued liabilities.

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During the year ended March 31, 2021, the Company vacated a leased property included in buildings and improvements. The Company was not able to re-enter the property. The Company has recorded impairment of lease assets of \$619,551 related to this lease comprised of \$728,884 offset by \$109,333 related to accumulated amortization. Additionally, the Company had six months of unpaid operating costs owing of \$152,536 at March 31, 2021 which was included in accounts payable and accrued liabilities. In addition, the Company vacated and received releases for two properties in Germany during the year ended March 31, 2021. The Company has recorded a gain on termination of lease assets of \$21,248 related to these properties comprised of \$440,048 related to cost which related to the cost offset by the \$179,578 related to accumulated amortization and \$281,718 related to extinguishment of the related liabilities.

At March 31, 2022 and 2021, the carrying value of the lease assets of \$380,434 was allocated to the cannabis production CGU. Refer to Note 6 for further analysis.

At March 31, 2022, there was equipment included in leased assets with a carrying value of \$380,434 (March 31, 2021 - \$210,093) where the underlying asset title has been provided to the lessor as security on the lease. Total lease liabilities of \$381,882 (March 31, 2021 - \$55,383) related to these assets.

		Building and	Land and	Assets under	Leaseshold		
	Equipment	Improvements	Improvements	Construction	Improvements	Other ⁽¹⁾	Total
Cost							
March 31, 2020	12,606,497	11,313,396	3,837,529	26,137,815	367,706	635,609	54,898,552
Additions	118,707		*	145,246	÷)	24	263,953
Transfers	20,277	1	-	(20,277)	-		-
Disposals	(79,233)			(309,714)	(82,542)	(103,615)	(575,104
March 31, 2021	12,666,248	11,313,396	3,837,529	25,953,070	285,164	531,994	54,587,401
Additions		100,844		1,477,451	- - -	8	1,578,295
Disposals	(961,074)		5.83	(128,336)	(285,164)	(49,073)	(1,423,647)
March 31, 2022	11,705,174	11,414,240	3,837,529	27,302,185	-	482,921	54,742,049
Accumulated Depreciation a	nd Impairment						
		7,968,080	39,224		118,277	310,882	13.005.708
March 31, 2020	4,569,245	7,968,080	39,224 23,881	-	118,277 93 934	310,882	13,005,708
March 31, 2020 Depreciation	4,569,245 1,272,384	70,992	23,881	ž.	93,934	310,882 116,897	1,578,088
March 31, 2020 Depreciation Impairment	4,569,245 1,272,384 1,007,123			13,369,080	93,934 -	116,897	1,578,088 15,295,801
March 31, 2020 Depreciation Impairment Disposals	4,569,245 1,272,384 1,007,123 (3,059)	70,992 171,900	23,881 747,698	13,369,080	93,934 - (25,629)	116,897 	1,578,088 15,295,801 (136,876
March 31, 2020 Depreciation Impairment	4,569,245 1,272,384 1,007,123	70,992	23,881 747,698	13,369,080	93,934 -	116,897	1,578,088 15,295,801
March 31, 2020 Depreciation Impairment Disposals March 31, 2021	4,569,245 1,272,384 1,007,123 (3,059) 6,845,693	70,992 171,900 8,210,972	23,881 747,698 810,803	13,369,080 13,369,080	93,934 	116,897 (108,188) 319,591	1,578,088 15,295,801 (136,876) 29,742,721
March 31, 2020 Depreciation Impairment Disposals March 31, 2021 Depreciation	4,569,245 1,272,384 1,007,123 (3,059) 6,845,693 1,069,326	70,992 171,900 # 8,210,972 188,711	23,881 747,698 	13,369,080 1 3,369,080 -	93,934 	116,897 (108,188) 319,591 83,372	1,578,088 15,295,801 (136,876 29,742,721 1,356,333
March 31, 2020 Depreciation Impairment Disposals March 31, 2021 Depreciation Impairment	4,569,245 1,272,384 1,007,123 (3,059) 6,845,693 1,069,326 26,584	70,992 171,900 8,210,972 188,711 17,182	23,881 747,698 810,803 731 460,835	13,369,080 13,369,080 - 1,671,523	93,934 	116,897 (108,188) 319,591 83,372	1,578,088 15,295,801 (136,876 29,742,721 1,356,333 2,176,124 (784,696
March 31, 2020 Depreciation Impairment Disposals March 31, 2021 Depreciation Impairment Disposals March 31, 2022	4,569,245 1,272,384 1,007,123 (3,059) 6,845,693 1,069,326 26,584 (374,533)	70,992 171,900 8,210,972 188,711 17,182	23,881 747,698 810,803 731 460,835	13,369,080 13,369,080 1,671,523 (161,619)	93,934 - (25,629) 186,582 14,193 - (200,775)	116,897 (108,188) 319,591 83,372 - (47,769)	1,578,088 15,295,801 (136,876 29,742,721 1,356,333 2,176,124
March 31, 2020 Depreciation Impairment Disposals March 31, 2021 Depreciation Impairment Disposals	4,569,245 1,272,384 1,007,123 (3,059) 6,845,693 1,069,326 26,584 (374,533)	70,992 171,900 8,210,972 188,711 17,182	23,881 747,698 810,803 731 460,835	13,369,080 13,369,080 1,671,523 (161,619)	93,934 - (25,629) 186,582 14,193 - (200,775)	116,897 (108,188) 319,591 83,372 - (47,769)	1,578,088 15,295,801 (136,876 29,742,721 1,356,333 2,176,124 (784,696

6. Plant and equipment

Notes: (1) Other includes computer hardware and office furniture

Assets under construction consists of machinery in the installation process and costs incurred related to one of the Company's plants. Since these assets were not available for use at March 31, 2022 and 2021, no depreciation was recognized for these assets during these years.

At March 31, 2022, advance payments on the purchase of various pieces of equipment of \$100,000 (March 31, 2021 - \$392,032) are included in prepaids and deposits. Delivery is expected in fiscal 2023.

At March 31, 2022, capitalized borrowing costs of \$nil (2021 - \$144,126 at the greater of 8.5% or the Bank of Nova Scotia prime rate plus 10.05%) were included in additions to assets under construction. The Company ceased the capitalization of borrowing costs in September 2020, as the construction project was suspended.

March 31, 2022

Impairment for the year ended March 31, 2022

The Company performs impairment tests on its cash generating units ("CGUs") when there are indicators of impairment. The Company has two CGUs: Cannabis Production and Edmonton Facility III. The CGUs are separate geographical areas and represent specific product groupings for the Company. In 2021, the Company had a third CGU for Germany (MAG). This CGU no longer exists as the Company deconsolidated MAG during the year ended March 31, 2022.

As at March 31, 2022, the Company identified impairment indicators related to the Cannabis Production CGU including underperforming operating results and excess production capacity in the facilities. As at March 31, 2022, the carrying value of the Cannabis Production CGU was \$15,179,847, prior to the impact of any impairment in the current year.

As at March 31, 2022, the Company identified impairment indicators related to the Edmonton Facility III CGU related to the fact that the Edmonton Facility III CGU consists of redundant assets. These assets are considered redundant due to a change in the Company's strategic direction from the production of bulk cannabis oil to other cannabis products in the recreational cannabis market. As at March 31, 2022, Edmonton Facility III had a carrying value of \$9,837,566, prior to the impact of any impairment in the current year.

In accordance with the Company's accounting policies, management evaluated the recoverability of each of its CGUs. The Company determined the fair value less cost of disposal ("FVLCD") was greater than the value in use for each of the CGUs.

As a result, the Company has recorded property and equipment impairment of \$98,559 related to the Cannabis Production CGU, and \$2,077,566 for the Edmonton Facility III CGU.

The FVLCD calculation for the equipment included in the Cannabis Production CGU was based on third party appraisals and other unobservable inputs (Level 3 of the fair value hierarchy) using primarily the sales comparison approach. The key assumptions in determining the FVLCD were the comparability of the assets used in the sales comparison approach to the related equipment held by the Company, any adjustments made to take into account differences between the equipment, as well as the estimated costs of disposal.

For the building and building improvements in the Cannabis Production CGU, the FVLCD was based on third party appraisals and other unobservable inputs (Level 3 of the fair value hierarchy) and based on a capitalization of forecasted normalized net operating income approach. The Company determined the forecasted normalized net earnings for each facility based on market rental rates. Capitalization rates used to estimate fair market value considered many factors including but not limited to; the location of the facility, the size of the land parcel, site coverage and type and use of the property, the age of the building and special use characteristics of the facility. The key assumptions in determining the FVLCD were the expected lease rental rates and the capitalization percentage applied. The capitalization rates used were 15%.

The FVLCD calculation for the Edmonton Facility III CGU was based on third party appraisals and other unobservable inputs (Level 3 of the fair value hierarchy) using primarily the sales comparison approach. The key assumptions in determining the FVLCD were the comparability of the assets used in the sales comparison approach. This includes any adjustments made to take into account differences between these assets, the estimated costs of disposal, and the estimated costs to complete the facility to a comparable state as the buildings utilized in the sales comparison.

Impairment for the year ended March 31, 2021

The Company performs impairment tests on its cash generating units ("CGUs") when there are indicators of impairment. The Company has three CGUs: Cannabis Production, Edmonton Facility III and Germany (MAG). The CGUs are separate geographical areas and represent specific product groupings for the Company.

March 31, 2022

As at March 31, 2021, the Company identified impairment indicators related to the Cannabis Production CGU including underperforming operating results and excess production capacity in the facilities. As at March 31, 2021, the carrying value of the Cannabis Production CGU was \$17,853,327, prior to the impact of impairment.

As at March 31, 2021, the Company identified impairment indicators related to the Edmonton Facility III CGU related to the fact that the Edmonton Facility III CGU consists of redundant assets. These assets are considered redundant due to a change in the Company's strategic direction from the production of bulk cannabis oil to other cannabis products in the recreational cannabis market. As at March 31, 2021, Edmonton Facility III had a carrying value of \$20,628,236, prior to the impact of impairment.

As at March 31, 2021, the Company identified impairment indicators relating to the MAG CGU including a decline in the value of the worldwide cannabis market and a change in the Company's strategic direction to no longer pursue the German market and to discontinue any German operations. As at March 31, 2021, the carrying value of the MAG CGU was \$2,422,932, prior to the impact of impairment.

In accordance with the Company's accounting policies, management evaluated the recoverability of each of its CGUs. The Company determined the fair value less cost of disposal ("FVLCD") was greater than the value in use for each of the CGUs.

As a result, the Company recorded property and equipment impairment of \$2,138,633 related to the Cannabis Production CGU, \$10,734,236 for the Edmonton Facility III CGU and \$2,422,932 related to the MAG CGU, and the Cannabis Production CGU has also recorded impairment of \$79,855 on intangible assets.

The FVLCD calculation for the equipment included in the Cannabis Production CGU was based on third party appraisals and other unobservable inputs (Level 3 of the fair value hierarchy) using primarily the sales comparison approach. The key assumptions in determining the FVLCD were the comparability of the assets used in the sales comparison approach to the related equipment held by the Company, any adjustments made to take into account differences between the equipment, as well as the estimated costs of disposal.

For the building and building improvements in the Cannabis Production CGU, the FVLCD was based on third party appraisals and other unobservable inputs (Level 3 of the fair value hierarchy) and based on a capitalization of forecasted normalized net operating income approach. The Company determined the forecasted normalized net earnings for each facility based on market rental rates. Capitalization rates used to estimate fair market value considered many factors including but not limited to; the location of the facility, the size of the land parcel, site coverage and type and use of the property, the age of the building and special use characteristics of the facility. The key assumptions in determining the FVLCD were the expected lease rental rates and the capitalization percentage applied. The capitalization rates used were 15%.

The FVLCD calculation for the Edmonton Facility III CGU was based on third party appraisals and other unobservable inputs (Level 3 of the fair value hierarchy) using primarily the sales comparison approach. The key assumptions in determining the FVLCD were the comparability of the assets used in the sales comparison approach. This includes any adjustments made to take into account differences between these assets, the estimated costs of disposal, and the estimated costs to complete the facility to a comparable state as the buildings utilized in the sales comparison.

The FVLCD calculation for the MAG CGU was based on management's assessment of the market, and determination that the construction of the facility, and subsequent bankruptcy of the MAG operations resulted in a \$nil FVLCD. The key assumption in determining FVLCD was that the assets could not be resold to an arms-length third party for proceeds.

March 31, 2022

7. Intangible assets

		Patent		License		ERP ⁽¹⁾	Bra	and Name	Customer lationships		Other ⁽²⁾		Total
Cost													
March 31, 2020	\$	100,000	\$	459,993	\$	248,395	\$	-	\$ -	\$	331,693	\$	1,140,081
Additions		÷		3 <u>2</u>					÷		1		2
Disposals						:e:		(R)			(33,521)	_	(33,521)
March 31, 2021		100,000		459,993		248,395)æ:			298,172		1,106,560
Additions								805,000	1,142,000				1,947,000
Disposals		(100,000)				5 8 8		85			(258,015)		(358,015)
March 31, 2022	\$	-	\$	459,993	\$	248,395	\$	805,000	\$ 1,142,000	\$	40,157	\$	2,695,545
Accumulated Depreciation March 31, 2020 Depreciation Disposals & Impairment	and Ş		t \$	65,280 48,351	\$	53,206 42,185	\$	•	\$	\$	53,700 59,634 79,855	\$	272,186 150,170 79,855
March 31, 2021		100,000		113,631		95,391			 : - :		193,189		502,211
Depreciation				48,351		41,728		6,709	6,344		35,276		138,408
Disposals & Impairment		(100,000)		-							(201,348)		(301,348)
March 31, 2022	\$		\$	161,982	\$	137,119	\$	6,709	\$ 6,344	\$	27,117	\$	339,271
Carrying Value													
March 31, 2021	\$	÷	\$	346,362	\$	153,004	\$	-	\$ -	\$	104,983	\$	604,349
March 31, 2022	\$	2	\$	298,011	Ś	111,276	Ś	798,291	\$ 1,135,656	Ś	13,040	Ś	2.356,274

Notes: (1) Enterprise resource planning system ("ERP")

⁽²⁾ Other includes computer software and the Company's website (3) See Note 21.

At March 31, 2022, there was \$nil included in long-term prepaids and deposits (March 31, 2021 - \$1,177,217) related to patent applications that are expected to be recorded to intangible assets as patents are granted. It was determined at March 31, 2022 and 2021 that there were indicators of impairment of these patents as a result of the reduced ability of the Company to fund the required filings to continue the patent process. In accordance with the Company's accounting policies, management evaluated the recoverability of the individual assets. The Company determined the fair value less cost of disposal ("FVLCD") was equal to the value in use for the individual assets. The Company completed an impairment assessment of the patents assets on an individual basis and as a result of that assessment, the Company recorded impairment on all of the patents of \$85,720 for the year ended March 31, 2022 (2021 - \$1,177,217).

The Company reviews the carrying value of the intangible assets at each reporting period for indicators of impairment. The Company determined that its intangible assets were part of its cannabis production CGU (Note 6). It was determined that at March 31, 2021, there were indicators of impairment for this CGU. The Company completed an impairment assessment of this CGU and as a result of that assessment, the Company recorded impairment of its intangible assets of \$79,855 for the year ended March 31, 2021.

March 31, 2022

8. Change in non-cash operating working capital

	March 31,	March 31,
	2022	 2021
Accounts receivable	\$ 377,108	\$ 331,407
Prepaids and deposits	(102,624)	944,814
Inventories	(571,781)	68,478
Facility construction liabilities	1,448,518	(3,002,581)
Accounts payable and accrued liabilities	4,971,183	4,655,419
Net change in non-cash operating working capital	\$ 6,122,404	\$ 2,997,537

Non-cash transactions		
Settlement of debt through issuance of shares	\$ 436,258	\$ 7,349,347
Settlement of debt through issuance of units	. :	1,494,364
Settlement of services payables through issuance of shares	21,000	322,863
Settlement of debenture and interest payable through issuance of shares		1,318,632
Lease disposal	370,053	619,551

9. Capital management

The primary objectives of the Company's capital management strategy are to:

- 1 Provide an adequate return to its shareholders;
- 2 Provide adequate and efficient funding for operations;
- 3 Finance growth; and
- 4 Preserve financial flexibility to benefit from potential opportunities as they arise.

The Company has historically financed operations and capital expansions mainly by receiving funds borrowed from creditors and obtained from investors by issuing convertible promissory notes and common shares. If so required and available, the Company will continue this practice in the future.

The capital structure of the Company consists of long-term debt, lease liabilities, and deficit as follows:

	March 31, 2022	March 31, 2021
Long-term debt	\$ 10,809,814	\$ 9,582,593
Lease liabilities	1,598,166	1,317,170
Total debt	12,407,980	10,899,763
Shareholders' deficit	(10,125,779)	(2,529,873)
	\$ 2,282,201	\$ 8,369,890

The Company is not subject to externally imposed capital requirements. There has been no change with respect to the overall capital risk management strategy during the year ended March 31, 2022.

March 31, 2022

10. Short-term borrowings

On January 31, 2020, the Company entered into a loan agreement with Akaura Holdings Inc. ("Akaura", a related party as the Company shares a director with Akaura, Note 15) to assist the Company with working capital requirements. The amount funded under the loan agreement was \$2,500,000 and beared interest at 21.0% per annum. \$200,000 was held back by the lender and was recorded as long-term restricted cash. Interest was accrued monthly with the principal balance due on February 28, 2020. With the loan unpaid at February 28, 2020, an additional penalty of \$60,000 was due immediately with a further per diem penalty of \$2,000 per day accruing from February 15, 2020 until all principal, interest and penalties were repaid in full.

At February 2, 2021, the Company owed the original principal of \$2,500,000 less the \$200,000 holdback, and \$981,664 of accrued interest and default fees related to the Ioan. The Company renegotiated the terms of the Ioan with Akaura in February 2021. As a result of the renegotiation, the Company issued 20,952,381 shares of the Company to Akaura to settle \$2,200,000 of the Company's outstanding debt with Akaura. Akaura extended \$1,000,000 of the outstanding liability under a new agreement with the Company and forgave \$219,937 of the Company's existing debt. The Company reimbursed Akaura for legal and financing fees of \$138,273 relating to the renegotiation.

The new loan agreement allowed an interest free period on the loan until June 1, 2021, at which time the \$1,000,000 was to be paid in full. If the loan was not repaid on June 1, 2021, interest in the amount of 3% per month, retroactive to March 2021 would be charged until payment was received in full.

The Company concluded that the terms of the new agreement were substantially modified from the terms of the original agreement and as such, the renegotiation of the loan was treated as an extinguishment of the original debt and the modified loan was recorded as new debt.

The loan is secured through a mortgage on land and building as well as a general security agreement between Akaura Holdings Inc. and two of the Company's subsidiaries. Akaura retained all rights and security pertaining to the second mortgage under the new debt agreement.

This loan was not repaid on June 1, 2021 and as such, an interest expense of \$390,000 was recorded in the consolidated statement of operations for the year ended March 31, 2022 (2021 - \$1,258,168).

During the year ended March 31, 2022, the Company received \$45,000 in advances from directors of the Company and \$125,000 from a related company controlled by a director and officer of the Company. The Company repaid \$125,000 to the related party during the year ended March 31, 2022. These advances are non-interest bearing, have no fixed repayment terms and are payable on demand. (Note 15.)

The Company entered into \$545,033 in promissory notes during the year ended March 31, 2022 and repaid \$300,033 of the promissory notes. At March 31, 2022, the promissory note balance was \$245,000. The promissory notes matured six months from the date of the promissory note issuance. The outstanding promissory notes matured on February 10, 2022, February 21, 2022 and March 20, 2022. The remaining promissory notes were not repaid as of March 31, 2022.

March 31, 2022

11. Long-term debt

· · · · · · · · · · · · · · · · · · ·	March 31, 2022	March 31, 2021
Loan payable bearing interest at 5.80% with monthly payments of \$9,327 maturing October 1, 2021 (Note 11(a))	\$ 141,990	\$ 175,644
Loan payable bearing interest at 4.55% with monthly payments of \$2,586 maturing March 1, 2023 (Note 11(a))	81,482	89,239
Loan payable bearing interest at Bank of Canada policy interest rate plus 3% with variable payments maturing June 1, 2025 (Note 11(b))	657,266	657,266
Mortgage payable bearing interest at the greater of 9.99% or Bank of Nova Scotia prime rate plus 7.54% per annum with monthly interest only payments required and principal maturing on November 1, 2022 (Note 11(c))	9,929,076	
Mortgage payable bearing interest at the greater of 15% or Bank of Nova Scotia prime rate plus 12.55% per annum with monthly interest only payments required and principal maturing on November 1, 2021 (Note 11(c))	-	8,693,500
Financing costs		(33,056)
	10,809,814	9,582,593
Current portion	(10,809,814)	(9,582,593)
	\$ -	\$ -

For the year ended March 31, 2022, total interest expense related to long-term debt was \$1,309,190 (\$1,520,386 for the year ended March 31, 2021).

The Company is not in compliance with terms and conditions of its long-term debt agreements and therefore, has presented the amounts as current.

(a) Agriculture Financial Services Corporation ("AFSC") loans payable

On September 2, 2011, the Company entered into a loan agreement with AFSC to assist the Company to purchase equipment. The amount funded under the loan agreement was \$750,000, and bears interest at 5.8% per annum. Monthly payments of \$9,327 are payable to October 1, 2021. The loan is secured by the Company's equipment.

On December 11, 2012, the Company entered into a second loan agreement with AFSC to assist the Company to purchase equipment. The amount funded under this agreement was \$250,000 and bears interest at 4.55% per annum, monthly installments of \$2,586 are payable to March 1, 2023. The loan is secured by the Company's equipment.

As at March 31, 2022, the Company was 25 months in arrears on these loans. Arrears interest and penalties owing are \$10,833 (March 31, 2021 - \$5,213) and are included in accounts payable and accrued liabilities. AFSC had provided the Company until February 15, 2021 to cure the payments in arrears as well as the

March 31, 2022

additional arrears interest and penalties. The Company did not pay these arrears to the AFSC by February 15, 2021. On October 27, 2021, the Company received a notice of intention to enforce security in relation to the AFSC loans. Attempts to negotiate a forbearance agreement with AFSC have not been successful and AFSC has indicated its intention to collect Company assets to satisfy the liability. The Company has been working with AFSC to secure an orderly sale of non-core assets to satisfy its obligation to AFSC, however, in June 2022, AFSC indicated that they would no longer accept partial payments of the loan and were in the process of securing an auctioneer to assist with the sale of select assets of the Company.

(b) Ministry of Agriculture and Agri-Foods Canada ("AAFC") loan payable

On May 18, 2017, the Company restructured it's AAFC debt obligation which was accounted for as an extinguishment with \$883,493 included in long-term debt.

The new long-term debt agreement includes an initial payment of \$92,000 which was made during the three months ended June 30, 2017 and a repayment schedule commencing July 1, 2017 which results in the remaining balance being repaid over 8 years. Monthly payments are \$6,500 in years 1 and 2, \$8,500 in year 3 and \$8,000 for the remaining 5 years with the full remaining balance due June 1, 2025. Interest is compounded monthly at the Bank of Canada policy interest rate plus 3%. The long-term debt is unsecured.

As at March 31, 2022, the Company was 22 months in arrears on the AAFC loan with arrears interest owing of \$51,576 (March 31, 2021 - \$26,939) which is included in accounts payable and accrued liabilities.

(c) Moskowitz Capital Mortgage Fund II Inc. ("Moskowitz")

On May 3, 2018, the Company acquired the remaining 50% interest in 1631807 Alberta Ltd. and the Adjacent Lands from Amnor Group Inc. In conjunction with these transactions, the Company entered into a \$5,500,000 mortgage with Moskowitz to discharge the previous mortgage loans on these properties. The mortgage bore interest at the greater of 8.5% or Bank of Nova Scotia prime rate plus 5.05%. Monthly interest only payments commenced May 1, 2018 and were required until the loan was due in full on November 1, 2020. The mortgage was secured by the Company's production facility and the adjacent lands. On August 14, 2019, the Company amended the mortgage with Moskowitz, by increasing the amount borrowed from \$5,500,000 to \$8,500,000 and extending the due date from November 1, 2020 to November 1, 2021. Interest rates remained the same. As the terms of the amendment to the mortgage were substantially different from the terms of the previously existing mortgage, the amendment was determined to be an extinguishment of debt. As a result, a loss on extinguishment of long-term debt totalling \$440,513 was recognized, which consisted of \$90,264 of the remaining unamortized financing fees related to the original debt and fees and costs of \$350,249 related to the amendment.

A new loan was recognized at a fair value of \$8,500,000. Monthly interest only payments related to the new loan commenced July 25, 2019 and are required until the loan is due in full on November 1, 2021. Remaining amendment fees of \$197,500 were added to the loan balance outstanding. Monthly amendment fee payments of \$10,000 commenced August 1, 2019 and were required until February 1, 2021. A final payment of \$7,500 was due on March 1, 2021. Subsequent to March 31, 2020, there was increase in the interest rate to the greater of 12.5% or Bank of Nova Scotia prime rate plus 10.05% per annum.

On April 29, 2020, the Company amended the mortgage with Moskowitz increasing the interest rate to the greater of 12.5% or Bank of Nova Scotia prime rate plus 10.05% per annum revised from the greater of 8.5% or Bank of Nova Scotia prime rate plus 5.05% per annum. As the terms of the amendment to the mortgage were not substantially different from the terms of the previously existing mortgage, the amendment was determined to be a modification of debt. As a result, a loss on modification of long-term debt with corresponding increase to the value of the debt totalling \$477,810 was recognized. This adjustment is amortized back to the debt over the remaining term of the mortgage. Deferred financing charges of \$85,000 related to the loan amendment fee were recorded and are amortized over the remaining term of the mortgage.

March 31, 2022

On October 2, 2020, Moskowitz agreed to defer arrears payments owing related to interest and non-interest bearing amendment fees payable to December 31, 2020 for a fee of \$90,000.

On January 15, 2021, the deferral agreement was extended to February 28, 2021 for an additional fee of \$50,000 and 550,000 shares of Radient. The shares were issued to Moskowitz on February 1, 2021.

On May 3, 2021, the Company amended the mortgage with Moskowitz increasing the interest rate to the greater of 15% or Bank of Nova Scotia prime rate plus 12.55% per annum revised from the greater of 12.5% or Bank of Nova Scotia prime rate plus 10.05% per annum. As the terms of the amendment to the mortgage were not substantially different from the terms of the previously existing mortgage, the amendment was determined to be a modification of debt. As a result, a loss on modification of long-term debt with corresponding increase to the value of the debt totalling \$129,935 was recognized. This adjustment is amortized back to the debt over the remaining term of the mortgage. This amendment also included bonus standby interest of \$35,000, to be paid in shares of the Company.

On November 1, 2021, the Company's loan with Moskowitz matured. The Company negotiated a loan renewal with Moskowitz. Under the renewal, outstanding interest of \$1,429,076 was added to the outstanding principal of \$8,500,000 for total principal of \$9,929,076, with an interest rate of the greater of 9.99% or Bank of Nova Scotia prime rate plus 7.54% per annum, and a maturity date of November 1, 2022. The renewal agreement included a renewal fee of \$99,929, payable in three installments of \$33,309 on February 1, 2022, March 1, 2022 and April 1, 2022. Further, the Company will pay bonus interest of 10,000,000 common share purchase warrants, entitling the mortgage holder to purchase one common share of the Company for each warrant at a price of \$0.085, expiring December 1, 2026 as part of the renewal agreement. The value of the warrants has been estimated to be \$365,244 using the Black-Scholes model with the following assumptions: share price of \$0.05, volatility of 99.93% based on the Company's historical volatility, risk-free rate of \$1.35%, 0% dividend yield and time to maturity of 5 years, and has been included in accounts payable and accrued liabilities as at March 31, 2022 (as such warrants have not been issued).

The mortgage is secured by the Company's production facility and the adjacent lands.

On April 4, 2022, the Company amended the mortgage with Moskowitz adjusting the exercise period of the 10 million common share purchase warrants to one year, down from a five-year exercise period under the original agreement. If the warrants are not issued before the maturity of the loan, the Company will issue two consecutive one-year term warrants at an exercise price of \$0.085.

On August 26, 2022, Moskowitz issued a demand notice to the Company for payment of this loan, plus accrued costs and interest pursuant to the terms of the loan. The Company is evaluating its options with respect to this demand notice.

(d) Debenture

On March 4, 2020, the Company issued an aggregate of \$1,162,500 of unsecured debentures that would mature on March 4, 2022. The debentures bore interest at 15%, payable quarterly. On March 3, 2021, the Company issued 12,485,086 shares to settle the \$1,162,500 face value of the debentures and \$86,009 of accrued interest relating to the debentures.

March 31, 2022

12. Lease liabilities

Lease liabilities, March 31, 2022	\$ 1,598,166
Lease payments	(124,717)
Interest expense	79,215
Lease addition	326,498
Lease liabilities, March 31, 2021	\$ 1,317,170
Lease termination	 (363,013)
Foreign exchange	(33,781)
Lease payments	(326,846)
Interest expense	79,499
Lease liabilities, March 31, 2020	\$ 1,961,311

	March 31,	March 31,
	2022	2021
Current	\$ 1,437,349	\$ 947,815
Non-current	160,817	369,355
	\$ 1,598,166	\$ 1,317,170

Lease liabilities relate to leases for office and warehouse space with lease terms between 1 and 5 years and for equipment between 1 and 2 years. In determining the lease term, the Company assesses whether it is reasonably certain it will exercise the lease extension options or not exercise a termination option. Future undiscounted cash outflows for lease liabilities are disclosed as part of total commitments in Note 14.

Excluded from the calculation of the lease liabilities are variable lease payments that do not depend on an index or a rate, which include utilities, common area maintenance costs, property tax, or any additional service payments. Total variable lease payments recognized as an expense are \$27,925 for the year ended March 31, 2022 (2021 - \$195,768).

March 31, 2022

13. Share capital

a) Common shares

i) Authorized

Unlimited number of common shares without par value

ii) Issued and outstanding common shares

	Shares	Amount
Balance, March 31, 2020	277,529,336 \$	112,474,761
Shares issued under private placement	29,955,000	2,995,500
Shares issued under brokered placement	28,750,000	5,750,000
Shares issued for services	1,798,359	322,863
Shares issued for debt	88,931,105	8,787,087
Units for debt	-	1,208,924
Shares issued under At-the-Market facility	5,582,400	880,605
Finder's units		(384,745)
Warrant issuance	-	(3,220,000)
Share issue costs		(1,077,268)
Warrant extension		(610,247)
Balance, March 31, 2021	432,546,200 \$	127,127,480
Shares issued for debt	7,179,974	417,770
Shares issued for services	261,133	21,000
Private placement	20,880,714	1,029,558
Shares issued for asset acquisition (Note 21)	70,000,000	3,305,000
Balance, March 31, 2022	530,868,021 \$	131,900,808

b) Placements

The Company completed a private placement on December 31, 2021. The placement consisted of a unit offering with each unit consisting of one common share and one common share purchase warrants. Each common share purchase warrant is exercisable for one common share.

The Company completed a non-brokered private placement on March 16, 2021 consisting of the issuance of common shares.

The Company completed a brokered placement on May 26, 2020. The placement consisted of a unit offering with each unit consisting of one common share and one common share purchase warrant. Each common share purchase warrant is exercisable for one common share.

March 31, 2022

Details of all placements and the number of units issued during the years ended March 31, 2022 and 2021, are shown below:

Placement closing date		May 26, 2020	N	/larch 16, 2021	Dece	mber 31, 2021
Issue price per unit	\$	0.20	\$	0.10	\$	0.06
Common shares issued		28,750,000		29,955,000		20,880,714
Warrants issued		28,750,000		2		20,880,714
Warrant exercise price	\$	0.30	\$	÷	\$	0.10
Warrant term in months		36		-		18
Cash proceeds summary:						
Gross proceeds	\$	5,750,000	\$	2,995,500	\$	1,252,843
Cash issuance costs		(785,837)		(199,915))=:
Net cash proceeds on issuance	\$	4,964,163	\$	2,795,585	\$	1,252,843
Fair value of finders' options		(384,745)		-). . :
Fair value on warrant issuance		(3,220,000)				(223,285)
Net value allocated to common shares	\$	1,359,418	\$	2,795,585	\$	1,029,558

A summary of the assumptions used for the brokered and private placement is set out below:

Placement closing date	May	/ 26, 2020	Decembe	r 31, 2021
Common share purchase warrants				
Common share market price	\$	0.30	\$	0.05
Risk free interest rate		1.75%		0.99%
Expected dividend yield				3
Estimated common share price volatility		114%		87%
Estimated life in months		36		18

Finder's options

As part of the brokered placement on May 26, 2020, the Company also issued finder's options to certain finders that entitled them to acquire 1,630,275 units at an exercise price of \$0.20 for a period of 36 months following the completion of the offering. If exercised, these units would include 1,630,275 common shares and 1,630,275 common share purchase warrants entitling the holder to subscribe for additional common shares at a price of \$0.30 per common share for a period of 36 months.

The common share finders' options were allocated a portion of the gross proceeds based upon their relative fair value at the date of issuance. A total of \$384,745 was recorded as share issue costs as of March 31, 2021 (\$202,154 allocated to common shares and \$182,591 to common share purchase warrants). The Black-Scholes option pricing valuation model was utilized to value the finder's options.

March 31, 2022

A summary of the assumptions used for each component of the finder's options is set out below:

	Common Shares	Common Share Purchase Warrants
Finder's Options		
Common share market price	\$ 0.20	\$ 0.30
Risk free interest rate	1.75%	1.75%
Expected dividend yield	÷	(1)
Estimated common share price volatility	114%	114%
Estimated life in years	3	3

The continuity of the Company's outstanding finders' options is as follows:

	Year ended March 31, 2022			Year en March 31,		
	Number of options		Weighted average exercise price	Number of options	Weighted average exercise price	
Outstanding, beginning of year	1,630,275	\$	0.20	1,624,290 \$	1.20	
Finders' options issued	11 2 1		a	1,630,275	0.20	
Finders' options expired			(ii)	(1,624,290)	1.20	
Outstanding, end of year	1,630,275	\$	0.20	1,630,275 \$	0.20	

There were no finders' options exercised during the years ended March 31, 2022 and 2021.

During the year ended March 31, 2021, 1,624,290 finders' options expired that if exercised would have included 1,624,290 common shares and 812,145 common share purchase warrants.

If exercised, the options outstanding at March 31, 2022 of 1,630,275 would include 1,630,275 common shares and 1,630,275 common share purchase warrants. The option is exercisable at \$0.20 per common share until May 23, 2023, and the warrant is exercisable at \$0.30 per common share for a period of 3 years.

Shares and units issued for debt

During the year ended March 31, 2022, the Company issued common shares of the Company to settle amounts owing to certain third-party creditors as well as some directors and officers. Specific details for the transactions are summarized as follows:

Share issue date	July 28, 2021	January 28, 2022
Issue price per unit / share	\$ 0.105	\$ 0.06
Common shares issued	2.488,306	4,691,667
Debt amount settled	\$ 261,272	\$ 281,500
Gain on settlement of debt	(36,139)	(70,375)
Cash issuance costs	(2,306)	(2,408)
Net value allocated to common shares	\$ 222,827	\$ 208,717

March 31, 2022

During the year ended March 31, 2021, the Company issued both common shares and units of the Company to settle amounts owing to certain third-party creditors as well as some directors and officers. Specific details for each transaction are summarized in the table below. Each unit issued consisted of one common share and one-half common share purchase warrant exercisable for one-half common share.

In each of the unit transactions, the common share purchase warrants were allocated a portion of the total amount payable based upon their relative fair value at the date of issuance. The fair values of the common share purchase warrants were determined using a Black-Scholes option pricing valuation model.

Shares issued for debt with an arms length third party were recorded at fair value on the date of issuance. Any difference between the fair value of these shares issued to an arms length third party and the carrying value of the debt is recorded through the consolidated statement of operations.

Share issue date	(¹⁾ Jun 8, 2020	(²⁾ Jun 8, 2020	nber 16, 2020 arch 16, 2021	(4) M a	arch 31, 2021	Total
lssue price per unit / share	\$	0,165	\$	0.165	\$ 0.10	\$	0.105	
Common shares issued		6,716,252		1,224,276	33,190,406		47,800,171	88,931,105
Narrants issued		3,358,126		3 9 (-		-	3,358,126
Warrants exercise price	\$	0.30		N/A	N/A		N/A	
Warrant term in months		24		N/A	N/A		N/A	
Debt amount settled	\$	1,108,182	\$	202,005	\$ 3,319,040	\$	5,019,017	\$ 9,648,244
Market differential		100,744		18,364	111,762		116,897	347,767
Cash issuance costs		(6,240)		(1,138)	(17,896)		(25,595)	(50,869)
Net value allocated to common shares	\$	1,202,686	\$	219,231	\$ 3,412,906	\$	5,110,319	\$ 9,945,142
Market differential	\$	100,744	\$	18,364	\$ 111,762	\$	116,897	\$ 347,767
Fair value on warrant issuance		285,441		ā.				285,441
Loss on settlement of debt ⁽³⁾	\$	386,185	\$	18,364	\$ 111,762	\$	116,897	\$ 633,208

Notes:

⁽¹⁾ 6,716,252 units and shares issued to third party creditors.

⁽²⁾ Common shares issued include 841,585 common shares issued to certain officers and directors in exchange for debt settlement of \$138,861 owed by the Company to such individuals. The remainder is for debt settlement of \$63,144 owed to a third-party creditor.

⁽³⁾ Loss on settlement of debt includes the market differential plus the fair value of the warrants as deemed price of the unit and shares were below the market price on the date they were issued.

⁽⁴⁾ Common shares issued include 24,162,500 common shares issued to a creditor controlled by an officer in exchange for debt settlement of \$2,537,062. The remainder is for debt settlement of \$2,481,955 owed to third-parties.

⁽⁵⁾ Common shares issued include 4,326,376 common shares issued to certain officers and directors in exchange for debt settlement of \$432,636 owed by the Company to such individuals. The remainder is for debt settlement of \$2,886,403 owed to a third-party creditor.

March 31, 2022

A summary of the assumptions used to value the warrants issued on June 8, 2020 is set out below:

	Ju	ne 8, 2020
Common share purchase warrants		
Common share market price	\$	0.30
Risk free interest rate		0.25%
Expected dividend yield		0%
Estimated common share price volatility		114%
Estimated life in years		2

During the year ended March 31, 2022, the Company recognized a gain on equity settled payables of \$106,514 (year ended March 31, 2021 – loss of \$633,208). Shares issued for debt with related parties are recorded at the value of the debt settled with no gain or loss recorded through the consolidated statement of operations.

Shares for services

The Company had approved a shares for service agreement with a third party in exchange for consulting services. Pursuant to the terms of the agreement the Company will issue common shares in exchange for a maximum amount of services provided of \$3,000 per month. Per the terms of the agreement on March 4, 2021, the issue price of these shares will be the closing price on the last business day of the month. The agreement was approved by the TSXV and is subject to approval for each successive 2-year renewal term.

There were 261,133 common shares of the Company issued during the year ended March 31, 2022 with a net value allocated to common shares of \$21,000 (no common shares issued as at March 31, 2021) related to the shares for service agreement described above.

The Company had previously approved a shares for service agreement with a third party in exchange for consulting services. Pursuant to the terms of the agreement the Company issued common shares in exchange for a maximum amount of services provided. Per the terms of the agreement on January 1, 2019, the number of shares were issued monthly and the issue price of these shares was the greater of (i) the 15-day VWAP share trading price of the shares on the TSXV on the last financial trading day of the relevant month; (ii) the "Discounted Market Price" (as defined in the policies of the TSXV) on the last financial trading day of the relevant month. The agreements were approved by the TSXV and were subject to approval for each successive 2-year renewal term.

As of March 31, 2021, the Company no longer has services provided under the January 1, 2019 agreement, as the agreement was terminated.

March 31, 2022

Details of the agreements and the number of shares issued during the year ended March 31, 2021 are shown below:

Shares issued for the year ended March 31, 2021

Agreement issue date		Jan 1, 2019
Maximum services amount Common shares issued	\$	585,000 GBP 1,798,359
Value of services (contract currency) Value of services (CAD)	\$ \$	186,250 GBP 322,863 CAD
Weighted average issue price per common share Balance included in accounts payable and accrued liabilities	\$	0.18 CAD
Contract currency CAD	\$ \$	nil GBP nil CAD

There were no share issue costs recorded in relation to the shares for services during the year ended March 31, 2022 (\$nil during the year ended March 31, 2021).

At-the-Market (ATM) Facility

Previously, the Company entered into a Controlled Equity Offering Sales Agreement with National Bank Financial Inc. (National Bank) pursuant to which the Company sold common shares through ATM offerings with National Bank acting as sales agent. Pursuant to Canadian securities rules, the Company is limited to raising \$9,400,000 under this specific ATM offering.

The ATM is no longer active and no transactions were recorded during the year ended March 31, 2022. Activity during the year ended March 31, 2021 is as follows:

	Year ended March 31, 2021
Common shares issued	5,582,400
Gross proceeds	\$ 880,605
Share issue costs	
2% commission	\$ 17,612
Professional and filing fees	\$ 22,265
Total share issue costs	\$ 39,877

March 31, 2022

Warrants

The continuity of the Company's outstanding warrants is as follows:

	Year e March 3		Year en March 31,	
	Number of warrants	Weighted average exercise price	Number of warrants	Weighted average exercise price
Outstanding, beginning of year Warrants issued Warrants expired	42,683,781 35,880,714 (10,575,654)	\$ 0.29 0.12 0.27	24,826,803 \$ 32,108,127 (14,251,149)	0.98 0.30 1.50
Outstanding, end of year	67,988,841	\$ 0.21	42,683,781 \$	0.29

Warrants issued during the year ended March 31, 2021 relate to the May 26, 2020 placement and units issued for debt on June 8, 2020.

20,880,714 warrants issued during the year ended March 31, 2022 relate to the December 31, 2021 placement. The warrants have an exercise price of \$0.10 and are exercisable any time prior to June 30, 2023.

15,000,000 warrants issued during the year ended March 31, 2022 relate to the Tunaaaa Xtracts Inc. acquisition. These warrants have an exercise price of \$0.15 and are exercisable any time prior to January 28, 2024.

Extension of Warrants

During the year ended March 31, 2021, the Company extended the expiry date of certain warrants by an additional 12 months. The Black-Scholes Option Pricing model was used to determine the fair value immediately prior to and immediately after the extension. This resulted in a change in fair value of \$610,247 which is reflected in equity. A summary of the assumptions used as follows:

Immediately prior to extension		1,070,712 warrants expiring April 14, 2020		,051,310 ants expiring ne 2, 2020	5,872,382 warrants expiring June 22, 2020	
Common share price	\$	0.17	\$	0.19	\$	0.19
Exercise price		0.25		0.25		0.25
Expected term		0.04		0.082		0.082
Risk free interest rate		1.50%		1.50%		1.50%
Expected dividend yield				-		
Estimated common share price volatility		109%		109%		109%
Immediately after extension						
Common share price	\$	0.17	\$	0.19	\$	0.19
Exercise price		0.25		0.25		0.25
Expected term		1.04		1.082		1.082
Risk free interest rate		1.50%		1.50%		1.50%
Expected dividend yield		÷				÷
Estimated common share price volatility		109%		109%		109%

March 31, 2022

Issuance of Warrants on Debenture

Previously, the Company issued 581,250 warrants as part of a debenture financing. These warrants remain outstanding as at March 31, 2022 following the settlement of the debentures in March 2021. The fair value of the warrants of \$90,675 was determined using a Black-Scholes option pricing valuation model with the following assumptions:

	March 4	4, 2020
Warrants		
Common share market price	\$	0.34
Risk free interest rate		1.5%
Expected dividend yield		0%
Estimated common share price volatility		119.7%
Estimated life in years		2

The following table summarizes information about warrants outstanding as at March 31, 2022 and 2021.

 M	arch 31, 2022		-		March 31, 2021	
 Exercise price	Number of warrants	Remaining contractual life (years)		Exercise Price	Number of warrants	Remaining contractual life (years)
·=	-	-		0.25	1,070,712	0.0
3 -	(a)	-		0.25	3,051,310	0.2
	-	-		0.25	5,872,382	0.2
3.5	. 2	-		0.70	581,250	0.9
0.30	3,358,127	0.2		0.30	3,358,127	1.2
0.30	28,750,000	1.1		0.30	28,750,000	2.1
0.10	20,884,714	1.2		<u></u>	2 4	<u>2</u> 2
0.15	15,000,000	1.8			-	<u></u>
\$ 0.21	67,988,841	1.3	\$	0.29	42,683,781	1.6

d) Stock option plan

The Company's stock option plan (the "Stock Option Plan") provides that the Board of Directors of the Company may from time to time, in its discretion, grant to directors, officers, employees and consultants of the Company non-transferable options to purchase common shares, provided that the number of common shares reserved for issuance under the Stock Option Plan shall not exceed ten percent (10%) of the issued and outstanding common shares exercisable for the period of up to ten (10) years.

In addition, the number of common shares reserved for issuance to any one person shall not exceed five percent (5%) of the issued and outstanding common shares and the number of common shares reserved for issuance to any one consultant will not exceed two percent (2%) of the issued and outstanding common shares. The Board of Directors determines the price per common share and the number of common shares which may be allocated to each director, officer, employee and consultant and all other terms and conditions of the option, subject to the rules of the TSXV. Options have been issued with vesting periods of immediate to 4 years with terms between 2 and 10 years.

March 31, 2022

	Year end March 31, 2		Year end March 31, 3	
	Number of options	Weighted average exercise price	Number of options	Weighted average exercise price
Outstanding, beginning of period	29,838,447 \$	0.58	24,417,025 \$	1.00
Options granted			16,125,000	0.13
Options expired	(10,317,050)	0.58	<u> </u>	5 8
Options forfeited	(1,290,625)	0.12	(10,703,578)	0.86
Outstanding, end of period	18,230,772 \$	0.62	29,838,447 \$	0.58
Exercisable, end of period	17,797,062 \$	0.64	26,962,205 \$	0.63

The continuity of the Company's outstanding and exercisable stock options is as follows:

There were no stock options granted during the year ended March 31, 2022.

The following tables summarize information about stock options granted during the year ended March 31, 2021. The weighted average grant date fair value was estimated using the Black Scholes option pricing model using the following grant date assumptions:

Options granted for the year ended March 31, 2021

Original grant date	May 28, 2020 Oct		October 9, 2020	February 11, 2021	Total	
Options granted:						
Options granted		2,125,000		6,100,000	7,900,000	16,125,000
Exercise price	\$	0.175	\$	0.10	\$ 0.15	
Weighted average grant date fair value	\$	0.137	\$	0.077	\$ 0.115	
Assumptions used:						
Grant date stock price	\$	0.175	\$	0.10	\$ 0.15	
Risk free interest rate		0.5%		0.5%	0.25%	
Expected dividend yield		2		125	2	
Estimated common share price volatility		109%		107%	106%	
Estimated forfeiture rate		3.33%		8.19%	0%	
Estimated life in years		5		5	5	

The Company issued an additional 2,000,000 options to a director of the Company on February 11, 2021 that will vest based on performance milestones. The milestones for these options have not yet been finalized and approved by the Board as at March 31, 2022 and therefore, the options are not considered to be granted.

For stock options granted, the Company records compensation expense using the fair value method. Fair values are determined using the Black-Scholes Option pricing model. Compensation costs are recognized over the vesting period as an increase to share based payments expense and contributed surplus. When stock options are subsequently exercised, the fair-value of such stock options in contributed surplus is credited to share capital. When stock options expire, unexercised or are cancelled, the fair-value of such stock options in contributed surplus is transferred to deficit.

The estimated volatility is based on the Company's historic volatility since May 22, 2014.

March 31, 2022

There were no stock options exercised during the years ended March 31, 2022 and 2021. The following table summarizes information about stock options outstanding as at March 31, 2022 and 2021:

_	Exercise		Remaining			
	price	Number of options	contractual life (years)	 Exercise price	Number of options	Remaining Contractual life (years)
\$	0.66 1.82 1.20 1.82 0.87 - - - - - - - - - - - - - - - - - - -	2,267,772 518,000 50,000 2,600,000 2,425,000 400,000 150,000 500,000 400,000	0.0 0.7 1.2 1.5 1.7 2.2 2.2 2.6 2.9 3.2	\$ $\begin{array}{c} 1.00\\ 0.66\\ 0.50\\ 1.82\\ 1.20\\ 1.82\\ 0.87\\ 0.93\\ 0.93\\ 0.75\\ 0.58\\ 0.37\\ 0.175\end{array}$	51,428 3,392,769 150,000 778,000 2,600,000 5,215,000 525,000 370,000 550,000 150,000 1,350,000	0.6 1.0 1.4 1.7 2.2 2.5 2.7 2.9 3.2 3.2 3.2 3.6 3.9 4.2
\$	0.10 0.15 0.62	1,000,000 7,900,000 18,230,772	3.5 3.9 2.6	\$ 0.10 0.15 0.58	5,556,250 7,900,000 29,838,447	4.5 4.9 3.5

The total share-based payments recognized during the year ended March 31, 2022 of \$37,461 (\$1,570,954 for the year ended March 31, 2021) were recorded as an expense.

14. Commitments and contingencies

The Company has entered into various non-cancellable commitments with contract terms ranging between one and five years as follows:

	9	March 31, 2022	 March 31, 2021
Capital expansion projects	\$	1,340,542	\$ 1,340,542
Leases not yet commenced		130,500	130,500
Variable lease payments for lease liabilities		1,183,003	1,496,297
Network services contracts		7,568	143,108
Purchase and retrofitting of equipment		89,083	89,083
Maintenance contracts		12,567	12,567
Direct materials		570,000	570,000
	\$	3,333,263	\$ 3,782,097

The Company is subject to various claims, lawsuits and other complaints arising in the ordinary course of business. The Company records provisions for losses when claims become probable and the amounts are estimable. Although the outcome of such matters cannot be determined, it is the opinion of management that the final resolution of these matters will not have a material adverse effect on the Company's financial condition, operations or liquidity. As at March 31, 2022, the Company had received statement of claims from various vendors in the total amount of \$1,341,458, which has not been accrued by the Company as at March 31, 2022, as a reliable estimate cannot be determined at this time.

March 31, 2022

15. Related party transactions

The Company's related parties are its Board of Directors, and key management personnel (President and Chief Executive Officer, Chief Operating Officer, Chief Financial Officer and Chief Technology Officer), as well as any companies controlled by key management personnel or directors. Transactions conducted with related parties took place in the normal course of operations and are measured at the amount of consideration established and agreed to by the related parties.

Balances and transactions between the Company and its subsidiaries, which are related parties, have been eliminated on consolidation and are not disclosed in this note.

a) Key management personnel and director remuneration

The remuneration of directors and key management personnel follows:

	Year er 2022	March 31, 2021	
Compensation Short-term benefits	\$ 271,319 5.000	\$	1,133,135 29,155
Share-based compensation			1,091,151
· · · · · · · · · · · · · · · · · · ·	\$ 276,319	\$	2,253,441

Compensation includes key management salaries, consulting fees and director's fees.

As at March 31, 2022, \$621,680 (March 31, 2021 - \$562,083) was included in accounts payable and accrued expenses for amounts owing to key management personnel, directors and companies controlled by key management personnel or directors.

b) Loans and cash advances

See note 10.

c) Services provided

A property management company owned by a director earned \$141,575 during the year ended March 31, 2022 (\$223,920 during the year ended March 31, 2021), for rental lease payments and operating costs associated with the rental of a warehouse required by the Company.

d) Equity transactions

During the year ended March 31, 2022

Certain directors and officers were issued 12,014,988 units as part of the December 31, 2021 private placement for gross proceeds of \$720,899. All securities issued in connection with the private placement are subject to a statutory hold period expiring on May 1, 2022.

During the year ended March 31, 2021

A company with a shared director received 24,162,500 shares to settle \$2,537,063 of the Company's outstanding debt and outstanding rent.

The Company settled \$134,411 in outstanding wages, consulting fees and expense reimbursements owed to various directors of the Company with 1,344,114 common shares of the Company.

March 31, 2022

e) Aurora Cannabis Inc. "Aurora"

On November 6, 2017, the Company entered into a Master Services Agreement (MSA) with Aurora. The term of the MSA is 5 years, with an option for Aurora to extend an additional 5 years. The terms of the MSA include certain requirements around pricing for extraction services related to cannabis to parties other than Aurora, within a specified geographic territory. Additionally, it provides Aurora with priority for extraction services, and certain first right of refusal to acquire certain cannabis related intellectual property and sets pricing for the extraction services currently provided to Aurora. In addition to the MSA, the Company and Aurora entered into an Investor Rights Agreement on the same date, that provides Aurora with certain rights to participate in future offerings up to 19.99% and appoint one director to the board of directors of the Company.

As at March 31, 2020, Aurora held 33,101,542 shares in the Company resulting in a effective ownership of 11.9 % of all issued and outstanding shares. Aurora had representation on the Company's board of directors and accounted for 98% of all revenue for the year ended March 31, 2020. The Company determined that a related party relationship with Aurora existed at March 31, 2020 through their ability to exert significant influence over the Company.

In December 2020, Aurora's share ownership fell to 8.7%. Further, Aurora did not have representation on the Company's board of directors after December 2020. Based on these facts, the Company determined that Aurora ceased to be a related party of the Company in December 2020 and that Aurora no longer had significant influence over the Company. There were no revenue or inventory transactions with Aurora during the year ended March 31, 2021.

	Year ended March				
	 2022		2021		
Amortization of financing costs on short-term borrowings	\$: ≓ :	\$	210,614		
Amortization of financing costs on long-term debt	33,056		51,944		
Interest on long-term debt	1,309,190		1,268,260		
Interest on lease liabilities	79,215		71,932		
Interest on short-term borrowings	480,144		1,258,168		
Accretion of interest	(323,435)		(284,310)		
Other	711,774		367,931		
	\$ 2,289,944	\$	2,944,539		

16. Financing fees

17. Financial instruments

Cash, accounts receivable and deposits are classified as financial assets at amortized cost. Financial assets are measured at amortized cost using the effective interest method, less any impairment losses.

Financial liabilities are initially recognized at fair value and are subsequently measured at amortized cost using the effective interest method. The Company's financial liabilities include short-term borrowings, facility construction liabilities, accounts payable and accrued liabilities, long-term debt, and lease liabilities.

The fair value of cash, accounts receivable, deposits, short-term borrowings and accounts payable and accrued liabilities approximate their carrying amount due to their short-term nature. The fair values of long-term debt, facility construction liabilities, and lease liabilities are estimated to approximate their carrying value because the interest rates do not differ significantly from current interest rates for similar types of borrowing arrangements.

March 31, 2022

The Company has exposure to credit, interest rate, liquidity, foreign exchange and credit risk as follows:

Credit Risk

Credit risk is the risk that the counterparty to a financial asset will default, resulting in the Company incurring a financial loss. The Company is exposed to credit risk on its cash, accounts receivable and deposits and to a maximum of the carrying value of the items at the reporting date.

The Company mitigates its exposure to credit risk related to its cash by holding funds with reputable financial institutions.

The Company's trade receivables are monitored on an ongoing basis for impairment.

As at March 31, 2022, the Company had \$117,925 (March 31, 2021 - \$315,120) of trade accounts receivable balances. Credit risk is limited with respect to trade accounts receivable and all amounts receivable from customers were received subsequent to March 31, 2022.

Interest Rate Risk

Interest rate risk is the risk that the value of a financial instrument will fluctuate because of changes in market interest rates. The Company has interest rate risk in respect of its variable rate long-term debt. As at March 31, 2022, the increase or decrease in annual net income for each one percent change in interest rate on the variable rate long-term debt would amount to \$99,291 (March 31, 2021 - \$92,732).

Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulties in meeting its financial obligations.

The Company manages its liquidity risk by forecasting cash flow requirements for its planned development, production and corporate activities and anticipating investing and financing activities. Management and the Board of Directors are actively involved in the review, planning and approval of annual budgets and significant expenditures and commitments. The Company has disclosed (Note 1) that continuation as a going concern is dependent on obtaining sufficient funds to discharge contractual liabilities as well as funding continuing operations.

The Company's contractual liabilities and obligations are as follows:

	-	< 1 year	1 to 3 y	/ears	4 to 5 y	/ears	>5 yea	ars	Total
Accounts payable and accrued liabilities	\$	18,192,063	\$	ж.	\$	-	\$	2	\$ 18,192,063
Facility construction liabilities		6,015,277				8		3	6,015,277
Short-term borrowings		1,245,000		(0))		÷		×	1,245,000
Long-term debt		10,809,814						3	10,809,814
Lease liabilities		1,437,349	1	60,817		-			1,598,166
Balance March 31, 2022	\$	37,699,503	\$ 160	,817	\$	5	\$	6	\$ 37,860,320
Accounts payable and accrued liabilities	\$	15,358,022	\$	-	\$		\$	¥	\$ 15,358,022
Facility construction liabilities		4,566,759						3	4,566,759
Short-term borrowings		1,000,000		-		•		*	1,000,000
Long-term debt		9,582,593		-		5		3	9,582,593
Lease liabilities		259,224	1,33	6,974				*	1,596,198
Balance March 31, 2021	\$	30,766,598	\$ 1,33	6,974	\$		\$		\$ 32,103,572

RADIENT 45

March 31, 2022

The contractual liabilities and obligations included in the tables above include both principal and interest cash flows.

18. Employee salaries and benefits

	Year er	ded March 31,
	2022	2021
Included in:		
Cost of revenues	\$339,453	\$293,684
General and administrative	350,426	811,990
Production plant	516,801	183,806
Research and process development	192,318	589,265
Engineering	9,588	763,608
Quality control and assurance	76,163	160,618
Business and corporate development	221,263	124,445
Total employee salaries and benefits	\$1,706,012	\$2,927,416

19. Segmented reporting

Operating segments are identified based on internal reports that are regularly reviewed by the Company's chief operating decision maker, the Chief Executive Officer. For the year ended March 31, 2022 and 2021, the Company had a single reporting segment which is the production and sale of cannabis related retail products.

a) Information about geographic areas

The Company's non-current assets are all located in Canada as at March 3, 2022 and 2021.

b) Information about major customers

During the year ended March 31, 2022, the Company earned 87% of its revenue from three customers (2021–74% of revenue from two customers).

20. Loss per share

Diluted net income per common share is calculated by dividing the applicable net income by the sum of the weighted average number of common shares outstanding and all additional common shares that would have been outstanding if potentially dilutive common shares had been issued during the period. As at March 31, 2022 and 2021, all instruments were anti-dilutive based on having a net loss attributable to common shareholders for the period.

21. Tunaaaaroom Xtracts ("Tunaaaa") acquisition

On January 28, 2022, completed a transaction that resulted in the acquisition of 100% of Tunaaaa Xtracts Inc. ("Tunaaaa") shares. The Company accounted for the transaction as an asset acquisition.

As consideration for the assets acquired, the Company provided the following:

- Radient issued 70,000,000 common shares of the Company, the shares issued had a statutory hold period of four months plus one day; and
- Radient issued 15,000,000 common share purchase warrants, exercisable for one common share of the Company for \$0.15 for a period of two years.

March 31, 2022

The Company also provided the following contingent consideration:

- Radient will issue 10,000,000 common shares to the sellers of Tunaaaa if sales generated by Tunaaaa products exceed \$1,000,000 per month for any three months in a trailing 24-month period, or if the gross revenue of Tunaaaa exceeds \$1,500,000 in any two months in a trailing 24-month period following closing of the asset acquisition (these shares were not issued, recognized or accrued as at March 31, 2022);
- Radient will issue 10,000,000 common shares to the sellers of Tunaaaa if gross revenue generated by Tunaaaa products exceeds \$1,500,000 per month for any two months in a trailing 24-month period, or if the gross revenue of Tunaaaa exceeds \$1,500,000 in any two months in a trailing 24month period following closing of the asset acquisition (these shares were not issued, recognized or accrued as at March 31, 2022); and
- Radient will issue 5,000,000 common shares to the sellers of Tunaaaa if gross revenue generated by Tunaaaa products exceeds \$2,000,000 per month for a 3-year period following closing of the asset acquisition (these shares were not issued, recognized or accrued as at March 31, 2022).

Purchase Price Allocation

The acquisition is being treated as an asset acquisition for accounting purposes as Tunaaaa does not meet the definition of a business, as defined in IFRS 3, Business Combinations. The assets acquired were recorded at their estimated fair market values, which are based on management estimates.

	\$ 1,947,00
Customer relationships	1,142,00
air value of assets acquired and liabilities assumed: Brand name	\$ 805,00

The common shares were valued using a share price of \$0.048. The value of the warrants has been estimated to be \$300,000 using the Black-Scholes valuation method, with the following assumptions: share price of \$0.06, volatility of 104.99% based on the Company's historical volatility, risk-free rate of \$1.25%, 0% dividend yield and time to maturity of 2 years. The contingent consideration has been estimated to have a value of \$nil based on projections at the acquisition date and March 31, 2022.

22. Deconsolidation of subsidiaries

MAG

In July 2021, the Company's subsidiary, MAG announced that it was winding up its German operations at MAG. In November 2021, the insolvency proceedings over the assets of MAG were opened and an insolvency administrator was appointed by the court. As a wholly owned subsidiary of RTS, MAG was fully consolidated at March 31, 2021. The Company deconsolidated MAG once the insolvency process had commenced. Once the insolvency proceedings commenced, the Company no longer has control over the

March 31, 2022

MAG subsidiary or its assets. As a result of this loss of control, the Company deconsolidated MAG during the year ended March 31, 2022.

The following assets and liabilities of MAG have been deconsolidated from the consolidated statement of financial position:

	March 31, 2022
Assets	
Accounts receivable	\$ 95,461
Liabilities	
Accounts payable and accrued liabilities	(1,171,146)
Gain on deconsolidation	\$ (1,075,685)

The Company recognized a gain on deconsolidation of \$1,075,685 in the consolidated statement of operations for the year ended March 31, 2022 related to the deconsolidation of MAG.

RTS

In October 2021, RTS was placed into liquidation under Swiss insolvency law. The insolvency proceedings have been closed and as such, the Company no longer has control of the RTS subsidiary. As a result of this loss of control, the Company deconsolidated RTS during the year ended March 31, 2022.

RTS had no assets or liabilities as at March 31, 2022. The Company did not recognize a gain or loss on deconsolidation of RTS during the year ended March 31, 2022.

March 31, 2022

23. Income taxes

a) Provision for Income Taxes

The reconciliation of the combined Canadian federal and provincial statutory income tax rate of 23% (2021 - 23%) to the effective tax rate is as follows:

	2022	2021	
	\$	\$	
(Loss) before income taxes	(12,929,980)	(42,265,830)	
Expected income tax recovery based on statutory rate	(2,974,000)	(9,721,000)	
Adjustment to expected income tax recovery:			
Share based compensation	9,000		
Expenses not deductible for tax purposes	(151,000)	408,000	
Change in tax rates	2010 2010	(211,000)	
Change in benefit of tax assets not recognized	3,116,000	9,524,000	
Deferred income tax provision (recovery)	-		

b) Deferred Income Tax

Total

Deferred taxes are a result of temporary differences that arise due to the differences between the income tax values and the carrying

	2022 \$	2021 \$
Recognized deferred tax assets and liabilities:		
Non-capital loss carry-forwards	87,000	248,000
Investment tax credits	-	(84,000)
Other		(16,000)
Leased assets	(87,000)	(148,000)
Deferred income tax asset (liability)		

Deferred tax assets have not been recognized in respect of these items because it is not probable that future taxable profit will be available against which the Company can use the benefits.

	2022 \$	2021 \$
Deferred income tax assets have not been recognized in	respect of the following deductible tempora	ary differences
Non-capital loss carry-forwards	106,393,000	98,513,000
Non-capital loss carry-forwards Share issue costs	106,393,000 2,459,000	98,513,000 -

As at March 31, 2022, the Company had estimated non-capital losses for Canadian income tax purposes of approximately \$106,393,000 (2021 - \$98,513,000) available to use against future taxable income. The non-capital losses expire between 2026 and 2042.

129,543,000

137,196,000

March 31, 2022

24. Subsequent Events

Private placement

On July 6, 2022, the Company closed its first tranche of a private placement. Under the first tranche, the Company issued 9 units at a price of \$40,000 per unit for gross proceeds of \$360,000. Each unit consists of 1,000,000 common shares of the Company and 500,000 common share purchase warrants, with each warrant entitling the holder to purchase one common share of the Company at \$0.07 per share for 36 months after closing. The Company paid finder's fees of \$28,800 in cash and issued 0.72 units in relation to the private placement.

Moskowitz Capital Mortgage Fund II Inc.

On August 26, 2022, Moskowitz issued a demand notice to the Company for payment of this loan, plus accrued costs and interest pursuant to the terms of the loan totalling \$10,515,557. The Company is evaluating its options with respect to this demand notice.

Related party transactions

Subsequent to March 31, 2022, a director of the Company advanced \$116,110 to the Company. This advance is non-interest bearing, has no fixed repayment terms and is payable on demand.

Radient Technologies Inc. (the Issuer)

CEASE TRADE ORDER Under the securities legislation of Alberta and Ontario (Legislation)

Background

- 1. This is the order of the Executive Director of the Alberta Securities Commission and evidences the decision of the regulator or securities regulatory authority in Ontario (each a **Decision Maker**).
- 2. The Issuer has not filed the following periodic disclosure required by the Legislation:
 - (a) interim unaudited financial reports, interim management's discussion and analysis and certification of the interim filings for the interim period ended 31 December 2022.
- 3. As a result of this order, if the Issuer is a reporting issuer in a jurisdiction in which Multilateral Instrument 11-103 *Failure-to-File Cease Trade Orders in Multiple Jurisdictions* applies, a person or company must not trade in or purchase a security of the issuer in that jurisdiction, except in accordance with the conditions that are contained in this order, if any, for so long as this order remains in effect.
- 4. Further, this order takes automatic effect in each jurisdiction of Canada that has a statutory reciprocal order provision, subject to the terms of the local securities legislation.

Interpretation

5. Terms defined in the Legislation, National Instrument 14-101 *Definitions* or National Policy 11-207 *Failure-to-File Cease Trade Orders and Revocations in Multiple Jurisdictions* have the same meaning if used in this order, unless otherwise defined.

Order

- 6. The Decision Maker is satisfied that the decision concerning the cease trade meets the test set out in the Legislation to make this decision.
- 7. It is ordered under the Legislation that trading and purchasing cease in respect of each security of the Issuer.
- 8. Despite this order a beneficial securityholder of the Issuer who is not, and was not at the date of this order, an insider or control person of the Issuer, may sell securities of the Issuer acquired before the date of this order if both of the following apply:

- (a) the sale is made through a "foreign organized regulated market", as defined in section 1.1 of the Universal Market Integrity Rules of the Investment Industry Regulatory Organization of Canada; and
- (b) the sale is made through an investment dealer registered in a jurisdiction of Canada in accordance with applicable securities legislation.

7 March 2023

"original signed by"

Jan Mazur Manager, Reporting Issuer & Insider Compliance Alberta Securities Commission

THIS IS EXHIBIT "J" referred to in the Affidavit of BRIAN MOSKOWITZ SWORN BEFORE ME this _____ day of <u>March</u>, 2023.

A COMMISSIONER FOR OATHS in and for the Province of Alberta.

Radient Technologies Inc. (the Issuer)

CEASE TRADE ORDER Under the securities legislation of Alberta and Ontario (Legislation)

Background

- 1. This is the order of the Executive Director of the Alberta Securities Commission and evidences the decision of the regulator or securities regulatory authority in Ontario (each a **Decision Maker**).
- 2. The Issuer has not filed the following periodic disclosure required by the Legislation:
 - (a) interim unaudited financial reports, interim management's discussion and analysis and certification of the interim filings for the interim period ended 31 December 2022.
- 3. As a result of this order, if the Issuer is a reporting issuer in a jurisdiction in which Multilateral Instrument 11-103 *Failure-to-File Cease Trade Orders in Multiple Jurisdictions* applies, a person or company must not trade in or purchase a security of the issuer in that jurisdiction, except in accordance with the conditions that are contained in this order, if any, for so long as this order remains in effect.
- 4. Further, this order takes automatic effect in each jurisdiction of Canada that has a statutory reciprocal order provision, subject to the terms of the local securities legislation.

Interpretation

5. Terms defined in the Legislation, National Instrument 14-101 *Definitions* or National Policy 11-207 *Failure-to-File Cease Trade Orders and Revocations in Multiple Jurisdictions* have the same meaning if used in this order, unless otherwise defined.

Order

- 6. The Decision Maker is satisfied that the decision concerning the cease trade meets the test set out in the Legislation to make this decision.
- 7. It is ordered under the Legislation that trading and purchasing cease in respect of each security of the Issuer.
- 8. Despite this order a beneficial securityholder of the Issuer who is not, and was not at the date of this order, an insider or control person of the Issuer, may sell securities of the Issuer acquired before the date of this order if both of the following apply:

- (a) the sale is made through a "foreign organized regulated market", as defined in section 1.1 of the Universal Market Integrity Rules of the Investment Industry Regulatory Organization of Canada; and
- (b) the sale is made through an investment dealer registered in a jurisdiction of Canada in accordance with applicable securities legislation.

7 March 2023

"original signed by"

Jan Mazur Manager, Reporting Issuer & Insider Compliance Alberta Securities Commission

THIS IS EXHIBIT "K" referred to in the Affidavit of BRIAN MOSKOWITZ SWORN BEFORE ME this _____ day of March, 2023.

A COMMISSIONER FOR OATHS in and for the Province of Alberta.

NOTICE OF INTENTION TO ENFORCE A SECURITY

(Subsection 244(1) Bankruptcy and Insolvency Act, RSC 1985, c B-3)

TO: RADIENT TECHNOLOGIES INC. 8223 Roper Road Edmonton, AB T6E 6S4

(the "Borrower").

TAKE NOTICE THAT:

- 1. **MOSKOWITZ CAPITAL MORTGAGE FUND II INC.**, ("**MCMF**") a secured creditor, intends to enforce its security in the property of the Borrower.
- 2. **THE** security that is to be enforced is in the form of the following:
 - a. Term Sheet dated March 19, 2018, between MCMF and the Borrower, as amended;
 - b. Agreement of Gurantee, dated August 31, 2018;
 - c. General Security Agreement, executed by the August 31, 2018, in which the Borrower granted MCMF a security interest in all present and after-acquired personal property of the borrower (excluding consumer goods) located at the business premises of the Borrower.

(collectively, the "Agreements")

- 3. **THE** total amount of indebtedness secured by the security as at the date of this notice is \$12,067,094.37 plus interest accruing at the rate of \$3,952.59 per day after the date of this notice and costs (legal or otherwise).
- 4. **THE** secured creditor will not have the right to enforce the security until after the expiry of the ten-day period following the sending of this notice, unless the insolvent person consents to an earlier enforcement.
- 5. **THIS** notice should not necessarily be construed as recognition on the part of the secured creditor of the applicability of the *Bankruptcy and Insolvency Act*, RSC 1985, c B-3.

DATED at Edmonton, Alberta, this 10th day of March, 2023.

MOSKOWITZ CAPITAL MORTGAGE FUND II INC.

Avant. Per:

Jerritt Pawlyk, Solicitor and authorized agent for Moskowitz Capital Mortgage Fund II Inc

NOTICE OF INTENTION TO ENFORCE A SECURITY

(Subsection 244(1) Bankruptcy and Insolvency Act, RSC 1985, c B-3)

TO: **1631807 ALBERTA LTD.** 3946 - 101 Street NW, Edmonton, AB T6E 0A5 Edmonton, AB T6E 6S4

(the "Borrower").

TAKE NOTICE THAT:

- 1. **MOSKOWITZ CAPITAL MORTGAGE FUND II INC.**, ("MCMF") a secured creditor, intends to enforce its security in the property of the Borrower.
- 2. THE security that is to be enforced is in the form of the following:
 - a. Term Sheet Amendment 1, dated April 25, 2018, between MCMF and the Borrower, as amended;
 - b. Collateral Mortgage, executed by the Borrower on May 1, 2018, as amended by a Collateral Mortgage Amending Agreement dated August 31, 2018;
 - c. General Security Agreement, executed by the Borrower on May 2, 2018, in which the Borrower granted MCMF a security interest in all present and after-acquired personal property of the borrower (excluding consumer goods) located at the business premises of the Borrower.

(collectively, the "Agreements")

- 3. **THE** total amount of indebtedness secured by the security as at the date of this notice is \$12,067,094.37 plus interest accruing at the rate of \$3,952.59 per day after the date of this notice and costs (legal or otherwise).
- 4. **THE** secured creditor will not have the right to enforce the security until after the expiry of the ten-day period following the sending of this notice, unless the insolvent person consents to an earlier enforcement.
- 5. **THIS** notice should not necessarily be construed as recognition on the part of the secured creditor of the applicability of the *Bankruptcy and Insolvency Act*, RSC 1985, c B-3.

DATED at Edmonton, Alberta, this 10th day of March, 2023.

MOSKOWITZ CAPITAL MORTGAGE FUND II INC.

Wark. Per:

Jerritt Pawlyk, Solicitor and authorized agent for Moskowitz Capital Mortgage Fund II Inc.

THIS IS EXHIBIT "L" referred to in the Affidavit of BRIAN MOSKOWITZ SWORN BEFORE ME this _____ day of March, 2023.

A COMMISSIONER FOR OATHS in and for the Province of Alberta.

Item No.	Photo		Unit No.	Collateral Description
1		P1140553- 555		YALE FORKLIFT W/ 42" FORKS & 31" CARRIAGE, MODEL# NR035DANM24TE095
2	Grave 05-26.52	P1140557- 559		GENIE GS-2632 SCISSOR LIFT
3		P1140567- 570		(4) 25,000L SS ETHANOL TANKS
4		P1140575- 576	WS1	20,000L WASTE SPILL CONTAINMENT SS TANK DOUBLE WALL
5		P1140578- 580	DTC1	AQC DUST COLLECTINS SYSTEMS
6		P1140582- 583		CUMMINS BACKUP GENERATOR, NATURAL GAS
7		P1140585- 586		LEVEL NINE PRE-FAB VAULT, 12'X16'
8		P1140588- 590		METTLER TOLEDO SCALE, MODEL# IND560 HARSH

9				PCL SYSTEM, INSTRUMENTATION SYSTEM VARIOUS BOXES OF INSTRUMENTS, RATE CONTROLLERS, LOAD SENSORS, TANK BLANKETING REGULATORS, SINAMICS CONTROL UNITS, RADAR UNITS, ROTORY AIR LOCKS, VIBRATING LEVEL SWITCHES, MINI LOBE ROTORY PUMPS, TEMPERTURE SENSORS, REMOTE TRANSMITTERS, TEMPERTURE TRANSMITTERS, AIR MOTORS, PROCESS CALIBRATORS, MULTIVARIABLE TRANSMITTERS, CONTROL MASTERS, TREX COMMUNICATORS, MICRO MOTION SENSORS, REMOTE RTD'S, WEIGH MODULES, WEIGH TERMINALS, FORSBERG DESTONER, GASKETS,
		& P1140929- 933		CLAMPS, REOTEMP PRESSURE GAUGE, WAVEGUIDE ADAPTERS, TRAC BALL VALVES, INLINE RESISTANCE THERMOMETERS, AXIUS SC RUPTURE DISC'S, OPERATOR PANELS, PRESSURE TRANSMITTERS, SHO-RATE PURGEMETERS, GRACO PUMPS, VARIOUS DIAPHRAM PUMPS MISC PUMPS
10		P1140600- 601		MICROWAVE
11		P1140602- 603		VOLUMETRIC METER
12		P1140604		LETINA 528 GALLON JACKETED SS TANK
13	CARDIN	P1140608		(10) DIAPHRAGM SS PUMP, FDA APPROVED
14		P1140610	RLP-01	(8) ROTARY LOPE PUMP SS

15	P1140615- 616	VS3T	600 GALLON SS TANK, UNJACKETED & NO AGITATOR
16	P1140623		VACUUM SOLVENT RECOVERY SYSTEM
17	P1140625- 626	MPT2	26 GALLON SS TANK, NON-JACKETED & NON- AGITATED
18	P1140628	МРТЗ	40 GALLON SS TANK, NON-JACKETED & NON- AGITATED
19	P1140632- 633		WALK-IN COOLER
20	P1140635- 637		(2) LENTINA SS 528 GALLON TANK, JACKETED & NON-AGITATED
21	P1140639	REA7	500L SS JACKETED REACTOR, AGITATED
22	P1140645- 646	DS1	FAIRBANKS TRANSPORT SCALE

23	P1140648- 651	RE4	2003 BUCHI ROTAVAPOR R-250 EX, TYPE# S8621D542, 380-440 VOLTS, 50-60 HZ, 7.5-9.1 KW
24	P1140660 & P1140665		VACUUM SOLVENT RECOVERY SYSTEM
25	P1140661 & P1140665		VACUUM SOLVENT RECOVERY SYSTEM
26	P1140667		230 SQUARE FT OF SS HEAT EXCHANGERS
27	P1140669- 670		LENTINA 528 GALLON SS TANK, JACKETED, NON- AGITATED
28	P1140672		80 GALLON VACUUM RATED RECEIVER SS
29	P1140674- 677	S1SDS2MS1	(3) 2000 GALLON SS TANKS, NON-JACKETED & NON- AGITATED
30	P1140685- 689	LKT5	SS KETTLE DOUBLE MOTION 80 GALLONS (US), JACKETED, AGITATED, XP RATED

31	Contraction of the second s	P1140692- 694	REA4	SS 2000L REACTOR TANK, VACUUM RATED, JACKETED & AGITATED
32		P1140701- 703		YALE FORKLIFT W/ 48" FORKS & 42" SS CRG, MODEL# GLP050VXNVSE084
33	and the second se	P1140705- 706		AQC DUST COLLECTINS SYSTEMS
34		P1140711- 712		30-TON REFRIGERATION UNIT
35		P1140714- 717 & P1140728- 729		100-TON REFRIGERATION UNIT
36		P1140719- 720 & P1140728- 729		100-TON REFRIGERATION UNIT
37		P1140726		2-HR SOLVENT STORAGE SHED
38		P1140731- 732		2018 LETINA SS 4150L TANK

39	P1140737- 740	TCU1	ELECTRICAL GLYCOL HEATER 100KW
40	P1140737- 740	TCU2	ELECTRICAL GLYCOL HEATER 135KW
41	P1140742	MCC 2P	MOTOR CONTROL CENTRE W/ SWITCH GEAR, VFDS
42	P1140747- 749 & P1140751- 752 & P1140754- 755		KAESER BSD 50 SIGMA, ROTARY AIR COMPRESSOR SYSTEM
43	P1140757- 758		100 BHB BOILER
44	P1140760- 762	QC-OVEN1	VWR CHAMBER OVEN
45	P1140764- 765	FUH1	FUMEHOOD
46	P1140773- 775	QC-GC2	GC W/ HEAD SPACE ANALYZER

	P1140777- 779		SHIMADZU MODEL# TOC ANALYZER-VWP, CAT NO# 638-91116-42
	P1140786- 787		SHIMADZU IRSPIRIT FOURIER TRANSFORM INFRARED SPECTROPHOTOMETER
Vines P	P1140795- 796	QC-REF1	VWR CHAMBER OVEN
WIRES BO	P1140798- 799	QC-REF2	VWR CHAMBER OVEN
	P1140801		COMPUTERS & MISC LAB ITEMS
	P1140803- 804	QC-BAL2	METTLER TOLEDO XPE204 W/ FREE UNIVERSAL ANTI STATIC
	P1140811- 813	E-0253	HIRAYAMA AUTOCLAVE MODEL# HVA-110
	P1140843- 844 & P1140848- 849		ATG PHARMA BOTTLING SYSTEM
		779 Image: Constraint of the second	779 Image: Section of the secti

55		P1140864	CARBON AIR FILTER FILTRATION SYSTEM
56		P1140865	RACKING OF MISC PARTS
57		P1140866	COOLER, STAND UP FREEZER, & BENCH/CABINET
58		P1140867	RACKING OF MISC PARTS
59		P1140868	RACKING OF MISC PARTS
60		P1140869	SANTIARY PIPE FITTINS
61		P1140873	MISC DRUMS, PUMPS (CAPTURED IN ROTARY PUMPS)
62	- Son	P1140893	METAL CRATES W/ VARIOUS ELECTRICAL WIRE

63 Image: Stanless Pipe & PUMP's & CONTROL VALVES (SEE PUMP & INTRUMENT LIST) 64 Image: Stanless Pipe & PUMP's & CONTROL VALVES (SEE PUMP & INTRUMENT LIST) 64 Image: Stanless Pipe & PUMP's & CONTROL PLANNESS 65 Image: Stanless Pipe & PUMP's & CONTROL PLANNESS 65 Image: Stanless Pipe & PUMP's & CONTROL PLANNESS 66 Image: Stanless Pipe & PUMP's & CONTROL PLANNESS 66 Image: Stanless Pipe & PUMP's & CONTROL PLANNESS 67 Image: Stanless Pipe & PUMP's & CONTROL PLANNESS 67 Image: Stanless Pipe & PUMP's & CONTROL PLANNESS 68 Image: Stanless Pipe & PUMP's & CONTROL PLANNES 69 Image: Stanless Pipe & PUMP's & CONTROL PLANNES 70 Image: Stanless Pipe & PUMP's & CONTROL PLANNES 70 Image: Stanless Pipe & PUMP's & CONTROL PLANNES				
65 Image: Second se	63	P	1140900	
63 912 PANEL 66 Image: Stress of the stress	64	P	1140909	METAL RACKING OF MISC PARTS
66 918 & TOOL BIN RACK FULL OF MISC SS SUPPLIES 67 Image: Pil40935- 936 MISC SS STEEL & PLATFORM FOR MICROWAVE EXTRACTION SYSTEM 68 Image: Pil40938- 939 MISC HEAT EXTRACTORS, VALVES, SS FITTINGS 69 Image: Pil40941- 943 MISC HEAT EXTRACTORS, VALVES, SS FITTINGS	65			
67 936 EXTRACTION SYSTEM 68 Image: System of the system of t	66			
69 P1140941- 943 69 P1140941- 943	67			
943 MISC HEAT EXTRACTORS, VALVES, SS FITTINGS	68			MISC HEAT EXTRACTORS, VALVES, SS FITTINGS
70 P1140944 HOUSING BAG FILTER (1 OF 6)	69			MISC HEAT EXTRACTORS, VALVES, SS FITTINGS
	70	P1	140944	HOUSING BAG FILTER (1 OF 6)

P1140960- 961	MVR1	1200L SS TANK, NON-JACKETED & NON-AGITATED, VACUUM RATED
P1140963	SBT1	6500L SS TANK, JACKETED & AGITATED
P1140967		BIOMAS BIN HANDLING SYSTEM
P1140969		HEAT EXCHANGERS (4 OF 6) 50 SQUARE FT
P1140972		MISC ITEMS & DRUM DUMPER
P1140973		HAUL VACUUM SYSTEM & MISC ELECTRIC PARTS
P1140975- 976	REA3	REACTOR SS TANK, 2000L, AGITATED & JACKETED
P1140978- 979	FS3	FAIRBANK TRANSPORT SCALE
	961 Image: Ima	961 MVR1 Image: Second s

79	P1140981- 982	VTD1	SS VACUUM TRAY DRYER, VACUUM RATED, 134 SQ FT
80	P1140984- 985	MPT1	PURE FLO PRECISION TANK - RECEIVER - 625L, SS, NON-JACKETED, AGITATED
81	P1140987- 989		MISC PIECES FROM DUST COLLECTORS
82	P1140993		(2) SPARE MOTOR & GEAR BOX FOR LKT1 & LKT2
83	P1140995		(2) SS HEAT EXCHANGERS, APPROX 100FT
84	P1140997		WATCO ELECTRIC HEATING UNIT W/ CONTROL PANEL
85	P1140999- 1150001	REA5	REACTOR SS 1500L JACKETED & AGITATED
86	P1150003- 004	FS4	FAIRBANK TRANSPORT SCALE

87		P1150006- 007	VDR1	985L SS TANK, NON-JACKETED & NON-AGITATED
88	B	P1150009- 010		(7) SS LIQUID TOTES
89		P1150011		(6) SS DRY PRODUCT TOTE, 35 CUBIC FT
90		P1150013		MISC VALVES & FITTINGS
91		P1150014		MISC VALVES & FITTINGS
92		P1150015		VARIOUS PUMPS, FITTINGS, VALVES, ETC
93		P1150016		MISC DIAPHRAM PUMPS
94		P1150017		SPARE MOTOR

P1150022- 023	PF2	NUTCH ASTALOY FILTER 140L
P1150024- 025	PF1	NUTCH ASTALOY FILTER 140L
P1150027- 030		(54) ASEPTIC SS TOTES
P1150032	MJT1	REACTOR SS 470 GALLON VACUUM TANK
P1150034- 036	SDT5	LENTINA SS 528 GALLON TANK
P1150035		LENTINA SS 528 GALLON TANK
P1150038- 039		FORMA SCIENTIFIC CO2 INCUBATOR
 P1150041		FORMA SCIENTIFIC CO2 INCUBATOR
	023 බබබබබබබ P1150024- 025 බබබබබබබබබබබබබබබබබබබබබබබබබබබබබබබබබබබබ	023 P12 Image: Second secon

103	P1150043- 044	EPPENDORF CENTRIFUGE 5810
104	P1150046- 047	SAVANT SPEED VAC PLUS SC210A
105	P1150049- 051	(3) FORMA SCIENTIFIC CLASS 11 A/B3 BIOLOGICAL SAFETY CABINET
106	P1150054- 055	SS WHITE FILM EVAPORATOR SYSTEM, 13.4 SQ FT, ULTRALOW VACUUM
107	P1150060	HAPMAN CONVEYOR SYSTEM, XP RATED, VARIABLE SPEED
108		(2) JDXK HEAT EXCHANGERS SS 10SQFT
109		FORSBERG MODEL 5G DESTONER
110	\$ P1150063- 064	INLINE PUMP (SEE PUMP LIST FOR DETAILS)

111		P1150065- 066		SHARPLES S26, XP RATED
112	ECCEPTE Terme Ter	P1150068- 069		BUSCH VACUUM SYSTEM
113		P1150076		(2) PRESSURE VACUUM 26 GALLONS TANK, AGITATED & NON-JACKETED
114		P1150078		500L SS JACKETED REACTOR, AGITATED
115		P1150080	LL3	1600L SS TANK, NON-JACKETED & NON-AGITATED
116		P1150082		(2) MOTORS
117		P1150084		WATCO ELECTRIC HEATING UNIT W/ CONTROL PANEL
118		P1150086		(2) ACRISON FEEDER

119		P1150088- 090	тк2	(2) PRESSURE VACUUM 26 GALLONS TANK, AGITATED & NON-JACKETED
120	A CONTRACTOR OF	P1150092- 093	BH2	(2) 680L SS HOPPER
121		P1150095		PSV VALVES
122		P1150096- 097		HAPMAN CONVEYOR SYSTEM, XP RATED, VARIABLE SPEED
123		P1150099- 101 & P1150103- 104		(6) 200L PUMP SS TANKS
124	A A A A A A A A A A A A A A A A A A A	P1150106		MICROWAVE #3, PARTIALLY PHOTO'D, EXTERIOR HOUSING CAVITY IN SHOP FOR FINAL MACHING
125		P1150107		MISC STAINLESS PIPING, STRUCTURAL STEEL
126		P1150108- 109 & P1140957- 958		MICROWAVE GENERATOR & EXTRACTOR

127		P1150111		PUMP HOUSE
128	-In Vocace	P1150112- 114	MW2	LABOTRON X 6000 MICROWAVE EXTRACTOR
129		P1150117- 119		(3) BUCHI ROTAVAPOR R-300
130	A REAL PROPERTY OF A REAL PROPER	P1150121- 124		(2) MINILABOTRON 2000 MICROWAVE EXTRACTOR
131		P1150126- 128		ATC K1 CHILLER, PART# K105006
132		P1150130- 133		RETSCH SM 300 GRINDER
133		P1150138- 140		LABCONCO FREEZONE FREEZER
134	The second secon	P1150142- 143		EPPENDORF CENTRIFUGE 5810 R

135		P1150145- 147	2018 GLATT MINI FLUID BED DRYER
136		P1150149- 151	IKA T25 DIGITAL ULTRA TURRAX HOMOGENIZER
137		P1150153- 154	BUCHI MINI SPRAY DRYER B-290
138		P1150156- 157	BUCHI INERT LOOP B-295
139	Martin Carlos Ca	P1150159- 161	RETSCH PM 100 PLANTERY BALL MILL
140	MAGNIN MAGNIN	P1150163- 164	THERMO HERATHERM OVEN
141		P1150166- 169	(2) MICROWAVE EXTRACTOR HUBER MINICHILLER 600 & SAIREM MICROWAVE GENERATOR
142		P1150171- 173	(3) MINIFLOW 200SS MICROWAVE

143	P1150175- 178		AGILENT TECHNOLOGIES 1200 SERIES & 1260 INFINITY HPLC
144			BUCHI PURE C-850 FLASH PREP
145	P1150191- 193		THERMO SCIENTIFIC FORMA 900 SERIES FREEZER
146	P1150195- 197	QC-CS1 QC-CRS1	CARON ENVIRONMENTAL CHAMBER & CARON CONDENSATE RECIRCULATOR
147	P1150199- 201	QC-SC2	CARON ENVIRONMENTAL CHAMBER
148	P1150203- 205	PD-SC1	CARON ENVIRONMENTAL CHAMBER
149	P1150207- 215	QC-HPLC1	AGILENT (4) 1100 SERIES, (2) 1200 SERIES, HEWLET PACKARD 1100
150	P1150217- 220		MALVERN MASTERSIZER 3000 PARTICLE SIZE ANALYZER, MALVERN AERO S, MALVERN HYDRO MV

and the second se			MALVERN ZETASIZER NANO SERIES PARTICLE SIZE ANALYZER
	229 & P1150231-		AGILENT TECHNOLOGIES 7890B GC SYSTEM, 7890B (G3440B) SERIAL# CN13333026, AGILENT 7693A AUTOSAMPLER, JULABO 900F HEATER (SERIAL# 10364667)
		QC-GCMS1	GC MAS SPEC AGILENT TECHNOLOGIES 7890A GC SYSTEM (SERIAL# US11241031), AGILENT 7693 AUTOSAMPLER, AGILENT 5975C VL MSD W/ TRIPLE- AXIS DETECTOR
			VWR FRIDGE/FREEZER
and the second se			VWR FRIDGE/FREEZER
	249 &		VWR FRIDGE/FREEZER
			TOSHIBA 1600XPI SERIES UNINTERRUPTIBLE POWER SYSTEM
			AGILENT TECHNOLOGIES 7890A (SERIAL# CN10953056) GC SYSTEM, 7693 AUTOSAMPLER, 5977B MSD
		Image: Second	224 Image: Section of the secti

159	P1150279- 281		ULTRASCAN VIS HUNTER LAB
160	P1150283- 288	QC-BAL1	METTLER TOLEDO SCALE O XP56 SCALE & BT-P42 PRINTER
161	P1150290- 291		CAMPBELL HAUSFELD CE800100FP AIR COMPRESSOR
162			PFAULDER WIPED FILM EVAPORATOR, USED REFURBISHED BY PFAUDLER
163			FITZMILL
164			URSCHEL MILL
165			SOFTWALL CLEAN ROOM
166			40FT STORAGE CONTAINER

167		ACRISON FEEDER SYSTEM
168		PALL FILTER HOUSING

COURT FILE NUMBER

COURT

JUDICIAL CENTRE

PLAINTIFF

DEFENDANTS

DOCUMENT

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY FILING THIS DOCUMENT 2203-13202

COURT OF KING'S BENCH OF ALBERTA

EDMONTON

MOSKOWITZ CAPITAL MORTGAGE FUND II INC.

1631807 ALBERTA LTD., RADIENT TECHNOLOGIES INC., and RADIENT TECHNOLOGIES (CANNABIS) INC.

CERTIFICATE FOR REMOTE COMMISSIONING OF AFFIDAVIT

DLA PIPER (CANADA) LLP Suite 2700, Stantec Tower

10220 – 103rd Avenue NW Attn: Jerritt Pawlyk and Kevin Hoy

Phone: 780.429.6835 Fax: 780.670.4329 Email: <u>Jerritt.pawlyk@dlapiper.com</u> <u>kevin.hoy@dlapiper.com</u> File No.: 013875-00002

I, Kevin Hoy, administered the oath of Brian Moskowitz (the "**Deponent**") for his Affidavit sworn/affirmed March 12, 2023. I am a solicitor and Commissioner for Oaths in the Province of Alberta.

The Deponent was linked with me utilizing video technology. I followed the process for remote commissioning of affidavits described in the Notice to the Profession and Public 2020-02, and complied with the Law Society of Alberta best practices for using video-conferencing.

I certify that I am satisfied that the process for the remote commissioning of affidavits was necessary because it was impossible or unsafe, for medical reasons, for the Deponent and the commissioner to be physically present together.

DATED at the City of Calgary, Alberta, this 12th day of March, 2023.

Kevin Hoy Commissioner for Oaths

KEVIN HOY Barrister and Solicitor

APPENDIX B

A copy of the Receivership Order – March 21, 2023

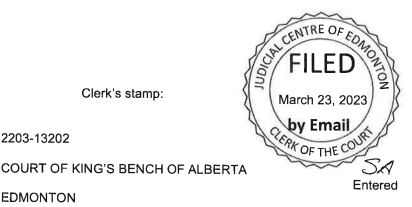
Clerk's stamp:

MOSKOWITZ CAPITAL MORTGAGE FUND II

2203-13202

EDMONTON

INC.



COURT FILE NUMBER

COURT

JUDICIAL CENTRE

PLAINTIFF

DEFENDANTS

DOCUMENT

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY FILING THIS DOCUMENT

DLA PIPER (CANADA) LLP Suite 2700, Stantec Tower 10220 - 103rd Avenue NW Attn: Jerritt Pawlyk and Kevin Hoy Phone: 780.429.6835 Fax: 780.670.4329 Email: Jerritt.pawlyk@dlapiper.com / kevin.hoy@dlapiper.com File No.: 013875-00002

1631807 ALBERTA LTD., RADIENT **TECHNOLOGIES INC., and RADIENT** TECHNOLOGIES (CANNABIS) INC.

LIMITED RECEIVERSHIP ORDER

DATE ON WHICH ORDER WAS PRONOUNCED:	March 21, 2023
LOCATION OF HEARING:	Edmonton Law Courts, Edmonton, Alberta
NAME OF JUSTICE WHO GRANTED THIS ORDER:	The Honourable Justice D.R. Mah

UPON the application of Moskowitz Capital Mortgage Fund II Inc. ("MCMF") in respect of 1631807 Alberta Ltd. and Radient Technologies Inc. (collectively, the "Debtor"); AND UPON having read the Application, the Affidavits of Brian Moskowitz, dated December 12, 2022, and March 12, 2023, and Bench Brief; and the Affidavit of Service of Cassandra Anderson, all filed; AND UPON reading the consent of MNP Ltd. to act as receiver (the "Receiver") of the Debtor, filed; AND UPON noting the consent endorsed hereon of MNP Ltd.; AND UPON hearing counsel for MCMF, counsel for the proposed Receiver and any other counsel or other interested parties present; IT IS HEREBY ORDERED AND DECLARED THAT:

Service

1. The time for service of the notice of application for this order (the "**Order**") is hereby abridged and deemed good and sufficient and this application is properly returnable today.

Appointment

2. Pursuant to section 243(1) of the Bankruptcy and Insolvency Act, RSC 1985, c. B-3 (the "BIA"), and sections 13(2) of the Judicature Act, RSA 2000, c.J-2, and 65(7) of the Personal Property Security Act, RSA 2000, c.P-7 MNP Ltd. is hereby appointed Receiver, without security, of the personal property of the Debtor's described in Exhibit "L" of the Affidavit of Brian Moskowitz dated March 13, 2023, together with any other personal property of the Debtor as may be agreed upon by the Receiver and the Debtor, including all proceeds thereof (the "Property"). For greater certainty, and without restricting the generality of the foregoing, the Property shall not include the proceeds of any disposition of chattel property belonging to the Debtor held in trust as of the date of this Order by Dentons Canada LLP.

Receiver's Powers

- 3. 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:
 - 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, which shall include the Receiver's ability to abandon, dispose of, or otherwise release any interest in 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 cease to perform any contract of the Debtor connected or relating to the use, operation, lease, license, sale, transfer or other disposition of the Property;
 - (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;

- 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 Debtor, for any purpose pursuant to this Order;
- (f) 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 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, and provided further that nothing in this Order shall authorize the Receiver to defend or settle the action in which this Order is made unless otherwise directed by this Court;
- (g) to market any or all 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;
- (h) to sell, convey, transfer, lease or assign the Property or any part or parts thereof out of the ordinary course of business:
 - without the approval of this Court in respect of any transaction not exceeding \$50,000 provided that the aggregate consideration for all such transactions does not exceed \$200,000; 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;

and in each such case notice under subsection 60(8) of the *Personal Property Security Act*, RSA 2000, c. P-7 or any other similar legislation in any other province or territory shall not be required.

- to apply for any vesting order or other orders (including, without limitation, confidentiality or sealing 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;
- to report to, meet with and discuss with such affected Persons (as defined below) as the Receiver deems appropriate 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;

- (k) to register a copy of this Order and any other orders in respect of the Property against title to any of the Property, and when submitted by the Receiver for registration this Order shall be immediately registered by the Registrar of Land Titles of Alberta, or any other similar government authority, notwithstanding Section 191 of the *Land Titles Act*, RSA 2000, c. L-4, or the provisions of any other similar legislation in any other province or territory, and notwithstanding that the appeal period in respect of this Order has not elapsed and the Registrar of Land Titles shall accept all Affidavits of Corporate Signing Authority submitted by the Receiver in its capacity as Receiver of the Debtor and not in its personal capacity;
- to apply for any permits, licences, approvals or permissions as may be required by any governmental authority in connection with the Property and any renewals thereof for and on behalf of and, if thought desirable by the Receiver, in the name of the Debtor;
- (m) to enter into agreements with any trustee in bankruptcy appointed in respect of the Debtor, including, without limiting the generality of the foregoing, the ability to enter into occupation agreements for any property owned or leased by the Debtor; and
- (n) 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, including the Debtor, and without interference from any other Person (as defined below).

- 4. Notwithstanding anything in paragraph 3 of this Order, the Receiver shall not be empowered or authorized to manage, operate, or carry on the business of the Debtor or to perform any contractual obligation of the Debtor.
- 5. Notwithstanding anything in paragraph 3 of this Order, the Receiver shall provide to any secured creditor who requests information of the Debtor relating to amounts owing by the Debtor pursuant to the *Income Tax Act*, RSC 1985, c 1, or the *Excise Tax Act*, RSC 1985, c E-15, any such information within the Receiver's knowledge at the time of such request.

Duty to Provide Access and Co-operations to the Receiver

6. (i) The Debtor, (ii) all of its current and former directors, officers, employees, agents, accountants, legal counsel and shareholders, and all other persons acting on its instructions or behalf, and (iii) all other individuals, firms, corporations, governmental bodies or agencies, or other entities having notice of this Order including, without limitation, any authorized agent acting on behalf of MCMF in connection with any of MCMF's rights or authority arising from the October 20, 2022, Order granted by the Honourable Applications Judge B.W. Summers in these proceedings (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 (excluding Property subject to liens the validity of which is dependent on maintaining possession) to the Receiver upon the Receiver's request.

- 7. All Persons shall forthwith advise the Receiver of the existence of any books, documents, securities, contracts, orders, corporate and accounting records, and any other papers, records and information of any kind related to the Property, 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 or permit the Receiver to make, retain and take away copies thereof and grant to the Receiver unfettered access to and use of accounting, computer, software and physical facilities relating thereto, provided however that nothing in this paragraph or in paragraph 8 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 due to the privilege attaching to solicitor-client communication or documents prepared in contemplation of litigation or due to statutory provisions prohibiting such disclosure.
- 8. 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 for the purpose of allowing the Receiver 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 in its discretion deems expedient, and shall not alter, erase or destroy any Records without the prior written consent of the Receiver. Further, for the purposes of this paragraph, all Persons shall provide the Receiver with all such assistance in gaining immediate access to the information in the Records as the Receiver may in its discretion require including providing the Receiver with any and all access codes, account names, and account numbers that may be required to gain access to the information.

No Proceedings Against the Receiver

9. No proceeding or enforcement process in any court or tribunal (each, a "**Proceeding**"), shall be commenced or continued against the Receiver except with the written consent of the Receiver or with leave of this Court.

No Proceedings Against the Debtor or the Property

10. No Proceeding against or in respect of the Debtor concerning or relating to 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 Property are hereby

stayed and suspended pending further Order of this Court, provided, however, that nothing in this Order shall: (i) prevent any Person from commencing a proceeding regarding a claim that might otherwise become barred by statute or an existing agreement if such proceeding is not commenced before the expiration of the stay provided by this paragraph; and (ii) affect a Regulatory Body's investigation in respect of the debtor or an action, suit or proceeding that is taken in respect of the debtor by or before the Regulatory Body, other than the enforcement of a payment order by the Regulatory Body or the Court. **"Regulatory Body**" means a person or body that has powers, duties or functions relating to the enforcement or administration of an Act of Parliament or of the legislature of a Province.

No Exercise of Rights of Remedies

- 11. All rights and remedies of any Person, whether judicial or extra-judicial, statutory or non-statutory (including, without limitation, set-off rights) against or in respect of the Debtor or the Receiver in connection with or affecting the Property are hereby stayed and suspended and shall not be commenced, proceeded with or continued except with leave of this Court or the express written consent of the Receiver, provided, however, that nothing in this Order shall:
 - (a) empower the Debtor to carry on any business that the Debtor is not lawfully entitled to carry on;
 - (b) prevent the filing of any registration to preserve or perfect a security interest;
 - (c) prevent the registration of a claim for lien; or
 - (d) exempt the Debtor from compliance with statutory or regulatory provisions relating to health, safety or the environment.
- 12. Nothing in this Order shall prevent any party from taking an action against the Debtor where such an action must be taken in order to comply with statutory time limitations in order to preserve their rights at law, provided that no further steps shall be taken by such party except in accordance with the other provisions of this Order, and notice in writing of such action be given to the Receiver at the first available opportunity.
- 13. No Person shall accelerate, suspend, 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 Debtor in relation to or concerning the Property, except with the written consent of the Debtor and the Receiver, or leave of this Court. All persons having oral or written agreements or arrangements with the Debtor, including without limitation all computer software, communication and other data services, insurance, transportation, maintenance services, other services to the Debtor in connection with the Property are hereby restrained until further order of this Court from discontinuing, altering, interfering with, suspending or terminating the supply of such

goods or services as may be required by the Debtor or exercising any other remedy provided under such agreements or arrangements.

Receiver to Hold Funds

14. 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

- 15. 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, SC 2005, c.47 ("WEPPA").
- 16. Pursuant to clause 7(3)(c) of the Personal Information Protection and Electronic Documents Act, SC 2000, c. 5, 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 Debtor, and shall return all other personal information to the Receiver, or ensure that all other personal information is destroyed.

Limitations on Environmental Liabilities

- 17. (a) Notwithstanding anything in any federal or provincial law, the Receiver is not personally liable in that position for any environmental condition that arose or environmental damage that occurred:
 - i. before the Receiver's appointment; or

- after the Receiver's appointment unless it is established that the condition arose or the damage occurred as a result of the Receiver's gross negligence or wilful misconduct.
- (b) Nothing in sub-paragraph (a) exempts a Receiver from any duty to report or make disclosure imposed by a law referred to in that sub-paragraph.
- (c) Notwithstanding anything in any federal or provincial law, but subject to sub-paragraph (a) hereof, where an order is made which has the effect of requiring the Receiver to remedy any environmental condition or environmental damage affecting the Property, the Receiver is not personally liable for failure to comply with the order, and is not personally liable for any costs that are or would be incurred by any person in carrying out the terms of the order,
 - i. if, within such time as is specified in the order, within 10 days after the order is made if no time is so specified, within 10 days after the appointment of the Receiver, if the order is in effect when the Receiver is appointed, or during the period of the stay referred to in clause ii below, the Receiver:
 - A. complies with the order, or
 - B. on notice to the person who issued the order, abandons, disposes of or otherwise releases any interest in any real property affected by the condition or damage;
 - ii. during the period of a stay of the order granted, on application made within the time specified in the order referred to in clause (i) above, within 10 days after the order is made or within 10 days after the appointment of the Receiver, if the order is in effect when the Receiver is appointed, by:
 - A. the court or body having jurisdiction under the law pursuant to which the order was made to enable the Receiver to contest the order; or
 - B. the court having jurisdiction in bankruptcy for the purposes of assessing the economic viability of complying with the order; or
 - iii. if the Receiver had, before the order was made, abandoned or renounced or been divested of any interest in any real property affected by the condition or damage.

Limitation on the Receiver's Liability

18. Except for gross negligence or wilful misconduct, as a result of its appointment or carrying out the provisions of this Order the Receiver shall incur no liability or obligation that exceeds an amount for which it may obtain full indemnity from the Property. Nothing in this Order shall derogate from

any limitation on liability or other protection afforded to the Receiver under any applicable law, including, without limitation, Section 14.06, 81.4(5) or 81.6(3) of the BIA.

Receiver's Accounts

- 19. The Receiver and counsel to the Receiver shall be paid their reasonable fees and disbursements, in each case, incurred at their standard rates and charges. The Receiver and counsel to the Receiver shall be entitled to the benefits of and are hereby granted a charge (the "Receiver's Charge") on the Property, which charge shall not exceed an aggregate amount of \$50,000.00 as security for their professional fees and disbursements incurred at the normal rates and charges of the Receiver and such counsel, both before and after the making of this Order in respect of these proceedings, and the Receiver's Charge shall form a first charge on the Property in priority to all security interests, trusts, deemed trusts, liens, charges and encumbrances, statutory or otherwise, in favour of any Person but subject to section 14.06(7), 81.4(4) and 81.6(2) of the BIA.
- 20. The Receiver and its legal counsel shall pass their accounts from time to time.
- 21. 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 the legal fees and disbursements, incurred at the normal 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.

Funding of the Receivership

- 22. 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 \$50,000.00 (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 whole of the Property 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, deemed 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 set out in sections 14.06(7), 81.4(4) and 81.6(2) of the BIA.
- 23. 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.

- 24. The Receiver is at liberty and authorized to issue certificates substantially in the form annexed as Schedule "A" hereto (the "**Receiver's Certificates**") for any amount borrowed by it pursuant to this Order.
- 25. 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.
- 26. The Receiver shall be authorized to repay any amounts borrowed by way of Receiver's Certificates out of the Property or any proceeds, including any proceeds from the sale of any assets without further approval of this Court.

Allocation

27. Any interested party may apply to this Court on notice to any other party likely to be affected, for an order allocating the Receiver's Charge and Receiver's Borrowings Charge amongst the various assets comprising the Property

General

- 28. The Receiver may from time to time apply to this Court for advice and directions in the discharge of its powers and duties hereunder.
- 29. Notwithstanding Rule 6.11 of the *Alberta Rules of Court*, unless otherwise ordered by this Court, the Receiver will report to the Court from time to time, which reporting is not required to be in affidavit form and shall be considered by this Court as evidence. The Receiver's reports shall be filed by the Court Clerk notwithstanding that they do not include an original signature.
- 30. Nothing in this Order shall prevent the Receiver from acting as a trustee in bankruptcy of the Debtor.
- 31. This Court hereby requests the aid and recognition of any court, tribunal, regulatory or administrative body having jurisdiction in Canada or in any foreign jurisdiction 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, to grant representative status to the Receiver in any foreign proceeding, or to assist the Receiver and its agents in carrying out the terms of this Order.
- 32. The Receiver be at liberty and is 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 is 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.

- 33. The Plaintiff shall have its costs of this application, up to and including entry and service of this Order, provided for by the terms of the Plaintiff's security or, if not so provided by the Plaintiff's security, then on a substantial indemnity basis, including legal costs on a solicitor-client full indemnity basis, to be paid by the Receiver from the proceeds of the Property with such priority and at such time as this Court may determine.
- 34. Any interested party may apply to this Court to vary or amend this Order on not less than 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.

Filing

- 35. This Order is issued and shall be filed in Court of King's Bench Action No. 2203-13202.
- 36. The Receiver shall establish and maintain a website in respect of these proceedings at https://mnpdebt.ca/en/corporate/corporate-engagements/radient-technologies-inc the "Receiver's Website") and shall post there as soon as practicable:
 - (a) all materials prescribed by statue or regulation to be made publicly available; and
 - (b) all applications, reports, affidavits, orders and other materials filed in these proceedings by or on behalf of the Receiver, or served upon it, except such materials as are confidential and the subject of a sealing order or pending application for a sealing order.
- 37... Service of this Order shall be deemed good and sufficient by:
 - (a) serving the same on:
 - i. the persons listed on the service list created in these proceedings or otherwise served with notice of these proceedings;
 - ii. any other person served with notice of the application for this Order;
 - iii. any other parties attending or represented at the application for this Order; and
 - (b) posting a copy of this Order on the Receiver's Website

and service on any other person is hereby dispensed with.

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38. Service of this Order may be effected by facsimile, electronic mail, personal delivery or courier. Service is deemed to be effected the next business day following transmission or delivery of this Order.

Actolly

Justice of the Court of King's Bench of Alberta

SCHEDULE "A"

RECEIVER CERTIFICATE

CERTIFICATE NO.			
AMOUNT	\$		

- 1. THIS IS TO CERTIFY that MNP Ltd., the receiver (the "Receiver") of all of the Property (as defined in the Order) of 1631807 Alberta Ltd. and Radient Technologies Inc. appointed by Order of the Court of King's Bench of Alberta and Court of King's Bench of Alberta in Bankruptcy and Insolvency (collectively, the "Court") dated the _____ day of March, 2023 (the "Order") made in action numbers 2203-13202 and ______, has received as such Receiver from the holder of this certificate (the "Lender") the principal sum of \$______, being part of the total principal sum of \$_______ that 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 Lender with interest thereon calculated and compounded 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 ______ from time to time.
- 3. Such principal sum with interest thereon is, by the terms of the Order, together with the principal sums and interest thereon of all other certificates issued by the Receiver pursuant to the Order or to any further order of the Court, a charge upon the whole of the Property (as defined in the Order), in priority to the security interests of any other person, but subject to the priority of the charges set out in the Order and the *Bankruptcy and Insolvency Act*, and the right of the Receiver to indemnify itself out of such Property in respect of its remuneration and expenses.
- 4. All sums payable in respect of principal and interest under this certificate are payable at the main office of the Lender at ______.
- 5. 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 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 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____

MNP Ltd., solely in its capacity as Receiver of the Property (as defined in the Order), and not in its personal capacity

Per:

Name:

Title:

APPENDIX C

A copy of the Request for Offers to Purchase or Liquidation Proposals – April 25, 2023



REQUEST FOR OFFERS TO PURCHASE OR LIQUIDATION PROPOSALS

Radient Technologies Inc. 1631807 Alberta Ltd.



MNP Ltd.

RECEIVER

April 25, 2023







INSOLVENCY & RESTRUCTURING PROFESSIONALS SUITE 1300, MNP TOWER, 10235 - 101 STREET NW, EDMONTON AB, T5J 3G1 1.866.465.1155 T; 780.455.1155 F; 780.409.5415 MNPdebt.ca

REQUEST FOR OFFERS TO PURCHASE OR LIQUIDATION PROPOSALS RADIENT TECHNOLOGIES INC. AND 1631807 ALBERTA LTD.

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4.	SUBMISSION OF OFFERS TO PURCHASE OR LIQUDATION PROPOSALS	3

APPENDICES

- A. A copy of the Receivership Order
- B. Equipment Listing
- C. Personal Property Registry Search
- **D.** Form of Offer
- E. Terms & Conditions



1. OVERVIEW AND BACKROUND INFORMATION

MNP Ltd. was appointed Receiver (the "**Receiver**") of certain personal property owned by Radient Technologies Inc. and 1631807 Alberta Ltd. ("**Radient**" or the "**Companies**") pursuant to an Order of the Court of King's Bench of Alberta granted March 21, 2023 (the "**Receivership Order**"). A copy of the Receivership Order is attached as **Appendix A**.

Pursuant to the authority granted to it under the Receivership Order, the Receiver is, solely in that capacity, seeking separate offers to purchase or proposals to liquidate certain personal property of the Company located in Edmonton, Alberta (the "Equipment").

Radient operates out of a premises located in Edmonton, Alberta and is a commercial manufacturer of high-quality cannabis derivatives, formulations and products.

The Equipment, which is more particularly described in below referenced appendices, is of the following general nature:

- Forklifts;
- Containment tanks;
- Various instrumentation;
- Refrigeration units;
- Vacuum solvent recovery systems;
- Pumps;
- Electrical glycol heaters;
- Jacketed, non jacketed, agitated and non agitated stainless-steel tanks; and
- Miscellaneous laboratory equipment;

The Equipment is being sold on an "as is, where is" basis. The Receiver does not make any representations, covenants, or warranties regarding the assets. Further details and descriptions of the Equipment are provided in the appendices.

The Receiver is requesting that any auction or liquidation proposal include a timeline for holding an auction or sale, as well as the particulars of the estimated gross proceeds, the commission structure, details and estimates of associated costs, and the net estimated

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recovery for the estate, including any net minimum guarantee. The proposals should also confirm if the auction or liquidation sale is to be held at the Companies' premises in Edmonton, or at a third-party location, and provide any further information that may be requested by the Receiver.

The Receiver is at liberty to accept any offer in its sole discretion, and specifically reserves the right (a) not to accept a proposal or any proposal whatsoever, (b) to accept or negotiate with any proposed liquidator at any time prior to the below deadline, (c) waive or vary any term or condition, (d) reject any or all proposals, or (e) to apply to Court for approval of any proposal. The Receiver will evaluate the proposals received and may individually contact some or all prospective purchasers to request additional information about their respective proposal.

Each prospective purchaser shall bear all their own costs, including, but not limited to, legal counsel and external advisers, for its investigation and due diligence for preparing its proposal.

All inquiries with respect to the Equipment should be directed to the Receiver;

Maha Shah d: (780) 733-8685 e: maha.shah@mnp.ca

Offers to purchase and liquidation proposals must be submitted to MNP Ltd. prior to **4:00 pm MST Friday, May 12th, 2023** (the "**Deadline**"). Details concerning a form of offer to purchase are referenced below. <u>The Receiver's acceptance of any offer to purchase or liquidation</u> <u>proposal is subject to Court approval</u>.

This Request of Offers to Purchase or Liquidation Proposals ("**ROP**") is intended solely for the purpose of soliciting offers or proposals from qualified, prospective purchasers or liquidators.

The ROP is provided with the expressed understanding that each prospective purchaser will undertake its own due diligence and independently investigate those matters that it deems pertinent. The Receiver has prepared the ROP from information provided by the Companies and other sources deemed reliable. The Receiver has conducted a limited review of this

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information, but it has not independently verified its accuracy or completeness. The ROP is provided with the expressed understanding that each prospective purchaser will undertake its own due diligence and independently investigate those matters that it deems pertinent. Nothing in the ROP shall be deemed to create or imply any covenant, representation, or warranty whatsoever on the part of the Receiver. The Receiver expressly disclaims liability for any loss or damage that may arise from the use of the information contained in this ROP.

2. EQUIPMENT

A detailed list of the Equipment is attached as Appendix B.

Please note that additions or deletions may occur during the sales process. The Receiver will update interested parties of any additions or deletions that occur during the due diligence process.

3. PERSONAL PROPERTY REGISTRY

The results of a name search performed upon the Companies at the Alberta Personal Property Registry is attached as **Appendix C.**

4. SUBMISSION OF OFFERS TO PURCHASE OR LIQUIDATION PROPOSALS

Prospective purchasers or offerors can submit offers to the Receiver prior to the Deadline at the following address:

MNP Ltd. Suite 1300 10235 101 ST NW Edmonton, AB T5J 3G1 Attention: Maha Shah

Offers may also be submitted via email (maha.shah@mnp.ca) or via fax (780-409-5415) provided the Deposit is received prior to the Deadline.

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Each offer to purchase the Equipment must be in the form of offer attached as **Appendix D** and include a deposit (the "**Deposit**") by way of a bank draft in the amount of no less than 20% of the offer price and made payable to "MNP Ltd. – In Trust."

Additional terms and conditions are further defined in Appendix E.

Offers submitted to the Receiver must remain firm and irrevocable for a minimum of seven (7) days after they have been submitted. The Receiver will return the Deposits of prospective purchasers for offers that are not accepted in accordance with the terms and conditions.

The Receiver is at liberty to accept any offer in its sole discretion, and specifically reserves the right (a) not to accept the highest or any offer whatsoever, (b) to accept or negotiate with any prospective purchaser at any time prior to the deadline, (c) waive or vary any term or condition, (d) reject any or all offers, or (e) to apply to Court for approval of any offer. The Receiver will evaluate the offers received and may individually contact some or all prospective purchasers to request additional information about their respective offers.

The Receiver reserves the right to amend the ROP at any time and other information that the Receiver transmits in writing or orally to any prospective purchaser.

Each prospective purchaser shall bear all their own costs, including, but not limited to, legal counsel and external advisers, for its investigation and due diligence for preparing its offer to purchase or to complete the purchase of the Equipment.

MNP Ltd. In its capacity as Receiver of Radient Technologies (Cannabis) Inc. and not in its personal capacity

Per: Maha Shah

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APPENDIX A

A copy of the Receivership Order

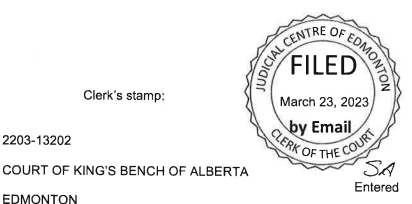
Clerk's stamp:

MOSKOWITZ CAPITAL MORTGAGE FUND II

2203-13202

EDMONTON

INC.



COURT FILE NUMBER

COURT

JUDICIAL CENTRE

PLAINTIFF

DEFENDANTS

DOCUMENT

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY FILING THIS DOCUMENT

DLA PIPER (CANADA) LLP Suite 2700, Stantec Tower 10220 - 103rd Avenue NW Attn: Jerritt Pawlyk and Kevin Hoy Phone: 780.429.6835 Fax: 780.670.4329 Email: Jerritt.pawlyk@dlapiper.com / kevin.hoy@dlapiper.com File No.: 013875-00002

1631807 ALBERTA LTD., RADIENT **TECHNOLOGIES INC., and RADIENT** TECHNOLOGIES (CANNABIS) INC.

LIMITED RECEIVERSHIP ORDER

DATE ON WHICH ORDER WAS PRONOUNCED:	March 21, 2023
LOCATION OF HEARING:	Edmonton Law Courts, Edmonton, Alberta
NAME OF JUSTICE WHO GRANTED THIS ORDER:	The Honourable Justice D.R. Mah

UPON the application of Moskowitz Capital Mortgage Fund II Inc. ("MCMF") in respect of 1631807 Alberta Ltd. and Radient Technologies Inc. (collectively, the "Debtor"); AND UPON having read the Application, the Affidavits of Brian Moskowitz, dated December 12, 2022, and March 12, 2023, and Bench Brief; and the Affidavit of Service of Cassandra Anderson, all filed; AND UPON reading the consent of MNP Ltd. to act as receiver (the "Receiver") of the Debtor, filed; AND UPON noting the consent endorsed hereon of MNP Ltd.; AND UPON hearing counsel for MCMF, counsel for the proposed Receiver and any other counsel or other interested parties present; IT IS HEREBY ORDERED AND DECLARED THAT:

Service

1. The time for service of the notice of application for this order (the "**Order**") is hereby abridged and deemed good and sufficient and this application is properly returnable today.

Appointment

2. Pursuant to section 243(1) of the Bankruptcy and Insolvency Act, RSC 1985, c. B-3 (the "BIA"), and sections 13(2) of the Judicature Act, RSA 2000, c.J-2, and 65(7) of the Personal Property Security Act, RSA 2000, c.P-7 MNP Ltd. is hereby appointed Receiver, without security, of the personal property of the Debtor's described in Exhibit "L" of the Affidavit of Brian Moskowitz dated March 13, 2023, together with any other personal property of the Debtor as may be agreed upon by the Receiver and the Debtor, including all proceeds thereof (the "Property"). For greater certainty, and without restricting the generality of the foregoing, the Property shall not include the proceeds of any disposition of chattel property belonging to the Debtor held in trust as of the date of this Order by Dentons Canada LLP.

Receiver's Powers

- 3. 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, which shall include the Receiver's ability to abandon, dispose of, or otherwise release any interest in 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;
 - to cease to perform any contract of the Debtor connected or relating to the use, operation, lease, license, sale, transfer or other disposition of the Property;
 - (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;

- 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 Debtor, for any purpose pursuant to this Order;
- (f) 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 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, and provided further that nothing in this Order shall authorize the Receiver to defend or settle the action in which this Order is made unless otherwise directed by this Court;
- (g) to market any or all 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;
- (h) to sell, convey, transfer, lease or assign the Property or any part or parts thereof out of the ordinary course of business:
 - without the approval of this Court in respect of any transaction not exceeding \$50,000 provided that the aggregate consideration for all such transactions does not exceed \$200,000; 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;

and in each such case notice under subsection 60(8) of the *Personal Property Security Act*, RSA 2000, c. P-7 or any other similar legislation in any other province or territory shall not be required.

- to apply for any vesting order or other orders (including, without limitation, confidentiality or sealing 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;
- to report to, meet with and discuss with such affected Persons (as defined below) as the Receiver deems appropriate 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;

- (k) to register a copy of this Order and any other orders in respect of the Property against title to any of the Property, and when submitted by the Receiver for registration this Order shall be immediately registered by the Registrar of Land Titles of Alberta, or any other similar government authority, notwithstanding Section 191 of the *Land Titles Act*, RSA 2000, c. L-4, or the provisions of any other similar legislation in any other province or territory, and notwithstanding that the appeal period in respect of this Order has not elapsed and the Registrar of Land Titles shall accept all Affidavits of Corporate Signing Authority submitted by the Receiver in its capacity as Receiver of the Debtor and not in its personal capacity;
- (I) to apply for any permits, licences, approvals or permissions as may be required by any governmental authority in connection with the Property and any renewals thereof for and on behalf of and, if thought desirable by the Receiver, in the name of the Debtor;
- (m) to enter into agreements with any trustee in bankruptcy appointed in respect of the Debtor, including, without limiting the generality of the foregoing, the ability to enter into occupation agreements for any property owned or leased by the Debtor; and
- (n) 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, including the Debtor, and without interference from any other Person (as defined below).

- 4. Notwithstanding anything in paragraph 3 of this Order, the Receiver shall not be empowered or authorized to manage, operate, or carry on the business of the Debtor or to perform any contractual obligation of the Debtor.
- 5. Notwithstanding anything in paragraph 3 of this Order, the Receiver shall provide to any secured creditor who requests information of the Debtor relating to amounts owing by the Debtor pursuant to the *Income Tax Act*, RSC 1985, c 1, or the *Excise Tax Act*, RSC 1985, c E-15, any such information within the Receiver's knowledge at the time of such request.

Duty to Provide Access and Co-operations to the Receiver

6. (i) The Debtor, (ii) all of its current and former directors, officers, employees, agents, accountants, legal counsel and shareholders, and all other persons acting on its instructions or behalf, and (iii) all other individuals, firms, corporations, governmental bodies or agencies, or other entities having notice of this Order including, without limitation, any authorized agent acting on behalf of MCMF in connection with any of MCMF's rights or authority arising from the October 20, 2022, Order granted by the Honourable Applications Judge B.W. Summers in these proceedings (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 (excluding Property subject to liens the validity of which is dependent on maintaining possession) to the Receiver upon the Receiver's request.

- 7. All Persons shall forthwith advise the Receiver of the existence of any books, documents, securities, contracts, orders, corporate and accounting records, and any other papers, records and information of any kind related to the Property, 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 or permit the Receiver to make, retain and take away copies thereof and grant to the Receiver unfettered access to and use of accounting, computer, software and physical facilities relating thereto, provided however that nothing in this paragraph or in paragraph 8 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 due to the privilege attaching to solicitor-client communication or documents prepared in contemplation of litigation or due to statutory provisions prohibiting such disclosure.
- 8. 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 for the purpose of allowing the Receiver 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 in its discretion deems expedient, and shall not alter, erase or destroy any Records without the prior written consent of the Receiver. Further, for the purposes of this paragraph, all Persons shall provide the Receiver with all such assistance in gaining immediate access to the information in the Records as the Receiver may in its discretion require including providing the Receiver with any and all access codes, account names, and account numbers that may be required to gain access to the information.

No Proceedings Against the Receiver

9. No proceeding or enforcement process in any court or tribunal (each, a "**Proceeding**"), shall be commenced or continued against the Receiver except with the written consent of the Receiver or with leave of this Court.

No Proceedings Against the Debtor or the Property

10. No Proceeding against or in respect of the Debtor concerning or relating to 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 Property are hereby

stayed and suspended pending further Order of this Court, provided, however, that nothing in this Order shall: (i) prevent any Person from commencing a proceeding regarding a claim that might otherwise become barred by statute or an existing agreement if such proceeding is not commenced before the expiration of the stay provided by this paragraph; and (ii) affect a Regulatory Body's investigation in respect of the debtor or an action, suit or proceeding that is taken in respect of the debtor by or before the Regulatory Body, other than the enforcement of a payment order by the Regulatory Body or the Court. "**Regulatory Body**" means a person or body that has powers, duties or functions relating to the enforcement or administration of an Act of Parliament or of the legislature of a Province.

No Exercise of Rights of Remedies

- 11. All rights and remedies of any Person, whether judicial or extra-judicial, statutory or non-statutory (including, without limitation, set-off rights) against or in respect of the Debtor or the Receiver in connection with or affecting the Property are hereby stayed and suspended and shall not be commenced, proceeded with or continued except with leave of this Court or the express written consent of the Receiver, provided, however, that nothing in this Order shall:
 - (a) empower the Debtor to carry on any business that the Debtor is not lawfully entitled to carry on;
 - (b) prevent the filing of any registration to preserve or perfect a security interest;
 - (c) prevent the registration of a claim for lien; or
 - (d) exempt the Debtor from compliance with statutory or regulatory provisions relating to health, safety or the environment.
- 12. Nothing in this Order shall prevent any party from taking an action against the Debtor where such an action must be taken in order to comply with statutory time limitations in order to preserve their rights at law, provided that no further steps shall be taken by such party except in accordance with the other provisions of this Order, and notice in writing of such action be given to the Receiver at the first available opportunity.
- 13. No Person shall accelerate, suspend, 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 Debtor in relation to or concerning the Property, except with the written consent of the Debtor and the Receiver, or leave of this Court. All persons having oral or written agreements or arrangements with the Debtor, including without limitation all computer software, communication and other data services, insurance, transportation, maintenance services, other services to the Debtor in connection with the Property are hereby restrained until further order of this Court from discontinuing, altering, interfering with, suspending or terminating the supply of such

goods or services as may be required by the Debtor or exercising any other remedy provided under such agreements or arrangements.

Receiver to Hold Funds

14. 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

- 15. 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, SC 2005, c.47 ("WEPPA").
- 16. Pursuant to clause 7(3)(c) of the Personal Information Protection and Electronic Documents Act, SC 2000, c. 5, 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 Debtor, and shall return all other personal information to the Receiver, or ensure that all other personal information is destroyed.

Limitations on Environmental Liabilities

- 17. (a) Notwithstanding anything in any federal or provincial law, the Receiver is not personally liable in that position for any environmental condition that arose or environmental damage that occurred:
 - i. before the Receiver's appointment; or

- ii. after the Receiver's appointment unless it is established that the condition arose or the damage occurred as a result of the Receiver's gross negligence or wilful misconduct.
- (b) Nothing in sub-paragraph (a) exempts a Receiver from any duty to report or make disclosure imposed by a law referred to in that sub-paragraph.
- (c) Notwithstanding anything in any federal or provincial law, but subject to sub-paragraph (a) hereof, where an order is made which has the effect of requiring the Receiver to remedy any environmental condition or environmental damage affecting the Property, the Receiver is not personally liable for failure to comply with the order, and is not personally liable for any costs that are or would be incurred by any person in carrying out the terms of the order,
 - i. if, within such time as is specified in the order, within 10 days after the order is made if no time is so specified, within 10 days after the appointment of the Receiver, if the order is in effect when the Receiver is appointed, or during the period of the stay referred to in clause ii below, the Receiver:
 - A. complies with the order, or
 - B. on notice to the person who issued the order, abandons, disposes of or otherwise releases any interest in any real property affected by the condition or damage;
 - ii. during the period of a stay of the order granted, on application made within the time specified in the order referred to in clause (i) above, within 10 days after the order is made or within 10 days after the appointment of the Receiver, if the order is in effect when the Receiver is appointed, by:
 - A. the court or body having jurisdiction under the law pursuant to which the order was made to enable the Receiver to contest the order; or
 - B. the court having jurisdiction in bankruptcy for the purposes of assessing the economic viability of complying with the order; or
 - iii. if the Receiver had, before the order was made, abandoned or renounced or been divested of any interest in any real property affected by the condition or damage.

Limitation on the Receiver's Liability

18. Except for gross negligence or wilful misconduct, as a result of its appointment or carrying out the provisions of this Order the Receiver shall incur no liability or obligation that exceeds an amount for which it may obtain full indemnity from the Property. Nothing in this Order shall derogate from

any limitation on liability or other protection afforded to the Receiver under any applicable law, including, without limitation, Section 14.06, 81.4(5) or 81.6(3) of the BIA.

Receiver's Accounts

- 19. The Receiver and counsel to the Receiver shall be paid their reasonable fees and disbursements, in each case, incurred at their standard rates and charges. The Receiver and counsel to the Receiver shall be entitled to the benefits of and are hereby granted a charge (the "Receiver's Charge") on the Property, which charge shall not exceed an aggregate amount of \$50,000.00 as security for their professional fees and disbursements incurred at the normal rates and charges of the Receiver and such counsel, both before and after the making of this Order in respect of these proceedings, and the Receiver's Charge shall form a first charge on the Property in priority to all security interests, trusts, deemed trusts, liens, charges and encumbrances, statutory or otherwise, in favour of any Person but subject to section 14.06(7), 81.4(4) and 81.6(2) of the BIA.
- 20. The Receiver and its legal counsel shall pass their accounts from time to time.
- 21. 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 the legal fees and disbursements, incurred at the normal 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.

Funding of the Receivership

- 22. 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 \$50,000.00 (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 whole of the Property 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, deemed 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 set out in sections 14.06(7), 81.4(4) and 81.6(2) of the BIA.
- 23. 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.

- 24. The Receiver is at liberty and authorized to issue certificates substantially in the form annexed as Schedule "A" hereto (the "**Receiver's Certificates**") for any amount borrowed by it pursuant to this Order.
- 25. 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.
- 26. The Receiver shall be authorized to repay any amounts borrowed by way of Receiver's Certificates out of the Property or any proceeds, including any proceeds from the sale of any assets without further approval of this Court.

Allocation

27. Any interested party may apply to this Court on notice to any other party likely to be affected, for an order allocating the Receiver's Charge and Receiver's Borrowings Charge amongst the various assets comprising the Property

General

- 28. The Receiver may from time to time apply to this Court for advice and directions in the discharge of its powers and duties hereunder.
- 29. Notwithstanding Rule 6.11 of the *Alberta Rules of Court*, unless otherwise ordered by this Court, the Receiver will report to the Court from time to time, which reporting is not required to be in affidavit form and shall be considered by this Court as evidence. The Receiver's reports shall be filed by the Court Clerk notwithstanding that they do not include an original signature.
- 30. Nothing in this Order shall prevent the Receiver from acting as a trustee in bankruptcy of the Debtor.
- 31. This Court hereby requests the aid and recognition of any court, tribunal, regulatory or administrative body having jurisdiction in Canada or in any foreign jurisdiction 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, to grant representative status to the Receiver in any foreign proceeding, or to assist the Receiver and its agents in carrying out the terms of this Order.
- 32. The Receiver be at liberty and is 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 is 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.

- 33. The Plaintiff shall have its costs of this application, up to and including entry and service of this Order, provided for by the terms of the Plaintiff's security or, if not so provided by the Plaintiff's security, then on a substantial indemnity basis, including legal costs on a solicitor-client full indemnity basis, to be paid by the Receiver from the proceeds of the Property with such priority and at such time as this Court may determine.
- 34. Any interested party may apply to this Court to vary or amend this Order on not less than 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.

Filing

- 35. This Order is issued and shall be filed in Court of King's Bench Action No. 2203-13202.
- 36. The Receiver shall establish and maintain a website in respect of these proceedings at <u>https://mnpdebt.ca/en/corporate/corporate-engagements/radient-technologies-inc</u> the "Receiver's Website") and shall post there as soon as practicable:
 - (a) all materials prescribed by statue or regulation to be made publicly available; and
 - (b) all applications, reports, affidavits, orders and other materials filed in these proceedings by or on behalf of the Receiver, or served upon it, except such materials as are confidential and the subject of a sealing order or pending application for a sealing order.
- 37. Service of this Order shall be deemed good and sufficient by:
 - (a) serving the same on:
 - i. the persons listed on the service list created in these proceedings or otherwise served with notice of these proceedings;
 - ii. any other person served with notice of the application for this Order;
 - iii. any other parties attending or represented at the application for this Order; and
 - (b) posting a copy of this Order on the Receiver's Website

and service on any other person is hereby dispensed with.

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38. Service of this Order may be effected by facsimile, electronic mail, personal delivery or courier. Service is deemed to be effected the next business day following transmission or delivery of this Order.

Actor

Justice of the Court of King's Bench of Alberta

SCHEDULE "A"

RECEIVER CERTIFICATE

CERTIFICATE NO.	

AMOUNT <u>\$_____</u>

- 1. THIS IS TO CERTIFY that MNP Ltd., the receiver (the "Receiver") of all of the Property (as defined in the Order) of 1631807 Alberta Ltd. and Radient Technologies Inc. appointed by Order of the Court of King's Bench of Alberta and Court of King's Bench of Alberta in Bankruptcy and Insolvency (collectively, the "Court") dated the _____ day of March, 2023 (the "Order") made in action numbers 2203-13202 and ______, has received as such Receiver from the holder of this certificate (the "Lender") the principal sum of \$_____, being part of the total principal sum of \$______ that 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 Lender with interest thereon calculated and compounded 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 ______ from time to time.
- 3. Such principal sum with interest thereon is, by the terms of the Order, together with the principal sums and interest thereon of all other certificates issued by the Receiver pursuant to the Order or to any further order of the Court, a charge upon the whole of the Property (as defined in the Order), in priority to the security interests of any other person, but subject to the priority of the charges set out in the Order and the *Bankruptcy and Insolvency Act*, and the right of the Receiver to indemnify itself out of such Property in respect of its remuneration and expenses.
- 4. All sums payable in respect of principal and interest under this certificate are payable at the main office of the Lender at ______
- 5. 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 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 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____

MNP Ltd., solely in its capacity as Receiver of the Property (as defined in the Order), and not in its personal capacity

Per: _____

Name:

Title:

APPENDIX B

Equipment Listing

item No.	Photo		Unit No.	Collateral Description
1	ÌGI	P1140553- 555		YALE FORKLIFT W/ 42" FORKS & 31" CARRIAGE, MODEL# NR035DANM24TE095 Location: Inside Plant
2		P1140557- 559		GENIE GS-2632 SCISSOR LIFT Location: Outside Plant
3		P1140567- 570		(4) 25,000L SS ETHANOL TANKS Location: Outside Plant
4		P1140575- 576	WS1	20,000L WASTE SPILL CONTAINMENT SS TANK DOUBLE WALL Location: Outside Plant
5		P1140578- 580	DTC1	AQC DUST COLLECTINS SYSTEMS
6		P1140582- 583		CUMMINS BACKUP GENERATOR, NATURAL GAS
7		P1140585- 586		LEVEL NINE PRE-FAB VAULT, 12'X16' Location: Inside Plant
8		P1140588- 590		METTLER TOLEDO SCALE, MODEL# IND560 HARS

9		k P1140929- 933		PCL SYSTEM, INSTRUMENTATION SYSTEM VARIOUS BOXES OF INSTRUMENTS, RATE CONTROLLERS, LOAD SENSORS, TANK BLANKETING REGULATORS, SINAMICS CONTROL UNITS, RADAR UNITS, ROTORY AIR LOCKS, VIBRATING LEVEL SWITCHES, MINI LOBE ROTORY PUMPS, TEMPERTURE SENSORS, REMOTE TRANSMITTERS, TEMPERTURE TRANSMITTERS, AIR MOTORS, PROCESS CALIBRATORS, MULTIVARIABLE TRANSMITTERS, CONTROL MASTERS, TREX COMMUNICATORS, MICRO MOTION SENSORS, REMOTE RTD'S, WEIGH MODULES, WEIGH TERMINALS, FORSBERG DESTONER, GASKETS, CLAMPS, REOTEMP PRESSURE GAUGE, WAVEGUIDE ADAPTERS, TRAC BALL VALVES, INLINE RESISTANCE THERMOMETERS, AXIUS SC RUPTURE DISC'S, OPERATOR PANELS, PRESSURE TRANSMITTERS, SHO-RATE PURGEMETERS, GRACO PUMPS, VARIOUS DIAPHRAM PUMPS MISC PUMPS Location: Vacant Building
10		P1140600- 601		MICROWAVE
11		P1140602- 603		VOLUMETRIC METER
12		P1140604		LETINA 528 GALLON JACKETED SS TANK Location: Inside Plant
13	Calific and the second s	P1140608		(10) DIAPHRAGM SS PUMP, FDA APPROVED
14		P1140610	RLP-01	(8) ROTARY LOPE PUMP SS Location: Inside Plant

15		P1140615- 616	VS3T	600 GALLON SS TANK, UNJACKETED & NO AGITATOR Location: Inside Plant
16		P1140623		VACUUM SOLVENT RECOVERY SYSTEM
				Location: Inside Plant
17		P1140625- 626	MPT2	26 GALLON SS TANK, NON-JACKETED & NON- AGITATED
				Location: Inside Plant
18		P1140628	МРТЗ	40 GALLON SS TANK, NON-JACKETED & NON- AGITATED
				Location: Inside Plant
19		P1140632- 633		WALK-IN COOLER
20		P1140635- 637		(2) LENTINA SS 528 GALLON TANK, JACKETED & NON-AGITATED
				Location: Vacant Building
21		P1140639	REA7	500L SS JACKETED REACTOR, AGITATED
22	HE	P1140645- 646	DS1	FAIRBANKS TRANSPORT SCALE

23		P1140648 651	RE4	2003 BUCHI ROTAVAPOR R-250 EX, TYPE# S8621D542, 380-440 VOLTS, 50-60 HZ, 7.5-9.1 KW Location: Inside Plant
24		P1140660 & P1140665		VACUUM SOLVENT RECOVERY SYSTEM
25		P1140661 & P1140665		VACUUM SOLVENT RECOVERY SYSTEM
26		P1140667		230 SQUARE FT OF SS HEAT EXCHANGERS Location: Vacant Building
27		P1140669- 670		LENTINA 528 GALLON SS TANK, JACKETED, NON- AGITATED Location: Vacant Building
28		P1140672	-	80 GALLON VACUUM RATED RECEIVER SS
29		P1140674- 677	\$1\$D\$2M\$1	(3) 2000 GALLON SS TANKS, NON-JACKETED & NON- AGITATED Location: Outside Plant
30	Committee Statement Committee Statement of the Statement	P1140685- 689	LKT5	SS KETTLE DOUBLE MOTION 80 GALLONS (US), JACKETED, AGITATED, XP RATED Location: Inside Plant

31	P1140692- 694	REA4	SS 2000L REACTOR TANK, VACUUM RATED, JACKETED & AGITATED Location: Outside Plant
32	P1140701- 703		YALE FORKLIFT W/ 48" FORKS & 42" SS CRG, MODEL# GLP050VXNVSE084 Location: Inside Plant
33	P1140705- 706		AQC DUST COLLECTINS SYSTEMS
34	P1140711- 712		30-TON REFRIGERATION UNIT
35	P1140714- 717 & P1140728- 729		100-TON REFRIGERATION UNIT
36	P1140719- 720 & P1140728- 729		100-TON REFRIGERATION UNIT
37	P1140726		2-HR SOLVENT STORAGE SHED Location: Outside Plant
38	P1140731- 732		2018 LETINA SS 4150L TANK Location: Inside Plant

39	P11 740	140737- D	TCU1	ELECTRICAL GLYCOL HEATER 100KW Location: Inside Plant
40	P11 740	140737-)	TCU2	ELECTRICAL GLYCOL HEATER 135KW Location: Inside Plant
41	P11	140742	MCC 2P	MOTOR CONTROL CENTRE W/ SWITCH GEAR, VFDS Location: Inside Plant
42	749 P11 752	40751- 2 & 40754-		KAESER BSD 50 SIGMA, ROTARY AIR COMPRESSOR SYSTEM Location: Inside Plant
43	P11 758	40757-		100 BHB BOILER Location: Inside Plant
44	P11. 762	40760-	QC-OVEN1	VWR CHAMBER OVEN
45	P114 765	40764-	FUH1	FUMEHOOD Location: Inside Plant
46	P114 775	40773-	QC-GC2	GC W/ HEAD SPACE ANALYZER Location: Inside Plant

47		P1140777- 779		SHIMADZU MODEL# TOC ANALYZER-VWP, CAT NO# 638-91116-42 Location: Inside Plant
48		P1140786- 787		SHIMADZU IRSPIRIT FOURIER TRANSFORM INFRARED SPECTROPHOTOMETER Location: Inside Plant
49	De la constance	P1140795- 796	QC-REF1	VWR CHAMBER OVEN
50	WINNESS PROVIDENT	P1140798- 799	QC-REF2	VWR CHAMBER OVEN
51		P1140801		COMPUTERS & MISC LAB ITEMS Location: Inside Plant
52		P1140803- 804	QC-BAL2	METTLER TOLEDO XPE204 W/ FREE UNIVERSAL ANTI STATIC Location: Inside Plant
53		P1140811- 813	E-0253	HIRAYAMA AUTOCLAVE MODEL# HVA-110
54		P1140843- 844 & P1140848- 849		ATG PHARMA BOTTLING SYSTEM

55	P1140	CARBON AIR FILTER FILTRATION SYSTEM
56	P1140	365 RACKING OF MISC PARTS Location: Inside Plant
57	P11403	COOLER, STAND UP FREEZER, & BENCH/CABINET
58	P11408	RACKING OF MISC PARTS
59	P11408	68 RACKING OF MISC PARTS Location: Inside Plant
60	P11408	69 SANTIARY PIPE FITTINS Location: Inside Plant
61	P11408	73 MISC DRUMS, PUMPS (CAPTURED IN ROTARY PUMPS) Location: Inside Plant
62	P11408	93 METAL CRATES W/ VARIOUS ELECTRICAL WIRE Location: Vacant Building

63	Relieven -	P1140900	MISC STAINLESS PIPE & PUMPS & CONTROL VALVES (SEE PUMP & INTRUMENT LIST) Location: Vacant Building
64		P1140909	METAL RACKING OF MISC PARTS Location: Inside Plant
65		P1140911- 912	WATCO ELECTRIC HEATING UNIT W/ CONTROL PANEL Location: Vacant Building
66		P1140913- 918	METAL SHELVING W/ MISC SS FITTINGS, SUPPLIES & TOOL BIN RACK FULL OF MISC SS SUPPLIES Location: Inside Plant
67		P1140935- 936	MISC SS STEEL & PLATFORM FOR MICROWAVE EXTRACTION SYSTEM Location: Vacant Building
68		P1140938- 939	MISC HEAT EXTRACTORS, VALVES, SS FITTINGS Location: Vacant Building
69		P1140941- 943	MISC HEAT EXTRACTORS, VALVES, SS FITTINGS Location: Vacant Building
70		P1140944	HOUSING BAG FILTER (1 OF 6) Location: Vacant Building

71	P114 961	⁰⁹⁶⁰⁻ MVR1	1200L SS TANK, NON-JACKETED & NON-AGITATED, VACUUM RATED Location: Vacant Building
72	P114	0963 SBT1	6500L SS TANK, JACKETED & AGITATED
73	P114	0967	BIOMAS BIN HANDLING SYSTEM Location: Vacant Building
74	P1140	0969	HEAT EXCHANGERS (4 OF 6) 50 SQUARE FT Location: Vacant Building
75	P1140	9972	MISC ITEMS & DRUM DUMPER Location: Vacant Building
76	P1140	9973	HAUL VACUUM SYSTEM & MISC ELECTRIC PARTS
77	P1140 976	⁹⁷⁵⁻ REA3	REACTOR SS TANK, 2000L, AGITATED & JACKETED
78	P1140 979	⁹⁷⁸⁻ FS3	FAIRBANK TRANSPORT SCALE

79	P1140981- 982	VTD1	SS VACUUM TRAY DRYER, VACUUM RATED, 134 SQ FT Location: Vacant Building
80	P1140984- 985	MPT1	PURE FLO PRECISION TANK - RECEIVER - 625L, SS, NON-JACKETED, AGITATED Location: Vacant Building
81	P1140987- 989		MISC PIECES FROM DUST COLLECTORS
82	P1140993		(2) SPARE MOTOR & GEAR BOX FOR LKT1 & LKT2 Location: Vacant Building
83	P1140995		(2) SS HEAT EXCHANGERS, APPROX 100FT Location: Vacant Building
84	P1140997		WATCO ELECTRIC HEATING UNIT W/ CONTROL PANEL Location: Vacant Building
85	P1140999- 1150001	REA5	REACTOR SS 1500L JACKETED & AGITATED
86	P1150003- 004	FS4	FAIRBANK TRANSPORT SCALE

87	P1150006 007	VDR1	985L SS TANK, NON-JACKETED & NON-AGITATED Location: Vacant Building
88	P1150009 010		(7) SS LIQUID TOTES Location: Vacant Building
89	P1150011		(6) SS DRY PRODUCT TOTE, 35 CUBIC FT Location: Vacant Building
90	P1150013		MISC VALVES & FITTINGS Location: Vacant Building
91	P1150014		MISC VALVES & FITTINGS Location: Vacant Building
92	P1150015		VARIOUS PUMPS, FITTINGS, VALVES, ETC Location: Vacant Building
93	P1150016		MISC DIAPHRAM PUMPS Location: Vacant Building
94	P1150017		SPARE MOTOR Location: Vacant Building

95	THE PARTY	P1150022- 023	PF2	NUTCH ASTALOY FILTER 140L Location: Vacant Building
96		P1150024- 025	PF1	NUTCH ASTALOY FILTER 140L Location: Vacant Building
97	CERTIFIC STATE	P1150027- 030		(54) ASEPTIC SS TOTES Location: Vacant Building
98		P1150032	MJT1	REACTOR SS 470 GALLON VACUUM TANK
99		P1150034- 036	SDT5	LENTINA SS 528 GALLON TANK Location: Vacant Building
100		P1150035		LENTINA SS 528 GALLON TANK Location: Vacant Building
101		P1150038- 039		FORMA SCIENTIFIC CO2 INCUBATOR
102		P1150041		FORMA SCIENTIFIC CO2 INCUBATOR

*_1** * *= *

103	Section of the sectio	P1150043- 044	EPPENDORF CENTRIFUGE 5810 Location: Outside Plant
104		P1150046- 047	SAVANT SPEED VAC PLUS SC210A Location: Outside Plant
105		P1150049- 051	(3) FORMA SCIENTIFIC CLASS 11 A/B3 BIOLOGICAL SAFETY CABINET Location: Vacant Building
106		P1150054- 055	SS WHITE FILM EVAPORATOR SYSTEM, 13.4 SQ FT, ULTRALOW VACUUM Location: Vacant Building
107		P1150060	HAPMAN CONVEYOR SYSTEM, XP RATED, VARIABLE SPEED Location: Vacant Building
108			(2) JDXK HEAT EXCHANGERS SS 10SQFT Location: Vacant Building
109	E		FORSBERG MODEL 5G DESTONER Location: Vacant Building
110	*	P1150063- 064	INLINE PUMP (SEE PUMP LIST FOR DETAILS) Location: Vacant Building

111		P1150065- 066		SHARPLES S26, XP RATED
112	ECCIENCE Maria	P1150068- 069		BUSCH VACUUM SYSTEM
113		P1150076		(2) PRESSURE VACUUM 26 GALLONS TANK, AGITATED & NON-JACKETED Location: Vacant Building
114		P1150078		500L SS JACKETED REACTOR, AGITATED
115		P1150080	LL3	1600L SS TANK, NON-JACKETED & NON-AGITATED
116		P1150082		(2) MOTORS Location: Vacant Building
117		P1150084		WATCO ELECTRIC HEATING UNIT W/ CONTROL PANEL Location: Vacant Building
118	The second secon	P1150086		(2) ACRISON FEEDER Location: Vacant Building

119		1150088- 90	TK2	(2) PRESSURE VACUUM 26 GALLONS TANK, AGITATED & NON-JACKETED Location: Vacant Building
120	The second se	11500 92 - 93	BH2	(2) 680L SS HOPPER Location: Vacant Building
121	Provide the second seco	1150095		PSV VALVES Location: Vacant Building
122	Eq op	1150096-)7		HAPMAN CONVEYOR SYSTEM, XP RATED, VARIABLE SPEED Location: Vacant Building
123	10	150099- 01 & 150103- 14		(6) 200L PUMP SS TANKS Location: Vacant Building
124	P1	150106		MICROWAVE #3, PARTIALLY PHOTO'D, EXTERIOR HOUSING CAVITY IN SHOP FOR FINAL MACHING Location: Vacant Building
125	P1	150107	2	MISC STAINLESS PIPING, STRUCTURAL STEEL
126	10	150108- 9 & 140957- 8		MICROWAVE GENERATOR & EXTRACTOR Location: Vacant Building

127		P1150111		PUMP HOUSE Location: Vacant Building
128		P1150112- 114	MW2	LABOTRON X 6000 MICROWAVE EXTRACTOR
129		P1150117- 119		(3) BUCHI ROTAVAPOR R-300 Location: Outside Plant
130		21150121- 124		(2) MINILABOTRON 2000 MICROWAVE EXTRACTOR Location: Vacant Building
131		21150126- 28		ATC K1 CHILLER, PART# K105006 Location: Vacant Building
132	A DECEMBER OF A	21150130- 33		RETSCH SM 300 GRINDER
133	the second se	1150138- 40		LABCONCO FREEZONE FREEZER
134		1150142- 43		EPPENDORF CENTRIFUGE 5810 R Location: Outside Plant

135		P1150145- 147	2018 GLATT MINI FLUID BED DRYER Location: Inside Plant
136		P1150149- 151	IKA T25 DIGITAL ULTRA TURRAX HOMOGENIZER Location: Inside Plant
137		P1150153- 154	BUCHI MINI SPRAY DRYER B-290 Location: Inside Plant
138		P1150156- 157	BUCHI INERT LOOP B-295 Location: Inside Plant
139	Statute 17	P1150159- 161	RETSCH PM 100 PLANTERY BALL MILL Location: Outside Plant
140		P1150163- 164	THERMO HERATHERM OVEN
141		P1150166- 169	(2) MICROWAVE EXTRACTOR HUBER MINICHILLER 600 & SAIREM MICROWAVE GENERATOR Location: Outside Plant
142		P1150171- 173	(3) MINIFLOW 200SS MICROWAVE Location: Outside Plant

143		P1150175- 178		AGILENT TECHNOLOGIES 1200 SERIES & 1260 INFINITY HPLC Location: Outside Plant
144				BUCHI PURE C-850 FLASH PREP Location: Outside Plant
145	S.	P1150191- 193		THERMO SCIENTIFIC FORMA 900 SERIES FREEZER Location: Vacant Building
146		P1150195- 197	QC-CS1 QC-CRS1	CARON ENVIRONMENTAL CHAMBER & CARON CONDENSATE RECIRCULATOR Location: Vacant Building
147		P1150199- 201	QC-SC2	CARON ENVIRONMENTAL CHAMBER
148	EL.	P1150203- 205	PD-SC1	CARON ENVIRONMENTAL CHAMBER
149		P1150207- 215	QC-HPLC1	AGILENT (4) 1100 SERIES, (2) 1200 SERIES, HEWLET PACKARD 1100 Location: Outside Plant
150		P1150217- 220		MALVERN MASTERSIZER 3000 PARTICLE SIZE ANALYZER, MALVERN AERO S, MALVERN HYDRO MV Location: Outside Plant

151		P1150222- 224		MALVERN ZETASIZER NANO SERIES PARTICLE SIZE ANALYZER Location: Outside Plant
152		P1150226- 229 & P1150231- 234		AGILENT TECHNOLOGIES 7890B GC SYSTEM, 7890B (G3440B) SERIAL# CN13333026, AGILENT 7693A AUTOSAMPLER, JULABO 900F HEATER (SERIAL# 10364667) Location: Outside Plant
153		P1150236- 240	QC-GCMS1	GC MAS SPEC AGILENT TECHNOLOGIES 7890A GC SYSTEM (SERIAL# US11241031), AGILENT 7693 AUTOSAMPLER, AGILENT 5975C VL MSD W/ TRIPLE- AXIS DETECTOR Location: Outside Plant
154	And and a second s	P1150242- 243		VWR FRIDGE/FREEZER
155	And a second secon	P1150245- 246		VWR FRIDGE/FREEZER
156		P1150248- 249 & P1150251		VWR FRIDGE/FREEZER
157	And a second	P1150253- 255		TOSHIBA 1600XPI SERIES UNINTERRUPTIBLE POWER SYSTEM Location: Vacant Building
158	and the second se	P1150273- 277		AGILENT TECHNOLOGIES 7890A (SERIAL# CN10953056) GC SYSTEM, 7693 AUTOSAMPLER, 5977B MSD Location: Outside Building

159		P1150279- 281		ULTRASCAN VIS HUNTER LAB
160	-	P1150283- 288	QC-BAL1	METTLER TOLEDO SCALE O XP56 SCALE & BT-P42 PRINTER
161		P1150290- 291		CAMPBELL HAUSFELD CE800100FP AIR COMPRESSOR
162				PFAULDER WIPED FILM EVAPORATOR, USED REFURBISHED BY PFAUDLER
163				FITZMILL
164				URSCHEL MILL
165				SOFTWALL CLEAN ROOM
166				40FT STORAGE CONTAINER

167	ACRISON FEEDER SYSTEM
168	PALL FILTER HOUSING Location: Vacant Building

APPENDIX C

Personal Property Registry Search

Personal Property Registry Search Results Report

Page 1 of 34

Search ID #: Z15924335

Transmitting Party MCLENNAN ROSS LLP

600, 12220 Stony Plain RD EDMONTON, AB T5N 3Y4

Party Code: 50025451 Phone #: 780 482 9250 Reference #: 20230959 rtt

Search ID #: Z15924335 Date of Search: 2023-Mar-09

Time of Search: 13:51:26

Business Debtor Search For:

RADIENT TECHNOLOGIES INC.

Both Exact and Inexact Result(s) Found

NOTE:

A complete Search may result in a Report of Exact and Inexact Matches. Be sure to read the reports carefully.



Personal Property Registry Search Results Report

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Search ID #: Z15924335

RADIEN	IT TECHNOLOGIES INC.	Date of Search: 2023-Mar-09	Time of Search: 13:5	51:26
	ation Number: 11051631913 istration Date: 2011-May-16	Registration Type: SECUR Registration Status: Current Expiry Date: 2024-M		
Exa	act Match on: Debtor	No: 1		
Ameno	dments to Registration			
1212142	28605	Renewal	2012-Dec-1	4
1302133	32376	Amendment	2013-Feb-1	3
1302281	4196	Amendment	2013-Feb-2	8
1908130	03158	Amendment	2019-Aug-1	3
2001090)1878	Amendment	2020-Jan-0	9
Debtor Block	(S) RADIENT TECHNOLOGIES I 8223 ROPER ROAD EDMONTON, AB T6E 6S4	INC.		<u>Status</u> Current
Block	ed Party / Parties			<u>Status</u> Deleted by
1	AGRICULTURE FINANCIAL S P.O. BOX 5000 STAT M, 491 CAMROSE, AB T4V 4E8 Phone #: 780 679 1350	0 - 52 STREET		13022814196
	FIIONE #. 700 079 1330	Fax #: 780 679 1394		
<u>Block</u> 2	AGRICULTURE FINANCIAL	SERVICES CORPORATION		<u>Status</u> Deleted by 19081303158
-	4910 - 52 STREET CAMROSE, AB T4V 2V4			19001303138

Phone #: 780 679 1350 Fax #: 780 679 1394

Personal Property Registry Search Results Report

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Block		<u>Status</u>
3	AGRICULTURE FINANCIAL SERVICES CORPORATION 5718 56 AVENUE LACOMBE, AB T4L 1B1	Deleted by 20010901878
	Phone #: 403 786 2683 Fax #: 403 782 8362	
	Email: LoanCompliance.SpecialAccounts@afsc.ca	
Block		Status Current by
4	AGRICULTURE FINANCIAL SERVICES CORPORATION S001943 5718 56 AVENUE LACOMBE, AB T4L 1B1	Current by 20010901878
	Phone #: 403 786 2683 Fax #: 403 782 8362	
	Email: loancompliance.PPR@afsc.ca	
Collate	eral: General	
Block	Description	<u>Status</u>
1	ALL PRESENT AND AFTER ACQUIRED PERSONAL PROPERTY INCLUDING PROCEEDS	Current
Particu	Jiars	
Block	Other Changes	Status
1		
1	This registration is postponed to the security interest of Espresso Capital Tax Credit Fund III Limited Partnership registered under Registration Number 13021232400 with respect only to the "Espresso Priority Collateral" as defined in the Priority Agreement between Agriculture Financial Services Corporation and Espresso Capital Tax Credit Fund III Limited Partnership dated February 7, 2013 as follows:	Current By 13021332376
	 All of the Debtor's right, title and interest in the Debtor's Scientific Research and Experimental Development tax credits for the Debtor's 2013 and subsequent tax years (the "SRED Claims"). 	
	All direct and indirect proceeds of the SRED Claims of whatsoever nature or kind (including all insurance proceeds and claims related thereto).	

Personal Property Registry Search Results Report

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Search ID #: Z15924335

RADIENT TECHNOLOG Search ID #: Z1592433		Date of Search:	2023-Mar-09 Time	e of Search: 13:51:26
Registration Number: 22 Registration Date: 20		Registration ⁻ Registration St Registration 1		EIZURE
Service Area 4				
Amount being seized for	is \$246,837. [;]	97.		
Property was seized on 2	022-Jan-10			
Registration Type		Date	Registration #	Value
Report of Seizure		2022-Jan-10	22011129399	\$246,837.97
Sale of Seized Property		2022-Apr-06	22040622844	\$0.00
Exact Match on:	Debtor	No: 1		
Amendments to Re	gistration			
22011428043		Amendment		2022-Jan-14
22011817585		Amendment		2022-Jan-18
22032322083		Amendment		2022-Mar-23

Solicitor / Agent

DENTONS CANADA LLP 2500 STANTEC TOWER 10220 - 103 AVE NW EDMONTON, AB T5J 0K4 Phone #: 780 423 7169

Reference #: 503296-223

Personal Property Registry Search Results Report

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Search ID #: Z15924335

Civil Enforcement Agent

CONSOLIDATEDCIVIL ENFORCEMENT INC. 300, 801 MANNING ROAD NE CALGARY, AB T2E 7M8 Phone #: 403 262 8800 Fax #: 403 262 8801

Debtor(s)

Block

1 RADIENT TECHNOLOGIES INC. 8223 ROPER ROAD EDMONTON, AB T6E 6S4

Creditor(s)

<u>Block</u>

1 AGRICULTURE FINANCIAL SERVICES CORPORATION S001943 5718 56 AVENUE LACOMBE, AB T4L 1B1 Phone #: 403 786 2683 Fax #: 403 782 8362

Collateral: Serial Number Goods

<u>Block</u> 1	Serial Number A295N04326J	<u>Year</u> 1900	<u>Make and Model</u> YALE FORKLIFT W/42" FORKS	<u>Category</u> MV - Motor Vehicle	<u>Status</u> Current By 22011817585
2	A935N01688K	1900	HYSTER 40 W/42" FORKS	MV - Motor Vehicle	Current By 22011817585
3	B875V1184L	1900	YALE W/48" FORKS & 42" SS	MV - Motor Vehicle	Current By 22011817585

Collateral: General

<u>Block</u> 1	Description Thirty Three (33) Units of 950KG Totes of MIGLYOL 812 N Food Grade Oil	<u>Status</u> Released
2	One (1) Portable Shrink Wrapper Fantome Full Web On Castors approx 7'T	Current By 22011428043
3	One (1) 2 Door Cooler Fisher Scientific s/n 401N0001	Current By 22011428043
4	One (1) Yellow Metal 2 Door Cabinet approx 6'wx3'tx2'd	Current By 22011428043
5	One (1) Uline Pallet Jack	Current By 22011428043
6	Three (3) Uline Metal Cabinets 2 Door Lock Mech	Current By 22011428043

<u>Status</u> Current

<u>Status</u> Current

Personal Property Registry Search Results Report

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Search ID #: Z15924335

7	One (1) BL Portable Metal Stairs by Canway	Current By 22011428043
8	One (1) Hirayaa Mandel E-0253 Autoclave HVA-110	Current By 22011428043
9	Additional items have been seized. Refer to Civil Enforcement Agency file for a complete list.	Current By 22011428043
<u>Particu</u>	lars	
Block	Additional Information	<u>Status</u>
1	Seized goods listed in Block One Seized Collateral General were left on a Bailee's Undertaking at Complete Shipping Solutions Warehouse, 12759 - 149 St., Edmonton, AB, signed by Mark Evans on January 10, 2022.	Current
<u>Block</u>	Additional Information	<u>Status</u>
2	Consolidated Civil Enforcement Inc file number is 160623-DP-4C	Current
<u>Block</u>	Additional Information	<u>Status</u>
3	An additional seizure was effected on January 13, 2022 at 4035 - 101 St NW, Edmonton, AB. Seized goods left onsite.	Current By 22011428043
<u>Block</u>	Additional Information	<u>Status</u>
4	In Blocks 1,2,3 under Serial Number Goods the year 1900 was used to register the seizure.	Current By 22011817585
<u>Block</u>	Additional Information	<u>Status</u>
5	Written instructions received from Dentons LLP to release the following from seizure: Used Lee Industries 500 Liter Process Vessel, Model 500LDBT, s/n B8522D7 and a Used 800 Liter Tank, Container Logic, s/n 92238. All other items remain under seizure.	Current By 22032322083
Block	Additional Information	<u>Status</u>
6	Written instructions required from Distance II D to 11 of 1 of 1 of 1 of 1	

6 Written instructions received from Dentons LLP to release the following items from seizure: Current By 40 Used 800 Liter SS Aseptic Storage Tanks. All other items remain under seizure. 22042524391

Personal Property Registry Search Results Report

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Search ID #: Z15924335

Business Debtor Search For:

		Date of Search:	2023-Mar-09 Time	of Search: 13:51:26
Registration Number: 22			n Type: SALE OF SEIZE	D PROPERTY
Registration Date: 20	22-Apr-06	-	Status: Current Term: Infinity	
Report of Seizure Registra	ation Numbe	r is 22011129399.		
Property was Sold on 202	2-Apr-06			
Amount Realized was \$0.				
		Date	Registration #	Value
Amount Realized was \$0.		<u>Date</u> 2022-Jan-10	Registration # 22011129399	<u>Value</u> \$246,837.97
Amount Realized was \$0. Registration Type				

CONSOLIDATEDCIVIL ENFORCEMENT INC. 300, 801 MANNING ROAD NE CALGARY, AB T2E 7M8 Phone #: 403 262 8800 Fax #: 403 262 8801

Collateral: General

<u>Block</u>	Description	<u>Status</u>
1	Thirty Three (33) Units of 950KG Totes of MIGLYOL 812 N Food Grade Oil	Released

Particulars

Block	Additional Information	Status
1	Written instructions received from Dentons Canada LLP to release Thirty Three (33) Units of 950KG Totes of MIGLYOL 812 N Food Grade Oil from seizure. All other items remain under seizure.	Current

Government **Personal Property Registry** of Alberta **Search Results Report** Page 8 of 34 Search ID #: Z15924335 **Business Debtor Search For:** RADIENT TECHNOLOGIES INC. Search ID #: Z15924335 Date of Search: 2023-Mar-09 Time of Search: 13:51:26 Registration Number: 18042545536 Registration Type: SECURITY AGREEMENT Registration Date: 2018-Apr-25 **Registration Status: Current** Expiry Date: 2023-Apr-25 23:59:59 Exact Match on: Debtor No: 2 Debtor(s) **Block** Status Current 1 1631807 ALBERTA LTD. 3946 - 101 STREET NW EDMONTON, AB T6E 0A5 Block Status Current 2 RADIENT TECHNOLOGIES INC. 2900 - 550 BURRARD STREET VANCOUVER, BC V6C 0A3 Secured Party / Parties Block **Status**

1 MOSKOWITZ CAPITAL MORTGAGE FUND II INC. 2200 YONGE STREET, SUITE 1002 TORONTO, ON M4S 2C6

Collateral: General

Block Description

1 All present and after acquired undertaking and personal property (other than consumer Current goods) of the Debtor.

Current

Status

PROPERTY

Personal Property Registry Search Results Report

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RADIEN	IT TECHNOLOGIES INC. ID #: Z15924335 Date of Search: 2023-Mar-09 Time of Search: 13:	51:26			
Registration Number: 19081420277 Registration Type: SECURITY AGREEMENT Registration Date: 2019-Aug-14 Registration Status: Current Expiry Date: 2024-Aug-14 23:59:59					
Exa	act Match on: Debtor No: 1				
<u>Debtor</u> Block		<u>Status</u> Current			
1	RADIENT TECHNOLOGIES INC. 201 - 9426 51 AVENUE NW EDMONTON, AB T6E 5A6				
	ed Party / Parties				
Block		<u>Status</u> Current			
1	MOSKOWITZ CAPITAL MORTGAGE FUND II INC. 2200 YONGE STREET, SUITE 1002 TORONTO, ON M4S 2C6	•••••			
	Email: jenny@moskowitzcapital.com				
Collate	eral: General				
Block	Description	<u>Status</u>			
1	ALL DEBTS AND LIABILITIES, PRESENT AND FUTURE, DIRECT AND INDIRECT, ABSOLUTE AND CONTINGENT OF 1631807 ALBERTA LTD. TO THE DEBTOR AND ALL PROCEEDS: ALL PRESENT AND AFTER ACQUIRED PERSONAL	Current			

Government **Personal Property Registry** of Alberta **Search Results Report** Page 10 of 34 Search ID #: Z15924335 **Business Debtor Search For:** RADIENT TECHNOLOGIES INC. Search ID #: Z15924335 Date of Search: 2023-Mar-09 Time of Search: 13:51:26 Registration Number: 20010308052 Registration Type: SECURITY AGREEMENT Registration Date: 2020-Jan-03 **Registration Status: Current** Expiry Date: 2025-Jan-03 23:59:59 Exact Match on: Debtor No: 5 Amendments to Registration 20120425855 Amendment 2020-Dec-04 Debtor(s) Block **Status** Deleted by 1 AKAURA HOLDINGS INC. 20120425855 3946 101 STREET N.W. EDMONTON, AB T6E 0A5 Block **Status** Deleted by 2 AMNOR LTD. 20120425855 3946 101 STREET N.W. EDMONTON, AB T6E 0A5 Block Status Deleted by 3 AMNOR GROUP INC. 20120425855 3946 101 STREET N.W. EDMONTON, AB T6E 0A5 Block **Status** Current 1631807 ALBERTA LTD. 4 3946 101 STREET N.W. EDMONTON, AB T6E 0A5 Block **Status** Current 5 RADIENT TECHNOLOGIES INC. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5

Personal Property Registry Search Results Report

Search ID #: Z15924335

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<u>Status</u> Deleted by 20120425855

Birth Date: 1967-Jan-09

Status Deleted by 20120425855

Birth Date: 1967-Jan-09

Secured Party / Parties

Block

1 PILLAR CAPITAL CORP. SUITE 920 - 602 12TH AVENUE S.W. CALGARY, AB T2R 1J3 Email: PPSA@PILLARCAPITALCORP.COM

Block

2 AKAURA HOLDINGS INC. 4025 101 STREET NW EDMONTON, AB T6E 0A5 Email: harry@amnorgroup.com

Collateral: General

Block Description **Status** ALL PRESENT AND AFTER-ACQUIRED PERSONAL PROPERTY OF THE DEBTORS 1 Current (OR ANY OF THEM).

Status Deleted by 20120425855

<u>Status</u> Current by 20120425855

Block

Block

6 KAURA, HARRY 3946 101 STREET N.W. EDMONTON, AB T6E 0A5

7 KAURA, HARINDER, SINGH 3946 101 STREET N.W. EDMONTON, AB T6E 0A5

- 2010년 문화	ernment Iberta ∎	Personal Proper Search Result		Page 12 of 34
		Search ID #: Z1	5924335	
RADIEN	ss Debtor Search For: NT TECHNOLOGIES INC. ID #: Z15924335	Date of Search: 2023-Mar-09	Time of Search:	13:51:26
	ration Number: 20010308161 gistration Date: 2020-Jan-03	Registration Type: LAND CF Registration Status: Current Registration Term: Infinity	IARGE	
Ex	act Match on: Debtor	No: 5		
Amen	dments to Registration		11.	
201204	25977	Amendment	2020-	-Dec-04
Debto Block 1	r(s) AKAURA HOLDINGS INC. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5			<u>Status</u> Deleted by 20120425977
<u>Block</u> 2	AMNOR LTD. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5			<u>Status</u> Deleted by 20120425977
<mark>Block</mark> 3	AMNOR GROUP INC. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5			<u>Status</u> Deleted by 20120425977
<u>Block</u>				<u>Status</u>
4	1631807 ALBERTA LTD. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5			Current
Block				Status
5	RADIENT TECHNOLOGIES IN 3946 101 STREET N.W. EDMONTON, AB T6E 0A5	C.,		Current

Personal Property Registry Search Results Report

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Search ID #: Z15924335

Secured Party / Parties

<u>Block</u>

1 PILLAR CAPITAL CORP. SUITE 920 - 602 12TH AVENUE S.W. CALGARY, AB T2R 1J3 Email: PPSA@PILLARCAPITALCORP.COM

Block

2 AKAURA HOLDINGS INC. 4025 101 STREET NW EDMONTON, AB T6E 0A5 Email: harry@amnorgroup.com Status Deleted by 20120425977

<u>Status</u> Current by 20120425977

Government **Personal Property Registry** of Alberta **Search Results Report** Page 14 of 34 Search ID #: Z15924335 **Business Debtor Search For:** RADIENT TECHNOLOGIES INC. Search ID #: Z15924335 Date of Search: 2023-Mar-09 Time of Search: 13:51:26 Registration Number: 20120328479 Registration Type: SECURITY AGREEMENT Registration Date: 2020-Dec-03 **Registration Status: Current** Expiry Date: 2030-Dec-03 23:59:59 Exact Match on: No: 1 Debtor Debtor(s) **Block** Status Current 1 RADIENT TECHNOLOGIES INC. 8223 ROPER ROAD EDMONTON, AB T6E 6S4 Secured Party / Parties **Block** Status Current 1 FILLMORE CONSTRUCTION MANAGEMENT INC 9114 - 34A AVENUE EDMONTON, AB T6E 5P4 Email: jfillmore@fcmi.net

Collateral: General

Block	Description	<u>Status</u>
1	All present and after acquired property of the Debtor.	Current

Personal Property Registry Search Results Report

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Search ID #: Z15924335

	TECHNOLOG #: Z1592433		Date of Search:	2023-Mar-09	Time of Search: 13:5	51:26
Registrati	on Number: 2	1052521803	Registration	Type: WRIT OF	ENFORCEMENT	
Regist	ration Date: 2	021-May-25	Registration S	Status: Current		
			Expiry	v Date: 2023-Ma	y-25 23:59:59	
		lssu	ed in Edmonton Ju	dicial Centre		
	C	Court File Numb	oer is 2003 21250			
		Judgment Da	ate is 2020-Nov-26			
	This	Writ was issue	ed on 2021-Feb-24			
	-	Type of Judgme	ent is Other			
Original	Judgment Am	ount: \$19,195.	70		Costs Are: \$234.00	
Post	Judgment Inte	erest: \$0.00		Current An	nount Owing: \$19,429.70)
	Match on:	Debtor	No: 1			
Solicitor	/ Agent					
2	BISHOP & MC 2300, 10180 - EDMONTON, /		3&S)			
	Phone #: 780 4		Fax #: 780 426 13	05 Ref	erence #: 106, 156-003	
E	Email: ppr@bn	nllp.ca				
Debtor(s						
Block						<u>Status</u> Current
3		HNOLOGIES I H AVENUE SV 172P 3N9				Current
Creditor	(<u>s)</u>					
Block						Status

<u>Block</u>

1 VALWEST EQUIPMENT LIMITED 2300, 10180 - 101 STREET EDMONTON, AB T5J 1V3 <u>Status</u> Current

Personal Property Registry Search Results Report

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Search ID #: Z15924335

Email: PPR@BMLLP.CA

Personal Property Registry Search Results Report

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RADIEN	ss Debtor Search Fo IT TECHNOLOGIES ID #: Z15924335	INC.	Date of Search:	2023-Mar-09	Time of Se	arch: 13:	51:26
Registr	ation Number: 21092	718691	Registratior	Type: WORKE	RS' COMPEN	ISATION B	OARD CHARGE
Reg	istration Date: 2021-	Sep-27		Status: Current Term: Infinity			
	The WCB Ch	arge Amount	is \$14,619.01				
Exa	act Match on: D	ebtor	No: 1				
Amen	dments to Regist	tration					
2204222	27376		Amendme	nt		2022-Apr-2	22
230223	11032		Amendmer	nt		2023-Feb-	23
<u>Debtor</u> <u>Block</u>	r <u>(s)</u>						Status
1	RADIENT TECHNO 8223 ROPER RD N EDMONTON, AB T	1W) .				Current
Secure	ed Party / Parties						
Block							<u>Status</u> Current
1	WORKERS' COMP 9912 107 STREET EDMONTON, AB T		BOARD/COLLEC	TION UNIT			Guilen
	Phone #: 780 509 1	395 Fa	ax #: 780 498 79	99			
Collate	eral: General						
<u>Błock</u> 1	Description ALL PRESENT AN CONNECTION, PU				ROPERTY U	SED IN	<u>Status</u> Current

Personal Property Registry Search Results Report

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Search ID #: Z15924335

Particulars

Block Additional Information

1 WCB ACCOUNT #6205386

<u>Status</u>

Current

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Search ID #: Z15924335

Business Debtor Search For: RADIENT TECHNOLOGIES INC. Search ID #: Z15924335	Date of Search: 2023-Mar-09 Time of Search:	13:51:26
Registration Number: 21102537471 Registration Date: 2021-Oct-25	Registration Type: SECURITY AGREEMENT Registration Status: Current Expiry Date: 2026-Oct-25 23:59:59	
Inexact Match on: Debtor	No: 1	
Debtor(s) Block 1 RADIENT TECHNOLOGIES 9426 51 AVE NW EDMONTON, AB T6E 5A6		<u>Status</u> Current
<u>Secured Party / Parties</u> Block		Status

1 RESET FINANCIAL INC. 100, 4208 97 STREET NW EDMONTON, AB T6E 5Z9 Phone #: 780 756 7954 Email: ct104@cash-today.ca Status Current

Personal Property Registry Search Results Report

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Search ID #: Z15924335

Collateral: General

1

Block Description **Status** -YALE FORKLIFT W 42" ORKS & 31" CARRIAGE, MODEL #NR035DANM24TE095, VIN Current #A295N04326J -GENIE GS-2632 SCISSOR LIFT -HYSTER 40 FORKLIFT W 42" FORKS & 38.5" TDL INTEGRE, MODEL J40XN, VIN #A935N01688K -(4) 25,000L SS ETHANOL TANKS -1992 300 GALLON SS VENT TANK SN #93PH46309 -20,000L WASTE SPILL CONTAINMENT SS TANK DOUBLE WALL -AQC DUST COLLECTION SYSTEMS -CUMMINS BACKUP GENERATOR, NATURAL GAS -LEVEL NINE PRE-FAB VAULT, 12'X16' -METTLER TOLEDO SCALE, MODEL # IND560 HARSH, SN# B403219811 -PCL SYSTEM, INSTRUMENTATION SYSTEM, VARIOUS BOXES OF INSTRUMENTS, RATE CONTROLLERS, LOAD SENSORS, TANK BLANKETING REGULATORS, SINAMICS CONTROL UNITS, RADAR UNITS, ROTORY AIR LOCKS, VIBRATING LEVEL SWITCHES, MINI LOBE ROTORY PUMPS, TEMPERATURE SENSORS. REMOTE TRANSMITTERS, TEMPERATURE TRANSMITTERS, AIR MOTORS, PROCESS CALIBRATORS, MULTIVARIABLE TRANSMITTERS, CONTROL MASTERS, TREX COMMUNICATORS, MICRO MOTION SENSORS, REMOTE RTD'S, WEIGH MODULES, WEIGH TERMINALS, FORSBERG DESTONER, GASKETS, CLAMPS, REOTEMP PRESSURE GAGUE, WAVEGUIDE ADAPTERS, TRAC BALL VALVES, INLINE RESISTANCE THERMOMETERS, AXIUS SC RUPTURE DISCS, OPERATOR PANELS, PRESSURE TRANSMITTERS, SHO-RATE PURGEMETERS, GRACO PUMPS, VARIOUS DIAPHRAM PUMPS, MISC PUMPS -MICROWAVE -VOLUMETRIC METER -LETINA 528 GALLON JACKETED SS TANK -TEMA CENTRIFUGE H250 SS EXPLOSION RATED -(10) DIAPHRAGM SS PUMP, FDA APPROVED -(8) ROTARY LOPE PUMP SS -TEMA SOLID BOWL CENTRIFUGE DECANTER, 4300RPM, XP RATED SN# 000698 -600 GALLON SS TANK, UNJACKETED & NO AGITATOR -SS KETTLE DOUBLE MOTION 500 GALLONS (US), JACKETED, AGITATED, XP RATED -SS KETTLE DOUBLE MOTION 500 GALLONS (US), JACKETED, AGITATED, XP RATED -VACUUM SOLVENT RECOVERY SYSTEM -26 GALLON SS TANK, NON-JACKETED & NON AGITATED -40 GALLON SS TANK, NON-JACKETED & NON-AGITATED -EXPLOSION PROOF VACUUM -WALK IN COOLER

Personal Property Registry Search Results Report

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Search ID #: Z15924335

RADIEN	s Debtor Search For: T TECHNOLOGIES INC. D #: Z15924335	Date of Search:	2023-Mar-09	Time of Search:	13:51:26
_	ation Number: 21102537581 stration Date: 2021-Oct-25	Registration \$	1 Type: SECURI1 Status: Current / Date: 2026-Oct	TY AGREEMENT -25 23:59:59	
Inexa	act Match on: Debtor	No: 1			
<mark>Debtorn</mark> Block 1	(s) RADIENT TECHNOLOGIES 9426 51 AVE NW EDMONTON, AB T6E 5A6				<u>Status</u> Current

Secured Party / Parties Block

1 RESET FINANCIAL INC 100, 4208 97 ST NW EDMONTON, AB T6E5Z9 Phone #: 780 756 7954 Email: ct104@cash-today.ca <u>Status</u> Current

Personal Property Registry Search Results Report

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Search ID #: Z15924335

Collateral: General

Description

Block

1

<u>Status</u>

Current

-(2) LETINA SS 528 GALLON TANK, JACKETED & NON-AGITATED -500L SS JACKETED REACTOR, AGITATED -AS26 SHARPLE CENTRIFUGE SS, SN# 90AS26SP-87 -FAIRBANKS TRANSPORT SCALE -2003 BUCHI ROTAVAPOR R-250 EX, TYPE #S8621D542, 380-440 VOLTS, 50-60HZ, 7.5-9.1 KW, SN#416975010001 -1996 MUELLER TANK 1500 GALLONS, SS, JACKETEED & AGITATED -500 GALLON SS KETTLE, DOUBLE MOTION, JACKETED, AGITATED, VACUUM SOLVENT RATED -VACUUM SOLVENT RECOVERY SYSTEM -VACUUM SOLVENT RECOVERY SYSTEM -500 GALLON SS KETTLE, DOUBLE MOTION, JACKETED, AGITATED, VACUUM SOLVENT RATED -230 SQUARE FT OF SS HEAT EXCHANGERS -LENTINA 528 GALLON SS TANK, JACKETED, NON-AGITATED -80 GALLON VACUUM RATED RECEIVER SS -(3) 2000 GALLON SS TANKS, NON JACKETED & NON AGITATED -TEMA CENTRIFUGE, MODEL# SBD320, XP RATED -TEMA CONTURBEX CENTRIFUGE, MODEL H400K, XP RATED, SN#001284 -SS KETTLE DOUBLE MOTION 80 GALLONS (US), JACKETED, AGITATED, XP RATED -SS 2000L REACTOR TANK, VACUUM RATED, JACKETED & AGITATED, SN# 90377A -HYSTER 40 FORKLIFT W 42" FORKS & 39" SS CRG, MODEL # H40FTS, VIN #F001V04093K -YALE FORKLIFT W 48" FORKS & 42" SS CRG, MODEL #GLP050VXNVSE084, VIN #B875V11884L -AQC DUST COLLECTIONS SYSTEMS -AIR HANDLING UNIT 2, SN#47993 AHU-2 -30 TON REFIGERATION UNIT

-100 TON REFIGERATION UNIT

Government **Personal Property Registry** of Alberta **Search Results Report** Search ID #: Z15924335 **Business Debtor Search For:** RADIENT TECHNOLOGIES INC. Search ID #: Z15924335 Date of Search: 2023-Mar-09 Time of Search: 13:51:26 Registration Number: 21122804365 Registration Type: SECURITY AGREEMENT Registration Date: 2021-Dec-28 Registration Status: Current Expiry Date: 2023-Dec-28 23:59:59 Exact Match on: Debtor No: 1

Debtor(s)

<u>Block</u>

1 RADIENT TECHNOLOGIES INC. 2900-550 BURRARD ST VANCOUVER, BC V6C 0A3

Secured Party / Parties

Block

SPECIAL CONTRACTING LTD. 1 1-2838 GARDEN ST ABBOTSFORD, BC V2T 4W7 Email: specialcontractingItd@gmail.com

Collateral: General

Block Description **Status** 1 1 X LUNA BIOMASS EXTRACTING UNIT; SERIAL NUMBER - 209141013; CRN Current NUMBER Z1017.21 1 X CHILLER UNIT MADE BY FLUID CHILLERS INC.; MODEL NUMBER AIR32000-DC-3CP(5)-ULT-OD-CUL508A; SERIAL NUMBER - 4595

Status

Status Current

Current

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C/O 410, 10339 - 124 STREET EDMONTON, AB T5N 3W1

Personal Property Registry Search Results Report

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RADIE	ss Debtor Search For: NT TECHNOLOGIES INC. ID #: Z15924335	Date of Search: 20	023-Mar-09	Time of Search: 13:	51:26
	ration Number: 22052516563 gistration Date: 2022-May-25	Registration Sta		ENFORCEMENT y-25 23:59:59	
	lssue	ed in Edmonton Judic	ial Centre		
	Court File Numb	er is 2203 07675			
	Judgment Da	te is 2022-May-17			
	This Writ was issued	d on 2022-May-19			
	Type of Judgme	nt is Other			
Origi	nal Judgment Amount: \$4,273.89)		Costs Are: \$127.55	
Р	ost Judgment Interest: \$0.00		Current An	nount Owing: \$4,401.44	
<u>Solici</u>	tor / Agent MINTZ LAW 410, 10339 - 124 STREET EDMONTON, AB T5N 3W1 Phone #: 780 425 2041 Email: BMINTZ@MINTZLAW.	Fax #: 780 425 2195	Ref	erence #: 47000062	
Debto Block					Status
1	RADIENT TECHNOLOGIES II C/O 3400, 350 - 7TH AVE SW CALGARY, AB T2P 3N9				Current
<u>Credit</u>	<u>or(s)</u>				
Block					<u>Status</u> Current
1	STERIS BARRIER PRODUCT	SOLUTIONS INC.			oundit



Personal Property Registry Search Results Report

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Search ID #: Z15924335

Email: BMINTZ@MINTZLAW.CA

Personal Property Registry Search Results Report

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Search	ID #: Z15924335	Date of Search: 20	23-Mar-09	Time of Search: 13:	51:26
-	ation Number: 22052516628 gistration Date: 2022-May-25	Registration Stat	us: Current	F ENFORCEMENT y-25 23:59:59	
	lssu	ed in Edmonton Judicia	al Centre		
	Court File Numb	per is 2203 07676			
	Judgment Da	ate is 2022-May-17			
	This Writ was issue	ed on 2022-May-19			
	Type of Judgme	ent is Other			
Origin	al Judgment Amount: \$4,845.3	3		Costs Are: \$127.55	
Po	ost Judgment Interest: \$0.00		Current An	nount Owing: \$4,972.88	
<u>Solicit</u>	o <mark>r / Agent</mark> MINTZ LAW 410, 10339 - 124 STREET EDMONTON, AB T5N 3W1 Phone #: 780 425 2041 Email: BMINTZ@MINTZLAW	Fax #: 780 425 2195 .CA	Ref	erence #: 47000062	
<u>Debtor</u> Block	r <u>(s)</u>				Status
1	RADIENT TECHNOLOGIES I C/O 3400, 350 - 7TH AVE SV				Current
	CALGARY, AB T2P 3N9				
Credite Block					<u>Status</u> Current



Personal Property Registry Search Results Report

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Search ID #: Z15924335

Email: BMINTZ@MINTZLAW.CA

Personal Property Registry Search Results Report

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earch	ID #: Z15924335	Date of Search: 20)23-Mar-09	Time of Search:	13:51:26
_	ration Number: 22081718225 gistration Date: 2022-Aug-17	Registration Stat	tus: Current	F ENFORCEMENT g-17 23:59:59	
	Issu	ed in Edmonton Judici	al Centre		
	Court File Numb	per is 2203 11092			
	Judgment Da	ate is 2022-Jul-20			
	This Writ was issue	ed on 2022-Aug-16			
	Type of Judgme				
_	nal Judgment Amount: \$323,072	2.59		Costs Are: \$388.1	
P	ost Judgment Interest: \$49.63		Current An	nount Owing: \$323,5	10.37
Ex	act Match on: Debtor	No: 1			
	tor / Agent DUNCAN CRAIG LLP 2800-10060 JASPER AVENU EDMONTON, AB T5J 3V9 Phone #: 780 441 4302 Email: NCOGHLAN@DCLLP.	JE Fax #: 780 428 9683	Ref	Ference #: 212006	
<u>Solicit</u>	tor / Agent DUNCAN CRAIG LLP 2800-10060 JASPER AVENU EDMONTON, AB T5J 3V9 Phone #: 780 441 4302 Email: NCOGHLAN@DCLLP.	JE Fax #: 780 428 9683	Ref	ference #: 212006	
Solicit Debto Block	tor / Agent DUNCAN CRAIG LLP 2800-10060 JASPER AVENU EDMONTON, AB T5J 3V9 Phone #: 780 441 4302 Email: NCOGHLAN@DCLLP.	JE Fax #: 780 428 9683 .COM	Ref	ference #: 212006	<u>Status</u> Current
Solicit Debto Block	tor / Agent DUNCAN CRAIG LLP 2800-10060 JASPER AVENU EDMONTON, AB T5J 3V9 Phone #: 780 441 4302 Email: NCOGHLAN@DCLLP. r(s) RADIENT TECHNOLOGIES I 201-9426 51 AVE NW EDMONTON, AB T6E 5A6	JE Fax #: 780 428 9683 .COM	Ref	ference #: 212006	
Solicit	tor / Agent DUNCAN CRAIG LLP 2800-10060 JASPER AVENU EDMONTON, AB T5J 3V9 Phone #: 780 441 4302 Email: NCOGHLAN@DCLLP. r(s) RADIENT TECHNOLOGIES I 201-9426 51 AVE NW EDMONTON, AB T6E 5A6	JE Fax #: 780 428 9683 .COM	Ref	ference #: 212006	



Personal Property Registry Search Results Report

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Search ID #: Z15924335

Email: NCOGHLAN@DCLLP.COM

SPRUCE GROVE, AB T7X 4M1

Personal Property Registry Search Results Report

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RADIEN	IT TECHNOLOGIES INC.	Date of Search:	2023-Mar-09	Time of Search:	13:51:26
-	ation Number: 22090919875 istration Date: 2022-Sep-09	Registration S	Type: WRIT OF Status: Current v Date: 2024-Sep	ENFORCEMENT 0-09 23:59:59	
	Issue	ed in Edmonton Ju	dicial Centre		
	Court File Numb	er is 2103-09546			
	Judgment Da	te is 2022-Jun-15			
	This Writ was issue	d on 2022-Sep-02			
	Type of Judgme	ent is Other			
Origin	al Judgment Amount: \$113,955	.86		Costs Are: \$4,320	.64
Po	st Judgment Interest: \$557.95		Current An	ount Owing: \$118,8	34.45
Solicit	or / Agent EMERY JAMIESON LLP, ATT 2400, 10235-101 STREET NV EDMONTON, AB T5J 3G1		RTHUR		
	Phone #: 780 426 5220	Fax #: 780 420 62	77 Ref	erence #: 33701.000	1
	Email: TARTHUR@EMERYJA	MIESON.COM			
Debtor	<u>(s)</u>				
Block					Status
1	RADIENT TECHNOLOGIES II 201 - 9426 51 AVE EDMONTON, AB T6E 5A6	NC.			Current
Credito	or(s)				
Block					<u>Status</u>
1	POPEK, TOMASZ 26314 TWP RD 532A, UNIT 2	6			Current



Personal Property Registry Search Results Report

Page 31 of 34

Search ID #: Z15924335

Email: TOMASZ.POPEK@PROTONMAIL.COM

Collateral: Serial Number Goods

<u>Block</u>	Serial Number	<u>Year</u>	Make and Model	<u>Category</u>	<u>Status</u>
1	A295N04326J	1900	Yale Forklift W/42 Forks	MV - Motor Vehicle	Current
2	A935N01688K	1900	Hyster 40 W/42 Forks	MV - Motor Vehicle	Current
3	B875V1184L	1900	Yale W/48 Forks & 42 SS	MV - Motor Vehicle	Current
4	F001V09093K	1900	Hyster 40 W/42 Forks, Mo	MV - Motor Vehicle	Current
5	416975010001	2003	Buchi Rotavapor R-250 EX,	MV - Motor Vehicle	Current

Personal Property Registry Search Results Report

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	ss Debtor Search For:				
	NT TECHNOLOGIES INC. ID #: Z15924335	Date of Search: 202	3-Mar 09	Time of Search: 13:	51.00
			.5-Wai-09	Time of Search: 13.	51.20
Regist	ration Number: 22100611898	Registration Typ	e: WRIT OI	F ENFORCEMENT	
Re	gistration Date: 2022-Oct-06	Registration Statu			
		Expiry Dat	e: 2024-Oc	t-06 23:59:59	
	Issu	ued in Edmonton Judicia	l Centre		
	Court File Num	ber is 2103 12610			
	Judgment D	ate is 2022-May-21			
	This Writ was issu	ed on 2022-Oct-04			
	Type of Judgm	ent is Other			
Origir	nal Judgment Amount: \$57,012	.07		Costs Are: \$3,046.05	
Po	ost Judgment Interest: \$0.00		Current Ar	mount Owing: \$60,058.1	2
_					
Ex	act Match on: Debtor	No: 3			
Ine	xact Match on: Debtor	No: 4			
Amen	dments to Registration				
230222	26022	Amendment		2023-Feb-	22
Solicit	tor / Agent				
	BISHOP & MCKENZIE LLP (2300, 10180 - 101 STREET EDMONTON, AB T5J1V3	B&S)			
	Phone #: 780 426 5550 Email: ppr@bmllp.ca	Fax #: 780 426 1305	Re	ference #: 32337-004	
Debto	r <u>(s)</u>				
Block					Status Deleted by
I	RADIANT TECHNOLOGIES 8223 ROPER ROAD EDMONTON, AB T6E 6S4	INC			Deleted by 23022226022

Personal Property Registry Search Results Report

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Search ID #: Z15924335

Block

2 RADIANT TECHNOLOGIES (CANNABIS) INC. 201-9426 51 AVE NW EDMONTON, AB T6E 5A6

Block

3 RADIENT TECHNOLOGIES INC. 8223 ROPER ROAD EDMONTON, AB T6E 6S4

Block

4 RADIENT TECHNOLOGIES (CANNABIS) INC. 201-9426 51 AVE NW EDMONTON, AB T6E 5A6

Creditor(s)

Block

1 CHINOOK SCAFFOLD SYSTEMS LTD. C/O #2300, 10180 101 ST EDMONTON, AB T5J 1V3 Email: ppr@bmllp.ca

Particulars

<u>Block</u>	Additional Information	<u>Status</u>
1	CHINOOK SCAFFOL SYSTEMS LTD. v. RADIENT TECHNOLOGIES INC., RADIENT TECHNOLOGIES (CANNABIS) INC.	Current By 2302226022

Status Deleted by 23022226022

Status Current by 23022226022

Status Current by 23022226022

Status Current

23022226022

Personal Property Registry Search Results Report

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Search ID #: Z15924335

Note:

The following is a list of matches closely approximating your Search Criteria, which is included for your convenience and protection.

Debtor Name / Address

RADIENT TECHNOLOGIES (CANNABIS) INC. 201 - 9426 51 AVENUE NW EDMONTON, AB T6E 5A6

SECURITY AGREEMENT

Debtor Name / Address

RADIENT TECHNOLOGIES (CANNABIS) INC. 201 - 9426 51 AVENUE NW EDMONTON, AB T6E 5A6

SECURITY AGREEMENT

Debtor Name / Address

RADIENT TECHNOLOGIES (CANNABIS) INC. 8223 ROPER RD NW EDMONTON, AB T6E 6S4

WORKERS' COMPENSATION BOARD CHARGE

Debtor Name / Address

RADIENT TECHNOLOGIES (CANNABIS) INC. 8223 ROPER RD NW EDMONTON, AB T6E 6S4

SECURITY AGREEMENT

Debtor Name / Address

RADIENT TECHNOLOGIES (CANNABIS) INC. 201-9426 51 AVE NW EDMONTON, AB T6E 5A6

WRIT OF ENFORCEMENT

Result Complete

Reg.# 21080932852

Reg.# 21091421335

Reg.# 21100416026

Reg.# 22100611898

Reg.# 19081420539

tection.

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Personal Property Registry Search Results Report

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Search ID #: Z15924329

Transmitting Party

MCLENNAN ROSS LLP

600, 12220 Stony Plain RD EDMONTON, AB T5N 3Y4

Party Code: 50025451 Phone #: 780 482 9250 Reference #: 20230959 rtt

Search ID #: Z15924329

Date of Search: 2023-Mar-09

Time of Search: 13:50:34

Business Debtor Search For:

1631807 ALBERTA LTD.

Exact Result(s) Only Found

NOTE:

A complete Search may result in a Report of Exact and Inexact Matches. Be sure to read the reports carefully.



Personal Property Registry Search Results Report

Page 2 of 7

	s Debtor Search ALBERTA LTD.	For:				
Search I	D #: Z 15924329		Date of Search:	2023-Mar-09	Time of Search:	13:50:34
-	ition Number: 180 stration Date: 201		Registration S	Type: SECURIT Status: Current [,] Date: 2023-Apr-	Y AGREEMENT -25 23:59:59	
Exa	ct Match on:	Debtor	No: 1			
Debtor Block	(S) 1631807 ALBEF 3946 - 101 STR EDMONTON, A	EET NW				<u>Status</u> Current
<u>Block</u> 2	RADIENT TECH 2900 - 550 BUR VANCOUVER, B	RARD STREET				<u>Status</u> Current
<u>Secure</u> <u>Block</u> 1	d Party / Parti MOSKOWITZ C 2200 YONGE S TORONTO, ON	APITAL MORTO	GAGE FUND II IN 1002	IC.		<u>Status</u> Current
<u>Collater</u> Block 1	ral: General Description All present and a goods) of the De	after acquired u btor.	ndertaking and pe	ersonal property (other than consume	<u>Status</u> er Current

Personal Property Registry Search Results Report

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			1002 1020	
163180	ss Debtor Search For: 7 ALBERTA LTD. ID #: Z15924329	Date of Search: 2023-Mar-09	Time of Search: 13	:50:34
	ration Number: 20010308052 gistration Date: 2020-Jan-03	Registration Type: SECUR Registration Status: Current Expiry Date: 2025-Ja		
Ex	ract Match on: Debtor	No: 4		
Amen	dments to Registration			
201204	25855	Amendment	2020-Dec	-04
<mark>Debto</mark> Block 1	AKAURA HOLDINGS INC. 3946 101 STREET N.W.			<u>Status</u> Deleted by 20120425855
<u>Block</u>	EDMONTON, AB T6E 0A5			<u>Status</u>
2	AMNOR LTD. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5			Deleted by 20120425855
<u>Block</u>				<u>Status</u>
3	AMNOR GROUP INC. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5			Deleted by 20120425855
<u>Block</u>				<u>Status</u>
4	1631807 ALBERTA LTD. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5			Current
Block				<u>Status</u>
5	RADIENT TECHNOLOGIES IN 3946 101 STREET N.W. EDMONTON, AB T6E 0A5	С,		Current

Personal Property Registry Search Results Report

Search ID #: Z15924329

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<u>Status</u> Deleted by 20120425855

Birth Date: 1967-Jan-09

Status Deleted by 20120425855

Birth Date:

1967-Jan-09

Secured Party / Parties

Block

1 PILLAR CAPITAL CORP. SUITE 920 - 602 12TH AVENUE S.W. CALGARY, AB T2R 1J3 Email: PPSA@PILLARCAPITALCORP.COM

Block

2 AKAURA HOLDINGS INC. 4025 101 STREET NW EDMONTON, AB T6E 0A5 Email: harry@amnorgroup.com

Collateral: General

<u>Block</u>	Description	Status
1	ALL PRESENT AND AFTER-ACQUIRED PERSONAL PROPERTY OF THE DEBTORS (OR ANY OF THEM).	Current

Status Deleted by 20120425855

Status Current by 20120425855

Block

Block

6 KAURA, HARRY 3946 101 STREET N.W. EDMONTON, AB T6E 0A5

7 KAURA, HARINDER, SINGH 3946 101 STREET N.W. EDMONTON, AB T6E 0A5

Personal Property Registry Search Results Report

Page 5 of 7

163180	ss Debtor Search For: 7 ALBERTA LTD. ID #: Z15924329	Date of Search: 2023-Mar-09 1	ime of Search: 13:50:34
_	ration Number: 20010308161 gistration Date: 2020-Jan-03	Registration Type: LAND CHA Registration Status: Current Registration Term: Infinity	RGE
Ex	act Match on: Debtor	No: 4	
Amen	dments to Registration		
201204	25977	Amendment	2020-Dec-04
<u>Debto</u> Block			<u>Status</u> Deleted by
1	AKAURA HOLDINGS INC. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5		20120425977
Block			<u>Status</u>
2	AMNOR LTD. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5		Deleted by 20120425977
Block			Status
3	AMNOR GROUP INC. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5		Deleted by 20120425977
<u>Block</u>			Status
4	1631807 ALBERTA LTD. 3946 101 STREET N.W. EDMONTON, AB T6E 0A5		Current
Block			Status
5	RADIENT TECHNOLOGIES IN 3946 101 STREET N.W. EDMONTON, AB T6E 0A5	IC.	Current

Personal Property Registry Search Results Report

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Search ID #: Z15924329

Secured Party / Parties

<u>Block</u>

1 PILLAR CAPITAL CORP. SUITE 920 - 602 12TH AVENUE S.W. CALGARY, AB T2R 1J3 Email: PPSA@PILLARCAPITALCORP.COM

<u>Block</u>

2 AKAURA HOLDINGS INC. 4025 101 STREET NW EDMONTON, AB T6E 0A5 Email: harry@amnorgroup.com <u>Status</u> Deleted by 20120425977

Status Current by 20120425977

Personal Property Registry Search Results Report

Page 7 of 7

1631807	ss Debtor Search For: 7 ALBERTA LTD. ID #: Z15924329	Date of Search:	2023-Mar-09	Time of Search:	13:50:34
Registration Number: 20072226118 Registration Type: SECURITY AGREEMENT Registration Date: 2020-Jul-22 Registration Status: Current Expiry Date: 2025-Jul-22 23:59:59					
Exa	act Match on: Debtor	No: 1			
<u>Debtor</u> Block	r(s)				Status
1	1631807 ALBERTA LTD. #201, 9426 - 51 AVENUE EDMONTON, AB T6E 5A6				Current
<u>Secure</u> Block	ed Party / Parties	(a)			<u>Status</u> Current
1	2153983 ALBERTA LTD. 9433 - 58TH AVENUE EDMONTON, AB T6E 0B8				ounon
Collate	Email: ryan@pinenecapital.co	m			
Block 1	Description ALL PRESENT AND AFTER-A			TY OF THE DEBTO	<u>Status</u> R. Current
Result Complete					

APPENDIX D

Form of Offer

OFFER TO PURCHASE

TO: MNP LTD., IN ITS CAPACITY AS THE RECEIVER OF RADIENT TECHNOLOGIES INC. AND 1631807 ALBERTA LTD.

(Name of Purchaser)

1.

2.

(Address, Phone, Fax and E-mail of Purchaser)

3. The undersigned hereby irrevocably offers to purchase the following assets at the following prices, in the lawful currency of (Canada), namely:

Description

Amount

Specific Assets:

- 4. Enclosed is a bank draft or certified cheque payable to MNP Ltd. In Trust, in the amount of \$ ______, in the lawful currency of (CDN), representing 20% of the total purchase price.
- 5. The undersigned hereby represents and warrants that it (is / is not) a non-resident of Canada as defined in the Income Tax Act (Canada).
- 6. The undersigned acknowledges receipt of a copy of the Terms and Conditions of Sale and acknowledges such Terms and Conditions of Sale are deemed to form part of this Offer to Purchase and agrees to be bound by them and covenants and agrees, that should it be the successful Purchaser, to execute and deliver the applicable form of Asset Purchase Agreement.

Dated at		, this	day of		, 20	
	(City, Province/State)	(Day	y)	(Month)		

Print Name of Purchaser

Signature of Purchaser (I/We have the authority to bind the Purchaser)

APPENDIX E

Terms & Conditions

RADIENT TECHNOLOGIES INC. AND 1631807 ALBERTA LTD. TERMS AND CONDITIONS OF SALE

- MNP Ltd. ("MNP" or "Receiver"), in its capacity as the court-appointed Receiver certain personal property owned by of Radient Technologies Inc. and 1631807 Alberta Ltd. ("Radient" or the "Companies") will consider written offers to purchase or proposals to liquidate (an "Offer") Radient's right, title and interest, if any, in the assets described in Schedule "A" hereto (the "Assets").
- The submission of an Offer to MNP shall constitute an acknowledgment and an acceptance by the prospective purchaser (the "**Purchaser**") that these Terms and Conditions of Sale are incorporated by reference into, and form part of, the Purchaser's Offer.
- 3. Acceptance of any Offer received by MNP shall be expressly conditional on obtaining the approval of the Court of the King's Bench of Alberta (and the superior court of any other Province or Territory), required to convey title to the Assets in accordance with these Terms and Conditions in a form and content satisfactory to MNP. Without limiting the generality of the foregoing, such approval of the Court shall include such Sale Approval and Vesting Order(s) ("SAVO") and such Recognition Order(s) as the Receiver and its legal counsel may require. Notwithstanding anything herein to the contrary, no Offer shall be binding on MNP unless and until such Court approval has been obtained.
- 4. If any Offer is accepted by the Receiver and the Court of the King's Bench of Alberta (and the superior court of any other Province or Territory), required to convey title to the Assets in accordance with these Terms and Conditions, then notification of such acceptance shall be transmitted to the Purchaser by notice in writing sent to the Purchaser named in the Offer at the address set forth in the Purchaser's Offer, such notice to be given by electronic transmission or any such other form.
- 5. Completion of the purchase and sale of the Assets will take place 14 Business Days after the expiration of any appeal period for the SAVO, or such earlier or later date as may be agreed to between the Receiver and the Purchaser in writing (the "Closing Date"). The term "Business Day" shall mean a day which is not a Saturday, Sunday or statutory holiday.
- 6. The completion of the purchase and sale shall take place on the Closing Date at such place and time as MNP may advise the Purchaser in writing.
- 6. At the Closing Date, provided that the purchase price together with all applicable taxes have been paid, MNP shall execute and deliver to the Purchaser all such bills of sale, transfers, deeds, assignments, and other documents as may be reasonably necessary to convey Radient's interests in the Assets to the Purchaser in exchange for payment of the purchase price. Any such transfers, deeds, assignments, and other documents shall be in a form and content satisfactory to MNP (acting reasonably) and shall not contain

any covenant or representation other than as specifically provided in these terms and conditions.

- 8. By submitting an Offer, the Purchaser acknowledges that it has inspected the Assets and that the Assets are sold on an "as is, where is" basis at the time of closing and that no representation, warranty or condition is expressed or implied as to title, description, fitness for purpose, merchantability, quantity, condition, cost, or quality thereof or compliance of the Assets (including any lands or buildings) with environmental laws and requirements, or in respect of any other matter or thing whatsoever. Without limitation, all Assets are specifically offered as they exist on closing and with no adjustments to be allowed to the Purchaser for changes in conditions, qualities or quantities of such parcels from the date hereof to the Closing Date. The Purchaser acknowledges that MNP is not required to inspect or count, or provide any inspection or counting of the Assets or any part thereof and the Purchaser shall be deemed to have relied entirely on its own inspection and investigation including an independent investigation by the Purchaser of current and past uses of the Assets to satisfy the Purchaser as to the effects of any environmental laws, regulations or requirements upon the Assets or the transfer to the Purchaser of the Assets. It shall be the Purchaser's sole responsibility to obtain, at its own expense, any consent to such transfer or assignment and any further documents or assurances which are necessary or desirable in the circumstances, with the exception of obtaining any court orders, including if required, the consent of any municipality or lessor of the Assets.
- 9. All conditions and warranties expressed or implied by the Alberta Sale of Goods Act, RSA 2000, c S-2 are expressly waived with respect to the Assets.
- 10. From and after the Closing Date, all risk of loss and damage to the purchased Assets shall be borne solely by the Purchaser.
- 11. Should the Receiver be unable to complete the sale of any Assets subject to an Offer due to a defect in title, the Receiver and the Purchaser may negotiate an adjustment to the purchase price, failing which the Receiver may terminate any agreement for purchase and sale and return the deposit to the Purchaser. The Purchaser shall have no remedy against the Receiver in such instance other than the return of the deposit, if applicable.
- 12. MNP shall not be required to produce any tax certificate, clearance certificate, abstract of title or documents or copies thereof or any evidence as to title, other than those in its actual possession.
- 13. MNP shall remain in possession of the Assets until the purchase price thereof has been paid in full.
- 14. All Offers must be submitted in the enclosed form of "Offer to Purchase". Supplemental information must be in written form, signed by a duly authorized officer(s) of the entity making the Offer. Offers received that are not in the attached form or which amend the attached form may, at the sole discretion of MNP, be rejected.

- 15. All Offers must be accompanied by a bank draft or certified cheque payable to "MNP Ltd. – In Trust" in an amount equal to not less than 20% of the gross purchase price offered for the Assets. If the Offer is accepted, this draft or cheque shall be deemed a nonrefundable cash deposit and shall be forfeited to MNP on account of liquidated damages if the contemplated sale is not completed by the Purchaser by reason of the Purchaser's default or failure to comply with these Terms and Conditions of Sale, in which case the Receiver may resell the Assets and the Purchaser shall be liable for any deficiency resulting from the resale, including all costs and expenses in connection with the resale, including ongoing costs of occupancy and all legal costs of the Receiver on a solicitor and own client, full indemnity basis.
- 16. The acceptance of any Offer is subject to MNP and the Purchaser entering into an Agreement of Purchase and Sale or Auction Agreement on terms and in a form acceptable to MNP.
- 17. In consideration of MNP making available to purchasers these Terms and Conditions of Sale, any other information, and the opportunity of inspection, and/or in consideration of receiving and considering any Offer to be submitted hereunder, the Purchaser agrees that its Offer is irrevocable and cannot be retracted, withdrawn, varied, or countermanded prior to acceptance or rejection thereof.
- 18. In the event that any Offers are substantially in the same terms and/or amounts as determined by MNP, the Receiver may, in its sole discretion, call upon those Purchasers to re-submit revised Offers to MNP for its final consideration. Each Purchaser agrees that the re-submission contemplated under this section is a fair and reasonable manner of proceeding in the case of Offers in substantially the same terms and/or amounts.
- 19. Although the Receiver will entertain piecemeal Offers, preference will be given to en-bloc Offers.
- 16. The balance of the purchase price, subject to normal adjustments, shall be paid on or before the Closing Date. The closing shall take place at the offices of McLennan Ross LLP, Edmonton, Alberta.
- 20. The Purchaser shall pay to MNP on closing, in addition to the balance of the purchase price, all applicable federal, provincial and states taxes, unless the applicable exemption certificates are presented to MNP on or before the Closing Date.
- 21. The Purchaser shall be solely responsible for any costs to gain access to or in the Assets, if any. The Assets shall be removed at the sole cost and expense of the Purchaser forthwith after the Closing Date. The Purchaser shall be responsible and shall repair as required by the Receiver, any damage caused by the removal.
- 22. The Purchaser shall assume, at its cost, complete responsibility for compliance with all municipal, provincial, and federal laws insofar as the same apply to the Assets and the use thereof by the Purchaser.

- 23. The highest or any Offer shall not necessarily be accepted. Each purchaser agrees that MNP shall be entitled to accept whichever Offer, if any, MNP, in its sole unrestricted discretion, considers to be the most advantageous. Each purchaser further agrees that MNP shall have the unfettered right to discuss and clarify any Offer with the submitting purchaser.
- 24. MNP reserves the right to amend or terminate the Offer process at any time.
- 25. The obligation of MNP to complete any Agreement of Purchase and Sale shall be relieved if, on or before the Closing Date:
 - any Asset which is the subject of an Agreement of Purchase and Sale is removed from the control of MNP by any means or process; or
 - any such Asset is redeemed.
- 26. In either case of paragraph 25, the sole obligation of MNP to the Purchaser shall be to return the deposit without interest or deduction.
- 27. The validity and interpretation of these Terms and Conditions of Sale, and each provision and part thereof, this sales process, any Offer and any sale of the Assets shall be governed by the laws of the Province of Alberta and the laws of Canada applicable therein; and the Receiver, and any offeror or Purchaser irrevocably and exclusively attorn to the jurisdiction of the Courts of the Province of Alberta.
- 28. All stipulations as to time are strictly of the essence.
- 29. The Purchaser shall assume, at the Purchaser's cost, complete responsibility for compliance with all laws, municipal, provincial, or federal insofar as the same apply to the Assets (including the lands and buildings) and the use thereof by the Purchaser.
- 30. The Purchaser(s) agree(s) to accept title to any real property subject to work orders, municipal requirements, including building or zoning by-laws and regulations, easements for hydro, gas, telephone, or any other utility affecting the real property, like services to the real property, and restrictions and/or covenants which run with the real property.
- 31. MNP reserves the right to withdraw any parcel or any part thereof if there is any actual, threatened, or anticipated litigation with respect to any Assets or any part thereof, or if any Assets have been redeemed or if the security under which MNP was appointed is deemed invalid, or the Assets or any part thereof have been sold directly to another third party outside of this tender process. If MNP exercises the right, unless the Receiver and the Purchaser agree in writing to an adjustment of the purchase price or such other amendment as is agreeable to both parties, the Agreement of Purchase and Sale affecting such parcel(s) shall be automatically terminated and deemed null and void and the deposit money shall be refunded to the Purchaser without interest, costs, compensation or deduction and neither party shall be liable to the other for any costs or damages whatsoever.

- 32. MNP is acting in its capacity as the Receiver of Radient Technologies Inc, and 1631807 Alberta Ltd. and not in its personal capacity.
- 33. These Terms and Conditions of Sale, any Offer, and any Agreement of Purchase and Sale shall constitute the entire agreement between the Purchaser and the Receiver and may only be amended in writing.

SCHEDULE "A"

Equipment Listing

ltem No.	Photo		Unit No.	Collateral Description
1	TO	P1140553- 555		YALE FORKLIFT W/ 42" FORKS & 31" CARRIAGE, MODEL# NR035DANM24TE095 Location: Inside Plant
2		P1140557- 559		GENIE GS-2632 SCISSOR LIFT Location: Outside Plant
3		P1140567- 570		(4) 25,000L SS ETHANOL TANKS Location: Outside Plant
4		P1140575- 576	WS1	20,000L WASTE SPILL CONTAINMENT SS TANK DOUBLE WALL Location: Outside Plant
5		P1140578- 580	DTC1	AQC DUST COLLECTINS SYSTEMS
6		P1140582- 583		CUMMINS BACKUP GENERATOR, NATURAL GA
7		P1140585- 586		LEVEL NINE PRE-FAB VAULT, 12'X16' Location: Inside Plant
8		P1140588- 590		METTLER TOLEDO SCALE, MODEL# IND560 HAR Location: Inside Plant

9	k Pi140929- 933		PCL SYSTEM, INSTRUMENTATION SYSTEM VARIOUS BOXES OF INSTRUMENTS, RATE CONTROLLERS, LOAD SENSORS, TANK BLANKETING REGULATORS, SINAMICS CONTROL UNITS, RADAR UNITS, ROTORY AIR LOCKS, VIBRATING LEVEL SWITCHES, MINI LOBE ROTORY PUMPS, TEMPERTURE SENSORS, REMOTE TRANSMITTERS, TEMPERTURE TRANSMITTERS, AIR MOTORS, PROCESS CALIBRATORS, MULTIVARIABLE TRANSMITTERS, CONTROL MASTERS, TREX COMMUNICATORS, MICRO MOTION SENSORS, REMOTE RTD'S, WEIGH MODULES, WEIGH TERMINALS, FORSBERG DESTONER, GASKETS, CLAMPS, REOTEMP PRESSURE GAUGE, WAVEGUIDE ADAPTERS, TRAC BALL VALVES, INLINE RESISTANCE THERMOMETERS, AXIUS SC RUPTURE DISC'S, OPERATOR PANELS, PRESSURE TRANSMITTERS, SHO-RATE PURGEMETERS, GRACO PUMPS, VARIOUS DIAPHRAM PUMPS MISC PUMPS Location: Vacant Building
10	P1140600- 601		MICROWAVE
11	P1140602- 603		VOLUMETRIC METER
12	P1140604		LETINA 528 GALLON JACKETED SS TANK
13	P1140608		(10) DIAPHRAGM SS PUMP, FDA APPROVED
14	P1140610	RLP-01	(8) ROTARY LOPE PUMP SS Location: Inside Plant

15	Designed and the second s	21140615- 516	VS3T	600 GALLON SS TANK, UNJACKETED & NO AGITATOR Location: Inside Plant
16	P	21140623		VACUUM SOLVENT RECOVERY SYSTEM
17		21140625- 526	MPT2	26 GALLON SS TANK, NON-JACKETED & NON- AGITATED Location: Inside Plant
18	P	91140628	МРТЗ	40 GALLON SS TANK, NON-JACKETED & NON- AGITATED Location: Inside Plant
19		91140632- 533		WALK-IN COOLER Location: Inside Plant
20		91140635- 337		(2) LENTINA SS 528 GALLON TANK, JACKETED & NON-AGITATED Location: Vacant Building
21	P	91140639	REA7	500L SS JACKETED REACTOR, AGITATED
22		91140645- 946	DS1	FAIRBANKS TRANSPORT SCALE

23	P1140 651	⁹⁶⁴⁸⁻ RE4	2003 BUCHI ROTAVAPOR R-250 EX, TYPE# S8621D542, 380-440 VOLTS, 50-60 HZ, 7.5-9.1 KW Location: Inside Plant
24	P1140 & P1140		VACUUM SOLVENT RECOVERY SYSTEM
25	P1140 & P1140		VACUUM SOLVENT RECOVERY SYSTEM
26	P1140	667	230 SQUARE FT OF SS HEAT EXCHANGERS
27	P1140 670	669-	LENTINA 528 GALLON SS TANK, JACKETED, NON- AGITATED Location: Vacant Building
28	P1140	672	80 GALLON VACUUM RATED RECEIVER SS
29	P1140 677	⁶⁷⁴⁻ S1SDS2MS	1 (3) 2000 GALLON SS TANKS, NON-JACKETED & NON AGITATED Location: Outside Plant
30	P1140 689	⁶⁸⁵⁻ LKT5	SS KETTLE DOUBLE MOTION 80 GALLONS (US), JACKETED, AGITATED, XP RATED Location: Inside Plant

31		P1140692- 694	REA4	SS 2000L REACTOR TANK, VACUUM RATED, JACKETED & AGITATED Location: Outside Plant
32		P1140701- 703		YALE FORKLIFT W/ 48" FORKS & 42" SS CRG, MODEL# GLP050VXNVSE084 Location: Inside Plant
33	A REAL PROPERTY AND A REAL	P1140705- 706		AQC DUST COLLECTINS SYSTEMS
34		P1140711- 712		30-TON REFRIGERATION UNIT Location: Outside Plant
35		P1140714- 717 & P1140728- 729		100-TON REFRIGERATION UNIT Location: Outside Plant
36		P1140719- 720 & P1140728- 729		100-TON REFRIGERATION UNIT
37		P1140726		2-HR SOLVENT STORAGE SHED
38		P1140731- 732		2018 LETINA SS 4150L TANK Location: Inside Plant

39	P114073 740	⁷⁻ TCU1	ELECTRICAL GLYCOL HEATER 100KW
40	P114073 740	⁷⁻ TCU2	ELECTRICAL GLYCOL HEATER 135KW Location: Inside Plant
41	P114074	2 MCC 2P	MOTOR CONTROL CENTRE W/ SWITCH GEAR, VFDS
42	P114074 749 & P114075 752 & P114075 755	L-	KAESER BSD 50 SIGMA, ROTARY AIR COMPRESSOR SYSTEM Location: Inside Plant
43	P114075 758	7-	100 BHB BOILER Location: Inside Plant
44	P114076 762)- QC-OVEN1	VWR CHAMBER OVEN
45	P114076 765	FUH1	FUMEHOOD Location: Inside Plant
46	P114077 775	- QC-GC2	GC W/ HEAD SPACE ANALYZER Location: Inside Plant

47		P1140777- 779		SHIMADZU MODEL# TOC ANALYZER-VWP, CAT NO# 638-91116-42 Location: Inside Plant
48		P1140786- 787		SHIMADZU IRSPIRIT FOURIER TRANSFORM INFRARED SPECTROPHOTOMETER Location: Inside Plant
49		P1140795- 796	QC-REF1	VWR CHAMBER OVEN
50	WWW.RES POLICIES	P1140798- 799	QC-REF2	VWR CHAMBER OVEN Location: Inside Plant
51		P1140801		COMPUTERS & MISC LAB ITEMS Location: Inside Plant
52	为三个	P1140803- 804	QC-BAL2	METTLER TOLEDO XPE204 W/ FREE UNIVERSAL ANTI STATIC Location: Inside Plant
53		P1140811- 813	E-0253	HIRAYAMA AUTOCLAVE MODEL# HVA-110 Location: Inside Plant
54		P1140843- 844 & P1140848- 849		ATG PHARMA BOTTLING SYSTEM

55	P1140864	4 CARBON AIR FILTER FILTRATION SYSTEM Location: Inside Plant
56	P1140865	5 RACKING OF MISC PARTS Location: Inside Plant
57	P1140866	6 COOLER, STAND UP FREEZER, & BENCH/CABINET Location: Inside Plant
58	P1140867	7 RACKING OF MISC PARTS Location: Inside Plant
59	P1140868	RACKING OF MISC PARTS
ox 60	P1140869	SANTIARY PIPE FITTINS Location: Inside Plant
61	P1140873	MISC DRUMS, PUMPS (CAPTURED IN ROTARY PUMPS) Location: Inside Plant
62	P1140893	METAL CRATES W/ VARIOUS ELECTRICAL WIRE Location: Vacant Building

63	A Contraction	P1140900	MISC STAINLESS PIPE & PUMPS & CONTROL VALVES (SEE PUMP & INTRUMENT LIST) Location: Vacant Building
64		P1140909	METAL RACKING OF MISC PARTS Location: Inside Plant
65		P1140911- 912	WATCO ELECTRIC HEATING UNIT W/ CONTROL PANEL Location: Vacant Building
66		P1140913- 918	METAL SHELVING W/ MISC SS FITTINGS, SUPPLIES, & TOOL BIN RACK FULL OF MISC SS SUPPLIES Location: Inside Plant
67		P1140935- 936	MISC SS STEEL & PLATFORM FOR MICROWAVE EXTRACTION SYSTEM Location: Vacant Building
68		P1140938- 939	MISC HEAT EXTRACTORS, VALVES, SS FITTINGS
69		P1140941- 943	MISC HEAT EXTRACTORS, VALVES, SS FITTINGS Location: Vacant Building
70		P1140944	HOUSING BAG FILTER (1 OF 6) Location: Vacant Building

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71		P1140960- 961	MVR1	1200L SS TANK, NON-JACKETED & NON-AGITATED, VACUUM RATED Location: Vacant Building
72		P1140963	SBT1	6500L SS TANK, JACKETED & AGITATED
73		P1140967		BIOMAS BIN HANDLING SYSTEM
74		P1140969		HEAT EXCHANGERS (4 OF 6) 50 SQUARE FT Location: Vacant Building
75		P1140972		MISC ITEMS & DRUM DUMPER Location: Vacant Building
76		P1140973		HAUL VACUUM SYSTEM & MISC ELECTRIC PARTS
77		P1140975- 976	REA3	REACTOR SS TANK, 2000L, AGITATED & JACKETED
78		P1140978- 979	FS3	FAIRBANK TRANSPORT SCALE

79	P1140981- 982	VTD1	SS VACUUM TRAY DRYER, VACUUM RATED, 134 SQ FT Location: Vacant Building
80	P1140984- 985	MPT1	PURE FLO PRECISION TANK - RECEIVER - 625L, SS, NON-JACKETED, AGITATED Location: Vacant Building
81	P1140987- 989		MISC PIECES FROM DUST COLLECTORS
82	P1140993		(2) SPARE MOTOR & GEAR BOX FOR LKT1 & LKT2 Location: Vacant Building
83	P1140995		(2) SS HEAT EXCHANGERS, APPROX 100FT Location: Vacant Building
84	P1140997		WATCO ELECTRIC HEATING UNIT W/ CONTROL PANEL Location: Vacant Building
85	P1140999- 1150001	REA5	REACTOR SS 1500L JACKETED & AGITATED
86	P1150003- 004	FS4	FAIRBANK TRANSPORT SCALE

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87	P11 007	⁵⁰⁰⁰⁶⁻ VDR1	985L SS TANK, NON-JACKETED & NON-AGITATED Location: Vacant Building
88	P11 010	50009-	(7) SS LIQUID TOTES
89	P11	50011	(6) SS DRY PRODUCT TOTE, 35 CUBIC FT Location: Vacant Building
90	P115	50013	MISC VALVES & FITTINGS Location: Vacant Building
91	P115	50014	MISC VALVES & FITTINGS Location: Vacant Building
92	P115	50015	VARIOUS PUMPS, FITTINGS, VALVES, ETC Location: Vacant Building
93	P115	50016	MISC DIAPHRAM PUMPS Location: Vacant Building
94	P115	50017	SPARE MOTOR Location: Vacant Building

95	EB.	P1150022- 023	PF2	NUTCH ASTALOY FILTER 140L Location: Vacant Building
96		P1150024- 025	PF1	NUTCH ASTALOY FILTER 140L Location: Vacant Building
97	CELER.	P1150027- 030		(54) ASEPTIC SS TOTES
98		P1150032	MJT1	REACTOR SS 470 GALLON VACUUM TANK Location: Vacant Building
99		P1150034- 036	\$DT5	LENTINA SS 528 GALLON TANK Location: Vacant Building
100		P1150035		LENTINA SS 528 GALLON TANK Location: Vacant Building
101		P1150038- 039		FORMA SCIENTIFIC CO2 INCUBATOR
102		P1150041		FORMA SCIENTIFIC CO2 INCUBATOR

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103	S	P1150043- 044	EPPENDORF CENTRIFUGE 5810 Location: Outside Plant
104		P1150046- 047	SAVANT SPEED VAC PLUS SC210A Location: Outside Plant
105		P1150049- 051	(3) FORMA SCIENTIFIC CLASS 11 A/B3 BIOLOGICA SAFETY CABINET Location: Vacant Building
106	A REAL	P1150054- 055	SS WHITE FILM EVAPORATOR SYSTEM, 13.4 SQ FT ULTRALOW VACUUM Location: Vacant Building
107		P1150060	HAPMAN CONVEYOR SYSTEM, XP RATED, VARIABLE SPEED Location: Vacant Building
108			(2) JDXK HEAT EXCHANGERS SS 10SQFT Location: Vacant Building
109			FORSBERG MODEL 5G DESTONER Location: Vacant Building
110	*	P1150063- 064	INLINE PUMP (SEE PUMP LIST FOR DETAILS)

111	E E	P1150065- 066		SHARPLES S26, XP RATED
112	ECCYCLESS War was and a second and a second a s	P1150068- 069		BUSCH VACUUM SYSTEM Location: Vacant Building
113	Vai	P1150076		(2) PRESSURE VACUUM 26 GALLONS TANK, AGITATED & NON-JACKETED Location: Vacant Building
114		P1150078		500L SS JACKETED REACTOR, AGITATED
115		P1150080	LL3	1600L SS TANK, NON-JACKETED & NON-AGITATED
116		P1150082		(2) MOTORS Location: Vacant Building
117		P1150084		WATCO ELECTRIC HEATING UNIT W/ CONTROL PANEL Location: Vacant Building
118		P1150086		(2) ACRISON FEEDER Location: Vacant Building

119		P1150088- 090	тк2	(2) PRESSURE VACUUM 26 GALLONS TANK, AGITATED & NON-JACKETED Location: Vacant Building
120	A 19 YO MALE MADE AND A STREET	P1150092- 093	BH2	(2) 680L SS HOPPER Location: Vacant Building
121		P1150095		PSV VALVES Location: Vacant Building
122		P1150096- 097		HAPMAN CONVEYOR SYSTEM, XP RATED, VARIABLE SPEED Location: Vacant Building
123		P1150099- 101 & P1150103- 104		(6) 200L PUMP SS TANKS Location: Vacant Building
124		P1150106		MICROWAVE #3, PARTIALLY PHOTO'D, EXTERIOR HOUSING CAVITY IN SHOP FOR FINAL MACHING Location: Vacant Building
125		21150107		MISC STAINLESS PIPING, STRUCTURAL STEEL
126		21150108- 109 & 21140957- 958		MICROWAVE GENERATOR & EXTRACTOR Location: Vacant Building

127		P1150111		PUMP HOUSE Location: Vacant Building
128		P1150112- 114	MW2	LABOTRON X 6000 MICROWAVE EXTRACTOR
129		P1150117- 119		(3) BUCHI ROTAVAPOR R-300 Location: Outside Plant
130		P1150121- 124		(2) MINILABOTRON 2000 MICROWAVE EXTRACTO Location: Vacant Building
131		P1150126- 128		ATC K1 CHILLER, PART# K105006 Location: Vacant Building
132		P1150130- 133		RETSCH SM 300 GRINDER Location: Outside Plant
133		P1150138- 140		LABCONCO FREEZONE FREEZER
134	The second secon	P1150142- 143		EPPENDORF CENTRIFUGE 5810 R Location: Outside Plant

135		P1150145- 147	2018 GLATT MINI FLUID BED DRYER Location: Inside Plant
136		P1150149- 151	IKA T25 DIGITAL ULTRA TURRAX HOMOGENIZER Location: Inside Plant
137		P1150153- 154	BUCHI MINI SPRAY DRYER B-290 Location: Inside Plant
138		P1150156- 157	BUCHI INERT LOOP B-295
139	Carnet and	P1150159- 161	RETSCH PM 100 PLANTERY BALL MILL Location: Outside Plant
140		P1150163- 164	THERMO HERATHERM OVEN
141		P1150166- 169	(2) MICROWAVE EXTRACTOR HUBER MINICHILLER 600 & SAIREM MICROWAVE GENERATOR Location: Outside Plant
142		P1150171- 173	(3) MINIFLOW 200SS MICROWAVE Location: Outside Plant

143		P1150175- 178		AGILENT TECHNOLOGIES 1200 SERIES & 1260 INFINITY HPLC Location: Outside Plant
144				BUCHI PURE C-850 FLASH PREP Location: Outside Plant
145	S	P1150191- 193		THERMO SCIENTIFIC FORMA 900 SERIES FREEZER
146		P1150195- 197	QC-CS1 QC-CRS1	CARON ENVIRONMENTAL CHAMBER & CARON CONDENSATE RECIRCULATOR Location: Vacant Building
147	P)	P1150199- 201	QC-SC2	CARON ENVIRONMENTAL CHAMBER
148	EL E	P1150203- 205	PD-SC1	CARON ENVIRONMENTAL CHAMBER
149		P1150207- 215	QC-HPLC1	AGILENT (4) 1100 SERIES, (2) 1200 SERIES, HEWLET PACKARD 1100 Location: Outside Plant
150		P1150217- 220		MALVERN MASTERSIZER 3000 PARTICLE SIZE ANALYZER, MALVERN AERO S, MALVERN HYDRO MV Location: Outside Plant

151	KS.	P1150222- 224		MALVERN ZETASIZER NANO SERIES PARTICLE SIZE ANALYZER Location: Outside Plant
152		P1150226- 229 & P1150231- 234		AGILENT TECHNOLOGIES 7890B GC SYSTEM, 7890B (G3440B) SERIAL# CN13333026, AGILENT 7693A AUTOSAMPLER, JULABO 900F HEATER (SERIAL# 10364667) Location: Outside Plant
153	Constant and the second s	P1150236- 240	QC-GCMS1	GC MAS SPEC AGILENT TECHNOLOGIES 7890A GC SYSTEM (SERIAL# US11241031), AGILENT 7693 AUTOSAMPLER, AGILENT 5975C VL MSD W/ TRIPLE- AXIS DETECTOR Location: Outside Plant
154	A start for a second and second se	P1150242- 243		VWR FRIDGE/FREEZER
155	The second se	P1150245- 246		VWR FRIDGE/FREEZER
156	The second second second	P1150248- 249 & P1150251		VWR FRIDGE/FREEZER
157	and the second se	P1150253- 255		TOSHIBA 1600XPI SERIES UNINTERRUPTIBLE POWER SYSTEM Location: Vacant Building
158		P1150273- 277		AGILENT TECHNOLOGIES 7890A (SERIAL# CN10953056) GC SYSTEM, 7693 AUTOSAMPLER, 5977B MSD Location: Outside Building

159		P1150279- 281		ULTRASCAN VIS HUNTER LAB
160	-	P1150283- 288	QC-BAL1	METTLER TOLEDO SCALE O XP56 SCALE & BT-P4 PRINTER
161		P1150290- 291		CAMPBELL HAUSFELD CE800100FP AIR COMPRESSOR
162				PFAULDER WIPED FILM EVAPORATOR, USED REFURBISHED BY PFAUDLER
163				FITZMILL
164				URSCHEL MILL
165				SOFTWALL CLEAN ROOM
166				40FT STORAGE CONTAINER

167	ACRISON FEEDER SYSTEM
168	PALL FILTER HOUSING Location: Vacant Building

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