PROVINCE OF QUÉBEC DISTRICT OF MONTRÉAL

N°: 500-11-049256-155

SUPERIOR COURT Commercial Division

(Sitting as a court designated pursuant to the *Companies' Creditors Arrangement Act*, R.S.C. c. C-36)

IN THE MATTER OF THE PLAN OF COMPROMISE OR ARRANGEMENT OF:

MAGASIN LAURA (P.V.) INC. / LAURA'S SHOPPE (P.V.) INC.

Debtor / Petitioner

-and-

KPMG INC.

Monitor

MOTION FOR A CLAIMS PROCEDURE ORDER

(Sections 9, 10 and 11 of the Companies' Creditors Arrangement Act, R.S.C. 1985, c. C-36)

TO THE HONOURABLE JUSTICE MARIE-ANNE PAQUETTE OR TO ONE OF THE OTHER HONOURABLE JUDGES OF THE SUPERIOR COURT, SITTING IN THE COMMERCIAL DIVISION, IN AND FOR THE DISTRICT OF MONTREAL, THE PETITIONER RESPECTFULLY SUBMITS AS FOLLOWS:

I. INTRODUCTION

- 1. On August 12, 2015, this Honourable Court issued an order extending the protection of the *Companies' Creditors Arrangement Act* (the "**CCAA**") to Laura's Shoppe (P.V.) Inc. (the "**Petitioner**") pursuant to Section 11.02 of the CCAA (the "**Initial Order**").
- 2. Pursuant to the Initial Order, KPMG Inc. was appointed as monitor of the Petitioner (the "Monitor") and a stay of proceedings (the "Stay of Proceedings") was ordered until and including September 11, 2015 (the "Stay Period").
- 3. The present Motion seeks an order from the Court:
 - i. establishing a Claims Bar Date of October 21, 2015 at 5:00 p.m. Montreal time (the "Claims Bar Date") for the filing of proofs of claim with the Monitor;

- ii. approving the form, manner of notice and filing procedure of such proofs of claim; and
- iii. granting such other and further relief as the Court deems appropriate.

II. CLAIMS PROCEDURE ORDER

- 4. Since the issuance of the Initial Order, the Petitioner has acted and continues to act in good faith and with due diligence.
- 5. The Petitioner has made and continues to make significant progress in restructuring its business including the following:
 - i. discussions with its current interim lender and Canadian and U.S. financial institutions regarding the possibility of long term credit facilities;
 - ii. completing or has already completed the majority of the measures necessary in order to reduce its overhead expenses;
 - iii. implementing the necessary arrangements with suppliers based on agreements made and thereafter obtain the necessary goods from such suppliers; and
 - iv. proceeding to sell fresh merchandise throughout the highly active fall and holiday selling seasons.
- 6. In the context of its restructuring, the Petitioner further intends to present a plan of compromise or arrangement to its creditors.
- 7. The Petitioner submits that it is in the best interests of all of its stakeholders that it initiate a claims process substantially in the form of the conclusions sought in the draft claims procedure order (the "Order"), communicated herewith as Exhibit P-1.
- 8. In order to expedite service of the present Motion, French language versions of the schedules to the Order will be made available at the hearing of the present Motion.
- 9. The Order would establish a "Determination Date" of July 31, 2015, being the date on which the Petitioner filed a Notice of Intention to Make a Proposal under the *Bankruptcy and Insolvency Act*, Canada prior to continuing its proceedings under the CCAA.
- 10. The Order would establish a bar date of October 21, 2015 for claims against the Petitioner, so as to allow the Petitioner and the Monitor to obtain a complete

portrait of the structure of the Petitioner's debt as a first step towards devising an eventual plan of compromise or arrangement.

- 11. The Petitioner respectfully asks that the Order sought be rendered so as to permit the presentation of a plan of compromise or arrangement to its creditors in a timely manner while providing at least 30 days for the creditors to file their proofs of claim.
- 12. As a plan of compromise or arrangement has yet to be formulated, and the content thereof will depend in large part on the results of the claims process, Petitioner does not seek the approval or implementation of a meeting or voting process at this time.

FOR THESE REASONS, MAY IT PLEASE THIS HONOURABLE COURT TO:

- (A) GRANT the present Motion;
- **(B) ISSUE** the Claims Procedure Order pursuant to the *Companies' Creditors* Arrangement Act substantially in the form of the draft Claims Procedure Order produced as **Exhibit P-1**;

THE WHOLE without costs save and except in the event of contestation.

MONTREAL, August 31, 2015

(SGD.) Kugler Kandestin LLP

KUGLER KANDESTIN LLP

TRUE COPY

KLIGTER KANDESTIN LIP

PROVINCE OF QUÉBEC DISTRICT OF MONTRÉAL

N°: 500-11-049256-155

SUPERIOR COURT Commercial Division

(Sitting as a court designated pursuant to the Companies' Creditors Arrangement Act, R.S.C. c. C-36)

IN THE MATTER OF THE PLAN OF COMPROMISE OR ARRANGEMENT OF:

MAGASIN LAURA (P.V.) INC. / LAURA'S SHOPPE (P.V.) INC.

Debtor / Petitioner

-and-

KPMG INC.

Monitor

AFFIDAVIT

I, the undersigned, **KALMAN FISHER**, businessman, doing' business in the City of Montreal, Province of Quebec and residing at 4 Granville, in the City of Hampstead, Province of Quebec, solemnly affirms that:

- 1. I am the President of the Petitioner; and
- 2. All of the facts alleged by the Petitioner in the present *Motion for a Claims Procedure Order* which do not appear of record in this Court file are true and correct.

AND I HAVE SIGNED:

KALMAN FISHER

SOLEMNLY AFFIRMED before me at the City of Montreal, Province of Quebec, this **31**st day of **August**, **2015**.

Commissioner of Oaths for the Province of

Quebec

DARLENE W. PITT
#198 577

True Copy / Copie Conforme

Kuoler Kandestin LLP, S.E.N.C.R.I.

SUPERIOR COURT Commercial Division

PROVINCE OF QUÉBEC DISTRICT OF MONTRÉAL

(Sitting as a court designated pursuant to the Companies' Creditors Arrangement Act, R.S.C. c. C-36)

N°: 500-11-049256-155

IN THE MATTER OF THE PLAN OF COMPROMISE OR ARRANGEMENT OF:

MAGASIN LAURA (P.V.) INC. / LAURA'S SHOPPE (P.V.) INC.

Debtor / Petitioner

-and-

KPMG INC.

Monitor

NOTICE OF PRESENTATION

TO: SERVICE LIST

TAKE NOTICE that the present *Motion for a Claims Procedure Order* will be presented for adjudication before the Honourable Marie-Anne Paquette, J.S.C., sitting in the Commercial Division of the Superior Court of Quebec, in and for the district of Montreal, on **September 11, 2015** in a room and at a time to be announced.

DO GOVERN YOURSELVES ACCORDINGLY

MONTREAL, August 31, 2015

(SGD.) Kugler Kandestin LLP

KUGLER KANDESTIN LLP
Attorneys for Petitioner

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PROVINCE OF QUÉBEC DISTRICT OF MONTRÉAL

N°: 500-11-049256-155

SUPERIOR COURT Commercial Division

(Sitting as a court designated pursuant to the Companies' Creditors Arrangement Act, R.S.C. c. C-36)

IN THE MATTER OF THE PLAN OF COMPROMISE OR ARRANGEMENT OF:

MAGASIN LAURA (P.V.) INC. / LAURA'S SHOPPE (P.V.) INC.

Debtor / Petitioner

-and-

KPMG INC.

Monitor

LIST OF EXHIBITS

EXHIBIT P-1: Draft Claims Procedure Order

MONTREAL, August 31, 2015

(SGD.) Kugler Kandestin LLP

KUGLER KANDESTIN LLP
Attorneys for Petitioner

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KUGEER KANDESTIN LI P

EXHIBIT P-1

Draft Claims Procedure Order

PROVINCE OF QUÉBEC DISTRICT OF MONTRÉAL

N°: 500-11-049256-155

SUPERIOR COURT Commercial Division

(Sitting as a court designated pursuant to the *Companies' Creditors Arrangement Act*, R.S.C. c. C-36)

IN THE MATTER OF THE PLAN OF COMPROMISE OR ARRANGEMENT OF:

MAGASIN LAURA (P.V.) INC. / LAURA'S SHOPPE (P.V.) INC.

Debtor / Petitioner

-and-

KPMG INC.

Monitor

CLAIMS PROCEDURE ORDER

(Sections 9, 10 and 11 of the Companies' Creditors Arrangement Act, R.S.C. 1985, c. C-36)

HAVING READ Magasin Laura (P.V.) Inc. / Laura's Shoppe (P.V.) Inc.'s (the "**Petitioner**") petition for orders establishing a procedure for the identification, filing, resolution and barring of claims against the Petitioner, the affidavit in support thereof (the "**Petition**"), and the submissions of counsel for the Petitioner.

THE COURT:

Service

 DECLARES that the Petitioner has given sufficient prior notice of the presentation of this Petition to interested parties and that the time for service of the Petition herein be and is hereby abridged;

Definitions

- 2. **DECLARES** that the following terms in this Order shall, unless otherwise indicated, have the following meanings ascribed thereto:
 - 2.1 "BIA" means the *Bankruptcy and Insolvency Act*, R.S.C. 1985, c. B-3, as amended;

- 2.2 "Business Day" means a day, other than a Saturday, a Sunday, or a non-juridical day (as defined in article 6 of the *Code of Civil Procedure*, R.S.Q., c. C-25, as amended);
- 2.3 "CCAA" means the Companies' Creditors Arrangement Act, R.S.C. 1985, c. C-36, as amended;
- 2.4 "CCAA Proceedings" means the proceedings in respect of the Petitioner before the Court commenced pursuant to the CCAA;
- 2.5 "Claim" means any right of any Person against the Petitioner in connection with any indebtedness or obligation of any kind of the Petitioner, present, future, due or accruing due to such Person and any interest accrued thereon or costs payable in respect thereof, whether liquidated, unliquidated, contingent, matured, unmatured, disputed, undisputed, secured, unsecured, known or unknown, including, inter alia, any executory or non-executory guarantee or surety and i) the right or ability of any Person to advance a claim for contribution, indemnity or otherwise with respect to any matter, action or cause, which indebtedness, liability or obligation is based in whole or in part on facts existing as at the Determination Date, ii) any Equity Claim and iii) any claim which would constitute a claim under the CCAA as at the Determination Date. A Claim shall include, without limitation, a) any Claim against the Officers and Directors, or b) any Restructuring Claim, provided however, that in no case shall a Claim include an Excluded Claim;
- 2.6 "Claim against the Officers and Directors" means a claim as defined in paragraph 11.03(1) of the CCAA;
- 2.7 "Claims Bar Date" means 5:00 p.m. (Montréal time) on October 21, 2015 or, for a Creditor with a Restructuring Claim, the latest of (a) 5:00 pm (Montréal time) on October 21, 2015 and (b) thirty (30) days after the date of receipt by the Creditor of a notice from the Petitioner giving rise to the Restructuring Claim, it being understood that at no time shall such a notice from the Petitioner be sent to the Creditor less than 30 days before the date of the first Creditors' Meeting;
- 2.8 "Court" means the Québec Superior Court;
- 2.9 "Creditor" means any Person having a Claim and may, where the context requires, include the assignee of a Claim or a trustee, interim receiver, receiver, receiver and manager, or other Person acting on behalf of such Person and includes a Known Creditor. A Creditor shall not, however, include an Excluded Creditor in respect of that Person's claim resulting from an Excluded Claim;
- 2.10 "Creditors' Instructions" means the instructions for Creditors, including a Proof of Claim, an Instruction Letter explaining how to complete same, and a copy of this Order;

- 2.11 "Creditors' List" means a list of all Known Creditors;
- 2.12 "Creditors' Meeting" means any meeting of the Petitioner's Creditors to be convened, with leave of the Court, for the purposes of voting on the Plan, and any adjournment or suspension thereof;
- 2.13 "Designated Newspapers" means La Presse and The Montreal Gazette;
- 2.14 "Determination Date" means July 31, 2015;
- 2.15 **"Equity Claim"** has the meaning ascribed thereto in the definition contained in the BIA and the CCAA;

2.16 "Excluded Claim" means:

- (i) any claim secured by the Administration Charge, the KERP Charge, the DIP Charge (all as defined in the Initial Order) and any other claims secured by any other charges that may be ordered by the Court; and
- (ii) any right of any Person against the Petitioner in connection with any indebtedness or obligation of any kind which came into existence on or after the Determination Date and any interest thereon, including any obligation of the Petitioner toward creditors who have supplied or shall supply services, utilities, goods or materials or who have or shall have advanced funds to the Petitioner after the Determination Date, but only to the extent of their claims in respect of the supply of such services, utilities, goods, materials or funds after the Determination Date and to the extent that such claims are not otherwise affected by the Plan; and
- (iii) any claim by any Person who has renounced to its rights to file a claim.
- 2.17 "Excluded Creditor" means a Person having a Claim in respect of an Excluded Claim but only in respect of such Excluded Claim and to the extent that the Plan does not otherwise affect such Claim;
- 2.18 "Initial Order" means the order of this Court made on August 12, 2015 under the CCAA;
- 2.19 "Instruction Letter" means the notice of this Order and instruction to Creditors in a document substantially in the form of **Schedule A** hereto;
- 2.20 **"Known Creditor"** means a Creditor whose Claim is included in the Petitioner's books and records;
- 2.21 "Monitor" means KPMG Inc., acting in its capacity as monitor pursuant to the Initial Order;

- 2.22 "Newspaper Notice" means the notice of this Order to be published in the Designated Newspapers on the Publication Date in accordance with paragraph 3, which shall set out the Claims Bar Date and the Creditors' Instructions, being substantially in the form of Schedule B hereto;
- 2.23 "Notice of Revision or Disallowance" means the notice referred to in subparagraph 7.1 hereof, advising a Creditor that the Monitor has revised or rejected all or part of such Creditor's Claim set out in its Proof of Claim and setting out the reasons for such revision or disallowance:
- 2.24 "Person" means any individual, corporation, limited or unlimited liability company, general or limited partnership, association, trust, unincorporated organization without legal personality, joint venture, governmental body or agency, or any other entity;
- 2.25 "Plan" means a plan of compromise or arrangement filed or to be filed by the Petitioner pursuant to the CCAA, as such plan may be amended or supplemented from time to time;
- 2.26 **"Proof of Claim"** means the form of Proof of Claim for Creditors referred to in paragraphs 6 and 7 hereof, in the form of **Schedule C** hereto;
- 2.27 "Proven Claim" means the amount of any Claim of any Creditor as of the Determination Date, determined in accordance with the provisions of the CCAA and this Order, and proven by delivering a Proof of Claim to the Monitor;
- 2.28 "Publication Date" means the date on which the publication of the Newspaper Notice in all of the Designated Newspapers has been completed;
- 2.29 "Restructuring Claim" means any right of any Person against the Petitioner in connection with any indebtedness or obligation of any kind owed to such Person arising out of the restructuring, disclaimer, repudiation, or termination of any contract, lease, employment agreement or other agreement, whether written or oral, after the Determination Date, including any right of any Person who receives a notice of disclaimer, repudiation or termination from the Petitioner; provided however, that a Restructuring Claim may not include an Excluded Claim;

Notification Procedure

- 3. **ORDERS** that the form of Newspaper Notice shall be published by the Monitor in the Designated Newspapers as soon as possible following the issuance of this Order, but in any event no later than September 18, 2015;
- 4. **ORDERS** that the Monitor shall publish on its website, on or before 5:00 p.m. (Montréal time) on September 18, 2015, a copy of the Creditors' List, the Creditors' Instructions and of the present Order;

5. **ORDERS** that, in addition to the publication referred to in paragraph 3, the Monitor shall send, by regular mail, a copy of the Creditors' Instructions to each Known Creditor no later than 5:00 p.m. (Montréal time) on September 21, 2015;

Claims Bar Date

- 6. **ORDERS** that, unless otherwise authorized by this Court, a Creditor who does not file a Proof of Claim by the Claims Bar Date:
 - i) shall not be entitled to any further notice;
 - ii) shall be forever barred from pursuing a Claim against the Petitioner and/or a Claim against the Officers and Directors;
 - iii) shall not be entitled to participate as a Creditor in these proceedings;
 - iv) shall not be entitled to vote on any matter in these Proceedings, including the Plan;
 - v) shall not be entitled to file a Claim against the Petitioner and/or a Claim against the Officers and Directors; or
 - vi) shall not be entitled to receive a distribution under the Plan.

Claims Procedure

- 7. **ORDERS** that the following procedure shall apply where a Creditor files a Proof of Claim before the Claims Bar Date:
 - 7.1 the Monitor, together with the Petitioner, shall review the Proof of Claim to value the amounts and terms set out therein for voting and distribution purposes. Where applicable, the Monitor shall send the Creditor a Notice of Revision or Disallowance by mail, telecopier, courier or other means of electronic communication;
 - 7.2 the Creditor who receives a Notice of Revision or Disallowance and wishes to dispute it shall, within ten (10) days of the Notice of Revision or Disallowance, file an appeal motion with the Court and serve a copy of such appeal motion to the Petitioner and the Monitor;
 - 7.3 unless otherwise authorized by this Court, if the Creditor does not file an appeal motion within the delay provided for above, such Creditor shall be deemed to have accepted the value of its Claim as set out in the Notice of Revision or Disallowance;
 - 7.4 where the Creditor appeals from the Notice of Revision or Disallowance or its Claim has not been finally determined prior to the date of any Creditors'

Meeting, the Monitor, in conjunction with the Petitioner, will determine the amount of the Claim for voting purposes;

Notices and Communications

8. **ORDERS** that any notice or other communication to be given under this Order by a Creditor to the Monitor or the Petitioner shall be in writing in substantially the form provided for in this Order and will be sufficiently given only if given by mail, telecopier, courier or other means of electronic communication addressed to:

Monitor.

Dev A. Coossa Maxime Codere KPMG INC. 600 boul, de Maisonneuve West **Suite 1500** Montreal, Quebec H3A 0A3 Fax: 514-840-2121

E-mail: dcoossa@kpmg.ca mcodere@kpmg.ca

Attorneys for the Monitor:

Me Avram Fishman Me Mark Meland FISHMAN FLANZ MELAND PAQUIN, LLP 1250 René-Lévesque Blvd. Suite 4100 Montreal, Quebec H3B 4W8 Fax: 514-932-4170

E-mail: afishman@ffmp.ca

mmeland@ffmp.ca

Attorneys for the Petitioner.

Me Gerald F. Kandestin Me David Stolow Me Jeremy Cuttler **KUGLER KANDESTIN LLP**

1 Place Ville Marie Suite 2101 Montreal, Quebec H3B 2C6

Fax: 514-875-8424

E-mail: gkandestin@kklex.com dstolow@kklex.com jcuttler@kklex.com

9. ORDERS that any document sent by the Monitor pursuant to this Order may be sent by e-mail, ordinary mail, registered mail, courier or facsimile transmission. A Creditor shall be deemed to have received any document sent pursuant to this Order two (2) Business Days after the document is sent by mail and one (1) Business Day after the document is sent by courier, e-mail or facsimile transmission. Documents shall not be sent by ordinary or registered mail during a postal strike or work stoppage of general application;

Aid and Assistance of Other Courts

10. REQUESTS the aid and recognition of any court or any judicial, regulatory or administrative body in any province or territory of Canada and any judicial, regulatory or administrative tribunal or other court constituted pursuant to the Parliament of Canada or the legislature of any province or any court or any judicial, regulatory or administrative body of the United States and of any other nation or state to act in aid of and to be complementary to this Court in carrying out the terms of this Order;

General Provisions

- 11. **ORDERS** that for the purposes of this Order, all Claims that are denominated in a foreign currency shall be converted to Canadian dollars at the Bank of Canada noon spot rate of exchange for exchanging currency to Canadian dollars on the Determination Date;
- 12. ORDERS that the Monitor shall use reasonable discretion as to the adequacy of completion and execution of any document completed and executed pursuant to this Order and, where the Monitor is satisfied that any matter to be proven under this Order has been adequately proven, the Monitor may waive strict compliance with the requirements of this Order as to the completion and execution of documents;
- 13. **DECLARES** that the Monitor may apply to this Court for advice and direction in connection with the discharge or variation of its powers and duties under this Order;
- 14. **ORDERS** the provisional execution of this Order notwithstanding appeal;
- 15. **THE WHOLE** without costs.

SCHEDULE "A"

Instruction Letter



KPMG Inc. Tour KPMG Suite 1500 600 de Maisonneuve Blvd. West Montréal (Québec) H3A 0A3 Telephone (514) Fax (514) Internet www.

(514) 840-2100 (514) 840-2121 www.kpmg.ca

CANADA

SUPERIOR COURT (Commercial Division)

PROVINCE OF QUEBEC DISTRICT OF MONTREAL No.: 500-11-0149256-155

IN THE MATTER OF THE PLAN OF COMPROMISE OR ARRANGEMENT OF:

MAGASIN LAURA (P.V.) INC. / LAURA'S SHOPPE (P.V.) INC.

Debtor

- and -

KPMG INC.

Monitor

INSTRUCTIONS TO CREDITORS WHO WISH TO ASSERT CLAIMS AGAINST MAGASIN LAURA (P.V.) INC. / LAURA'S SHOPPE (P.V.) INC., ITS DIRECTORS AND/OR OFFICERS

The undersigned, KPMG Inc. (the "Monitor"), is the Court-appointed Monitor of Magasin Laura (P.V.) Inc. / Laura's Shoppe (P.V.) Inc. ("Laura") pursuant to an Initial Order rendered on August 12, 2015 by the Superior Court of Quebec (Commercial Division) (the "Court") in the above-mentioned proceedings (the "CCAA Proceedings").

The present documentation is delivered to you pursuant to an order of the Court dated September •, 2015 (the "Claims Procedure Order") to assist you in filing a Proof of Claim to permit the Monitor and Laura to identify and quantify any and all Claims (as defined in the Claims Procedure Order) against Laura, its directors and/or officers. We enclose with this instruction letter a blank proof of claim form and a copy of the Claims Procedure Order.

FILING A PROOF OF CLAIM

Please note that the deadline for filing a Proof of Claim with the Monitor (the "Claims Bar Date") is:

- October 21, 2015 at 5:00 PM (Montreal time); or
- for creditors with Restructuring Claims (as defined in the Claims Procedure Order), 5:00 pm (Montréal time) on the later of (a) October 21, 2015 and (b) thirty (30) days after receipt by the Creditor of a notice from Laura giving rise to the Restructuring Claim.

If you have a Claim against Laura, its directors and/or officers, you must complete, sign and provide to the Monitor a Proof of Claim with respect to such Claim(s) so that it is received by the Monitor on or before the Claims Bar Date. Otherwise such Claim(s) against Laura, its directors and/or officers will be forever barred and extinguished.

Please review all the enclosed documents carefully.

When submitting a Proof of Claim, you must attach any documents that support the Claim(s) and provide a description of the basis for the Claim(s).

A completed and signed Proof of Claim may be provided to the Monitor by e-mail at <u>claimslaura@kpmg.ca</u>, facsimile at (514) 840-2121, or by mail, courier or registered mail to the address set out below.

FURTHER INFORMATION

If you have any questions regarding the Claims Process or any of the enclosed forms, please contact KPMG Inc. at the following coordinates:

KPMG INC.

Court-appointed Monitor of Magasin Laura (P.V.) inc. / Laura's Shoppe (P.V.) inc..

Attention: Mr. Maxime Codère

Telephone: 514-940-7528

Fax: 514-840-2121

E-mail: mcodere@kpmg.ca

Additional Proof of Claim forms can be found on the Monitor's website at http://www.kpmg.ca/laura-en or obtained by contacting the Monitor at the coordinates indicated above and providing particulars as to your name, address, fax number and e-mail address.

Yours very truly,

KPMG INC., in its capacity as Court-appointed Monitor of Magasin Laura (P.V.) Inc. / Laura's Shoppe (P.V.) Inc.

SCHEDULE "B"

Newspaper Notice

IN THE MATTER OF THE PLAN OF COMPROMISE OR ARRANGEMENT OF MAGASIN LAURA (P.V.) INC. / LAURA'S SHOPPE (P.V.) INC.

PLEASE TAKE NOTICE that this Newspaper Notice is being published pursuant to an Order of the Quebec Superior Court, Commercial Division, dated September •, 2015 (the "Claims Procedure Order") in respect of MAGASIN LAURA (P.V.) INC. / LAURA'S SHOPPE (P.V.) INC. (the "Debtor"). All capitalized terms not otherwise defined in this Newspaper Notice to Creditors shall bear the meaning given to them in the Claims Procedure Order, which is posted on KPMG Inc. (the "Monitor")'s website (the "Monitor's Website"), at the following address: http://www.kpmg.ca/laura-en and http://www.kpmg.ca/laura-fr.

Any Person who believes he, she, or it has a Claim against the Debtor, its Directors and/or its Officers shall submit his, her or its Claim in a Proof of Claim (which can be found on the Monitor's Website), except in the case of an Excluded Claim (as defined in the Claims Procedure Order).

Proof of Claim forms can also be obtained by contacting the Monitor at the address below and by providing particulars as to your name, address, facsimile number and e-mail address. Once the Monitor has this information, you will receive, as soon as practicable, a Proof of Claim form.

All creditors of the Petitioner must submit their Proof of Claim to the Monitor by email at claimslaura@kpmg.ca, facsimile transmission at (514) 840-2121, mail, registered mail or courier to the address set out below, so that the Monitor actually receive such Proof of Claim by the following deadline (the "Claims Bar Date"): no October 21, 2015, or, for creditors with Restructuring Claims (as defined in the Claims Procedure Order) the latest of (a) 5:00 pm (Montréal time) on October 21, 2015 and (b) thirty (30) days after receipt by the Creditor of a notice from Laura giving rise to the Restructuring Claim (as defined in the Claims Procedure Order).

KPMG Inc.

Court-appointed Monitor of Magasin Laura (P.V.) inc. / Laura's Shoppe (P.V.) Inc. 600 de Maisonneuve Blvd. West Suite 1500 Montreal, QC H3A 0A3

Attention: Mr. Maxime Codère Fax: 514-840-2121

E-mail: claimslaura@kpmg.ca

CLAIMS WHICH ARE NOT RECEIVED BY THE MONITOR BY THE CLAIMS BAR DATE WILL BE BARRED AND EXTINGUISHED FOREVER.

Dated at Montreal, this • day of September, 2015.

SCHEDULE "C"

Proof of Claim



KPMG Inc. Tour KPMG Suite 1500 600 de Maisonneuve Blvd. West Montréal (Québec) H3A 0A3 Telephone (514) 840-2100 Fax (514) 840-2121 Internet www.kpmg.ca

PROOF OF CLAIM

(See reverse for instructions)

IN THE MATTER OF THE PLAN O	FCOM	IPROMISE OR ARRANGEMENT OF :			
MAGASIN LAURA (P.V.) INC. / LA	URA'S	SHOPPE (P.V.) INC. (referred to in this form as the "Debtor")			
and the claim of	***************************************	(referred to in this form as the "Creditor")			
All notices or correspondence regard	ding th	is claim to be forwarded to the creditor at the following address:			
		(name of creditor)			
		(number and street)			
		(city, province, country, postal code)			
PhoneFax		E-mail address			
I,in the Province of		ling in the City ofereby certify that:			
If you are an officer of the company, state position or title	1.	I am a creditor or I am of the creditor			
	2.	I have knowledge of all the circumstances connected with the claim referred to below.			
The attached statement of account or affidavit (or solemn declaration) must specify the vouchers or other evidence in support of the claim	3.	The Debtor was, as at the Determination Date, namely July 31, 2015 and still is, indebted towards the creditor in the amount of \$, as specified in the statement of account (or affidavit or solemn declaration) attached and marked Schedule "A" hereto, after deducting any counterclaims to which the Debtor is entitled.			
Write down the amount of the unsecured Claim against the Debtor	4.	Unsecured Claim in the amount of \$ for which I do not hold any assets of the Debtor as security.			
Write down the amount of the secured Claim against the Debtor	5.	Secured Claim in the amount of \$ for which I hold a security on the assets of the Debtor. (Details annexed as Schedule B)			
Write down the amount of the Restructuring Claim	6.	Restructuring Claim in the amount of \$ for which I do not hold any assets of the Debtor as security.			

Write down the Claim against the officers and directors of the Debtors	7.	Claim against the officers and directors of the Debtor in the amount of \$			
Dated at		_, this	day of		2015
Witness			Signature of individual completing this form		

Instructions for completing Proof of Claim forms:

The duly completed Proof of Claim together with supporting documentation must be returned and received by the Monitor, by e-mail, facsimile, mail, courier or registered mail to the address set out below, no later than 5:00 p.m. on October 21, 2015, or, for creditors with Restructuring Claims (as defined in the Claims Procedure Order) on the later of (a) October 21, 2015 and (b) thirty (30) days after the date of receipt by the Creditor of a notice from the Debtor giving rise to the Restructuring Claims (the "Claims Bar Date").

FAILURE TO FILE YOUR PROOF OF CLAIM AGAINST THE DEBTOR AND/OR ITS DIRECTORS OR OFFICERS BY THE CLAIMS BAR DATE WILL RESULT IN YOUR CLAIM BEING FOREVER EXTINGUISHED AND BARRED.

In completing the attached form, your attention is directed to the marginal notes on this Proof of Claim form and to the following requirements:

Proof of Claim:

- 1. The Proof of Claim must be completed and signed by an individual and not by a corporation. If you are acting for a corporation or other person, you must state the capacity in which you are acting, such as, "Credit Manager", "Treasurer", "Authorized Agent", etc.
- 2. The person signing the Proof of Claim must have knowledge of the circumstances related with the claim.
- 3. All amounts claimed should be supported by a statement of account, an affidavit or a solemn declaration containing the details of such claim that must be marked "Schedule A". The date at which claims are to be calculated and the correct name of the Debtor must appear on the statement of account, affidavit or solemn declaration.
- 4. The person signing the Proof of Claim must insert the place and date and the signature must be witnessed.

KPMG INC.

Court-appointed Monitor of Magasin Laura (P.V.) inc. / Laura's Shoppe (P.V.) inc.

Attention: Mr. Maxime Codère

Fax: 514-840-2121

E-mail: claimslaura@kpmg.ca

500-11-049256-155

. So SUPERIOR COURT (COMMERCIAL DIVISION)
(SITTING AS A COURT DESIGNATED PURSUANT TO THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. C. C-36, AS AMENDED)
DISTRICT OF MONTRÉAL

PROVINCE OF QUÉBEC

IN THE MATTER OF THE PLAN OF COMPROMISE OR ARRANGEMENT OF:

MAGASIN LAURA (P.V.) INC. / LAURA'S SHOPPE (P.V.) INC.

Debtor / Petitioner

-and-

KPMG INC.

Monitor

MOTION FOR A CLAIMS PROCEDURE ORDER, AFFIDAVIT, NOTICE OF PRESENTATION, LIST OF EXHIBITS

СОРУ

Me Gerald F. Kandestin Kugler**Kandestin**

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