Honorable Hilary L. Barnes
United States Bankruptcy Judge

Entered on Docket
December 12, 2024

UNITED STATES BANKRUPTCY COURT

FOR THE DISTRICT OF NEVADA

In re:	Lead Case No. 24-50566-hlb
NEVADA COPPER, INC. NEVADA COPPER CORP. NC DITCH COMPANY LLC NC FARMS LLC LION IRON CORP. 0607792 B.C. LTD. Debtors. ¹	Chapter 11 Jointly Administered with: Case No. 24-50567 Case No. 24-50568 Case No. 24-50569 Case No. 24-50570 Case No. 24-50571
	ORDER DIRECTING APPLICANT TO SUBMIT PROPOSED ORDER GRANTING RELIEF REQUESTED Related ECF Nos. 921, 923, 1027

After review and consideration of the First Interim Application of Torys LLP for Compensation for Services Rendered and Reimbursement of Expenses Incurred as Corporate Counsel and Special Canadian Counsel for the Debtors for the Period from June 10, 2024, through September 30, 2024 [ECF No. 921] ("Interim Application") and the supporting statement of Tony DeMarinis [ECF No. 923] filed on behalf of Torys LLP ("Applicant") seeking interim approval and allowance of compensation for services performed and reimbursement of expenses incurred by

¹ The Debtors in these chapter 11 cases and the last four digits of their registration numbers in the jurisdiction in which they are organized are: Nevada Copper, Inc. (1157) (Nevada); Nevada Copper Corp. (5323) (British Columbia); 0607792 B.C. Ltd. (2524) (British Columbia); Lion Iron Corp. (2904) (Nevada); NC Farms LLC (0264) (Nevada); and NC Ditch Company LLC (4396) (Nevada).

Applicant as corporate counsel and special Canadian counsel for the debtors and debtors in possession, and the Statement and Reservation of Rights of the United States Trustee Regarding First Interim Applications for Compensation Filed by Estate Professionals for Debtors and Official Committee of Unsecured Creditors [ECF No. 1027] ("UST's Statement"), and the docket in the above-captioned bankruptcy case, the Court finds the Interim Application was properly served, and other than the UST's Statement, no party timely opposed the relief requested. Based on the foregoing, and for good cause shown, THE COURT HEREBY ORDERS:

The Applicant shall (i) circulate its proposed form of order approving the Interim Application to the United States Trustee's counsel for review and approval, and (ii) after receiving such approval as reflected by the signature of the U.S. Trustee's counsel on the proposed form of order, upload the proposed form of order granting the Interim Application and authorizing the Debtor to pay Torys LLP the requested fees and costs as an allowed administrative claim provided funds are available and such payment does not prejudice administrative creditors of the same priority. Upon entry of the order, the Court will vacate the hearing on the Interim Application scheduled for December 16, 2024.

SIGNED AND DATED ABOVE.

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Copy sent via CM/ECF Electronic Notice

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² The italicized language must be included in the proposed order.