

Court File No.: CV-12-9667-00CL

**ONTARIO  
SUPERIOR COURT OF JUSTICE**

**COMMERCIAL LIST**

**IN THE MATTER OF THE *COMPANIES' CREDITORS ARRANGEMENT ACT*, R.S.C. 1985, c. C-36, AS AMENDED, AND IN THE MATTER OF A PLAN OF COMPRISE OR ARRANGEMENT OF SINO-FOREST CORPORATION**

Court File No.: CV-11-431153-00CP

**ONTARIO  
SUPERIOR COURT OF JUSTICE**

**B E T W E E N :**

**THE TRUSTEES OF THE LABOURERS' PENSION FUND OF CENTRAL AND EASTERN CANADA, THE TRUSTEES OF THE INTERNATIONAL UNION OF OPERATING ENGINEERS LOCAL 793 PENSION PLAN FOR OPERATING ENGINEERS IN ONTARIO, SJUNDE AP-FONDEN, DAVID GRANT and ROBERT WONG**

Plaintiffs

- and -

**SINO-FOREST CORPORATION, ERNST & YOUNG LLP, BDO LIMITED (formerly known as BDO MCCABE LO LIMITED), ALLEN T.Y. CHAN, W. JUDSON MARTIN, KAI KIT POON, DAVID J. HORSLEY, WILLIAM E. ARDELL, JAMES P. BOWLAND, JAMES M.E. HYDE, EDMUND MAK, SIMON MURRAY, PETER WANG, GARRY J. WEST, PÖYRY (BEIJING) CONSULTING COMPANY LIMITED, CREDIT SUISSE SECURITIES (CANADA), INC., TD SECURITIES INC., DUNDEE SECURITIES CORPORATION, RBC DOMINION SECURITIES INC., SCOTIA CAPITAL INC., CIBC WORLD MARKETS INC., MERRILL LYNCH CANADA INC., CANACCORD FINANCIAL LTD., MAISON PLACEMENTS CANADA INC., CREDIT SUISSE SECURITIES (USA) LLC and MERRILL LYNCH, PIERCE, FENNER & SMITH INCORPORATED (successor by merger to Banc of America Securities LLC)**

Defendants

Proceeding under the *Class Proceedings Act, 1992*

**SECOND SUPPLEMENTARY MOTION RECORD OF THE PLAINTIFFS  
(Claims and Distribution Protocol Approval, returnable December 13, 2013)**

December 9, 2013

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Lawyers for the Plaintiffs

**TO: THE ATTACHED SERVICE LIST**

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**ONTARIO  
SUPERIOR COURT OF JUSTICE**

**COMMERCIAL LIST**

**IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36, AS AMENDED, AND IN THE MATTER OF A PLAN OF COMPRISE OR ARRANGEMENT OF SINO-FOREST CORPORATION**

Court File No.: CV-11-431153-00CP

**ONTARIO  
SUPERIOR COURT OF JUSTICE**

**BETWEEN:**

**THE TRUSTEES OF THE LABOURERS' PENSION FUND OF CENTRAL AND EASTERN CANADA, THE TRUSTEES OF THE INTERNATIONAL UNION OF OPERATING ENGINEERS LOCAL 793 PENSION PLAN FOR OPERATING ENGINEERS IN ONTARIO, SJUNDE AP-FONDEN, DAVID GRANT and ROBERT WONG**

Plaintiffs

- and -

**SINO-FOREST CORPORATION, ERNST & YOUNG LLP, BDO LIMITED (formerly known as BDO MCCABE LO LIMITED), ALLEN T.Y. CHAN, W. JUDSON MARTIN, KAI KIT POON, DAVID J. HORSLEY, WILLIAM E. ARDELL, JAMES P. BOWLAND, JAMES M.E. HYDE, EDMUND MAK, SIMON MURRAY, PETER WANG, GARRY J. WEST, PÖYRY (BEIJING) CONSULTING COMPANY LIMITED, CREDIT SUISSE SECURITIES (CANADA), INC., TD SECURITIES INC., DUNDEE SECURITIES CORPORATION, RBC DOMINION SECURITIES INC., SCOTIA CAPITAL INC., CIBC WORLD MARKETS INC., MERRILL LYNCH CANADA INC., CANACCORD FINANCIAL LTD., MAISON PLACEMENTS CANADA INC., CREDIT SUISSE SECURITIES (USA) LLC and MERRILL LYNCH, PIERCE, FENNER & SMITH INCORPORATED (successor by merger to Banc of America Securities LLC)**

Defendants

Proceeding under the *Class Proceedings Act, 1992*

**AFFIDAVIT OF SERGE KALLOGHLIAN**

I, **SERGE KALLOGLIAN**, of the City of Toronto, in the Province of Ontario

AFFIRM

1. I am a lawyer at Siskinds LLP, who, along with Koskie Minsky LLP (together, "Class Counsel"), are counsel to the plaintiffs in the above-captioned class proceeding.
2. For the purpose of this affidavit, I have received information from the following persons and believe the information to be true:
  - a. Nicole Young, a law clerk at Siskinds LLP;
  - b. Jonathan Bida and Garth Myers, lawyers at Koskie Minsky LLP;
  - c. Simon Hebert, a lawyer at Siskinds Desmeules, sncrl;
  - d. Richard Speirs, a lawyer at Cohen Milstein Sellers & Toll LLP; and
  - e. Kurt Elgie and Hanna Mosey, project managers at NPT RicePoint Class Action Services.
3. Pursuant to the Order of this court dated October 23, 2013 (the "Notice Order"), Class Counsel was required to provide the Notice<sup>1</sup> and Short-Form Notice to Securities Claimants as follows, by November 6, 2013:
  - a. Class Counsel shall provide or cause to be provided a copy of the Notice directly, either electronically or by mail, to all individuals or entities that have contacted Class Counsel, Siskinds Desmeules sncrl ("Desmeules"), or Cohen Milstein Sellers & Toll

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<sup>1</sup> Unless otherwise defined or the context requires otherwise, capitalized terms in this affidavit have the meanings ascribed to them in the Notice Order

PLLC ("Cohen Milstein") regarding this action, and to any person or entity who requests a copy of the Notice, provided that such person or entity has furnished his, her or its contact information to Class Counsel, Desmeules, or Cohen Milstein;

- b. Class Counsel will send or cause to be sent copies of the Notice to the deliverable addresses on the June 2, 2011 Shareholder List and by electronic mail to the current Service List in Court File No. CV-12-9667-00CL (the "CCAA Proceeding");

Class Counsel will send or cause to be sent copies of the Notice to all Canadian brokers and all US brokers and other nominees who are known to Class Counsel, with a cover letter directing those brokers to provide a copy of the Notice, either by mail or electronically, to those of their clients who are or have been beneficial owners of Sino-Forest securities. Brokers will also be requested to send a statement to Class Counsel or its designee indicating that such mailing or electronic communication was completed as directed.

- d. Copies of the Notice will be posted on the websites of Class Counsel (in English and French) and Cohen Milsten (in English);

- e. Class Counsel will issue and cause to be disseminated a press release which incorporates the Notice;

- f. Class Counsel will provide hyper-links to the Notice from the @kmlawllp and @SiskindsLLP Twitter accounts;

- g. Copies of the Short-Form Notice will be published in the following print publications:

- i. *The Globe and Mail*, in English, in one weekday publication;

ii. Wall Street Journal, in English, in one weekday publication;

iii. La Presse, French weekday publication, and

iv. Sole, in French, in one weekday publication

4 The Notice and Short Form Notice have been disseminated in accordance with the Notice Order and have complied with the Notice Order.

5 I am advised by Nicole Young, Garth Myers, Simon Hebert, and Richard Speirs, that in accordance with paragraph 5(a) of the Notice Order, on or before November 3, 2013, the Notice of Objection form and Claim Form were sent to all persons and entities that had contacted and provided their contact information to Class Counsel (along with the Notice of Objection form and Claim Form) were sent to Desmet, Ross, or Cohen Milstein regarding this action. Counsel, including the undersigned, have complied with the Notice Order.

6 In accordance with paragraph 5(b) of the Notice Order, on November 4, 2013, Jonathan Bida was added to the service list in the CAA Proceeding with the Notice of Objection form and Claim Form.

7 In accordance with paragraph 5(d) of the Notice Order, on or before November 6, 2013, the Notice of Objection along with the Notice of Objection form and Claim Form were posted on the websites of Class Counsel (in English and French) and Cohen Milstein (in English). Also posted on the websites of Class Counsel were the proposed Claims and Distribution Protocol and the Affidavit of Charles M. Wright, filed on this motion, which explains the rationale for certain items. The proposed Claims and Distribution Protocol and the Affidavit of Charles M. Wright, filed on this motion, which explains the rationale for certain items.

8 I am advised by Nicole Young, Garth Myers, Simon Hebert, and Richard Speirs, that in accordance with paragraph 5(a) of the Notice Order, on or before November 3, 2013, the Notice of Objection form and Claim Form were sent to all persons and entities that had contacted and provided their contact information to Class Counsel (along with the Notice of Objection form and Claim Form) were sent to Desmet, Ross, or Cohen Milstein regarding this action. Counsel, including the undersigned, have complied with the Notice Order.

8. Class Counsel also created a plain-language summary of the proposed Claims and Distribution Protocol for the benefit of Securities Claimants (the "Guide to the Claims and Distribution Protocol"), which was posted on the websites of Class Counsel. The Guide to the Claims and Distribution Protocol is attached and marked as **Exhibit "A"**.
9. In accordance with paragraph 5(f) of the Notice Order, hyper-links to the Notice were posted from the @kmlawllp and @SiskindsLLP Twitter accounts on November 6, 2013.
10. For the purpose of disseminating the Notice in accordance with paragraphs 5(b), (c), (e), and (g) of the Notice Order, Class Counsel retained the services of NPT RicePoint. I am advised by Hannah Mosey that on November 6, 2013, the following steps were taken:
  - a. The Notice (along with the Notice of Objection form and Claim Form) were mailed to the 1800 deliverable addresses on the June 2, 2011 Shareholder List in accordance with paragraph 5(b) of the Notice Order;
  - b. The Notice (along with the Notice of Objection form and Claim Form) were mailed to 196 Canadian brokers and 4,594 US brokers in accordance with paragraph 5(c) of the Notice Order;
  - c. A press release incorporating the Notice was disseminated through Canadian News Wire in French and English across Canada and the United States in accordance with paragraph 5(e) of the Notice Order; and
  - d. The Short-Form Notice was published in *The Globe and Mail*, *National Post*, and *Wall Street Journal* in English, and in *Le Soleil* and *La Presse* in French in accordance with paragraph 5(g) of the Notice Order

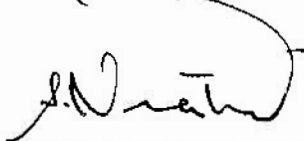
11. In addition to the above, I am advised by Kurt Elgie that the Notice was sent to approximately 454 third-party filing firms, i.e. firms that file claim forms on behalf of securityholders.

12. As of the date of this affidavit, I am advised by Kurt Elgie that as a result of the mailings to Canadian and US brokers, NPT RicePoint received requests for, and sent, approximately 85,100 additional notice packages.

13. As of the November 29, 2013 objection deadline, Class Counsel received 40 Notice of Objection forms. The Notice of Objection forms received by the objection deadline are attached as **Exhibit "B"**.

14. Class Counsel continued to receive Notice of Objection forms after the objection deadline. As of the date of this affidavit, Class Counsel has received 20 late objections. The late Notice of Objection forms are attached as **Exhibit "C"**.

SWORN before me at the City of )  
Toronto, in the Province of Ontario, )  
this 9<sup>th</sup> day of December, 2013. )



A Commissioner, etc. )

SEYED SAJJAD  
NEMATOLLAHI



Serge Kaloghlian

This is Exhibit A" mentioned and referred to in the Affidavit of Serge Kaloghlian, sworn before me at the City of Toronto in the Province of Ontario this 9<sup>th</sup> day of December, 2016

A tc

\_\_\_\_\_  
commissioner,

*[Faint, illegible text, possibly a signature or stamp]*

On March 20, 2013, the court approved the quantum of the settlement with E&Y. However, the method of distributing and allocating the \$117,000,000 was left to be determined at a later date. The court ordered that the lawyers representing the Securities Claimants ("Class Counsel") were to devise a method of distributing those funds to Securities Claimants. The document that sets out the method of distribution is called the **Claims and Distribution Protocol**. **If anything in this summary is inconsistent with any provisions in the Claims and Distribution Protocol, the provisions in the Claims and Distribution Protocol will apply.**

**Background**

Between 2011 and 2012, class actions were commenced against Sino-Forest and certain other defendants, including one of Sino-Forest's auditors, Ernst & Young LLP ("E&Y"). Subsequently, the plaintiffs in the class actions entered into a settlement with E&Y. Pursuant to the settlement agreement, E&Y will pay \$117,000,000 into a settlement trust to be distributed (after certain deductions and subject to certain exclusions) to the following persons and entities, referred to as "**Securities Claimants**":

All persons, wherever they may reside, who acquired any securities of Sino-Forest including securities acquired in the primary, secondary, and over-the-counter markets.

**Q: What is the Claims and Distribution Protocol?**

**Q: How much money will be distributed to Securities Claimants?**

The \$117,000,000 must be distributed to a variety of entities. Before being distributed to Securities Claimants, certain expenses must be deducted from that amount. Those expenses include lawyer fees, administration fees and payment to a third-party funder.

The amount that remains after the deduction of those expenses is called the "**EY Compensation Fund**."

**Q: How will the money be distributed?**

The group of Securities Claimants that held Sino-Forest notes as of January 16, 2013 ("Noteholders") will receive a lump sum payment of \$5,000,000 to be distributed amongst themselves. The Noteholders will not be entitled to any further distributions from the EY Compensation Fund.

**PLEASE NOTE:** Only notes that were held **as of January 16, 2013** will be treated in this manner. Claims for notes that were disposed of prior to January 16, 2013 will be treated in accordance with the steps below.

- 2 -

The Claims and Distribution Protocol sets out a process for calculating the amount of money that each Securities Claimant will receive from the EY Compensation Fund (after the distribution to Noteholders). There are a number of steps in this calculation.

#### Step 1: Calculating a Securities Claimant's loss

The first step is determining the Securities Claimant's loss from the acquisition of Sino-Forest securities.

To do this, the purchase price of the securities must first be determined. This is done by applying "first-in first-out" methodology ("**FIFO**") to all purchases of each different type of securities held by a Securities Claimant. The different types of securities are set out at paragraph 10(e) of the Claims and Distribution Protocol. The purchase price of each type of security after applying FIFO is called the adjusted cost base ("**ACB**") for those particular securities.

For each type of securities purchased, the damages for those purchases are calculated as follows:

<b>Time of Sale of Securities</b>	<b>Damages</b>
Sold before June 2, 2011	No damages
Sold from June 3 to August 25, 2011	(#of securities sold) X (ACB - Sale Price)
Sold or held after August 25, 2011	
<i>Shares</i>	(#of shares sold or held) X (ACB per share - CAD\$1.40)
<i>2013 Notes</i>	(#of notes sold or held) X (ACB per note - USD\$283)
<i>2014 Notes</i>	(#of notes sold or held) X (ACB per note - USD\$276.20)
<i>2016 Notes</i>	(#of notes sold or held) X (ACB per note - USD\$283)
<i>2017 Notes</i>	(#of notes sold or held) X (ACB per note - USD\$289.80)

#### Step 2: Calculating Offset Profits

The next step is calculating the "**Offset Profits**." If a Securities Claimant sold securities before June 2, 2011 (the date that the Muddy Waters report was released), that person may have inadvertently profited from the alleged misconduct at Sino-Forest. In order to remove the impact of these sales, profits attributable to the artificial inflation will be offset by subtracting them from losses. This will only apply to securities purchased after March 19, 2007.

#### Step 3: Calculating Compensable Damages

The damages for each type of securities purchased are reduced by subtracting the Securities Claimant's Offset Profits for those purchases to obtain "**Compensable Damages**".

#### Step 4: Assigning a Risk Adjustment Factor to Determine Compensable Loss

The next step is assigning a "**Risk Adjustment Factor**" to the different types of securities. Sino-Forest issued a variety of securities by different methods at different times. For example, a Securities Claimant may have acquired Sino-Forest i) shares via one or more prospectus offering; ii) notes via one or more offering memorandum; or iii) shares or notes on the secondary

market (e.g. the Toronto Stock Exchange) or on the Over-the-Counter market in the United States.

In addition, different Securities Claimants acquired and disposed of different securities at different times.

- 3 -

The type of security acquired, the method by which they were acquired, and the timing of the acquisition and disposition of those securities gives rise to different legal issues. Accordingly, the legal claims attaching to one type of security may be stronger or weaker than the claims attached to a different type of security. Class Counsel has assessed the relative strengths and weaknesses of different types of claims, and has assigned a different Risk Adjustment Factor to each of them. Stronger claims are assigned a higher Risk Adjustment Factor than weaker claims.

To determine a claimant's "**Compensable Loss**", the Compensable Damages for each type of security is multiplied by the Risk Adjustment Factor found in the table at paragraph 10(e) of the Claims and Distribution Protocol. The sum of those items for each claimant is the Securities Claimant's Compensable Loss.

#### Step 5: Pro Rata Allocation of Funds

After each Securities Claimant's Compensable Loss is determined, the balance of the EY Compensation Fund (after the \$5,000,000 payment to Noteholders as described above) will be allocated to eligible claimants other than the Noteholders on a *pro rata* basis based upon each claimant's Compensable Loss.

#### Step 6. Claims under \$5.00

Securities Claimants who's *pro rata* allocation described in Step 6 is less than \$5.00 will not be paid out. Instead, those amounts will be allocated *pro rata* to other eligible Securities Claimants.

#### Step 7: Payments to Securities Claimants

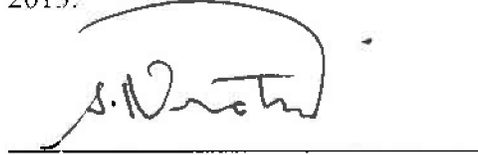
The claims administrator will make payment to Securities Claimants by either bank transfer or cheque.

#### Step 8: Remaining Amounts

If a Securities Claimant does not cash a cheque within 6 months after the date of the cheque, the Securities Claimant shall forfeit the right to compensation. Any amounts remaining will be held in the settlement trust and paid out for the purposes of future disbursements in the different class actions.

If there are full and final settlements or judgments in the class actions, then payment of any remaining balance from the settlement trust will be determined by the court.

This is Exhibit "B" mentioned and referred to in the Affidavit of Serge Kalloghlian, sworn before me at the City of Toronto, in the Province of Ontario, this 9<sup>th</sup> day of December, 2013.

A handwritten signature in black ink, appearing to read "S. V. ...", is written above a solid horizontal line. The signature is cursive and somewhat stylized.

A commissioner, etc.

1. Bee, George Michael
2. Benjamin Lin Dentistry Professional Corporation  
Buzzi, Enrico
- 3.
4. Carter, John
5. Chambers, Robert
6. Coole, Colin J.
7. Dason, Anthony J.
8. Eigner, Joseph F.
9. Gander, David
10. Gander, Steve
11. Gander, Lorne
12. Gander, Marguerite
13. Haddad, Nemer
14. Hausen, George
15. Heaman, Don
16. Jiang, Gordon Liming
17. Kahanyshyn, James
18. Kalaydjian, Armen
19. Kalaydjian, Katherine
20. Koch, Anita
21. Kok, Poh Suan
22. Kroeker, Mervyn A.
23. Latifi, Milaim
24. Leach, Michael
25. Mallyon-Smith S

26. Montalbano, Anthony

27. Moreau, Clarence

28. Oehmig, Henry

29. Parent, Alain

30. Parent, Francoise

31. Pochara, Maki

32. Sagar, Larry

33. Sanvido, Luigi

34. Scambos, Ernest

35. Sinclair, Robert

36. Singlestad, Gebhard

37. Smith, Michael

38. Stone, Paul

39. Waters, Gertrude

40. Wong, Hing Chung

## NOTICE OF OBJECTION

TO: SISKINDS LLP

680 Waterloo Street

PO Box 2520

London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
PROTOCOL AND FEE HEARINGI, GEORGE MICHAEL BEE (please check all boxes that apply):  
(insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

CLASS COUNSEL FEES ARE EXCESSIVE AT A TIME WHEN  
THERE IS LITTLE WORK AND FIRMS ARE COMPETING  
FOR AVAILABLE OPPORTUNITIES. THE COURT SHOULD

-2-

FACTOR IN THE CURRENT MARKET AND  
MAKE A PRUDENT REDUCTION TO COUNSEL  
FEES.

- I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.
- I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

## MY ADDRESS FOR SERVICE IS:

Name: GEORGE M. BEEAddress: 70 THE KINGSWAY  
ETOBICOKE, ON  
M8X 2T4Tel.: (647) 272 6446

Fax: \_\_\_\_\_

Email: georgembec@gmail.comDate: November 28, 2013

## MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):

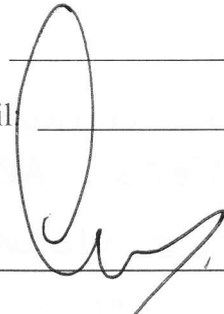
Name: \_\_\_\_\_

Address: \_\_\_\_\_

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: \_\_\_\_\_

Signature: 

**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, Dr. Benjamin Lin Dentistry Professional Corp. (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

---

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

1. We purchased Sino-Forest shares as Canadian residents on the secondary market during the period June 3, 2011 – August 25, 2011.
  2. We did not file a proof of claim in the CCAA proceeding for Sino-Forest. We never received any notification about such a proceeding.
-

3. We object to providing any allocation of proceeds from the settlement with Ernst & Young to "Noteholders" based on their status as holders on January 16, 2013. The E&Y settlement proceeds properly belong to purchasers of Sino-Forest securities during the period when misrepresentations were being made to us. The allocation of \$5 million from the E&Y settlement to Noteholders, who have already received Newco shares in the CCAA reorganization plan, deprives purchaser class members of consideration that is rightfully ours.

4. We object to the preferential treatment (a higher Risk Adjustment of 0.25) proposed to be given to secondary market Canadian share purchasers after June 2, 2011, who filed a proof of claim in the CCAA proceeding, as compared to those who did not (Risk Adjustment of 0.15), like us.

5. It is our position that it is unlawful and improper to apply CCAA procedures to this class action settlement with a non-applicant third party defendant.

6. We never received notice of any alleged requirement to file a proof of claim in the CCAA proceeding with respect to our ability to claim recoveries from non-applicant third party defendants like E&Y.

7. Even if we had received notice, there was no indication in the CCAA Claims Procedure Order that E&Y was a person that could claim contribution or indemnity from Sino-Forest such that our claim would allegedly be barred if we did not file a proof of claim.

I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: Dr. Benjamin Lin Dentistry Professional Corporation

Name: \_\_\_\_\_

Address: 3000 Highway 7 East, Suite 208  
Markham, Ontario, Canada

Address: \_\_\_\_\_

L3R 6E1

Tel.: (905) 513-6673

Tel.: \_\_\_\_\_

Fax: (905) 513-6679

Fax: \_\_\_\_\_

Email: benraemon@yahoo.ca

Email: \_\_\_\_\_

Date: November 27, 2013

Signature: 

**Nicole Young**

---

**From:** Enrico Buzzi [ebuzzi@buzziunicem.it]  
**Sent:** Saturday, November 23, 2013 3:28 AM  
**To:** Sino-Forest  
**Subject:** "Sino-Forest Corporation – Ernst & Young Settlement Distribution Protocol and Fee Hearing"

NOTICE OF OBJECTION

I, Enrico Buzzi, am a current noteholder of Sino-Forest Corporation (as of January 16, 2013 and at present).

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the "Order"), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013.

I hereby give notice that I object to the Claims and Distribution Protocol for the following reasons:

1. I am a "Noteholder" as defined in the CCAA Plan of Compromise and Reorganization of Sino-Forest.

2. I understand that, under the Distribution Protocol, Noteholders are allocated to receive \$5,000,000 from the settlement with Ernst & Young out of a total \$117,000,000 settlement consideration.

3. I have read the "Endorsement" issued by Justice Morawetz on March 20, 2013, approving the settlement. Justice Morawetz described the \$117,000,000 settlement as a distribution to SFC's creditors in the CCAA proceeding (para. 60); that distribution of the settlement proceeds is an objective of the CCAA reorganization Plan (para. 62); that Ernst & Young's settlement payment of \$117,000,000 is a "significant contribution" "to the Plan" (para. 63); that the "shareholders and Noteholders of SFC" as plaintiffs in the class action have asserted claims "against SFC that are being directly satisfied, in part with the payment of \$117 million by Ernst & Young" (para. 67); and generally that the Ernst & Young settlement payment is being made as an important part of the CCAA reorganization Plan (paras. 58-80).

4. I have read section 6(8) of the CCAA, which states: "No compromise or arrangement that provides for the payment of an equity claim is to be sanctioned by the court unless it provides that all claims that are not equity claims are to be paid in full before the equity claim is to be paid."

5. It is my understanding that according to Justice Morawetz's Endorsement, the Ernst & Young settlement is a compromise or arrangement under the CCAA. One provision of the Distribution Protocol is an allocation of most of the settlement proceeds to class members who were share purchasers, and whose claims therefore are "equity claims". I and the other Noteholders have not been paid in full on our non-equity claims, and the shortfall is well in excess of the amount of the Ernst & Young settlement amount.

6. Therefore, I object that, based on the Court's reasoning, the Distribution Protocol is in violation of section 6(8) of the CCAA, in that the entire proceeds of the Ernst & Young settlement must be paid to me and the other Noteholders as non-equity claimants.

I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor, Toronto, Ontario.

MY ADDRESS FOR SERVICE IS:

Enrico Buzzi  
 Strada San Michele 16/2  
 10024 Moncalieri TO

ITALY

[ebuzzi@buzziunicem.it](mailto:ebuzzi@buzziunicem.it)

Date: Nov.23nd, 2013

Signature: \_\_/s/\_\_ Enrico Buzzi

SISKINDS LLP: PLEASE REPLY TO THIS EMAIL CONFIRMING YOUR RECEIPT

**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, JOHN CARTER (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

---

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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- I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.
- I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: JOHN CARTER

Address: 12 TRILLIUM CRESC  
BARRIE ON  
L4N 5P5

Tel.: 705 726 3045

Fax: \_\_\_\_\_

Email: jcart@bell.net

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: \_\_\_\_\_

Date: Nov 25/13

Signature:   
B Carter

**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, Robert Chambers (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation  
 am a former shareholder of Sino –Forest Corporation  
 am a current noteholder of Sino –Forest Corporation  
 am a former noteholder of Sino –Forest Corporation  
 other (please explain)
- 
- 

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol  
 Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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**MY ADDRESS FOR SERVICE IS:**

Name: Robert Chambers

Address: 48115 BRITISH RD  
Chilliwack BC V4Z 1H2

Tel.: 604 858 8840

Fax: \_\_\_\_\_

Email: r

Date: Nov 18 2013

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: \_\_\_\_\_

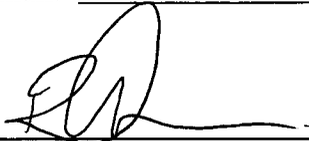
Address: \_\_\_\_\_

\_\_\_\_\_

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: \_\_\_\_\_

Signature: 

## NOTICE OF OBJECTION

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, COLIN J COOLE (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation  
 am a former shareholder of Sino –Forest Corporation  
 am a current noteholder of Sino –Forest Corporation  
 am a former noteholder of Sino –Forest Corporation  
 other (please explain)

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol  
 Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

I WOULD NO MORE PAY AN INVOICE THAT I RECEIVED WITH NO DETAILS,  
 NO JUSTIFICATION AND NO EXPENSES IDENTIFIED AND PROVEN, NOT TO MENTION  
 AN APPARENTLY OBSCURE AMOUNT ACCUMULATED OVER JUST TWO YEARS.  
 ALL OF THIS WITH A NOTIFICATION OF THREE WEEKS FOR THE  
 SHAREHOLDERS TO FILE OBJECTION + THREE PHONE CALLS FOR  
 INFORMATION ON MY PART — NOT RETURNED? (BY MS. YOUNG)

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- I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.
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**MY ADDRESS FOR SERVICE IS:**

Name: COLIN J. COOLE

Address: 7, BOUL. SIMARD APPT. 1102,  
SAINTE-LAMBERT,  
QC. J4S 1Y4

Tel.: 450-466-9207

Fax: \_\_\_\_\_

Email: colincoole@gmail.com

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: \_\_\_\_\_

Date: Nov 20 2013      Signature: Colin J. Coole

## NOTICE OF OBJECTION

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, ANTHONY J. DASON (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

*I support the leave application of the Supreme Court of Canada  
 by Messrs. Kim Orr Zamistus P.C. dated September 23rd 2013  
 on behalf of Ivesco Canada Inc + 5 others and therefore object*

\* The Ernst & Young Settlement Distribution Protocol, for the grounds stated in paragraphs 18, 19, 21, 25, 29, 34, 37, 39, 42, 43, 46 and 47, of the said leave application.



- I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.
- I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: ANTHONY J. DASON  
 Address: 3065 EASTDOWNE ROAD  
VICTORIA B.C.  
V8R 5S1

Name: \_\_\_\_\_  
 Address: \_\_\_\_\_  
 \_\_\_\_\_

Tel.: (250) 595 0518

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: tonydason@shaw.ca

Email: \_\_\_\_\_

Date: 14<sup>th</sup> NOVEMBER 2013

Signature: 

**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, JOSEPH F EIGNER (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

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I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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- I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.
- I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: JOSEPH F. EIGNER

Address: 11 Blackwood Cr. (P.O. Box 591)  
Fonthill, Ontario  
LO5 1G0

Tel.: 905 892 4139

Fax: \_\_\_\_\_

Email: jfeigner@bell.net

Name: \_\_\_\_\_

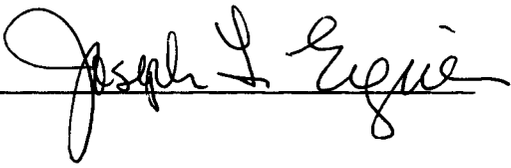
Address: \_\_\_\_\_

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: \_\_\_\_\_

Date: Nov. 16 / 13

Signature: 

## NOTICE OF OBJECTION

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, DAVID GANER (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation  
 am a former shareholder of Sino –Forest Corporation  
 am a current noteholder of Sino –Forest Corporation  
 am a former noteholder of Sino –Forest Corporation  
 other (please explain)

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol  
 Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

WHY SHOULD THE SHAREHOLDER'S WHO PURCHASED THE SHARES  
 AFTER JUNE 2/11 BE PENALIZED, FOR THE ONE NEGATIVE  
 MUDDY WATERS REPORT, THERE WERE MANY POSITIVE ANALYST  
 REPORTS FROM REPUTABLE CANADIAN FINANCIAL INSTITUTIONS  
 WHO BACKED SINO FOREST. (AFTER THIS DATE)

-2-

ALSO IF THERE IS TO BE A PENALTY MARKING  
 THOSE WHO PURCHASED SHARES AFTER JUNE  
 2ND / 11 AS SPECULATORS, WHY IS THE PENALTY  
 SO EXTREME? NOT ONLY HAVE YOU SUBTRACTED  
 \$1.40 FROM OUR SHARE VALUE, YOU THEN TAKE  
 (15%) OF THAT AMOUNT? THAT IS TOO SEVERE.  
 I WOULD ASK THAT THIS PENALTY BE REVISITED &  
 REDUCED.

I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:****MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**Name: DAVID GANDER

Name: \_\_\_\_\_

Address: 55 TREANOR CRES.

Address: \_\_\_\_\_

GEORGETOWN, ON.

\_\_\_\_\_

L7G 5H9

\_\_\_\_\_

Tel.: 905-877-0453

Tel.: \_\_\_\_\_

Fax: 905-702-0958

Fax: \_\_\_\_\_

Email: DAVID.GANDER@SUNLIFE.COM

Email: \_\_\_\_\_

Date: NOV. 8 / 13Signature: D. Gander

## NOTICE OF OBJECTION

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, Steve GANER (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation  
 am a former shareholder of Sino –Forest Corporation  
 am a current noteholder of Sino –Forest Corporation  
 am a former noteholder of Sino –Forest Corporation  
 other (please explain)

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the "Order"), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

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- Claims and Distribution Protocol  
 Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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AFTER JUNE 2/11 BE PENALIZED. FOR THE ONE NEGATIVE  
MUDSY WATERS REPORT, THERE WERE MANY POSITIVE ANALYST  
REPORTS FROM REPUTABLE CANADIAN FINANCIAL INSTITUTIONS  
WHO BACKED SINO FOREST. (AFTER THIS DATE)

ALSO IF THERE IS TO BE A PENALTY MARKING THOSE WHO PURCHASED SHARES AFTER JUNE 2ND/11 AS SPECULATORS, WHY IS THE PENALTY SO EXTREME? NOT ONLY HAVE YOU SUBTRACTED \$1.40 FROM OUR SHARE VALUE, YOU THEN TAKE 15% OF THAT AMOUNT? THAT IS TOO SEVERE. I WOULD ASK THAT THIS PENALTY BE REVISITED & REDUCED.

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MY ADDRESS FOR SERVICE IS:

MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):

Name: Steve GANDER

Name: \_\_\_\_\_

Address: 7025 LESSARD LANE  
MISSISSAUGA, ON.  
L5W 1A4

Address: \_\_\_\_\_

Tel.: 416 - 508 - 6682

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: SGANDER.PACLGASE@KW.TORONTO.COM

Email: \_\_\_\_\_

Date: Nov. 8/13

Signature: 

## NOTICE OF OBJECTION

**TO: SISKINDS LLP**

680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION PROTOCOL AND FEE HEARING**

I, LORNE GANER (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the "Order"), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: LORNE GANDER

Name: \_\_\_\_\_

Address: 2241 FALLING GREEN DR  
OAKVILLE, ON.  
L6M 5A2

Address: \_\_\_\_\_

Tel.: 905-827-9575

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: GANDER@CWBECO.CA

Email: \_\_\_\_\_

Date: NOV. 8/13

Signature: L. Gander

## NOTICE OF OBJECTION

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, MARGUERITE GANER (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation  
 am a former shareholder of Sino –Forest Corporation  
 am a current noteholder of Sino –Forest Corporation  
 am a former noteholder of Sino –Forest Corporation  
 other (please explain)

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## MY ADDRESS FOR SERVICE IS:

Name: MARGUERITE GANDER

Address: 2241 FALLING GREEN DR

OAKVILLE, ON.

L6M 5A2

Tel.: 905-827-9575

Fax: \_\_\_\_\_

Email: GANDERL@COGECO.CA

## MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):

Name: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: \_\_\_\_\_

Date: NOV. 8/13

Signature: 

**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, Nemer Haddad (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation  
 am a former shareholder of Sino –Forest Corporation  
 am a current noteholder of Sino –Forest Corporation  
 am a former noteholder of Sino –Forest Corporation  
 other (please explain)
- 
- 

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol  
 Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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- I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.
  
- I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: \_\_\_\_\_

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Tel.: \_\_\_\_\_

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: \_\_\_\_\_

Email: \_\_\_\_\_

**Date:** \_\_\_\_\_

**Signature:** \_\_\_\_\_

**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, George HAUSEN (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

---

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

Claims and Distribution Protocol

Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

Name: George Hausen

Address: 864 Spring Valley Ct  
Schaumburg IL 60193

Tel.: 847 778 1855

Fax: 847 301-8899

Email: hausen2@hotmail.com

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: \_\_\_\_\_

Date: 11-9-13

Signature: \_\_\_\_\_

**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, Don Heaman (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation  
 am a former shareholder of Sino –Forest Corporation  
 am a current noteholder of Sino –Forest Corporation  
 am a former noteholder of Sino –Forest Corporation  
 other (please explain)

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol  
 Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: Don Heaman  
 Address: 96 Glenburnie Cr  
London ont N5X2A3

Name: \_\_\_\_\_  
 Address: \_\_\_\_\_

Tel.: 519-455-9808

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: artpro@rogers.com

Email: \_\_\_\_\_

Date: Nov. 14, 2013  
2013

Signature: Don W. Heaman

**NOTICE OF OBJECTION****TO: SISKINDS LLP**

680 Waterloo Street PO Box 2520

London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT  
DISTRIBUTION PROTOCOL AND FEE HEARING**

**I, Gordon Liming Jiang\_\_ (please check all boxes that apply):**  
(insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013. I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

- (1) For current shareholders who bought Sino-Forest securities from June 3 to August 25, 2011 and did not sell the securities, #10 – (c) under “Allocation and Payment of EY Compensation Fund” in above Distribution Protocol calculates damages using

(#of shares sold or held) X (ACB per share - CAD\$1.40)

I object to the above calculation. I think it should be:  
(#of shares sold or held) X ACB per share.

- (2) #10 – (e) for Risk Adjustment, the above protocol uses 0.15 for current shareholders who bought Sino-Forest securities in secondary market from June 3 to August 25, 2011.

I object to the above calculation. I think it should be 1.0.

Here is my reason for above two objections. From June 3, 2011 to August 25, Sino-Forest denied Muddy Waters' allegations. Allen Chan, the then CEO and president of Sino-Forest, made public speech by video in the company's website to deny the fraudulence and kept cheating investors. Up to and through August 26, 2011, Sino-Forest's audit financial statements were not withdrawn, it did not admit to any fraudulent conduct. In fact, E&Y did not withdraw its audit opinion on the company's financial statements until 2012, long after the stock was cease-traded in TSX by OSC on August 26, 2011. There is no reason to subtract CAD\$1.40 for the current shareholders' damage calculation because E&Y misled investors both before and after August 26, 2011. By the time E&Y withdrew its audit opinion, the shareholders had no way to sell the security in the market because the stock had already been delisted in TSX. Thus the subtracting of CAD\$1.40 simply does not make any sense.

What is the reason to use Risk Adjustment? Current shareholders are entitled to get full amount they paid for the original purchase of the stock subtracting lawyer fees and administration fees. If the 117 million dollar is not sufficient to recover investors' loss, then more settlement fund should be acquired from E&Y and Sino-Forest. Fraudulence in stock market is not a business issue. It is a crime. Investors are the victims of the crime. They should get full compensation, not 15% of their loss. Criminal charges should be laid on the responsible in E&Y and Sino-Forest Corporation, including Chan, Horsley, Poon, Wang, Martin, Mak, Murray, Hyde, Ardell, Bowland, and West. All money these people made by publicly listing the stock in TSX should be confiscated and used to repay investors. Justice must be done!

Regarding Class Counsel Fee Request, the lawyer fees plus disbursements, taxes, and payment to CFI would take too large portion of the E&Y settlement. I object to the Class Counsel Fee Request.

I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

Name: Gordon Liming Jiang  
Address: 47 Crawford St. Markham, ON L6C 2M3  
Tel.: 905-754-4118 (Work) / 905-887-4801(Home)  
Fax:  
Email: GLJIANG@YAHOO.COM

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name:  
Address:  
Tel.:  
Fax:  
Email:

Date: Nov. 26, 2013 Signature: 

## NOTICE OF OBJECTION

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, James Kahan (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

Insufficient settlement  
amount.

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I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: Dee Kahanushy Name: \_\_\_\_\_

Address: #21 Payne Close Address: \_\_\_\_\_

Red Deer, Alberta \_\_\_\_\_

CANADA T4P 1T6 \_\_\_\_\_

Tel.: 352-610-0513 Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_ Fax: \_\_\_\_\_

Email: STKCHAD Email: \_\_\_\_\_  
QMAIL.COM

Date: 11/5/13 Signature: 

## NOTICE OF OBJECTION

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, ARMEN KACHYDJIAN (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

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I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: ARMEN KALAYDJIAN

Name: \_\_\_\_\_

Address: 845 Orchard Ridge Rd.  
Bloomfield Hills  
Mich 48304

Address: \_\_\_\_\_

Tel.: 248 321 3461

Tel.: \_\_\_\_\_

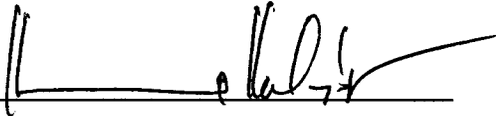
Fax: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: armen@huntingtonmanagement.com

Email: \_\_\_\_\_

Date: 11/11/13

Signature: 

**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, Katherine Kalaydjian (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

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I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: Katherine Kalaydjian

Name: \_\_\_\_\_

Address: 845 Orchard Ridge Rd.

Address: \_\_\_\_\_

Bloomfield Hills

Mich. 48304

Tel.: 248 321 3464

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: km5k@comcast.net

Email: \_\_\_\_\_

Date: 11/11/13

Signature: *Katherine Kalaydjian*

NOTICE OF OBJECTION

TO: SISKINDS LLP  
680 Waterloo Street  
PO Box 2520  
London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
PROTOCOL AND FEE HEARING

I, Anita Koch (please check all boxes that apply):  
(insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the "Order"), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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\_\_\_\_\_

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- I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.
- I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: Anita Koch

Name: \_\_\_\_\_

Address: 7 Symphony Drive  
Lake Grove, New York 11755

Address: \_\_\_\_\_

Tel.: 631-648-4923

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: \_\_\_\_\_

Email: \_\_\_\_\_

Date: 9 November 2013

Signature: Anita Koch

## NOTICE OF OBJECTION

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, Poh Suan Kok (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: Poh Swan Kok

Name: \_\_\_\_\_

Address: 236, Fair Haven Rd  
Fair Haven NJ 07704

Address: \_\_\_\_\_

Tel.: 732-692-7026

Tel.: \_\_\_\_\_

Fax: 732-212-0885

Fax: \_\_\_\_\_

Email: bowie68@hotmail.com

Email: \_\_\_\_\_

Date: 11/29/13

Signature: 

**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, MERVYN A. KROEKER (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

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---

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I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

See attached page.

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In 1999 I considered the purchase of a number of stocks and as a long term value investor, undertook a variety of analysis to support my purchase decision including: comparable company trading analysis; reviewing research analysts' estimates etc. Based on my analysis, I ultimately acquired 15,000 shares of Sino-Forest on June 28, 1999 and continue to own the same 15,000 shares today. Subsequent to my purchase, I periodically reviewed financial metrics derived from Sino-Forest's audited financial statements and considered associated valuation ratios and based on this information, continued to hold the shares. It now appears as though the audited financial statements that formed the basis of the analysis inaccurately portrayed the financial position of the Company.

I hereby object to the Proposed Settlement on the basis that I am unable to participate in the class action, as my shares were acquired prior to the March 31, 2006 to August 26, 2011 timeframe. However, like the E&Y Settlement Class, I relied on data based on misrepresentative audited financial statements during the period in question to make on going investment decisions (ie. to hold or sell) which may have otherwise led me to sell the shares, thereby avoiding significant financial losses.

Furthermore, the Proposed Settlement would "settle, extinguish and bar" all further claims against Ernst & Young which would unduly preclude me reaching a settlement agreement with E&Y.

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- I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.
- I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

Name: MERVYN A. KROEKER  
 Address: 96 FALCON RIDGE DRIVE  
WINNIPEG, MB R3Y 1X6

Tel.: 204-489-6742  
 Fax: \_\_\_\_\_  
 Email: merv.kroeker@mts.net

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: \_\_\_\_\_  
 Address: \_\_\_\_\_

Tel.: \_\_\_\_\_  
 Fax: \_\_\_\_\_  
 Email: \_\_\_\_\_

Date: Nov 12, 2013

Signature: 

## NOTICE OF OBJECTION

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, Milaim Latif (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

The stock got delisted

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

Name: Milaim Lutfi

Address: 545 Nicholson Dr  
DAVENPORT. FL 33837

Tel.: 407-341-2246

Fax: \_\_\_\_\_

Email: Milaim22@hotmail.com

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: \_\_\_\_\_

Date: 11-10-2013

Signature: *mlutfi*

**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, Michael Leach Miller (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation  
 am a former shareholder of Sino –Forest Corporation  
 am a current noteholder of Sino –Forest Corporation  
 am a former noteholder of Sino –Forest Corporation  
 other (please explain)

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I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol  
 Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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- I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.
  
- I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: \_\_\_\_\_

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Tel.: \_\_\_\_\_

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: \_\_\_\_\_

Email: \_\_\_\_\_

**Date:** \_\_\_\_\_

**Signature:** \_\_\_\_\_

## NOTICE OF OBJECTION

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, S. MALLYON-SMITH (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

I think the class counsel fees  
requested are too high.

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I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: S. Mallyon-Smith

Name: \_\_\_\_\_

Address: 63 Royal Ridge

Address: \_\_\_\_\_

Terrace NW Calgary

AB T3G 5Z1

Tel.: 403 441-9854

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: mallyon-smith@shaw.ca

Email: \_\_\_\_\_

Date: Nov 22/2013

Signature: 

**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, HNT HONT MONTALBAN (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

I PURCHASED APPROX \$3,500.00 (U.S.) OF  
SINO FOREST STOCK WHICH TRADING ON  
SAME STOPPED <sup>CHINA</sup> - I HELD ON TO THE PAPER  
(OVER)

PRINTOUT EVIDENCE FOR APPROX. 1 YR.  
- I LOST ~ 3,500. -

I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: ANTHONY P. MONTALBANO Name: \_\_\_\_\_

Address: 3060 STATE RD 13 Address: \_\_\_\_\_

ST. JOHN COUNTY \_\_\_\_\_

FLA. 32963 \_\_\_\_\_

Tel.: 904-239-2254 Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_ Fax: \_\_\_\_\_

Email: MONTA@SWITZ.US Email: \_\_\_\_\_

Date: Nov. 10, 2013 Signature: Anthony P. Montalbano

**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, CHARENCE MI MORIEN (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

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I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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ILL WITH DIABETES PAST 20 YEARS  
NOT ABLE TO FUNCTION TO WELL (PLEASE NOTE)

I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: CLARENCE M. MOREAU

Name: \_\_\_\_\_

Address: 403 College St.  
MILWAUKEE, ONTARIO

Address: \_\_\_\_\_

Tel.: 705 526-7152

Tel.: \_\_\_\_\_

Fax: —

Fax: \_\_\_\_\_

Email: —

Email: \_\_\_\_\_

Date: 2013-12-13

Signature: Clarence M. Moreau <sup>MOREAU</sup>



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I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: Henry King Oethmig  
 Address: 537 West Brow Rd.  
LooLooT Mtn. TN  
37350

Name: \_\_\_\_\_  
 Address: \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

Tel.: 423-447-7771

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: king.oethmig@gmail.com

Email: \_\_\_\_\_

Date: 11/13/13

Signature: 

**AVIS D'OPPOSITION**

**À: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention : Nicole Young

Courriel : sinoforest@siskinds.com

**Objet : SINO-FOREST CORPORATION — AUDIENCE RELATIVE AU  
 PROTOCOLE DE DISTRIBUTION ET AUX HONORAIRES DU RÈGLEMENT  
 ERNST & YOUNG**

Je, ALAIN PARENT (cocher l'ensemble de cases s'appliquant)  
 (Insérez votre nom ici)

- suis un actionnaire actuel de Sino-Forest Corporation
- suis un ancien actionnaire de Sino-Forest Corporation
- suis un porteur de billets actuel de Sino-Forest Corporation
- suis un porteur de billets de Sino-Forest Corporation
- autre (veuillez expliquer)

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Je reconnais que, conformément à l'ordonnance de M. le Juge Morawetz datée du 23 octobre 2013 (« l'ordonnance »), les personnes souhaitant s'opposer au protocole de réclamations et de distribution ou aux honoraires des représentants juridiques, sont tenues de remplir et transmettre le présent avis d'opposition auprès de Siskinds LLP par courrier, coursier ou courriel devant être reçu au plus tard le 29 novembre 2013 à 17h00 (heure normale de l'est).

Par la présente, je donne avis de mon opposition aux (veuillez cocher l'ensemble des cases s'appliquant) :

- Protocole de réclamations et d'honoraires
- Demande d'honoraire des représentants juridiques

pour les raisons suivantes (veuillez joindre des pages supplémentaires si vous avez besoin de plus de place) :

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- JE N'AI PAS l'intention de comparaître à l'audience de la requête en approbation du protocole de réclamations et de distribution et de la demande d'honoraires des représentants juridiques et je comprends que mon opposition sera déposée auprès de la Cour avant l'audience de la requête, le 13 décembre 2013, à 10h00, au 330 University Ave., 8<sup>ième</sup> étage, Toronto, Ontario.
- J'AI l'intention de comparaître en personne, ou représenté par un avocat, et de présenter mes arguments à l'audience de la requête en approbation du protocole de réclamations et de distribution et de la demande d'honoraires des représentants juridiques, le 13 décembre 2013, à 10h00, au 330 University Ave., 8<sup>ième</sup> étage, Toronto, Ontario.

**MON ADRESSE POUR SIGNIFICATION EST : L'ADRESSE DE MON AVOCAT POUR SIGNIFICATION EST : (le cas échéant):**

Nom : ALAIN PARENT Nom :  
 Adresse : 4450 PROMENADE PATON #801 Adresse :  
CAVAL, QC.  
H7W 5J7

Tél. : (450) 688-5799 Tél :

Télécopieur : alainparent@lunnex.com Télécopieur :

Courriel : Courriel :

Date : Le 5 novembre 2013 Signature : \_\_\_\_\_



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I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: FRANCOISE Parent

Name: \_\_\_\_\_

Address: 950 Viger #3

Address: \_\_\_\_\_

Saint-Hyacinthe

\_\_\_\_\_

P.Q. - Canada

\_\_\_\_\_

Tel.: 450-771-6903

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: parent.francoise@cgocable.ca

Email: \_\_\_\_\_

Date: 20/11/2013

Signature: Francoise Parent

## NOTICE OF OBJECTION

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, MAKI POCHARA (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino -Forest Corporation  
 am a former shareholder of Sino -Forest Corporation  
 am a current noteholder of Sino -Forest Corporation  
 am a former noteholder of Sino -Forest Corporation  
 other (please explain)

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the "Order"), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol  
 Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

Not properly explained the  
Class Action. E + Y have agreed  
to settle and how much?  
but what about Sino-forest  
CEO + Directors

who made millions before, being caught and after, before going bankrupt. What is the role of Ont. Securities if they can't protect us from all frauds, mismanagement, false accounting, directors being compensated for wrong doing instead of punishing them, behind bars. Total misguidance, and no oversight. Lost on Norvel, Air Canada, Rimm, Daylight and more.

- I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.
- I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: MAKI POCHARA

Name: \_\_\_\_\_

Address: 50 Inverlochy Bl.

Address: \_\_\_\_\_

<sup>A</sup> 603, Thornhill, ON  
L3T 4T6

Tel.: (905) 886-7382

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: \_\_\_\_\_

Email: \_\_\_\_\_

Date: Nov. 15/13

Signature: M B Pochara

**Nicole Young**

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**From:** LSagar [lsagar1@cogeco.ca]  
**Sent:** Friday, November 29, 2013 9:29 AM  
**To:** Sino-Forest  
**Subject:** Attention: Nicole Young  
**Attachments:** Objection\_(English).txt

**Importance:** High

Dear Ms. Young,

Please accept the attached document as my response to the mailed documents I received in the mail yesterday. Because of the shortness of timing I have had to send my response by email and because my computer and current computer abilities, I have had to change the document from your current PDF format to a txt format. Therefore; to assist you in any changes to my responses on the document during the emailing process to you, I am confirming that I am a current shareholder of Sino-forest Corporation. I have checked both answers that I object to the Claims and Distribution Protocol and Class Counsel Fee Request. With reasons why! And, I do not intend to appear at the hearing of motion to approve all the claims or fees. Also, please accept this email as my signed response and note that I have used an X at the beginning of the statement(s) requiring a check. If you have any concerns with this email and its attachment, please advise.

Sincerely,

Larry Sagar

Objection\_(English).txt

NOTICE OF OBJECTION

TO: SISKINDS LLP

680 Waterloo Street  
PO Box 2520

London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

RE: SINO-FOREST CORPORATION – ERNST & YOUNG SETTLEMENT DISTRIBUTION  
PROTOCOL AND FEE HEARING

I, Larry Sagar (please check all boxes that apply):

(insert name)

- I am a current shareholder of Sino –Forest Corporation
- I am a former shareholder of Sino –Forest Corporation
- I am a current noteholder of Sino –Forest Corporation
- I am a former noteholder of Sino –Forest Corporation
- other (please explain)

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the "Order"), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

I agree that Sino-Forest Corporation and their auditors provided incorrect statements about Sino-Forest's business leading me, as a shareholder, to believe that Sino-Forest's business was legitimate and true. Providing me to believe that my investment would continually grow and allowing me to hold on to my shares into the

Objection\_(English).txt

future. The fees and claims outlined in the order of Mr. Justice Morawetz and sought after by Ernst & Young and Siskinds LLP do not include my outstanding Si no-forest shares bought prior to 2007.

X I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

. I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

MY ADDRESS FOR SERVICE IS:

25 Woodward Avenue  
Dundas, Ontario  
L9H 4J6

905-627-1340

lsagar1@cogeco.ca

MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):

Name:

Address:

Tel . :

Fax:

Email :

Name:

Address:

Tel . :

Fax:

Email :

Obj ecti on\_(Engl i sh) . txt

Date: Nov. 29, 2013 Si gnature: Larry Sagar

## NOTICE OF OBJECTION

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, LUIGI SANVIBO (SANOLU LTD) (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

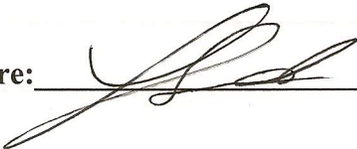
**MY ADDRESS FOR SERVICE IS:**

Name: LUIGI SANVIDO (SANOLU LTD)  
 Address: 71 NORTHRIDGE RD.  
WOODBIDGE, ONT.  
L4L 2G9  
 Tel.: 905 851-3197  
 Fax: \_\_\_\_\_  
 Email: LSANVIDO@ROGERS.COM

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: \_\_\_\_\_  
 Address: \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 Tel.: \_\_\_\_\_  
 Fax: \_\_\_\_\_  
 Email: \_\_\_\_\_

Date: NOV 28-2013

Signature: 

**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, Ernest T ScamBos (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

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I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: ERNEST T SCAMBOS

Name: \_\_\_\_\_

Address: P.O. Box 492843  
KEAU, HI 96749

Address: \_\_\_\_\_

Tel.: 8089825970

Tel.: \_\_\_\_\_

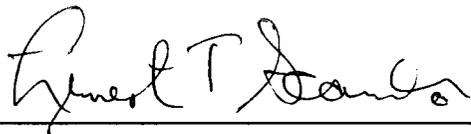
Fax: 8089825970 CALL BEFORE

Fax: \_\_\_\_\_

Email: et.scambos@erols.com

Email: \_\_\_\_\_

Date: 11/18/2013

Signature: 

## NOTICE OF OBJECTION

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, ROBERT SINCLAIR (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the "Order"), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space)





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I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

*new address*  
Name: Lebhard Singstad

Name: \_\_\_\_\_

Address: 1212 3rd St NE  
Waseca, Mn. 56091

Address: \_\_\_\_\_

Tel.: 507-835-4725

Tel.: \_\_\_\_\_

Fax: geb@centurylink.net

Fax: \_\_\_\_\_

Email: geb@centurylink.net

Email: \_\_\_\_\_

Date: 11-11-13

Signature: Lebhard Singstad

## NOTICE OF OBJECTION

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, Michael Smith (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

---

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

I think the Class Counsel fee of  
\$17,846,250 is too high

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I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: Michael Smith

Name: \_\_\_\_\_

Address: 63 Royal Ridge

Address: \_\_\_\_\_

Terrace NW Calgary

AB T3G 5Z1

Tel.: 403 441-9854

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: msconsulting@shaw.ca

Email: \_\_\_\_\_

Date: Nov 22/2013

Signature: Michael Smith

**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, PAUL B. STONE (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

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I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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- I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.
- I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: PAUL STONE

Name: EDWARD H MERRIFIELD

Address: 239 BAYVIEW AV  
TOR, ON, M2W 3V1

Address: MADISON CTZ.  
4950 YONGE ST Suite 2200

Tel.: 416 225 8397

Tel.: 416 643 5500

Fax: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: \_\_\_\_\_

Email: \_\_\_\_\_

Date: Nov 12 2013

Signature: 

## NOTICE OF OBJECTION

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, Gertrude Waters (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

Considering the total amount of the claim, I feel this is  
too high a percentage for administration

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I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: Gertrude Waters

Name: \_\_\_\_\_

Address: 120 Cambie St.  
Penticton, BC V2A4G7

Address: \_\_\_\_\_

Tel.: 250-492-4079

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: \_\_\_\_\_

Email: \_\_\_\_\_

Date: Nov 26/13

Signature: 

**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, HING CHUN WONG (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

---

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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- I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.
- I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**Name: HING CHUN WONGAddress: 2754 PANDORA STVANCOUVER B.CV5K 1W1Tel.: 604-251-1086

Fax: \_\_\_\_\_

Email: DAVID MAN KWONG @ GMAIL . COM**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: \_\_\_\_\_

Date: NOV 08 / 2013Signature: Hing Chun Wong

This is Exhibit "C" mentioned and referred to in the Affidavit of Serge Kalloghlian, sworn before me at the City of Toronto, in the Province of Ontario, this 9<sup>th</sup> day of December, 2013.

A commissioner, etc.



1. Annerose, Frank
2. Anning, Lloyd E.
3. Anning, Shirley
4. Baruh, Dogan
5. Chornyj, Alex
6. Cohen, Mortimer
7. Cutler, John W.
8. Defazio, Anthony
9. Felkner, David
- 10 Jones, Elene T. Haley
11. Jones, Daniel M.
12. Hovanec, Vincent J.
13. Jiang, Chu Song
14. Kaiser, Klaus
15. Kim, Cecil
16. Modell, Helaine
17. Owen, Robert
18. Rivero, Madelino
19. Salmon, Fred and Cecile
- 20 Straight Line Construction

## NOTICE OF OBJECTION

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, FRANK Anneruso (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

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I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the "Order"), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: \_\_\_\_\_

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Tel: \_\_\_\_\_

Tel: \_\_\_\_\_

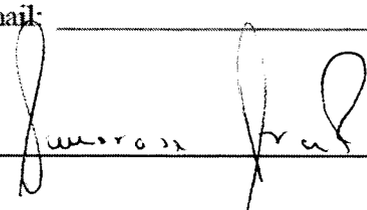
Fax: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: \_\_\_\_\_

Email: \_\_\_\_\_

Date: 18.11.13

Signature: 

**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, LLOYD E. ANNING (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

---

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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- I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.
  
- I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: LLOYD E. ANNING  
 Address: 95 WAVERLEY DR.  
GUELPH, ON. CANADA  
N1E 1G9  
 Tel.: 519-824-5435  
 Fax: \_\_\_\_\_  
 Email: lanning@sympetico.ca

Name: \_\_\_\_\_  
 Address: \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 Tel.: \_\_\_\_\_  
 Fax: \_\_\_\_\_  
 Email: \_\_\_\_\_

Date: Nov 23/13

Signature: 

**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, *Shirley Fleming* (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

---

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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- I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.
  
- I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: SHIRLEY F. ANNING

Address: 95 Waverley Dr.  
GUELPH, ON CANADA  
N1E 1G9

Tel.: 519 824-5435

Fax: \_\_\_\_\_

Email: shir1girl@bell.net

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: \_\_\_\_\_

Date: Nov. 23/13

Signature: Shirley F. Anning

## NOTICE OF OBJECTION

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, DOGAN BARUH (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

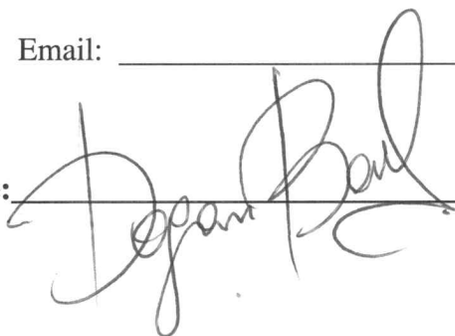
**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: DOGAN BARUH  
 Address: 233 Pacific Street  
Apt 2A  
BROOKLYN NY 11201  
 Tel.: 917-4784949  
 Fax: 646-2173100  
 Email: dbaruh@gmail.com

Name: \_\_\_\_\_  
 Address: \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 Tel.: \_\_\_\_\_  
 Fax: \_\_\_\_\_  
 Email: \_\_\_\_\_

Date: 11/12/2013

Signature: 

**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, \_\_\_\_\_ (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

\_\_\_\_\_

\_\_\_\_\_

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

\_\_\_\_\_

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I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

Name: Alex Chornyj  
 Address: 3 Willoughby St.  
Apt. 202, Sault Ste Marie  
Ontario, P6B 5Y4.  
 Tel.: 705-253-4168  
 Fax: \_\_\_\_\_  
 Email: \_\_\_\_\_

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: \_\_\_\_\_  
 Address: \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 Tel.: \_\_\_\_\_  
 Fax: \_\_\_\_\_  
 Email: \_\_\_\_\_

Date: December 4, 2013. Signature: 

**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, Mortimer Cohen (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

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I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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- I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.
  
- I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: \_\_\_\_\_

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Address: \_\_\_\_\_

Tel.: \_\_\_\_\_

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: \_\_\_\_\_

Email: \_\_\_\_\_

**Date:** \_\_\_\_\_

**Signature:** \_\_\_\_\_

**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, John W. Cutler (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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- I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.
- I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: John Cutler

Name: \_\_\_\_\_

Address: 437 Westridge Dr  
P.O. Box 320

Address: \_\_\_\_\_

Tel.: 905-893-0463

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: John.Cutler@Rogers.com

Email: \_\_\_\_\_

Date: 11/29/2013

Signature: 

## NOTICE OF OBJECTION

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, Anthony Defazio (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

---

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- Class Counsel Fee Request

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**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, David Felkner (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

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**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: David Felkner

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Address: \_\_\_\_\_

942 S Sierra Nevada Dr

Tucson, AZ, 85748

Tel.: 520-579-8602

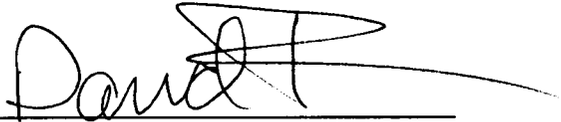
Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: dave@felknerenterprises.com Email: \_\_\_\_\_

Date: 11-13-13

Signature: 

NOTICE OF OBJECTION

TO: SISKINDS LLP
680 Waterloo Street
PO Box 2520
London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION
PROTOCOL AND FEE HEARING

I, ~~Elaine Haley Jones / Nicole Young~~ ~~Sino Forest~~ ~~Elaine T Haley - Jones~~ (please check all boxes that apply):
(insert name)
Elaine T. Jones

- am a current shareholder of Sino -Forest Corporation
am a former shareholder of Sino -Forest Corporation
am a current noteholder of Sino -Forest Corporation
am a former noteholder of Sino -Forest Corporation
other (please explain)

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the "Order"), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

Blank lines for providing reasons for objection.

- I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.
- I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: Elene T Haley-Jones  
 Address: 3103 1255 Seymour St

Name: \_\_\_\_\_  
 Address: \_\_\_\_\_

Tel.: 604 569 1294

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: daniellelene@shaw.ca

Email: \_\_\_\_\_

Date: November 26, 2013

Signature: Elene T Haley-Jones

TO: **SISKINDS LLP**  
680 Waterloo Street  
PO Box 2520  
London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
PROTOCOL AND FEE HEARING**

I, ~~Éléonore Hately Jones~~ / Daniel M. Jones (please check all boxes that apply):  
(insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

\_\_\_\_\_  
\_\_\_\_\_

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

I DO NOT intend to appear at the hearing of the ~~MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable)~~ ~~Protocol and Class Counsel Fee Request~~, and I understand my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario

I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m on December 13, 2013, at 330 University Ave., 8th Floor Toronto Ontario.

**MY ADDRESS FOR SERVICE IS:**

el.: Daniel M. Jones

Name \_\_\_\_\_ Name \_\_\_\_\_

Address: 30 \_\_\_\_\_ Address: \_\_\_\_\_

26 11 - 2013 Signature: \_\_\_\_\_

Tel.: \_\_\_\_\_ *ah*

Fax: \_\_\_\_\_

Email: \_\_\_\_\_

Date: Elene A Hales-Jones \_\_\_\_\_

13 1255 Seymour St \_\_\_\_\_

604 569 1294 \_\_\_\_\_

danielelene@shaw.ca \_\_\_\_\_

*Elene A Hales-Jones*  
*Daniel M. Jones*

**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, VINCENT J. HOVANEC (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

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- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

Name: VINCENT J. HOVANEC

Address: 6201 SWAN CREEK RD  
ROCK HALL, MD 21661

Tel.: 410-708-2467

Fax: \_\_\_\_\_

Email: vhovanec@gmail.com

Date: 11/18/13

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: \_\_\_\_\_

Signature: 

**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, Chun Song Siemj (please check all boxes that apply):  
(insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

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I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

unreasonable cost lots money

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**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: Chu Sang Jiang

Name: \_\_\_\_\_

Address: 17510 Rue Thivierge

Address: \_\_\_\_\_

Pierrefonds

\_\_\_\_\_

QC H9S 4C2

\_\_\_\_\_

Tel.: (514) 620-0516

Tel.: \_\_\_\_\_

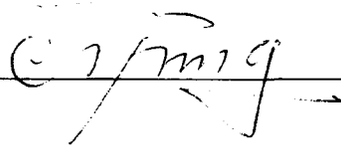
Fax: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: Sang-dei@yahoo.com

Email: \_\_\_\_\_

Date: Dec. 4<sup>th</sup> / 2013

Signature: 

**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, Klaus Kaiser (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

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- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, CELIA KIM (please check all boxes that apply):  
 (insert name)

- ?  am a current shareholder of Sino –Forest Corporation  
 am a former shareholder of Sino –Forest Corporation  
 am a current noteholder of Sino –Forest Corporation  
 am a former noteholder of Sino –Forest Corporation  
 other (please explain)
- 
- 

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**MY ADDRESS FOR SERVICE IS:**

Name: CSC12 Kim

Address: 100W. bbSt 24E  
NY NY 10123

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: \_\_\_\_\_

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: Robert Birch

Address: Oppenheimer & Co. Inc  
200 Park Ave. 24th Fl  
NY, NY. 10166

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: \_\_\_\_\_

Date: 11/26/13

Signature: 

**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, Helaine Modell (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

---

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**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: \_\_\_\_\_

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Tel.: \_\_\_\_\_

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: \_\_\_\_\_

Email: \_\_\_\_\_

**Date:** \_\_\_\_\_

**Signature:** \_\_\_\_\_

**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, ROBERT OWEN (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

---

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**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: ROBERT OWEN

Name: \_\_\_\_\_

Address: PO BOX 145

Address: \_\_\_\_\_

WAINFLEET ON LOSIVO

\_\_\_\_\_

Tel.: 905 899 1393

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: \_\_\_\_\_

Email: \_\_\_\_\_

Date: Nov 26 / 13

Signature: Robert Owen

## NOTICE OF OBJECTION

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, Madelino Rivera (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

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**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: Madelino Rivera

Name: NIL

Address: #44-223 Rebecca St.  
Oakville, ON L6K 3Y2

Address: \_\_\_\_\_

Tel.: 905-338-5746

Tel.: \_\_\_\_\_

Fax: NIL

Fax: \_\_\_\_\_

Email: cidelr1@gmail.com

Email: \_\_\_\_\_

Date: NOV. 29, 2013

Signature: 

**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, Fred and Cecile Salmon (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013.

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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- I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.
  
- I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

Name: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: \_\_\_\_\_

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: \_\_\_\_\_

Date: 11-25-13

Signature: *Fred Salmon*

**NOTICE OF OBJECTION**

**TO: SISKINDS LLP**  
 680 Waterloo Street  
 PO Box 2520  
 London, ON N6A 3V8

Attention: Nicole Young

Email: sinoforest@siskinds.com

**RE: SINO-FOREST CORPORATION — ERNST & YOUNG SETTLEMENT DISTRIBUTION  
 PROTOCOL AND FEE HEARING**

I, STRAIGHT LINE CONSTRUCTION (please check all boxes that apply):  
 (insert name)

- am a current shareholder of Sino –Forest Corporation
- am a former shareholder of Sino –Forest Corporation
- am a current noteholder of Sino –Forest Corporation
- am a former noteholder of Sino –Forest Corporation
- other (please explain)

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I acknowledge that pursuant to the order of Mr. Justice Morawetz dated October 23, 2013 (the “Order”), persons wishing to object to the Claims and Distribution Protocol or the Class Counsel Fees request are required to complete and deliver this Notice of Objection to Siskinds LLP by mail, courier or email to be received by no later than 5:00 p.m. (Eastern Time) on November 29, 2013

I hereby give notice that I object to the (please check all boxes that apply):

- Claims and Distribution Protocol
- Class Counsel Fee Request

for the following reasons (please attach extra pages if you require more space):

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- I DO NOT intend to appear at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request, and I understand that my objection will be filed with the court prior to the hearing of the motion at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.
- I DO intend to appear, in person or by counsel, and to make submissions at the hearing of the motion to approve the Claims and Distribution Protocol and Class Counsel Fee Request at 10:00 a.m. on December 13, 2013, at 330 University Ave., 8th Floor Toronto, Ontario.

**MY ADDRESS FOR SERVICE IS:**

**MY LAWYER'S ADDRESS FOR SERVICE IS (if applicable):**

Name: STRAIGHT LINE CONSTRUCTION  
MAN, LTD.

Address: 45 KELVINWAY DR  
TORONTO, ON, CANADA  
M1W 1N5

Tel.: 416.819.9443

Fax: \_\_\_\_\_

Email: straightline@rogers.com

Name: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_

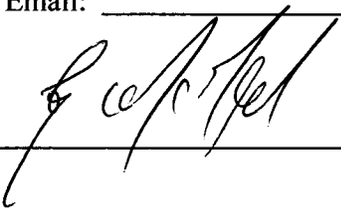
\_\_\_\_\_

Tel.: \_\_\_\_\_

Fax: \_\_\_\_\_

Email: \_\_\_\_\_

Date: NOV 25 2013

Signature: 

ONTARIO  
SUPERIOR COURT OF JUSTICE

Proceeding commenced at Toronto

Proceeding under the Companies' Creditors Arrangement Act, 1992

AFFIDAVIT OF SERGE KALLOGHLIAN

**KOSKIE MINSKY**

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**S SKINDS LLP**

680 Waterloo Street

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Tel: 416-646-4000/Fax: 416-646-4300

Lawyers for the Purchasers of the  
Class A Securities of Sino-Forest Corporation Plaintiffs

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LLP  
est

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for the Ad Hoc Committee of  
A icant's Securities, including the Class A

**ONTARIO**  
**SUPERIOR COURT OF JUSTICE**

Proceeding commenced at Toronto

Proceeding under the *Class Proceedings Act, 1992*

**SECOND SUPPLEMENTARY MOTION RECORD OF  
THE PLAINTIFFS  
(MOTION RETURNABLE DECEMBER 13, 2013)**

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Lawyers for the Class Action Plaintiffs