

**SUPERIOR COURT**  
(Commercial Division)

CANADA  
PROVINCE OF QUÉBEC  
DISTRICT OF MONTRÉAL

No.: 500-11-058403-201

DATE: June 26, 2020

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**PRESIDING: ME CHANTAL FLAMAND, REGISTRAIRE**

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***IN THE MATTER OF THE NOTICE OF INTENTION TO MAKE A PROPOSAL OF:***

**MODASUITE INC.**  
Debtor / Petitioner

and

**KPMG INC.**  
Trustee

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**ORDER APPROVING AN ADMINISTRATION CHARGE, A D&O CHARGE, SALE  
GUIDELINES AND GRANTING ANCILLARY RELIEF**

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- [1] **CONSIDERING** the Application for an Order approving an Administration Charge, a D&O Charge, Sale Guidelines and granting ancillary relief pursuant to sections 64.1, and 64.2 of the *Bankruptcy and Insolvency Act*, RSC 1985, c B-3, as amended ("**BIA**"), as well as the exhibits and the affidavit of Mr. Jeremy Brown, filed in support thereof (the "**Application**") by the Debtor / Petitioner Modasuite Inc. (the "**Petitioner**");

- [2] **CONSIDERING** the Notice of intention to make a proposal filed by the Petitioner on June 22, 2020 in accordance with the BIA (the "NOI");
- [3] **CONSIDERING** the representations of counsel;
- [4] **CONSIDERING** the provisions of the BIA;

**THE COURT HEREBY:**

- [5] **GRANTS** the Application.

*Definitions*

- [6] **DECLARES** that, unless otherwise defined, all capitalized terms in this Order shall have the meaning ascribed thereto in the Application.

*Service*

- [7] **DECLARES** that sufficient prior notice of the presentation of this Application has been given by the Petitioner to the interested parties who are likely to be affected by the charges created herein.

*Sale Guidelines*

- [8] **APPROVES** the Sale Guidelines attached hereto as Schedule I (the "Sale Guidelines").
- [9] **ORDERS** that the Petitioner is authorized to conduct the Sale of retail inventory in the Potentially Closing Stores listed in Schedule II attached hereto (the "Merchandise") and of all of the furnishings, fixtures and equipment located therein (the "FF&E") in accordance with this Order and the Sale Guidelines, and to advertise and promote the Sale within the Potentially Closing Stores in accordance with the Sale Guidelines.
- [10] **DECLARES** that if there is a conflict between this Order and the Sale Guidelines, the order of priority of documents to resolve such conflicts is as follows: (1) this Order and (2) the Sale Guidelines.
- [11] **ORDERS** that the Petitioner is authorized to conduct the Sale of the Merchandise and of the FF&E in accordance with the Sale Guidelines, and all rights, title and interest in and to the Merchandise and FF&E shall vest absolutely and exclusively in and with their respective purchaser(s), free and clear of and from any and all claims, liabilities (direct, indirect, absolute or contingent), obligations, interests, prior claims, taxes, security interests (whether contractual, statutory or otherwise), liens, charges (including any charges hereafter granted by this Court in these

proceedings), hypothecs, mortgages, pledges, deemed trusts, assignments, judgments, executions, writs of seizure or execution, notices of sale, options, adverse claims, levies, rights of first refusal or other pre-emptive rights in favor of third parties, restrictions on transfer of title, or other claims or encumbrances, whether or not they have attached or been perfected, registered, published or filed and whether secured, unsecured or otherwise, whenever and howsoever arising, and whether such claims arose or came into existence prior to or following the date of this Order (collectively, the "**Encumbrances**"), including, without limiting the generality of the foregoing, all charges, security interests or hypothecs evidenced by registration, publication or filing pursuant to the Civil Code of Québec, or any other applicable legislation providing for a security interest in personal or movable property, and, for greater certainty, **ORDERS** that all of the Encumbrances affecting or relating to the Merchandise and FF&E, be expunged and discharged as against the Merchandise and FF&E, in each case effective as of the sale of the Merchandise and FF&E;

- [12] **DECLARES** that, to the extent that the terms of the applicable leases are in conflict with any term of this Order or the Sale Guidelines, the terms of this Order and the Sale Guidelines shall govern.
- [13] **DECLARES** that nothing contained in this Order or the Sale Guidelines shall be construed to create or impose upon the Petitioner any additional restrictions not contained in the applicable lease or other occupancy agreement.

*Gift cards and similar arrangements*

- [14] **AUTHORIZES**, notwithstanding anything to the contrary in this Order, the Petitioner to continue to honour or comply with any customer deposits, pre-payments, gift cards, subscription service and any similar programs offered by the Petitioner.

*Administration Charge*

- [15] **ORDERS** that the Trustee, counsel to the Trustee and counsel to the Petitioner are hereby granted a charge (the "**Administration Charge**") on all the property of the Petitioner, which charge shall not exceed the aggregate amount of \$150,000, as security for their professional fees and disbursements, at the standard rates and charges, incurred both before and after the date of this Order. The Administration Charge shall have the priority set out in paragraphs [20] and following of this Order.
- [16] **ORDERS** that the Trustee, counsel to the Trustee and counsel to the Petitioner shall be paid their reasonable fees and disbursements (including any pre-filing fees and disbursements), in each case at their standard rates and charges, by the Petitioner. The Petitioner is hereby authorized and directed to pay the accounts of

the Trustee, counsel to the Trustee and counsel to the Petitioner on a weekly basis or on such other basis as such persons may agree.

*D&O Indemnification and Charge*

- [17] **ORDERS** that the Petitioner shall indemnify all of its directors and officers in office as at the date of this Order or thereafter appointed (the "**Directors and Officers**") against obligations and liabilities that they may incur as director or officers of the Petitioner after the commencement of these proceedings, except to the extent that the obligation or liability was incurred as a result of the Director's or Officer's gross negligence or wilful misconduct.
- [18] **ORDERS** that the Directors and Officers are hereby granted a charge (the "**D&O Charge**") on all the property of the Petitioner, which charge shall not exceed the aggregate amount of \$750,000, as security for the indemnity provided in paragraph [17] of this Order. The D&O Charge shall have the priority set out in paragraphs [20] and following of this Order.
- [19] **ORDERS** that, notwithstanding any language in any applicable insurance policy to the contrary:
- (a) No insurer shall be entitled to be subrogated to or claim the benefit of the D&O Charge; and
  - (b) The Directors and Officers shall only be entitled to the benefit of the D&O Charge to the extent that they do not have coverage under any directors' and officers' insurance policy, or to the extent that such coverage is insufficient to pay amounts for which the Directors and Officers are entitled to be indemnified.

*Priority of court-ordered charges*

- [20] **DECLARES** that the priorities of the Administration Charge and the D&O Charge (collectively, the "**NOI Charges**"), as between them with respect to any property of the Petitioner to which they apply, shall be as follows:
- (a) First, the Administration Charge;
  - (b) Second, the D&O Charge.
- [21] **ORDERS** and **DECLARES** that each of the NOI Charges shall constitute a charge on the property of the Petitioner and that such Charges shall rank in priority to other Encumbrances in favour of any person.

- [22] **ORDERS** that the filing, registration or perfection of the NOI Charges shall not be required, and that the NOI Charges shall be valid, opposable and enforceable for all purposes, including as against any right, title or interest filed, registered, published, recorded or perfected subsequent to the NOI Charges coming into existence.
- [23] **ORDERS** that except as may be approved or ordered by this Court, the Petitioner shall not grant any Encumbrances over any of its property that rank in priority to, or *pari passu* with, the NOI Charges, unless the Petitioner also obtains the prior written consent of the Trustee and the beneficiaries of the NOI Charges.
- [24] **ORDERS** and **DECLARES** that notwithstanding:
- (a) The pendency of these proceedings;
  - (b) Any application for a bankruptcy order pursuant to the BIA or any bankruptcy order made pursuant to such an application;
  - (c) The filing of any assignment for the general benefit of creditors made pursuant to the BIA;
  - (d) The provisions of any federal or provincial statute; or
  - (e) Any negative covenants, prohibitions or other similar provisions with respect to borrowings, incurring debt or the creation of the Encumbrances contained in any existing loan documents, lease, sublease, offer to lease or other agreement to which the Petitioner is a party;

the NOI Charges shall be binding on any trustee in bankruptcy that may be appointed in respect to the Petitioner and shall not be void or voidable by any person, including any creditor of the Petitioner, nor shall they, or any of them, constitute or be deemed to be a preference, fraudulent conveyance, transfer at undervalue or other challengeable or reviewable transaction, under the BIA or any applicable law, nor shall they constitute oppressive or unfairly prejudicial conduct under any applicable law.

- [25] **ORDERS** that any of the NOI Charges created by this Order over leases of real property in Canada shall only be a charge in the Petitioner's interest in such real property leases.

*Payment of Rent*

- [26] **ORDERS** that until a real property or immovable lease is disclaimed or resiliated in accordance with the BIA, the Petitioner shall pay all amounts constituting rent or payable as rent under real property or immovable leases (including, for greater

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certainty, common area maintenance charges, utilities and realty taxes and any other amounts payable to the landlord under the lease) or as otherwise may be negotiated between the Petitioner and the landlord from time to time ("Rent"), for the period commencing from and including the date of this Order, twice-monthly in equal payments on the first and fifteenth day of each month, or the immediately following business day if that day is not a business day, in advance (but not in arrears). On the date of the first of such payments, any Rent relating to the period commencing from and including the date of the NOI shall also be paid.

*General*

- [27] **ORDERS** that Exhibits P-3, P-4 and P-5, filed in support of the Application be kept confidential and under seal until further order of this Court.
- [28] **ORDERS** that no person shall commence, proceed with or enforce any proceedings against the Trustee or any of the Directors and Officers, employees, legal counsel or financial advisors of the Petitioner or of the Trustee in relation to the business of the Petitioner or any of its property, without first obtaining leave of this Court, upon five (5) business days' written notice to the Petitioner's counsel, the Trustee and to all those referred to in this paragraph whom it is proposed be named in such proceedings.
- [29] **DECLARES** that the NOI, this Order and any proceeding or affidavit leading to this Order, shall not, in and of themselves, constitute a default or failure to comply by the Petitioner under any statute, regulation, licence, permit, contract, permission, covenant, agreement, undertaking or other written document or requirement other than the Desjardins Loan (subject to the Forbearance Agreement, as defined in the Application).
- [30] **DECLARES** that this Order and its effects shall survive the filing by the Petitioner of a proposal pursuant to the terms of the BIA, the issuance of an initial order in regard of the Petitioner pursuant to the terms of the *Companies' Creditors Arrangement Act*, RSC 1985, c C-36 or the bankruptcy of the Petitioner, unless this Court orders otherwise.
- [31] **DECLARES** that, except as otherwise specified herein or in the BIA, the Petitioner and the Trustee are at liberty to serve any application, motion, notice, proof of claim form, proxy, circular, disclaimer or other document in connection with these proceedings by forwarding copies by prepaid ordinary mail, courier, personal delivery or electronic transmission to persons or other appropriate parties at their respective given addresses as last shown on the records of the Petitioner and that any such service shall be deemed to be received on the date of delivery if by personal delivery or electronic transmission, on the following business day if delivered by courier, or three (3) business days after mailing if by ordinary mail.

- [32] **DECLARES** that, without limiting the generality of the preceding paragraph, the Petitioner and any party to these proceedings may serve any court materials in these proceedings on all represented parties electronically, by emailing a PDF or other electronic copy of such materials to counsels' email addresses, provided that the Petitioner shall deliver "hard copies" of such materials upon request to any party as soon as practicable thereafter.
- [33] **DECLARES** that, except as otherwise specified herein or in the BIA, or ordered by this Court, no document, order or other material need be served on any person in respect of these proceedings, unless such person has served a response on the Petitioner's counsel and the Trustee and has filed such response with this Court, or appears on the service list prepared by the Petitioner, the Trustee or their counsel, save and except when an order is sought against a person not previously involved in these proceedings.
- [34] **DECLARES** that the Petitioner or the Trustee may, from time to time, apply to this Court for directions concerning the exercise of their respective powers, duties and rights hereunder or in respect of the proper execution of this Order on notice only to each other.
- [35] **DECLARES** that the Petitioner and the Trustee shall be entitled to seek leave to vary this Order upon such terms and such notice as this Court deems just.
- [36] **ORDERS** and **DECLARES** that any interested person may apply to this Court to vary or rescind this Order or seek other relief upon five (5) business days' notice to the Petitioner, the Trustee and to any other party likely to be affected by the order sought or upon such other notice, if any, as this Court may order.
- [37] **DECLARES** that the Order and all other orders in these proceedings shall have full force and effect in all provinces and territories in Canada.
- [38] **REQUESTS** the aid and recognition of any court, tribunal, regulatory or administrative body having jurisdiction in Canada, in the United States of America or elsewhere, to give effect to this Order and to assist, the Petitioner, the Trustee and their respective agents in carrying out the terms of this Order. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such orders and to provide such assistance to the Petitioner and the Trustee, as an officer of this Court, to grant representative status to the Trustee in any foreign proceeding or to assist the Petitioner, the Trustee and their respect agents in carrying out this Order.
- [39] **ORDERS** that each of the Petitioner and the Trustee be at liberty and is hereby authorized and empowered to apply to any court, tribunal, regulator or administrative body, wherever located, for the recognition of the Order and for assistance in carrying out the terms of this Order, and that the Trustee is authorized
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and empowered to act as a representative in respect of the within proceedings for the purpose of having these proceedings recognized in a jurisdiction outside of Canada.

[40] **ORDERS** provisional execution of this Order notwithstanding any appeal and without the necessity of furnishing any security.

[41] **THE WHOLE** without costs.

(s) ~~Me Chantal Flamand, registraire~~  
Me Chantal Flamand, registraire

M<sup>TRE.</sup> JULIEN MORISSETTE  
M<sup>TRE.</sup> ILIA KRAVTSOV  
(OSLER, HOSKIN & HARCOURT LLP)  
COUNSEL TO THE PETITIONER

Hearing date: June 26, 2020

COPIE CERTIFIÉE CONFORME  
AU DOCUMENT DÉTENU PAR LA COUR

P. Haller Lou  
Personne désignée par le greffier

**SCHEDULE I****SALE GUIDELINES**

The following procedures shall apply to any sales to be held by Modasuite Inc. ("**Modasuite**") at stores (the "**Stores**") listed in Schedule II of the Order (as defined below). Terms capitalized but not defined in these Sale Guidelines have the meanings ascribed to them in the order rendered by the Superior Court of Québec (Commercial Division) (the "**Court**") in the file bearing number 500-11-058403-201 on June 26, 2020 (the "**Order**").

Except as otherwise expressly set out herein, and subject to: (i) the Order; or (ii) the provisions of the *Bankruptcy and Insolvency Act* (the "**BIA**") and any further Order of the Court; or (iii) any subsequent written agreement between Modasuite and its applicable landlord(s) (individually, a "**Landlord**" and, collectively, the "**Landlords**"), the Sale shall be conducted in accordance with the terms of the applicable leases and other occupancy agreements for each of the Stores (individually, a "**Lease**" and, collectively, the "**Leases**"). However, nothing contained herein shall be construed to create or impose upon Modasuite any additional restrictions not contained in the applicable Lease or other occupancy agreement.

1. The Sale shall be conducted so that each of the Stores remain open during their normal hours of operation provided for in the respective Leases for the Stores until the expiry of the notice period provided for in the BIA with respect to Leases that are disclaimed or resiliated, or as may be otherwise agreed between Modasuite and the applicable Landlord or ordered by the Court, and in all cases by no later than August 31, 2020 (the "**Vacate Date**").
2. The Sale shall be conducted in accordance with applicable federal, provincial and municipal laws, unless otherwise ordered by the Court.
3. All display and hanging signs used in connection with the Sale shall be professionally produced and all hanging signs shall be hung in a professional manner. Notwithstanding anything to the contrary contained in the Leases, Modasuite may advertise the Sale at the Stores as a "everything on sale", "everything must go", "store closing" or similar theme sale at the Stores (provided however that no signs shall advertise the Sale as a "bankruptcy", a "liquidation" or a "going out of business" sale, it being understood that the French equivalent of "clearance" is "liquidation" and that "liquidation" is permitted to be used in French language signs). Forthwith upon request, Modasuite shall provide the proposed signage packages along with proposed dimensions by e-mail or facsimile to the applicable Landlords or to their counsel of record and the applicable Landlord shall notify Modasuite of any requirement for such signage to otherwise comply with the terms of the Lease and/or the Sale Guidelines and where the provisions of the Lease conflicts with these Sale Guidelines, these Sale Guidelines shall govern. Modasuite shall not use neon or day-glow signs or any handwritten signage (save that handwritten "you pay" or "topper" signs may be used). If a Landlord is concerned with "Store Closing" signs being placed in the front window of a Store or with the number or size of the signs in the front window, Modasuite and the Landlord will work together to resolve the dispute. Nothing contained herein shall be construed to create or impose upon Modasuite any additional restrictions not contained in the applicable Leases. In addition, Modasuite shall be permitted to utilize

exterior banners/signs at stand alone or strip mall Stores or enclosed mall Store locations with a separate entrance from the exterior of the enclosed mall; provided, however, that: (i) no signage in any other common areas of a mall shall be used; and (ii) where such banners are not explicitly permitted by the applicable Lease and the Landlord requests in writing that banners are not to be used, then no banners shall be used absent further order of the Court, which may be sought on an expedited basis on notice to the Service List. Any banners used shall be located or hung so as to make clear that the Sale is being conducted only at the affected Store and shall not be wider than the premises occupied by the affected Store. All exterior banners shall be professionally hung and to the extent that there is any damage to the facade of the premises of a Store as a result of the hanging or removal of the exterior banner, such damage shall be professionally repaired at the expense of Modasuite. Modasuite shall not utilize any commercial trucks to advertise the Sale on Landlord's property or mall ring roads.

4. Modasuite shall be permitted to utilize sign walkers and street signage; provided, however, such sign walkers and street signage shall not be located on the shopping centre or mall premises.
5. Modasuite shall be entitled to include additional merchandise in the Sale; provided that (a) the additional merchandise is currently in the possession of Modasuite or any of its affiliates (including in their warehouses) or has previously been ordered by or on behalf of Modasuite or its affiliates; and (b) the additional merchandise is of like kind and category and no lesser quality to Modasuite merchandise, and consistent with any restriction on usage of the Stores set out in applicable Leases.
6. Conspicuous signs shall be posted in the cash register areas of each Store to the effect that all sales are "final" and customers with any questions or complaints are to contact Modasuite.
7. Modasuite shall not distribute handbills, leaflets or other written materials to customers outside of any of the Stores on Landlord's property, unless explicitly permitted by the applicable Lease or, if distribution is customary in the shopping centre in which the Store is located. Otherwise, Modasuite may solicit customers in the Stores themselves. Modasuite shall not use any giant balloons, flashing lights or amplified sound to advertise the Sale or solicit customers, except as explicitly permitted under the applicable Lease or agreed to by the Landlord.
8. At the conclusion of the Sale in each Store, Modasuite shall arrange that the premises for each Store are in "broom-swept" and clean condition, and shall arrange that the Stores are in the same condition as on the commencement of the Sale, ordinary wear and tear excepted. No property of any Landlord of a Store shall be removed or sold during the Sale. No permanent fixtures (other than Modasuite FF&E (as defined below) for clarity) may be removed without the Landlord's written consent unless otherwise provided by the applicable Lease and in accordance with the Order. Any trade fixtures or personal property left in a Store after the applicable Vacate Date in respect of which the applicable Lease has been disclaimed by Modasuite shall be deemed abandoned, with the applicable Landlord having the right to dispose of the same as the Landlord chooses, without any liability whatsoever on the part of the Landlord.

9. Subject to the terms of paragraph 8 above, Modasuite may sell its furniture, fixtures and equipment ("FF&E") located in the Stores during the Sale. For greater certainty, FF&E does not include any portion of the Stores' HVAC, sprinkler, fire suppression and fire alarm systems. Modasuite may advertise the sale of FF&E consistent with these Sale Guidelines on the understanding that the Landlord may require such signs to be placed in discreet locations within the Stores reasonably acceptable to the Landlord. Additionally, the purchasers of any FF&E sold during the Sale shall only be permitted to remove the FF&E either through the back shipping areas designated by the Landlord or through other areas after regular Store business hours or, through the front door of the Store during Store business hours if the FF&E can fit in a shopping bag, with Landlord's supervision as required by the Landlord and in accordance with the Order. Modasuite shall repair any damage to the Stores resulting from the removal of any FF&E by third party purchasers of FF&E. Any FF&E not sold as at the Vacate Date shall be deemed abandoned.
10. Modasuite shall not make any alterations to interior or exterior Store lighting, except as authorized pursuant to the affected Lease. The hanging of exterior banners or other signage, where permitted in accordance with the terms of these Sale Guidelines, shall not constitute an alteration to a Store.
11. Modasuite hereby provides notice to the Landlords of its intention to sell and remove FF&E from the Stores. Modasuite shall make commercially reasonable efforts to arrange with each Landlord that so requests, a walk-through to identify the FF&E subject to the Sale. The relevant Landlord shall be entitled upon request to have a representative present in the applicable Stores to observe such removal. If the Landlord disputes Modasuite's entitlement to sell or remove any FF&E under the provisions of the Lease, such FF&E shall remain on the premises and shall be dealt with as agreed between Modasuite and such Landlord, or by further order of the Court upon application by Modasuite on at least two (2) days' notice to such Landlord and the Monitor. If Modasuite has disclaimed or resiliated the Lease governing such Store in accordance with the BIA, it shall not be required to pay rent under such Lease pending resolution of any such dispute (other than rent payable for the notice period provided for in the BIA), and the disclaimer or resiliation of the Lease shall be without prejudice to Modasuite's claim to the FF&E in dispute.
12. If a notice of disclaimer or resiliation is delivered pursuant to the BIA to a Landlord while the Sale is ongoing and the Store in question has not yet been vacated, then: (a) during the notice period prior to the effective time of the disclaimer or resiliation, the Landlord may show the affected leased premises to prospective tenants during normal business hours, on giving Modasuite and the Monitor 24 hours' prior written notice; and (b) at the effective time of the disclaimer or resiliation, the relevant Landlord shall be entitled to take possession of any such Store without waiver of or prejudice to any claims or rights such Landlord may have against Modasuite in respect of such Lease or Store, provided that nothing herein shall relieve such Landlord of any obligation to mitigate any damages claimed in connection therewith.
13. Modasuite and the Landlords shall have the rights of access to the Stores during the Sale provided for in the applicable Lease (subject, for greater certainty, to any applicable stay of proceedings).

14. Modasuite shall not conduct any auctions of Merchandise or FF&E at any of the Stores.
15. Modasuite shall designate a party to be contacted by the Landlords should a dispute arise concerning the conduct of the Sale. The initial contact shall be Simon Paquette who may be reached by phone at 1-866-930-4911 or email at [simonpaquette@kpmg.ca](mailto:simonpaquette@kpmg.ca). If the parties are unable to resolve the dispute between themselves, the Landlord or Modasuite shall have the right to schedule a "status hearing" before the Court on no less than two (2) days written notice to the other party or parties, during which time Modasuite shall cease all activity in dispute other than activity expressly permitted herein, pending determination of the matter by the Court; provided, however, subject to paragraph 4 of these Sale Guidelines, if a banner has been hung in accordance with these Sale Guidelines and is the subject of a dispute, Modasuite shall not be required to take any such banner down pending determination of any dispute.
16. Nothing herein is or shall be deemed to be a consent by any Landlord to the sale, assignment or transfer of any Lease, or shall, or shall be deemed to, or grant to the Landlord any greater rights than already exist under the terms of any applicable Lease.
17. These Sale Guidelines may be amended by written agreement between Modasuite and the applicable Landlord.

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## SCHEDULE II

LIST OF POTENTIALLY CLOSING STORES

Store Code	Store Address
DONST	CF Shops at Don Mills, 15 Karl Fraser Road, Unit N004, Don Mills, Ontario, M3C 0E6
LAVST	Le Carrefour Laval, 3035 Boulevard le Carrefour, Unit H013A, Laval, Québec, H7T 1C8
LIMST	Limeridge Mall, 999 Upper Wentworth Street, Unit 0160C, Hamilton, Ontario, L9A 4X5
METST	Metropolis at Metrotown 4700 Kingsway Street, Suite 1205, Burnaby, British Columbia, V5H 4M1
MPOST	Premium Outlets, 19001 Chemin Notre Dame, Unit 363, Mirabel, Québec, J7J 0T1
TOST	735 Queen Street West, Toronto, Ontario, M6J 1G1
QUEST	634 Queen Street West, Toronto, Ontario, M6J 1E4
RDWST/RIDST	Rideau Center, 50 Rideau Street, Suite E303, Ottawa, Ontario, K1N 9J7
BRUST	Promenades Saint-Bruno, 181 boul. des Promenades, Store B007, St-Bruno-de-Montarville, Québec, J3V 5K2
SHEST	CF Sherway Gardens, 25 The West Mall, Store 1751, Etobicoke, Ontario, M9C 1B8
EDMST	West Edmonton Mall, 8882 - 170 Street NW, Unit U-227, Edmonton, Alberta, T5T 4M2
DIXST	Quartier Dix30, 9130 boulevard Leduc, Unit S7B-150, Brossard, Québec, J4Y 0L3
FOYST	Place Ste-Foy, 2450 Boulevard Laurier, Unit 009, Québec, Québec, G1V 2L1

TECST	Toronto Eaton Centre, 220 Yonge Street, Unit 2117, Toronto, Ontario, M5B 2H1
VANST	316 West Cordova Street, Vancouver, British Columbia, V6B 5A4
KITS	102 - 2201 West 4th Avenue, Vancouver, British Columbia, V6K 1N9
STANST/STWST	1420-1422 and 1432 Stanley Street, Montréal, Québec, H3A 1P7