



This is the 1st Affidavit
of Ricci Cheung in this case
and was made on December 10, 2024

No. S-245481
Vancouver Registry

IN THE SUPREME COURT OF BRITISH COLUMBIA

IN THE MATTER OF THE *COMPANIES' CREDITORS ARRANGEMENT ACT*,

R.S.C. 1985, C. C-36

AND

IN THE MATTER OF THE *COOPERATIVE ASSOCIATION ACT*, S.B.C. 1999, C 28

AND

IN THE MATTER OF BC TREE FRUITS COOPERATIVE, BC TREE FRUITS INDUSTRIES
LIMITED AND GROWERS SUPPLY COMPANY LIMITED

PETITIONERS

AFFIDAVIT

I, Ricci Cheung, of 2900 – 550 Burrard Street, Vancouver, B.C., SWEAR THAT:

1. I am a legal assistant at the law of firm Fasken Martineau DuMoulin LLP, solicitors for Alvarez & Marsal Canada Inc., in its capacity as court-appointed monitor of the Petitioners (the “**Monitor**”), and as such have personal knowledge of the facts hereinafter deposed to except where stated to be on information and belief, in which case I verily believe them to be true.
2. Attached and marked as **Exhibit “A”** is a true copy of the Amending Agreement No. 1 dated December 6, 2024.
3. Attached and marked as **Exhibit “B”** is a true copy of the Auction and Liquidation Services Agreement dated December 9, 2024.

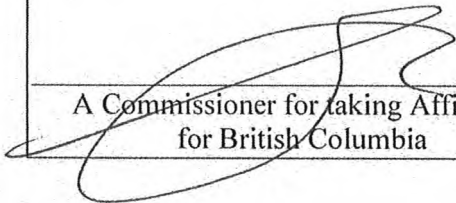
SWORN BEFORE ME at Vancouver,
British Columbia, on December 10, 2024.

A Commissioner for taking Affidavits for
British Columbia

DAVID NESBITT
Barrister & Solicitor
Fasken Martineau DuMoulin LLP
2900 - 550 Burrard Street
Vancouver, BC V6C 0A3
285937.00020/3105829004 631 4833

RICCI CHEUNG

This is **Exhibit "A"** referred to in the Affidavit # 1 of Ricci Cheung made before me at Vancouver, BC on this 10th day of December, 2024



A Commissioner for taking Affidavits
for British Columbia

AMENDING AGREEMENT NO. 1

THIS AMENDING AGREEMENT is dated as of December 6, 2024 (the "**First Amending Agreement**") and is entered into among **BC TREE FRUITS COOPERATIVE, BC TREE FRUITS INDUSTRIES LIMITED** and **GROWERS SUPPLY COMPANY LIMITED** (collectively, the "**Borrowers**"), **CANADIAN IMPERIAL BANK OF COMMERCE** (the "**Interim Lender**") and **ALVAREZ & MARSAL CANADA INC.** (the "**Monitor**").

WHEREAS:

- A.** The Borrowers, the Interim Lender and the Monitor are party to an Interim Financing Term Sheet dated as of August 12, 2024 (the "**Interim Financing Term Sheet**"), pursuant to which the Interim Lender has agreed to fund certain costs and obligations in respect to restructuring efforts of the Borrowers pursuant to debtor-in-possession financing in the context of insolvency proceedings under the *Companies' Creditors Arrangement Act* (Canada) ("**CCAA**") under the jurisdiction of the Supreme Court of British Columbia (the "**Court**") in accordance with the terms set out therein.
- B.** On August 13, 2024, the Court granted an initial Order, as subsequently amended, under the CCAA and appointed the Monitor as monitor, with enhanced powers, of the Borrowers in proceedings bearing Court File No. S-245481.
- C.** The Monitor and the Interim Lender wish to amend the Interim Financing Term Sheet to extend the Maturity Date as set out herein

NOW THEREFORE THIS AMENDING AGREEMENT WITNESSES that, in consideration of the mutual covenants and agreements contained in this First Amending Agreement and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

**ARTICLE 1
INTERPRETATION**

1.1 Defined Terms. All capitalized terms not otherwise defined in this First Amending Agreement shall have the meaning ascribed to them in the Interim Financing Term Sheet.

1.2 Headings. The headings of the Articles and Sections of this First Amending Agreement are inserted for convenience of reference only and shall not affect the construction or interpretation of this First Amending Agreement.

**ARTICLE 2
AMENDMENTS**

2.1 Amendment to Section 9. Section 9(a) of the Interim Financing Term Sheet is amended by deleting it in its entirety and replacing it with the following:

- 9. Maturity Date** (a) February 15, 2025 (or such later date as the Interim Lender in its sole and absolute discretion may agree to in writing with the Borrowers, acting reasonably);

**ARTICLE 3
GENERAL**

3.1 Continuing Effect; Confirmation of Documents. Except as specifically stated herein, the Interim Financing Term Sheet shall continue in full force and effect in accordance with the provisions thereof and the certificates and documents issued or granted in connection therewith shall continue in full force and effect. After the date hereof, any reference to the Interim Financing Term Sheet shall refer to the Interim Financing Term Sheet as amended hereby.

3.2 Successors and Assigns. This First Amending Agreement shall enure to the benefit of and be binding upon the parties and their respective successors and permitted assigns.

3.3 Governing Law. This First Amending Agreement shall be governed by and construed in accordance with the laws of the Province of British Columbia and the laws of Canada applicable therein.

3.4 No Waiver of Rights or Remedies. This First Amending Agreement shall not constitute a waiver or amendment by the Lenders of any of their rights or remedies under or in connection with the Interim Financing Term Sheet, and all such rights are hereby expressly reserved.

3.5 Counterparts. This First Amending Agreement may be executed in counterparts, each of which shall be deemed to be an original and both of which taken together shall be deemed to constitute one and the same instrument. To evidence its execution of an original counterpart to this First Amending Agreement, a party may send a copy of its original signature on the execution page hereof to the other party by e-mail in pdf format or by other electronic transmission and such transmission shall constitute delivery of an executed copy of this First Amending Agreement to the receiving party.

[Signature page follows]

IN WITNESS WHEREOF, the parties hereto have caused this First Amending Agreement to be duly executed by their respective authorized officers as of the day and year first above written.

**BC TREE FRUITS COOPERATIVE,
BC TREE FRUITS INDUSTRIES LIMITED and
GROWERS SUPPLY COMPANY LIMITED, as
Borrowers**

Signed by:
Per: Doug Pankiw
Name: Doug Pankiw
Title: Interim Chief Executive Officer and Chief Financial Officer

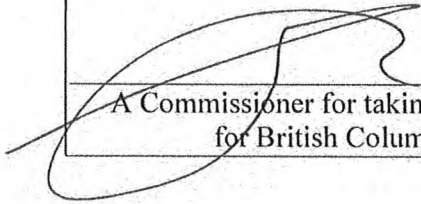
**ALVAREZ & MARSAL CANDA INC., as Monitor
by ALVAREZ AND MARSAL CANADA INC.,
solely in its capacity as proposed Court-
appointed Monitor of each of the Borrowers and
not in its personal or corporate capacity**

DocuSigned by:
Per: Anthony Tillman
Name: Anthony Tillman
Title: Managing Director

CANADIAN IMPERIAL BANK OF COMMERCE

Per: Supriya Sarin Digitally signed by Supriya Sarin
Name: Supriya Sarin Date: 2024.12.06 15:54:42 -05'00'
Title: Senior Director, Special Loans

This is **Exhibit "B"** referred to in the Affidavit # 1 of Ricci Cheung made before me at Vancouver, BC on this 10th day of December, 2024



A Commissioner for taking Affidavits
for British Columbia

AUCTION AND LIQUIDATION SERVICES AGREEMENT

THIS agreement dated for reference the 9th day of December, 2024

MADE BETWEEN:

BC TREE FRUITS COOPERATIVE ("BCTFC") by its Court-appointed monitor, **ALVAREZ & MARSAL CANADA INC.** (the "**Monitor**"), acting solely in such capacity and not in its personal or corporate capacity

ATTENTION: Pinky Law, Vice President
Email: pinky.law@alvarezandmarsal.com

OF THE FIRST PART

AND:

MAYNARDS INDUSTRIES II CANADA LTD., a corporation incorporated pursuant to the laws of British Columbia having an address of Suite 130, 49 Dunlevy Ave., Vancouver, BC, V6A 3A3

ATTENTION: Aaron Stewardson
Email: astewardson@maynards.com

(hereinafter referred to as the "**Maynards**")

OF THE SECOND PART

WHEREAS:

- A. Pursuant to an order of the Supreme Court of British Columbia (the "**Court**") made August 13, 2024 in Supreme Court of British Columbia Action No. S245481, Vancouver Registry (the "**Proceeding**"), as amended and restated by further order of the Court made in the Proceeding on August 26, 2024, the Monitor was appointed monitor of Growers Supply Company Limited, BCTFC and BC Tree Fruits Industries Limited (collectively, the "**BCTF Group**") and was granted the powers to, among other things, market and sell the BCTF Group's property.
- B. Maynards submitted a proposal to the Monitor dated November 21, 2024 to liquidate the assets located at 880 Vaughan Avenue, Kelowna, British Columbia (the "**Premises**") and listed in Schedule "A" hereto (the "**Assets**").

- C. BCTFC, by the Monitor, seeks to retain Maynards, subject to the Monitor receiving approval of the Court (the "**Court Approval**"), to market and sell the Assets upon the terms and conditions hereof.

NOW THEREFORE THIS AGREEMENT WITNESSETH that the Monitor and Maynards agree as follows:

1. RETENTION OF MAYNARDS

- 1.1 BCTFC hereby retains Maynards to carry out, and Maynards hereby agrees to carry out, a sales program (the "**Sale Process**") to sell the Assets by a private sale and/or a one-day online auction (the "**Auction**") on the terms and conditions set forth in this Agreement.
- 1.2 Maynards will not, and has no authority to, incur any liability or obligation on behalf of the BCTF Group or the Monitor, unless otherwise specifically authorized and approved by the Monitor.
- 1.3 The parties acknowledge and agree that Maynards is an independent contractor being engaged in accordance with the terms of this Agreement and is not an employee, employer, partner, joint venturer or otherwise of the BCTF Group or the Monitor.
- 1.4 BCTFC and Maynards hereby agree and acknowledge that the parties' obligations hereunder are subject to Court approval of, among other things, the engagement of Maynards, this Agreement and the Sale Process generally. Upon execution of this Agreement by both parties, the Monitor agrees to seek the required Court Approval and will recommend to the Court that this Agreement be approved.

2. SALE PROCESS

- 2.1 BCTFC shall provide, or make commercially reasonable efforts to provide, to Maynards and its agents, employees and representatives, access to the Assets and the Premises from the date of Court Approval (or such earlier date as agreed to by the Monitor) (the "**Commencement Date**") until January 31, 2025, or such later date as agreed by the parties in writing (the "**End Date**"), for the purposes of showing the Assets to prospective purchasers, preparing for and conducting the Sale Process, completing all sales, and removing the Assets upon their sale.
- 2.2 The Sale Process shall commence on the Commencement Date and continue until the End Date (the "**Sale Period**").
- 2.3 The Monitor consents and agrees to the sale of the Assets by Maynards and on behalf of BCTFC, and Maynards agrees to conduct the Sale Process for and on behalf of BCTFC based on the terms of this Agreement.
- 2.4 Maynards shall carry-out the Auction during the week of January 6, 2025, or such other date as agreed by the parties in writing.

2.5 Maynards will carry out the Sale Process, including the Auction, and all other related activities in an orderly and professional manner, in accordance with industry practices.

2.6 Maynards shall be permitted to use the "BC Tree Fruits Cooperative" branded name as well as "BC Growers" or "Growers" for promotional purposes, including in any advertisements and marketing materials.

3. MAYNARDS FEES AND EXPENSES

3.1 Maynards will be paid an 18% buyer's premium with respect to all sales of the Assets ("**Buyer's Premium**"), whether sold individually, collectively, partially, *en bloc*, or otherwise, which amount shall be included in the purchase price paid by the purchasers to Maynards in respect of the Assets. Purchasers will be advised that their 18% will be charged on top of their offer which together will be the purchase price.

3.2 In addition to the Buyer's Premium, Maynards shall be reimbursed by BCTFC for all expenses related to the Sale Process and Auction (the "**Costs**") incurred by Maynards in preparing for and conducting the Sale Process and Auction, including marketing, travel, set-up, and checkout costs, up to \$25,000 (in the aggregate).

3.3 Within 14 days following the conclusion of the Sale Process and Auction, the proceeds of sale, less the Buyer's Premium, the Costs, all applicable taxes and any merchant banking charges (together, the "**Net Sale Proceeds**"), shall be paid by Maynards to the Monitor in a manner agreed upon by the parties.

3.4 Maynards shall, promptly following the Sale Process and Auction, provide the Monitor with a detailed written accounting describing each Asset sold and the purchase price attributed thereto and the applicable Net Sale Proceeds in a form satisfactory to the Monitor acting reasonably.

4. TAXES

4.1 Maynards shall collect, and promptly pay to the applicable authority and confirm such payment to the Monitor, all social services tax, provincial sales tax (if applicable), goods and services tax and any other tax resulting from any sale transaction entered into by Maynards with respect to any of the Assets.

4.2 Maynards shall indemnify and hold BCTFC and the Monitor harmless from any and all demands, liabilities or claims, including, but not limited to, fines, penalties, losses, costs and expenses, which BCTFC may sustain, incur or be subject to, arising out of, or by reason of, any failure by Maynards to collect, pay or remit any applicable taxes in relation to the sale of the Assets in accordance with the Sales Process and Auction (including without limiting the generality of the foregoing in respect of the Buyer's Premium).

5. DUTIES OF MAYNARDS

5.1 Except as otherwise provided in this Agreement, Maynards shall at its own cost and expense

- (a) use commercially reasonable best efforts to conduct the Sale Process and Auction in accordance with its terms and the terms of this Agreement;
- (b) provide sufficient licensed auctioneers and other personnel as is generally required for the holding of the Sale Process and Auction;
- (c) supervise the inspection of the Assets by potential purchasers prior to the Auction;
- (d) prepare for, arrange, conduct and conclude the Sale Process and Auction including, but not limited to, advertising, auction-related set-up, administrative services, collection of proceeds, banking, security/check out personnel, etc.;
- (e) advertise and promote the Auction;
- (f) organize, inventory, tag and lot the Assets for purposes of sale;
- (g) provide administrative services relating to the transfer of ownership of Assets to purchasers such that title to the Assets can be conveyed to the purchasers;
- (h) allow representatives of the Monitor to be present at any pre-inspections of the Assets, set-up related to the Auction, the Auction and to have access to all of Maynard's records concerning the sale of the Assets;
- (i) facilitate removal from the Premises of any Assets purchased at the Auction prior to the End Date; and
- (j) provide the accounting described in paragraph 3.4.

6. COVENANTS, REPRESENTATIONS AND WARRANTIES WITH RESPECT TO THE ASSETS

- 6.1 BCTFC or the Monitor shall deliver to Maynards a copy of all pertinent documents that are in the possession of BCTFC, if any, relating to the Assets, including, without limitation, all documents of title, operating manuals, warranties, and all documents respecting registrations.
- 6.2 Upon completion of the Sale Process and Auction contemplated hereby, Maynards shall oversee the removal or preparation of the removal of the Assets from the Premises that have been purchased. Maynards shall otherwise have the right to abandon any remaining or unsold Assets. Maynards shall have no responsibility for the clean-up of the Premises nor any responsibility to leave in a broom swept condition, if so required by the owner.
- 6.3 Except as expressly set forth in this Agreement the Assets shall be sold by Maynards to third parties on an "as is, where is" basis without any representations or warranties whatsoever, whether expressed, implied, statutory or otherwise, and neither BCTFC nor Maynards shall make any representations or warranties to any third-party purchasers with respect to any of the Assets.
- 6.4 Each of the parties acknowledges and agrees that:

- (a) it is duly authorized to enter into and be bound by the terms of this Agreement and to carry out the terms of this Agreement;
- (b) it has consulted with and been advised by its own solicitors before entering into this Agreement, has read same and knows the contents thereof;
- (c) all the terms and conditions of this Agreement shall survive the closing of the transactions contemplated hereby; and
- (d) Maynard's engagement and the validity of this Agreement remain subject to Court Approval.

6.5 Maynards represents, warrants and acknowledges to the Monitor that:

- (a) Maynards is a corporation duly incorporated, organized and subsisting under the laws of British Columbia;
- (b) Maynards has conducted its own due diligence, independent inspection, and investigation respecting the Assets and is satisfied with the Assets in all respects;
- (c) Maynards has good and sufficient power and authority to enter into this Agreement and to undertake the services contemplated by this Agreement;
- (d) this Agreement constitutes a valid and legally binding obligation of Maynards, enforceable against Maynards in accordance with its terms, subject only to Court Approval; and
- (e) Maynards holds all required permits and licenses required to perform its obligations under this Agreement.

6.6 The representations, warranties and covenants of Maynards set forth in this Agreement will survive completion of the transactions contemplated by this Agreement.

6.7 BCTFC shall indemnify, defend and hold harmless Maynards, and its officers, directors, employees, agents and shareholders, and their respective successors and assigns, from any and all claims, liabilities, costs and expenses, including but not limited to reasonable actual legal costs, fines, penalties, damages and losses, which Maynards may sustain, incur or be subject to, arising out of, or by reason of, any third party claim or interest in any of the Assets or proceeds thereof (a "**Third Party Asset Claim**").

6.8 Where any Third Party Asset Claim is made, Maynards shall notify the Monitor within five (5) business days of becoming aware of any such claim, together with a copy of any demand or other evidence of the existence of such claim and the amount thereof. If the Monitor acknowledges its responsibility and intention to assume the defence of such claim (such acknowledgement to be provided in writing by the Monitor to Maynards no more than (5) business days from the Monitor's receipt of the Third Party Asset Claim from Maynards), then the Monitor shall be entitled in the first instance to dispute, resolve, negotiate or otherwise compromise the Third Party Asset Claim as part of its

indemnification obligation described at Section 6 herein. The Monitor shall not enter into any compromise or settlement of any Third Party Asset Claim without obtaining the prior written consent of Maynards, acting reasonably. If the Monitor does not acknowledge its responsibility and intention to assume the defence of such claim in accordance with the foregoing, Maynards may, at its option, elect to settle or compromise the Third Party Asset Claim and assume such defence, assisted by counsel of its own choosing and the BCTFC shall be liable for all reasonable costs and expenses paid or incurred in connection therewith and any loss or liability suffered or incurred by Maynards with respect to such Third Party Asset Claim.

7. COSTS OF PRESERVATION AND INSURANCE

- 7.1 BCTFC agrees to pay, until the End Date at its sole cost, all applicable rent and shall be responsible for the continued supply of all utilities to the Premises including, without limitation, gas, water, heat and hydro.
- 7.2 BCTFC shall ensure any existing security systems remain in effect until all Assets have been removed from the Premises during the Sale Period.
- 7.3 Maynards shall not be responsible for the following costs, even if such are or become payable:
- (i) lease payments to third parties under any leases of the Assets;
 - (ii) any pre-existing environmental costs;
 - (iii) any legal costs associated with dealing with liens against the Assets;
 - (iv) any and all product or inventory-related liabilities whatsoever, except as may be incurred as a result of the actions of Maynards with respect to the Assets during the Sale Period; and
 - (v) any product warranties or liabilities.
- 7.4 BCTFC shall maintain all existing insurance coverage on the Assets until all Assets are removed from the Premises and will provide to Maynards proof of insurance upon request.
- 7.5 Maynards shall maintain insurance during the Sale Period, and will provide to the Monitor proof of insurance, with respect to any public liability which could flow from Maynard's activities, naming BCTFC as beneficiary of such insurance, providing for coverage of not less than \$5,000,000 per occurrence and otherwise in a form satisfactory to the Monitor acting reasonably.
- 7.6 Proceeds received on any insurance claim in respect of any insured Assets that otherwise would have been sold during the Sale Process shall be considered proceeds upon which Maynards shall be entitled to the Buyer's Premium.

8. MISCELLANEOUS

- 8.1 All references to currency in this Agreement and in the schedule hereto are to lawful currency of Canada.
- 8.2 If any dispute arises under this Agreement, such dispute shall be determined by the Court in the Proceeding.
- 8.3 If the doing of any act pursuant to this Agreement falls on a day on a bank holiday or weekend, then the time for the doing of such act shall be deemed to be the next day that is not a bank holiday or weekend.
- 8.4 Any notice, request, instruction or other communication to be given hereunder by any party to the other shall be in writing and effective when delivered personally or telecopied to the addresses and/or electronic mail set forth at the beginning of this Agreement.
- 8.5 No waiver by either party of any of the conditions contained in this Agreement or of any breach of any of the covenants contained in this Agreement shall have effect or be binding upon that party unless expressed in writing and any waiver so given shall extend only to the particular condition or breach so waived and shall not limit or affect any rights with respect to any other condition or breach or any future breach.
- 8.6 This Agreement and the attached Schedule constitutes the entire agreement between the parties relating to the subject matter hereof and supersedes all prior proposals, communications and agreements, whether written or oral.
- 8.7 This Agreement may be amended or modified only by an instrument in writing executed and delivered by the parties hereto subsequent to the date hereof.
- 8.8 The parties covenant to execute such further documents and do such further acts as may be required to implement the terms of this agreement.
- 8.9 All stipulations in this agreement as to time are strictly of the essence.
- 8.10 This Agreement shall be governed by the laws in effect in the Province of British Columbia and the parties hereby expressly attorn to the jurisdiction of the courts of that Province.
- 8.11 This Agreement may be executed in counterparts by the parties hereto and executed counterparts may be delivered by facsimile and such execution and delivery shall be valid for all intents and purposes and the executed counterparts shall together form one document.
- 8.12 This Agreement shall enure to the benefit of and be binding upon the parties hereto and their respective heirs, executors, administrators, successors and assigns.

EXECUTED at Vancouver, British Columbia, this 9th day of December, 2024.

MAYNARDS INDUSTRIES II CANADA LTD.
by its authorized signatory:

Per: *aaron stewardson*
Name: Aaron Stewardson, CPA
Title: COO

BC TREE FRUITS COOPERATIVE by its
court-appointed monitor, **ALVAREZ &
MARSAL CANADA INC.**, acting solely in
such capacity and not in its personal or
corporate capacity

Per: _____
Name: Anthony Tillman, CPA, CIRP, LIT
Title: Senior Vice President

SCHEDULE "A"

ASSETS

Maynards Industries II Canada Ltd.
BC Tree Fruits Cooperative
Schedule "A" - Assets

| Item | JPEG | Tank number | Yr. | Manufacturer | Model | Description | SN# | KMS/HRS |
|------|------------------|-------------|------|-----------------------|-------------------|---|-----------------|---------|
| 1 | 45 | | | | | Transfer pump, ss approx 5 hp | | |
| 2 | 46-50 | | | | | (2) BE pressure washers, Nilfisk pressure washer, | | |
| 3 | 51 | | | | | 3' X 20 1/2" X 30" D 515L ss transfer tank | | |
| 4 | 51 | | | | | (2) 23 1/2" X 30" X 28" 320 l ss transfer tanks | | |
| 5 | 52-56 | | | | | Fan, table, ladder, NSF mod S1824-1R ss sink, 8' X 25 1/2" ss table, (2) 6' X 25 1/2" ss tables, manual capper | | |
| 6 | 57-65 | | | | | Lab glass, (2) Hanna HI 84500 sulfur dioxide tester, pipetors, VWR hot plate stirrer, Thermo scientific Orion star A111 meter, Hanna HI83300 multiparameter photometer, chrome shelf, Balance 201 scale | | |
| 7 | 84 | | | | | Pallet jack, scale, cart | | |
| 8 | 85-90 | | 2019 | Pro Refrigeration Inc | PM212F6R4200-A-VD | Chiller system | 2035910219W | |
| 9 | 91-92 | 27 | 2015 | Biron Stainless | | 10' X 23 1/2" 46,000L cap ss storage tank | | |
| 10 | 93-94 | 13 | 2015 | Biron Stainless | | 10' X 23 1/2" 46,000L cap ss storage tank | | |
| 11 | 95 | 15 | 2015 | Biron Stainless | | 10' X 23 1/2" 46,000L cap ss storage tank | | |
| 12 | 96 | 16 | 2015 | Biron Stainless | | 10' X 23 1/2" 46,000L cap ss storage tank | | |
| 13 | 97-98 | 14 | 2015 | Biron Stainless | | 10' X 23 1/2" 46,000L cap ss storage tank | | |
| 14 | 99 | 25 | 2015 | Biron Stainless | | 10' X 23 1/2" 46,000L cap ss storage tank | | |
| 15 | 100-101 | 26 | 2018 | Biron Stainless | | 10' X 23 1/2" 46,000L cap ss storage tank | | |
| 16 | 102-106 | | | | | Ladders, transfer hoses, ss fittings, cart, warehouse stairs | | |
| 17 | 107-108 | 1 | 2014 | Biron Stainless | | 84" X 24' 19,500L ss storage tank | | |
| 18 | 109-110 | 2 | 2014 | Biron Stainless | | 8' X 19 1/2' 29,500L ss storage tank | | |
| 19 | 112-113 | 3 | 2014 | Biron Stainless | | 10' X 24' 38,500L ss storage tank | | |
| 20 | 114-115 | 4 | 2014 | Biron Stainless | | 10' X 24' 38,500L ss storage tank | | |
| 21 | 111, 116-123 | | | | | ss stands with fittings, ss diaphragm transfer pump, ss 5 hp variable transfer pump, Conflow liquid measurement system, SPS liquid measurement system, | | |
| 22 | 124 | 9 | 2015 | Biron Stainless | | 10' X 24' 38,500L ss storage tank | | |
| 23 | 125-126 | 10 | 2015 | Biron Stainless | | 10' X 24' 38,500L ss storage tank | | |
| 24 | 127-128 | 24 | 2017 | Biron Stainless | | 8' X 19 1/2' 29,500L ss storage tank | | |
| 25 | 129-130 | 23 | 2017 | Biron Stainless | | 8' X 19 1/2' 29,500L ss storage tank | | |
| 26 | 131-132 | 18 | 2015 | Biron Stainless | | 8' X 15' 23,000 L ss storage tank | | |
| 27 | 133 | 20 | 2015 | Biron Stainless | | 8' X 15' 23,000 L ss storage tank | | |
| 28 | 134-135 | 17 | 2015 | Biron Stainless | | 8' X 15' 23,000 L ss storage tank | | |
| 29 | 139 | 8 | 2015 | Biron Stainless | | 10' X 24' 38,500L ss storage tank | | |
| 30 | 140-141 | 7 | 2015 | Biron Stainless | | 10' X 24' 38,500L ss storage tank | | |
| 31 | 142-144 | | | | | Tank farm catwalk system with process piping | | |
| 32 | 148-155 | | | | | Varmec ss transfer pump, Nord ss variable transfer pump, Portable filter monitoring stand | | |
| 33 | 156-157 | 29 | 2015 | Biron Stainless | | 8' X 18' 29,500L ss storage tank | | |
| 34 | 158-159 | 12 | 2015 | Biron Stainless | | 8' X 18' 29,500L ss storage tank | | |
| 35 | 160-161 | 11 | 2015 | Biron Stainless | | 8' X 18' 29,500L ss storage tank | | |
| 36 | 166, 167 | 5 | 2014 | Biron Stainless | | 8' X 18' 29,500L ss storage tank | | |
| 37 | 168-169 | 6 | 2014 | Biron Stainless | | 8' X 18' 29,500L ss storage tank | | |
| 38 | 170 | 28 | 2014 | Biron Stainless | | 8' X 18' 29,500L ss storage tank | | |
| 39 | 165 | | | | | Tank farm catwalk system with process piping | | |
| 40 | 171-172, 175-182 | | | | | (2) Kiesel RG1 blenders, (3) ss filter pot stands, ss diaphragm transfer pump, ss tank with fittings | | |
| 41 | 173-174 | 19 | 2016 | Biron Stainless | | 6' X 7 1/2' 5000L ss storage tank | | |
| 42 | 183-185 | | | | | 25 sections 21' T X 51 1/2" W (3) section deep 24' pallet rack storage system | | |
| 43 | 186 | | | | | 9 section 30' T X 51 1/2" W (4) section deep 24' pallet rack storage system | | |
| 44 | 187-190 | | | | | (6) storage shelves, man basket, 2 section pallet rack, band strap stand | | |
| 45 | 191-193 | | | Toyota | 7FBCHU25 | Forklift, 1,400 lb cap, electric, solid tire, ss,3 stage, | 61559 | |
| 46 | 194-196 | | | Nissan | GYM02L208 | Forklift, 4,300 lb cap, electric, solid tire, ss,3 stage, dead | | |
| 47 | 197-207 | | | | | Shipping scale, (3) electric chargers, Yale MPB040-EN24T2748 electric pallet jack 4,000 lb cap, pallet jack | | |
| 48 | 208-210 | | | Cousins | PLP1100X-N | Shrink wrap system, turntable style | 290911-1XL-9247 | |
| 49 | 211-212 | | | M.J Mallis/Wulftec | WSML-150-S | Shrink wrap system, turntable style | 84734-1-0512 | |
| 50 | | | | Nissan | CYSMO2L258 | Forklift, 4,300 lb cap, electric, solid tire, ss,3 stage, | | |
| 51 | 213-215 | | | Nissan | GYM02L208 | Forklift, 3,700 lb cap, electric, solid tire, ss,3 stage, dead, battery picker with spare battery | | |
| 52 | 216-224 | | | | | Pallet jack, shipping bench with Sato CL4NX label printer, (3) chrome shelves, ss table and sink station, bench top scale, carts | | |
| 53 | 225-234 | | | TRUE | GDM-41-hC-LD | Refrigerator, display stands, checkout counter, (2) scales, Intertek NGR-40-S upright showcase, (3) door undercounter cooler, chairs and tables | | |
| 54 | 235-237 | | | Toyota | 8FCU25 | forklift, electric, 4, 200 lb capacity | 70157 | |

Maynards Industries II Canada Ltd,
BC Tree Fruits Cooperative
Equipment Schedule C- Vaughan- November, 2024

| Item | JPEG | Tank number | Yr. | Manufacturer | Model | Description | SN# | KMS/HRS |
|------|---------|-------------|------|--------------------|------------------|--|-------------|---------|
| 55 | 238-241 | | | | | (2) 4 tier storage shelves, (2) Deka forklift batteries , forklift picker, (6) hand wash stations | | |
| 56 | 242-244 | | | Bush | Mink MM1143 BP | Vacuum pump | | |
| 57 | 245 | | | | | Bush vacuum pump, Baldor DP grinder | | |
| 58 | 246 | | | | | (9) plastic fruit bins 1/2 size | | |
| 59 | 247 | | | | | (6) plastic fruit bins full size | | |
| 60 | 249-254 | | | | | (4) section pallet rack, (4) section short pallet rack, Hobart charger, metal bandsaw mod KC-225 | | |
| 61 | 255-256 | | | Nissan | CYSMO2L258 | Forklift, 4,300 lb cap, electric, solid tire, ss, 3 stage, no battery | | |
| 62 | 257-264 | | | | | (12) battery chargers, (2) pallet jacks | | |
| 63 | 265 | | | Advance | | Mill drill | | |
| 64 | 265 | | | | | Lincoln welder, Miller welder, scale | | |
| 65 | 266-268 | | | Advance | RF-30 | Mill drill | | |
| 66 | 269-270 | | | | | Bin conveyor filling system | | |
| 67 | 271-273 | | | Van Doren | AGF Bin Filler | bin filler conveyor system, load sells, twin coneyor feed | SW-013 | |
| 68 | 274-277 | | | | | (7) battery chargers, Scissor lift | | |
| 69 | 278-280 | | | | | (2) platform scales, Enerpac hyd shop press, Gery hydraulic press | | |
| 70 | 281-289 | | 2016 | Wild goose canning | | Depalitizer system, variable speed, plc control, 3' X 45" outfeed transfer conveyor, 5' twin stand acumulator, drop frame | | |
| 71 | 290-293 | | | | | (2) Warehouse stairs, 5 hp ss transfer pump | | |
| 72 | 294-297 | | 2016 | Wild Goose canning | WGC 600 | Dual lane filling system, approx 100 can per minute, dual lane 8 station, touch screen control, feed through conveyor | WGC-0244 | |
| 73 | 298-307 | | 2016 | | | 15' X 4" plastic belt transfer conveyor, Videojet 1560 marking system, FT x ray inspection system mod CL600-RX-VP001-PX+ST007-RG+Z100+UL-Board CL 600+UL-CFRTIF CL600 | | |
| 74 | 308-311 | | 2015 | Mumm Products | 350 | Sealer and ring system puch button control | 35011151040 | |
| 75 | 312-314 | | 2016 | Mumm Products | 350 | Sealer and ring system puch button control | 35011161068 | |
| 76 | 318-319 | | | | | 8' X 18 1/2' ss outfeed conveyor | | |
| 77 | 320-324 | | | | | 46 "X 94 1/2" ss table, (2) multi tier shelves, scale, tool cart, chrome rack, pallet jack | | |
| 78 | 326-327 | | 2023 | | | 10 pallets of plastic Uinkeg's 30L type D 48 per | | |
| 79 | 328-329 | | | Yamato | IC603CR | Incubator | | |
| 80 | 339-341 | | | Toyota | 8FBCU25 | Forklift, 4,400 lb cap, electric, solid tire, ss, 189"m charger | 64918 | |
| 81 | 342-365 | | | | | Fuel slip tank, steel bench, 4 fittings bins stainless and air fittings, work bench, vise, cart, lock up cage, fittings bin, (3) 4 tier storage shelves, cabinet with electric parts, bearings, castors, fitting bins, shelf with fittings bins, chrome racks, lockers | | |
| 82 | 366-377 | | | | | (6) Fittings bins, bench, rolling carts, Rexon drill press, tool table, vise, T-slot tables, grinder, steel bench, storage shelf with fittings bins, (8) hand wash stations | | |
| 83 | 378-387 | | | | | Motors, pumps, blower, belt splicer, 6 sets of forks, bale attachment, hyd shop press | | |
| 84 | 388-390 | | | Van Doren | | Low volume cherry box filler | | |
| 85 | 391-395 | | | | | Clarke floor scrubber, Locker banks, Global fllor scrubber do not use tag | | |
| 86 | 396-401 | | 2022 | MAF Industries Inc | Vert. Bin-Filler | Twin station vertical box filling station, Avery Weigh Tronix load cell scales | 240010X | |