CCT CAPITAL LTD.

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NEWS RELEASE TSX.V: CCW.H

CCT to Acquire Mezzi Canada Inc.

April 25, 2014: CCT Capital Ltd. ("CCT" or the "Company") (TSX-V: CCW.H) announces that it has entered into a letter of intent effective April 23, 2014 (the "LOI"), pursuant to which the Company has agreed to acquire (the "Acquisition") all of the issued and outstanding securities of Mezzi Canada Inc. ("Mezzi"), an arm's-length party (the "Business Combination"). It is presently contemplated that the Business Combination will proceed by way of a three-cornered amalgamation in which Mezzi will amalgamate with a wholly-owned subsidiary of CCT, and the amalgamated company will become a wholly-owned subsidiary of the resulting issuer.

Mezzi is a privately held designer and marketer of luxury luggage products, incorporated under the laws of Canada. Mezzi currently has 6,000,000 common shares and 10,000 preferred shares issued and outstanding. Prior to completion of the Business Combination, no person will hold a controlling interest in Mezzi. Pursuant to the terms of the Business Combination, each common shareholder of Mezzi will be entitled to receive one common share of CCT in exchange for every one common share of Mezzi that they hold. It is also a condition of the proposed transaction that all existing preferred shares of Mezzi be cancelled without additional consideration and that, subject to the approval of the TSX Venture Exchange (the "Exchange"), CCT provide bridge financing to Mezzi in the amount of \$125,000.

In connection with the proposed Business Combination, the Company intends to complete a private placement financing (the "Financing"), through the issuance of up to 14,000,000 subscription receipts, at a price of \$0.20 per receipt, for gross proceeds of \$2,800,000. Each subscription receipt will automatically convert into one common share of the Company, upon completion of the Business Combination.

Mezzi was established in 2012 by David Mezheritsky, who remains a director and is the controlling shareholder of Mezzi. Mezzi is headquartered and conducts its operations in Richmond, British Columbia, and specializes in the innovation, production and marketing of luxury lifestyle products and accessories. For more information, visit: www.mezzi.com. Further information on Mezzi, including current financial statements, will be filed and posted on SEDAR upon the completion of a filing statement that will be prepared in connection with the Business Combination.

In addition to offering luxury lifestyle products such as handbags, duffle bags and rolling luggage, each Mezzi product will be equipped with a cutting edge technology making it the first true smart luxury brand. Each piece will wirelessly connect to your smart phone, providing a completely new customer experience.

The Business Combination will constitute a change of business for the Company under the policies of the Exchange, following which it is anticipated that the resulting issuer will be listed on Tier 2 of the Exchange, in the "industrial" sector. Closing of the Business Combination is subject to a number of conditions including the entering into of definitive agreements, the completion of the Financing, receipt of all required shareholder, regulatory and third party consents, including Exchange approval, and satisfaction of other customary closing conditions. The Business Combination cannot close until the required approvals are obtained. There can be no assurance that the Business Combination will be

completed as proposed or at all. If required pursuant to Exchange Policy 2.2, the Company will retain a sponsor in connection with the business combination.

Following completion of the Business Combination, the Company's Board will be reconstituted to include members to be mutually agreed upon by the parties. Trading in the common shares of the Company will remain halted pending further filings with the Exchange. The Company will provide further disclosure in respect of the Business Combination, in subsequent news releases, as information becomes available.

For further information please contact Mr. Keir Reynolds, Director - CCT Capital Ltd. at:

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ON BEHALF OF THE BOARD

Warwick Smith CEO

Investors are cautioned that, except as disclosed in the Filing Statement to be prepared in connection with the transaction, any information released or received with respect to the COB may not be accurate or complete and should not be relied upon. Trading in the securities of the Company should be considered highly speculative.

The TSX Venture Exchange has in no way passed upon the merits of the proposed transaction and has neither approved nor disapproved the contents of this press release.

Neither TSX Venture Exchange nor its Regulation Services Provider (as that term is defined in policies of the TSX Venture Exchange) accepts responsibility for the adequacy or accuracy of this release.

This news release may include forward-looking statements that are subject to risks and uncertainties. All statements within, other than statements of historical fact, are to be considered forward looking. Although the Company believes the expectations expressed in such forward-looking statements are based on reasonable assumptions, such statements are not guarantees of future performance and actual results or developments may differ materially from those in forward-looking statements. Factors that could cause actual results to differ materially from those in forward-looking statements include market prices, exploitation and exploration successes, continued availability of capital and financing, and general economic, market or business conditions. There can be no assurances that such statements will prove accurate and, therefore, readers are advised to rely on their own evaluation of such uncertainties. We do not assume any obligation to update any forward-looking statements except as required under the applicable laws.