

## Schedule "B"

<b>Step</b>	<b>Date</b>
Plaintiff's certification motion record	Complete
Defendants' responding motion records to be served by	Friday, September 1, 2023
Plaintiff's reply motion record, if any to be served by	Friday, September 29, 2023
Cross-examinations to be completed by	Wednesday, November 15, 2023
Undertakings given on cross-examinations and refusals charts to be completed by	Monday, January 15, 2024
Refusals motion record (if any)	Friday, February 2, 2024
Responding refusals motion record (if any)	Monday, February 19, 2024
Refusals motion moving factum	Tuesday, March 12, 2024
Refusals motion responding factum	Friday, March 22, 2024
Refusals motion hearing	March 29, 2024
Undertakings or answers ordered following refusals motion to be completed by	30 days from release of reasons for decision from motion
Plaintiff's certification factum to be served by	Wednesday, July 17, 2024
Defendants' certification factums to be served by	Friday, August 30, 2024
Plaintiff's reply certification factum to be served by	Monday, September 16, 2024
Certification hearing	October 1, 2, and 3, 2024

CITATION:

**ONTARIO SUPERIOR COURT OF JUSTICE (TORONTO REGION)**  
**CIVIL ENDORSEMENT FORM**  
*(Rule 59.02(2)(c)(i))*

<b>BEFORE</b>	Judge/Case Management Master Akbarali J.	Court File Number: CV-21-665193-00CP
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**Title of Proceeding:**

..... **Alga Adina Bonnick** ..... Plaintiff(s)

-v-

..... **Lawrence Krimker et al.** ..... Defendants(s)

Proceeding under the *Class Proceedings Act, 1992*

**Case Management:**  **Yes** If so, by whom: **Akbarali J.**  **No**

**Participants and Non-Participants:** *(Rule 59.02(2)(vii))*

Party	Counsel	E-mail Address	Phone #	Participant (Y/N)
1) Plaintiff	David Sterns and Mohsen Seddigh	<a href="mailto:dsterns@sotos.ca">dsterns@sotos.ca</a> ; <a href="mailto:mseddigh@sotos.ca">mseddigh@sotos.ca</a>		Y
2) Defendant Krimker	Paul-Erik Veel	<a href="mailto:pveel@litigate.com">pveel@litigate.com</a>		Y
3) Defendants Crown Crest Capital Management Corp., Crown Crest Financial Corp., Crown Crest Capital Trust, Crown Crest Capital II Trust, Crown Crest Billing Corp., Crown Crest Capital Corp., Crown Crest Funding Corp., Sandpiper Energy Solutions, Sandpiper Energy Solutions Home Comfort, Simply Green Home Services (Ontario) Inc., Simply Green Home Services Inc., and Simply Green Home Services Corp	Michael Rosenberg	<a href="mailto:mrosenberg@mccarthy.ca">mrosenberg@mccarthy.ca</a>		

**Date Heard:** *(Rule 59.02(2)(c)(iii))* **June 23, 2023**

**Nature of Hearing (mark with an "X"):** *(Rule 59.02(2)(c)(iv))*

Motion  Appeal  Case Conference  Pre-Trial Conference  Application

**Format of Hearing (mark with an "X"):** (Rule 59.02(2)(c)(iv))

In Writing       Telephone       Videoconference       In Person

If in person, indicate courthouse address:

**Relief Requested:** (Rule. 59.02(2)(c)(v))

**Timetable amendment**

**Disposition made at hearing or conference (operative terms ordered):** (Rule 59.02(2)(c)(vi))

**Timetable amendment made**

**Costs:** On a **N/A** indemnity basis, fixed at \$ \_\_\_\_\_ are payable  
by \_\_\_\_\_ to \_\_\_\_\_ [when]

**Brief Reasons, if any:** (Rule 59.02(2)(b))

1. On June 21, 2023 I released an endorsement which, among other things, approved a timetable in this action. Unfortunately, the timetable provided for a refusals motion to take place on a statutory holiday.
2. I thus amend the timetable. The refusals motion shall take place on March 27, 2024.

**Additional pages attached:**  Yes       No

**June 23**

, 20 **23**

Date of Endorsement (Rule 59.02(2)(c)(ii))

Signature of Judge/Case Management Master (Rule 59.02(2)(c)(i))