

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

COUNSEL SLIP/ENDORSEMENT

COURT FILE NO.:	CV-23-00700581-00CL	DATE: May	6, 2024	
TITLE OF PROCEEDING: BEFORE JUSTICE	FIRE & FLOWER HOLDI FENCOTT et al	NGS CORP. et al v	NO. ON LIST: 3	
OSBORNE				

PARTICIPANT INFORMATION

For Plaintiff, Applicant, Moving Party, Crown:

Name of Person Appearing	Name of Party	Contact Info
Maria Konyukhova,	15315441 Canada Inc.	mkonyukhova@stikeman.com
Philip Yong	(Residual Co.)	pyang@stikeman.com

For Defendant, Respondent, Responding Party, Defence:

Name of Person Appearing	Name of Party	Contact Info
Patrick Corney	2795904 Ontario Inc. (FIKA)	pcorney@millerthomson.com
Gavin Finlayson		gfinlayson@millerthomson.com

For Other, Self-Represented:

Name of Person Appearing	Name of Party	Contact Info
Jeffrey Rosenberg	FTI Consulting Canada,	jeffrey.rosenberg@fticonsulting.com
	Monitor	
Leanne Williams	Monitor	lwilliams@tgf.ca
Joyce Tam	Wynward Insurance Group	jtam@tgplawyers.com
Anna Iourina	Counsel for Patrick Stephenson	aiourina@blaney.com
	and Pineapple Express Delivery	
	Inc	

Nick de Koning	Plaintiffs in the Kitchener Action	nick@deutschmannlaw.com
	CV-22-00623-0000	

ENDORSEMENT:

- 1. This case conference proceeded today in respect of two issues.
- 2. First, following on the most recent case conference, the parties were to provide an update with respect to the status of discussions regarding matters pending before the Saskatchewan Labour Relations Board.
- 3. The parties have advised that Fire & Flower Inc. and UFCW Local 1400 ("UFCW") have reached a settlement in principle with respect to the certification application and unfair labour practice applications pending before the Saskatchewan Labour Relations Board (the "SLRB"), subject to the SLRB issuing certain orders in that proceeding.
- 4. Under the circumstances, it would be of assistance to the resolution of these CCAA proceedings for the SLRB to consider the parties' proposed settlement and, if it deems it appropriate, issue the orders requested by Fire & Flower Inc. and UFCW. Accordingly, this motion is adjourned until the hearing of the next stay extension motion once scheduled pending the SLRB's decision. If necessary following the SLRB's decision, the parties may request a case conference before me to reschedule the motion.
- 5. Second, the parties were having discussions with respect to the form of order to permit the Kitchener personal injury actions to continue, with insurance coverage issues resolved. Today, counsel advised that they have an agreement in principle and are finalizing the terms of what they hope will be a consent order.
- 6. Accordingly, if the parties do reach agreement on the form of order, a draft may be submitted to me through counsel to the Court-appointed Monitor and assuming the consent of all parties and no issues, I will sign the order. If the parties cannot agree, they may schedule a case conference before me.
- 7. I appreciate the cooperation of the parties and counsel on both of these matters.

Justice OSBORNE

Date: May 6, 2024