Court File No. CV-19-616077-00CL

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36, AS AMENDED

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF IMPERIAL TOBACCO CANADA LIMITED AND IMPERIAL TOBACCO COMPANY LIMITED

APPLICANTS

MOTION RECORD OF IMPERIAL TOBACCO CANADA LIMITED AND IMPERIAL TOBACCO COMPANY LIMITED (Motion for Stay Extension returnable September 28, 2022)

September 20, 2022

OSLER, HOSKIN & HARCOURT LLP

P.O. Box 50, 1 First Canadian Place Toronto, ON M5X 1B8

Deborah Glendinning (LSO# 31070N) Marc Wasserman (LSO# 44066M) John A. MacDonald (LSO# 25884R) Craig Lockwood (LSO# 46668M)

Tel: (416) 362-2111 Fax: (416) 862-6666

Lawyers to the Applicants, Imperial Tobacco Canada Limited and Imperial Tobacco Company Limited

TO: THE COMMON SERVICE LIST

Court File No. 19-CV-615862-00CL Court File No. 19-CV-616077-00CL Court File No. 19-CV-616779-00CL

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36, AS AMENDED

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF JTI-MACDONALD CORP.

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF **IMPERIAL TOBACCO CANADA LIMITED** AND **IMPERIAL TOBACCO COMPANY LIMITED**

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF **ROTHMANS, BENSON & HEDGES INC.**

Applicants

COMMON SERVICE LIST (as at September 8, 2022)

TO:	THORNTON GROUT FINNIGAN LLP100 Wellington Street West, Suite 3200TD West Tower, Toronto-Dominion CentreToronto, ON M5K 1K7Fax:416-304-1313
	Robert I. Thornton Tel: 416-304-0560 Email: rthornton@tgf.ca
	Leanne M. Williams Tel: 416-304-0060 Email: lwilliams@tgf.ca
	Rebecca L. Kennedy Tel: 416-304-0603 Email: rkennedy@tgf.ca

^{*} For any additions or questions, please contact Nancy Thompson at nancy.thompson@blakes.com

	Rachel A. Bengino
	Tel: 416-304-1153
	Email: rbengino@tgf.ca
	Mitchell W. Grossell
	Tel: 416-304-7978
	Email: mgrossell@tgf.ca
	John L. Finnigan
	Tel: 416-304-0558
	Email: jfinnigan@tgf.ca
	Linan. Jinnigan e tgi.ta
	Lawyers for JTI-Macdonald Corp.
	Lawyers for 9 H-Ivracuonald Corp.
AND TO:	DELOITTE RESTRUCTURING INC.
	Bay Adelaide East
	8 Adelaide Street West
	Suite 200
	Toronto, ON M5H 0A9
	Fax: 416-601-6690
	Devel Conver
	Paul Casey
	Tel: 416-775-7172
	Email: paucasey@deloitte.ca
	Warness I areas
	Warren Leung
	Tel: 416-874-4461
	Email: waleung@deloitte.ca
	Leen Energie Maden
	Jean-Francois Nadon
	Tel: 514-390-0059
	Email: jnadon@deloitte.ca
	Phil Reynolds
	Tel: 416-956-9200
	Email: philreynolds@deloitte.ca
	The Monitor of JTI-Macdonald Corp.
L	Ι

12991464.44

AND TO:	BLAKE, CASSELS & GRAYDON LLP 199 Bay Street
	Suite 4000, Commerce Court West
	Toronto, ON M5L 1A9
	Fax: 416-863-2653
	Pamela Huff
	Tel: 416-863-2958
	Email: pamela.huff@blakes.com
	Linc Rogers
	Tel: 416-863-4168
	Email: linc.rogers@blakes.com
	Chris Burr
	Tel: 416-863-3261 Email: chris.burr@blakes.com
	Eman. chiris.ouri @ orakes.com
	Aryo Shalviri
	Tel: 416-863-2962 Email: aryo.shalviri@blakes.com
	Caitlin McIntyre
	Tel: 416-863-4174 Email: caitlin.mcintyre@blakes.com
	Nancy Thompson, Law Clerk
	Tel: 416-863-2437 Email: nancy.thompson@blakes.com
	Lawyers for Deloitte Restructuring Inc.,
	in its capacity as Monitor of JTI-Macdonald Corp.
AND TO:	MILLER THOMSON LLP
	Scotia Plaza 40 King Street West, Suite 5800
	Toronto, ON M5H 3S1
	Craig A. Mills Tel: 416-595-8596
	Email: cmills@millerthomson.com
	Louisers for North Atlantic Operating Concerns. Inc.
	Lawyers for North Atlantic Operating Company, Inc.
	·

AND TO:	MILLER THOMSON LLP
	1000, rue De La Gauchetière Ouest, bureau 3700
	Montreal, QC H3B 4W5
	Hubert Sibre
	Tel: 514-879-4088
	Email: hsibre@millerthomson.com
	Lawyers for AIG Insurance Canada
AND TO:	BLUETREE ADVISORS INC.
	First Canada Place
	100 King Street West
	Suite 5600
	Toronto, ON M5X 1C9
	William E. Aziz
	Email: baziz@bluetreeadvisors.com
	Chief Restructuring Officer of JTI-Macdonald Corp.
AND TO:	STIKEMAN ELLIOTT LLP
	Commerce Court West
	199 Bay Street, Suite 5300
	Toronto, ON M5L 1B9
	Fax: 416-947-0866
	David R. Byers
	Tel: 416-869-5697
	Email: dbyers@stikeman.com
	Maria Konyukhova
	Tel: 416-869-5230
	Email: mkonyukhova@stikeman.com
	Lesley Mercer
	Tel: 416-869-6859
	Email: lmercer@stikeman.com
	Sania Sania
	Sanja Sopic Tel: 416-869-6825
	Email: ssopic@stikeman.com
	Lawyers for British American Tobacco p.l.c., B.A.T. Industries p.l.c.
	and British American Tobacco (Investments) Limited
L	

AND TO:	OSLER, HOSKIN & HARCOURT LLP 100 King Street West
	1 First Canadian Place Suite 6200, P.O. Box 50
	Toronto, ON M5X 1B8
	Fax: 416-862-6666
	Deborah Glendinning
	Tel: 416-862-4714 Email: dglendinning@osler.com
	Marc Wasserman
	Tel: 416-862-4908 Email: mwasserman@osler.com
	John A. MacDonald
	Tel: 416-862-5672
	Email: jmacdonald@osler.com
	Michael De Lellis
	Tel: 416-862-5997 Email: mdelellis@osler.com
	Craig Lockwood Tel: 416-862-5988
	Email: clockwood@osler.com
	Stephen Armstrong
	Tel: 416-862-4880
	Email: sarmstrong@osler.com
	Lawyers for Imperial Tobacco Canada Limited and
	Imperial Tobacco Company Limited
AND TO:	DAVIES WARD PHILLIPS & VINEBERG LLP
	155 Wellington Street West Toronto, ON M5V 3J7
	Natasha MacParland
	Tel: 416-863-5567
	Email: nmacparland@dwpv.com
	Chanakya Sethi
	Tel: 416-863-5516 Email: csethi@dwpv.com
	Lman. couneuwpy.com

-	6	-
---	---	---

	Jonathan Yantzi
	Tel: 416-367-7544 Email: jyantzi@dwpv.com
	Lawyers for FTI Consulting Canada Inc., in its capacity as Monitor of Imperial Tobacco Canada Limited and Imperial Tobacco Company Limited
AND TO:	FTI CONSULTING CANADA INC. 79 Wellington Street West Suite 2010, P.O. Box 104 Toronto, ON M4K 1G8 Fax: 416-649-8101
	Greg Watson Tel: 416-649-8077 Email: greg.watson@fticonsulting.com
	Paul BishopTel:416-649-8053Email:paul.bishop@fticonsulting.com
	Jeffrey Rosenberg Tel: 416-649-8073 Email: jeffrey.rosenberg@fticonsulting.com
	Kamran Hamidi Tel: 416-649-8068 Email: kamran.hamidi@fticonsulting.com
	Tyler Rivas-Perri Tel: 416-649-8076 Email: tyler.rivas-perri@fticonsulting.com
	Monitor of Imperial Tobacco Canada Limited and Imperial Tobacco Company Limited
AND TO:	MCCARTHY TÉTRAULT LLP 66 Wellington Street West Suite 5300 TD Bank Tower, Box 48 Toronto, ON M5K 1E6 Fax: 416-868-0673
	James Gage Tel: 416-601-7539 Email: jgage@mccarthy.ca

	Heather Meredith
	Tel: 416-601-8342 Email: hmeredith@mccarthy.ca
	Paul Steep
	Tel: 416-601-7998 Email: psteep@mccarthy.ca
	Trevor Courtis
	Tel: 416-601-7643
	Email: tcourtis@mccarthy.ca
	Deborah Templer
	Tel: 416-601-8421
	Email: dtempler@mccarthy.ca
	Natasha Rambaran
	Tel: 416-601-8110
	Email: nrambaran@mccarthy.ca
	Lawyers for Rothmans, Benson & Hedges, Inc.
AND TO:	BCF LLP
	1100, René-Lévesque Blvd., Suite 2500
	Montreal, QC H3B 5C9
	Me Bertrand Giroux
	Tel: 514-397-6935
	Email: bertrand.giroux@bcf.ca
	Me Mireille Fontaine
	Tel: 514-397-4561
	Email: mireille.fontaine@bcf.ca
	Lawyers for the Top Tube Company
AND TO:	TORYS LLP
	79 Wellington St. West, Suite 3000
	Box 270, TD Centre
	Toronto, ON M5K 1N2
	Fax: 416-865-7380
	Scott Bomhof
	Tel: 416-865-7370
	Email: sbomhof@torys.com

- 8	3	-
-----	---	---

	Adam Slavens
	Tel: 416-865-7333
	Email: aslavens@torys.com
	Lawyers for JT Canada LLC Inc. and PricewaterhouseCoopers Inc.,
	in its capacity as receiver of JTI-Macdonald TM Corp.
AND TO:	PRICEWATERHOUSECOOPERS
AND IO:	PwC Tower
	18 York St., Suite 2600
	Toronto, ON M5J 0B2
	Fax: 416-814-3210
	1'dx. 410-014-5210
	Mica Arlette
	Tel: 416-814-5834
	Email: mica.arlette@pwc.com
	Tyler Ray
	Email: tyler.ray@pwc.com
	Receiver and Manager of JTI-Macdonald TM Corp.
AND TO:	BENNETT JONES
AND IO.	100 King Street West
	Suite 3400
	Toronto, ON M5X 1A4
	Fax: 416-863-1716
	Jeff Leon
	Tel: 416-777-7472
	Email: leonj@bennettjones.com
	Mike Eizenga
	Tel: 416-777-4879
	Email: eizengam@bennettjones.com
	Sean Zweig
	Tel: 416-777-6254
	Email: zweigs@bennettjones.com
	SISKINDS
	275 Dundas Street, Unit 1
	London, ON N6B 3L1
	Andre I.G. Michael
	Tel: 519-660-7860
	Email: andre.michael@siskinds.com

	Lawyers for the Provinces of British Columbia, Manitoba, New Brunswick, Nova Scotia, Prince Edward Island and Saskatchewan, in their capacities as plaintiffs in the HCCR Legislation claims
AND TO:	MINISTRY OF THE ATTORNEY GENERALLegal Services Branch1001 Douglas StreetVictoria, BC V8W 2C5Fax: 250-356-6730Peter R. LawlessTel: 250-356-8432Email: peter.lawless@gov.bc.ca
AND TO:	KSV ADVISORY INC. 150 King Street West Suite 2308, Box 42 Toronto, ON M5H 1J9 Fax: 416-932-6266 Noah Goldstein Tel: 416-932-6207 Email: ngoldstein@ksvadvisory.com Bobby Kofman Email: bkofman@ksvadvisory.com Financial Advisory for the Provinces of British Columbia, Manitoba, New Brunswick, Nova Scotia, Prince Edward Island and Saskatchewan, in their capacities as plaintiffs in the HCCR Legislation claims
AND TO:	MINISTRY OF THE ATTORNEY GENERALCrown Law Office - Civil720 Bay Street, 8th FloorToronto, ON M7A 2S9Fax: 416-326-4181Jacqueline WallTel: 416-434-4454Email: jacqueline.wall@ontario.caEdmund HuangTel: 416-524-1654Email: edmund.huang@ontario.ca

	Peter Entecott
	Tel: 647-467-7768
	Email: peter.entecott@ontario.ca
	Lawyers for Her Majesty the Queen in Right of Ontario
AND TO:	FISHMAN FLANZ MELAND PAQUIN LLP 4100 – 1250 René-Lévesque Blvd. West Montreal, QC H3A 3H3
	Avram Fishman Email: afishman@ffmp.ca
	Mark E. Meland Tel: 514-932-4100 Email: mmeland@ffmp.ca
	Margo R. Siminovitch Email: msiminovitch@ffmp.ca
	Jason Dolman Email: jdolman@ffmp.ca
	Nicolas Brochu Email: nbrochu@ffmp.ca
	Tina Silverstein Email: tsilverstein@ffmp.ca
	CHAITONS LLP 5000 Yonge Street 10th Floor Toronto, ON M2N 7E9
	Harvey Chaiton Tel: 416-218-1129 Email: harvey@chaitons.com
	George Benchetrit Tel: 416-218-1141 Email: george@chaitons.com
	TRUDEL JOHNSTON & LESPÉRANCE 750, Cote de la Place d'Armes, Bureau 90 Montréal, QC H2Y 2X8 Fax: 514-871-8800

	Philippe Trudel
	Tel: 514-871-0800
	Email: philippe@tjl.quebec
	Bruce Johnston
	Tel: 514-871-085
	Email: bruce@tjl.quebec
	André Lespérance Tel: 514-871-8385 x204 Email: andre@tjl.quebec
	Gabrielle Gagné Tel: 514-871-8385 x207 Email: gabrielle@tjl.quebec
	Lawyers for Conseil québécois sur le tabac et la santé, Jean-Yves Blais and Cécilia Létourneau (Quebec Class Action Plaintiffs)
AND TO:	KLEIN LAWYERS LLP 100 King Street West, Suite 5600 Toronto, ON M5X 1C9
	Douglas Lennox Tel: 416-506-1944 Email: dlennox@callkleinlawyers.com
	KLEIN LAWYERS LLP 400 – 1385 West 8 th Avenue Vancouver, BC V6H 3V9
	David A. Klein Tel: 604-874-7171 Email: dklein@callkleinlawyers.com
	Lawyers for the representative plaintiff, Kenneth Knight, in the certified British Columbia class action, <i>Knight v. Imperial Tobacco Canada Ltd.</i> , Supreme Court of British Columbia, Vancouver Registry No. L031300
AND TO:	JENSEN SHAWA SOLOMON DUGID HAWKES LLP 800, 304 – 8 Avenue SW Calgary, AB T2P 1C2 Fax: 403-571-1528
	Carsten Jensen, QC Tel: 403-571-1526 Email: jensenc@jssbarristers.ca

-	1	2	-
---	---	---	---

	Sabri Shawa, QC
	Tel: 403-571-1527
	Email: shawas@jssbarristers.ca
	Stacy Petriuk
	Tel: 403-571-1523
	Email: petriuks@jssbarristers.ca
	PALIARE ROLAND ROSENBERG ROTHSTEIN LLP
	155 Wellington Street West, 35 th Floor
	Toronto, ON M5V 3H1
	Kenneth T. Rosenberg
	Email: ken.rosenberg@pailareroland.com
	Lilly Harmer
	Email: lily.harmer@paliareroland.com
	Massimo (Max) Starnino
	Email: max.starnino@paliareroland.com
	Danielle Glatt
	Email: Danielle.glatt@paliareroland.com
	Lawyers for Her Majesty the Queen in Right of Alberta
AND TO:	STEWART MCKELVEY
	1959 Upper Water Street, Suite 900
	PO Box 997
	Halifax, NS B3J 2X2
	Fax: 902-420-1417
	Robert G. MacKeigan, Q.C.
	Tel: 902-444-1771
	Email: robbie@stewartmckelvey.com
	Lawyers for Sobeys Capital Incorporated
AND TO:	CASSELS BROCK & BLACKWELL LLP
	2100 Scotia Plaza
	40 King Street West
	Toronto, ON M5H 3C2
	Shayne Kukulowicz
	Tel: 416-860-6463
	Fax: 416-640-3176
	Email: skukulowicz@cassels.com

	_
--	---

	Jane Dietrich
	Tel: 416-860-5223
	Fax: 416-640-3144
	Email: jdietrich@cassels.com
	Joseph Bellissimo
	Tel: 416-860-6572
	Fax: 416-642-7150
	Email: jbellissimo@cassels.com
	Monique Sassi
	Tel: 416-860-6886
	Fax: 416-640-3005
	Email: msassi@cassels.com
	Lawyers for Ernst & Young Inc, in its capacity as court-appointed monitor of
	Rothmans, Benson & Hedges, Inc.
AND TO:	ERNST & YOUNG INC.
	Ernst & Young Tower
	100 Adelaide Street West
	P.O. Box 1
	Toronto, ON M5H 0B3
	Murray A. McDonald
	Tel: 416-943-3016
	Email: murray.a.mcdonald@ca.ey.com
	Bront Beckenkern
	Brent Beekenkamp
	Tel: 416-943-2652
	Email: brent.r.beekenkamp@ca.ey.com
	Edmund Yau
	Tel: 416-943-2177
	Email: edmund.yau@ca.ey.com
	Eman. cumund.yau@ca.cy.com
	Matt Kaplan
	Tel: 416-932-6155
	Email: matt.kaplan@ca.ey.com
	Philip Kan
	Email: philip.kan@ca.ey.com
	Monitor of Rothmans, Benson & Hedges, Inc.

AND TO:	GOWLING WLG (CANADA) LLP
	1 First Canadian Place
	100 King Street West, Suite 1600
	Toronto, ON M5X 1G5
	Fax: 416-862-7661
	Clifton Prophet
	Tel: 416-862-3509
	Email: clifton.prophet@gowlingwlg.com
	Steven Sofer
	Tel: 416-369-7240
	Email: steven.sofer@gowlingwlg.com
	Eman. steven.soler@gowningwig.com
	Nicholas Kluge
	Tel: 416-369-4610
	Email: nicholas.kluge@gowlingwlg.com
	Lawyers for Philip Morris International Inc.
AND TO:	PALIARE ROLAND ROSENBERG ROTHSTEIN LLP
	155 Wellington Street West, 35 th Floor
	Toronto, ON M5V 3H1
	Kenneth T. Rosenberg
	Kenneth T. Rosenberg Email: ken.rosenberg@pailareroland.com
	Email: ken.rosenberg@pailareroland.com
	Email: ken.rosenberg@pailareroland.com Lilly Harmer
	Email: ken.rosenberg@pailareroland.com
	Email: ken.rosenberg@pailareroland.com Lilly Harmer
	Email: ken.rosenberg@pailareroland.com Lilly Harmer Email: lily.harmer@paliareroland.com
	Email: ken.rosenberg@pailareroland.com Lilly Harmer Email: lily.harmer@paliareroland.com Massimo (Max) Starnino Email: max.starnino@paliareroland.com
	 Email: ken.rosenberg@pailareroland.com Lilly Harmer Email: lily.harmer@paliareroland.com Massimo (Max) Starnino Email: max.starnino@paliareroland.com Danielle Glatt
	Email: ken.rosenberg@pailareroland.com Lilly Harmer Email: lily.harmer@paliareroland.com Massimo (Max) Starnino Email: max.starnino@paliareroland.com
	 Email: ken.rosenberg@pailareroland.com Lilly Harmer Email: lily.harmer@paliareroland.com Massimo (Max) Starnino Email: max.starnino@paliareroland.com Danielle Glatt
	 Email: ken.rosenberg@pailareroland.com Lilly Harmer Email: lily.harmer@paliareroland.com Massimo (Max) Starnino Email: max.starnino@paliareroland.com Danielle Glatt Email: Danielle.glatt@paliareroland.com ROEBOTHAN MCKAY MARSHALL
	 Email: ken.rosenberg@pailareroland.com Lilly Harmer Email: lily.harmer@paliareroland.com Massimo (Max) Starnino Email: max.starnino@paliareroland.com Danielle Glatt Email: Danielle.glatt@paliareroland.com ROEBOTHAN MCKAY MARSHALL Paramount Building
	 Email: ken.rosenberg@pailareroland.com Lilly Harmer Email: lily.harmer@paliareroland.com Massimo (Max) Starnino Email: max.starnino@paliareroland.com Danielle Glatt Email: Danielle.glatt@paliareroland.com ROEBOTHAN MCKAY MARSHALL Paramount Building 34 Harvey Road, 5th Floor
	 Email: ken.rosenberg@pailareroland.com Lilly Harmer Email: lily.harmer@paliareroland.com Massimo (Max) Starnino Email: max.starnino@paliareroland.com Danielle Glatt Email: Danielle.glatt@paliareroland.com ROEBOTHAN MCKAY MARSHALL Paramount Building
	Email: ken.rosenberg@pailareroland.com Lilly Harmer Email: lily.harmer@paliareroland.com Massimo (Max) Starnino Email: max.starnino@paliareroland.com Danielle Glatt Email: Danielle.glatt@paliareroland.com ROEBOTHAN MCKAY MARSHALL Paramount Building 34 Harvey Road, 5 th Floor St. John's NL A1C 3Y7 Fax: 709-753-5221
	Email: ken.rosenberg@pailareroland.com Lilly Harmer Email: lily.harmer@paliareroland.com Massimo (Max) Starnino Email: max.starnino@paliareroland.com Danielle Glatt Email: Danielle.glatt@paliareroland.com ROEBOTHAN MCKAY MARSHALL Paramount Building 34 Harvey Road, 5 th Floor St. John's NL A1C 3Y7 Fax: 709-753-5221 Glenda Best
	Email: ken.rosenberg@pailareroland.com Lilly Harmer Email: lily.harmer@paliareroland.com Massimo (Max) Starnino Email: max.starnino@paliareroland.com Danielle Glatt Email: Danielle.glatt@paliareroland.com ROEBOTHAN MCKAY MARSHALL Paramount Building 34 Harvey Road, 5 th Floor St. John's NL A1C 3Y7 Fax: 709-753-5221 Glenda Best Tel: 705-576-2255
	Email: ken.rosenberg@pailareroland.com Lilly Harmer Email: lily.harmer@paliareroland.com Massimo (Max) Starnino Email: max.starnino@paliareroland.com Danielle Glatt Email: Danielle.glatt@paliareroland.com ROEBOTHAN MCKAY MARSHALL Paramount Building 34 Harvey Road, 5 th Floor St. John's NL A1C 3Y7 Fax: 709-753-5221 Glenda Best
	Email: ken.rosenberg@pailareroland.com Lilly Harmer Email: lily.harmer@paliareroland.com Massimo (Max) Starnino Email: max.starnino@paliareroland.com Danielle Glatt Email: Danielle.glatt@paliareroland.com ROEBOTHAN MCKAY MARSHALL Paramount Building 34 Harvey Road, 5 th Floor St. John's NL A1C 3Y7 Fax: 709-753-5221 Glenda Best Tel: 705-576-2255

AND TO:	WESTROCK COMPANY OF CANADA CORP.
	15400 Sherbrooke Street East
	Montreal, QC H1A 3S2
	Dean Jones
	Tel: 514-642-9251
	Email: dean.jones@westrock.com
AND TO	FINANCIAL SERVICES REGULATORY AUTHORITY OF ONTARIO
	(FSRA)
	Legal and Enforcement Division
	25 Sheppard Avenue West, Suite 100
	Toronto, Ontario M2N 6S6
	Michael Spagnala
	Michael Spagnolo Legal Counsel
	Tel: 416-226-7851
	Email: michael.spagnolo@fsrao.ca
AND TO:	KAPLAN LAW
	393 University Avenue, Suite 2000
	Toronto, ON M5G 1E6
	Ari Kaplan
	Tel: 416-565-4656
	Email: ari@kaplanlaw.ca
	1
	Counsel to the Former Genstar U.S. Retiree Group Committee
AND TO:	McMILLAN LLP
	Brookfield Place
	181 Bay Street, Suite 4400
	Toronto, ON M5J 2T3
	Wael Rostom
	Tel: 416-865-7790
	Email: wael.rostom@mcmillan.ca
	Emile Catimel-Marchand
	Tel: 514-987-5031
	Email: emile.catimel-marchand@mcmillan.ca
	Lawyers for The Bank of Nova Scotia
	-

AND TO	MERCHANT LAW GROUP LLP
	c/o #400 – 333 Adelaide St. West
	Toronto, ON M5V 1R5
	Fax: 613-366-2793
	1'dx. 013-300-2793
	Friett Menchant OC
	Evatt Merchant, QC
	Tel: 613-366-2795
	Email: emerchant@merchantlaw.com
	Chris Simoes
	Email: csimoes@merchantlaw.com
	Lawyers for the Class Action Plaintiffs (MLG)
	Lawyers for the Class Action Flamitins (MLO)
AND TO:	LABSTAT INTERNATIONAL INC.
AND IU:	
	262 Manitou Drive
	Kitchener, ON N2C 1L3
	Kimberly Stevenson Chow (CFO)
	Tel: 519-748-5409
	Email: kstevens@labstat.com
AND TO:	CHERNOS FLAHERTY SVONKIN LLP
	220 Bay Street, Suite 700
	Toronto, ON M5J 2W4
	Fax: 647-725-5440
	Patrick Flaherty
	Tel: 416-855-0403
	Email: pflaherty@cfscounsel.com
	Linan. priarcity @ciscounsci.com
	Bryan D. McLeese
	•
	Tel: 416-855-0414
	Email: bmcleese@cfscounsel.com
	STOCKWOODS LLP
	77 King Street West, Suite 4130
	TD North Tower, P.O. Box 140, TD Centre
	Toronto, ON M5K 1H1
	Fax: 416-593-9345
	Prior Cover
	Brian Gover
	Tel: 416-593-2489
	Email: briang@stockwoods.ca

	Justin Safayeni
	Tel: 416-593-3494
	Email: justins@stockwoods.ca
	Lawyers for R.J. Reynolds Tobacco Company and
	R.J. Reynolds Tobacco International Inc.
AND TO:	COZEN O'CONNOR LLP
	Bay Adelaide Centre – West Tower
	333 Bay Street, Suite 1100
	Toronto, Ontario M5H 2R2
	Steven Weisz
	Tel: 647-417-5334
	Fax: 647-805-0519
	Email: sweisz@cozen.com
	INCH HAMMOND PROFESSIONAL CORPORATION
	1 King Street West, Suite 500
	Hamilton, ON L8P 4X8
	Amanda McInnis
	Tel: 905-525-0031
	Email: amcinnis@inchlaw.com
	Lawyer for Grand River Enterprises Six Nations Ltd.
AND TO:	STROSBERG SASSO SUTTS LLP
	1561 Ouellette Avenue
	Windsor, ON M8X 1K5
	Fax: 866-316-5308
	William V. Sasso
	Tel: 519-561-6222
	Email: wvs@strosbergco.com
	David Robins
	Tel: 519-561-6215
	Email: drobins@strosbergco.com
	Lawyers for The Optario Flue Cured Tobacco Growers' Marketing Poord
	Lawyers for The Ontario Flue-Cured Tobacco Growers' Marketing Board,
	plaintiffs in Ontario Superior Court of Justice Court File No. 1056/10CP
	(Class Proceedings)

AND TO:	ATTORNEY GENERAL OF CANADA Department of Justice Canada Ontario Regional Office, Tax Law Section 120 Adelaide Street West, Suite 400 Toronto, ON M5H 1T1 Fax: 416-973-0810
	Diane Winters, General Counsel Tel: 647-256-7459 Email: diane.winters@justice.gc.ca
	Lawyers for the Minister of National Revenue
AND TO:	LAX O'SULLIVAN LISUS GOTTLIEB LLP Suite 2750, 145 King Street West Toronto, ON M5H 1J8
	Jonathan Lisus Tel: 416-598-7873 Email: jlisus@lolg.ca
	Matthew Gottlieb Tel: 416-644-5353 Email: mgottlieb@lolg.ca
	Nadia Campion Tel: 416-642-3134 Email: ncampion@lolg.ca
	Andrew Winton Tel: 416-644-5342 Email: awinton@lolg.ca
	Lawyers for the Court-Appointed Mediator
AND TO:	FOGLER, RUBINOFF LLP Suite 3000, P.O. Box 95 Toronto-Dominion Centre 77 King Street West Toronto, ON M5K 1G8 Fax: 416-941-8852
	Vern W. DaRe Tel: 416-941-8842 Email: vdare@foglers.com

- 19 -

	CANADIAN CANCER SOCIETY
	116 Albert Street, Suite 500
	Ottawa, ON K1P 5G3
	Fax: 613-565-2278
	Robert Cunningham
	Tel: 613-565-2522 ext. 4981
	Email: rcunning@cancer.ca
	Lawyers for Canadian Cancer Society
AND TO:	BLANEY MCMURTRY LLP
	2 Queen Street East, Suite 1500
	Toronto, ON M5C 3G5
	David Ullmann
	Tel: 416-596-4289
	Email: dullmann@blaney.com
	Dominic T. Clarke
	Tel: 416-593-3968
	Email: dclarke@blaney.com
	Alexandra Teodorescu
	Tel: 416-596-4279
	Email: ateodorescu@blaney.com
	Alex Fernet Brochu
	Tel: 416-593-3937
	Email: afernetbrochu@blaney.com
	Lawyers for La Nordique Compagnie D'Assurance du Canada
AND TO:	LAROCHE ST-PIERRE
	2600, boulevard Laurier, porte760
	Quebec, QC G1V 4T3
	Mélanie Létourneau
	Tel: 418-657-8702, ext. 3793
	Email: melanie.letourneau@retraitequebec.gouv.qc.ca
	Lawyers for Retraite Québec

AND TO:	LECKER & ASSOCIATES
	4789 Yonge Street, Suite 514
	Toronto, ON M2N 0G3
	Jared Lecker
	Email: jlecker@leckerslaw.com
	Lawyer for Imperial Tobacco claimant
AND TO:	McMILLAN LLP
	181 Bay Street, Suite 4400
	Toronto, ON M5J 2T3
	Fax: 416-865-7048
	Brett Harrison
	Tel: 416-865-7932
	Email: brett.harrison@mcmillan.ca
	Lawyers for the Province of Quebec
	Lawyers for the Province of Quebee
AND TO:	ATTORNEY GENERAL OF CANADA
	Department of Justice Canada
	Ontario Regional Office, L.E.A.D.
	120 Adelaide Street West, Suite 400
	Toronto, ON M5H 1T1
	John C. Spencer
	Tel: 647-256-0557
	Email: john.spencer@justice.gc.ca
	Email: joint.spencer@justice.ge.ea
	Victor Paolone
	Tel: 647-256-7548
	Email: victor.paolone@justice.gc.ca
	Email: vietor.publishe e justice.ge.eu
AND TO:	McMILLAN LLP
	Brookfield Place
	181 Bay Street, Suite 4400
	Toronto, ON M5J 2T3
	Fax: 416-865-7048
	$1 \text{ ur}, \pm 10^{-}000^{-}/0^{\pm}0$
	Stephen Brown-Okruhlik
	Tel: 416-865-7043
	Email: stephen.brown-okruhlik@mcmillan.ca
	Eman. stephen.orown okramik e meniman.ea
	Lawyers for Citibank Canada

AND TO:	BORDEN LADNER GERVAIS LLP
	Bay Adelaide Centre, East Tower
	22 Adelaide Street West, Suite 3400
	Toronto, ON M5H 4E3
	Fax: 416-367-6749
	Alex MacFarlane
	Tel: 416-367-6305
	Email: amacfarlane@blg.com
	James W. MacLellan
	Tel: 416-367-6592
	Email: jmaclellan@blg.com
	Bevan Brooksbank
	Tel: 416-367-6604
	Email: bbrooksbank@blg.com
	Lawyers for Chubb Insurance Company of Canada
AND TO:	INDUSTRY CANADA, LEGAL SERVICES
	235 Queen Street, 8 th Floor, East Tower
	235 Queen Street, 8 th Floor, East Tower
	235 Queen Street, 8 th Floor, East Tower Ottawa, ON K1A 0H5
	235 Queen Street, 8 th Floor, East Tower Ottawa, ON K1A 0H5 Adrian Scotchmer Email: adrian.scotchmer@canada.ca
	 235 Queen Street, 8th Floor, East Tower Ottawa, ON K1A 0H5 Adrian Scotchmer Email: adrian.scotchmer@canada.ca Michel Ohayon
	235 Queen Street, 8 th Floor, East Tower Ottawa, ON K1A 0H5 Adrian Scotchmer Email: adrian.scotchmer@canada.ca
AND TO:	 235 Queen Street, 8th Floor, East Tower Ottawa, ON K1A 0H5 Adrian Scotchmer Email: adrian.scotchmer@canada.ca Michel Ohayon
	235 Queen Street, 8 th Floor, East Tower Ottawa, ON K1A 0H5 Adrian Scotchmer Email: adrian.scotchmer@canada.ca Michel Ohayon Email: michel.ohayon@canada.ca
	 235 Queen Street, 8th Floor, East Tower Ottawa, ON K1A 0H5 Adrian Scotchmer Email: adrian.scotchmer@canada.ca Michel Ohayon Email: michel.ohayon@canada.ca ROCHON GENOVA LLP Barristers • Avocats 121 Richmond Street West, Suite 900
	 235 Queen Street, 8th Floor, East Tower Ottawa, ON K1A 0H5 Adrian Scotchmer Email: adrian.scotchmer@canada.ca Michel Ohayon Email: michel.ohayon@canada.ca ROCHON GENOVA LLP Barristers • Avocats 121 Richmond Street West, Suite 900 Toronto, ON M5H 2K1
	 235 Queen Street, 8th Floor, East Tower Ottawa, ON K1A 0H5 Adrian Scotchmer Email: adrian.scotchmer@canada.ca Michel Ohayon Email: michel.ohayon@canada.ca ROCHON GENOVA LLP Barristers • Avocats 121 Richmond Street West, Suite 900
	 235 Queen Street, 8th Floor, East Tower Ottawa, ON K1A 0H5 Adrian Scotchmer Email: adrian.scotchmer@canada.ca Michel Ohayon Email: michel.ohayon@canada.ca ROCHON GENOVA LLP Barristers • Avocats 121 Richmond Street West, Suite 900 Toronto, ON M5H 2K1 Fax: 416-363-0263
	 235 Queen Street, 8th Floor, East Tower Ottawa, ON K1A 0H5 Adrian Scotchmer Email: adrian.scotchmer@canada.ca Michel Ohayon Email: michel.ohayon@canada.ca ROCHON GENOVA LLP Barristers • Avocats 121 Richmond Street West, Suite 900 Toronto, ON M5H 2K1 Fax: 416-363-0263 Joel P. Rochon
	 235 Queen Street, 8th Floor, East Tower Ottawa, ON K1A 0H5 Adrian Scotchmer Email: adrian.scotchmer@canada.ca Michel Ohayon Email: michel.ohayon@canada.ca ROCHON GENOVA LLP Barristers • Avocats 121 Richmond Street West, Suite 900 Toronto, ON M5H 2K1 Fax: 416-363-0263

	Ronald Podolny
	Tel: 416-363-1867 x288
	Email: rpodolny@rochongenova.com
	Lawyers for Suzanne Jacklin, Barbara Bourassa on behalf of the Estate of Mitchell David Bourassa, Roderick Dennis McDermid, Linda Dorion, Thelma Adams, Ben Sample and Deborah Kunta, in their capacity as Representative Plaintiffs in certain proposed class proceedings
AND TO:	WAGNERS1869 Upper Water Street, Suite PH3013 rd Floor, Pontac House, Historic PropertiesHalifax, NS B3J 1S9Fax:902-422-1233
	Raymond F. Wagner, Q.C. Tel: 902-425-7330 Email: raywagner@wagners.co
	Kate Boyle Tel: 902-425-7330 Email: kboyle@wagners.co
	Representative Counsel
AND TO:	REVENU QUÉBEC 1600, boul. René-Lévesque Ouest Secteur R23DGR Montréal, QC H3H 2V2
	Alain Casavant Email: alain.casavant@revenuquebec.ca
AND TO:	PELLETIER D'AMOURS 1, Complexe Desjardins Tour Sud, 12e étage Montreal, QC H5B 1B1
	Amy Bowen Email: amy.bowen@dgag.ca
	Lawyers for Desjardins Assurances

Email Service List

rthornton@tgf.ca; lwilliams@tgf.ca; rkennedy@tgf.ca; rbengino@tgf.ca; mgrossell@tgf.ca; jfinnigan@tgf.ca; rmanea@tgf.ca; paucasey@deloitte.ca; waleung@deloitte.ca; inadon@deloitte.ca; philreynolds@deloitte.ca; pamela.huff@blakes.com; linc.rogers@blakes.com; chris.burr@blakes.com; aryo.shalviri@blakes.com; caitlin.mcintyre@blakes.com; emily.hazlett@blakes.com; nancy.thompson@blakes.com; cmills@millerthomson.com; hsibre@millerthomson.com; baziz@bluetreeadvisors.com; dbyers@stikeman.com; mkonyukhova@stikeman.com; lmercer@stikeman.com; ssopic@stikeman.com; dglendinning@osler.com; mwasserman@osler.com; jmacdonald@osler.com; mdelellis@osler.com; clockwood@osler.com; sarmstrong@osler.com; nmacparland@dwpv.com; csethi@dwpv.com; jyantzi@dwpv.com; tbarbiero@dwpv.com; greg.watson@fticonsulting.com; paul.bishop@fticonsulting.com; jeffrey.rosenberg@fticonsulting.com; kamran.hamidi@fticonsulting.com; tyler.rivas-perri@fticonsulting.com; jgage@mccarthy.ca; hmeredith@mccarthy.ca; psteep@mccarthy.ca; tcourtis@mccarthy.ca; dtempler@mccarthy.ca; nrambaran@mccarthy.ca; bertrand.giroux@bcf.ca; mireille.fontaine@bcf.ca; sbomhof@torys.com; aslavens@torys.com; mica.arlette@pwc.com; tyler.ray@pwc.com; leonj@bennettjones.com; eizengam@bennettjones.com; zweigs@bennettjones.com; andre.michael@siskinds.com; peter.lawless@gov.bc.ca; ngoldstein@ksvadvisory.com; bkofman@ksvadvisory.com; jacqueline.wall@ontario.ca; shahana.kar@ontario.ca; edmund.huang@ontario.ca; peter.entecott@ontario.ca; afishman@ffmp.ca; mmeland@ffmp.ca; msiminovitch@ffmp.ca; jdolman@ffmp.ca; nbrochu@ffmp.ca; tsilverstein@ffmp.ca; harvey@chaitons.com; george@chaitons.com; philippe@tjl.quebec; bruce@tjl.quebec; andre@tjl.quebec; gabrielle@tjl.quebec; dlennox@callkleinlawyers.com; dklein@callkleinlawyers.com; jensenc@jssbarristers.ca; shawas@jssbarristers.ca; petriuks@jssbarristers.ca; ken.rosenberg@paliareroland.com; lily.harmer@paliareroland.com; max.starnino@paliareroland.com; danielle.glatt@paliareroland.com; sarita.sanasie@paliareroland.com; natalia.botelho@paliareroland.com; michelle.jackson@paliareroland.com; robbie@stewartmckelvey.com; skukulowicz@cassels.com; jdietrich@cassels.com; jbellissimo@cassels.com; msassi@cassels.com; murray.a.mcdonald@ca.ey.com; brent.r.beekenkamp@ca.ey.com; edmund.yau@ca.ey.com; matt.kaplan@ca.ey.com; philip.kan@ca.ey.com; clifton.prophet@gowlingwlg.com; steven.sofer@gowlingwlg.com; nicholas.kluge@gowlingwlg.com; gbest@wrmmlaw.com; dean.jones@westrock.com; michael.spagnolo@fsrao.ca; ari@kaplanlaw.ca; wael.rostom@mcmillan.ca; emile.catimel-marchand@mcmillan.ca; emerchant@merchantlaw.com; csimoes@merchantlaw.com; jtim.ccaa@merchantlaw.com; rothmans.ccaa@merchantlaw.com; kstevens@labstat.com; pflaherty@cfscounsel.com; bmcleese@cfscounsel.com; briang@stockwoods.ca; justins@stockwoods.ca; sweisz@cozen.com; amcinnis@inchlaw.com; wvs@strosbergco.com; drobins@strosbergco.com; diane.winters@justice.gc.ca; jlisus@lolg.ca; mgottlieb@lolg.ca; ncampion@lolg.ca; awinton@lolg.ca; vdare@foglers.com; rcunning@cancer.ca; dullmann@blaney.com; dclarke@blaney.com; ateodorescu@blaney.com; afernetbrochu@blaney.com; melanie.letourneau@retraitequebec.gouv.qc.ca; jlecker@leckerslaw.com; john.bringardner@acuris.com; brett.harrison@mcmillan.ca;

^{*} For any additions or questions, please contact Nancy Thompson at nancy.thompson@blakes.com

john.spencer@justice.gc.ca; victor.paolone@justice.gc.ca;

stephen.brown-okruhlik@mcmillan.ca; amacfarlane@blg.com; jmaclellan@blg.com; bbrooksbank@blg.com; adrian.scotchmer@canada.ca; michel.ohayon@canada.ca; jrochon@rochongenova.com; rpodolny@rochongenova.com; raywagner@wagners.co; kboyle@wagners.co; alain.casavant@revenuquebec.ca; amy.bowen@dgag.ca;

Court File No. CV-19-616077-00CL

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

IN THE MATTER OF THE *COMPANIES' CREDITORS ARRANGEMENT ACT*, R.S.C. 1985, c. C-36, AS AMENDED

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF IMPERIAL TOBACCO CANADA LIMITED AND IMPERIAL TOBACCO COMPANY LIMITED

APPLICANTS

TABLE OF CONTENTS

TAB	DOCUMENT	PAGE
1.	Notice of Motion	29
2.	Affidavit of Eric Thauvette, sworn September 20, 2022	40
3.	Draft Stay Extension Order	49

Tab 1

Court File No. CV-19-616077-00CL

ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36, AS AMENDED

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF IMPERIAL TOBACCO CANADA LIMITED AND IMPERIAL TOBACCO COMPANY LIMITED

APPLICANTS

NOTICE OF MOTION

(Motion for Stay Extension returnable September 28, 2022)

The Applicants will make a motion before the Honourable Justice McEwen of the Ontario Superior Court of Justice (Commercial List) on Wednesday, September 28, 2022 at 11 a.m, or as soon after that time as the motion can be heard, by judicial videoconference via Zoom at Toronto, Ontario. Please refer to the Virtual Hearing Protocol attached as Schedule "A" for details on attending the motion.

PROPOSED METHOD OF HEARING: The motion is to be heard by videoconference.

THE MOTION IS FOR:

1. An Order substantially in the form included in the Motion Record at Tab 3 providing the following relief:

- (a) if necessary, abridging the time for service of this Notice of Motion and the Motion
 Record and dispensing with service on any person other than those served; and
- (b) extending the Stay Period (defined below) until and including March 31, 2023; and

2. Such further and other relief as this Court may deem just.

THE GROUNDS FOR THE MOTION ARE:

1. The Applicants face an existential threat from tobacco-related litigation across Canada, including multiple class actions, government claims seeking to recover health care costs, and other ongoing proceedings (collectively, the "**Tobacco Litigation**");

2. On March 1, 2019, the Court of Appeal for Quebec issued a judgment affirming a lower court decision that held Imperial Tobacco Canada Limited, JTI-Macdonald Corp., and Rothmans Benson & Hedges Inc. jointly and severally liable for a maximum of \$13.6 billion;

3. In addition, the plaintiffs in the Tobacco Litigation collectively seek hundreds of billions of dollars in damages, which exceeds the Applicants' total assets by many orders of magnitude;

4. The Applicants were granted protection from their creditors under the *Companies' Creditors Arrangement Act*, RSC 1985, c C-36, as amended (the "CCAA"), pursuant to the Initial Order of the Ontario Superior Court of Justice (Commercial List) dated March 12, 2019 (as amended from time to time, the "Initial Order");

5. FTI Consulting Canada Inc. was appointed to act as the Monitor in the Initial Order;

6. Justice Winkler was appointed as the Court-Appointed Mediator in the Initial Order;

7. The Initial Order granted a stay of proceedings until April 11, 2019, or such later date as this Court may order (as extended by further court orders, the "**Stay Period**");

8. The Court has previously extended the Stay Period until September 30, 2022;

9. The requested extension of the Stay Period is necessary and appropriate in the circumstances to allow for the continued operation of the Applicants' business while they work towards developing a consensual plan of compromise or arrangement for the resolution of the Tobacco Claims (as defined in the Initial Order);

10. The Applicants have been acting in and continue to act in good faith and with due diligence in these CCAA proceedings;

11. During the extended Stay Period, the Applicants intend to continue engaging in the mediation process under the direction of the Court-Appointed Mediator and to work diligently (in consultation with the Monitor) to explore a negotiated resolution with the Tobacco Litigation stakeholders;

12. It is just and convenient and in the interests of the Applicants and their respective stakeholders that the Stay Period be extended;

13. The Applicants have sufficient liquidity to continue operations through the requested Stay Period;

14. The Monitor supports the extension of the Stay Period;

15. The provisions of the CCAA, including section 11.02, and the inherent and equitable jurisdiction of this Honourable Court;

16. Rules 1.04 and 37 of the Ontario *Rules of Civil Procedure*, R.R.O. 1990, Reg. 194, as amended, and section 106 of the Ontario *Courts of Justice Act*, R.S.O. 1990, c. C.43, as amended; and

17. Such further and other grounds as counsel may advise and this Court may permit.

THE FOLLOWING DOCUMENTARY EVIDENCE will be used at the hearing of this motion:

1. The Affidavit of Eric Thauvette, sworn September 20, 2022;

2. The Thirteenth Report of the Monitor (to be filed); and

September 20, 2022OSLER, HOSKIN & HARCOURT LLPBox 50, 1 First Canadian Place

Toronto, ON M5X 1B8 Deborah Glendinning

Tel: 416-862-4714 Email: dglendinning@osler.com

Marc Wasserman Tel: 416-862-4908 Email: mwasserman@osler.com

John MacDonald Tel: 416-862-5672 Email: jmacdonald@osler.com

Craig Lockwood Tel: 416-862-5988 Email: clockwood@osler.com

Lawyers for the Applicants, Imperial Tobacco Canada Limited and Imperial Tobacco Company Limited

TO: THE COMMON SERVICE LIST

Scheduling and Specific Requirements

1. Any person on the Service List that wishes to appear virtually on the motion ("**Participants**") must register by 4:00 p.m. two (2) business days in advance of the hearing (Monday, September 26, 2022, for the motion scheduled Wednesday, September 28, 2022), by emailing Veritext Litigation Solutions Canada, Inc. (scheduling@neesonsreporting.com) and copying each Monitor's counsel (tbarbiero@dwpv.com, msassi@casselsbrock.com, nancy.thompson@blakes.com). In their email, Participants should provide contact information, including a name, the party they are acting for, an email address and phone number for the counsel slip, along with a statement regarding whether they intend to make submissions.

2. Subject to the Court's overriding discretion over all matters, the Monitors' counsel will coordinate with Participants and the Court to develop an agenda for the hearing.

3. All material for use on the motion is to be posted on CaseLines, as more fully described in Appendix "B".

4. Participants will appear by video. Veritext will distribute the Zoom link to Participants. Participants are not permitted to forward or share the Zoom link. No person should have access to the hearing on Zoom other than Participants. If a Participant is unable to attend by video, they should contact Monitors' counsel. Participants should carefully review the technical requirements below.

5. Counsel is required to gown for the hearing.

6. For access by the general public, a YouTube link will be posted on each of the Monitors' websites by 10:00 a.m. not less than two (2) business days prior to the hearing. The YouTube link will allow the general public to view a livestream of the hearing, but not participate in the hearing. For greater clarity, individuals viewing the livestream via YouTube will not be heard or seen by the Court, Judge or Participants.

7. No recording of any part of the hearing (including audio) may be made unless authorized in advance by the Court.

8. For greater certainty, notice and service requirements are set out in the Rules of Civil Procedure, and the various orders and endorsements in the proceedings. For ease of reference, we have included paragraphs 58-63 of the Second Amended and Restated Initial Order dated March 8, 2019 in the JTIM proceedings, attached as Appendix "A". It should be noted that similar notice and service requirements have been set out in various orders and endorsements in the parallel proceedings of Imperial and RBH. Nothing in this protocol modifies or amends Orders of

- 2 -

the Court related to service requirements, the Rules of Civil Procedure, any Commercial List Practice Direction or other applicable rules.

9. Participants will be placed into a virtual waiting room upon entering the Zoom meeting.

Technical Requirements for Zoom Participants

10. Participants will require a device with a working microphone and camera. The device can be a computer (desktop or laptop), tablet or smartphone. The device must be connected to an internet connection that is sufficient to send and receive video and audio.

11. Each Participant is responsible for ensuring that they have suitable equipment to participate in the hearing and that such equipment works properly. Participants must test such equipment well in advance of the scheduled hearing to ensure:

- (a) that they are familiar with how to use such equipment;
- (b) the compatibility and functioning of such equipment; and
- (c) that the remote location has adequate internet bandwidth to support the use of Zoom without interruption.

12. Each Participant is also responsible for ensuring that they are familiar with the features and operation of Zoom. Participants must ensure that they have downloaded any necessary software, and practiced using Zoom, well in advance of the scheduled hearing.

13. Counsel on Zoom should identify their display name in the following format: [First Name] [Last name], for [Client].

14. Participants should log on using the Zoom link provided approximately 30 minutes before the hearing is scheduled to begin. During this time, Participants should speak to each other to determine if there are any audio/visual/connection issues.

15. It is suggested that Participants use the "gallery view" mode, rather than the "active speaker" mode, available on Zoom.

16. It is suggested that only counsel who are making submissions turn on their cameras during the hearing.

17. Should a Participant become disconnected from Zoom or experience technical difficulties during the hearing, they should immediately inform the Court by sending an email to Veritext (scheduling@neesonsreporting.com).

18. Further participant information is included in Appendix "B."

APPENDIX "A"

58. **THIS COURT ORDERS** that, subject to paragraph 59, all motions in this proceeding are to be brought on not less than seven (7) calendar days' notice to all persons on the Service List. Each Notice of Motion shall specify a date (the **"Return Date"**) and time for the hearing.

59. **THIS COURT ORDERS** that motions for relief on an urgent basis need not comply with the notice protocol described herein.

60. THIS COURT ORDERS that any interested Person wishing to object to the relief sought in a motion must serve responding motion material or, if they do not intend to file material, a notice in all cases stating the objection to the motion and the grounds for such objection in writing (the **"Responding Material"**) to the moving party, the Applicant and the Monitor, with a copy to all Persons on the Service List, no later than 5 p.m. on the date that is four (4) calendar days prior to the Return Date (the **"Objection Deadline"**).

61. **THIS COURT ORDERS** that, if no Responding Materials are served by the Objection Deadline, the judge having carriage of the motion (the **"Presiding Judge"**) may determine:

- (a) whether a hearing is necessary;
- (b) whether such hearing will be in person, by telephone or by written submissions only; and
- (c) the parties from whom submissions are required

(collectively, the **"Hearing Details"**). In the absence of any such determination, a hearing will be held in the ordinary course.

62. **THIS COURT ORDERS** that, if no Responding Materials are served by the Objection Deadline, the Monitor shall communicate with the Presiding Judge regarding whether a determination has been made by the Presiding Judge concerning the Hearing Details. The Monitor shall thereafter advise the Service List of the Hearing Details and the Monitor shall report upon its dissemination of the Hearing Details to the Court in a timely manner, which may be contained in the Monitor's next report in the proceeding.

63. **THIS COURT ORDERS** that if any party objects to the motion proceeding on the Return Date or believes that the Objection Deadline does not provide sufficient time to respond to the motion, such objecting party shall, promptly upon receipt of the Notice of Motion and in any event prior to the Objection Deadline, contact the moving party and the Monitor (together with the objecting party and any other party who has served Responding Materials, the "Interested Parties") to advise of such objection and the reasons therefor. If the Interested Parties are unable to resolve the objection to the timing and schedule for the motion following good faith consultations, the Interested Parties may seek a scheduling appointment before the Presiding Judge to be held prior to the Return Date or on such other date as may be mutually agreed by the Interested Parties or as directed by the Presiding Judge to establish a schedule for the motion. At the scheduling appointment, the Presiding Judge may provide directions including a schedule for the delivery of any further materials and the hearing of the contested motion, and may address such other matters, including interim relief, as the Court may see fit. Notwithstanding the foregoing, the Presiding Judge may require the Interested Parties to proceed with the contested motion on the Return Date or on any other date as may be directed by the Presiding Judge or as may be mutually agreed by the Interested Parties, if otherwise satisfactory to the Presiding Judge.

APPENDIX "B"

1. All Participants will have their microphones muted and may only unmute their own microphones when they are addressing the Court. When parties are not muted, they must avoid making extraneous noise (including for example, typing and shuffling papers) as these noises may interfere with the hearing.

2. Participants must ensure that they participate in the Zoom hearing from a well-lit room so that they are easily visible. Participants must also ensure that no filters are active that may distort or otherwise conceal their appearance.

3. Participants must ensure that they participate in the Zoom hearing from a quiet location where they (and the Court) will not be interrupted or disturbed during the hearing.

4. All mobile devices must be turned off or put on silent mode during the hearing.

5. Participants must refrain from speaking over other Participants.

6. Participants should make submissions in accordance with the order set out in the agenda. If there is a need to make submissions out of sequence, Participants should make a request in a manner directed by the Court. The Court may ask Participants to signal when they intend to address the Court by raising their hand (either by physically raising their hand or by using the virtual "raise hand" feature in Zoom).

7. Participants must state their name and who they represent before addressing the Court.

8. Upon entry into the virtual waiting room, each Participant joining by video should identify themselves, including any person off camera that may be viewing the video feed. This also allows any audio or visual issues to be identified. Each Participant is obligated to immediately notify the presiding judge if any additional person joins them in viewing the video feed.

9. If a Participant intends to rely on any documents, the materials you intend to rely on must be served and shared on the relevant CaseLines bundle and all references during the hearing should reference the CaseLines page numbering associated with such CaseLines bundle.

10. If a party wishes to share certain documents during the hearing, the documents should be provided to the Monitors in advance so that it can be added to the agenda and a method for sharing can be set up.

IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36, AS AMENDED

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF IMPERIAL TOBACCO CANADA LIMITED AND IMPERIAL TOBACCO COMPANY LIMITED

Court File No: CV-19-616077-00CL

ONTARIO SUPERIOR COURT OF JUSTICE

Proceeding Commenced at Toronto

NOTICE OF MOTION (Motion for Stay Extension

returnable September 28, 2022)

OSLER, HOSKIN & HARCOURT LLP Box 50, 1 First Canadian Place Toronto ON M5X 1B8

Deborah Glendinning (LSO# 31070N) Marc Wasserman (LSO# 44066M) John A. MacDonald (LSO# 25884R) Craig Lockwood (LSO# 46668M)

Tel: (416) 362-2111 Fax: (416) 862-6666

Lawyers for the Applicants, Imperial Tobacco Canada Limited and Imperial Tobacco Company Limited

Tab 2

Court File No. CV-19-616077-00CL

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36, AS AMENDED

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF IMPERIAL TOBACCO CANADA LIMITED AND IMPERIAL TOBACCO COMPANY LIMITED

APPLICANTS

AFFIDAVIT OF ERIC THAUVETTE (sworn September 20, 2022)

I, Eric Thauvette, of the City of Montreal, in the Province of Quebec, the Vice President and Chief Financial Officer of Imperial Tobacco Canada Limited ("**ITCAN**"), MAKE OATH AND SAY:

1. I am the Chief Financial Officer of ITCAN and, in that role, I am responsible for all financial-related aspects of ITCAN's business operations. I am also an officer and director of ITCAN's subsidiary and the other applicant, Imperial Tobacco Company Limited ("**ITCO**", and collectively with ITCAN, the "**Applicants**"). As such, I have personal knowledge of the matters deposed to herein. Where I have relied on other sources for information, I have stated the sources of my information and believe them to be true.

2. In preparing this affidavit, I have consulted with other members of the Applicants' senior management team, legal, financial and other advisors of the Applicants, and representatives of FTI Consulting Canada Inc. ("FTI" or the "Monitor"). In addition, I receive frequent updates from the Applicants' counsel regarding these proceedings.

3. This affidavit is made in support of a motion by the Applicants for an order under the *Companies' Creditors Arrangement Act*, RSC 1985, c C-36, as amended (the "**CCAA**"), extending the Stay Period (defined below) up to and including March 31, 2023.

PART I - BACKGROUND

4. The Applicants were granted CCAA protection by an order of the Ontario Superior Court of Justice (Commercial List) dated March 12, 2019 (as amended from time to time, the "Initial Order"). The Initial Order appointed FTI as the Monitor and granted a stay of proceedings (the "Stay") in favour of the Applicants and certain related parties until and including April 11, 2019 or such later date as the Court may order (as extended by further court orders, the "Stay Period"). At the most recent stay extension hearing, held on March 22, 2022, this Court extended the Stay Period until and including September 30, 2022.

5. The Applicants sought CCAA protection following the judgment of the Quebec Court of Appeal on March 1, 2019, affirming a lower court decision that held ITCAN, JTI-Macdonald Corp. ("JTIM"), and Rothmans Benson & Hedges Inc. ("RBH" and, with the Applicants and JTIM, the "**Tobacco Companies**") jointly and severally liable for a maximum of \$13.6 billion. This class proceeding, together with the various consumer and government claims across the country (the "**Tobacco Litigation**"), collectively seek notional recovery of hundreds of billions of dollars from the Applicants and the other legal Canadian tobacco manufacturers.

6. Although the Applicants dispute both the legal and factual foundation of the claims asserted in the Tobacco Litigation, as well as the corresponding quantification of damages, they ultimately determined that it is in the best interests of the Applicants' stakeholders to engage in a restructuring process with the overriding objective of preserving the value of their business and

41

resolving all Tobacco Claims (as defined in the Initial Order) in an orderly process under Court supervision.

7. ITCAN, JTIM, and RBH are the three major Canadian manufacturers and distributors of tobacco products. JTIM and RBH have also been granted CCAA protection under orders made on March 8, 2019 and March 22, 2019, respectively. Counsel for the Tobacco Companies have consulted on common issues in order to coordinate the three CCAA proceedings to the maximum extent possible.

PART II -THE MEDIATION AND CURRENT STATUS OF THE CCAA PROCEEDINGS

8. At the joint comeback hearing for the ITCAN, JTIM, and RBH CCAA proceedings on April 4 - 5, 2019 (the "**Comeback Hearing**"), Justice Winkler was appointed the "Court-Appointed Mediator" in all three CCAA proceedings with a mandate to, among other things, adopt any process he considered appropriate for facilitating a global settlement of the Tobacco Claims.

9. Pursuant to an endorsement dated May 24, 2019, the mediation conducted by the Court-Appointed Mediator (the "**Mediation**") is confidential and all steps taken or information produced by any of the parties in the Mediation shall not be disclosed. Therefore, the description of the Mediation and the Applicants' participation below is general in nature.

10. During the most recent Stay Period, the Applicants have continued to engage in the Mediation in accordance with the directions provided by the Court-Appointed Mediator, including participating in numerous meetings with the Court-Appointed Mediator and others. In addition, the Applicants have responded from time to time to requests for information from Tobacco Litigation stakeholders and uploading documents on an as needed basis to the confidential data room set up in connection with the Mediation.

11. The Applicants continue to believe that the Mediation and interactions facilitated by the Court-Appointed Mediator will allow all stakeholders to better understand the competing interests of other parties in the CCAA proceedings, and assist in identifying a path forward for ultimately developing a consensual plan of compromise or arrangement. The Applicants have diligently adhered to all directions made by the Court-Appointed Mediator relating to scheduling and the Mediation, and will continue to do so during the extended Stay Period.

PART III -OTHER MATTERS

12. As an update to matters addressed in my prior affidavits, it is noted that:

- The Applicants continue taking steps to maintain increased inventory levels to be prepared in the event of any supply chain disruptions;
- The Applicants, with the support of the BAT operations network, continue to expand their business contingency plans to provide for additional manufacturing options in contemplation of future supply chain disruptions, including in the event there is a COVID-19 resurgence. As part of this initiative, the BAT Group purchased certain manufacturing and packaging equipment for ITCAN's use, and reallocated other equipment from affiliates of BAT, for a total cost of \$29 million. ITCAN is also incurring development costs of \$5.8 million. The equipment was installed in the United States in April 2022 and in Chile in early September 2022;
- ITCAN's administrative functions have migrated from a remote-work model to a hybridwork model;
- On July 11, 2022, this Court granted the New Excise Act Security Order, authorizing ITCAN to post security, as required by certain amendments to the *Excise Act, 2001* and

associated regulations, in an aggregate amount not exceeding \$5 million (the "**New Excise Act Security**"), and to take any steps necessary to otherwise comply with the requirements of the New Excise Act Security, notwithstanding any restrictions that might otherwise arise under the Initial Order;

- On July 18, 2022, the Government of Nova Scotia's Audit and Enforcement Branch sent a letter to ITCAN, requesting payment of security in the amount of \$100,000 in relation to ITCAN's vaping products registration. On August 26, 2022, counsel to ITCAN advised the Audit and Enforcement Branch that the Province of Nova Scotia's request for \$100,000 in additional security was inconsistent with the terms of the Initial Order and unnecessary in view of paragraph 25 of the Initial Order; and
- A review of the cash flow actuals vs. forecast for the period from February 28, 2022 until August 29, 2022 shows a decline of \$212 M in collections (equivalent to -8.3%). This is driven by a lower sales volume than expected for this period. Although the volume decline is affecting all the regions, it is significantly more severe in the Western provinces. ITCAN's belief is that this steep decline is affecting not only ITCAN's business but the entire legitimate cigarettes category. ITCAN's observation is that a significant and unexpected increase in demand for illicit products is the main cause of the decline.

13. ITCAN has also continued, alone or in concert with BAT, with certain initiatives to improve or streamline business operations and expand its product offering including:

• The project for the replacement of automated equipment in the Ryder (ITCAN's primary logistics provider) distribution centres in Ontario and Quebec is ongoing. The design phase resulted in a revised scope and expected completion date of June 2024;

- The transfer of fine-cut tobacco manufacturing capability from BAT Mexico to BAT manufacturing facilities in Germany and Hungary as a result of obsolescence of the fine-cut manufacturing equipment in Mexico was completed; and
- ITCAN is continuing operation of VUSE stores for the sale of vape related products including e-cigarettes, liquids and accessories. It is anticipated that ITCAN will operate a total of eight VUSE stores by the end of 2022, and an additional three stores in 2023.

14. Overall, there has been negligible disruption of the Applicants' business operations. The stay of proceedings has therefore achieved its objective of providing operational stability and fostering an environment that encourages stakeholder discussions.

PART IV -STAY EXTENSION

15. As noted above, the Applicants are seeking to extend the Stay Period up to and including March 31, 2023.

16. I believe that the Applicants have acted and are continuing to act in good faith and with due diligence in these CCAA proceedings since the granting of the Initial Order. During the extended Stay Period, the Applicants intend to continue engaging in the Mediation under the direction of the Court-Appointed Mediator and to work diligently (in consultation with the Monitor) to explore a negotiated resolution with the Tobacco Litigation stakeholders.

17. The Applicants' overriding objective remains the eventual global resolution of all Tobacco Claims in a co-ordinated fashion, which will require the continuing participation of all stakeholders in a co-ordinated process under continuing Court supervision.

18. The Applicants, with the assistance of the Monitor, have prepared an updated Cash Flow Forecast for the 30 week period commencing the week of September 5, 2022 through the week of March 31, 2023, which reflects that the Applicants are projected to have sufficient funding to continue to operate in the normal course during the proposed extension of the Stay Period. I understand that the Monitor will be attaching the updated Cash Flow Forecast with its report that will be filed with the Court.

19. The Monitor has expressed its support for the extension of the Stay Period to March

31, 2023.

SWORN BEFORE ME over video teleconference this 20th day of September, 2022 pursuant to O. Reg 431/20, *Administering Oath or Declaration Remotely*. The affiant was located in the City of Fort Worth, in the State of Texas, and the Commissioner was located in the City of Toronto, in the Province of Ontario.

Commissioner for Taking Affidavits Marleigh Eryn Dick

En Kle

Eric Thauvette

46

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF IMPERIAL TOBACCO CANADA LIMITED AND IMPERIAL TOBACCO COMPANY LIMITED

APPLICANTS

Ontario SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

Proceeding commenced at Toronto

AFFIDAVIT OF ERIC THAUVETTE

(Sworn September 20, 2022)

OSLER, HOSKIN & HARCOURT LLP

1 First Canadian Place, P.O. Box 50 Toronto, ON M5X 1B8

Deborah Glendinning (LSO# 31070N) Marc Wasserman (LSO# 44066M) John A. MacDonald (LSO# 25884R) Craig Lockwood (LSO# 46668M)

Tel: (416) 362-2111 Fax: (416) 862-6666

Lawyers to the Applicants, Imperial Tobacco Canada Limited and Imperial Tobacco Company Limited

\

Court File No: CV-19-616077-00CL

Tab 3

48

Court File No. CV-19-616077-00CL

ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

)

)

THE HONOURABLE

JUSTICE MCEWEN

WEDNESDAY, THE 28TH DAY OF SEPTEMBER, 2022

IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36, AS AMENDED

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF IMPERIAL TOBACCO CANADA LIMITED AND IMPERIAL TOBACCO COMPANY LIMITED

APPLICANTS

ORDER

(Stay Extension to March 31, 2023)

THIS MOTION, made by the Applicants pursuant to the *Companies' Creditors Arrangement Act*, R.S.C. 1985, c. C-36, as amended, for an order extending the Stay Period (defined below), was heard this day by judicial video conference in Toronto, Ontario due to the COVID-19 pandemic.

ON READING the Notice of Motion of the Applicants, the Affidavit of Eric Thauvette sworn September 20, 2022, the Thirteenth Report of the Monitor, and on hearing the submissions of respective counsel for the Applicants, the Monitor, and such other counsel as were present, no one else appearing although duly served as appears from the Affidavit of Service of Marleigh Dick sworn September __, 2022, filed:

SERVICE

1. **THIS COURT ORDERS** that the time for service of the Notice of Motion and the Motion Record herein is hereby abridged and validated so that this Motion is properly returnable today and hereby dispenses with further service thereof.

EXTENSION OF THE STAY PERIOD

2. **THIS COURT ORDERS** that the Stay Period as defined in paragraph 18 of the Second Amended and Restated Initial Order dated March 12, 2019 is hereby extended until and including March 31, 2023.

GENERAL

3. **THIS COURT ORDERS** that this Order is effective from the date that it is made and is enforceable without any need for entry and filing.

4. **THIS COURT ORDERS** that this Order shall have full force and effect in all provinces and territories in Canada.

5. THIS COURT HEREBY REQUESTS the aid and recognition of any court, tribunal, regulatory or administrative body, having jurisdiction in Canada or in the United States of America, to give effect to this Order and to assist the Applicants, the Monitor 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 Applicants and to the Monitor, as an officer of this Court, as may be necessary or desirable to give effect to this Order, to grant representative status to the Monitor in any foreign proceeding, or to assist the Applicants and the Monitor and their respective agents in carrying out the terms of this Order.

IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36, AS AMENDED

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF IMPERIAL TOBACCO CANADA LIMITED AND IMPERIAL TOBACCO COMPANY LIMITED

Court File No: CV-19-616077-00CL

ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

Proceeding Commenced at Toronto

ORDER (Stay Extension to March 31, 2023)

OSLER, HOSKIN & HARCOURT LLP Box 50, 1 First Canadian Place Toronto ON M5X 1B8

Deborah Glendinning (LSO# 31070N) Marc Wasserman (LSO# 44066M) John A. MacDonald (LSO# 25884R) Craig Lockwood (LSO# 46668M)

Tel: 416.362.2111 Fax: 416.862.6666

Lawyers for the Applicants, Imperial Tobacco Canada Limited and Imperial Tobacco Company Limited

IN THE MATTER OF the Companies' Creditors Arrangement Act, R.S.C. 1985, c. C-36, as amended

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF IMPERIAL TOBACCO CANADA LIMITED AND IMPERIAL TOBACCO COMPANY LIMITED

APPLICANTS

Ontario **SUPERIOR COURT OF JUSTICE** (COMMERCIAL LIST) Proceeding commenced at Toronto MOTION RECORD OF IMPERIAL TOBACCO **CANADA LIMITED AND IMPERIAL TOBACCO COMPANY LIMITED** (Motion for Stay Extension returnable September 28, 2022) **OSLER, HOSKIN & HARCOURT LLP** 1 First Canadian Place, P.O. Box 50 Toronto, ON M5X 1B8 Deborah Glendinning (LSO# 31070N) Marc Wasserman (LSO# 44066M) John A. MacDonald (LSO# 25884R) Craig Lockwood (LSO# 46668M) (416) 362-2111 Tel: (416) 862-6666 Fax: Lawyers to the Applicants, Imperial Tobacco Canada Limited and Imperial Tobacco Company Limited

Court File No: CV-19-616077-00CL