

SUPERIOR COURT OF JUSTICE

COUNSEL SLIP

COURT FILE NO.:	CV-21-00658423-00CL		DATE:	25 January 2024			
				NO. ON LIST :1			
TITLE OF PROCEED	ING: JUST	ENERGY GROUP INC.et a	_				
BEFORE JUSTICE: CAVANAGH							
PARTICIPANT INFORMATION							
For Plaintiff, Applicant, Moving Party, Crown:							
Name of Persor	Appearing	Name of Party	У	Contact Info			
Jeremy Dacks		JUST ENERGY		jdacks@osler.com			

For Defendant, Respondent, Responding Party, Defence:

Name of Person Appearing	Name of Party	Contact Info
Vlad Calina	HAIDAR OMARALI	vcalina@kmlaw.ca
David Salter	XL SPECIALTY	dsalter@litigate.com

For Other, Self-Represented:

Name of Person Appearing	Name of Party	Contact Info
Puya Fesharaki, Rebecca kennedy,	MONITOR	pfesharaki@tgf.ca
Shurabi srikaruna(articling		rkennedy@tgf.ca
student) Jim Robinson		ssrikaruna@tgf.ca
		jim.robinson@fticonsulting.com

ENDORSEMENT OF JUSTICE CAVANAGH:

The Monitor moves for an order extending the stay of proceedings until and including September 30, 2024 and other relief. I have reviewed the Sixteenth Report of the Monitor dated January 19, 2024. I am satisfied that the requested order should be made.

Order to issue in form of Order signed by me today.

In the Monitor's Sixteenth Report, the Monitor reports that the only significant activity required to complete the CCAA proceedings is the resolution of the Omarali class action claim against certain insurance policies. Counsel for the representative plaintiff advised the Court at the hearing of the Monitor's motion that he is in the process of completing service of his client's motion record on the four insurers.

At the request of counsel for one of the insurers, XL Specialty Insurance Company, I make an endorsement that the delivery of a Notice of Appearance by any insurer is without prejudice to any steps that may be taken to challenge jurisdiction and does not amount to attornment for the purpose of any such challenge.

A case conference is scheduled for March 5, 2024 at 10:00 a.m. for 30 minutes to address the steps to be taken in relation to the Omarali class action claims going forward. I ask that counsel provide an Aide Memoire in advance of this case conference with an update and an agenda.