

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

Court File No. CV12-9539-00CL

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT
OF TIMMINCO LIMITED AND BECANOUR SILICON INC.

31 August 12

QSI now claims its draft statement of working capital adjustment contains a manifest error and that it is now owed \$787,000. This issue needs to be determined. Sol'd down to ~~to be determined~~. The balance of the \$2 million held back may be paid to I.P.

If it turns out that QSI is incorrect, an issue to be determined is whether it is liable to pay the interest charges on the money held back.

Now court application is required, I am not seized of this matter.

[Signature]

ONTARIO
SUPERIOR COURT OF JUSTICE
(COMMERCIAL LIST)

Proceeding commenced at Toronto

SUPPLEMENTARY MOTION RECORD
OF THE APPLICANTS
(Motion for Release of Funds)

STIKEMAN ELLIOTT LLP
Barristers & Solicitors
5300 Commerce Court West
199 Bay Street
Toronto, Canada M5L 1B9

Ashley John Taylor LSUC# 39932E
Tel: (416) 869-5236
Fax: (416) 947-0866
Kathryn Esaw LSUC# 58264F
Tel: (416) 869-6820
Fax: (416) 947-0866

Solicitors for the Applicants