

SUPERIOR COURT OF JUSTICE

COUNSEL SLIP

COURT FILE NO.:	CV-22-00685133-00CL	DATE:	20 June 2023		
			NO. ON LIST: 1		
TITLE OF PROCEEDING	G: CHRISCWE HOLDINGS INC. V	. OASIS GL	OBAL INC. ET AL.		
BEFORE JUSTICE: MADAM JUSTICE STEELE					
PARTICIPANT INFORMATION					

For Plaintiff, Applicant, Moving Party, Crown:

Name of Person Appearing	Name of Party	Contact Info
Catherine Francis	Chriscwe Holdings Inc.	cfrancis@mindengross.com

For Defendant, Respondent, Responding Party, Defence:

Name of Person Appearing	Name of Party	Contact Info
Jeffrey Feiner	Oasis Global Inc & Mark Rivers	jfeiner@cormanfeiner.com
Gary Caplan	Crowe Soberman	gcaplan.scalzilaw@outlook.com
Aram Simovonian	и	Asimovonian.scalzilaw@outlook.com
Ryan Chan	Oasis Global Inc & Mark Rivers	rchan@cormanfeiner.com

For Other, Self-Represented:

Name of Person Appearing	Name of Party	Contact Info
Chris Kaufman		
Yosef Adler		

ENDORSEMENT OF JUSTICE STEELE:

- 1. Case conference convened via Zoom on June 20, 2023.
- 2. The parties have been unable to agree on the orders further to my endorsement dated May 31, 2023. The parties made brief submissions, and each provided their proposed orders (the applicant's proposed order regarding the amendment to the statement of claim was agreed upon at the conference). With regard to the order appointing the interim receiver, I have accepted the draft order proposed by the applicant, subject to the following:
 - a. I note that the reference to 283 had been removed from the Receiver's certificate, which is appropriate. I have not changed 2(a) of the order, as this refers to the business and operations of Oasis and/or Rivers carried on through 283.
 - b. I have removed the section on costs. If either party seeks costs in respect of the motion they shall advise my judicial assistant by June 30, 2023. Any party seeking costs shall file submissions (of no more than 3 pages) by July 14, 2023. Responding submissions (of no more than 3 pages) shall be made by July 28, 2023.
 - c. There was also an issue raised by the respondents regarding whether the language fettered the discretion of a future judge hearing a motion to impose an expanded receivership. I have modified the language in paragraph 1 of the Order to address this issue. The last phrase in paragraph 1 now states that the Receiver's appointment is "without prejudice to the Receiver's right to return to the court to seek an expansion of its powers if the Court is of the view that it is just and convenient to expand the breadth of the Receiver's powers and/or to expand the Receiver's powers to cover the assets, undertakings and property of 283
- 3. Orders attached.
- 4. 2833713 Ontario Inc. ("283") proposed a timetable for next steps in the litigation involving 283. No agreement has been reached between the parties on this. I directed the parties to discuss the timetable prior to the next appearance and ordered the following schedule for more immediate matters:
 - a. The documents that were provided to TD Bank by Oasis/Mr. Rivers shall be provided to Chriscwe Holdings Inc., via counsel, by June 23, 2023.
 - b. 283's statement of defence shall be delivered by June 30, 2023. 283/Oasis may also deliver their motion re consolidation with the RBC/Chriscwe Holdings matter at the same time.
- 5. The parties advised that the case conference directed in my endorsement has been scheduled for July 20, 2023. At that case conference the next steps in the litigation may be timetabled.