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COUNSEL FOR: PLAINTIFF(5) APPLICANT(5) PETITIONER(5)	M. CASTICLO	JEFFREY L	PHONE LYIG 77774 EDN FAX CHIG 8631 EMAIL Leon I'V bornelly	116
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	Aaron Kreaden, Stitou T)416 869 5565 (F)41 Akreaden@ Stikemun Councel for the Voc	C 447.086C	thornment dearers) }	
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SCHEDULE "A"

In the Matter of the Receivership of Xela Enterprises Ltd.

The following terms were determined at the Case Conference returnable October 29, 2019:

- 1. Xela Enterprises Ltd. agrees to provide the Receiver with timely disclosure of any negotiations and offers of settlement related to the Avicola Litigation;
- 2. The Receiver shall be consulted and advised with respect to settlement negotiations relating to the Avicola Litigation; provided that the Receiver shall not have any veto right with respect to any offer of settlement; and
- 3. Any settlement accepted by the parties involved in the Avicola Litigation shall be subject to the approval of this Court.
- *All capitalized terms used herein shall have the meaning ascribed to them in the Receiver's First Report to Court dated October 17, 2019.
- *Such terms shall be read in conjunction with the Appointment Order and be effective until December 31, 2019 unless otherwise extended by the Court.

October 29, 2019

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