SCHEDULE B - MERCHANT CLAIM APPLICATION

COURT FILE NUMBER

1703-12765

COURT OF QUEEN'S BENCH OF ALBERTA

JUDICIAL CENTRE

EDMONTON

PLAINTIFF

SERVUS CREDIT UNION LTD.

DEFENDANTS

CRELOGIX PORTFOLIO SERVICES CORP... CRELOGIX CREDIT GROUP INC., KARL SIGERIST,

CRELOGIX ACCEPTANCE CORPORATION.

NICHOLAS CARTER, MIKE MCKAY AND MICHAEL

MILLS

DOCUMENT

APPLICATION (MERCHANT CLAIM)

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY FILING THIS **DOCUMENT**

NOTICE TO RESPONDENT(S)

This application is made against you. You are a respondent.

You have the right to state your side of this matter before the judge.

To do so, you must be in Court when the application is heard as shown below:

Date	July 11 and July 12, 2018
Time	10:00 a.m.
Where	Law Courts Building, Edmonton
Before Whom	Justice R.A. Graesser

Go to the end of this document to see what else you can do and when you must do it.

Remedy claimed or sought:

- (the "Applicant") applies for: 1.
- 2. A declaration that the Applicant has a claim that has priority to Crelogix Acceptance Corporation with respect to:

[List or schedule all specific Unfunded Loan Agreements to which the Applicant is claiming priority]

including any proceeds thereof and any funds collected pursuant thereto by the Receiver.

Grounds for making this application:

3. [Identify all grounds for asserting the priority claim.]

Material or evidence to be relied on:

4. [List all sources of evidence to be relied on in asserting the priority claim.]

Applicable Rules:

5. [Identify all Rules relied on in asserting the priority claim.]

Any irregularity complained of or objection relied on:

6. None.

How the Application is proposed to be heard or considered:

7. Application to be heard in person before Justice R.A. Graesser on the Commercial List.

WARNING

If you do not come to Court either in person or by your lawyer, the Court may give the applicant(s) what they want in your absence. You will be bound by any order that the Court makes. If you want to take part in this application, you or your lawyer must attend in Court on the date and at the time shown at the beginning of the form. If you intend to rely on an affidavit or other evidence when the application is heard or considered, you must reply by giving reasonable notice of the material to the applicant.