# ONTARIO SUPERIOR COURT OF JUSTICE

BETWEEN:

THE ESTATE OF HENRY LAO by its Litigation Guardian Wendy Lao, WENDY LAO personally, SOPHIE LAO, a minor, by her Litigation Guardian, Wendy Lao and JENNY LAO, a minor, by her Litigation Guardian Wendy Lao

**Plaintiffs** 

- and -

SERGIO ROSSIE and ANJANI PERSAUD

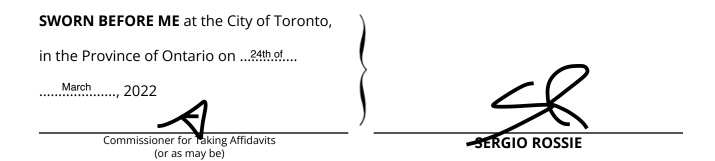
Defendants

### **AFFIDAVIT OF DOCUMENTS**

I, SERGIO ROSSIE, of the City of TORONTO, in the Regional Municipality of Toronto, the Defendant in this Action, MAKE OATH AND SAY:

- 1. I have conducted a diligent search of my records and made appropriate enquiries of others to inform myself in order to make this Affidavit. This Affidavit discloses, to the full extent of my knowledge, information and belief, all documents relevant to any matter in issue in this action that are or have been in my possession, control or power.
- 2. I have listed in Schedule "A" those documents that are in my possession, control or power and that I do not object to producing for inspection.

- 3. I have listed in Schedule "B" those documents that are or were in my possession, control or power and that I object to producing because I claim they are privileged, and I have stated in Schedule "B" the grounds for each such claim.
- 4. I have listed in Schedule "C" those documents that were formerly in my possession, control or power but are no longer in my possession, control or power, and I have stated in Schedule "C" when and how I lost possession or control of or power over them and their present location.
- 5. I have never had in my possession, control or power any document relevant to any matter in issue in this action other than those listed in Schedules "A", "B" and "C".



## LAWYER'S CERTIFICATE

I CERTIFY that I have explained to the deponent,

- (a) the necessity of making full disclosure of all documents relevant to any matter in issue in the action;
- (b) what kinds of documents are likely to be relevant to the allegations made in the Pleadings; and

	(c)	if the action providing the			•	procedure,	the	necessity	of
Date:_	March 2	24, 2022	•		6				
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## SCHEDULE "A"

Documents in my possession, control or power that I do not object to producing for inspection.

1. Motor Vehicle Accident report dated February 28, 2021.

### SCHEDULE "B"

Documents that are or were in my possession, control or power that I object to producing on the grounds of privilege.

- (d) **Lawyer-Client Privilege:** Documents containing confidential professional communications passing between the deponent, or the deponent's agent and the deponent's legal advisers directly related to the seeking or receiving of legal advice or legal assistance.
  - (i) Statement from Ajani Persaud
- (e) **Litigation Privilege:** Documents comprised of notes, memoranda, reports, confidential correspondence, and copies thereof, prepared for the purposes of obtaining or providing advice concerning this litigation, of obtaining or providing information and evidence to be used in this litigation and preparing for and prosecuting this litigation.
  - (i) Statement from Sergio Rossie
  - (ii) Surveillance of Sergio Rossie
  - (iii) Property damage documentation
- (f) **Without Prejudice Communication Privilege:** Documents containing or reflecting communications of a without prejudice nature concerning the matters in issue in this litigation.

## SCHEDULE "C"

Documents that were formerly in my possession, control or power but are no longer in my possession, control or power.

6. N/A