



Eli S. Lederman  
416-865-3555  
elederman@litigate.com

November 3, 2023

# Ontario CA Defers to Lower Court in Case With Awkwardly Written Commercial Contract

Interviewed by Law Times, Eli Lederman shared his expert insights on the Ontario Court of Appeal's decision in *Obolus Ltd v International Seniors Community Care Inc.* The important contract law decision involves an awkwardly written contract with a missing “to”, which the court chose to defer to the lower court instead of addressing an error in fact-finding.

Continue reading:

[https://www.lawtimesnews.com/practice-areas/corporate-commercial/ontario-ca-defers-to-lower-court-in-case-with-awkwardly-written-commercial-](https://www.lawtimesnews.com/practice-areas/corporate-commercial/ontario-ca-defers-to-lower-court-in-case-with-awkwardly-written-commercial-contract/381114?hsmemberId={{contact.hs_object_id}}&utm_source=GA)

[contract/381114?hsmemberId={{contact.hs\\_object\\_id}}&utm\\_source=GA](https://www.lawtimesnews.com/practice-areas/corporate-commercial/ontario-ca-defers-to-lower-court-in-case-with-awkwardly-written-commercial-contract/381114?hsmemberId={{contact.hs_object_id}}&utm_source=GA)  
Newsletter-20231106&utm\_content=BE38A97C-02A5-46CB-B363-880D862D4D51&tu=BE38A97C-02A5-46CB-B363-880D862D4D51