

EXHIBIT C

Kraus & Zuchlewski LLP

November 6, 2020

Nathan Taylor, Esq.
Latham & Watkins, LLP
885 Third Avenue
New York, New York 10022

Re: Graham v. Credit Suisse Securities (USA) LLC; OALJ No. 2019-SOX-00040

Dear Nathan,

Credit Suisse's latest document production does not include many of the documents that Judge Timlin's June 26th Court Order required it to produce. Please advise the earliest date we can "meet and confer" telephonically to attempt to resolve the issues prior to any motion practice.

Missing from your production are the following:

- The dashboard for THS on the day it was rolled out;
- Video presentation. One was produced but it is not the complete video presentation;
- All project plans, presentations and reporting regarding the development of THS on or after July 1, 2017;
- Requests 10(b) and 10(d)-(h) in period between March 1, 2017 and August 1, 2017.

Ms. Graham is available to be deposed virtually in the last 10 days of November. Please advise your availability.

Claimant will depose Credit Suisse by an officer or employee with personal knowledge of Respondent's defenses herein.

I look forward to hearing from you.

Yours truly,



Robert Kraus