

COURT FILE NUMBER 2501 - 18254

COURT COURT OF KING'S BENCH OF ALBERTA
IN BANKRUPTCY AND INSOLVENCY

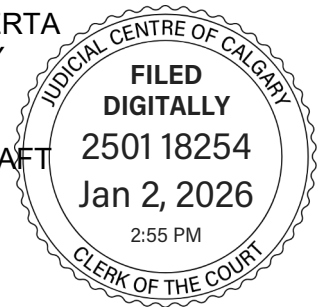
IN THE MATTER OF THE INTERIM
RECEIVERSHIP OF REGENT AIRCRAFT
SERVICES INC.

JUDICIAL CENTRE CALGARY

PLAINTIFF ATB FINANCIAL

DEFENDANTS REGENT AIRCRAFT SERVICES INC., 1840648
ALBERTA LTD., 2490506 ALBERTA LTD. and
STEVEN JAMES FRANCES GRATTO, also
known as STEVEN GRATTO

APPLICANT BDO CANADA LIMITED, in its capacity as Interim
Receiver of REGENT AIRCRAFT SERVICES INC.



DOCUMENT

APPLICATION

ADDRESS FOR SERVICE AND
CONTACT INFORMATION OF
PARTY FILING THIS
DOCUMENT

MLT AIKINS LLP
2100, 222 3rd Avenue S.W.
Calgary, AB T2P 0B4
Phone: (403) 693-5420 / (306) 956-6970
Fax: (403) 508-4349
Attention: Ryan Zahara / Paul Olfert
Email: rzahara@mltaikins.com / polfert@mltaikins.com
File No.: 0128056.00012

NOTICE TO SERVICE LIST (SEE ATTACHED SCHEDULE "A"):

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

The application is scheduled for:

Date: January 8, 2026
Time: 10:00 am
Where: Edmonton Law Courts via WebEx, Virtual Courtroom 86:
<https://albertacourts.webex.com/meet/virtual.courtroom86>
Before Whom: The Honourable Justice L.K. Harris

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

Remedy claimed or sought

1. The Applicant, BDO Canada Limited, in its capacity as Interim Receiver (“**BDO**” or the “**Interim Receiver**”) of Regent Aircraft Services Inc. (the “**Debtor**”), seeks from this Honourable Court an Order against the Defendant Steven Gratto (“**Gratto**”), providing for the following relief:
 - (a) holding Gratto in civil contempt pursuant to Rule 10.52 of the Alberta *Rules of Court*, Alta Reg 124/2010 (the “**Rules**”) for:
 - (i) failing to comply with paragraph 6 of the Interim Receivership Order granted on November 14, 2025 by the Honourable Justice Bourque (the “**Initial IR Order**”), as amended by the Interim Receivership Extension Order granted on December 10, 2025 by the Honourable Justice Simard (the “**Extended IR Order**”; together with the Initial IR Order, the “**Interim Receivership Order**”), which directed Gratto to, among other things, forthwith advise the Interim Receiver of the existence of any of the Debtor’s property in his possession, grant immediate and continued access to the property and to deliver such property to the Interim Receiver upon the Interim Receiver’s request;
 - (ii) failing to comply with paragraph 7 of the Interim Receivership Order, which directed Gratto to, among other things, forthwith advise the Interim Receiver of the existence of any books, documents, records and information of any kind related to the business or affairs of the Debtor; and
 - (iii) failing to comply with paragraph 7 of the Extended IR Order directing Gratto by name to co-operate and comply with any of the Interim Receiver’s requests for information, documentation or co-operation;
 - (b) directing Gratto to immediately comply with paragraphs 6, 7 and 8 of the Interim Receivership Order;
 - (c) imposing a penalty, fine, or costs against Gratto pursuant to Rule 10.53 of the *Rules* for such civil contempt;

- (d) granting such further and other sanction in the discretion of this Honourable Court for such civil contempt; and
 - (e) granting costs of this Application and the within Action to the Interim Receiver against Gratto on a solicitor and own client (full-indemnity) basis, or on such other basis as this Honourable Court deems just and appropriate in the circumstances;
2. The Interim Receiver further seeks a Substitutional Service Order pursuant to Rules 11.27 and 11.28 regarding service of this Application, the Second Report of the Interim Receiver, the brief of law of the Interim Receiver (collectively, the “**Application Materials**”) and any other materials that must be served upon Gratto in the within proceedings (the “**Additional Materials**”), providing for the following relief:
- (a) declaring service of the Application Materials and/or Additional Materials on Gratto to be valid, good and sufficient and that the Application is properly returnable on January 8, 2026;
 - (b) providing that service of any further Additional Materials may be effected upon Gratto via email to Gratto’s email addresses: (sgratto@regentaircraft.com and willys51@live.ca) and by email to any legal counsel that may be retained by Gratto; and
 - (c) such further and other relief as this Honourable Court deems just and appropriate in the circumstances.
3. The Interim Receiver further seeks a Sealing Order, sealing the Confidential Appendix to the Second Report of the Interim Receiver on the Court file.

Grounds for making this Application

Interim Receivership

2. On November 14, 2025, BDO was appointed Interim Receiver over all of the Debtor’s current and future assets, undertakings and properties of every nature and kind whatsoever, including all proceeds thereof (the “**Property**”) pursuant to section 47(1) of the *Bankruptcy and Insolvency Act*, RSC 1985, c B-3 (the “**BIA**”) and section 13(2) of the *Judicature Act*, RSA 2000, c J-2.

3. The Interim Receiver was largely appointed due to concerns from the Debtor's primary secured creditor, ATB Financial ("**ATB**"), that the Debtor was locked out of its three operating premises for failing to pay its scheduled lease payments. As set out in the Affidavit of Bhaskar Kakkar, sworn on November 12, 2025, ATB had no faith that the Debtor would be able to refinance its indebtedness owing to ATB or conduct its operations in a fashion that would not jeopardize ATB's security position.
4. The Interim Receiver was further appointed to preserve the Debtor's assets and avoid the risk that the Debtor's assets would be dissipated.
5. On November 24, 2025, the Debtor's legal counsel was served with a filed copy of the Initial Interim Receivership Order. Gratto has acknowledged receipt of the filed Interim Receivership Order, and has promised on multiple occasions to abide by his obligations thereunder. As of the date of this application, those promises have not been fulfilled.
6. Following its appointment, the Interim Receiver determined that the Debtor's books and records were incomplete and insufficient to complete the Interim Receiver's mandate.

Gratto's Breach of Interim Receivership Order

7. As set out in the First Report of the Interim Receiver, dated December 5, 2025, Gratto was not forthcoming in a timely fashion in responding to the Interim Receiver's repeated and consistent requests for information, which are set out in more detail in the Interim Receiver's Second Report dated December 29, 2025 (the "**Second Report**"). Gratto's refusal to comply with these requests hindered the Interim Receiver's ability to complete its mandate under the terms of the Interim Receivership Order.
8. In the application held on December 10, 2025, Justice Simard granted ATB's request to specifically direct that Gratto is a "Person" for the purposes of paragraphs 6, 7 and 8 of the Interim Receivership Order. Paragraph 7 of the Extended IR Order further provides that Gratto "must therefore co-operate and comply with any requests for information, documentation, or co-operation from the Receiver."
9. Since the Extended IR Order was granted, Gratto has continued to refuse or otherwise failed to comply with the Interim Receiver's requests for information and documentation,

in breach of paragraphs 6, 7 and 8 of the Interim Receivership Order (collectively, “Gratto’s Breach”).

10. Gratto’s Breach has continued to hinder the Interim Receiver’s ability fulfil its mandate, including by, among other things, failing to provide the location of certain boats that are the property of the Debtor and which the Interim Receiver has repeatedly requested information regarding. Gratto’s Breach requires immediate rectification before the Interim Receiver’s mandate expires on February 2, 2026.
11. Gratto has intentionally failed to comply with the Interim Receivership Order and has provided no verified reasonable excuse for Gratto’s Breach, and such conduct is deserving of a sanction of civil contempt.

Requirement for Substitutional Service

12. To the best knowledge of the Interim Receiver, since the Interim Receivership Order was granted on November 14, 2025, Gratto has been travelling and, at times, has apparently been on a boat. (Notably, the particulars and location of a large boat are one of the outstanding items of information which the Interim Receiver has requested and which Gratto has not provided.) It is impractical or impossible to personally serve Gratto with the Application Materials.
13. The Interim Receiver has communicated with Gratto via the sgratto@regentaircraft.com and willys51@live.ca email addresses and believes that emailing the Application Materials and any Additional Materials to Gratto is likely to bring these documents to Gratto’s attention.
14. The Interim Receiver further understands Gratto may be in the process of retaining legal counsel and will provide courtesy copies of all Application Materials and/or Additional Materials to the attention of that lawyer (or any other potential legal counsel for Mr. Gratto of which the Interim Receiver becomes aware).

Sealing Order

15. Certain of Mr. Gratto's e-mail correspondence with the Interim Receiver contains information which is highly personal to Mr. Gratto. The Interim Receiver is therefore proposing to seal Confidential Appendix G to the Second Report on the Court file.

Material or Evidence to be Relied Upon

16. The Interim Receivership Order of the Honourable Justice Bourque, granted on November 14, 2025 and filed on November 21, 2025.
17. The Interim Receivership Extension Order of the Honourable Justice Simard, granted on December 10, 2025 and filed on December 11, 2025.
18. The Affidavit of Bhaskar Kakkar, sworn on November 12, 2025 and filed November 13, 2025.
19. The First Report of the Interim Receiver, dated December 4, 2025 and filed December 5, 2025.
20. The Second Report of the Interim Receiver, dated December 29, 2025 and filed concurrently herewith.
21. The Affidavit of Service of Karin Koppitz, to be sworn and filed.
22. The pleadings filed in the within Action.
23. Such further and other material as counsel may advise and this Honourable Court may permit.

Applicable Rules

24. *Alberta Rules of Court*, Alt Reg 124/2010, Part 6, Division 1 and Rules 1.2, 1.3, 1.4, 10.52, 10.53, 11.27 and 11.28.

Applicable Acts and Regulations

25. The *Judicature Act*, RSA 2000, c. J-2, including section 8.

26. Such further and other Acts and Regulations as counsel may refer to at the hearing of this application.

Any irregularity complained of or objection relied on

27. None.

How the Application is Proposed to be Heard or Considered

28. Via WebEx before the Honourable Justice L. K. Harris.

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 time shown at the beginning of the form. If you intend to give evidence in response to the application, you must reply by filing an affidavit or other evidence with the Court and serving a copy of that affidavit or other evidence on the applicant a reasonable time before the application is to be heard or considered.

SCHEDULE "A"

Service List

COURT FILE NUMBER 2501 18254

COURT COURT OF KING'S BENCH OF ALBERTA
IN BANKRUPTCY AND INSOLVENCY

JUDICIAL CENTRE CALGARY

PLAINTIFF ATB FINANCIAL

DEFENDANTS REGENT AIRCRAFT SERVICES INC., 1840648
ALBERTA LTD., 2490506 ALBERTA LTD. and
STEVEN JAMES FRANCES GRATTO also known
as STEVEN GRATTO

DOCUMENT **SERVICE LIST**

ADDRESS FOR SERVICE AND CONTACT
INFORMATION OF PARTY
FILING THIS DOCUMENT MLT AIKINS LLP
Barristers and Solicitors
2100, 222 3rd Ave SW
Calgary, Alberta T2P 0B4
Fax: 403.508.4349
Attention: Ryan Zahara/Paul Olfert
Phone: 403.693.5403 / 306-956-6970
File: 0128056.00012

Updated December 29, 2025

PARTY	COUNSEL
<p><i>Secured Creditor</i></p> <p>ATB Financial 600, 585 – 8 Avenue SW Calgary, AB T2P 1G1</p> <p>Reh Mulji / Bhaskar Kakkar Email: rmulji@atb.com / bkakkar@atb.com</p>	<p><i>Counsel to ATB Financial</i></p> <p>Dentons Canada LLP 15th floor, 850 – 2 Street SW Calgary, AB T2P 0R8</p> <p>John Regush / Derek Pontin Email: john.regush@dentons.com / derek.pontin@dentons.com</p>
<p><i>Proposed Interim Receiver</i></p> <p>BDO Canada Limited 620, 903 – 8 Avenue SW Calgary, AB T2P 0P7</p> <p>Kevin Meyler Email: kmeyler@bdo.ca</p>	<p><i>Counsel to Proposed Interim Receiver</i></p> <p>MLT Aikins LLP 2100, 222 – 3 Avenue SW Calgary, AB T2P 0B4</p> <p>Ryan Zahara/Paul Olfert/Kaitlin Ward Email: rzahara@mltaikins.com / polfert@mltaikins.com / kward@mltaikins.com</p>

PARTY	COUNSEL
<p><i>Defendants</i></p> <p>Regent Aircraft Services Inc., 1840648 Alberta Ltd. and 2490506 Alberta Ltd.</p>	<p><i>Counsel to Regent Aircraft Services Inc., 1840648 Alberta Ltd. and 2490506 Alberta Ltd.</i></p> <p>Borden Ladner Gervais LLP 1900, 520 - 3 Avenue SW Calgary, AB T2P 0R3</p> <p>Kevin Barr / Savy Gosse Email: kbarr@blg.com / sgosse@blg.com</p>
<p><i>Defendant - Regent Aircraft Services Inc. - via Primary Agent for Service</i></p> <p>Regent Aircraft Services Inc. c/o Kraft & Co. Law 44 Gateway Drive NE Airdrie, AB T4B 0J6</p> <p>Email: skraft@kcolaw.ca</p>	
<p><i>Defendant – 1840648 Alberta Ltd. via Primary Agent for Service</i></p> <p>1840648 Alberta Ltd. c/o Kraft & Co. Law 44 Gateway Drive NE Airdrie, AB T4B 0J6</p> <p>Email: skraft@kcolaw.ca</p>	
<p><i>Defendant – 2490506 Alberta Ltd. via Primary Agent for Service</i></p> <p>2490506 Alberta Ltd. c/o Kraft & Co. Law 44 Gateway Drive NE Airdrie, AB T4B 0J6</p> <p>Email: skraft@kcolaw.ca</p>	

PARTY	COUNSEL
<p><i>Defendant</i></p> <p>Steven James Frances Gratto 212 Harvest Wood Way NE Calgary, AB T3K 3X7</p> <p>Email: sgratto@regentaircraft.com and willys51@live.ca</p>	
<p><i>PPR Registrant against Regent Aircraft Services Inc.</i></p> <p>Blue Chip Leasing Corporation 16, 156 Duncan Mill Road Toronto, ON M3B 2N2</p> <p>Email: absecparties@avssystems.ca</p>	
<p><i>PPR Registrant against Regent Aircraft Services Inc.</i></p> <p>Bodkin, a Division of Bennington Financial Corp.</p> <p>Email: absecparties@avssystems.ca</p>	
<p><i>PPR Registrant against Regent Aircraft Services Inc.</i></p> <p>Meridian Onecap Credit Corp. 204, 3185 Willington Green Burnaby, BC V5G 4P3</p> <p>Email: absecparties@avssystems.ca / absecparties@eservicecorp.ca</p>	
<p><i>PPR Registrant against Regent Aircraft Services Inc.</i></p> <p>CWB National Leasing Inc.</p> <p>Email: debtenforcement@cwbnationalleasing.com</p>	
<p><i>PPR Registrant against Regent Aircraft Services Inc.</i></p> <p>Royal Bank of Canada 300, 5575 North Service Road Burlington, ON L7L 6M1</p>	

PARTY	COUNSEL
<p><i>PPR Registrant against Regent Aircraft Services Inc.</i></p> <p>Polaris Leasing Ltd.</p> <p>Email: deannar@polarisleasing.com</p>	
<p><i>PPR Registrant against Regent Aircraft Services Inc.</i></p> <p>Vault Credit Corporation 5, 41 Scarsdale Road Toronto, ON M3B 2R2</p> <p>Email: absecparties@eservicecorp.ca / support@vaultcredit.ca</p>	
<p><i>PPR Registrant against Regent Aircraft Services Inc.</i></p> <p>Hyatt Auto Sales 300, 1311 – 9 Avenue SW Calgary, AB T2P 1G1</p> <p>Email: bruce@hyattgroup.com</p>	<p><i>Agent for Hyatt Auto Sales</i></p> <p>Allied Shortridge Civil Enforcement Agency Inc. 126, 1111 – 6 Avenue SW Calgary, AB T2P 5M5</p>
<p><i>Landlord</i></p> <p>Viki Reeves and Tim McCreedy</p> <p>Email: viki@condorac.com</p>	<p><i>Counsel to Viki Reeves and Tim McCreedy</i></p> <p>Dunphy Best Blocksom LLP 800, 517 - 10 Avenue SW Calgary, AB T2R 0C8</p> <p>Cassidy Newfield Email: cnewfield@dbblaw.com</p>
<p><i>Landlord</i></p> <p>Marlborough Sheet Metal (Calgary) Ltd. 2280 Pegasus Way NE Calgary, AB T2E 8M5</p>	<p><i>Counsel to Marlborough Sheet Metal (Calgary) Ltd.</i></p> <p>McLeod Law LLP 300, 14505 Bannister Road SE Calgary, AB, T2X 3J3</p> <p>Michael Kwiatkowski Email: mkwiatkowski@mcLeod-law.com</p>

PARTY	COUNSEL
<p><i>Landlord</i></p> <p>Hyatt Investments 4639 – 6 Street NW Calgary, AB T2M 4P9</p>	
<p>Canada Revenue Agency Surrey National Verification & Collections Centre 9755 King George Blvd. Surrey, BC V3T 5E1</p>	
<p><i>Interested Party</i></p> <p>De Havilland Aircraft of Canada Limited</p> <p>Email: devin.mylrea@dehavilland.com</p>	
<p>BLK/BOX</p>	<p><i>Counsel for BLK/BOX</i></p> <p>Jensen Shawa Solomon Duguid Hawkes LLP 800, 304 - 8 Avenue SW Calgary, AB T2P 1C2</p> <p>Lauren Tyrell Email: tyrell@jssbarristers.ca</p>
<p>Barry Hades</p>	<p><i>Counsel for Barry Hades</i></p> <p>Carbert Waite LLP 2300, 645 - 7 Avenue SW Calgary, AB T2P 4G8</p> <p>Michael Bokhaut Email: bokhaut@carbertwaite.com</p>

Email List:

rmulji@atb.com; bkakkar@atb.com; john.regush@dentons.com;
derek.pontin@dentons.com; kmeyler@bdo.ca; rzahara@mltaikins.com;
polfert@mltaikins.com; kbarr@blg.com; sgosse@blg.com; skraft@kcolaw.ca;
absecparties@avssystems.ca; absecparties@eservicecorp.ca;
debt enforcement@cwbnationalleasing.com; deannar@polarisleasing.com;
support@vaultcredit.ca; viki@condorac.com; cnewfield@dbblaw.com;
devin.mylrea@dehavilland.com; tyrell@jssbarristers.ca; bokhaut@carbertwaite.com;
sgratto@regentaircraft.com; willys51@live.ca; bruce@hyattgroup.com;
mkwiatkowski@mcleod-law.com

SCHEDULE "B"

Form of Civil Contempt Order

COURT FILE NUMBER 2501 - 18254
COURT COURT OF KING'S BENCH OF ALBERTA
IN BANKRUPTCY AND INSOLVENCY
IN THE MATTER OF THE INTERIM
RECEIVERSHIP OF REGENT AIRCRAFT
SERVICES INC.
JUDICIAL CENTRE CALGARY
PLAINTIFF ATB FINANCIAL
DEFENDANTS REGENT AIRCRAFT SERVICES INC., 1840648
ALBERTA LTD., 2490506 ALBERTA LTD. and
STEVEN JAMES FRANCES GRATTO, also known
as STEVEN GRATTO
APPLICANT BDO CANADA LIMITED, in its capacity as Interim
Receiver of REGENT AIRCRAFT SERVICES INC.



DOCUMENT ORDER – CIVIL CONTEMPT

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY FILING THIS DOCUMENT
MLT AIKINS LLP
2100, 222 3rd Avenue S.W.
Calgary, AB T2P 0B4
Phone: (403) 693-5420 / (306) 956-6970
Fax: (403) 508-4349
Attention: Ryan Zahara / Paul Olfert
Email: rzahara@mltaikins.com / polfert@mltaikins.com
File No.: 0128056.00012

DATE ON WHICH ORDER WAS PRONOUNCED: JANUARY 8, 2026
LOCATION OF HEARING OR TRIAL: EDMONTON, ALBERTA
NAME OF JUSTICE WHO MADE THIS ORDER: JUSTICE L.K. HARRIS

UPON the Application of the Interim Receiver, BDO Canada Limited (the “**Interim Receiver**”), in its capacity as Interim Receiver of Regent Aircraft Services Inc. (the “**Debtor**”), for an Order holding the Defendant, Steven Gratto (“**Gratto**”), in civil contempt; **AND UPON** having read the Application, the Second Report of the Receiver dated December 29, 2025, the brief of law of the Interim Receiver and the Affidavit of Service of Karin Koppitz, sworn on January 2,

2025; **AND UPON** having heard oral submissions from counsel for the Interim Receiver and all other interested parties present;

IT IS HEREBY ORDERED AND DECLARED THAT:

1. Steven James Francis Gratto is hereby held to be in civil contempt for failing to abide by the terms of the Interim Receivership Order (the “**IR Order**”) granted on November 14, 2025 by the Honourable Justice Bourque, as amended and extended by the Interim Receivership Extension Order granted on December 10, 2025 by Justice Simard (the “**IR Extension Order**” and together with the IR Order, the “**Interim Receivership Order**”).
2. Within 3 (three) days of the day on which Gratto is served with a copy of this Contempt Order, the Defendant is hereby ordered and directed to provide any and all documents, records, and information, including but not limited to the location of the boats owned by the Debtor and any other assets of the Debtor that are not located at any of the former property or premises of the Debtor that has been requested by the Interim Receiver since the date of the Interim Receiver’s appointment on November 14, 2025.
3. Gratto is hereby ordered to pay a fine in the amount of \$_____, payable forthwith to the Interim Receiver.
4. The Interim Receiver is awarded costs of the Application in the amount of \$_____, payable forthwith by Gratto to the Interim Receiver.

Justice of the Court of King’s Bench of Alberta
Justice L.K. Harris

SCHEDULE "C"

Form of Substitutional Service Order

COURT FILE NUMBER 2501 - 18254
COURT COURT OF KING'S BENCH OF ALBERTA
IN BANKRUPTCY AND INSOLVENCY
IN THE MATTER OF THE INTERIM
RECEIVERSHIP OF REGENT AIRCRAFT
SERVICES INC.
JUDICIAL CENTRE CALGARY
PLAINTIFF ATB FINANCIAL
DEFENDANTS REGENT AIRCRAFT SERVICES INC., 1840648
ALBERTA LTD., 2490506 ALBERTA LTD. and
STEVEN JAMES FRANCES GRATTO, also known
as STEVEN GRATTO
APPLICANT BDO CANADA LIMITED, in its capacity as Interim
Receiver of REGENT AIRCRAFT SERVICES INC.



DOCUMENT ORDER – SUBSTITUTIONAL SERVICE

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY FILING THIS DOCUMENT
MLT AIKINS LLP
2100, 222 3rd Avenue S.W.
Calgary, AB T2P 0B4
Phone: (403) 693-5420 / (306) 956-6970
Fax: (403) 508-4349
Attention: Ryan Zahara / Paul Olfert
Email: rzahara@mltaikins.com / polfert@mltaikins.com
File No.: 0128056.00012

DATE ON WHICH ORDER WAS PRONOUNCED: JANUARY 8, 2026
LOCATION OF HEARING OR TRIAL: EDMONTON, ALBERTA
NAME OF JUSTICE WHO MADE THIS ORDER: JUSTICE L.K. HARRIS

UPON the Application of the Interim Receiver, BDO Canada Limited (the “**Interim Receiver**”), in its capacity as Interim Receiver of Regent Aircraft Services Inc. (the “**Debtor**”), for an Order holding the Defendant, Steven Gratto (“**Gratto**”), in civil contempt (the “**Application**”); **AND UPON** having read the Application, the Second Report of the Receiver dated December 29, 2025, the brief of law of the Interim Receiver and the Affidavit of Service of Karin Koppitz, sworn

on January 2, 2025; **AND UPON** having heard oral submissions from counsel for the Interim Receiver and all other interested parties present;

IT IS HEREBY ORDERED THAT:

1. Service of notice of the Application and supporting materials is hereby declared to be good and sufficient, and no other person is required to have been served with notice of the Application, and time for service of the Application is abridged to that actually given.
2. Service of notice of the Application and supporting materials on Gratto via email to the following email addresses: sgratto@regentaircraft.com and willys51@live.ca is hereby validated and effective as of December 30, 2025.
3. All future materials required to be served on Gratto in the within action may be served upon Gratto by delivering copies of such materials together with a copy of this Order, by email to sgratto@regentaircraft.com and willys51@live.ca.
4. Any materials required to be served on Gratto in this action will be deemed to be received by Gratto one (1) day after any party complies with paragraph 3 of this Order.

Justice of the Court of King's Bench of Alberta
Justice L.K. Harris

SCHEDULE "D"

Form of Sealing Order

COURT FILE NUMBER 2501 - 18254

COURT COURT OF KING'S BENCH OF ALBERTA
IN BANKRUPTCY AND INSOLVENCY

IN THE MATTER OF THE INTERIM
RECEIVERSHIP OF REGENT AIRCRAFT
SERVICES INC.

JUDICIAL CENTRE CALGARY

PLAINTIFF ATB FINANCIAL

DEFENDANTS REGENT AIRCRAFT SERVICES INC., 1840648
ALBERTA LTD., 2490506 ALBERTA LTD. and
STEVEN JAMES FRANCES GRATTO, also known
as STEVEN GRATTO

APPLICANT BDO CANADA LIMITED, in its capacity as Interim
Receiver of REGENT AIRCRAFT SERVICES INC.

DOCUMENT **SEALING ORDER**

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF
PARTY FILING THIS DOCUMENT **MLT AIKINS LLP**
2100, 222 – 3rd Ave. SW
Calgary, AB T2P 0B4
Attention: Ryan Zahara / Paul Olfert
Phone: 403-693-5420 / 306-956-6970
Fax: 403-508-4349 / 306-975-7145
File: 0128056.00009

DATE ON WHICH THIS ORDER WAS PRONOUNCED: JANUARY 8, 2026

LOCATION AT WHICH ORDER WAS MADE: EDMONTON, ALBERTA

NAME OF THE JUDGE WHO MADE THIS ORDER: JUSTICE L.K. HARRIS

UPON THE APPLICATION of BDO Canada Limited filed on ◆, 2025 (the “**Application**”), in its capacity as the Court-appointed interim receiver (the “**Interim Receiver**”) of the undertaking, property and assets of Regent Aircraft Services Inc. for an Order holding the Defendant Steven Gratto in contempt of Court and for a Sealing Order sealing certain confidential materials on the Court record;

AND UPON HAVING READ the Application, the Second Report of the Interim Receiver dated December 29, 2025 (the “**Second Report**”), and Confidential Appendix F to the Second Report (the “**Confidential Appendix**”); **AND UPON HEARING** the submissions of counsel for the Interim Receiver and all other interested parties present;

IT IS HEREBY ORDERED THAT:

1. The clerk of the Court is hereby directed to seal the Confidential Appendix on the Court file until further order of the Court.
2. The Clerk of the Court is hereby directed to seal the Confidential Appendix in an envelope setting out the style of cause in the within proceedings and labelled:

THIS ENVELOPE CONTAINS A CONFIDENTIAL DOCUMENT. THIS CONFIDENTIAL DOCUMENT IS SEALED ON COURT FILE ON 2501 – 18254, JUDICIAL CENTRE OF CALGARY, PURSUANT TO THE ORDER GRANTED BY JUSTICE L.K. HARRIS ON JANUARY 8, 2026. THIS CONFIDENTIAL DOCUMENT IS NOT TO BE ACCESSED BY ANY PERSON UNTIL FURTHER ORDER OF THE COURT.

The Honourable Justice L.K. Harris
Justice of the Court of King’s Bench of Alberta