

## Garrafa, Shallon

---

**From:** Conway, Madam Justice Barbara (SCJ) <[REDACTED]>  
**Sent:** Friday, June 25, 2021 11:55 AM  
**To:** Garrafa, Shallon; JUS-G-MAG-CSD-Toronto-SCJ Commercial List  
**Cc:** Azeff, Gregory  
**Subject:** [\*\*EXT\*\*] RE: Matta et al v Altmore (CV-21-00662471-00CL) [MTDMS-Legal.FID9760171]  
**Attachments:** Signed Order-Receiver-BDO Canada Ltd.-25-JUN-2021\_.pdf  
**Importance:** High

The Interim Receiver's (BDO) motion proceeded before me today by Zoom. A number of investors attended, as did Mr. Kyle (a lawyer who has acted for Mr. McSevney on other matters but who has confirmed that he is not on the record for him in this proceeding and made no submissions).

BDO has stated in paragraph 32 of its Second Report that based on its analysis, it does not appear that investor funds were being invested in mortgages. Further, it says in paragraph 29 that there does not appear to be any liquidity in the estate to fund further investigation or administration of the receivership proceeding.

BDO therefore seeks to be discharged. In addition, it seeks approval of its fees and disbursements and those of its counsel as well as authorization to register a charge for the professional fees against Mr. McSevney's residence (consistent with the Interim Receivership Order).

None of the relief is opposed.

The requested order is satisfactory to me and I have signed and attached it to this email endorsement. This order is effective from today's date and is enforceable without the need for entry and filing.



Superior Court of Justice (Toronto)