

**SUPERIOR COURT OF JUSTICE – ONTARIO**

7755 Hurontario Street, Brampton ON L6W 4T6

**RE:** ROYAL BANK OF CANADA, **plaintiff**

**AND:**

SK GLOBAL TRADERS LIMITED, **defendant**

**BEFORE:** Justice Fowler Byrne

**COUNSEL:** NEMERS, Jeremy and DELFINO, Cristian, for the **plaintiff**  
Email: [jnemers@airdberlis.com](mailto:jnemers@airdberlis.com) / [cdelfino@airdberlis.com](mailto:cdelfino@airdberlis.com)

BHANDARI, Vikram, for the **defendant**  
Email: [vikram@rsglaw.ca](mailto:vikram@rsglaw.ca)

**HEARD:** April 3, 2025, by video conference

**ENDORSEMENT**

- [1] The Plaintiff seeks the appointment of a retainer.
- [2] Mr. Bhandari appeared for the Defendant, on a limited retainer, for the purposes of seeking an adjournment. His client's position is that proper service was not affected. Evidence was filed by Mr. Bhandari's law firm indicating their position.
- [3] Unfortunately, I disagree. Service was affected by way of an alternate to personal service on SK Global Traders Limited, in accordance with r.16.03(6) of the *Rules*. In the Plaintiff's affidavit of service, a copy of the Defendant's corporate profile is attached, showing the proper address.
- [4] Also, nowhere in the affidavit submitted on behalf of the Defendant does it say that they did not receive the Application Record. I have no evidence other than the Defendant was served in accordance with the Rules on March 10, 2025, which was effective on March 17, 2025. I also note that Mr. Narang, the principle of the Defendant corporation, was served by email at

[rnarangg@gmail.com](mailto:rnarangg@gmail.com) on March 7, 2025. There is no indication that he did not receive the Application Record on that day as well, although he did not choose to retain counsel for the Defendant.

[5] Given the nature of the Application, immediate action is required.

[6] Accordingly,

- a. Order appointing msi Spergel inc. as receiver to go, in accordance with draft order filed and signed by me.



Fowler Byrne J.