

~~It~~ It is just and convenient
that Collins borrow also be appointed
as Receiver of the limited
assets described in the material
and draft order.

The charges requested ~~are~~
have all been justified. They
are all modest in nature
and are supported by the
proposed Monitor. The FERP is
also modest and appropriate in the circumstances.
Conrad hearing to be

held at 10:00 a.m. Wednesday
December 9, 2015. Of circumstances
require that date to be extended
out cannot ~~shall~~ ^{shall} contact the
Cottino's advise.

~~It is requested that the~~

A limited sealing order
is requested for two categories
of documents.

The application is granted.
Orders to issue in the form
signed by me.

I will issue a more detailed
written endorsement to follow.

In brief, I am satisfied
that the applicants meet the
statutory threshold for the court's
jurisdiction under the CCA.

I am satisfied that the
proposed Monitor is an appropriate
person to fill that role and meets
the statutory requirements.

I am satisfied that the stay,
including a limited stay ^{regarding} Ontario
and Nova Scotia, which are not
parties, is necessary and
appropriate.

The CRO is a necessary
appointment.

In both cases, the sealing order sought meets the test articulated by the s.c.c. in Sierra Club.

The information is personal and/or commercially sensitive and the sealing will not unduly impact the open-court access policy in all the circumstances.

Written reasons to follow.

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