IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF MISSISSIPPI GREENVILLE DIVISION

CLEVELAND AIR SERVICE, INC.

PLAINTIFF

V.

CAUSE NO.: 4:13CV161-SA-SAA

PRATT & WHITNEY CANADA, et al.

DEFENDANTS

ORDER GRANTING MOTION TO WITHDRAW

This case was removed in September of 2013 and assigned to the undersigned. After the

Clerk of Court entered default against Pratt & Whitney Canada, Plaintiff moved for a Motion for

Default Judgment [10]. Plaintiff also filed a Motion for Damages [11] that same day. Plaintiff

now seeks to set aside the Clerk's Entry of Default and withdraw the motions filed. Plaintiff and

Defendant Pratt & Whitney have apparently agreed to the withdrawal on the basis that Pratt &

Whitney Canada (a) will not contest the personal jurisdiction of this Court, (b) will not allege

insufficiency of process or service of process, and (c) will reimburse the costs incurred by

Plaintiff in serving process on said Defendant.

The Court GRANTS the Motion to Withdraw [14]. The Clerk's Entry of Default is

hereby SET ASIDE, and Plaintiff's Motion for Default Judgment [10] and Motion for Damages

[11] are TERMINATED.

SO ORDERED, this the 4th day of November, 2013.

/s/ Sharion Aycock_

U.S. DISTRICT JUDGE