



Form 59  
Rule 29.02(1)

## Affidavit

No. NSD616/2021

Federal Court of Australia  
District Registry: New South Wales  
Division: General

**Westpac Banking Corporation ABN 33 007 457 141** and another named in the Schedule  
Applicants

**Forum Finance Pty Limited ACN 153 301 172** and others named in the Schedule  
Respondents

Affidavit of: Vinay Parikh

Address: c/- L3 M6 800 Toorak Road, Hawthorn East, VIC, 3123

Occupation: Procurement Manager-Energy, Sustainability & Store Expenses, Coles  
Supermarkets Australia Pty Ltd

Date: 1 February 2022

### Contents

Document number	Details	Paragraph	Page
1.	Affidavit of Vinay Parikh, sworn 1 February 2022	[1]	2
2.	Exhibit 'VP-1', being a paginated bundle of documents	[4]	1-219

DocuSigned by:  
*Vinay Parikh*  
43A59684711A436...

DocuSigned by:  
*Simon Brandis*  
F33ED89AAB084DA...

Filed on behalf of (name & role of party) Westpac Banking Corporation and Westpac New Zealand Limited, applicants  
Prepared by (name of person/lawyer) Caitlin Murray  
Law firm (if applicable) MinterEllison  
Tel (02) 9921 8888 Fax 02 9921 8123  
Email caitlin.murray@minterellison.com  
**Address for service** Governor Macquarie Tower, 1 Farrer Place, SYDNEY NSW 2000  
(include state and postcode) Our reference: CMM:AGS:1353397

Version 3 form approved 02/05/2019

I, Vinay Parikh, c/- L3 M6 800 Toorak Road, Hawthorn East, VIC, 3123, Procurement Manager say on oath:

1. I am employed by Coles Supermarkets Australia Pty Limited (**Coles**). I have been employed by Coles since October 2017.
2. Since May 2021, I have been the Procurement Manager- Energy, Sustainability & Store Expenses.
3. Prior to taking on my current role, I held a number of other roles with Coles, including:
  - (a) in the period October 2017 to June 2019, Procurement Category Manager - Store Operations; and
  - (b) in the period June 2019 to May 2021, Procurement Category Lead-Energy and Sustainability.
4. Exhibited to me at the time of swearing this affidavit is a paginated bundle of documents marked 'Exhibit VP-1' (**VP-1**). Throughout this affidavit I refer to documents which appear within VP-1.

**Background to relationship with Orca Enviro Solutions Pty Ltd**

5. In my role as Procurement Category Manager - Store Operations, I was responsible for the procurement and negotiation of various energy, waste management and store operation contracts.
6. In this role, I reported to Rohan de Silva, who was, at that time, the Senior Category Manager - Store Operations.
7. In around early to mid-2018, I was involved in discussions with Coles' waste team regarding the options available in respect of food waste management. I was involved in this because the procurement team supported Coles' waste team with the negotiation of all waste management activity.
8. In the course of those discussions, in around early to mid-2018 I was introduced to Tas Papas by one of the Coles Sustainability Managers, Kristy Green. I understood from my discussions and correspondence with Tas Papas that he was a Sales Director for a company which sold ORCA machines. As part of the waste management planning referred to above, Coles was considering whether to acquire ORCA machines. I understand from my involvement in this project that the ORCA machine is a food waste management machine which digests waste into liquid form for easy and natural disposal, rather than disposing food waste by way of the traditional waste collection.

Signed:  .....

Taken by:  .....

9. Following my and Ms Green's interaction with Mr Tas Papas, in around mid-2018, Coles was considering trialling a program using ORCA machines to see whether they would be a good solution for Coles' waste recycling. Over the course of a number of months, I engaged in a number of meetings with Tas Papas, as well as Ms Green to discuss the ORCA machines. To the best of my recollection, it was intended that Tas Papas would arrange for approximately 15 ORCA machines to be installed in a number of Coles Supermarkets.

10. In the period from around May 2018 until approximately late September 2018, I exchanged emails with Mr Tas Papas to discuss the introduction of the ORCA machines. I have seen a bundle of those email chains, which appear at ~~pages 1 to 9 of VP 1~~. Included within those emails chains are emails between Mr Tas Papas and myself. I have reviewed those emails and they are emails which were exchanged between Mr Tas Papas and myself about the introduction of ORCA machines at Coles.

11. On 7 August 2018, I sent an email to Tas Papas, copied to Alec Renehan from Coles, attaching a draft agreement to be entered into by Coles and the relevant entity supplying the ORCAs. I have been shown an email chain which includes the email I sent to Mr Papas on 7 August 2018, a copy of which is at ~~pages 10 to 76 of VP 1~~. I confirm that I sent this email to Mr Tas Papas. **SEC.5000.0032.9457**

12. Over the course of the next month or so, I corresponded with Tas Papas and Craig Rollinson to negotiate the terms of this agreement, both by email and over the phone. Some examples of the communications that I had are included in the email chains that appear at ~~pages 77 to 86 of VP 1~~.

13. I have been shown a copy of an email chain ending in an email from Mr Bill Papas to a Mr Luke Price dated 11 September 2018. Included in this email chain is an email which purports to be sent by me to Tas Papas and Mark Globan, who I knew to be Coles' Sustainability Program Manager, Store Commercial, on 10 September 2018 at approximately 11:41am titled "RE: Coles signing authority" (**10 Sept email**). A copy of this email chain is at ~~pages 87 to 88 of VP 1~~. In relation to the 10 Sept email: **EQW.5000.0001.7938**

- (a) I did not send that email to Mr Tas Papas; and
- (b) I did not (then) and do not (now) have the authority to sign contracts up to \$10 million for and on behalf of Coles.

14. On 10 September 2018 at 11:41am, I did send an email to Tas Papas and Mark Globan titled "RE: Coles Roll-out Update", a copy of this email is at ~~pages 89 to 90 of VP 1~~.

**SEC.5000.0034.8720**

Signed:  DocuSigned by:  
Vinay Pasikh  
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Simon Brandis  
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15. I have been shown a copy of an email chain ending in an email from Bill Papas to [mike@bhofinance.com](mailto:mike@bhofinance.com) dated 19 September 2018 that includes an email purportedly sent by me to Tas Papas on 19 September 2018 at approximately 1:40pm (**19 Sept email**). The 19 Sept email purports to forward an email from the Chief Financial Officer for Coles, Leah Weckert, to me (purporting to be sent on 19 September 2018 at 12:22pm) in which Ms Weckert provides confirmation that I was an authorised representative for Coles to execute the agreement for the supply of ORCA systems dated 6 September 2018 (**Weckert email**). This email chain is at ~~pages 91 to 92 of VP 1.~~  
In relation to that email chain: **SEC.5000.0037.8225**
- (a) I have never received an email from Ms Weckert authorising me to sign any document on behalf of Coles. I did not receive the Weckert email from Ms Weckert on 19 September 2018 or at all;
- (b) I did not and have never had in any of my roles with Coles, signing authority on behalf of Coles; and
- (c) I did not send the 19 Sept email.
16. I have caused a search to be undertaken by Coles' inhouse Risk and Compliance team of Coles' email servers to determine if the 19 Sept email and the Weckert email were stored within the records of Coles. At ~~pages 93 to 94 of VP 1~~ is a copy of an email from Cameron Newell, Head of Corporate Business Protection (Risk and Compliance) at Coles that says: **COL.5000.0001.0001**
- (a) there is no record of Weckert email or the 19 Sept email that has been located within the Coles' servers; and
- (b) Leah Weckert's email signature in the Weckert email incorrectly lists Ms Weckert's contact phone number as the public-facing Coles switchboard number, and incorrectly includes the slogan "Coles: A little better every day" (which was never included in Ms Weckert's true email signature).
17. On 25 September 2018, I sent an email to Tas Papas attaching a copy of the agreement between Coles and Orca Enviro Systems Pty Limited in connection with the initial trial of Orca machines in 43 supermarkets for a period of two months (**Trial Agreement**). A copy of my email and the document attached to that email signed by Vikas Ahuja on 25 September 2018 is at ~~pages 95 to 142 of VP 1.~~ **SEC.5000.0038.1358**  
**SEC.5000.0038.1360**
18. Despite the fact that I negotiated the Trial Agreement, I did not sign that contract. That is because, as set out above, I did not have signing authority on behalf of Coles. That

Signed:  DocuSigned by:  
Vinay Pasikh

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Simon Brandis


contract was signed by Mr Ahuja, who did have authority to bind Coles to such agreements.


19. My involvement in the negotiation process ended when the Trial Agreement was executed. After the Trial Agreement was executed, the waste team took responsibility to roll out the machines. I have been provided with the following list of serial numbers for Orca machines by Nicholas Troy from Coles' Sustainability Operations team. This is a list of serial numbers for the ORCAs which were delivered to various Coles stores under the Trial Agreement:

- (a) OG501165EAWW;
- (b) OG251428EAWW;
- (c) OG251465EAWW;
- (d) OG251452EAWW;
- (e) OG251427EAWW;
- (f) OG251466EAWW;
- (g) OG251429EAWW;
- (h) OG251473EAWW;
- (i) OG251426EAWW;
- (j) OG251350EAWW;
- (k) OG251432EAWW;
- (l) OG251453EAWW;
- (m) OG501255EAWW;
- (n) OG501266EAWW; and
- (o) OG251455EAWW.

#### **Auditor questions facilities**

20. In 2019, as part of its annual audit process, Coles' auditors, Ernst & Young asked some questions regarding facilities purportedly held by Coles with Westpac Banking Corporation (**Westpac**) that were referable to Forum Finance.

Signed: 

Taken by: 

21. On 15 August 2019, I sent an email to Bill Papas in relation to this issue. Copies of my email exchanges with Mr Bill Papas from 15 August 2019 to 19 August 2019 is at ~~page 143 of VP 1.~~ **SEC.5000.0053.7375**
22. After I sent my email on 16 August 2019, in the evening of 16 August 2019, I received a phone call from Bill Papas. At that time he said to me that he was in London and said words to the effect that "*the facilities were recorded in error*" and that they would "*be extinguished by the end of the week*".
23. I have been shown a document titled Deed of Novation which purports to be dated 22 August 2019, between Coles, Forum Finance Pty Limited and Veolia Environmental Services Pty Limited (**Novation Deed**). A copy of this document is at ~~pages 144 to 147 of VP 1.~~ **SEC.5000.0056.7885**
24. Before being provided with a copy of the Novation Deed in preparing this affidavit, I had not previously seen the Novation Deed. The signature on the second page of that document which appears above my name is not my signature. I did not sign this document.

#### Contact from Westpac Banking Corporation

25. On 23 June 2021 at approximately 10:22am (AEST), I received an email from Geoffrey Anderson from Westpac, a copy of which (together with its attachments) is at ~~pages 148 to 180 of VP 1.~~ Prior to this email, I had not had any prior contact with Mr Anderson and did not know him.

26. The email from Mr Anderson attached (among other things) four documents titled "Customer Payment Schedule" as follows:

- (a) a Customer Payment Schedule dated 6 September 2018 for the purchase of twenty-one 'ORCA OG25' units and seventeen 'ORCA OG15' units (**Schedule 1**), a copy of which is at ~~pages 149 to 154 of VP 1;~~ **WES.5000.0008.8429 CB.F.I.1 pF.I.3 Ln 4**
- (b) a Customer Payment Schedule dated 27 September 2018 for the purchase of thirty-six 'ORCA OG25' units (**Schedule 2**), a copy of which is at ~~pages 160 to 164 of VP 1;~~ **CB.F.I.1 pF.I.5 Ln 7**
- (c) a Customer Payment Schedule dated 9 October 2018 for the purchase of twenty-one 'ORCA OG25' units and twenty-fix 'ORCA OG15' units (**Schedule 3**), a copy of which is at ~~pages 168 to 173 of VP 1;~~ and **CB.F.I.1 pF.I.7 Ln 10**

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Vinay Pasikh  
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Simon Brandis  
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- (d) a Customer Payment Schedule dated 5 December (without stating the year) for the purchase of fourteen 'ORCA OG25' units and twenty-three 'ORCA OG15' units (**Schedule 4**), a copy of which is at ~~pages 175 to 178 of VP 1~~, **CB.F.I.1 pF.I.11 Ln 18** (the **Payment Schedules**).

27. Also attached to the email from Mr Anderson were four documents titles "Certificate of Acceptance of Delivery" as follows:

**MIN.5000.0007.0001  
Section 50 Summary of  
Fraudulent Transaction  
Documents CB.F.I.1**


- (a) a document titled Certificate of Acceptance of Delivery undated noting delivery on 7 September 2018 for the equipment referred to in Schedule 1 (at 26(a) above), a copy of which is at ~~page 155 of VP 1~~; **CB.F.I.1 pF.I.3 Ln 4**
- (b) a document titled Certificate of Acceptance of Delivery undated noting delivery on 2 October 2018 for the equipment referred to in Schedule 2 (at 26(b) above), a copy of which is at ~~page 165 of VP 1~~; **CB.F.I.1 pF.I.5 Ln 7**
- (c) a document titled Certificate of Acceptance of Delivery undated noting delivery on 10 October 2018 for the equipment referred to in Schedule 3 (at 26(c) above), a copy of which is at ~~page 174 of VP 1~~; and **CB.F.I.1 pF.I.7 Ln 10**
- (d) a document titled Certificate of Acceptance of Delivery undated noting delivery on 5 December 2018 for the equipment referred to in Schedule 4 (at 26(d) above), a copy of which is at ~~page 179 of VP 1~~, **CB.F.I.1 pF.I.11 Ln 18**


(the **Delivery Certificates**).

28. When I reviewed each of the Payment Schedules and Delivery Certificates provided to me by Mr Anderson, I observed that each document included an acknowledgment purportedly for and on behalf of Coles with a signature, which purports to be mine.

29. In relation to the documents referred to in paragraphs 26 and 27 above:

- (a) the signatures on those documents purporting to be mine on each of the Payment Schedules and the Delivery Certificates are not mine. I did not sign those documents, did not authorise anyone to sign or affix an electronic signature on my behalf on those documents;
- (b) I had never seen these documents prior to receiving them from Mr Anderson; and
- (c) I had not heard of Forum Finance before. My interactions had been with various representatives of Orca Enviro Systems Pty Limited.

Signed:  DocuSigned by:  
Vinay Parikh

Taken by:  DocuSigned by:  
Simon Brandis

CB.F.I.1 pF.I.3 Ln 4

CB.F.I.1 pF.I.5 Ln 7

CB.F.I.1 pF.I.7 Ln 10

CB.F.I.1 pF.I.11 Ln 18

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30. The Delivery Certificates at ~~pages 155, 165, 174, and 179 of VP 1~~ purport to be witnessed by either Rohan De Silva (who was my then Line Manager at Coles, to whom I reported directly) or by Tas Papas. In this regard:

- (a) I (did and still do) maintain an electronic diary which records all meetings which I attend. I have checked my diary for the following dates:
- (i) 6 September 2018;
  - (ii) 27 September 2018;
  - (iii) 9 October 2018; and
  - (iv) 5 December 2018.
- (b) I did not attend any meetings with either Tas Papas or Bill Papas or any other person on behalf of Orca Enviro on those dates.
- (c) As set out above, I did not have any signing authority on behalf of Coles and would not have been authorised to sign any of these documents.

31. I was also provided with a copy of:

- (a) A letter from Forum Finance Pty Ltd dated 14 September 2018 in relation to Schedule 1, a copy of which is at ~~page 159 of VP 1~~; CB.F.I.1 pF.I.3 Ln 4
- (b) A letter from Forum Finance Pty Ltd dated 5 October 2018 in relation to Schedule 2, a copy of which is at ~~page 166 of VP 1~~; CB.F.I.1 pF.I.5 Ln 7
- (c) A letter from Forum Finance Pty Ltd dated 17 October 2018 in relation to Schedule 3, a copy of which is at ~~page 167 of VP 1~~; and CB.F.I.1 pF.I.7 Ln 10
- (d) A letter from Forum Finance Pty Ltd dated 14 December 2018 in relation to Schedule 4, a copy of which is at ~~page 180 of VP 1~~; CB.F.I.1 pF.I.11 Ln 18

(referred to as the **Forum Letters**).

32. The Forum Letters are addressed to me. The first occasion on which I saw the Forum Letters was when I received Mr Anderson's email on 23 June 2021.

33. On 23 June 2021, I responded by email to Mr Anderson's email and said:

*"I have never witnessed these documents, let alone signed them."*

34. A copy of the email that I sent to Mr Anderson is at ~~pages 181 to 182 of VP 1~~. WES.5000.0008.8534


35. I recognised the names Bill Papas and Tas Papas on the Payment Schedules and the Delivery Certificates. After receiving Mr Anderson's email of 23 June 2021, I sent an


Signed: 

Taken by: 



- SEC.5000.0144.3396** email that same day to both Bill Papas and Tas Papas, a copy of this email and its attachments is at pages ~~183 to 216 of VP 1~~. I did not receive a response to this email.
36. As a result, on 24 June 2021, I telephoned Tas Papas, at which time I had a conversation with him in which he said words to be to the effect of "*I have never seen these documents before and don't know what they are*" and that he had "*shared the documents with the acting CEO, Craig Rollinson for an explanation*".
37. Subsequent to this discussion, I had a further conversation with Tas Papas shortly thereafter in which I followed him up. At that time he told me that he had not received any response from Craig Rollinson. On 24 June 2021, Tas Papas sent me a copy of his email with Mr Rollinson, a copy of which is at ~~pages 217 to 219 of VP 1~~. **COL.5000.0001.0009**
38. I did not receive any further response or explanation from Tas Papas or any other person at Forum after this email.
39. In my current role, I have access to the books and records of Coles. Coles maintains a record of the contracts that it has entered into, equipment that it has purchased and payments it makes in relation to equipment leases or other asset financing arrangements in an electronic system known as the SAP Ariba system. In my current role I have access to and can search the Ariba system. Based on my review of the Ariba system, I have not located records:
- (a) that confirm that Coles has leased or purchased ORCA units with the serial numbers indicated in the Payment Schedules; or
  - (b) that confirm that the ORCA units referred to by serial number in the Payment Schedules have been delivered to Coles.
40. If the ORCA units had been leased or purchased by Coles and delivered to Coles, the units would be recorded in the Ariba system.
41. I have also caused a search to be undertaken of the books and records of Coles in order to locate the Payment Schedules, the Delivery Certificates and the Forum Letters. None of the Payment Schedules, the Delivery Certificates or the Forum Letters are contained within Coles' systems, except for the version provided to me by Mr Anderson on 23 June 2021.
42. I have compared the serial numbers of the ORCA equipment that was supplied to Coles (pursuant to the Trial Agreement) and provided to me by the waste team and the serial numbers that are referred to in the Payment Schedules. None of the serial numbers for

Signed:  DocuSigned by:  
Vinay Parikh

Taken by:  DocuSigned by:  
Simon Brandis

equipment that has been supplied to Coles match the serial numbers that appear in the Payment Schedules.

Sworn by the deponent  
at Melbourne  
in Victoria  
on 1 February 2022

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)  
)  
)  
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DocuSigned by:  
*Vinay Parikh*  
43A59684711A436  
Signature of deponent

Before me:

DocuSigned by:  
*Simon Brandis*  
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Signature of witness  
Simon Henry Brandis  
Solicitor

And as a witness, I certify the following matters concerning the person who made this affidavit (the deponent) in accordance with the requirements of section 27 of the Oaths and Affirmations Act 2018 (VIC):

1. The affidavit was signed or initialled by the deponent by an electronic signature.
2. I witnessed the deponent signing a copy of this affidavit by electronic signature in real time.
3. I attest or otherwise confirm witnessing the deponent's electronic signature over audio visual link.
4. I have used an electronic copy of the affidavit in completing the jurat requirements under section 26 of the Oaths and Affirmations Act 2018 (VIC).
5. I have confirmed the deponent's identity using the following identification document: Driver's License

Signed: *Vinay Parikh*

Taken by: *Simon Brandis*

**Schedule of Parties**

No. NSD616/2021

Federal Court of Australia  
 District Registry: New South Wales  
 Division: Sydney

**Applicants**

First Applicant Westpac Banking Corporation ABN 33 007 457 141  
 Second Applicant Westpac New Zealand Limited (company registration number  
 company number 1763882)

**Respondents**

First Respondent Forum Finance Pty Limited (in liquidation) ACN 153 301 172  
 Second Respondent: Basile Papadimitriou  
 Third Respondent Vincenzo Frank Tesoriero  
 Fourth Respondent: Forum Group Financial Services Pty Ltd (provisional  
 liquidators appointed) ACN 623 033 705  
 Fifth Respondent: Forum Group Pty Ltd (Receivers Appointed) (in liquidation)  
 ACN 153 336 997  
 Sixth Respondent: Forum Enviro Pty Ltd (provisional liquidators appointed)  
 ACN 168 709 840  
 Seventh Respondent: Forum Enviro (Aust) Pty Ltd (provisional liquidators  
 appointed) ACN 607 484 364  
 Eighth Respondent 64-66 Berkeley St Hawthorn Pty Ltd ACN 643 838 662  
 Ninth Respondent 14 James Street Pty Ltd (in liquidation) ACN 638 449 206  
 Tenth Respondent 26 Edmonstone Road Pty Ltd (in liquidation) ACN 622 944  
 129  
 Eleventh Respondent 5 Bulkara Street Pty Ltd (in liquidation) ACN 630 982 160  
 Twelfth Respondent 6 Bulkara Street Pty Ltd (in liquidation) ACN 639 734 473  
 Thirteenth Respondent 23 Margaret Street Pty Ltd ACN 623 715 373  
 Fourteenth Respondent 1160 Glen Huntly Road Pty Ltd ACN 639 447 984  
 Fifteenth Respondent 14 Kirwin Road Morwell Pty Ltd ACN 641 402 093  
 Sixteenth Respondent Canner Investments Pty Ltd ACN 624 176 049  
 Seventeenth Respondent 123 High Street Taradale Pty Ltd ACN 639 872 512

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Signed: ..... Taken by: .....

Eighteenth Respondent	160 Murray Valley Hwy Lake Boga Pty Ltd ACN 641 392 921
Nineteenth Respondent	31 Ellerman Street Dimboola Pty Ltd ACN 641 392 887
Twentieth Respondent	4 Cowslip Street Violet Town Pty Ltd ACN 639 872 352
Twenty-First Respondent	55 Nolan Street Maryborough Pty Ltd ACN 641 392 912
Twenty-Second Respondent	89 Betka Road Mallacoota Pty Ltd ACN 641 393 179
Twenty-Third Respondent	9 Gregory Street Ouyen Pty Ltd ACN 641 392 707
Twenty-Fourth Respondent	9 Main Street Derrinallum Pty Ltd ACN 639 872 736
Twenty-Fifth Respondent	286 Carlisle Street Pty Limited ACN 610 042 343
Twenty-Sixth Respondent	275 High Street Golden Square Pty Ltd ACN 639 870 545
Twenty-Seventh Respondent	Mazcon Investments Hellas IKE
Twenty-Eighth Respondent	Palante Pty Ltd ACN 135 344 151
Twenty-Ninth Respondent	Anastasios Giamouridis
Thirtieth Respondent	The Forum Group of Companies Pty Ltd (in liquidation) ACN 151 964 626
Thirty-First Respondent	Iugis Pty Ltd (in liquidation) ACN 632 882 243
Thirty-Second Respondent	Iugis (UK) Limited
Thirty-Third Respondent	Iugis Holdings Limited
Thirty-Fourth Respondent	Iugis Global Financial Services Limited
Thirty-Fifth Respondent	Iugis Finance Limited
Thirty-Sixth Respondent	Spartan Consulting Group Pty Ltd (in liquidation) ACN 168 989 544
Thirty-Seventh Respondent	Intrashield Pty Ltd (in liquidation) ACN 133 426 534
Thirty-Eighth Respondent	Tesoriero Investment Group Pty Ltd ACN 161 088 115
Thirty-Ninth Respondent	Mangusta (Vic) Pty Ltd ACN 631 520 682
Fortieth Respondent	193 Carlisle Street Enterprises Pty Ltd ACN 612 615 237
Forty-First Respondent	8-12 Natalia Ave Oakleigh Pty Ltd ACN 643 838 626
Forty-Second Respondent	Iugis Hellas IKE
Forty-Third Respondent	Iugis Energy SA
Forty-Fourth Respondent	Eric Constantinidis
Forty-Fifth Respondent	Giovanni (John) Tesoriero
Forty-Sixth Respondent	Moussa (Tony) Bouchahine
Forty-Seventh Respondent	Louisa Maria Agostino
Forty-Eighth Respondent	D&D Group O.E
Forty-Ninth Respondent	Aromatika Fyta Olympou Theion Ike

## NOTICE OF FILING

This document was lodged electronically in the FEDERAL COURT OF AUSTRALIA (FCA) on 4/02/2022 4:29:40 PM AEDT and has been accepted for filing under the Court's Rules. Details of filing follow and important additional information about these are set out below.

### Details of Filing

Document Lodged: Affidavit - Form 59 - Rule 29.02(1)  
File Number: NSD616/2021  
File Title: WESTPAC BANKING CORPORATION ABN 33 007 457 141 & ANOR v  
FORUM FINANCE PTY LIMITED (IN LIQUIDATION) ACN 153 301 172  
& ORS  
Registry: NEW SOUTH WALES REGISTRY - FEDERAL COURT OF  
AUSTRALIA



A handwritten signature in blue ink that reads 'Sia Lagos'.

Dated: 4/02/2022 4:35:58 PM AEDT

Registrar

### Important Information

As required by the Court's Rules, this Notice has been inserted as the first page of the document which has been accepted for electronic filing. It is now taken to be part of that document for the purposes of the proceeding in the Court and contains important information for all parties to that proceeding. It must be included in the document served on each of those parties.

The date and time of lodgment also shown above are the date and time that the document was received by the Court. Under the Court's Rules the date of filing of the document is the day it was lodged (if that is a business day for the Registry which accepts it and the document was received by 4.30 pm local time at that Registry) or otherwise the next working day for that Registry.