NOTICE OF FILING AND HEARING

Filing and Hearing Details

Document Lodged: Originating Application - Form 15 - Rule 8.01(1)

Court of Filing: FEDERAL COURT OF AUSTRALIA (FCA)

Date of Lodgment: 14/12/2022 6:13:39 PM AEDT

Date Accepted for Filing: 15/12/2022 9:33:35 AM AEDT

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

Reason for Listing: To Be Advised
Time and date for hearing: To Be Advised
Place: To Be Advised



Sia Lagos

Registrar

Important Information

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 of the filing of the document is determined pursuant to the Court's Rules.



Sixth Further Amended Originating Application

No. NSD616 of 2021

Federal Court of Australia

District Registry: New South Wales

Division: General

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

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

To the Respondents

The Applicants apply for the relief set out in this application.

The Court will hear this application, or make orders for the conduct of the proceeding, at the time and place stated below. If you or your lawyer do not attend, then the Court may make orders in your absence.

You must file a notice of address for service (Form 10) in the Registry before attending Court or taking any other steps in the proceeding.

Time and date for hearing:

Place: Federal Court of Australia

Law Courts Building Queens Square SYDNEY NSW 2000

Westpac Banking Corporation and Westpac New Zealand
Limited, Applicants

Prepared by (name of person/lawyer)

Law firm (if applicable)
Tel (02) 9921 4279
Email caitlin.murray@minterellison.com

Address for service (include state and postcode)

Westpac Banking Corporation and Westpac New Zealand
Limited, Applicants

Caitlin Murray

Fax 02) 9921 8123

Evel 40, Governor Macquarie Tower, 1 Farrer Place, Sydney NSW 2000
Our reference: 1353397



Date: 14 December 2022

Signed by an officer acting with the authority of the District Registrar

THE THE PARTY OF PUSTING AND THE PURPLE AND THE PUSTING AND THE PUS

Details of claim

The Applicants claim:

As against the First Respondent, Forum Finance Pty Ltd (in Liquidation)

- 1. A declaration that the First Respondent holds on trust for the First Applicant all funds received from the First Applicant (whether directly or from Eqwe Pty Limited ACN 630 535 554 (formerly named BHO Funding Pty Limited) (Eqwe) as agent for the Applicant) in connection with the Purported Contracts and also the traceable property acquired using those funds.
- 1A. An order that the First Respondent disclose to the First Applicant the amount of funds paid by the First Applicant (whether directly or from Eqwe as agent for the First Applicant) in connection with the Purported Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 1B. An order that the First Respondent account to the First Applicant for all funds that it has received or controls through related entities that were paid by the First Applicant (whether directly or from Eqwe as agent for the First Applicant) in connection with the Purported Contracts.
- 2. Judgment for the First Applicant against the First Respondent in the amount of \$253,766,555.76.
- An order that the First Respondent pay damages in deceit or the tort of unlawful means conspiracy.
- 4. An order that the First Respondent pay damages for breach of contract.
- 4A. An order that the First Respondent pay equitable compensation.
- 5. An order that the First Respondent pay damages pursuant to section 236 of the Australian Consumer Law set out in Schedule 2 of the *Competition and Consumer Act* 2010 (Cth) (Australian Consumer Law).
- 6. An order that the First Respondent pay damages pursuant to section 12GF of the *Australian Securities and Investments Commission Act 2001* (Cth) (**ASIC Act**), further or alternatively pursuant to section 1041I of the *Corporations Act 2001* (Cth) (**Corporations Act**).
- 7. An order that the First Defendant be wound up under the provisions of the Corporations Act.

8. An order that Jason Preston and Jason Ireland of Level 12, 20 Martin Place Sydney NSW 2000 jointly and severally, or some other fit and proper person, be appointed liquidator of the First Respondent, Forum Finance Pty Ltd.

As against the Second Respondent, Basile Papadimitriou

- 8A. Judgment for the First Applicant against the Second Respondent in the amount of \$253,766,555.76.
- 8A1. Judgment for the Second Applicant against the Second Respondent in the amount of NZD 44,097,969.
- 8B. A declaration that the Second Respondent holds on trust for the First and Second Applicants all funds that he has received or controls that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts or the Purported NZ Contracts, or the traceable property acquired using those funds.
- 8C. An order that the Second Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts or the Purported NZ Contracts that he has received or controls through related entities, when those funds were received and all facts within his knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 8D. An order that the Second Respondent account to the Applicants for all funds that he has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts or the Purported NZ Contracts.
- 8E. An order that the Second Respondent pay equitable compensation.
- 8F. An order that the Second Respondent pay damages for the tort of unlawful means conspiracy.
- 9. An order that the Second Respondent pay damages in deceit.
- An order that the Second Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 11. An order that the Second Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Third Respondent, Vincenzo Frank Tesoriero

11A. Judgment for the First Applicant against the Third Respondent in the amount of \$253,766,555.76.

- 11A1. Judgment for the Second Applicant against the Third Respondent in the amount of NZD 44,097,969.
- 11B. A declaration that the Third Respondent holds on trust for the First and Second Applicants all funds that he has received or controls that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts or the Purported NZ Contracts, or the traceable property acquired using those funds.
- 11C. An order that the Third Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts or the Purported NZ Contracts that he has received or controls through related entities, when those funds were received and all facts within his knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 11D. An order that the Third Respondent account to the Applicants for all funds that he has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts.
- 11E. An order that the Third Respondent pay equitable compensation.
- 11F. An order that the Third Respondent pay damages for the tort of unlawful means conspiracy.
- 11G. An order that the Third Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 11H. An order that the Third Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.
- 11I. An order pursuant to section 23 of the *Federal Court of Australia Act 1976* (Cth) (**Federal Court Act**) that the Third Respondent give specific performance of his obligations pursuant to clauses 2.2(m)-(n) of the Sale Process Deed dated 3 September 2021 in relation to the property comprised in Folio Identifier 106/1021924, known as 23 Margaret Street, Rozelle NSW 2039 (**Sale Process Deed**).
- 11J. In the alternative to order 11I above, an order pursuant to section 23 of the Federal Court Act that the Third Respondent do all things necessary to ensure compliance with the matters set out in clauses 2.2(m)-(n) of the Sale Process Deed.

As against each Respondent (including those identified below)

12. Interest, including interest up to judgment pursuant to section 52(2)(a) of the Federal Court Act.

- 13. Interest on judgment pursuant to section 52 of the Federal Court Act and rule 39.06 of the Federal Court Rules 2011 (Cth).
- 14. Costs.
- 15. Such further or other orders as the Court deems fit.

As against the Fourth Respondent, Forum Group Financial Services Pty Ltd (Provisional Liquidators Appointed)

- 16. A declaration that the Fourth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 17. An order that the Fourth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or the Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 18. An order that the Fourth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the First Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 19. Judgment for the First Applicant against the Fourth Respondent in the amount of \$253,766,555.76.
- 19A. Judgment for the Second Applicant against the Fourth Respondent in the amount of NZD 44,097,969.
- 20. An order that the Fourth Respondent pay equitable compensation.
- 21. An order that the Fourth Respondent pay damages in the tort of unlawful means conspiracy.
- 22. An order that the Fourth Respondent be wound up under the provisions of the Corporations Act.
- 23. An order that Jason Preston and Jason Ireland of Level 12, 20 Martin Place, Sydney NSW 2000 jointly and severally, or some other fit and proper person, be appointed liquidator of the Fourth Respondent.

- 23A. An order that the Fourth Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 23B. An order that the Fourth Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Fifth Respondent, Forum Group Pty Ltd (Receivers Appointed) (in Liquidation)

- 24. A declaration that the Fifth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 25. An order that the Fifth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or the Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 26. An order that the Fifth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or the Purported NZ Contracts.
- 27. Judgment for the First Applicant against the Fifth Respondent in the amount of \$253,766,555.76.
- 27A. Judgment for the Second Applicant against the Fifth Respondent in the amount of NZD 44,097,969.
- 28. An order that the Fifth Respondent pay equitable compensation.
- 29. An order that the Fifth Respondent pay damages in the tort of unlawful means conspiracy.
- 30. An order that the Fifth Respondent be wound up under the provisions of the Corporations Act.
- 31. An order that Jason Preston and Jason Ireland of Level 12, 20 Martin Place, Sydney NSW 2000 jointly and severally, or some other fit and proper person, be appointed liquidator of the Fifth Respondent.
- 31A. An order that the Fifth Respondent pay damages pursuant to section 236 of the Australian Consumer Law.

31B. An order that the Fifth Respondent pay damages pursuant to section 12GF of the A Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Sixth Respondent, Forum Enviro Pty Ltd (Provisional Liquidators Appointed)

- 32. A declaration that the Sixth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 33. An order that the Sixth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or the Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 34. An order that the Sixth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or the Purported NZ Contracts.
- 35. Judgment for the First Applicant against the Sixth Respondent in the amount of \$253,766,555.76.
- 35A. Judgment for the Second Applicant against the Sixth Respondent in the amount of NZD 44,097,969.
- 36. An order that the Sixth Respondent pay equitable compensation.
- 37. An order that the Sixth Respondent pay damages in the tort of unlawful means conspiracy.
- 38. An order that the Sixth Respondent be wound up under the provisions of the Corporations Act.
- 39. An order that Jason Preston and Jason Ireland of Level 12, 20 Martin Place, Sydney NSW 2000 jointly and severally, or some other fit and proper person, be appointed liquidator of the Sixth Respondent.
- 39A. An order that the Sixth Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 39B. An order that the Sixth Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Seventh Respondent, Forum Enviro (Aust) Pty Ltd (Provisional Liquidators Appointed)

- 40. A declaration that the Seventh Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 41. An order that the Seventh Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 42. An order that the Seventh Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 43. Judgment for the First Applicant against the Seventh Respondent in the amount of \$253,766,555.76.
- 43A. Judgment for the Second Applicant against the Seventh Respondent in the amount of NZD 44,097,969.
- 44. An order that the Seventh Respondent pay equitable compensation.
- 45. An order that the Seventh Respondent pay damages in the tort of unlawful means conspiracy.
- 46. An order that the Seventh Respondent be wound up under the provisions of the Corporations Act.
- 47. An order that Jason Preston and Jason Ireland of Level 12, 20 Martin Place, Sydney NSW 2000 jointly and severally, or some other fit and proper person, be appointed liquidator of the Seventh Respondent.
- 48. An order that the Seventh Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 49. An order that the Seventh Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act

As against the Eighth Respondent, 64-66 Berkeley St Hawthorn Pty Ltd

- A declaration that the Eighth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 51. An order that the Eighth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 52. An order that the Eighth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 53. Judgment for the First Applicant against the Eighth Respondent in the amount of \$253,766,555.76.
- 54. Judgment for the Second Applicant against the Eighth Respondent in the amount of NZD 44,097,969.
- 55. An order that the Eighth Respondent pay equitable compensation.
- 56. An order that the Eighth Respondent pay damages in the tort of unlawful means conspiracy.
- 57. An order that the Eighth Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 58. An order that the Eighth Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Ninth Respondent, 14 James Street Pty Ltd (in Liquidation)

- 59. A declaration that the Ninth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 60. An order that the Ninth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in

connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.

- 61. An order that the Ninth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 62. Judgment for the First Applicant against the Ninth Respondent in the amount of \$253,766,555.76.
- 63. Judgment for the Second Applicant against the Ninth Respondent in the amount of NZD 44,097,969.
- 64. An order that the Ninth Respondent pay equitable compensation.
- 65. An order that the Ninth Respondent pay damages in the tort of unlawful means conspiracy.
- 66. An order that the Ninth Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 67. An order that the Ninth Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Tenth Respondent, 26 Edmonstone Pty Ltd (in Liquidation)

- A declaration that the Tenth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 69. An order that the Tenth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 70. An order that the Tenth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.

- 71. Judgment for the First Applicant against the Tenth Respondent in the amount of \$253,766,555.76.
- 72. Judgment for the Second Applicant against the Tenth Respondent in the amount of NZD 44,097,969.
- 73. An order that the Tenth Respondent pay equitable compensation.
- 74. An order that the Tenth Respondent pay damages in the tort of unlawful means conspiracy.
- 75. An order that the Tenth Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 76. An order that the Tenth Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041l of the Corporations Act.

As against the Eleventh Respondent, 5 Bulkara Street Pty Ltd (in Liquidation)

- 77. A declaration that the Eleventh Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 78. An order that the Eleventh Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 79. An order that the Eleventh Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 80. Judgment for the First Applicant against the Eleventh Respondent in the amount of \$253,766,555.76.
- 81. Judgment for the Second Applicant against the Eleventh Respondent in the amount of NZD 44,097,969.
- 82. An order that the Eleventh Respondent pay equitable compensation.
- 83. An order that the Eleventh Respondent pay damages in the tort of unlawful means conspiracy.

- 84. An order that the Eleventh Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 85. An order that the Eleventh Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Twelfth Respondent, 6 Bulkara Street Pty Ltd (in Liquidation)

- 86. A declaration that the Twelfth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 87. An order that the Twelfth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 88. An order that the Twelfth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 89. Judgment for the First Applicant against the Twelfth Respondent in the amount of \$253,766,555.76.
- 90. Judgment for the Second Applicant against the Twelfth Respondent in the amount of NZD 44.097,969.
- 91. An order that the Twelfth Respondent pay equitable compensation.
- 92. An order that the Twelfth Respondent pay damages in the tort of unlawful means conspiracy.
- 93. An order that the Twelfth Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 94. An order that the Twelfth Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Thirteenth Respondent, 23 Margaret Street Pty Ltd

95. A declaration that the Thirteenth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether

directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.

- 96. An order that the Thirteenth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 97. An order that the Thirteenth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 98. Judgment for the First Applicant against the Thirteenth Respondent in the amount of \$253,766,555.76.
- 99. Judgment for the Second Applicant against the Thirteenth Respondent in the amount of NZD 44,097,969.
- 100. An order that the Thirteenth Respondent pay equitable compensation.
- 101. An order that the Thirteenth Respondent pay damages in the tort of unlawful means conspiracy.
- 102. An order that the Thirteenth Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 103. An order that the Thirteenth Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.
- 103A. An order pursuant to section 23 of the Federal Court Act that the Thirteenth Respondent give specific performance of its obligations pursuant to clauses 2.2(m)-(n) of the Sale Process Deed.
- 103B. In the alternative to order 103A above, an order pursuant to section 23 of the Federal Court Act that the Thirteenth Respondent do all things necessary to ensure compliance with the matters set out in clauses 2.2(m)-(n) of the Sale Process Deed.

As against the Fourteenth Respondent, 1160 Glen Huntly Road Pty Ltd

104. A declaration that the Fourteenth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported

Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.

- 105. An order that the Fourteenth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 106. An order that the Fourteenth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 107. Judgment for the First Applicant against the Fourteenth Respondent in the amount of \$253,766,555.76.
- 108. Judgment for the Second Applicant against the Fourteenth Respondent in the amount of NZD 44,097,969.
- 109. An order that the Fourteenth Respondent pay equitable compensation.
- 110. An order that the Fourteenth Respondent pay damages in the tort of unlawful means conspiracy.
- 111. An order that the Fourteenth Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 112. An order that the Fourteenth Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Fifteenth Respondent, 14 Kirwin Road Morwell Pty Ltd

- A declaration that the Fifteenth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 114. An order that the Fifteenth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.

- 115. An order that the Fifteenth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 116. Judgment for the First Applicant against the Fifteenth Respondent in the amount of \$253,766,555.76.
- 117. Judgment for the Second Applicant against the Fifteenth Respondent in the amount of NZD 44,097,969.
- 118. An order that the Fifteenth Respondent pay equitable compensation.
- 119. An order that the Fifteenth Respondent pay damages in the tort of unlawful means conspiracy.
- 120. An order that the Fifteenth Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 121. An order that the Fifteenth Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Sixteenth Respondent, Canner Investments Pty Ltd

- A declaration that the Sixteenth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 121B An order that the Sixteenth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 121C An order that the Sixteenth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 121D Judgment for the First Applicant against the Sixteenth Respondent in the amount of \$253,766,555.76.
- 121E Judgment for the Second Applicant against the Sixteenth Respondent in the amount of NZD 44,097,969.

- 121F An order that the Sixteenth Respondent pay equitable compensation.
- 121G An order that the Sixteenth Respondent pay damages in the tort of unlawful means conspiracy.
- 121H An order that the Sixteenth Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 121J An order that the Sixteenth Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Seventeenth Respondent, 123 High Street Taradale Pty Ltd

- 122. A declaration that the Seventeenth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 123. An order that the Seventeenth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 124. An order that the Seventeenth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 125. Judgment for the First Applicant against the Seventeenth Respondent in the amount of \$253,766,555.76.
- 126. Judgment for the Second Applicant against the Seventeenth Respondent in the amount of NZD 44,097,969.
- 127. An order that the Seventeenth Respondent pay equitable compensation.
- 128. An order that the Seventeenth Respondent pay damages in the tort of unlawful means conspiracy.
- 129. An order that the Seventeenth Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 130. An order that the Seventeenth Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Eighteenth Respondent, 160 Murray Valley Hwy Lake Boga Pty Ltd

- A declaration that the Eighteenth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 132. An order that the Eighteenth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 133. An order that the Eighteenth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 134. Judgment for the First Applicant against the Eighteenth Respondent in the amount of \$253,766,555.76.
- 135. Judgment for the Second Applicant against the Eighteenth Respondent in the amount of NZD 44,097,969.
- 136. An order that the Eighteenth Respondent pay equitable compensation.
- 137. An order that the Eighteenth Respondent pay damages in the tort of unlawful means conspiracy.
- 138. An order that the Eighteenth Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 139. An order that the Eighteenth Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Nineteenth Respondent, 31 Ellerman Street Dimboola Pty Ltd

- 140. A declaration that the Nineteenth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 141. An order that the Nineteenth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in

connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.

- 142. An order that the Nineteenth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 143. Judgment for the First Applicant against the Nineteenth Respondent in the amount of \$253,766,555.76.
- 144. Judgment for the Second Applicant against the Nineteenth Respondent in the amount of NZD 44,097,969.
- 145. An order that the Nineteenth Respondent pay equitable compensation.
- 146. An order that the Nineteenth Respondent pay damages in the tort of unlawful means conspiracy.
- 147. An order that the Nineteenth Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 148. An order that the Nineteenth Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Twentieth Respondent, 4 Cowslip Street Violet Town Pty Ltd

- 149. A declaration that the Twentieth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 150. An order that the Twentieth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 151. An order that the Twentieth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.

- 152. Judgment for the First Applicant against the Twentieth Respondent in the amount of \$253,766,555.76.
- 153. Judgment for the Second Applicant against the Twentieth Respondent in the amount of NZD 44,097,969.
- 154. An order that the Twentieth Respondent pay equitable compensation.
- 155. An order that the Twentieth Respondent pay damages in the tort of unlawful means conspiracy.
- 156. An order that the Twentieth Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 157. An order that the Twentieth Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Twenty-First Respondent, 55 Nolan Street Maryborough Pty Ltd

- 158. A declaration that the Twenty-First Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 159. An order that the Twenty-First Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 160. An order that the Twenty-First Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 161. Judgment for the First Applicant against the Twenty-First Respondent in the amount of \$253,766,555.76.
- 162. Judgment for the Second Applicant against the Twenty-First Respondent in the amount of NZD 44,097,969.
- 163. An order that the Twenty-First Respondent pay equitable compensation.
- 164. An order that the Twenty-First Respondent pay damages in the tort of unlawful means conspiracy.

- 165. An order that the Twenty-First Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 166. An order that the Twenty-First Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Twenty-Second Respondent, 89 Betka Road Mallacoota Pty Ltd

- 167. A declaration that the Twenty-Second Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 168. An order that the Twenty-Second Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 169. An order that the Twenty-Second Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 170. Judgment for the First Applicant against the Twenty-Second Respondent in the amount of \$253,766,555.76.
- 171. Judgment for the Second Applicant against the Twenty-Second Respondent in the amount of NZD 44,097,969.
- 172. An order that the Twenty-Second Respondent pay equitable compensation.
- 173. An order that the Twenty-Second Respondent pay damages in the tort of unlawful means conspiracy.
- 174. An order that the Twenty-Second Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 175. An order that the Twenty-Second Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Twenty-Third Respondent, 9 Gregory Street Ouyen Pty Ltd

176. A declaration that the Twenty-Third Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether

directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.

- 177. An order that the Twenty-Third Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 178. An order that the Twenty-Third Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 179. Judgment for the First Applicant against the Twenty-Third Respondent in the amount of \$253,766,555.76.
- 180. Judgment for the Second Applicant against the Twenty-Third Respondent in the amount of NZD 44,097,969.
- 181. An order that the Twenty-Third Respondent pay equitable compensation.
- 182. An order that the Twenty-Third Respondent pay damages in the tort of unlawful means conspiracy.
- 183. An order that the Twenty-Third Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 184. An order that the Twenty-Third Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Twenty-Fourth Respondent, 9 Main Street Derrinallum Pty Ltd

- 185. A declaration that the Twenty-Fourth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 186. An order that the Twenty-Fourth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the

present whereabouts of those funds or the traceable property acquired using those funds.

- 187. An order that the Twenty-Fourth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 188. Judgment for the First Applicant against the Twenty-Fourth Respondent in the amount of \$253,766,555.76.
- 189. Judgment for the Second Applicant against the Twenty-Fourth Respondent in the amount of NZD 44,097,969.
- 190. An order that the Twenty-Fourth Respondent pay equitable compensation.
- 191. An order that the Twenty-Fourth Respondent pay damages in the tort of unlawful means conspiracy.
- 192. An order that the Twenty-Fourth Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 193. An order that the Twenty-Fourth Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Twenty-Fifth Respondent, 286 Carlisle Street Pty Limited

- 194. A declaration that the Twenty-Fifth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 195. An order that the Twenty-Fifth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 196. An order that the Twenty-Fifth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 197. Judgment for the First Applicant against the Twenty-Fifth Respondent in the amount of \$253,766,555.76.

- 198. Judgment for the Second Applicant against the Twenty-Fifth Respondent in the amount of NZD 44,097,969.
- 199. An order that the Twenty-Fifth Respondent pay equitable compensation.
- 200. An order that the Twenty-Fifth Respondent pay damages in the tort of unlawful means conspiracy.
- 201. An order that the Twenty-Fifth Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 202. An order that the Twenty-Fifth Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Twenty-Sixth Respondent, 275 High Street Golden Square Pty Ltd

- 203. A declaration that the Twenty-Sixth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 204. An order that the Twenty-Sixth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 205. An order that the Twenty-Sixth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 206. Judgment for the First Applicant against the Twenty-Sixth Respondent in the amount of \$253,766,555.76.
- 207. Judgment for the Second Applicant against the Twenty-Sixth Respondent in the amount of NZD 44,097,969.
- 208. An order that the Twenty-Sixth Respondent pay equitable compensation.
- 209. An order that the Twenty-Sixth Respondent pay damages in the tort of unlawful means conspiracy.
- 210. An order that the Twenty-Sixth Respondent pay damages pursuant to section 236 of the Australian Consumer Law.

211. An order that the Twenty-Sixth Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Twenty-Seventh Respondent, Mazcon Investments Hellas IKE

- 212. A declaration that the Twenty-Seventh Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 213. An order that the Twenty-Seventh Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 214. An order that the Twenty-Seventh Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 215. Judgment for the First Applicant against the Twenty-Seventh Respondent in the amount of \$253,766,555.76.
- 216. Judgment for the Second Applicant against the Twenty-Seventh Respondent in the amount of NZD 44,097,969.
- 217. An order that the Twenty-Seventh Respondent pay equitable compensation.
- 218. An order that the Twenty-Seventh Respondent pay damages in the tort of unlawful means conspiracy.
- 219. An order that the Twenty-Seventh Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 220. An order that the Twenty-Seventh Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Twenty-Eighth Respondent, Palante Pty Ltd

221. A declaration that the Twenty-Eighth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported

Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.

- 222. An order that the Twenty-Eighth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 223. An order that the Twenty-Eighth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 224. Judgment for the First Applicant against the Twenty-Eighth Respondent in the amount of \$253,766,555.76.
- 225. Judgment for the Second Applicant against the Twenty-Eighth Respondent in the amount of NZD 44,097,969.
- 226. An order that the Twenty-Eighth Respondent pay equitable compensation.
- 227. An order that the Twenty-Eighth Respondent pay damages in the tort of unlawful means conspiracy.
- 228. An order that the Twenty-Eighth Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 229. An order that the Twenty-Eighth Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Twenty-Nineth Respondent, Mr Anastasios Giamouridis

- 230. A declaration that the Twenty-Ninth Respondent holds on trust for the First and Second Applicants all funds that he has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 231. An order that the Twenty-Nineth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that he has received or controls through related entities and all facts within his knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.

An order that the Twenty-Nineth Respondent account to the Applicants for all funds that he has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.

As against the Thirtieth Respondent, The Forum Group of Companies Pty Ltd (in Liquidation)

- 233. A declaration that the Thirtieth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 234. An order that the Thirtieth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 235. An order that the Thirtieth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 236. Judgment for the First Applicant against the Thirtieth Respondent in the amount of \$253,766,555.76.
- 237. Judgment for the Second Applicant against the Thirtieth Respondent in the amount of NZD 44,097,969.
- 238. An order that the Thirtieth Respondent pay equitable compensation.
- 239. An order that the Thirtieth Respondent pay damages in the tort of unlawful means conspiracy.
- 240. An order that the Thirtieth Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 241. An order that the Thirtieth Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Thirty-First Respondent, lugis Pty Ltd (in liquidation)

242. A declaration that the Thirty-First Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether

directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.

- 243. An order that the Thirty-First Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 244. An order that the Thirty-First Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 245. Judgment for the First Applicant against the Thirty-First Respondent in the amount of \$253,766,555.76.
- 246. Judgment for the Second Applicant against the Thirty-First Respondent in the amount of NZD 44,097,969.
- 247. An order that the Thirty-First Respondent pay equitable compensation.
- 248. An order that the Thirty-First Respondent pay damages in the tort of unlawful means conspiracy.
- 249. An order that the Thirty-First Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 250. An order that the Thirty-First Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041l of the Corporations Act.

As against the Thirty-Second Respondent, lugis (UK) Limited

- 251. A declaration that the Thirty-Second Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 252. An order that the Thirty-Second Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the

present whereabouts of those funds or the traceable property acquired using those funds.

- 253. An order that the Thirty-Second Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 254. Judgment for the First Applicant against the Thirty-Second Respondent in the amount of \$253,766,555.76.
- 255. Judgment for the Second Applicant against the Thirty-Second Respondent in the amount of NZD 44,097,969.
- 256. An order that the Thirty-Second Respondent pay equitable compensation.
- 257. An order that the Thirty-Second Respondent pay damages in the tort of unlawful means conspiracy.
- 258. An order that the Thirty-Second Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 259. An order that the Thirty-Second Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Thirty-Third Respondent, lugis Holdings Limited

- 260. A declaration that the Thirty-Third Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 261. An order that the Thirty-Third Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 262. An order that the Thirty-Third Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 263. Judgment for the First Applicant against the Thirty-Third Respondent in the amount of \$253,766,555.76.

- 264. Judgment for the Second Applicant against the Thirty-Third Respondent in the amount of NZD 44,097,969.
- 265. An order that the Thirty-Third Respondent pay equitable compensation.
- 266. An order that the Thirty-Third Respondent pay damages in the tort of unlawful means conspiracy.
- 267. An order that the Thirty-Third Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 268. An order that the Thirty-Third Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Thirty-Fourth Respondent, lugis Global Financial Services Limited

- 269. A declaration that the Thirty-Fourth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 270. An order that the Thirty-Fourth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 271. An order that the Thirty-Fourth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 272. Judgment for the First Applicant against the Thirty-Fourth Respondent in the amount of \$253,766,555.76.
- 273. Judgment for the Second Applicant against the Thirty-Fourth Respondent in the amount of NZD 44.097.969.
- 274. An order that the Thirty-Fourth Respondent pay equitable compensation.
- 275. An order that the Thirty-Fourth Respondent pay damages in the tort of unlawful means conspiracy.
- 276. An order that the Thirty-Fourth Respondent pay damages pursuant to section 236 of the Australian Consumer Law.

277. An order that the Thirty-Fourth Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Thirty-Fifth Respondent, lugis Finance Limited

- 278. A declaration that the Thirty-Fifth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 279. An order that the Thirty-Fifth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 280. An order that the Thirty-Fifth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 281. Judgment for the First Applicant against the Thirty-Fifth Respondent in the amount of \$253,766,555.76.
- 282. Judgment for the Second Applicant against the Thirty-Fifth Respondent in the amount of NZD 44,097,969.
- 283. An order that the Thirty-Fifth Respondent pay equitable compensation.
- 284. An order that the Thirty-Fifth Respondent pay damages in the tort of unlawful means conspiracy.
- 285. An order that the Thirty-Fifth Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 286. An order that the Thirty-Fifth Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Thirty-Sixth Respondent, Spartan Consulting Group Pty Ltd (in liquidation)

287. A declaration that the Thirty-Sixth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported

Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.

- 288. An order that the Thirty-Sixth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 289. An order that the Thirty-Sixth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 290. Judgment for the First Applicant against the Thirty-Sixth Respondent in the amount of \$253,766,555.76.
- 291. Judgment for the Second Applicant against the Thirty-Sixth Respondent in the amount of NZD 44,097,969.
- 292. An order that the Thirty-Sixth Respondent pay equitable compensation.
- 293. An order that the Thirty-Sixth Respondent pay damages in the tort of unlawful means conspiracy.
- 294. An order that the Thirty-Sixth Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 295. An order that the Thirty-Sixth Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Thirty-Seventh Respondent, Intrashield Pty Ltd (in liquidation)

- 296. A declaration that the Thirty-Seventh Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 297. An order that the Thirty-Seventh Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.

- 298. An order that the Thirty-Seventh Respondent account to the Applicants for although that it has received or controls through related entities that were paid by the Applicants* (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 299. Judgment for the First Applicant against the Thirty-Seventh Respondent in the amount of \$253,766,555.76.
- 300. Judgment for the Second Applicant against the Thirty-Seventh Respondent in the amount of NZD 44,097,969.
- 301. An order that the Thirty-Seventh Respondent pay equitable compensation.
- 302. An order that the Thirty-Seventh Respondent pay damages in the tort of unlawful means conspiracy.
- 303. An order that the Thirty-Seventh Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 304. An order that the Thirty-Seventh Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Thirty-Eighth Respondent, Tesoriero Investment Group Pty Ltd

- 305. A declaration that the Thirty-Eighth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 306. An order that the Thirty-Eighth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 307. An order that the Thirty-Eighth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 308. Judgment for the First Applicant against the Thirty-Eighth Respondent in the amount of \$253,766,555.76.
- 309. Judgment for the Second Applicant against the Thirty-Eighth Respondent in the amount of NZD 44,097,969.

- 310. An order that the Thirty-Eighth Respondent pay equitable compensation.
- 311. An order that the Thirty-Eighth Respondent pay damages in the tort of unlawful means conspiracy.
- 312. An order that the Thirty-Eighth Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 313. An order that the Thirty-Eighth Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Thirty-Ninth Respondent, Mangusta (Vic) Pty Ltd

- 314. A declaration that the Thirty-Ninth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 315. An order that the Thirty-Ninth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 316. An order that the Thirty-Ninth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 317. Judgment for the First Applicant against the Thirty-Ninth Respondent in the amount of \$253,766,555.76.
- 318. Judgment for the Second Applicant against the Thirty-Ninth Respondent in the amount of NZD 44,097,969.
- 319. An order that the Thirty-Ninth Respondent pay equitable compensation.
- 320. An order that the Thirty-Ninth Respondent pay damages in the tort of unlawful means conspiracy.
- 321. An order that the Thirty-Ninth Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 322. An order that the Thirty-Ninth Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Fortieth Respondent, 193 Carlisle Street Enterprises Pty Ltd

- 323. A declaration that the Fortieth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 324. An order that the Fortieth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 325. An order that the Fortieth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 326. Judgment for the First Applicant against the Fortieth Respondent in the amount of \$253,766,555.76.
- 327. Judgment for the Second Applicant against the Fortieth Respondent in the amount of NZD 44,097,969.
- 328. An order that the Fortieth Respondent pay equitable compensation.
- 329. An order that the Fortieth Respondent pay damages in the tort of unlawful means conspiracy.
- 330. An order that the Fortieth Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 331. An order that the Fortieth Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Forty-First Respondent, 8-12 Natalia Ave Oakleigh Pty Ltd

- 332. A declaration that the Forty-First Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 333. An order that the Forty-First Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in

connection with the Purported Contracts and/or Purported NZ Contracts that has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.

- 334. An order that the Forty-First Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 335. Judgment for the First Applicant against the Forty-First Respondent in the amount of \$253,766,555.76.
- 336. Judgment for the Second Applicant against the Forty-First Respondent in the amount of NZD 44,097,969.
- 337. An order that the Forty-First Respondent pay equitable compensation.
- 338. An order that the Forty-First Respondent pay damages in the tort of unlawful means conspiracy.
- 339. An order that the Forty-First Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 340. An order that the Forty-First Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Forty-Second Respondent, lugis Hellas IKE

- 341. A declaration that the Forty-Second Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 342. An order that the Forty-Second Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 343. An order that the Forty-Second Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.

- 344. Judgment for the First Applicant against the Forty-Second Respondent in the amount of \$253,766,555.76.
- 345. Judgment for the Second Applicant against the Forty-Second Respondent in the amount of NZD 44,097,969.
- 346. An order that the Forty-Second Respondent pay equitable compensation.
- 347. An order that the Forty-Second Respondent pay damages in the tort of unlawful means conspiracy.
- 348. An order that the Forty-Second Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 349. An order that the Forty-Second Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Forty-Third Respondent, lugis Energy SA

- 350. A declaration that the Forty-Third Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 351. An order that the Forty-Third Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 352. An order that the Forty-Third Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 353. Judgment for the First Applicant against the Forty-Third Respondent in the amount of \$253,766,555.76.
- 354. Judgment for the Second Applicant against the Forty-Third Respondent in the amount of NZD 44,097,969.
- 355. An order that the Forty-Third Respondent pay equitable compensation.
- 356. An order that the Forty-Third Respondent pay damages in the tort of unlawful means conspiracy.

- 357. An order that the Forty-Third Respondent pay damages pursuant to section 236 of Australian Consumer Law.
- 358. An order that the Forty-Third Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Forty-Fourth Respondent, Eric Constantinidis

- 359. A declaration that the Forty-Fourth Respondent holds on trust for the First and Second Applicants all funds that he received that were paid to him by Macrovue Pty Ltd from trading account 1545 in the name Palante Pty Ltd, being the amount of \$720,000 and/or the traceable property acquired using those funds.
- 360. An order that the Forty-Fourth Respondent account to the Applicants for all funds that he has received, has received and paid away, or controls through related entities that were paid to him by Macrovue Pty Ltd from trading account 1545 in the name Palante Pty Ltd, being the amount of \$720,000.
- 361. An order that the Forty-Fourth Respondent pay equitable compensation to the Applicants in the amount of \$720,000.
- 362. A declaration that the Audi R8 LMS GT3 race cars acquired by the Fourth Respondent, Forum Group Financial Services Pty Ltd (provisional liquidators appointed) with funds paid by the Applicants in connection with the Purported Contracts or the Purported NZ Contracts were held on trust for the Applicants; and any funds realised from the sale of the Audi R8 LMS GT3 race cars are held on trust for the Applicants.

As against the Forty-Fifth Respondent, Giovanni (John) Tesoriero

- 363. A declaration that the Forty-Fifth Respondent holds on trust for the First and Second Applicants all funds that he has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 364. An order that the Forty-Fifth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that he has received or controls through related entities and all facts within his knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 365. An order that the Forty-Fourth Respondent account to the Applicants for all funds that he has received or controls through related entities that were paid by the Applicants

(whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.

- 366. An order that the Forty-Fifth Respondent pay equitable compensation.
- 367. An order that the Forty-Fifth Respondent pay damages for the tort of unlawful means conspiracy.

As against the Forty-Sixth Respondent, Moussa (Tony) Bouchahine

- 368. A declaration that the Forty-Sixth Respondent holds on trust for the First and Second Applicants all funds that he has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 369. An order that the Forty-Sixth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that he has received or controls through related entities and all facts within his knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 370. An order that the Forty-Sixth Respondent account to the Applicants for all funds that he has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 371. An order that the Forty-Sixth Respondent pay equitable compensation.
- 372. An order that the Forty-Sixth Respondent pay damages for the tort of unlawful means conspiracy.
- 373. An order that the Forty-Sixth Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 374. An order that the Forty-Sixth Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041l of the Corporations Act.

As against the Forty-Seventh Respondent, Louisa Maria Agostino

375. A declaration that the Forty-Seventh Respondent holds on trust for the First and Second Applicants all funds that she has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.

- 376. An order that the Forty-Seventh Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that she has received or controls through related entities and all facts within her knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 377. An order that the Forty-Seventh Respondent account to the Applicants for all funds that she has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 378. An order that the Forty-Seventh Respondent pay equitable compensation.
- 379. An order that the Forty-Seventh Respondent pay damages for the tort of unlawful means conspiracy.
- 380. An order that the Forty-Seventh Respondent pay damages pursuant to section 236 of the Australian Consumer Law.
- 381. An order that the Forty-Seventh Respondent pay damages pursuant to section 12GF of the ASIC Act, further or alternatively pursuant to section 1041I of the Corporations Act.

As against the Forty-Eighth Respondent, D & D Group O.E.

- 382. A declaration that the Forty-Eighth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 383. An order that the Forty-Eighth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 384. An order that the Forty-Eighth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 385. An order that the Forty-Eighth Respondent pay equitable compensation.

As against the Forty-Ninth Respondent, Aromatika Fyta Tsai Olympou Theion ke

- A declaration that the Forty-Ninth Respondent holds on trust for the First and Second Applicants all funds that it has received that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts, the Purported NZ Contracts and/or the traceable property acquired using those funds.
- 387. An order that the Forty-Ninth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.
- 388. An order that the Forty-Ninth Respondent account to the Applicants for all funds that it has received or controls through related entities that were paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts.
- 389. An order that the Forty-Ninth Respondent pay equitable compensation.

As against the Fiftieth Respondent, A Giamouridis P.C., with the distinctive title "GIAMOURIDIS INDUSTRIAL WORKSHOP" in the Greek Commercial Registry

- 390. A declaration that the Fiftieth Respondent holds on trust for the First and Second
 Applicants funds that it has received that were paid by the Applicants (whether directly or
 indirectly from Eqwe as agent for the Applicants) in connection with the Purported
 Contracts, the Purported NZ Contracts and/or the traceable property acquired using
 those funds.
- 391. An order that the Fiftieth Respondent disclose to the Applicants the amount of funds paid by the Applicants (whether directly or from Eqwe as agent for the Applicants) in connection with the Purported Contracts and/or Purported NZ Contracts that it has received or controls through related entities and all facts within its knowledge as to the present whereabouts of those funds or the traceable property acquired using those funds.

In this originating application, the **Purported Contracts** means any arrangement recorded by the First Respondent as a contract for the purchase of equipment between the First Respondent and a **Customer**, in respect of which the receivable for the Contract was subsequently sold by the First Respondent to Eqwe.

A Customer means any one of the following customers:

- a. Veolia Environmental Services (Australia) Pty Ltd ACN 051 316 584;
- b. WesTrac Pty Limited ACN 009 342 572;
- c. ALH Group Pty Limited ACN 098 212 134;
- d. Scentre Shopping Centre Management Pty Ltd ACN 000 712 710;
- e. Coles Supermarkets Australia Pty Limited ACN 004 189 708;
- f. Catholic Healthcare Limited ACN 064 946 318; and
- g. The Martinez HWL Practice Trust & The East HWL Practice Trust & The Warat HWL Practice Trust & The Marin HWL Practice Trust & Others trading as 'HWL Ebsworth Lawyers' ABN 37 246 549 189.

The **Purported NZ Contracts** means any arrangement recorded by lugis (NZ) Limited (formerly known as ORCA Enviro Solutions NZ Limited, NZBN 9429046666581) (**IUGIS NZ**) as a contract for the purchase of equipment between IUGIS NZ and Veolia Environmental Services (NZ) Limited in respect of which the receivable for the contract was subsequently sold by IUGIS NZ to Eqwe.

Applicants' address

The Applicants' address for service is:

Place: Level 40, Governor Macquarie Tower, 1 Farrer Place, Sydney NSW 2000

Attention: Caitlin Murray

Email: caitlin.murray@minterellison.com

The First Applicant's address is 275 Kent Street, Sydney NSW 2000.

The Second Applicant's address is 16 Takutai Square Auckland 1010, New Zealand

Service on the Respondents

It is intended to serve this application on all Respondents.

Date: 14 December 2022

Signed by Caitlin Maria Murray

MinterEllison Lawyer for the Applicants

Schedule



No. NSD616 of 2021

Federal Court of Australia

District Registry: New South Wales

Division: General

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

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

ME_196153408_1

Twenty-Second Respondent 89 Betka Road Mallacoota Pty Ltd ACN 641 393 779

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

11785331)

Thirty-Fifth Respondent Iugis Finance Limited (Company Number 11124046)

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 Tsai Olympou Theion Ike

Fiftieth Respondent A Giamouridis P.C., with the distinctive title "GIAMOURIDIS"

INDUSTRIAL WORKSHOP" in the Greek Commercial

Registry

Date: 14 December 2022