

## SUPREME COURT OF QUEENSLAND

**REGISTRY:** 

Brisbane

**NUMBER:** 

8032/14

Plaintiffs:

KORDAMENTHA PTY LTD (ACN 100 169 391) AND

CALIBRE CAPITAL PTY LTD (ACN 108 318 985) IN THEIR

CAPACITY AS TRUSTEES OF THE LM MANAGED

PERFORMANCE FUND

**AND** 

Defendant:

LM INVESTMENT MANAGEMENT LIMITED (RECEIVERS AND MANAGERS APPOINTED) (IN

**LIQUIDATION) (ACN 077 208 461)** 

## **ORDER**

Before:

Daubney J

Date:

26 August 2015

Initiating document:

Application filed 1 June 2015

## THE ORDER OF THE COURT IS THAT:

1. Pursuant to s 500(2) of the *Corporations Act 2001* (Cth), the plaintiffs be granted leave *nunc pro tunc* to commence and to proceed with this proceeding against the defendant.

2

COU

Pursuant to Rule 69 of the *Uniform Civil Procedure Rules 1999* (Qld), 'Calibre Capital Pty Ltd (ACN 108 318 985)' be removed as a plaintiff to this proceeding.

ORDER

filed on behalf of the Plaintiffs

MINTER ELLISON

Waterfront Place

1 Eagle Street

BRISBANE QLD 4000 DX 102 BRISBANE

DA 102 DRISDANE

Telephone (07) 3119 6000 Facsimile (07) 3119 1000

Email

david.obrien@minterellison.com

Reference NYB DOB 407747737

Form 59 Rule 661

- 3. The plaintiff may not enforce any money judgment or order for the payment of money against the defendant without the further leave of the Court.
- 4. Order 3 does not apply to the enforcement of any judgment that the defendant holds money on trust for the plaintiff.
- 5. The plaintiff's costs and expenses of and incidental to the application be paid on the indemnity basis out of the LM Managed Performance Fund.
- 6. Otherwise, the costs of and incidental to this application are reserved.
- 7. Pursuant to Rule 7 and Rule 367(1), the period of 1 year referred to in rule 24 be extended until 9 September 2015 for this claim.

COUR

8. The defendant has liberty to apply.

Signed:

Deputy Registrar