Darricate

SUPREME COURT OF QUEENSLAND

REGISTRY:

BRISBANE

NUMBER:

11917/2015

Applicant:

KORDAMENTHA PTY LTD (ACN 100 169

391)

AND

Respondents:

THE MEMBERS OF THE LM MANAGED

PERFORMANCE FUND

ORDER

Before:

Justice Boddice

Date:

14 December 2021

Initiating document: Application filed 10 December 2021

(Court document 76)

THE ORDER OF THE COURT IS THAT:

1. Service of:

- (a) the application filed 10 December 2021 (Court document 76), and any further application for directions that the applicant may make;
- (b) any court documents filed by the applicant in respect of the application filed 10 December 2021, or any further application for directions, which the applicant seeks to serve on the members of the respondent; and
- any orders made in respect of the application filed 10 December 2021, or (c) any further application for directions, which are not required to be served personally;

be deemed effected on each of the members of the respondent five days after the applicant:

ORDER

Filed on Behalf of the Applicant

Name: Banton Group Address: Level 12, 60 Martin Place, Sydney NSW

2000

Form 59, Version 1

Uniform Civil Procedure Rules 1999

Rule 661

COURT

BRISBA

Phone No: (02) 8076 8090 Email: Amanda.banton@bantongroup.com

- (d) posts such documents in PDF form on the website "http://www.kordamentha.com/creditors/lm-managed-performance-fund"; and
- (e) either:
 - (i) sends an email to each of the members of the respondent at their last known email addresses, notifying them of the general nature of the Court documents and that the documents have been posted on that website; or
 - (ii) in the circumstances set out in paragraph 2, sends a notice by pre-paid post to the relevant members of the respondent.
- 2. Where the applicant receives a response to an email, such as an undeliverable message, from all email messages associated with a unitholder, including any alternative email address and advisor email address associated with the relevant unitholder, which indicates the email referred to in paragraph 1(e)(i) was not received, and the applicant has a postal address for that member, the applicant is to send a notice by pre-paid post to the postal address of the member, which notifies them of the general nature of the Court documents and that the Court documents have been posted on the applicant's website.
- 3. The applicant is not required to take further steps to serve members of the respondent whose email addresses return permanent undeliverable receipts, and for whom the applicant does not have a postal address.
- 4. The applicant's costs and expenses of and incidental to this application are reserved.
- 5. The application filed 10 December 2021 is listed for hearing on 4 February 2022.

Signed:

Deputy Registrar