

TO THE CREDITOR AS ADDRESSED

Level 18 King George Central 145 Ann Street Brisbane QLD 4000 Correspondence to: GPO Box 1008 Brisbane QLD 4001

14 December 2017

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Dear Sir/Madam

CRCG-RIMFIRE PTY LTD (ADMINISTRATORS APPOINTED) ACN 611 557 852 ("THE COMPANY")

I confirm that on 13 December 2017 the Supreme Court of Queensland heard the Administrators' application for orders to extend the convening period for the administration of the Company. Attached is a copy of the Order.

The effect of Orders are as follows:

- the period to report to creditors by and convene the second meeting of creditors has been extended from 14 December 2017 to 28 February 2018; and
- the second creditors meeting is no longer required to be held by 21 December 2017 but must be held, by giving a least 5 business days' notice, on or before 7 March 2018.

I will therefore issue a detailed report to creditors and convene a second meeting by 7 March 2018.

Further, the Orders allow the Administrators to deliver any notice, report or communication to the creditors of the Company (including notice of the second creditors meeting) by:

- 1 placing the notice on the following website:
 - https://www.grantthornton.com.au/en/creditors-information/creditors-information-a-f/crcgrimfire-pty-limited/
- 2 doing the following:
 - a if the email address for the creditor is known to the Administrator, sending to the creditor electronically to that email address,

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b where the email address of the creditor is not known to the Administrator, sending the creditor by post at their last known postal,

a statement that a copy of the notice, report or communication from the Administrators may be requested from the Administrators or inspected at the offices of the Administrators or downloaded from the website;

providing a copy of the notice to the creditors that request it; and

3 permitting a creditor to inspect a copy of the notice at the Administrators offices.

Should you have any queries in relation to the above please contact Mr Shane Smith of this office on (07) 3222 0365.

Yours faithfully

Michael McCann

Joint and Several Administrator



SUPREME COURT OF QUEENSLAND

REGISTRY: Brisbane

NUMBER: \$12989 of 2017

IN THE MATTER OF CRCG-RIMFIRE PTY LIMITED (ADMINISTRATORS APPOINTED) ACN 611 557 852

First Applicant: MICHAEL GERARD MCCANN AND SAID JAHANI AS

> ADMINISTRATORS OF CRCG-RIMFIRE PTY LIMITED (ADMINISTRATORS APPOINTED) ACN 611 557 852

Second Applicant: CRCG-RIMFIRE PTY LIMITED (ADMINISTRATORS

APPOINTED) ACN 611 557 852

ORDER

Before:

Mullins J

Date:

13 December 2017

Initiating document:

Application filed 8 December 2017

THE ORDER OF THE COURT IS THAT:

- i. Pursuant to section 439A(6) of the Corporations Act 2001 (Cth) (Act), the period in which the first applicants must convene the meeting of the creditors of the second applicant (the Company) pursuant to section 439A of the Act be extended up to and including 28 February 2018.
- 2. Pursuant to section 447A(1) of the Act, the meeting of the creditors of the Company required by section 439A of the Corporations Act may be held at any time during, or within 5 business days after the end of, the convening period as extended by paragraph 1 of this Order notwithstanding the provisions of section 439A(2) of the Act.
- 3. Pursuant to section 447A(1) of the Act, the first applicants shall within 2 business days:
 - (a) publish a copy of this Order on the website of Grant Thornton at https://www.grantthornton.com.au/en/creditors-information/creditors-information-af/crcgrimfire-pty-limited/(Website); and

ORDER

Filed on behalf of the Applicants

RIMAL ORDER

Form 59 R.661

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- (b) notify the creditors of the Company of the making of this Order by:
 - (i) where the email address of the creditor is known to the first applicants, sending to the creditor electronically to that email address:
 - A. a letter or circular stating that all future notices, reports and communications that the first applicants must or may give or send to the creditors of the Company may be given or sent in accordance with the procedure described in paragraph 4 below; and
 - B. a copy of this Order; and
 - (ii) where the email address of the creditor is not known to the first applicants, sending by pre-paid post to the last known postal address of the creditor:
 - A. a letter or circular stating that all future notices, reports, and communications that the first applicants must or may give or send to the creditors of the Company may be given or sent in accordance with the procedure described in paragraph 4 below; and
 - B. a copy of this Order.
- 4. Pursuant to section 447A(1) of the Act, with respect to the Company, Part 5.3A of the Act is to operate as if:
 - (a) notice of any meeting of the creditors of the Company may be given by notice to those creditors, not less than 5 business days prior to the date of the proposed meeting, by only:
 - (i) placing notice of the meeting, together with any report or other communication from the first applicants in respect of the meeting, on the Website;
 - (ii) causing notice of the meeting to be published on the Australian Securities & Investments Commission Published Notices website; and
 - (iii) doing the following:
 - A. where the email address of the creditor is known to the first applicants, sending to the creditor electronically to that email address, and
 - B. where the email address of the creditor is not known to the first applicants, sending to the creditor by pre-paid post at their last known postal address,

the notice of meeting accompanied by a statement that a copy of any report or other communication from the first applicants in respect of that meeting may be requested from the first applicants or inspected at the offices of the first applicants (including identifying the address) or downloaded from the Website (including identifying the website address);

- (iv) providing a copy of the report or communication in respect of the meeting to any creditor who requests a copy of it; and
- (v) permitting a creditor to inspect a copy of any report or communication in respect of the meeting at the first applicants' offices if that creditor requests that inspection;
- (b) subject to further order, all notices, reports and communications that the first applicants must or may give or send to creditors of the Company (other than a notice of any meeting) may be given or sent to creditors of the Company as follows:
 - (i) placing the notice, report or other communication from the first applicants on the Website;
 - (ii) doing the following:
 - A. where the email address of the creditor is known to the first applicants, sending to the creditor electronically to that email address, and
 - B. where the email address of the creditor is not known to the first applicants, sending to the creditor by pre-paid post at their last known postal address,

a statement that a copy of the notice, report or communication from the first applicants (with a description of the notice, report or communication) may be requested from the first applicants or inspected at the offices of the first applicants (including identifying the address of the offices) or downloaded from the Website (including identifying the website address);

- (iii) providing a copy of the notice, report or communication to any creditor who requests a copy of it;
- (iv) permitting a creditor to inspect a copy of the notice, report or communication at the first applicants' offices if that creditor requests that inspection.
- 5. The following parties have liberty to apply:

- (a) any person with sufficient interest to modify the orders made pursuant to paragraphs 1 to 4 of this Order, including the Australian Securities & Investments Commission, on giving not less than three business days' notice to the first applicants; and
- (b) the first applicants, for any purpose connected with the administration of the Company, including for the purpose of seeking a further extension or further extensions of the convening period.
- 6. The first applicants' costs of this application are costs and expenses of the administration of the Company.

Signed:

Deputy Registrar