

under: Part 15A of the Companies Act 1993

in the matter of: **Sebel Furniture Limited (administrators appointed)**, a duly incorporated company having its registered office at 4 Nikau Street, Mt Eden, Auckland 1021

and: an application by **David John Frank Lombe** and **Vaughan Neil Strawbridge**, both of Sydney, insolvency practitioners, as joint and several administrators of Sebel Furniture Limited, for an order extending the convening period
Applicants

Order of Muir J extending the convening period

Dated: 30 June 2017



DUPLICATE

REFERENCE: M D Arthur (michael.arthur@chapmantripp.com)
M Brengauz (moria.brengauz@chapmantripp.com)

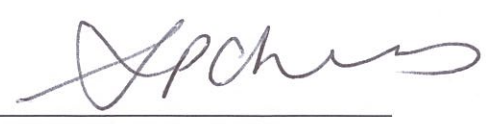
ORDER OF MUIR J EXTENDING THE CONVENING PERIOD

- 1 The application made by the applicants on 26 June 2017 was determined by Muir J on 30 June 2017.
- 2 The following orders were made:
 - 2.1 the application can be properly dealt with on a without notice basis;
 - 2.2 pursuant to section 239AT of the Companies Act 1993, the convening period in the administration of Sebel Furniture Limited (**the Company**) is extended by approximately 180 days so that it expires on 8 January 2018, rather than on 6 July 2017;
 - 2.3 pursuant to section 239ADO(1) of the Companies Act that Part 15A of the Companies Act is to have effect in relation to the applicants and the Company such that the watershed meeting of the Company required by section 239AT of the Companies Act may be held at any time during the period up to or within 5 business days after the end of the convening period as extended by order 3.2 above, notwithstanding the provisions of section 239ADO(2) of the Companies Act;
 - 2.4 within 3 working days of the date of this order, the administrators shall give notice of the making of these orders to each known creditor of the Company by:
 - (a) placing a copy of the orders made by the Court on the website maintained by the applicants at www.deloitte.com.au/sebel-furniture;
 - (b) mail to all other creditors of the Company who have not provided the applicants with an email address; and
 - (c) advertising once in *The New Zealand Herald*, in accordance with section 3(1)(b) of the Companies Act;
 - 2.5 leave to apply is granted to any person who can demonstrate a sufficient interest to modify or discharge the above orders upon appropriate notice being given to the applicants;
 - 2.6 leave is reserved for the administrators to apply further in respect of any ancillary issues arising out of the orders made; and
 - 2.7 the costs of this application will be an expense incurred by the applicants in carrying out their duties as administrators of the Company.



DUPLICATE

Dated: 30 June 2017



Registrar/Deputy Registrar

S. CHIVERS

Sealed on:



DUPLICATE