

24 December 2025

To the creditor as addressed

Dear Sir / Madam

M.A Services Group Pty Ltd (Administrator Appointed)
Trading as Various - Refer Appendix A for Schedule of Registered Business Names
ACN 151 498 001 (the “Company”)

Initial information for creditors

You are receiving this circular as M.A Services Group Pty Ltd (Administrators Appointed) may owe you money. This means that you may be a creditor in the voluntary administration of the Company.

The purpose of this document, including the attachments, is to provide you with information about the voluntary administration of the Company and your rights as a creditor.

Notification of appointment

Jason Tracy and I, Glen Kanevsky were appointed Voluntary Administrators of the Company by a resolution of the Company’s director on 23 December 2025. Evidence of our appointment is attached at **Appendix B**.

Our role

We act for all creditors. We are responsible for controlling the Company’s assets, investigating the Company’s affairs, reporting and providing opinions to creditors and holding meetings of creditors to make decisions on the future of the Company.

Our independence

We have recently prepared a Declaration of Independence, Relevant Relationships and Indemnities (**DIRRI**) in which we disclose that we consider that we are independent in undertaking the role of Voluntary Administrators of the Company. A copy of the DIRRI is attached at **Appendix C**.

Ongoing trading

The appointment of voluntary administrators to the Company has triggered breaches of key licensing conditions, meaning that the Company is unable to lawfully continue certain core functions. Given this, and the liquidity position of the Company, we had no alternative but to cease trading the business effective immediately on our appointment.

We will not accept liability for payment for any goods or services supplied without the express written authority of the Voluntary Administrators.

To minimise impacts on employees and customers, we are working with parties who may be able to take over contracts previously managed by the Company and re-hire former employees of the Company. This means that they may wish to also establish operational accounts with you. Any decisions with respect to contracting with these parties is a matter for you.

What should I do?

If you are a creditor of the Company, you should:

- Read this circular and the attached documents
- Complete the formal proof of debt claim form which is attached as **Appendix E** and return the completed informal proof of debt claim form to this office together with any relevant supporting documents, and
- Determine whether you want to participate in the voluntary administration process, but you do not have to.

If you are not a creditor of the Company, you are not required to take any steps in respect of this matter.

Meetings of creditors

As voluntary Administrators, we are required to hold two (2) meetings of creditors. Details of these meeting are provided below:

Meeting	Information
First meeting of creditors	<p>The first meeting of creditors will be held as follows:</p> <p>Date: Wednesday, 7 January 2026 Time: 10:00AM (AEDT) Address: Virtual Meeting</p> <p>The purpose of this meeting is to consider:</p> <ul style="list-style-type: none">• Our appointment, and• Whether to appoint a Committee of Inspection (COI). <p>Further meeting information, including the notice of the meeting are provided at Appendix E. To participate in this meeting, you will need to:</p> <ul style="list-style-type: none">• Submit a proof of debt form for voting purposes (Appendix E) and information to substantiate your claim.• Appoint a person – a “proxy” or person authorised under a power of attorney – to vote on your behalf at the meeting (Appendix E). This will be necessary if you are unable to attend the meeting, or if the creditor is a company. <p>You can appoint the chairperson of the meeting as your proxy and direct the chairperson how you wish your vote to be cast. If you choose to do this, the chairperson must cast your vote as directed.</p> <p>Proof of debt (voting) and proxy forms are included with the notice of meeting. Completed proof of debt (voting) and, if applicable, proxy forms must be returned to our office by post or email by 5pm (AEDT) on Tuesday, 6 January 2026.</p> <p>This meeting is being held virtually. If you or the person you have appointed, is intending on accessing the meeting virtually, please</p>

	<p>contact our office at MAServices@alvarezandmarsal.com to request meeting details to be provided.</p> <p>Committee of Inspection</p> <p>At this meeting, creditors will consider whether a Committee of Inspection (COI) should be appointed. The role of a COI is to consult with the voluntary administrator and receive reports on the conduct of the administration. A COI can also approve the voluntary administrator's fees.</p> <p>An information sheet on the role of a COI is included at Appendix F. If you believe you would like to nominate for the COI, please complete the nomination form at Appendix E.</p>
Second meeting of creditors	<p>In due course, we will convene the second meeting of creditors.</p> <p>The purpose of the second meeting is for creditors to consider our report and make a decision on the future of the company.</p> <p>Before that meeting you will be sent the notice of meeting and a detailed report which sets out the options for the company's future. We will also give my opinion as to what option we think is in the best interests of creditors.</p>

What do you need to know?

Question	Answer
What is a voluntary administration?	<p>A voluntary administration, or VA, is a process initiated by the directors of a Company when they believe that the Company is, or is likely to become, insolvent. This means that the Company is unable to pay its debts or is likely to become unable to pay its debts.</p> <p>A voluntary administration gives a Company a chance to consider its financial position and its future. Creditors will be given an opportunity to attend meetings and vote on the future of the Company.</p>
What are your rights as a creditor?	<p>Information regarding your rights as a creditor is provided in the information sheet included at Appendix D. This includes your right to:</p> <ul style="list-style-type: none"> • Make reasonable requests for information • Give directions to me • Appoint a reviewing liquidator, and • To replace us as voluntary Administrators.
What happens to your debt?	<p>All creditors of the Company are now creditors in the voluntary administration.</p> <p>It is important to note that a voluntary administration creates restrictions on creditors being able to enforce their rights. You generally cannot enforce your claim, recover your property, enforce your security, commence an action to place the Company into liquidation or act on a personal guarantee.</p>

Question	Answer
	<p>If you have leased the Company property, have a retention of title claim or hold a Personal Property Security in relation to the company, please contact our staff as soon as possible.</p> <p>We are not trading the business. If you are a supplier or employee, you should have received a separate communication on how this appointment impacts your ongoing dealings with the Company.</p>
What is the cost of the voluntary administration?	<p>We get paid out of the Company's money, including realisations from assets or from money paid to me by others, such as the Company's directors. If there is not enough money in the voluntary administration, we do not get paid in full.</p> <p>We will seek your approval of our remuneration at the second meeting of creditors. We will provide you with detailed information regarding our remuneration before that meeting so that you can understand what tasks we have undertaken or will be required to undertake, and the costs of those tasks.</p> <p>Included at Appendix G is our Initial Remuneration Notice. This document provides you with information about how we propose to be paid for undertaking the voluntary administration.</p>
What happens next with the voluntary administration?	<p>We will proceed with the voluntary administration, including:</p> <ul style="list-style-type: none"> • Preparing for and holding the meetings of creditors • Undertaking investigations into the Company's affairs • Analysing any offer for a deed of company arrangement that is received • Preparing our report to creditors. <p>As discussed above, you will receive further correspondence from us before the second meeting of creditors.</p>
Where can you get more information?	<p>The Australian Restructuring Insolvency and Turnaround Association (ARITA) provides information to assist creditors with understanding liquidations and insolvency. This information is available from ARITA's website at arita.com.au/creditors.</p> <p>ASIC also provides information sheets on a range of insolvency topics. These information sheets can be accessed on ASIC's website at asic.gov.au (search for "insolvency information sheets").</p>

Court Orders

The Voluntary Administrators made an application to the Federal Court of Australia to seek leave in relation to:

- The method of communication with creditors;
- Conduct of the first creditors meeting;
- Limitation of the liability of the Voluntary Administrators; and.
- Timeframes for responding to creditors.

The orders were granted on 24 December 2025. A copy of the orders are provided at **Appendix H**.

If you have any further queries or require any assistance with respect to this matter, please contact our office by email at MAServices@alvarezandmarsal.com.

Yours faithfully

A handwritten signature in black ink, appearing to be 'Glen Kanevsky', written over a horizontal line.

Glen Kanevsky
Joint and Several Voluntary Administrator

Attachments

Appendix A - Registered Business Names of the Company
Appendix B - Notification of Appointment
Appendix C - Declaration of Independence, Relevant Relationships and Indemnities
Appendix D - Information Sheet - Creditor Rights in Voluntary Administration
Appendix E - Notice of meeting and other meeting information
Appendix F - Information Sheet: Committee of Inspection
Appendix G - Initial Remuneration Notice
Appendix H - Federal Court Order dated 24 December 2025

Appendix A – Registered Business Names of the Company

M.A Services Group Pty Ltd (Administrator Appointed)
ACN 151 498 001 (the “Company”)

Registered Business Names

Business Name	Date Registered
DATUM SERVICES	16/01/2025
MA Concierge	27/03/2024
MA Traffic	1/09/2021
ORC Australia	8/12/2020
MA Emergency Services	12/12/2018
M.A.Security Guards	5/11/2018
MA Maintenance and Building	18/05/2018
MA Customer Service	14/03/2018
MA Academy	11/02/2018
MA Group Services	25/01/2018
MA Risk Group	12/09/2017
MA RISK MANAGEMENT	1/09/2017
MA Cleaning Group	25/11/2016
M.A. Complete Solutions	19/05/2016
M.A. Security Group	2/05/2016
M.A. SECURITY SOLUTONS	19/01/2015

Appendix B – Notification of Appointment

Form 505

Corporations Act 2001
415(1), 427(2), 427(4), 450A(1)(a),
499(2C)(a) & (b), 537(1) & (2),
Insolvency Practice Rules (Corporations) 2016
s70-60(2)
Corporations Regulations 2001
5.3B.50, 5.3B.54, 5.5.06

External Administration or Controllershship Appointment of an administrator or controller

Liquidator details

Registered liquidator number

439746

Registered liquidator name

GLEN KANEVSKY

Company details

Company name

M.A SERVICES GROUP PTY LTD

ACN

151 498 001

Industry division

**ADMINISTRATIVE AND SUPPORT
SERVICES**

Industry group

Other Administrative Services

ANZSIC Code

729

Add a new appointment

Appointee details

Liquidator No.

439746

Person Name

GLEN KANEVSKY

Address

**ALVAREZ & MARSAL AUSTRALIA,
LEVEL 14 100 QUEEN STREET
MELBOURNE VIC 3000 Australia**

Type of Appointment **Appointed Jointly and
Severally**

Appointee details

Liquidator No. **429179**

Person Name

JASON MARK TRACY

Address

**'ALVAREZ & MARSAL AUSTRALIA'
LEVEL 25 20 BOND STREET SYDNEY
NSW 2000 Australia**

Type of Appointment **Appointed Jointly and
Severally**

Appointment Details

Provide the date of appointment.

23-12-2025

Type of administrator

Administrator

Method of appointment

other appointment

Authentication

This form has been authenticated by

Name **GLEN KANEVSKY**

This form has been submitted by

Name **Matthew DICK**

Date **23-12-2025**

Payment

You need to pay the fee (and any late fees if required) by Bpay or cheque in accordance with the instructions on your invoice

For more help or information

Web www.asic.gov.au
Ask a question? www.asic.gov.au/question
Telephone 1300 300 630

Appendix C - Declaration of Independence, Relevant Relationships and Indemnities

Declaration of Independence, Relevant Relationships and Indemnities

M.A Services Group Pty Ltd (ACN 151 498 001) MA Services Property Group Pty Ltd (ACN 666 554 703) (the Group)

The purpose of this document is to assist creditors with understanding any relevant relationships that Glen Kanevsky and Jason Tracy, the Voluntary Administrators, have with parties who are closely connected to the Group and any indemnities or upfront payments that have been provided to us. None of the relationships disclosed in this document are such that our independence is affected.

Glen Kanevsky and Jason Tracy are Managing Directors and Partners of the Alvarez & Marsal Australia partnership.

This information is provided so you have trust and confidence in our independence and, if not, you can ask for further explanation or information and can act to remove and replace us if you wish.

This declaration is made in respect of ourselves, our partners and staff, Alvarez & Marsal Australia (**A&M Australia**) and other Alvarez & Marsal Entities. In this document, Alvarez & Marsal Entities means A&M Australia and any other entity carrying on business under all or any part of the Alvarez & Marsal name, or which is otherwise within (or associated or connected with an entity within) the Alvarez & Marsal network of firms worldwide (excluding Alvarez & Marsal Capital, LLC and subsidiaries). A&M Australia refers to Alvarez & Marsal Australia (ABN 69 435 570 534). The Alvarez & Marsal Entities, A&M Australia and their related entities are legally separate entities and each of which are liable only for its own acts and omissions and not those of each other. Please see www.alvarezandmarsal.com/about-am to learn more.

We are Professional Members of ARITA – Australian Restructuring Insolvency and Turnaround Association. We acknowledge that we are bound by the ARITA Code of Professional Practice.

A. Independence

We, Glen Kanevsky and Jason Tracy of A&M Australia have assessed our independence and we are not aware of any reasons that would prevent us from accepting this appointment.

There are no other known relevant relationships, including personal, business and professional relationships that should be disclosed beyond those we have disclosed in this document.

B. Circumstances of appointment

How we were referred this appointment

This appointment was referred to us by Gadens, a law firm that was engaged by the Group to provide legal advice. A&M Australia has been referred other matters from Gadens in the past however these matters have been referred on an irregular basis. A&M Australia has not received or paid any benefit

to Gadens with respect to these referrals and there is no expectation, agreement or understanding between A&M Australia and Gadens regarding the conduct of this administration. Prior to our appointment, Gadens engaged us specifically to provide advice as to the Group's likely insolvency and the insolvent appointment options available to it. The terms of engagement also required us to undertake contingency planning in the event this appointment eventuated. Further details, including remuneration we received in respect of this work is disclosed below.

We believe that this referral and/or the prior contingency planning engagement does not result in a conflict of interest or duty because:

- Referral relationships between lawyers and firms of Registered Liquidators are commonplace and do not impact our ability to carry out our duties as Voluntary Administrators.
- The ARITA Code of Professional Conduct considers referral relationships to be acceptable if they are based upon the quality of our professional services and expertise, as is the case here.
- We are not paid any commissions, inducements or benefits by Gadens to undertake any appointments. Nor do we pay any commissions, inducements or benefits to the Gadens to receive referrals.
- There is no expectation, agreement or understanding between us and Gadens regarding the conduct of the administration and we are free to act independently and in accordance with the law and applicable professional standards.
- There is no relationship with Gadens that in our view would restrict us from properly exercising our judgment and duties in relation to the appointment.
- Given its size and nature, undertaking contingency planning prior to accepting the appointment was necessary and appropriate to provide the Voluntary Administrators with an understanding of the Group's operations and financial position.

Did we meet with the Group, the directors or their advisers before we were appointed?

☒ Yes ☐ No

As noted above, on 19 December 2025 A&M Australia were engaged by Gadens to undertake contingency planning. The scope of the contingency planning was strictly limited to advising in relation to the Group's financial situation, solvency and alternative courses of insolvent appointments available to it. During this contingency planning engagement, we collated information about the Group's business operations and financial affairs to enable us to prepare for the possible appointment as Voluntary Administrators.

There were numerous communications and meetings which are summarised in this table.

Date	Attendees	Purpose of Meeting/Communication
12 December 2025	Gadens Glen Kanevsky	Initial telephone call inquiring into our independence and availability to support a potential engagement in relation to the Group.
15 December 2025	Gadens Glen Kanevsky Daniel Linaker (A&M Australia staff member)	Initial meeting with Gadens. Gadens provided a verbal description of the financial challenges being experienced by the Group
18 December 2025	Gadens Micky Ahuja, Director of each Group company	Initial meeting with the director. Director provided a verbal description of the

Date	Attendees	Purpose of Meeting/Communication
	Glen Kanevsky Daniel Linaker	financial challenges being experienced by the Group. We explained the process of a typical contingency plan and the director identified key areas of concern that ought to be the focus of any such proposed contingency planning engagement.
19 December 2025 to 22 December 2025	Gadens Micky Ahuja James Reid, Group CEO Elisa Paau, Group CFO Glen Kanevsky Jason Tracy Daniel Linaker Matthew Fraser (A&M Australia staff member)	Several telephone calls, emails and online meetings between A&M Australia, Gadens, the Group companies' director and management to develop a contingency plan for a potential administration appointment. During this time, the Voluntary Administrators also met with three (3) parties, including the primary secured creditor for M.A Services Group Pty Limited for the purpose of understanding whether, and on what terms, they may have been interested in providing funding to us in the event we were appointed as Voluntary Administrators of the Group.
23 December 2025		Director executed documents appointing us as Voluntary Administrators.

We received \$210,000 plus GST in remuneration for the contingency planning work. In our opinion, the prior contingency planning engagement and these communications do not affect our independence for the following reasons:

- The scope of the contingency planning was limited to assessing the operations and financial affairs of the Group only. No advice was provided to the Group except in relation to the alternate insolvent appointments available to it. There was no negotiation with the Group or Gadens as to an expected, pre-determined or contrived outcome in relation to the assets or liabilities of the Group or the proposed appointment.
- We have not provided any advice to the Group's officers, management or Associates of the Group regarding their personal financial position. These parties were encouraged to seek independent advice from another firm of insolvency practitioners if they had any such queries. Accordingly, the scope of this engagement does not compromise our independence.
- This prior contingency planning engagement would not be the subject of any review or challenge by a voluntary administrator (or later liquidator, should one be appointed).
- The remuneration we received for the contingency planning engagement was paid by Gadens and would not be a potential preferential payment which a voluntary administrator (or liquidator, should be appointed) would be required to investigate.
- The contingency planning enabled us to gain an understanding of the financial position and operations of the Group enabling us to consider whether we might be willing to consent to be appointed as Voluntary Administrators and to prepare for the administration.

- The contingency planning and prior communications do not influence our ability to be able to fully comply with the statutory and fiduciary obligations associated with the administration of the Group.

C. Declaration of Relationships

Within the previous two years, we, or our firm, have had a relationship with:	
The Group?	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No <p>As noted above in section B, Gadens engaged A&M Australia to undertake contingency planning for our possible appointment as Voluntary Administrators of the Group. This involved us working with the Group's Director and senior management to:</p> <ul style="list-style-type: none"> • ascertain operational dependencies and working capital requirements of the business; • consider the potential for selling the business (or part of it) as a going concern; • develop cash flow forecasts for continued trading should we be appointed, including consideration of potential sources of funding for the cash requirement identified; and • develop a strategy for the administration should we be appointed. <p>Due to the significant size and complexity of the Group's operations, this necessitated several meetings and numerous phone calls during the period from 19 December 2025 to 22 December 2025. No advice or recommendations were provided in respect of the Group's strategic matters or future direction to the Group's director or senior management. Due to the urgency of our appointment, we did not provide a written report outlining the contingency plans to Gadens.</p> <p>We do not consider the contingency planning services results in a conflict of interest or duty because:</p> <ul style="list-style-type: none"> • The contingency planning was of a limited time and scope. • The fee received in respect of this work was paid by Gadens and in any event is not material to A&M Australia or the Group. • The contingency planning was for the purpose of assisting ourselves to develop a comprehensive understanding of the Group's financial affairs and business activities so that we could be adequately prepared to undertake the proposed administration should it eventuate. • This work advantages the creditors of the Group by ensuring we would be adequately prepared to take full control of the Group's assets and business operations in an orderly fashion and minimise risks of asset dissipation which would be detrimental to the creditor's best interests. • This work is entirely in keeping with the statutory and fiduciary duties and obligations of an administrator.
The directors of the Group?	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No

Any associates of the Group?	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No <p>As detailed throughout this DIRRI, we have been appointed as Voluntary Administrators to the Group. We are of the view that the appointment to the Group together will have practical benefits to our conduct, particularly as:</p> <ul style="list-style-type: none"> • it will enable an accurate view to be obtained of the financial position of the Group as a whole, and • there are creditors that have claims secured against the assets of each of the Group companies. <p>We are aware however that there may be inter-company transactions within the Group which we may need to adjudicated upon. Although, we are not aware of any potential conflicts arising from our appointment over the Group or any of the companies at this time, if any inter-company dealings or transactions do give rise to a conflict in the future then we undertake to disclose such conflicts to the creditors and, if appropriate, seek Court directions or other relief that may be necessary.</p>							
A former insolvency practitioner appointed to the Group?	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No							
A secured creditor entitled to enforce a security over the whole or substantially the whole of the Group's property?	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No							
	<table border="1"> <thead> <tr> <th>Name</th> <th>Nature of relationship</th> <th>Reasons why no conflict arises</th> </tr> </thead> <tbody> <tr> <td>Scottish Pacific Business Finance Pty Limited (ScotPac)</td> <td> <p>ScotPac is the primary secured creditor of M.A Services Group Pty Ltd (MASG).</p> <p>We have previously undertaken formal insolvency appointments and performed other insolvency-related advisory work which ScotPac has referred to us. This occurred at Deloitte Australia where we were previously Partners.</p> </td> <td> <p>We have never undertaken any work for ScotPac in relation to MASG.</p> <p>The previous referrals by ScotPac of insolvency appointments and advisory engagements do not present a conflict as they pertain to entities that are unrelated to MASG.</p> <p>A&M Australia has professional relationships with many Australian banks and lenders. These referral relationships are very common in the industry and the major banks and lenders understand that Registered Liquidators must act independently and</p> </td> </tr> </tbody> </table>	Name	Nature of relationship	Reasons why no conflict arises	Scottish Pacific Business Finance Pty Limited (ScotPac)	<p>ScotPac is the primary secured creditor of M.A Services Group Pty Ltd (MASG).</p> <p>We have previously undertaken formal insolvency appointments and performed other insolvency-related advisory work which ScotPac has referred to us. This occurred at Deloitte Australia where we were previously Partners.</p>	<p>We have never undertaken any work for ScotPac in relation to MASG.</p> <p>The previous referrals by ScotPac of insolvency appointments and advisory engagements do not present a conflict as they pertain to entities that are unrelated to MASG.</p> <p>A&M Australia has professional relationships with many Australian banks and lenders. These referral relationships are very common in the industry and the major banks and lenders understand that Registered Liquidators must act independently and</p>	
Name	Nature of relationship	Reasons why no conflict arises						
Scottish Pacific Business Finance Pty Limited (ScotPac)	<p>ScotPac is the primary secured creditor of M.A Services Group Pty Ltd (MASG).</p> <p>We have previously undertaken formal insolvency appointments and performed other insolvency-related advisory work which ScotPac has referred to us. This occurred at Deloitte Australia where we were previously Partners.</p>	<p>We have never undertaken any work for ScotPac in relation to MASG.</p> <p>The previous referrals by ScotPac of insolvency appointments and advisory engagements do not present a conflict as they pertain to entities that are unrelated to MASG.</p> <p>A&M Australia has professional relationships with many Australian banks and lenders. These referral relationships are very common in the industry and the major banks and lenders understand that Registered Liquidators must act independently and</p>						

			<p>discharge their duties in accordance with the law.</p> <p>There is no expectation, agreement or understanding between us and ScotPac regarding the conduct of the administration and we are free to act independently and in accordance with the law and applicable professional standards.</p> <p>Therefore, these prior and current relationships with ScotPac do not present a conflict of interest and will not impede our ability to properly discharge our duties and obligations in relation to this appointment.</p>
	Commonwealth Bank of Australia (CBA)	<p>CBA is the primary secured creditor of MA Services Property Group Pty Ltd, and these debts are guaranteed by MASG.</p> <p>We have previously undertaken formal insolvency appointments and performed other insolvency-related advisory work which CBA has referred to us. This occurred at Deloitte Australia where we were previously Partners.</p>	<p>We have never undertaken any work for CBA in relation to the Group.</p> <p>The previous referrals by CBA of insolvency appointments and advisory engagements do not present a conflict as they pertain to entities that are unrelated to the Group.</p> <p>A&M Australia has professional relationships with many Australian banks and lenders. These referral relationships are very common in the industry and the major banks and lenders understand that Registered Liquidators must act independently and discharge their duties in accordance with the law.</p> <p>There is no expectation, agreement or understanding between us and CBA</p>

			<p>regarding the conduct of the administration and we are free to act independently and in accordance with the law and applicable professional standards.</p> <p>Therefore, these prior and current relationships with CBA do not present a conflict of interest and will not impede our ability to properly discharge our duties and obligations in relation to this appointment.</p>
--	--	--	--

<p>Do we have any other relationships that we consider are relevant to creditors assessing our independence?</p> <p><input checked="" type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>The Voluntary Administrators are aware of the following actual or contingent creditors of the Group. While they are not entitled to enforce a security over the whole or substantially the whole of the Group's property they are expected to have material value claims in the administration:</p> <ul style="list-style-type: none"> • Westpac Banking Corporation • National Australia Bank Limited • Pepper Asset Finance Pty Limited • Australia and New Zealand Banking Group Limited • De Lage Landen Pty Limited • Australian Taxation Office <p>(together, Significant Creditors)</p> <p>We have previously undertaken formal insolvency appointments and performed other insolvency-related advisory work for the Significant Creditors. This occurred at Deloitte Australia where we were previously Partners.</p> <p>No conflict arises as a result of these relationships as:</p> <ul style="list-style-type: none"> • We have never undertaken any work for the Significant Creditors in relation to MASG. • The previous referrals by the Significant Creditors of insolvency appointments and advisory engagements do not present a conflict as they pertain to entities that are unrelated to MASG. • A&M Australia has professional relationships with many Australian banks and lenders. These referral relationships are very common in the industry and the major banks and lenders understand that Registered Liquidators must act independently and discharge their duties in accordance with the law. • There is no expectation, agreement or understanding between us and any of the Significant Creditors regarding the conduct of the administration and we are free to act independently and in accordance with the law and applicable professional standards.
--

- Therefore, these prior and current relationships with the Significant Creditors do not present a conflict of interest and will not impede our ability to properly discharge our duties and obligations in relation to this appointment.

There are no other known relevant relationships, including personal, business and professional relationships, from the previous 24 months with the Group, an associate of the Group, a former insolvency practitioner appointed to the Group or any person or entity that has security over the whole or substantially whole of the Group's property that should be disclosed.

D. Indemnities and up-front payments

We have not received any up-front payments or indemnities for this appointment. This does not include any indemnities we may be entitled to under the law.

Dated this 23rd day of December 2025



.....
Glen Kanevsky
Joint and Several Administrator



.....
Jason Tracy
Joint and Several Administrator

Notes:

1. The assessment of independence has been made based on an evaluation of the significance of any threats to independence and in accordance with the requirements of the relevant legislation and professional Standards.
2. If circumstances change, or new information is identified, we are required under the Corporations Act 2001 and ARITA's Code of Professional Practice to update this Declaration and provide a copy to creditors with our next communication as well as table a copy of any replacement declaration at the next meeting of the insolvent's creditors. For creditors' voluntary liquidations and voluntary administrations, this document and any updated versions of this document are required to be lodged with ASIC.

Appendix D - Information Sheet - Creditor Rights in Voluntary Administration

Creditor Rights in Voluntary Administrations

As a creditor, you have rights to request meetings and information or take certain actions:



Right to request information

Information is communicated to creditors in a voluntary administration through reports and meetings.

In a voluntary administration, two meetings of creditors are automatically held. You should expect to receive reports and notice of these meetings:

- The first meeting is held within 8 business days of the voluntary administrator's appointment. A notice of meeting and other information for this meeting will be issued to all known creditors.
- The second, or decision, meeting is usually held within 6 weeks of the appointment, unless an extension is granted. At this meeting, creditors will get to make a decision about the company's future. Prior to this meeting the voluntary administrator will provide creditors with a notice of the meeting and a detailed report to assist in making your decision.

Important information will be communicated to creditors prior to and during these meetings. Creditors are unable to request additional meetings in a voluntary administration.

Creditors have the right to request information at any time. A voluntary administrator must provide a creditor with the requested information if their request is 'reasonable', the information is relevant to the voluntary administration, and the provision of the information would not cause the voluntary administrator to breach their duties.

A voluntary administrator must provide this information to a creditor within 5 business days of receiving the request, unless a longer period is agreed. If, due to the nature of the information requested, the voluntary administrator requires more time to comply with the request, they can extend the period by notifying the creditor in writing.

Requests must be reasonable.

They are not reasonable if:

- (a) complying with the request would prejudice the interests of one or more creditors or a third party
- (b) the information requested would be privileged from production in legal proceedings
- (c) disclosure would found an action for breach of confidence
- (d) there is not sufficient available property to comply with the request
- (e) the information has already been provided
- (f) the information is required to be provided under law within 20 business days of the request
- (g) the request is vexatious

If a request is not reasonable due to (d), (e) or (f) above, the voluntary administrator must comply if the creditor meets the cost of complying with the request.

Otherwise, a voluntary administrator must inform a creditor if their information request is not reasonable and the reason why.

Right to give directions to voluntary administrator

Creditors, by resolution, may give a voluntary administrator directions in relation to a voluntary administration. A voluntary administrator must have regard to these directions, but they are not required to comply with the directions.

If a voluntary administrator chooses not to comply with a direction given by a resolution of the creditors, they must document their reasons for not complying.

An individual creditor cannot provide a direction to a voluntary administrator.

Right to appoint a reviewing liquidator

Creditors, by resolution, may appoint a reviewing liquidator to review a voluntary administrator's remuneration or a cost or expense incurred in a voluntary administration. The review is limited to:

- remuneration approved within the six months prior to the appointment of the reviewing liquidator, and
- expenses incurred in the 12 months prior to the appointment of the reviewing liquidator.

The cost of the reviewing liquidator is paid from the assets of the voluntary administration, in priority to creditor claims.

An individual creditor can appoint a reviewing liquidator with the voluntary administrator's consent, however the cost of this reviewing liquidator must be met personally by the creditor making the appointment.

Right to replace voluntary administrator

At the first meeting, creditors have the right to remove a voluntary administrator and appoint another registered liquidator to act as voluntary administrator.

A creditor must ensure that they have a consent from another registered liquidator prior to the first meeting if they wish to seek the removal and replacement of a voluntary administrator.

Creditors also have the opportunity to replace a voluntary administrator at the second meeting of creditors:

- If creditors vote to accept a proposed deed of company arrangement, they can appoint a different registered liquidator as the deed administrator.
- If creditors vote to place the company into liquidation, they can appoint a different registered liquidator as the liquidator.

It is however usual for the voluntary administrator to act as deed administrator or liquidator. It would be expected that additional costs would be incurred by an alternate deed administrator or liquidator to gain the level of knowledge of the voluntary administrator.

Like with the first meeting, a creditor must ensure that they have a consent from another registered liquidator prior to the second meeting if they wish to seek to appoint an alternative registered liquidator as deed administrator or liquidator.

**For more information, go to www.arita.com.au/creditors.
Specific queries about the voluntary administration should be directed to the voluntary administrator's office.**

Appendix E - Notice of meeting and other meeting information

NOTICE OF MEETING OF CREDITORS OF COMPANY

**M.A Services Group Pty Ltd (Administrators Appointed)
ACN 151 498 001 (the "Company")**

On 23 December 2025, the Company under section 436A appointed Jason Tracy and Glen Kanevsky of Alvarez & Marsal Australia as joint and several voluntary administrators of the Company. The Company traded under the following names:

DATUM SERVICES, MA Concierge, MA Traffic, ORC Australia, MA Emergency Services, M.A. Security Guards, MA Maintenance and Building, MA Customer Service, MA Academy, MA Group Services, MA Risk Group, MA RISK MANAGEMENT, MA Cleaning Group, M.A. Complete Solutions, M.A. Security Group and M.A. SECURITY SOLUTIONS

Notice is given that a meeting of the creditors of the Company will be held as follows:

Date: Wednesday, 7 January 2026
Time: 10:00AM (AEST)
Address: Virtual Meeting

The meeting is being held virtually and all creditors wanting to attend the meeting are required to attend via Virtual Meeting Technology. Although there is no physical place where creditors are able to attend the meeting, I am required under law to nominate a notional place for the meeting for administrative purposes such as establishing the time of the meeting. The notional place for this meeting is: Level 14, 100 Queen Street, Melbourne VIC 3000. **PLEASE DO NOT PHYSICALLY ATTEND AT THIS LOCATION.**

Agenda

The purpose of the meeting is to:

- Provide a brief history of the Company and the background to the appointment.
- The meeting would also determine:
 - Whether to appoint a committee of inspection;
 - If so, who are to be the committee's members; and
 - Approve the COI members to continue dealing with the company in the ordinary course of business.
- At the meeting, creditors may also, by resolution:
 - Remove the administrator from office; and
 - Appoint someone else as administrator of the Company.
- Discuss any other relevant business which may arise.

Attending and voting at the meeting

Creditors are invited to attend the meeting however, they are not entitled to participate and vote at a meeting unless:

- **Proof of debt for voting purposes:** They have lodged with the Joint and Several Voluntary Administrators particulars of the debt or claim and the claim has been admitted, wholly or in part,

for voting purposes by the Joint and Several Voluntary Administrators. If a proof of debt for voting purposes has already been lodged, they do not need to do so again. Refer to Note 1 for further guidance on entitlement to vote.

- **Proxies or attendance:** They are either present in person or by electronic facilities (if being made available) or validly represented by proxy, attorney or an authorised person under s250D of the Corporations Act. If a corporate creditor or representative, a proxy form, power of attorney or evidence of appointment of a company representative pursuant to Section 250D of the Corporations Act 2001 ("the Act") must be validly completed and provided to the Joint and Several Voluntary Administrators at or before the meeting.

To enable sufficient time to review, proofs of debt and proxies (or document authorising the representation) should be submitted to MAServices@alvarezandmarsal.com or Level 14, 100 Queen Street, Melbourne VIC 3000 by no later than **5:00PM (AEDT) on Tuesday, 6 January 2026**. If you choose to return these documents, please allow sufficient time for the documents to be received prior to the due date.

Virtual meeting

Virtual meeting facilities will be utilised for the meeting. If you or the person you have appointed is intending on accessing the meeting virtually, please contact our office by email at MAServices@alvarezandmarsal.com to register your details and obtain instructions on how to access the meeting.

Any queries should be directed to our office by email at MAServices@alvarezandmarsal.com.

Dated 24 December 2025



.....
Glen Kanevsky

Joint and Several Voluntary Administrators

Level 14
100 Queen Street
Melbourne VIC 3000

Note 1: Entitlement to vote and completing proofs

IPR (Corp) 75-85 Entitlement to vote at meetings of creditors

- (1) A person other than a creditor (or the creditor's proxy or attorney) is not entitled to vote at a meeting of creditors.
- (2) Subject to subsections (3), (4) and (5), each creditor is entitled to vote and has one vote.
- (3) A person is not entitled to vote as a creditor at a meeting of creditors unless:
 - (a) his or her debt or claim has been admitted wholly or in part by the external administrator; or
 - (b) he or she has lodged, with the person presiding at the meeting, or with the person named in the notice convening the meeting as the person who may receive particulars of the debt or claim:
 - (i) those particulars; or
 - (ii) if required—a formal proof of the debt or claim.
- (4) A creditor must not vote in respect of:
 - (a) an unliquidated debt; or
 - (b) a contingent debt; or
 - (c) an unliquidated or a contingent claim; or
 - (d) a debt the value of which is not established;unless a just estimate of its value has been made.
- (5) A creditor must not vote in respect of a debt or a claim on or secured by a bill of exchange, a promissory note or any other negotiable instrument or security held by the creditor unless he or she is willing to do the following:
 - (a) treat the liability to him or her on the instrument or security of a person covered by subsection (6) as a security in his or her hands;
 - (b) estimate its value;
 - (c) for the purposes of voting (but not for the purposes of dividend), to deduct it from his or her debt or claim.
- (6) A person is covered by this subsection if:
 - (a) the person's liability is a debt or a claim on, or secured by, a bill of exchange, a promissory note or any other negotiable instrument or security held by the creditor; and
 - (b) the person is either liable to the company directly, or may be liable to the company on the default of another person with respect to the liability; and
 - (c) the person is not an insolvent under administration or a person against whom a winding up order is in force.

IPR (Corp) 75-110 Voting on resolutions

- (7) For the purposes of determining whether a resolution is passed at a meeting of creditors of a company, the value of a creditor of the company who:
 - (a) is a related creditor (within the meaning of subsection 75-41(4) of the Insolvency Practice Schedule (Corporations)), for the purposes of the vote, in relation to the company; and
 - (b) has been assigned a debt; and
 - (c) is present at the meeting personally, by telephone, by proxy or attorney; and
 - (d) is voting on the resolution;
- is to be worked out by taking the value of the assigned debt to be equal to the value of the consideration that the related creditor gave for the assignment of the debt.

APPOINTMENT OF PROXY

**M.A Services Group Pty Ltd (Administrators Appointed)
ACN 151 498 001 (the "Company")**

We / I* _____ (name of signatory)
of _____ (creditor name)
a creditor of M.A Services Group Pty Ltd appoint _____
_____ (name of proxy)
of _____ (address of proxy)
or in his or her absence _____ (details of alternate proxy)

as our general / special proxy to vote at the meeting of creditors to be held on **Wednesday, 7 January 2026 at 10:00AM (AEDT)**, or at any adjournment of that meeting.

If a special proxy, specify how you wish your proxy to vote for each of the resolutions.

Resolutions

	For	Against	Abstain
1. "That a committee of inspection be formed for M.A Services Group Pty Ltd (Administrators Appointed) and that the members of the committee will be those nominated by creditors and communicated by the Chairperson."			
2. "That members of the Committee of Inspection (if applicable) be permitted to derive a profit (directly or indirectly) from continued dealings with the company and its creditors on a business as usual basis during the period of the external administration."			

We / I* authorise our proxy to vote as a general proxy on resolutions other than those specified above.

The proxy will be:

☐ Attending virtually, I understand the notice provides instructions on how to obtain access to the meeting

Signature: _____

Dated: _____

*Omit if inapplicable

FORM 535

Subregulation 5.6.49(2)
Corporations Act 2001

FORMAL PROOF OF DEBT OR CLAIM

To the Joint and Several Voluntary Administrators of M.A Services Group Pty Ltd
(Administrators Appointed) ACN 151 498 001 (the "Company")

1. This is to state that the Company was on 23 December 2025, and still is, justly and truly indebted to: _____

(full name, ABN and address of the creditor and, if applicable, the creditor's partners. If prepared by an employee or agent of the creditor, also insert a description of the occupation of the creditor)

for _____ dollars and _____ cents

Particulars of the debt are:

Date	Consideration (state how the debt arose)	Amount \$	Remarks (include details of voucher substantiating payment)

2. To my knowledge or belief the creditor has not, nor has any person by the creditor's order, had or received any satisfaction or security for the sum or any part of it except for the following:

(insert particulars of all securities held. If the securities are on the property of the company, assess the value of those securities. If any bills or other negotiable securities are held, show them in a schedule in the following form).

Date	Drawer	Acceptor	Amount \$	Due Date

3. Signed by (select option):

- ☐ I am the creditor personally.
- ☐ I am employed by the creditor and authorised in writing by the creditor to make this statement. I know that the debt was incurred for the consideration stated and that the debt, to the best of my knowledge and belief, remains unpaid and unsatisfied.
- ☐ I am the creditor's agent authorised in writing to make this statement in writing. I know the debt was incurred for the consideration stated and that the debt, to the best of my knowledge and belief, remains unpaid and unsatisfied.

Signature: _____ Dated: _____

Name: _____ Occupation: _____

Address: _____

RECEIVE REPORTS BY EMAIL

Yes No

Do you wish to receive all future reports and correspondence from our office via email?

☐☐

Email address:.....

If being used for the purpose of voting at a meeting:

a) Was the debt you are claiming assigned to you?

☐

No

☐

Yes

b) If yes, attach written evidence of the debt, the assignment and consideration given.

☐

Attached

c) If yes, what value of consideration did you give for the assignment (e.g. what amount did you pay for the debt?)

\$

d) If yes, are you a related party creditor of the Company?

(If you are unsure contact the Joint and Several Voluntary Administrators)

☐

No

☐

Yes

NOMINATION FOR COMMITTEE OF INSPECTION
M.A Services Group Pty Ltd (Administrators Appointed)
ACN 151 498 001 (the “Company”)

At the meeting of creditors to be held on **Wednesday, 7 January 2026**, a resolution will be proposed to determine whether to form a Committee of Inspection (**COI**) for the Company. Should creditors decide in favour, a COI will be duly formed. In this regard, we are seeking nominations from creditors of the Company to be appointed to the relevant COI. If you would like to nominate yourself/your company to be appointed to the COI, please complete the details below and return this form via email to MAServices@alvarezandmarsal.com by no later than **5:00PM (AEST) on Tuesday, 6 January 2026**.

Duties and obligations of committee members:

Please read information sheet at **Appendix F** prepared by the Australian Restructuring Insolvency & Turnaround Association (**ARITA**) prior to making a nomination as it provides information about the role and powers of a COI.

☐ I am a creditor of the Company as outlined in the below table for the amount of \$_____ and have duly lodged a claim in the administration. I have read the information provided and understand my duties and obligations should I be appointed to the proposed committee.

Name of creditor:	
Creditor Address:	
Contact Name:	
Position:	
Email Address:	
Contact Number:	

Return this form to: MAServices@alvarezandmarsal.com

Appendix F - Information Sheet: Committee of Inspection

Information Sheet: Committees of Inspection

You have been elected to be, or are considering standing for the role of, a member of a Committee of Inspection (COI) in either a liquidation, voluntary administration or deed of company arrangement of a company (collectively referred to as an external administration).

This information sheet is to assist you with understanding your rights and responsibilities as a member of a COI.

What is a COI?

A COI is a small group of creditors elected to represent the interests of creditors in the external administration. The COI advises and assists the external administrator and also has the power to approve and request certain things – this is discussed in more detail below.

Membership of the COI is a voluntary, unpaid position.

Who can be elected to a COI?

To be eligible to be appointed as a member of a COI, a person must be:

- A creditor
- A person holding the power of attorney of a creditor
- A person authorised in writing by a creditor; or
- A representative of the Commonwealth where a claim for financial assistance has, or is likely to be, made in relation to unpaid employee entitlements.

If a member of the COI is a company, it can be represented by an individual authorised in writing to act on that creditor's behalf. It also allows the creditor to maintain its representation if a change in the individual is required

A COI usually has between 5 and 7 members, though it can have more, or less, depending on the size of the external administration.

A member of a COI can be appointed by:

- resolution at a meeting of creditors
- an employee or a group of employees owed at least 50% of the entitlements owed to employees of the company
- a large creditor or group of creditors that are owed at least 10% of the value of the creditors' claims,

If an employee or group of employees, or a large creditor or group of creditors, appoints a member to the COI, they cannot vote on the general resolution of creditors to appoint members to the COI. Each of these groups also have the power to remove their appointed member of the COI and appoint someone else.

If you are absent from 5 consecutive meetings of the COI without leave of the COI or you become an insolvent under administration, you are removed from the COI.

What are the roles and powers of a COI?

A COI has the following roles:

- to advise and assist the liquidator, voluntary administrator or deed administrator (collectively referred to as the external administrator)
- to give directions to the external administrator
- to monitor the conduct of the external administration.

In respect of directions, the external administrator is only required to have regard to those directions. If there is a conflict between the directions of the COI and the creditors, the directions of the creditors prevail. If the external administrator chooses not to comply with the directions of the COI, the external administrator must document why.

A COI also has the power to:

- approve remuneration of the external administrator after the external administrator has provided the COI with a Remuneration Approval Report (a detailed report setting out the remuneration for undertaking the external administration)
- approve the use of some of the external administrator's powers in a liquidation (compromise of debts over \$100,000 and entering into contracts over 3 months)
- require the external administrator to convene a meeting of the company's creditors
- request information from the external administrator
- approve the destruction of the books and records of the external administration on the conclusion of the external administration
- with the approval of the external administrator, obtain specialist advice or assistance in relation to the conduct of the external administration
- apply to the Court for the Court to enquire into the external administration.

An external administrator is not required to convene a meeting of creditors if the request by the COI is unreasonable, or provide requested information if the request is unreasonable, not relevant to the administration or would cause the external administrator to breach their duties.

A request to convene a meeting of creditors is unreasonable if:

- it would substantially prejudice the interests of a creditor or third party
- there are insufficient funds in the external administration to cover the cost of the request
- a meeting of creditors dealing with the same matters has already been held or will be held within 15 business days, or
- the request is vexatious.

If a request for a meeting is reasonable, the external administrator must hold a meeting of creditors as soon as reasonably practicable.

A request for information is unreasonable if:

- it would substantially prejudice the interests of a creditor or third party
- the information would be subject to legal professional privilege
- disclosure of the information would be a breach of confidence
- there are insufficient funds in the external administration to cover the cost of the request
- the information has been provided or is required to be provided within 20 business days, or
- the request is vexatious.

If the request for information is not unreasonable, the external administrator must provide the requested information within 5 business days, but the law provides for further time in certain circumstances.

An external administrator must inform the COI if their meeting or information request is not reasonable and the reason why.

How does the COI exercise its powers?

A COI exercises its powers by passing resolutions at meetings of the COI. To pass a resolution, a meeting must be convened and a majority of the members of the COI must be in attendance.

A meeting is convened by the external administrator by giving notice of the meeting to the members of the COI. Meetings of the COI can be convened at short notice. The external administrator must keep minutes of the meeting and lodge them with ASIC within one month of the end of the meeting.

ASIC is entitled to attend any meeting of a COI.

What restrictions are there on COI members?

A member of a COI must not directly or indirectly derive any profit or advantage from the external administration. This includes by purchasing assets of the company or by entering into a transaction with the company or a creditor of the company. This prohibition extends to related entities of the member of the COI and a large creditor(s) that appoints a member to the COI.

Creditors, by resolution at a meeting of creditors, can resolve to allow the transaction. The member of the COI or the large creditor(s) that appoints a member to the COI is not allowed to vote on the resolution.

Where can you get more information?

The Australian Restructuring Insolvency and Turnaround Association (ARITA) provides information to assist creditors with understanding external administrations and insolvency. This information is available from ARITA's website at www.arita.com.au/creditors.

ASIC provides information sheets on a range of insolvency topics. These information sheets can be accessed on ASIC's website at www.asic.gov.au (search "insolvency information sheets").

**For more information, go to www.arita.com.au/creditors.
Specific queries about the liquidation should be directed to the liquidator's office.**

Appendix G - Initial Remuneration Notice

Initial Remuneration Notice

M.A Services Group Pty Ltd (Administrators Appointed) ACN 151 498 001

The purpose of the Initial Remuneration Notice is to provide you with information about how we propose my remuneration for undertaking the Voluntary Administration will be set.

1 Remuneration Methods

There are four basic methods that can be used to calculate the remuneration charged by an insolvency practitioner. They are:

- A. **Time based / hourly rates:** This is the most common method. The total fee charged is based on the hourly rate charged for each person who carried out the work multiplied by the number of hours spent by each person on each of the tasks performed.
- B. **Fixed Fee:** The total fee charged is normally quoted at the commencement of the administration and is the total cost for the administration. Sometimes a practitioner will finalise an administration for a fixed fee.
- C. **Percentage:** The total fee charged is based on a percentage of a particular variable, such as the gross proceeds of assets realisations.
- D. **Contingency:** The practitioner's fee is structured to be contingent on a particular outcome being achieved.

2 Method chosen

Given the nature of this administration we propose that my remuneration be calculated on time based / hourly rates. This is because:

- It ensures that creditors are only charged for work that is performed.
- The Practitioner is required to perform a number of tasks which do not relate to the realisation of assets, for example responding to creditor enquiries, reporting to ASIC, distributing funds in accordance with the provisions of the Corporations Act or the Bankruptcy Act.
- The practitioner is unable to estimate with certainty the total amount of fees necessary to complete all tasks required in the Administration.
- The practitioner has a time recording system that can produce a detailed analysis of time spent on each type of task by each individual staff member utilised in the administration;
- Time based remuneration calculates fees upon a basis of time spent at the level appropriate to the work performed;
- the method provides full accountability in the method of calculation.

3 Explanation of Hourly Rates

The rates for our remuneration calculation are set out in the following table together with a general guide showing the qualifications and experience of staff engaged in the administration and the role they take in the administration. The hourly rates charged encompass the total cost of providing professional services and should not be compared to an hourly wage.

Title	Description	Hourly Rate (excl GST)
Managing Director	Registered Liquidator with specialist skills and extensive experience in all forms of insolvency administrations. Brings specialist expertise and knowledge to the administration. Generally, in excess of 10 years' experience.	\$990
Senior Director	Specialist skills brought to the administration. May also be a registered liquidator or have experience sufficient to support an application to become registered. Large amount of experience in managing large, complex engagements at a very senior level over many years. Answerable to the appointee, but otherwise responsible for all aspects of an administration.	\$950
Director	Significant experience across all types of administrations. Strong technical and commercial skills. Will have conduct of small to medium administrations, controlling a team of staff. Assists with planning and control of medium to large administrations.	\$900
Associate Director	Considerable experience across all administrations. Well-developed technical and commercial skills. Has experience in complex matters. Will have conduct of small administrations, supervising a small team of staff. Assists with planning and control of medium to large administrations.	\$850
Manager	Assists with the planning and control of small to medium-sized administrations. May have the conduct of simpler administrations. Can supervise staff. Has experience performing more difficult tasks on larger administrations.	\$780
Senior Associate	Two to three years' experience. Required to control the tasks on small administrations and is responsible for assisting tasks on medium to large administrations.	\$690
Associate	Graduate with one to two years' experience. Required to assist in day-to-day tasks under supervision of more senior staff.	\$630

4 Estimated remuneration

We estimate that this administration will cost approximately \$600,000 to \$900,000 (excl. GST) to complete, subject to the following variables which may have a significant effect on this estimate and that we are unable to determine at this early stage in the administration:

- Availability of funding to continue to trade the business
- Disputes / negotiations with customers and suppliers
- Extent of work required to achieve a sale transaction and timeframe associated with same.

Prior to my appointment, we provided an estimate of the cost of the administration to the director. This estimate is consistent with the estimate provided to the director prior to our appointment.

5 Disbursements

Disbursements are divided into three types:

- **External professional services** - these are recovered at cost. An example of an externally provided professional service is legal fees. It does not include insolvency services, as insolvency services are claimed as remuneration.

- **External non-professional costs** – these are recovered at cost. Examples of external non-professional expenses include travel, accommodation and search fees.
- **Firm non-professional costs** – such as photocopying, printing and postage. These costs, if charged to the Administration, would generally be charged at cost; though some expenses such as telephone calls, photocopying and printing may be charged at a rate which recoups both variable and fixed costs. The recovery of these costs must be on a reasonable commercial basis.

We are not required to seek creditor approval for expenses paid to third parties or for disbursements where we are recovering a cost incurred on behalf of the administration, but we must account to creditors. We must be satisfied that these expenses and disbursements are appropriate, justified and reasonable.

We are required to obtain creditor's consent for the payment of a disbursement where we, or a related entity of ourselves, may directly or indirectly obtain a profit. In these circumstances, creditors will be asked to approve my disbursements prior to these disbursements being paid from the administration. Details of the basis of recovering disbursements in this administration are provided below.

Basis of disbursement claim

Disbursement type	Rate (excl GST)
Externally provided professional services	At Cost
Externally provided non-professional services	At Cost
Internal disbursements	
Staff vehicle use	\$0.88 per km
Website setup and hosting	\$2,500.00

Scale applicable for the financial year ending 30 June 2026


Glen Kanevsky
 Joint and Several Voluntary Administrator
 24 December 2025

Appendix G - Federal Court Order dated 24 December 2025



Federal Court of Australia

District Registry: Victoria Registry

Division: General

No: VID1691/2025

M.A SERVICES GROUP PTY LTD ACN 151 498 001 (ADMINISTRATORS APPOINTED) and another named in the schedule
Plaintiffs

ORDER

JUDGE: Justice Dowling

DATE OF ORDER: 24 December 2025

WHERE MADE: Melbourne

THE COURT ORDERS THAT:

1. Pursuant to s 447A of the *Corporations Act 2001* (Cth) and further or alternatively s 90-15 of Schedule 2 to the Corporations Act, the Insolvency Practice Schedule (Corporations) (IPS), Part 5.3A of the Corporations Act is to operate in relation to the Second Plaintiff as if any notice (**Notice**) required to be given pursuant to ss 75-15 and 75-225(1) of the *Insolvency Practice Rules (Corporations) 2016* (Cth) (**IPR**) will be validly given to creditors of the Second Plaintiff by reason of the following steps having been taken at least five business days prior to the date of the proposed meeting:
 - (a) where the First Plaintiffs (**the Administrators**) have an email address for a creditor (including persons or entities claiming to be creditors), by sending the Notice by email to each such creditor, irrespective of whether the creditor has nominated to receive electronic notifications of documents;
 - (b) where the Administrators do not have an email address for a creditor (including persons or entities claiming to be creditors), but have a postal address for that creditor, by sending the Notice by post to each such creditor;
 - (c) by publishing the Notice on the Australian Securities and Investments Commission (**ASIC**) published notices website appearing at <https://publishednotices.asic.gov.au>; and



- (d) by publishing the Notice on a creditor portal on a website to be established by the Administrators (**Creditor Portal**).
2. Pursuant to s 447A of the Corporations Act and further or alternatively s 90-15 of the IPS, if, pursuant to any provision in any of Part 5.3A of the Corporations Act, Part 5.3A of the Corporations Regulations 2001 (Cth), the IPS or the IPR, the Administrators are required to provide any other notification to creditors during the administration of the Second Plaintiff, the applicable notice requirements will be satisfied if the Administrators give such notice by taking the following steps:
- (a) where the Administrators have an email address for a creditor (including persons or entities claiming to be creditors), by sending the Notice by email to each such creditor, irrespective of whether the creditor has nominated to receive electronic notifications of documents;
 - (b) where the Administrators do not have an email address for a creditor (including persons or entities claiming to be creditors), but have a postal address for that creditor, by sending the Notice by post to each such creditor;
 - (c) to the extent the matter relates to a meeting that is the subject of s 75-40(4) of the IPR, by causing notice of the meeting to be published on the ASIC published notices website at <https://publishednotices.asic.gov.au>; and
 - (d) by publishing the Notice on the Creditor Portal.
3. Pursuant to s 447A of the Corporations Act and further or alternatively s 90-15 of the IPS, to the extent not permitted specifically by ss 75-30, 75-35 and 75-75 of the IPR, the First Plaintiffs be permitted to hold meetings of creditors during the administration of the Second Plaintiff by telephone or audiovisual conference (only, and in place of a physical meeting) with such details of the arrangements for using the telephone or audio-visual conference facilities to be specified in each of the notices issued to creditors.

Conduct of First Meeting

4. Pursuant to s 447A of the Corporations Act and further or alternatively s 90-15 of the IPS, Part 5.3A of the Corporations Act is to operate, in relation to the first meeting of creditors required to be held under s 436E of the Corporations Act for the Second Plaintiff (**First Meeting**) so that the requirement to provide persons attending a virtual



meeting with a reasonable opportunity to participate under s 75-75(1) of the IPR will be satisfied where:

- (a) the Administrators conduct a virtual meeting by way of a live stream format, where participants are able to participate in the meeting by way of a written live chat function which is visible only to the chairperson of the meeting (or his or her delegate), but cannot orally address the meeting;
- (b) the Administrators have given a notice to creditors of the Second Plaintiff (in accordance with Order 2) that specifies that questions, requests for information, or comments that they wish to raise at the First Meeting should be submitted, to the extent possible, to the administrators on or prior to midday on 6 January 2026; and
- (c) the Administrators:
 - (i) answer or address at the First Meeting, as far as practicable, questions, requests for information, or comments submitted by creditors on or prior to midday on 6 January 2026, for a period of not less than two hours or until all such questions, requests for information, and comments have been responded to (whichever occurs sooner); and
 - (ii) may, but are not required at the First Meeting to, answer or address any questions, requests for information, or comments submitted by creditors after midday on 6 January 2026.

5. Within five business days of the First Meeting, the administrators provide creditors with information responding to all questions, requests for information, and comments received prior on or prior to midday on 6 January 2026 which are not in substance addressed at the First Meeting.

Limitation of Administrators' personal liability under leases

6. Pursuant to s 443B(8) of the Corporations Act and further or alternatively s 447A(1) of the Corporations Act, Part 5.3A of the Corporations Act is to operate in relation to the Second Plaintiff with respect to any leases entered into by the Second Plaintiff, including but not limited to the leases which are listed in the attached Schedule 2, as if:



- (a) the First Plaintiffs' personal liability under subss 443A(1)(c) and 443B(2) of the Corporations Act begins on 16 January 2026, such that the First Plaintiffs are not personally liable for any liability with respect to the property leased, used or occupied by the Second Plaintiff (including amounts payable pursuant to any leases entered into by the Second Plaintiff) under the leases listed in the attached Schedule 2, in the period from 23 December 2025 to 16 January 2026 inclusive; and
- (b) the words "within five business days after the beginning of the administration" in s 443B(3) of the Corporations Act instead read "by 16 January 2026".

Extension of time to respond to creditor requests

- 7. Pursuant to s 447A(1) of the Corporations Act and further or alternatively s 90-15 of the IPS, s 70-1(2)(a) of the IPR is to operate in relation to the Second Plaintiff as if:
 - (a) the words "5 business days after receiving the request" be read as "10 business days after receiving the request, where that request is received after midday on 6 January 2026"; and
 - (b) the Administrators may provide the information, report, or document requested by a creditor by publishing that information, report, or document on the Creditor Portal.

Other matters

- 8. The Administrators take all reasonable steps to cause notice of these orders to be given within one business day of the making of these orders to:
 - (a) ASIC; and
 - (b) to creditors of the Second Plaintiff (including persons or entities claiming to be creditors) in the manner specified in Order 2.
- 9. Liberty be granted to any person demonstrating a sufficient interest to apply to vary or discharge any orders made, on three business days' written notice being given to the Plaintiffs and to the Court.
- 10. Liberty be granted to the Administrators to apply on one business day's written notice to the Court in relation to any variation of these orders or any other matter generally arising in the administration of the Second Plaintiff.



11. The Administrators' costs of the application be treated as costs in the administration of the Second Plaintiff.

Date orders authenticated: 24 December 2025

Sia Lagos
Registrar

Note: Entry of orders is dealt with in Rule 39.32 of the *Federal Court Rules 2011*.



Schedule 1

No: VID1691/2025

Federal Court of Australia

District Registry: Victoria Registry

Division: General

Plaintiff

GLENN KANEVSKY AND JASON TRACY (IN THEIR
CAPACITIES AS JOINT AND SEVERAL VOLUNTARY
ADMINISTRATORS OF M.A SERVICES GROUP PTY LTD
(ACN 151 498 001) (ADMINISTRATORS APPOINTED))



Schedule 2

Office Lease Register

State	Location
ACT	Unit4, 69-71 Darling St, Mitchell, ACT 2911
NSW	1st Floor Office Unit 1/468-470 Victoria St, Wetherill Park, NSW 2164
NSW	Level 5, suite 1, 100 George St, Parramatta, NSW 2150
NT	Gulf Centre - 116 Coonawarra Road Winnellie (Building 3, T12/13)
QLD	Suite FF3 on the first Floor of 5 Grevillea Place, Brisbane Airport
QLD	Suite 6B (65m2), 202 Ross River Road
SA	Office 1, 285 Anzac Highway, Plymton SA 5038
TAS	Unit 3, 160 Bungana Way, Cambridge, TAS
VIC	41-47 Thomsons Road, VIC 3047
VIC	Unit 78 / 2 Thomsons Road, VIC 3047
VIC	749 Heidelberg Road, Alphington
WA	4/347 Great Eastern Highway, Redcliffe, WA6104



InfoTrack (Major Accounts)

www.infotrack.com.au
1800 738 524

Companies PPSR Report

Report of registered security interests from the personal property securities register (PPSR) 23/12/2025 at 08:56

Company	No. of registered interests
ACN 151 498 001	140



1. ACN 151 498 001

No.	PPSR#	Secured Party	Date/Time Start	Date/Time End	Date/Time Change	T	M	GONI	APAAP	Collateral Type	Collateral Class Description	Inv.	STC	PMSI	Proceeds	Multiple Grantors	VRN
1	201701130086740	NATIONAL AUSTRALIA BANK LIMITED Acn-004044937	13/1/2017 7:18 PM	7/1/2042 11:59 PM	22/8/2019 11:39 PM	No	No	ML2720714M	N/A	Commercial	Motor vehicle - Any property which is from time to time subject to a security interest under an Asset Finance Agreement (AFA) entered into on or after 13/01/2017 for a motor vehicle in accordance with the Master Asset Finance Agreement (MAFA) between the Grantor and the Secured Party dated on or around 23/11/2016 contract ML2720714, or any other security agreement replacing the AFA or MAFA or arising under an y replacement or subsequent AFA or MAFA	No	No	Yes	Yes - All present and after acquired property.	No	N/A
2	202003260074340	ONSITE RENTAL GROUP OPERATIONS PTY LTD Acn-126102485	26/3/2020 4:11 PM	26/3/2027 11:59 PM	26/2/2025 3:37 PM	No	No	112380	N/A	Commercial	Other goods - All goods sold, leased, rented, bailed, consigned or otherwise made available from time to time (whether present or future) by the secured party to the grantor.	Yes	No	Yes	Yes - All Present and After Acquired Property	No	N/A
3	202004270051403	A.C.N. 603 303 126 PTY LTD Acn-603303126	27/4/2020 4:43 PM	27/4/2027 11:59 PM	1/8/2021 11:14 AM	No	No	ENC_7.506569012A0022	N/A	Commercial	Other goods - TELEPHONE SYSTEMS	No	No	Yes	Yes - All present and after acquired property	No	N/A
4	202009250032482	METAL MANUFACTURES LIMITED Acn-003762641	25/9/2020 12:20 PM	25/9/2027 11:59 PM	25/9/2020 12:20 PM	No	No	VT0075	N/A	Commercial	Other goods - Collateral supplied by the secured party, including but not limited to security and electrical goods and related products.	Yes	No	Yes	Yes - All present and after acquired property.	No	N/A
5	202010060040822	HILLS LIMITED Acn-7573417	6/10/2020 4:18 PM	1/10/2027 11:59 PM	6/10/2020 4:18 PM	No	No	DAS325338	N/A	Commercial	Other goods - All goods supplied	Yes	No	Yes	Yes - All present and after acquired property	No	N/A
6	202106220046971	WESTPAC BANKING CORPORATION Acn-007457141	22/6/2021 2:31 PM	22/6/2028 11:59 PM	18/12/2024 7:35 PM	No	No	ENC_1400A211196.3	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All present and after acquired property	No	N/A
7	202106280025482	WESTPAC BANKING CORPORATION Acn-007457141	28/6/2021 10:59 AM	28/6/2028 11:59 PM	18/12/2024 7:56 PM	No	No	ENC_1500A9111198.3	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All present and after acquired property	No	N/A
8	202108090009513	SCOTTISH PACIFIC BUSINESS FINANCE PTY. LIMITED Acn-008636388	9/8/2021 10:37 AM	9/8/2046 11:59 PM	3/4/2023 1:06 PM	No	No	SPBF VIC 151 498 001	APAAP - No Ex	Commercial	All present and after-acquired property - No exceptions	No	No	No	No	No	N/A
9	202108090009521	SCOTTISH PACIFIC BUSINESS FINANCE PTY. LIMITED Acn-008636388	9/8/2021 10:37 AM	9/8/2046 11:59 PM	3/4/2023 1:06 PM	No	No	SPBF VIC 151 498 001	N/A	Commercial	Intangible property - Account Each present and future account which secured party purchases from grantor or which secured party controls in accordance with section 341(3) of the Personal Property Securities Act.	No	Yes	No	Yes - All proceeds of all intangible property comprising present and future accounts which are described in the description of collateral.	No	N/A
10	202109150004618	SCOTTISH PACIFIC BUSINESS FINANCE PTY. LIMITED Acn-008636388	15/9/2021 8:56 AM	15/9/2046 11:59 PM	8/8/2025 12:36 PM	No	No	SPBF VIC 151498001	N/A	Commercial	Intangible property - General intangible - The ADI account which is the 'nominated account' defined in the terms and conditions of the debtor finance facility agreement between the Grantor and the Secured Party.	No	Yes	No	Yes - All proceeds of all intangible property being the collateral, including money deposited into the stipulated ADI account.	No	N/A
11	202110060041967	NISSAN FINANCIAL SERVICES AUSTRALIA PTY LTD Acn-130046794	6/10/2021 3:13 PM	6/10/2046 11:59 PM	6/10/2021 3:13 PM	No	No		APAAP - No Ex	Commercial	All present and after-acquired property - No exceptions	No	No	No	No	No	N/A
12	202111240026953	NISSAN FINANCIAL SERVICES AUSTRALIA PTY LTD Acn-130046794	24/11/2021 12:16 PM	24/11/2028 11:59 PM	24/11/2021 12:16 PM	No	No		N/A	Commercial	Motor vehicle	Yes	No	Yes	Yes - All present and after acquired property.	No	N/A
13	202202080010632	C.R. KENNEDY & COMPANY PROPRIETARY LIMITED Acn-008458884	8/2/2022 10:16 AM	8/2/2029 11:59 PM	2/4/2025 4:29 PM	No	No	023288	N/A	Commercial	Other goods - All goods supplied	Yes	No	Yes	Yes - All present and after acquired property.	No	N/A



14	202203250055855	METRO FINANCE PTY LIMITED Acn-600674093	25/3/2022 3:41 PM	25/3/2029 11:59 PM	16/2/2024 1:22 PM	No	No	M190258	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - Any insurance policy and its proceeds relating to the collateral, and all other present and after acquired property.	No	N/A
15	202205100057667	METRO FINANCE PTY LIMITED Acn-600674093	10/5/2022 3:54 PM	10/5/2029 11:59 PM	16/2/2024 1:29 PM	No	No	M195240	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - Any insurance policy and its proceeds relating to the collateral, and all other present and after acquired property.	No	N/A

No.	PPSR#	Secured Party	Date/Time Start	Date/Time End	Date/Time Change	T	M	GONI	APAAP	Collateral Type	Collateral Class Description	Inv.	STC	PMSI	Proceeds	Multiple Grantors	VRN
16	202205300008218	METRO FINANCE PTY LIMITED Acn-600674093	30/5/2022 9:38 AM	30/5/2029 11:59 PM	16/2/2024 1:33 PM	No	No	M196046	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - Any insurance policy and its proceeds relating to the collateral, and all other present and after acquired property.	No	N/A
17	202207060034088	VISION INTELLIGENCE PTY LTD Acn-060402093	6/7/2022 1:55 PM	6/7/2029 11:59 PM	3/10/2024 9:27 AM	No	No	116498	N/A	Commercial	Other goods - All goods supplied by Secured Party of the Grantor including but not limited to surveillance equipment, and other related goods.	Yes	No	Yes	Yes - All Present and After Acquired Property	No	N/A
18	202207080011810	METRO FINANCE PTY LIMITED Acn-600674093	8/7/2022 9:23 AM	8/7/2029 11:59 PM	16/2/2024 1:41 PM	No	No	M203886	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - Any insurance policy and its proceeds relating to the collateral, and all other present and after acquired property.	No	N/A
19	202207190064138	DE LAGE LANDEN PTY LIMITED Acn-101692040	19/7/2022 7:37 PM	19/7/2027 11:59 PM	21/7/2025 7:28 PM	No	No	120-0579146-001*574588	N/A	Commercial	Other goods - C558 Serial No.: SA79K041000427	No	No	Yes	Yes - All present and after acquired property.	No	N/A
20	202208040049825	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	4/8/2022 4:00 PM	4/7/2026 11:59 PM	27/10/2023 12:45 PM	No	No	586174-1078132	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
21	202208170050619	PEPPER ASSET FINANCE PTY LTD Acn-165183317	17/8/2022 2:16 PM	17/8/2029 11:59 PM	17/8/2022 2:16 PM	No	No	A-1120523	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All present and after acquired property	No	N/A
22	202209060040153	PEPPER ASSET FINANCE PTY LTD Acn-165183317	6/9/2022 1:58 PM	6/9/2029 11:59 PM	6/9/2022 1:58 PM	No	No	A-1125999	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All present and after acquired property	No	N/A
23	202209200007725	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	20/9/2022 9:00 AM	20/8/2026 11:59 PM	27/10/2023 12:54 PM	No	No	589872-1084439	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
24	202211170053795	WINC AUSTRALIA PTY LIMITED Acn-000728398	17/11/2022 4:13 PM	17/11/2029 11:59 PM	17/11/2022 4:13 PM	No	No	32242235	N/A	Commercial	Other goods - All goods, equipment and/or other tangible property (including any accessions to those goods, equipment and/or property) sold, leased, hired, rented, bailed, supplied on consignment, sold subject to a conditional sale agreement including retention of title or otherwise made available by the secured party to the grantor.	Yes	No	Yes	Yes - All present and after acquired property	No	N/A
25	202211210055534	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	21/11/2022 4:00 PM	21/10/2026 11:59 PM	27/10/2023 1:08 PM	No	No	593872-1092880	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
26	202211230046493	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	23/11/2022 3:00 PM	23/10/2026 11:59 PM	27/10/2023 1:09 PM	No	No	593997-1093060	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A



27	202212090034384	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	9/12/2022 1:01 PM	9/11/2027 11:59 PM	27/10/2023 1:12 PM	No	No	595119-1095494	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
28	202212160013299	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	16/12/2022 10:00 AM	16/11/2026 11:59 PM	27/10/2023 1:14 PM	No	No	595569-1096556	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
29	202212190067268	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	19/12/2022 6:01 PM	19/11/2026 11:59 PM	27/10/2023 1:15 PM	No	No	595730-1096879	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
30	202212190067275	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	19/12/2022 6:01 PM	19/11/2026 11:59 PM	27/10/2023 1:15 PM	No	No	595730-1096880	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
31	202212190067281	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	19/12/2022 6:01 PM	19/11/2026 11:59 PM	27/10/2023 1:15 PM	No	No	595730-1096881	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
32	202212200018460	MERCEDES-BENZ FINANCIAL SERVICES AUSTRALIA PTY LTD Acn-074134517	20/12/2022 10:16 AM	20/12/2029 11:59 PM	23/8/2024 10:24 AM	No	No	570684	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All present and after acquired property	No	BVS785
33	202301200025830	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	20/1/2023 12:01 PM	20/12/2026 11:59 PM	27/10/2023 1:21 PM	No	No	593998-1099906	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
34	202301300059969	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	30/1/2023 5:00 PM	30/12/2025 11:59 PM	27/10/2023 1:23 PM	No	No	597656-1100867	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
35	202301300059976	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	30/1/2023 5:00 PM	30/12/2025 11:59 PM	27/10/2023 1:23 PM	No	No	597656-1100868	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After	No	N/A

No.	PPSR#	Secured Party	Date/Time Start	Date/Time End	Date/Time Change	T	M	GONI	APAAP	Collateral Type	Collateral Class Description	Inv.	STC	PMSI	Proceeds	Multiple Grantors	VRN
															Acquired Property		
36	202301310063686	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	31/1/2023 4:01 PM	31/12/2025 11:59 PM	27/10/2023 1:24 PM	No	No	597749-1101083	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
37	202302140046583	DICKER DATA LIMITED Acn-000 969 362	14/2/2023 3:20 PM	14/2/2030 11:59 PM	25/9/2025 4:54 PM	No	No	388752	N/A	Commercial	Other goods - All goods supplied by the Secured Party to the Grantor.	Yes	No	Yes	Yes - All Present and After Acquired Property.	No	N/A
38	202303170018769	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	17/3/2023 11:01 AM	17/2/2026 11:59 PM	27/10/2023 1:33 PM	No	No	600471-1106719	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
39	202304110034569	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	11/4/2023 2:01 PM	11/3/2027 11:59 PM	27/10/2023 1:38 PM	No	No	601714-1109237	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
40	202305090016302	PEPPER ASSET FINANCE PTY LTD Acn-165183317	9/5/2023 10:22 AM	9/5/2030 11:59 PM	9/5/2023 10:22 AM	No	No	A-1199428	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All present and after acquired property	No	N/A
41	202305300052424	PEPPER ASSET FINANCE PTY LTD Acn-165183317	30/5/2023 12:53 PM	30/5/2030 11:59 PM	30/5/2023 12:53 PM	No	No	A-1209662	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All present and after acquired property	No	N/A
42	202305300052606	PEPPER ASSET FINANCE PTY LTD Acn-165183317	30/5/2023 12:54 PM	30/5/2030 11:59 PM	30/5/2023 12:54 PM	No	No	A-1209704	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All present and after acquired property	No	N/A
43	202305300052699	PEPPER ASSET FINANCE PTY LTD Acn-165183317	30/5/2023 12:55 PM	30/5/2030 11:59 PM	30/5/2023 12:55 PM	No	No	A-1209839	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All present and after acquired property	No	N/A
44	202306070077677	DE LAGE LANDEN PTY LIMITED Acn-101692040	7/6/2023 7:56 PM	7/6/2029 11:59 PM	7/6/2023 7:56 PM	No	No	120-0579146-002*613586	N/A	Commercial	Other goods - copier C250I Serial No.: SAA2M041017133	No	No	Yes	Yes - All present and after acquired property.	No	N/A



45	202306080067658	PEPPER ASSET FINANCE PTY LTD Acn-165183317	8/6/2023 3:39 PM	8/6/2030 11:59 PM	8/6/2023 3:39 PM	No	No	A-1213073	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All present and after acquired property	No	N/A
46	202306210039560	METRO FINANCE PTY LIMITED Acn-600674093	21/6/2023 12:22 PM	21/6/2030 11:59 PM	16/2/2024 2:41 PM	No	No	M250742	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - Any insurance policy and its proceeds relating to the collateral, and all other present and after acquired property.	No	N/A
47	202306300075363	AUSTRALIA AND NEW ZEALAND BANKING GROUP LIMITED Acn-5357522	30/6/2023 1:33 PM	30/6/2030 11:59 PM	30/6/2023 1:33 PM	No	No	AF-290705-718643-283377	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All present and after acquired property.	No	N/A
48	202306300075597	AUSTRALIA AND NEW ZEALAND BANKING GROUP LIMITED Acn-5357522	30/6/2023 1:34 PM	30/6/2030 11:59 PM	30/6/2023 1:34 PM	No	No	AF-290705-718642-283376	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All present and after acquired property.	No	N/A
49	202306300076372	AUSTRALIA AND NEW ZEALAND BANKING GROUP LIMITED Acn-5357522	30/6/2023 1:36 PM	30/6/2030 11:59 PM	30/6/2023 1:36 PM	No	No	AF-290705-718641-283375	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All present and after acquired property.	No	N/A
50	202306300076533	AUSTRALIA AND NEW ZEALAND BANKING GROUP LIMITED Acn-5357522	30/6/2023 1:37 PM	30/6/2030 11:59 PM	30/6/2023 1:37 PM	No	No	AF-290705-718640-283374	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All present and after acquired property.	No	N/A
51	202307070053345	METRO FINANCE PTY LIMITED Acn-600674093	7/7/2023 3:31 PM	7/7/2030 11:59 PM	16/2/2024 2:46 PM	No	No	M257067	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - Any insurance policy and its proceeds relating to the collateral, and all other present and after acquired property.	No	N/A
52	202307240060401	CENTRAL SECURITY DISTRIBUTION PTY LTD Acn-129573164	24/7/2023 4:51 PM	24/7/2030 11:59 PM	24/7/2023 4:51 PM	No	No	DMAS8177	N/A	Commercial	Other goods - All goods supplied.	Yes	No	Yes	Yes - All present and after acquired property.	No	N/A
53	202308100011490	METRO FINANCE PTY LIMITED Acn-600674093	10/8/2023 9:31 AM	10/8/2030 11:59 PM	16/2/2024 2:51 PM	No	No	M261849	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - Any insurance policy and its proceeds relating to the collateral, and all other present and after acquired property.	No	N/A
54	202308240033767	METRO FINANCE PTY LIMITED Acn-600674093	24/8/2023 12:11 PM	24/8/2030 11:59 PM	16/2/2024 2:53 PM	No	No	M264532	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - Any insurance policy and its proceeds relating to	No	N/A

No.	PPSR#	Secured Party	Date/Time Start	Date/Time End	Date/Time Change	T	M	GONI	APAAP	Collateral Type	Collateral Class Description	Inv.	STC	PMSI	Proceeds	Multiple Grantors	VRN
															the collateral, and all other present and after acquired property.		
55	202308280049563	METRO FINANCE PTY LIMITED Acn-600674093	28/8/2023 2:27 PM	28/8/2030 11:59 PM	16/2/2024 2:54 PM	No	No	M265478	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - Any insurance policy and its proceeds relating to the collateral, and all other present and after acquired property.	No	N/A
56	202309070062279	METRO FINANCE PTY LIMITED Acn-600674093	7/9/2023 5:07 PM	7/9/2030 11:59 PM	16/2/2024 2:57 PM	No	No	M264165	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - Any insurance policy and its proceeds relating to the collateral, and all other present and after acquired property.	No	N/A



57	202309130020438	METRO FINANCE PTY LIMITED Acn-600674093	13/9/2023 10:55 AM	13/9/2030 11:59 PM	16/2/2024 2:57 PM	No	No	M268777	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - Any insurance policy and its proceeds relating to the collateral, and all other present and after acquired property.	No	N/A
58	202309150051562	METRO FINANCE PTY LIMITED Acn-600674093	15/9/2023 2:41 PM	15/9/2030 11:59 PM	16/2/2024 2:58 PM	No	No	M269576	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - Any insurance policy and its proceeds relating to the collateral, and all other present and after acquired property.	No	N/A
59	202310130056517	METRO FINANCE PTY LIMITED Acn-600674093	13/10/2023 3:12 PM	13/10/2030 11:59 PM	16/2/2024 3:04 PM	No	No	M274500	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - Any insurance policy and its proceeds relating to the collateral, and all other present and after acquired property.	No	N/A
60	202310130056984	METRO FINANCE PTY LIMITED Acn-600674093	13/10/2023 3:15 PM	13/10/2030 11:59 PM	16/2/2024 3:04 PM	No	No	M274498	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - Any insurance policy and its proceeds relating to the collateral, and all other present and after acquired property.	No	N/A
61	202310160025969	METRO FINANCE PTY LIMITED Acn-600674093	16/10/2023 12:16 PM	16/10/2030 11:59 PM	16/2/2024 3:04 PM	No	No	M275552	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - Any insurance policy and its proceeds relating to the collateral, and all other present and after acquired property.	No	N/A
62	202310310009084	PEPPER ASSET FINANCE PTY LTD Acn-165183317	31/10/2023 9:03 AM	31/10/2030 11:59 PM	31/10/2023 9:03 AM	No	No	A-1248204	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All present and after acquired property	No	N/A
63	202311240082276	PEPPER ASSET FINANCE PTY LTD Acn-165183317	24/11/2023 4:55 PM	24/11/2030 11:59 PM	24/11/2023 4:55 PM	No	No	A-1269613	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All present and after acquired property	No	N/A
64	202311250005077	METRO FINANCE PTY LIMITED Acn-600674093	25/11/2023 9:22 AM	25/11/2030 11:59 PM	16/2/2024 3:13 PM	No	No	M285373	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - Any insurance policy and its proceeds relating to the collateral, and all other present and after acquired property.	No	N/A
65	202312080047211	METRO FINANCE PTY LIMITED Acn-600674093	8/12/2023 1:47 PM	8/12/2030 11:59 PM	16/2/2024 3:17 PM	No	No	M285398	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - Any insurance policy and its proceeds relating to the collateral, and all other present and after acquired property.	No	N/A

No.	PPSR#	Secured Party	Date/Time Start	Date/Time End	Date/Time Change	T	M	GONI	APAAP	Collateral Type	Collateral Class Description	Inv.	STC	PMSI	Proceeds	Multiple Grantors	VRN
66	202312200063238	METAL MANUFACTURES LIMITED Acn-003762641	20/12/2023 2:47 PM	20/12/2030 11:59 PM	20/12/2023 2:47 PM	No	No	VT0075	N/A	Commercial	Other goods - Collateral supplied by the secured party, including but not limited to security and electrical goods and related products.	Yes	No	Yes	Yes - All present and after acquired property.	No	N/A



67	202401030012129	BRIDGESTONE AUSTRALIA LTD. Acn-007516841	3/1/2024 10:48 AM	3/1/2031 11:59 PM	3/1/2024 10:48 AM	No	No	10017880	N/A	Commercial	Other goods - All goods and equipment supplied, bailed, leased or consigned by the Secured Party to the Grantor from time to time (including without limitation tyres, wheels, storage equipment, signs and other related products)	Yes	No	Yes	Yes - All present and after acquired property.	No	N/A
68	202401110050628	METRO FINANCE PTY LIMITED Acn-600674093	11/1/2024 3:27 PM	11/1/2031 11:59 PM	16/2/2024 3:22 PM	No	No	M291492	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - Any insurance policy and its proceeds relating to the collateral, and all other present and after acquired property.	No	N/A
69	202401120010207	METRO FINANCE PTY LIMITED Acn-600674093	12/1/2024 9:32 AM	12/1/2031 11:59 PM	16/2/2024 3:22 PM	No	No	M291513	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - Any insurance policy and its proceeds relating to the collateral, and all other present and after acquired property.	No	N/A
70	202401190064006	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	19/1/2024 5:24 PM	20/12/2026 11:59 PM	19/1/2024 5:24 PM	No	No	597171-1099863	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
71	202402090020672	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	9/2/2024 11:02 AM	9/2/2027 11:59 PM	9/2/2024 11:02 AM	No	No	617924-1143682	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
72	202402120030117	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	12/2/2024 1:02 PM	12/2/2027 11:59 PM	12/2/2024 1:02 PM	No	No	617921-1143677	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
73	202402210034431	MERCEDES-BENZ FINANCIAL SERVICES AUSTRALIA PTY LTD Acn-074134517	21/2/2024 12:31 PM	21/2/2031 11:59 PM	23/8/2024 11:41 AM	No	No	597472	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All present and after acquired property	No	PBO801
74	202403040029866	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	4/3/2024 1:02 PM	4/3/2027 11:59 PM	4/3/2024 1:02 PM	No	No	619427-1146722	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
75	202403080015419	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	8/3/2024 10:03 AM	8/3/2027 11:59 PM	8/3/2024 10:03 AM	No	No	619700-1147192	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
76	202403210084156	DE LAGE LANDEN PTY LIMITED Acn-101692040	21/3/2024 7:13 PM	21/3/2028 11:59 PM	21/3/2024 7:13 PM	No	No		N/A	Commercial	Other goods - PHOTOCOPIER Serial No.: SAA2J041005029	No	No	Yes	Yes - All present and after acquired property.	No	N/A
77	202403210084160	DE LAGE LANDEN PTY LIMITED Acn-101692040	21/3/2024 7:13 PM	21/3/2028 11:59 PM	21/3/2024 7:13 PM	No	No		N/A	Commercial	Other goods - PHOTOCOPIER Serial No.: SAA2J041000652	No	No	Yes	Yes - All present and after acquired property.	No	N/A
78	202403210084173	DE LAGE LANDEN PTY LIMITED Acn-101692040	21/3/2024 7:13 PM	21/3/2028 11:59 PM	21/3/2024 7:13 PM	No	No		N/A	Commercial	Other goods - PHOTOCOPIER Serial No.: SAA2K041001159	No	No	Yes	Yes - All present and after acquired property.	No	N/A
79	202404150012601	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	15/4/2024 10:01 AM	15/4/2027 11:59 PM	15/4/2024 10:01 AM	No	No	621578-1151267	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
80	202404150020379	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	15/4/2024 11:01 AM	15/4/2027 11:59 PM	15/4/2024 11:01 AM	No	No	621579-1151285	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
81	202405090016490	METRO FINANCE PTY LIMITED Acn-600674093	9/5/2024 10:19 AM	9/5/2031 11:59 PM	9/5/2024 10:19 AM	No	No	M295597	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - Any insurance policy and its proceeds relating to the collateral, and all other present and after acquired property.	No	N/A
82	202406200037415	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	20/6/2024 12:00 PM	20/6/2027 11:59 PM	20/6/2024 12:00 PM	No	No	625634-1159884	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A



83	202406210026048	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	21/6/2024 11:00 AM	21/6/2027 11:59 PM	21/6/2024 11:00 AM	No	No	625730-1160073	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
84	202406280049981	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	28/6/2024 12:00 PM	28/6/2027 11:59 PM	28/6/2024 12:00 PM	No	No	626339-1161219	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A

No.	PPSR#	Secured Party	Date/Time Start	Date/Time End	Date/Time Change	T	M	GONI	APAAP	Collateral Type	Collateral Class Description	Inv.	STC	PMSI	Proceeds	Multiple Grantors	VRN
85	202406280050056	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	28/6/2024 12:00 PM	28/6/2027 11:59 PM	28/6/2024 12:00 PM	No	No	626340-1161223	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
86	202406280064025	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	28/6/2024 1:00 PM	28/6/2027 11:59 PM	28/6/2024 1:00 PM	No	No	626372-1161254	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
87	202407100031951	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	10/7/2024 12:00 PM	10/6/2027 11:59 PM	10/7/2024 12:00 PM	No	No	626885-1162372	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
88	202407110035685	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	11/7/2024 1:00 PM	11/7/2027 11:59 PM	11/7/2024 1:00 PM	No	No	626956-1162527	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
89	202407150061570	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	15/7/2024 5:14 PM	15/7/2027 11:59 PM	15/7/2024 5:14 PM	No	No	627198-1162978	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
90	202407180039381	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	18/7/2024 1:00 PM	18/7/2027 11:59 PM	18/7/2024 1:00 PM	No	No	627352-1163331	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
91	202408080068405	DE LAGE LANDEN PTY LIMITED Acn-101692040	8/8/2024 7:18 PM	8/8/2028 11:59 PM	8/8/2024 7:18 PM	No	No		N/A	Commercial	Other goods - PHOTOCOPIER Serial No.: SAA2K041003738	No	No	Yes	Yes - All present and after acquired property.	No	N/A
92	202409110054572	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	11/9/2024 3:00 PM	11/9/2027 11:59 PM	11/9/2024 3:00 PM	No	No	629921-1169005	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
93	202409230012785	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	23/9/2024 10:00 AM	23/8/2027 11:59 PM	23/9/2024 10:00 AM	No	No	630444-1170268	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
94	202409230012792	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	23/9/2024 10:00 AM	23/8/2027 11:59 PM	23/9/2024 10:00 AM	No	No	630444-1170269	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
95	202409230020891	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	23/9/2024 11:00 AM	23/8/2027 11:59 PM	23/9/2024 11:00 AM	No	No	630440-1170252	N/A	Commercial	Other goods - ONE (1) ONLY VARIOUS CLEANING EQUIPMENT/SCRUBBERSPACVAC SUPERPRO 700 WITH RCD X 34, GRANDE BRIO 50B SCRUBBER X 34, POLIVAC STINGRAY 50CM BATTERY OPERATED X 30.SERIAL NO: SEE ANNEXURE A	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
96	202410290035202	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	29/10/2024 12:00 PM	29/10/2027 11:59 PM	29/10/2024 12:00 PM	No	No	632475-1174989	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
97	202410300049284	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	30/10/2024 1:06 PM	30/10/2031 11:59 PM	30/10/2024 1:06 PM	No	No	MAN-0478326	N/A	Commercial	Other goods - ONE (1) 2024 ONLY PACVAC & ATTACHMENTS, SERIAL NUMBER VARIOUS, REFER TO INVOICES AND DOCS FOR BREAKDOWN.	No	No	Yes	Yes - All present and after acquired property.	No	N/A
98	202411190079968	COMMONWEALTH BANK OF AUSTRALIA Acn-123 123 124	19/11/2024 6:23 PM	No stated end time	19/11/2024 6:23 PM	No	No	CCLCCL240829835922 44987616	APAAP - No Ex	Commercial	All present and after-acquired property - No exceptions	No	No	No	No	No	N/A
99	202412110036445	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	11/12/2024 12:00 PM	11/12/2027 11:59 PM	11/12/2024 12:00 PM	No	No	634845-1180116	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
100	202501230010726	BMW AUSTRALIA FINANCE LIMITED Acn-007101715	23/1/2025 10:01 AM	23/1/2032 11:59 PM	23/1/2025 10:01 AM	No	No	1263724	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All present and after acquired property.	No	N/A



101	202502270047517	VOLKSWAGEN FINANCIAL SERVICES AUSTRALIA PTY LIMITED Acn-097071460 Arbn-20097071460	27/2/2025 1:10 PM	27/2/2032 11:59 PM	27/2/2025 1:10 PM	No	No	01451806:00000001	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - MOTOR VEHICLE	No	DBP915
102	202502280039388	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	28/2/2025 12:00 PM	28/1/2028 11:59 PM	28/2/2025 12:00 PM	No	No	637865-1187141	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
103	202505150037544	ALLOYS INTERNATIONAL PRINTER & HARDWARE DIVISION PTY LTD Acn-070112195 INTEGRIX SYSTEMS PTY. LTD. Acn-096255257	15/5/2025 1:00 PM	15/5/2032 11:59 PM	15/5/2025 1:00 PM	No	No		N/A	Commercial	Other goods - All goods sold, leased, hired, rented, bailed, supplied on consignment, sold subject to a conditional sale agreement including retention of title or otherwise made available by the secured party to the grantor.	Yes	No	Yes	Yes - All present & after acquired property	No	N/A
104	202505160046479	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	16/5/2025 2:00 PM	16/5/2028 11:59 PM	16/5/2025 2:00 PM	No	No	641029-1194371	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
105	202505200054298	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	20/5/2025 3:00 PM	20/5/2028 11:59 PM	20/5/2025 3:00 PM	No	No	641142-1194661	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
106	202505230080853	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	23/5/2025 5:00 PM	23/4/2029 11:59 PM	23/5/2025 5:00 PM	No	No	641357-1195176	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After	No	N/A

No.	PPSR#	Secured Party	Date/Time Start	Date/Time End	Date/Time Change	T	M	GONI	APAAP	Collateral Type	Collateral Class Description	Inv.	STC	PMSI	Proceeds	Multiple Grantors	VRN
															Acquired Property		
107	202505290064049	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	29/5/2025 3:00 PM	29/5/2028 11:59 PM	29/5/2025 3:00 PM	No	No	641688-1195888	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
108	202506030047144	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	3/6/2025 3:00 PM	3/5/2028 11:59 PM	3/6/2025 3:00 PM	No	No	641914-1196525	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
109	202506030056270	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	3/6/2025 4:00 PM	3/5/2028 11:59 PM	3/6/2025 4:00 PM	No	No	641917-1196529	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
110	202506040044736	METRO FINANCE PTY LIMITED Acn-600674093	4/6/2025 1:58 PM	4/6/2032 11:59 PM	4/6/2025 1:58 PM	No	No	M407962	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - Any insurance policy and its proceeds relating to the collateral, and all other present and after acquired property.	No	N/A
111	202506060030011	CNW PTY LTD Acn-009 669 836	6/6/2025 11:53 AM	6/6/2032 11:59 PM	6/6/2025 11:53 AM	No	No	BGWT 45426	N/A	Commercial	Other goods	Yes	Yes	Yes	Yes - All present and after acquired property	No	N/A
112	202506060044368	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	6/6/2025 2:00 PM	6/5/2028 11:59 PM	6/6/2025 2:00 PM	No	No	642132-1197015	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
113	202506160035706	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	16/6/2025 1:00 PM	16/5/2028 11:59 PM	16/6/2025 1:00 PM	No	No	642509-1198093	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
114	202506190103300	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	19/6/2025 5:00 PM	19/5/2029 11:59 PM	19/6/2025 5:00 PM	No	No	642786-1198706	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
115	202507090047312	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	9/7/2025 3:00 PM	9/6/2028 11:59 PM	9/7/2025 3:00 PM	No	No	643912-1200992	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
116	202507290039783	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	29/7/2025 1:00 PM	29/6/2028 11:59 PM	29/7/2025 1:00 PM	No	No	644686-1202805	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A



117	202507310016516	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	31/7/2025 10:00 AM	30/6/2028 11:59 PM	31/7/2025 10:00 AM	No	No	644796-1203031	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
118	202507310027297	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	31/7/2025 11:00 AM	30/6/2028 11:59 PM	31/7/2025 11:00 AM	No	No	644797-1203034	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
119	202508050071716	DE LAGE LANDEN PTY LIMITED Acn-101692040	5/8/2025 7:15 PM	5/8/2029 11:59 PM	5/8/2025 7:15 PM	No	No		N/A	Commercial	Other goods - COPIER300I Serial No.: SAA2K041016027	No	No	Yes	Yes - All present and after acquired property.	No	N/A
120	202508050071728	DE LAGE LANDEN PTY LIMITED Acn-101692040	5/8/2025 7:15 PM	5/8/2029 11:59 PM	5/8/2025 7:15 PM	No	No		N/A	Commercial	Other goods - COPIER C300I Serial No.: SAA2K041018597	No	No	Yes	Yes - All present and after acquired property.	No	N/A
121	202508110056786	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	11/8/2025 3:00 PM	11/7/2028 11:59 PM	11/8/2025 3:00 PM	No	No	645219-1204061	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
122	202508110065722	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	11/8/2025 4:00 PM	11/7/2028 11:59 PM	11/8/2025 4:00 PM	No	No	645221-1204070	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
123	202508110065751	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	11/8/2025 4:00 PM	11/7/2028 11:59 PM	11/8/2025 4:00 PM	No	No	645228-1204085	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
124	202508290051317	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	29/8/2025 12:00 PM	29/7/2028 11:59 PM	29/8/2025 12:00 PM	No	No	644816-1206125	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
125	202508290051340	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	29/8/2025 12:00 PM	29/7/2028 11:59 PM	29/8/2025 12:00 PM	No	No	644817-1206134	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
126	202509040060413	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	4/9/2025 4:00 PM	4/8/2028 11:59 PM	4/9/2025 4:00 PM	No	No	646406-1206825	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
127	202509080003611	REGAL ELECTRO PTY LTD Acn-134028961	8/9/2025 8:35 AM	8/9/2032 11:59 PM	8/9/2025 8:35 AM	No	No		N/A	Commercial	Other goods - All goods sold, leased, hired, rented, bailed, supplied on consignment, sold subject to a conditional sale agreement including retention of title or otherwise made available by the secured party to the grantor.	Yes	No	Yes	Yes - All present and after acquired property	No	N/A

No.	PPSR#	Secured Party	Date/Time Start	Date/Time End	Date/Time Change	T	M	GONI	APAAP	Collateral Type	Collateral Class Description	Inv.	STC	PMSI	Proceeds	Multiple Grantors	VRN
128	202509080069146	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	8/9/2025 4:00 PM	8/8/2028 11:59 PM	8/9/2025 4:00 PM	No	No	646541-1207116	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
129	202509170036297	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	17/9/2025 12:00 PM	17/8/2028 11:59 PM	17/9/2025 12:00 PM	No	No	647093-1208182	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
130	202510130021786	JB HI-FI GROUP PTY LTD Acn-093114286	13/10/2025 11:26 AM	13/10/2032 11:59 PM	13/10/2025 11:26 AM	No	No	CN0049554	N/A	Commercial	Other goods - All goods and equipment (whether or not inventory of the grantor) including, without limitation, white & brown goods, electronics, accessories, software, communications, IT, home appliances and gift cards, supplied by or on behalf of JB Hi-Fi Group Pty Limited to the grantor under the Terms and Conditions of Sale set out in the JB Hi-Fi Solutions Credit Application and all other trade agreements entered into between one or more of the secured parties and the grantor.	Yes	No	Yes	Yes - All proceeds (as that term is defined in S.31 of the Personal Property Securities Act) arising from the sale or any other dealing with any of the collateral including, without limitation, goods, money, accounts receivable chattel paper, intangibles, negotiable instruments, documents of title and investment securities.	No	N/A



131	202510280048677	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	28/10/2025 2:00 PM	28/9/2028 11:59 PM	28/10/2025 2:00 PM	No	No	648870-1212325	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
132	202510310092812	BMW AUSTRALIA FINANCE LIMITED Acn-007101715	31/10/2025 5:02 PM	31/10/2032 11:59 PM	31/10/2025 5:02 PM	No	No	1277863	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All present and after acquired property.	No	N/A
133	202511240080810	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	24/11/2025 6:00 PM	24/10/2028 11:59 PM	24/11/2025 6:00 PM	No	No	649930-1214811	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
134	202512010010877	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	1/12/2025 10:00 AM	1/11/2028 11:59 PM	1/12/2025 10:00 AM	No	No	650185-1215401	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
135	202512090025790	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	9/12/2025 12:00 PM	9/11/2028 11:59 PM	9/12/2025 12:00 PM	No	No	650514-1216183	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
136	202512090025871	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	9/12/2025 12:00 PM	9/11/2028 11:59 PM	9/12/2025 12:00 PM	No	No	650517-1216199	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
137	202512090033840	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	9/12/2025 1:00 PM	9/11/2028 11:59 PM	9/12/2025 1:00 PM	No	No	650525-1216200	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
138	202512090033886	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	9/12/2025 1:00 PM	9/11/2028 11:59 PM	9/12/2025 1:00 PM	No	No	650532-1216220	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
139	202512090033903	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	9/12/2025 1:00 PM	9/11/2028 11:59 PM	9/12/2025 1:00 PM	No	No	650535-1216225	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A
140	202512100032978	BOQ EQUIPMENT FINANCE LIMITED Acn-008 492 582	10/12/2025 12:00 PM	10/11/2028 11:59 PM	10/12/2025 12:00 PM	No	No	650586-1216335	N/A	Commercial	Motor vehicle	No	No	Yes	Yes - All Present and After Acquired Property	No	N/A