



Federal Court of Australia

District Registry: Victoria Registry

Division: General

No: VID536/2024

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Plaintiff

KEYSTONE ASSET MANAGEMENT LIMITED (RECEIVERS AND MANAGERS APPOINTED) (IN LIQUIDATION) (ACN 612 443 008) and another named in the schedule

Defendants

ORDER

JUDGE: Justice Moshinsky

DATE OF ORDER: 16 February 2026

WHERE MADE: Melbourne

THE COURT ORDERS THAT:

1. The orders made on 27 August 2024 be amended so that the definition of “*Relevant Capacities*” in the notes to those orders reads as follows (with the changes marked up):

“*Relevant Capacities*”, in relation to the First Defendant, means its capacity as responsible entity of the SMF, its capacity as trustee for the ADPF, ~~and~~ its capacity as trustee for the Quantum PE Fund, and its capacity as trustee for the CDPF; and”

and by inserting the following definition in the notes:

“*CDPF*” means the Chiodo Diversified Property Fund;

2. The second defendant’s interlocutory application dated 11 February 2026 (seeking to partially set aside certain subpoenas) be dismissed.



3. Costs be reserved.

Date orders authenticated: 16 February 2026

Sia Lagos
Registrar

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



Schedule

No: VID536/2024

Federal Court of Australia

District Registry: Victoria Registry

Division: General

Second Defendant

PAUL ANTHONY CHIDO