



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: 15 June 2026

WHERE MADE: Melbourne

THE COURT ORDERS THAT:

1. The First Defendant (**Keystone**) and the Receivers and Managers and Liquidators of Keystone have leave to amend their amended interlocutory process substantially in the form of the proposed further amended interlocutory process annexed to their submissions dated 31 May 2026 (the **Application**).
2. Keystone and the Receivers and Managers and Liquidators file and serve the further amended interlocutory process as soon as practicable.
3. The further hearing of the Application be adjourned to a date to be fixed.
4. Pursuant to s 37AF of the *Federal Court Act 1976* (Cth), on the ground in s 37AG(1)(a) of the Act, for a period of 3 years, the following documents be kept confidential and not be published or accessed except pursuant to an order of the Court:
 - a. confidential exhibit 'JMT-24' to the nineteenth affidavit of Jason Mark Tracy affirmed on 31 May 2026; and
 - b. confidential affidavit of Ross Andrew Blakeley dated 16 February 2026, including annexure 'C-RAB-2'.
5. The Receivers and Liquidators are not required to serve confidential exhibit 'JMT-24' to the nineteenth affidavit of Jason Mark Tracy affirmed on 31 May 2026 on the second defendant.



6. Costs be reserved.

Date orders authenticated: 15 June 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