

**IN THE HIGH COURT OF NEW ZEALAND
AUCKLAND REGISTRY**

**I TE KŌTI MATUA O AOTEAROA
TĀMAKI MAKĀURAU ROHE**

CIV-2025-404-637

**UNDER PART 19 OF THE HIGH COURT RULES 2016 AND PART 16
OF THE COMPANIES ACT 1993**

IN THE MATTER of **JUICY FESTIVAL LIMITED (IN LIQUIDATION)** a duly incorporated company having its registered office at 5 Hunt Street, Whangarei, 0110, New Zealand, **TIMELESS EVENTS NEW ZEALAND LIMITED (IN LIQUIDATION)** a duly incorporated company having its registered office at 5 Hunt Street, Whangarei, 0110, New Zealand, and **TIMELESS EVENTS AUSTRALIA LIMITED (IN LIQUIDATION)** a duly incorporated company having its registered office at 5 Hunt Street, Whangarei, 0110, New Zealand

AND

IN THE MATTER of an application by **BENJAMIN BRIAN FRANCIS**, of Auckland, and **GARRY CECIL WHIMP**, of Whangarei, Insolvency practitioners

Applicants

COURT ORDER
Dated: 20 March 2025

TOMPKINS | WAKE

Wayne Hofer (wayne.hofer@tompkinswake.co.nz)
Thomas Bielby (thomas.bielby@tompkinswake.co.nz)

Westpac House
Level 8, 430 Victoria Street
PO Box 258
DX GP 20031
Hamilton 3240
New Zealand
Ph: +64 7 839 4771
tompkinswake.com



COURT ORDER

Before the Honourable Justice Lang, 20 March 2025

After reading the originating application without notice for orders and directions dated 19 March 2025 and the affidavit of Benjamin Brian Francis sworn 19 March 2025 and on the application of Wayne Hofer, counsel on behalf of Benjamin Brian Francis and Garry Cecil Whimp as liquidators of Juicy Festival Limited, Timeless Events New Zealand Limited and Timeless Events Australia Limited (all in liquidation) (the **Companies**), this Court orders:

1. The statutory period requiring the applicants to hold creditors' meetings under s 243(4)(a) of the Companies Act 1993 (the **Act**) for the Companies is extended from 21 March 2025 to 4 April 2025 (an extension of 10 working days).
2. Under 284(1)(b) of the Act, the applicants may hold the Companies' creditors' meetings as follows:
 - (a) any voting required to be conducted at the Companies' creditors' meetings be by postal ballot on 2 April 2025 in accordance with clause 1(c) and clause 7 of Schedule 5 of the Act; and then
 - (b) in accordance with clause 1(b) of Schedule 5 of the Act, on 4 April 2025 by means of audio, or audio and visual, communication.
3. Service of this application is dispensed with.
4. The costs of this application on a solicitor-client basis are to be paid out of the assets of the Companies.

Dated: 20/3/2025


FATAFEHI UATA
DEPUTY REGISTRAR

Deputy Registrar