

## IN THE HIGH COURT OF NEW ZEALAND CHRISTCHURCH REGISTRY

## I TE KŌTI MATUA O AOTEAROA **ŌTAUTAHI ROHE**

CIV 2022-409-

Under

PART 15A AND PART 19 OF THE COMPANIES ACT 1993

In the matter of

GO TO COLLECTION LIMITED (ADMINISTRATORS

APPOINTED)

And

of an application by MALCOLM GRANT HOLLIS and JOHN

**HOWARD ROSS FISK** as Administrators of **GO TO** 

**COLLECTION LIMITED (ADMINISTRATORS APPOINTED)** 

**COURT ORDERS UNDER THE COMPANIES ACT 1993** 

**BUDDLE FINDLAY** 

Barristers and Solicitors Christchurch

Solicitor Acting: Kelly Paterson

Email: kelly.paterson@buddlefindlay.com

Tel 64 3 033 713547 Fax 64 3 379 5659 PO Box 322 DX WX11135 Christchurch 8013 RCH

HIGH COURT

0 5 DEC 2022

- The without notice originating application made by Malcolm Grant Hollis and John Howard Ross Fisk of PwC (together, the applicants) on 28 November 2022, in the matter of Go To Collection Limited (Administrators Appointed) (the Company), was determined by Associate Judge Lester on 2 December 2022.
- 2. The determination was made without a hearing.
- 3. The following orders were made:
  - (a) the period of time in which the applicants are required to give notice of termination of a contract of employment under s 239Y(3) of the Act be extended under s 239Y(4) of the Act to an end date of 22 December 2022, instead of 8 December 2022, with any wages or salary that accrue under such contracts being an expense of the administration under sch 7, cl 1(1)(b) of the Act;
  - (b) as soon as possible and no later than five working day's of the Court's order, the applicants must:
    - (i) post of copy of the Court's order on PwC's website; and
    - (ii) email a copy of the Court's orders to each employee's email address by which the Company normally communicates with that employee; and
  - (c) the applicants' reasonable costs of this application will be paid out of the assets of the Company.
  - (d) leave is reserved to apply further.

Dated:

- 6 DEC 2022

D. McMillan

(Deputy Registrar)

BF\63335611\1 Page 1