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VEXATIOUS PROCEEDINGS ACT 2008

Notification of Orders Concerning Vexatious Litigant(s)

Robert Sebie, Ronald Jemmott, One T Development Pty Ltd (ACN 632 081 853), Enterprise ICT Pty Ltd (ACN 169 428 988) and Enterprise INT Pty Ltd (ACN 604 743 740)

On 15 May 2023, Her Honour Justice Williams made Orders in Supreme Court of NSW case In the matter of ENA Development Pty Ltd (in liquidation) (ACN 105 235 363) comprising of the following parties:

Peter Krejci in his capacity as liquidator of ENA Development Pty Ltd (in liquidation) (ACN 105 235 363) (First Plaintiff)

ENA Development Pty Ltd (in liquidation) (ACN 105 235 363) (Second Plaintiff)

Robert Sebie (First Defendant)

Ronald Jemmott (Second Defendant)

One T Development Pty Ltd (ACN 632 081 853) (Third Defendant)

Enterprise ICT Pty Ltd (ACN 169 428 988) (Fourth Defendant)

Enterprise INT Pty Ltd (ACN 604 743 740) (Fifth Defendant)

Her Honour made Orders under the Vexatious Proceedings Act 2008 (NSW) as follows:

- (1) Order pursuant to s 8 of the Vexatious Proceedings Act 2008 (NSW) that the defendants (by themselves, or by their servants or agents) are prohibited from instituting any proceedings in New South Wales, including by filing any application, interlocutory process, or notice of motion in any existing proceedings in New South Wales, either in their own name or in the name of any other person, against:
- (a) Peter Krejci in his capacity as liquidator of ENA Development Pty Ltd (ACN 105 235 363) (in liq) (the Liquidator);
- (b) ENA Development Pty Ltd (ACN 105 235 363) (in lig);
- (c) any current or former director, employee, agent, or consultant of the Liquidator's firm, BRI Ferrier; and
- (d) any current or former director, employee, agent, or consultant of the plaintiffs' solicitors in these proceedings, ERA Legal,

relating to or in any way connected with the winding up of ENA Development Pty Ltd (ACN 105 235 363) (in liq), without first obtaining leave of this Court, save that this order does not prohibit the first, second and third defendants, as the applicants for leave to appeal in Court of Appeal proceedings 2023/115895, from filing a notice of appeal in those proceedings strictly in accordance with the terms of any grant of leave to appeal that may be made by the Court of Appeal in those proceedings.

- (2) Order that the plaintiffs' claims for relief in the Amended Originating Process are otherwise dismissed, save for the claim for costs which is reserved for further consideration.
- (3) Order that the first defendant's notice of motion filed on 26 April 2023 is dismissed, reserving the question of costs.

The reasons for judgment are available on NSW Caselaw: MNC - In the matter of ENA Development Pty Ltd (in liquidation) (ACN 105 235 363) [2023] NSWSC 503