

IN THE HIGH COURT OF NEW ZEALAND AUCKLAND REGISTRY

I TE KŌTI MATUA O AOTEAROA TĀMAKI MAKAURAU ROHE

IN THE MATTER

AND

CIV 2021-404-002070

IN THE MATTERof an application under Part 19 of the High Court
Rules 2016, sections 280 and 284 of the
Companies Act 1993 and the Insolvency
Practitioners Regulation Act 2019

of IRONCLAD HOMES NZ LIMITED (PREVIOUSLY WIDE SPAN SHEDS TARANAKI LIMITED) a duly incorporated company having its registered office c/- Laurence Greig, 357 Wharekawa Road, Kaikohe, 0473

> of an application by **TONY LEONARD MAGINNESS** and **JARED WAIATA BOOTH**, both Licensed Insolvency Practitioners having their place of business at Baker Tilly Staples Rodway Auckland Limited, Level 9, 45 Queen Street, Auckland 1010

Applicants

ORDERS FOR SEALING

Dated: 5 November 2021



Solicitors:



PO Box 5966 Auckland 1141 DX CP21511 Auckland Person Acting: Liz Gellert Email: ecg@lojo.co.nz Telephone: (09) 309 2500 Facsimile: (09) 309 1445 3000-251.0029

2

ORDERS FOR SEALING

To: all persons affected by this order

- The originating application without notice for orders as to appointment of liquidators made by Tony Leonard Maginness and Jared Waiata Booth ("Applicants") on 5 November 2021 was determined by the Honourable Associate Judge Sussock on 17th of November 2021.
- 2. The determination was made without a hearing.
- 3. The following orders were made:
 - 3.1 The Applicants are granted leave to commence these proceedings without notice.
 - 3.2 Pursuant to rule 19.5 of the High Court Rules 2016, the Applicants are granted permission to commence this proceeding by way of an originating application.
 - 3.3 Notwithstanding s280(2)(h) of the Act, the Applicants may be appointed as liquidators of Ironclad Homes NZ Limited (previously Wide Span Sheds Taranaki Limited) (the Company).
 - 3.4 These orders apply to any appointment of the Applicants by the shareholder of the Company pursuant to s 241(2)(a) of the Act.
 - 3.5 Advice of the application and a copy of these orders shall be sent to all creditors of the Company by:
 - 3.5.1 Copies of the sealed orders of the Court shall be sent to all known creditors of the Company at the same time and in the same manner as the liquidators' issue of their first report to creditors pursuant to s 255(2)(c) of the Act; and
 - 3.5.2 posting a copy of the orders on Baker Tilly Staples Rodway's website.
 - 3.6 The Applicants be permitted to send any notices required to be sent pursuant to Part 16 of the Act by:



- 3.6.1 email, where an email address has been provided to the Company; or
- 3.6.2 if a creditor has not provided an email address to the Company, by post to the postal address that has been provided to the Company.
- 3.7 Leave is reserved to any creditor of the Company to apply to vary these orders within 10 working days of receiving these orders in accordance with 3.5 above.
- 3.8 If the Applicants are appointed as liquidators of the Company, the Applicants' fees and expenses, including solicitor/client costs of this application, shall be an expense incurred by the Applicants in carrying out their duties as liquidators of the Company.



Dated:/7thNovember 2021

Registrar / Deputy Registrar

L Lefao-Setoga DEPUTY REGISTRAR