This document was eFiled on 20 Apr 2022 Final acceptance has been given.



CAN

Principal Registrar & Chief Executive Officer

AMENDED ORIGINATING PROCESS

Form 2 rules 2.2 and 15A.3

IN THE SUPREME COURT OF NEW SOUTH WALES

No. 2022/00051310

DIVISION: EQUITY

REGISTRY: SYDNEY

IN THE MATTER OF Z4LIFE PTY LTD ACN 642 886 968 Black Tie Holdings Pty Ltd ACN 122 572 490

Black Tie Holdings Pty Ltd ACN 122 572 490 Plaintiff

> Z4Life Pty Ltd ACN 642 886 968 Defendant

A. DETAILS OF APPLICATION

This application is made under sections 459G, and 459J of the Corporations Act.

On the facts stated in the supporting affidavit(s), the plaintiff claims:

1AA declaration that the document headed Creditor's Statutory Demand for Payment of
Debt (Demand) signed on behalf of the defendant and dated 19 January 2021 is null
and void.

In the alternative to prayer 1A,

1B. An order pursuant to s 459J(1)(a) *Corporations Act* setting aside the Demand.

In the alternative to prayers 1A and 1B,

1C. An order pursuant to s 459J(1)(b) Corporations Act setting aside the Demand

- 1. The statutory demand issued by the defendant on 19 January 2021 and served on 31 January 2022 be set aside.
- 2. Costs

Safe Harbour Lawyers C4, 372-428 Wattle Street Ultimo NSW 2007 Ph. 02 8819 4757 Bulk user No. Ref: JS:21216-22 3. Such further order or orders as the Court see fit.

Date: 12 APRIL 2022

Jovan Sarai Solicitor for the plaintiff

This application will be heard by the Supreme Court of New South Wales at Law Courts Building, Queens Square, Sydney at ampm on .

B. NOTICE TO DEFENDANT(S) (IF ANY)

TO: Z4Life Pty Ltd 72 Martin Street Belgrave VIC 3160

If you or your legal practitioner do not appear before the Court at the time shown above, the application may be dealt with, and an order made, in your absence. As soon after that time as the business of the Court will allow, any of the following may happen:

- (a) the application may be heard and final relief given;
- (b) directions may be given for the future conduct of the proceeding;
- (c) any interlocutory application may be heard.

Before appearing before the Court, you must file a notice of appearance, in the prescribed form, in the Registry and serve a copy of it on the plaintiff.

Note.

Unless the Court otherwise orders, a respondent that is a corporation must be represented at hearing by a legal practitioner. It may be represented at a hearing by a director of that corporation only if the Court grants leave.

C. APPLICATION FOR WINDING UP ON GROUND OF INSOLVENCY Not Applicable

D. FILING

Date of filing:

This originating process is filed by Safe Harbour Lawyers, Solicitors for the plaintiff.

E. SERVICE

The plaintiff's address for service is c/-Safe Harbour Lawyers, C4, 372-428 Wattle Street, Ultimo NSW 2007,

It is intended to serve a copy of this originating process on each defendant and on any person listed below:

Stone Group Lawyers Tower 3, Lev 11, Suite 31106 9 Lawson Street Southport QLD 4215 Solicitors for the defendant