

28 January 2025

TO THE CREDITOR AS ADDRESSED

Dear Sir or Madam

VIRTICAL METRO PTY LIMITED (IN LIQUIDATION)
ACN 675 437 144 / ABN 48 675 437 144 ("COMPANY")

We refer to previous correspondence regarding the Company and provide herein an update.

LIQUIDATION OVERVIEW

We refer to the appointment of Andrew Cummins and the writer as Joint and Several Administrators of the Company on 27 November 2024.

At the Adjourned Second Meeting of the Creditors held on 24 January 2025 pursuant to Section 439A of the Corporations Act 2001 ("the Act"), the Company was placed into Liquidation and we were appointed Joint and Several Liquidators.

As Liquidators, our primary duties are to realise assets, investigate the affairs of the Company and its officers, and pursue recoveries for the benefit of creditors. Apart from the Company's bank statements, the Directors have yet to submit a ROCAP and deliver up the Company books and records as required. We intend to issue further requests for these. If they are not actioned by the due date, we will proceed to submit requests for assistance with the Australian Securities and Investments Commission (ASIC).

You will be aware that the Company was part of a group of Companies we were appointed to on 27 November 2024 by Bond Finance Pty Limited under registered mortgages/security interests pursuant to Section 436C of the Act. We are currently working with Bond Finance Pty Limited to finalize sale contracts (where real property was involved) on foot prior to our appointment to reduce the Group's outstanding indebtedness to Bond Finance Pty Limited. Attached as **Annexure "2"** is a detailed list of creditors and claims lodged in the administration to date.

As previously reported, any return to creditors is contingent on any potential voidable transaction claims identified and recoverable against the Directors and other parties. We encourage all creditors who have not already done so to register their claims against the Company by submitting a Formal Proof of Debt form (Annexure "1") together with relevant supporting documentation.

Novabrif Pty Ltd Trading as BRI Ferrier ABN 61 643 013 610
Chartered Accountants
Level 26, 25 Bligh Street NSW 2000 GPO Box 7079, Sydney NSW 2001
T 02 8263 2333 E info@brifnsw.com.au W www.briferrier.com.au

BRI Ferrier... throughout Australia and New Zealand.



2. EMPLOYEE CLAIMS – FAIR ENTITLEMENTS GUARANTEE SCHEME

As advised in our Second Report to Creditors, we are not currently aware of any employee entitlements that remain outstanding.

To the extent that there are entitlements owed, as the Company is now in Liquidation and there are insufficient funds to meet outstanding employee entitlements immediately, the former employees of the Company may be entitled to make a claim under the Fair Entitlements Guarantee scheme ("FEG") to the Department of Employment and Workplace Relations ("the Department") in respect of outstanding entitlements.

Please note that FEG will meet the majority of entitlements, other than:

- Outstanding superannuation entitlements;
- Entitlements such as rostered days off unless the relevant legislation, award, statutory agreement or written contract of employment provides they are payable upon termination of employment; and
- Employee entitlements of the Directors and related party creditors.

Employee creditors may lodge a FEG claim either:

- Online by referring to the following hyperlink: https://extranet.employment.gov.au/feg.
- Claims submitted online are likely to be processed substantially faster than those lodged by post; or
- By post, and returning the forms to the nominated address:

Fair Entitlements Guarantee Branch
Department of Employment and Workplace Relations
GPO Box 9880
CANBERRA ACT 2601

FEG Claim forms are available via the Fair Entitlements Guarantee Hotline on 1300 135 040. The Department will distribute entitlements to you directly, if approved. Further information regarding the FEG claim process and eligibility is available from https://www.dewr.gov.au/fair-entitlements-guarantee

3. DECLARATION OF INDEPENDENCE, RELEVANT RELATIONSHIPS AND INDEMNITIES

We refer to our Declaration of Independence, Relevant Relationships and Indemnities enclosed with our Second Report to Creditors dated 20 December 2024 and note that there are no updates required to same.

4. OTHER MATTERS

Pursuant to Clauses 70-40, 70-45, 75-15, 85-5, 90-24 and 90-35 of the Insolvency Practice Schedule (Corporations) and Rule 70-30 of the Insolvency Practice Rules (Corporations) 2016, we are required to give certain information to creditors as to their rights in the administration. Accordingly, we attach as **Annexure** "3" further information regarding "Creditor Rights in Liquidations".

Previously attached to our Second Report was an ASIC information sheet entitled "Insolvency information for directors, practitioners, employees, creditors and investors". This publication provides basic information

about the different types of external administrations, including Liquidation, and reference to further sources of information available on the ASIC website at www.asic.gov.au.

Please note that we are not required to publish notices in the print media. ASIC maintains an online notices page for external administrators to publish notices in respect of an administration. Creditors are encouraged to visit http://insolvencynotices.asic.gov.au throughout the liquidation to view any notices which may be published by the Liquidators in respect of the Company.

These notices include:

- notices relating to appointments;
- notices of meetings of creditors; or
- notices calling for proofs of debt and intention to declare dividends.

Should you have any further queries in this matter, please contact Ms Sushma Mandira of this office on (02) 8263 2300 or email to smandira@brifnsw.com.au

Yours faithfully

VIRTIGAL METRO PTY LIMITED (IN LIQUIDATION)

PETER KREJCI

Joint and Several Liquidator

Encl.

BRI Ferrier

Virtical Metro Pty Ltd (In Liquidation) ACN 675 437 144 ABN 48 675 437 144

Annexure "1"
Proof of Debt Form

FORM 535 CORPORATIONS ACT 2001

Subregulation 5.6.49(2)

FORMAL PROOF OF DEBT OR CLAIM (GENERAL FORM)

lo the	Joint and	Several Liquidators/Administrators of: ((please tick one)			
	CORE AS NERANG NEWCAS THE COL	GROVE TAS PTY LTD (IN LIQUIDATIONSET INVESTMENTS PTY LTD (IN LIGUIDATION) ACCUPATION ACC	IQUIDATION) ACN 644 2 CN 667 994 569 ATION) ACN 667 809 743 D (IN LIQUIDATION) ACN	3		
1.	This is	to state that the company was, on 27	November 2024 ⁽¹⁾ and sti	ll is, justly and	truly indebted to ⁽²⁾ (full na	ame):
	('Credit	or')				****
		address)				****
Particul		e debt are:	dollars	and	cer	nts.
Date		Consideration ⁽³⁾ state how the debt arose	Amount \$	GST included \$	Remarks ⁽⁴⁾ include details of voucher subst	tantiating
2.		knowledge or belief the creditor has no	ot, nor has any person by			
		faction or security for the sum or any propertion large of all accurities hold. When	·	•		
	Insert p	faction or security for the sum or any particulars of all securities held. When ecurities. If any bills or other negotiab	re the securities are on the	he property of	the company, assess th	e value of
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OFFICE USE ONLY

POD No:		ADMIT (Voting / Dividend) - Ordinary	\$
Date Received:	1 1	ADMIT (Voting / Dividend) – Preferential	\$
Entered into CORE IPS:		Reject (Voting / Dividend)	\$
Amount per CRA/RATA	\$	Object or H/Over for Consideration	\$
Reason for Admitting / Rejection			
PREP BY/AUTHORISED		TOTAL PROOF	\$
DATE AUTHORISED / /			

BRI Ferrier

Virtical Metro Pty Ltd (In Liquidation) ACN 675 437 144 ABN 48 675 437 144

Annexure "2"
Creditor Listing

Novabrif Pty Limited Virtical Metro Pty Ltd Projected Creditor Claims (Grouped)

Key	Name	ROCAP \$	Inf. PoD / Statement \$	Formal Proof \$	Projected Amt \$
AK00 AK01	Bond Finance Pty Ltd The Trustee For The Accolade Advi	0.00 0.00	0.00 0.00	65,653,592.67 0.00	65,653,592.67 0.00
Group Total: Secured Creditors (2) * Related Creditors		0.00	0.00	65,653,592.67	65,653,592.67
RM00	Mr Andrew Miller	0.00	0.00	0.00	0.00
Group Tota	al: Directors (Preferential) (1) reditors	0.00	0.00	0.00	0.00
CD00	Deputy Commissioner of Taxation	0.00	0.00	0.00	0.00
Group Tota	al: Unsecured Creditors (1) reditors	0.00	0.00	0.00	0.00
CA00 CT00	A.C.N. 668 475 045 Pty Ltd (In Liqu Triple X Stainless Steel Pty Ltd	0.00 0.00	0.00 0.00	9,900.00 12,809.81	9,900.00 12,809.81
Group Total: Additional Unsecured Creditors (2) * Related Creditors		0.00	0.00	22,709.81	22,709.81
	es Totalling Unique Creditors	0.00	0.00	65,676,302.48	65,676,302.48

^{*} Related Creditors

BRI Ferrier

Virtical Metro Pty Ltd (In Liquidation) ACN 675 437 144 ABN 48 675 437 144

Annexure "3"
Creditor Rights in Liquidations



Creditor Rights in Liquidations

As a creditor, you have rights to request meetings and information or take certain actions:



If a simplified liquidation process is adopted, these rights are effectively limited to the right to request information.

Right to request a meeting

In liquidations, no meetings of creditors are held automatically. However, creditors with claims of a certain value can request in writing that the liquidator hold a meeting of creditors. The right to request meetings, including in the circumstances described below, <u>is</u> not available if a simplified liquidation process is adopted.

A meeting may be requested in the first 20 business days in a creditors' voluntary liquidation by $\geq 5\%$ of the value of the debts held by known creditors who are not a related entity of the company.

Otherwise, meetings can be requested at any other time or in a court liquidation by:

- > 10% but < 25% of the known value of creditors on the condition that those creditors provide security for the cost of holding the meeting
- ≥ 25% of the known value of creditors
- creditors by resolution, or
- a Committee of Inspection (this is a smaller group of creditors elected by, and to represent, all the creditors).

If a request complies with these requirements and is 'reasonable', the liquidator must hold a meeting of creditors as soon as reasonably practicable.

Right to request information

Liquidators will communicate important information with creditors as required in a liquidation. In addition to the initial notice, you should receive, at a minimum, a report within the first three months on the likelihood of a dividend being paid.

Additionally, creditors have the right to request information at any time. A liquidator must provide a creditor with the requested information if their request is 'reasonable', the information is relevant to the liquidation, and the provision of the information would not cause the liquidator to breach their duties.

A liquidator must provide this information to a creditor within 5 business days of receiving the request, unless a longer period is agreed. If, due to the nature of the information requested, the liquidator requires more time to comply with the request, they can extend the period by notifying the creditor in writing.

Requests must be reasonable.

They are not reasonable if:

Both meetings and information:

- (a) complying with the request would prejudice the interests of one or more creditors or a third party
- (b) there is not sufficient available property to comply with the request
- (c) the request is vexatious

Meeting requests only:

(d) a meeting of creditors dealing with the same matters has been held, or will be held within 15 business days

Information requests only:

- (e) the information requested would be privileged from production in legal proceedings
- (f) disclosure would found an action for breach of confidence
- (g) the information has already been provided
- (h) the information is required to be provided under law within 20 business days of the request

If a request is not reasonable due to (b), (d), (g) or (h) above, the liquidator must comply with the request if the creditor meets the cost of complying with the request.

Otherwise, a liquidator must inform a creditor if their meeting or information request is not reasonable and the reason why.

Specific queries about the liquidation should be directed to the liquidator's office.



Right to give directions to liquidator

Creditors, by resolution, may give a liquidator directions in relation to a liquidation. A liquidator must have regard to these directions, but is not required to comply with the directions.

If a liquidator chooses not to comply with a direction given by a resolution of the creditors, they must document their reasons. An individual creditor cannot provide a direction to a liquidator.

If a simplified liquidation process is adopted, you may not be able to give directions, because meetings cannot be held to pass a resolution.

Right to appoint a reviewing liquidator

Creditors, by resolution, may appoint a reviewing liquidator to review a liquidator's remuneration or a cost or expense incurred in a liquidation. This right <u>is not</u> available if a simplified liquidation process is adopted. The review is limited to:

- remuneration approved within the six months prior to the appointment of the reviewing liquidator, and
- expenses incurred in the 12 months prior to the appointment of the reviewing liquidator.

The cost of the reviewing liquidator is paid from the assets of the liquidation, in priority to creditor claims.

An individual creditor can appoint a reviewing liquidator with the liquidator's consent, however the cost of this reviewing liquidator must be met personally by the creditor making the appointment.

Right to replace liquidator

Creditors, by resolution, have the right to remove a liquidator and appoint another registered liquidator. This right is not available if a simplified liquidation process is adopted, because meetings cannot be held.

To replace a liquidator, there are certain requirements that must be complied with:

Meeting request



Information and notice



Resolution at meeting

A meeting must be reasonably requested by the required number of creditors.

Creditors must inform the existing liquidator of the purpose of the request for the meeting.

Creditors must determine who they wish to act as the new liquidator (this person must be a registered liquidator) and obtain:

- Consent to Act. and
- Declaration of Independence, Relevant Relationships and Indemnities (DIRRI).

The existing liquidator will send a notice of the meeting to all creditors with this information.

If creditors pass a resolution to remove a liquidator, that person ceases to be liquidator once creditors pass a resolution to appoint another registered liquidator.

For more information, go to www.arita.com.au/creditors.

Specific queries about the liquidation should be directed to the liquidator's office.

Version: December 2020

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