



IN THE SUPREME COURT OF WESTERN AUSTRALIA

COR/134/2019

EX PARTE:

**Ian Charles FRANCIS as administrator of
GASCOYNE RESOURCES LTD
(ADMINISTRATORS APPOINTED) (ACN 139
522 900) -and-**

First Plaintiff

**GASCOYNE RESOURCES LTD
(ADMINISTRATORS APPOINTED) -and-**

Second Plaintiff

**GASCOYNE RESOURCES (WA) PTY LTD
(ADMINISTRATORS APPOINTED) (ACN 139
823 822) -and-**

Third Plaintiff

**DALGARANGA OPERATIONS PTY LTD
(ADMINISTRATORS APPOINTED) (ACN 616
858 550) -and-**

Fourth Plaintiff

**GNT RESOURCES PTY LTD
(ADMINISTRATORS APPOINTED) (ACN 159
772 077) -and-**

Fifth Plaintiff

**EGERTON EXPLORATION PTY LTD
(ADMINISTRATORS APPOINTED) (ACN 163
614 551) -and-**

Sixth Plaintiff

**DALGARANGA EXPLORATION PTY LTD
(ADMINISTRATORS APPOINTED) (ACN 623
055 550) -and-**

Seventh Plaintiff

**GASCOYNE (OPS MANAGEMENT) PTY
LTD (ADMINISTRATORS APPOINTED)
(ACN 619 342 979)**

Eighth Plaintiff

**ORDER OF MASTER SANDERSON
MADE 31 October 2019**

**UPON APPLICATION of the plaintiffs by interlocutory process filed 29 October
2019 AND UPON HEARING Mr D John of counsel for the plaintiffs IT IS**

ORDERED that:

1. Pursuant to section 439A(6) of the Corporations Act 2001 (Cth) (the Act), in relation to the voluntary administration of the second, third, fourth, fifth, sixth, seventh and eighth plaintiffs (Companies), the statutory convening period referred to in section 439A(5) of the Act and as extended by Order of Master Sanderson dated 27 June 2019, be further extended by the Court by four months to 6 March 2020.
2. Pursuant to section 447A(1) of the Act, part 5.3A of the Act is to operate in relation to each of the Companies such that, if the first plaintiffs determine that it is in the best interest of the creditors to do so, the second meeting of creditors of each of the Companies under section 439A of the Act can be convened more than 5 business days before the end of the convening period, provided that the first plaintiffs give notice of any such meeting in accordance with division 75-225 of the Insolvency Practice Rules (Corporations) 2016 (Cth).
3. There be liberty to apply on two business days' notice to any person who can demonstrate sufficient interest to apply to the Court for an order discharging or varying any of Orders 1 and 2 above.
4. The first plaintiffs, within 5 business days of the date of these orders, are to take all reasonable steps to give notice of this application and the Orders at 1 to 3 above to the Companies' creditors (including persons claiming to be creditors), by means of a circular:
 - (a) to be sent by email transmission to creditors for whom the first plaintiffs have a current email address;
 - (b) to be sent by ordinary post to creditors for whom the first plaintiffs only have a postal address; and
 - (c) to be posted on the website of the Administrators' firm FTI Consulting, being <http://www.fticonsulting-asia.com/creditors/gascoyne-resources-ltd-and-subsiaries>
5. The costs of the application be costs and expenses in the administration of the Companies.
6. The plaintiffs have liberty to apply.

BY THE COURT

MASTER C SANDERSON