No: NSD1872/2012

Federal Court of Australia

District Registry: New South Wales

Division: General

VAUGHAN NEIL STRAWBRIDGE AND JOHN LETHBRIDGE CREIG AND DAVID JOHN FRANK LOMBE, EACH IN THEIR CAPACITY AS JOINT AND SEVERAL ADMINISTRATORS OF RETAIL ADVENTURES PTY LTD (ADMINISTRATORS APPOINTED) ACN 136 178 839
Plaintiff

## RETAIL ADVENTURES HOLDINGS PTY LIMITED (ADMINISTRATORS APPOINTED) ACN 136 178 839

Defendant

## **ORDER**

JUDGE:

Justice Jacobson

DATE OF ORDER:

2 September 2013

WHERE MADE:

Sydney

## THE COURT ORDERS THAT:

- 1. Pursuant to s 447D(1) of the *Corporations Act 2001* (Cth), the Court directs that the Plaintiffs, in their capacity as administrators of Retail Adventures Holdings Pty Limited (Administrators Appointed) (RAHPL) are justified in withdrawing the proofs of debt lodged by RAHPL in the administration of Retail Adventures Pty Limited (Administrators Appointed) (RAPL), in the amounts of \$80,491,785 and \$68,000,000.
- 2. The Plaintiffs provide notice to the creditors of the company in the terms of these Orders by email, where an email address for the creditors is held, or by way of written correspondence sent to their last known address. The Plaintiffs are also to make available on their website, <a href="www.deloitte.com">www.deloitte.com</a>, a copy of these Orders.

3. The Plaintiffs' costs of this application are costs and expenses in the administration of the company and are to be paid out of its assets.

Date that entry is stamped: 2 SEP 2013

