

IN THE SUPREME COURT OF VICTORIA  
COMMERCIAL COURT  
CORPORATIONS LIST

S ECI 2026 01320

**IN THE MATTER** of FRAMELESS GLAZING SYSTEMS PTY LTD (ADMINISTRATOR APPOINTED) (ACN 108 033 825) and CORE TOUGHENED PTY LTD (ADMINISTRATOR APPOINTED) (ACN 129 348 670) and DGU CO PTY LTD (ADMINISTRATOR APPOINTED) (ACN 646 520 327) and SAREMACH PTY LTD (ADMINISTRATOR APPOINTED) (ACN 118 400 730)

**BETWEEN:**

STEPHEN ROBERT DIXON as VOLUNTARY ADMINISTRATOR OF  
FRAMELESS GLAZING SYSTEMS PTY LTD (ADMINISTRATOR  
APPOINTED) (ACN 108 033 825) and CORE TOUGHENED PTY LTD  
(ADMINISTRATOR APPOINTED) (ACN 129 348 670) and DGU CO PTY LTD  
(ADMINISTRATOR APPOINTED) (ACN 646 520 327) and SAREMACH PTY  
LTD (ADMINISTRATOR APPOINTED) (ACN 118 400 730)

Plaintiff

**ORDER**

JUDGE: The Honourable Associate Justice Gobbo

DATE MADE: 12 March 2026

ORIGINATING PROCESS: Originating Process filed on 10 March 2026

HOW OBTAINED: At the hearing of the proceeding

ATTENDANCE: Mr Koroneos, solicitor for the plaintiff

**OTHER MATTERS:**

- A. The Court's ruling and reasons for the following orders were given *ex tempore* and are recorded in the transcript of the proceeding.
- B. The Court is satisfied that the technical requirements in s 42G of the *Evidence (Miscellaneous Provisions) Act 1958* (Vic) ('**Evidence Act**') are met and that all parties consent to the making of the direction.
- C. The Court directs under s 42E(1) of the *Evidence Act* that the plaintiff shall appear, give evidence and make submissions in this proceeding on 12 March 2026 by audiovisual/audio link.
- D. This Order is authenticated by the Associate Judge pursuant to Rule 60.02(1)(b) of the *Supreme Court (General Civil Procedure) Rules 2025* (Vic).

**THE COURT ORDERS THAT:**

1. Pursuant to s 439A(6) of the *Corporations Act 2001* (Cth) ('**Act**'), the period in which the plaintiff must convene the second meeting of creditors of Frameless Glazing Systems



Pty Ltd (Administrator Appointed) (ACN 108 033 825) and Core Toughened Pty Ltd (Administrator Appointed) (ACN 129 348 670) and DGU Co Pty Ltd (Administrator Appointed) (ACN 646 520 327) and Saremach Pty Ltd (Administrator Appointed) (ACN 118 400 730) (**‘the Companies’**) is extended up to and including 10 April 2026.

2. Pursuant to s 447A(1) of the Act, Part 5.3A of the Act is to operate in relation to the Companies such that the second meeting of creditors required by s 439A(1) of the Act may be held at any time during or within five business days after the end of the convening period as extended by order 1 above, notwithstanding the operation of s 439A(2) of the Act.
3. The plaintiff must inform all known creditors of the Companies (including persons claiming to be creditors) of this order by 4:00pm on 16 March 2026 by means of:
  - (a) a circular posted on any website maintained by the plaintiff;
  - (b) sending such information electronically to the email addresses of the creditors for whom the plaintiff has an email address; and
  - (c) sending such information to the postal address or facsimile number or otherwise as provided for by the Act or the *Insolvency Practice Rules (Corporations) 2016* (Cth), to creditors in respect of whom the plaintiff does not have an email address.
4. Liberty to apply is granted to:
  - (a) the plaintiff to apply to the Court concerning the administration of the Companies; and
  - (b) any creditor who can demonstrate sufficient interest to make an application to vary or discharge these orders no later than three business days prior to the last day of the convening period as extended by order 1 of this Order.
5. The costs of and incidental to this originating process, are costs and expenses in the administration of the Companies and be paid out of the assets of the Companies.

DATE AUTHENTICATED: 12 March 2026

---

  
**THE HONOURABLE ASSOCIATE JUSTICE GOBBO**

