Form 4A (version 4) UCPR6.2

## **SUMMONS**

### **COURT DETAILS**

Court

Supreme Court

Division

**Equity Division** 

List

Commercial List

Registry

Sydney

Case number

2018/310118 and 2018/309329 (Consolidated

Proceedings)

**TITLE OF PROCEEDINGS** 

First plaintiff

KOMLOTEX PTY LTD (ACN 004 390 023) AS TRUSTEE

FOR BREDA SINCLAIR INDUSTRIES

**SUPERANNUATION FUND** 

Second plaintiff

FERNBROOK (AUST) INVESTMENTS PTY LTD

(ACN 068 190 296)

Defendant

**AMP LIMITED (ACN 079 354 519)** 

**FILING DETAILS** 

Filed for

Komlotex Pty Ltd and Fernbrook (Aust) Investments

Pty Ltd, Plaintiffs

Legal representative

Andrew Watson (Maurice Blackburn)

Legal representative reference

3052777

Contact name and telephone

Steven Foale - (07) 3014 5077

## **HEARING DETAILS**

This summons is listed at the Supreme Court of New South Wales, 184 Phillip Street, Sydney before Ward CJ in Eq on 28 June 2019 at 9.30 am.

# **TYPE OF CLAIM**

Commercially misleading conduct

### **RELIEF CLAIMED**

- A declaration that the defendant **(AMP)** contravened ASX Listing Rule 3.1 and s 674(2) of the *Corporations Act 2001* (Cth) **(Corporations Act)** by reason of the matters pleaded and particularised in the Commercial List Statement **(CLS)**.
- An order pursuant to s 1317HA of the Corporations Act that AMP pay compensation to the Plaintiffs and the Group Members for the loss and damage caused by its contravention/s of s 674(2) of the Corporations Act.
- A declaration that AMP contravened s 1041H(1) of the Corporations Act, s 12DA(1) of the Australian Securities and Investments Commission Act 2001 (Cth) (ASIC Act) and/or s 18 of the Australian Consumer Law set out in Schedule 2 of the Competition and Consumer Act 2010 (Cth) (CCA), as applicable pursuant to:
  - a. s 131 of the CCA;
  - b. s 7 of the Fair Trading (Australian Consumer Law) Act 1992 (ACT);
  - c. s 28 of the Fair Trading Act 1987 (NSW);
  - d. s 8 of the Australian Consumer Law and Fair Trading Act 2012 (Vic);
  - e. s16 of the Fair Trading Act 1989 (Qld);
  - f. s6 of the Australian Consumer Law (Tasmania) Act 2010 (Tas);
  - g. s19 of the Fair Trading Act 2010 (WA);
  - h. s14 of the Fair Trading Act 1987 (SA); and/or
  - i. s27 of the Consumer Affairs and Fair Trading Act (NT),

as in force after 1 January 2011 (individually, or together, the ACL) by reason of the matters pleaded and particularised in the CLS (Misleading or Deceptive Conduct Contraventions).

A declaration that each of the Misleading or Deceptive Conduct Contraventions were continuing contraventions that continued until such time as the undisclosed information was disclosed to the market.

## 5 An order pursuant to:

- a. s 10411(1) of the Corporations Act that AMP pay compensation to the Plaintiffs and the Group Members for damages caused by the conduct of AMP in contravention of s 1041H of the Corporations Act referred to in paragraphs [3] and [4] above;
- b. s 236 of the ACL that AMP pay compensation to the Plaintiffs and the Group Members for damages caused by the conduct of AMP in contravention of s 18 of the ACL referred to in paragraphs [3] and [4] above; and/or
- c. s 12GF(1) of the ASIC Act that AMP pay compensation to the Plaintiffs and the Group Members for damages caused by the conduct of AMP in contravention of s 12DA(1) of the ASIC Act referred to in paragraphs [3] and [4] above.
- 6 Interest.
- 7 Costs.
- 8 Such further or other orders as the Court determines is appropriate.

#### REPRESENTATIVE PROCEEDING

## **Group Members**

- The Group Members to whom this proceeding relates are those persons referred to in paragraph [8] of the CLS, being persons who or which:
  - a. entered into a contract (whether themselves or by an agent or trustee) to acquire an interest in:
    - fully paid ordinary shares in AMP (AMP Shares) during the period
      May 2012 to 13 April 2018 (Relevant Period); and/or
    - ii. American Depository Receipts that represent AMP Shares between7 June 2012 and the end of the Relevant Period;
  - b. suffered loss or damage by reason of the conduct of AMP pleaded in the CLS:

- c. were not during any part of the Relevant Period, and are not as at the date of the CLS, any of the following:
  - i. a related party (as defined by s 228 of the Corporations Act) of AMP;
  - ii. an officer or a close associate (as defined by s 9 of the Corporations Act) of AMP; or
  - iii. a Justice or the Chief Justice of the Supreme Court of New SouthWales or the High Court of Australia

### **Nature of Claims and Relief Sought**

- The nature of the claims made by the Plaintiffs on their own behalf and on behalf of the Group Members is set out in Part A of the CLS.
- The relief sought by the Plaintiffs on their own behalf and on behalf of the Group Members is set out above.

#### **Common Questions of Law or Fact**

- Whether, and if so on what date, did AMP become aware of the Fees For No Service Policy Information, the Misleading ASIC Information and the Receipt of Legal Advice Information, within the meaning of rule 19.12 of the ASX Listing Rules.
- Whether AMP was obliged to disclose the Fees For No Service Policy Information, the Misleading ASIC Information and the Receipt of Legal Advice Information.
- Whether AMP contravened s 674(2) of the Corporations Act in relation to any, and if so which, of the Fees For No Service Policy Information, the Misleading ASIC Information and the Receipt of Legal Advice Information.
- Whether AMP contravened s 1041H of the Corporations Act, s 18 of the ACL and/or s12DA(1) of the ASIC Act in engaging in the alleged misleading or deceptive conduct concerning the Regulatory Compliance Representations, the Regulatory Compliance Statements, the Ethical Conduct Representations, the Ethical Conduct Statements, the Continuous Disclosure Representations and/or the Continuous Disclosure Statements.

- 8 Whether AMP's alleged misleading or deceptive conduct continued from the date/s on which it first commenced to the end of the Relevant Period (as defined above).
- 9 Whether any, and if so what, conduct by AMP in contravention of statutory norms as alleged in the CIS had the effect that prices for its securities were higher than those prices would otherwise have been and, if so, to what extent.
- 10 Whether compensation is recoverable for the contraventions alleged in the CIS.
- 11 If so, the correct measure of that compensation.
- Whether any, and if so what, relief other than compensation should be granted in favour of the Plaintiffs and some or all of the Group Members.

### SIGNATURE OF LEGAL REPRESENTATIVE

I certify under clause 4 of Schedule 2 to the *Legal Profession Uniform Law Application Act* 2014 that there are reasonable grounds for believing on the basis of provable facts and a reasonably arguable view of the law that the claim for damages in these proceedings has reasonable prospects of success.

I have advised the Plaintiffs that court fees may be payable during these proceedings. These fees may include a hearing allocation fee.

Signature

Capacity Solicitor on record

Date of signature 6 June 2019

### **NOTICE TO DEFENDANT**

If your solicitor, barrister or you do not attend the hearing, the court may give judgment or make orders against you in your absence. The judgment may be for the relief claimed in the summons and for the Plaintiffs' costs of bringing these proceedings.

Before you can appear before the court you must file at the court an appearance in the approved form.

### **HOW TO RESPOND**

Please read this summons very carefully. If you have any trouble understanding it or require assistance on how to respond to the summons you should get legal advice as soon as possible.

You can get further information about what you need to do to respond to the summons from:

- . A legal practitioner.
- . LawAccess NSW on 1300 888 529 or at <a href="https://www.lawaccess.nsw.gov.au">www.lawaccess.nsw.gov.au</a>.
- . The court registry for limited procedural information.

Court forms are available on the UCPR website at \AAVw.ucprforms.justice.nsw.gov.au or at any NSW court registry.

#### **REGISTRY ADDRESS**

Street address 184 Phillip Street, Sydney NSW 2000

Postal address GPO Box 3, Sydney NSW 2001

Telephone 1300 679 272

### **FURTHER DETAILS ABOUT PLAINTIFFS**

First plaintiff

Name

Komlotex Pty Ltd (ACN 004 390 023)

Address

**Second plaintiff** 

Name.

Fernbrook (Aust) Investments Pty Ltd (ACN 068 190

296)

Address

Legal representative for plaintiffs

Name Andrew Watson

Practising certificate number

Firm Maurice Blackburn

Contact solicitor Steven Foale

Address Level 8

179 North Quay

Brisbane Qld 4000

DX address 1060 North Point

Telephone (07)3016 0300

Fax (07) 3236 1966

Email <u>SFoale@mauriceblackburn.com.au</u>

Electronic service address <u>SFoale@mauriceblackburn.com.au</u>

**DETAILS ABOUT DEFENDANT** 

**Defendant** 

Name AMP Limited (ACN 079 354 519)

Address