

PARTRAM DEVELOPMENTS PTY LTD ACN 106 229 672 & ANOR

v

THE REGISTRAR OF COOPERATIVE HOUSING SOCIETIES

[2025] HCADisp 116

B11/2025

- 1 The applicants require an extension of time within which to seek special leave to appeal from a judgment of the Court of Appeal of the Supreme Court of Queensland (Flanagan JA, Boddice JA and Williams J agreeing) dismissing the applicants' appeal from a decision of the Supreme Court of Queensland (Hindman J) which dismissed the applicants' application to set aside a consent order that discontinued the proceeding.

- 2 The application does not identify a principle of general importance suitable for a grant of special leave to appeal. Further, the Court of Appeal's decision turned on the orthodox application of established principles and there is no reason to doubt the correctness of its application of those principles. Accordingly, it would be futile to grant the extension of time that is sought.

- 3 Special leave to appeal is refused with costs.

Gageler CJ
Gordon J
Edelman J
Gleeson J
Jagot J
Beech-Jones J

12 June 2025