

*NICHOLAS DAVID COOPER AS LIQUIDATOR OF RUNTONG INVESTMENT
AND DEVELOPMENT PTY LTD (IN LIQ)*

v

CEG DIRECT SECURITIES PTY LTD

[2025] HCADisp 196

A14/2025

- 1 The applicant requires an extension of time within which to seek special leave to appeal from a judgment of the Full Court of the Federal Court of Australia (Cheeseman, Goodman and McEvoy JJ), which allowed an appeal from a decision of the Federal Court of Australia (O'Sullivan J).

- 2 The outcome of the proceedings turns on the analysis of particular facts to s 588FDA(1) of the *Corporations Act 2001* (Cth) and does not raise any broader question of principle. Otherwise, there is insufficient reason to doubt the correctness of the decision of the Full Court to warrant a grant of special leave to appeal. It would therefore 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
Steward J
Gleeson J
Jagot J
Beech-Jones J

4 September 2025