GOLDSMITH & ANOR v AMP LIFE LTD [2025] HCADisp 50 B68/2024

- The applicants require an extension of time within which to seek special leave to appeal from part of a judgment of the Court of Appeal of the Supreme Court of Queensland (Mullins P, Bond and Dalton JJA). The Court of Appeal dismissed an appeal from a judgment of the Supreme Court of Queensland (Crowley J) which permanently stayed the applicants' claim.
- The proposed appeal does not have sufficient prospects of success to warrant a grant of special leave. Nor does it raise any issues of law of general application or public importance. It would therefore be futile to grant the extension of time 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

6 March 2025