



**IN THE GRAND COURT OF THE CAYMAN ISLANDS
FINANCIAL SERVICES DIVISION**

CAUSE No. FSD 190 OF 2021 (DDJ)

**IN THE MATTER OF THE COMPANIES ACT (2022 REVISION)
AND IN THE MATTER OF HQP CORPORATION LIMITED (IN OFFICIAL LIQUIDATION)**

CONSENT ORDER

UPON the application of Christopher Smith and Martin Trott, the Joint Official Liquidators of HQP Corporation Limited (in Official Liquidation) (the "**Company**") (the "**JOLs**") by way of Summons dated 11 November 2022 and supported by the Third Affidavit of Christopher Smith sworn on 11 November 2022 ("**Smith 3**") (the "**Application**")

AND UPON the Company and the liquidation committee of the Company, comprising JenCap Helmet, DCM Ventures China Fund (DCM VIII), Access Industries Holdings, AI Autoparts LLC and XVC Fund I LP (each, an "**LC Member**" and together with the JOLs, the "**Parties**") having agreed to the case management directions set out herein in respect of the Application

BY CONSENT IT IS ORDERED THAT:

1. Upon the filing of the Application, the JOLs shall promptly (and on the same day):
 - (a) serve the Application and Smith 3 on each LC Member by way of email;
and

- (b) by way of and so as to give notice of the Application, provide all known creditors and contributories of the Company with notice of the Application (which notice will inform all recipients that copies of the Summons and Smith 3 can be provided upon request) by way of email and using the contact details for such parties as are recorded in the books and records of the Company.
2. Each LC Member (and any creditors or contributories of the Company who wish to participate in the Application), shall file and serve (by email) any evidence in answer by no later than 6 December 2022, being 21 days following service of the Application on the LC Members and notice to creditors and contributories of the Company in accordance with paragraph 1.
 3. Each LC Member (and any creditors or contributories of the Company participating in the Application), shall file and serve (by email) any evidence in reply (which evidence shall be limited to replies to the points raised in answer by any LC Member or creditors or contributories of the Company in accordance with paragraph 2) by no later than 20 December 2022, being 14 days following the service of the evidence in answer in accordance with paragraph 2.
 4. The JOLs shall file and serve (by email) any evidence in reply (which evidence shall be limited to replies to the points raised in answer and in reply by any LC Member or creditors or contributories of the Company in accordance with paragraphs 2 and 3) by no later than 3 January 2023, being 14 days following the service of the evidence in reply in accordance with paragraph 3.
 5. The hearing of the Application shall be listed on the first dates that are convenient to the Court and the Parties thereafter with a time estimate of two days.
 6. Skeleton arguments, hearing bundles and authorities bundles shall be lodged not less than 5 business days before the hearing date.

7. Liberty to apply.

DATED this 15th day of November 2022

FILED this 17th day of November 2022

David Doyle

THE HONOURABLE JUSTICE DOYLE
JUDGE OF THE GRAND COURT

THIS ORDER is filed by Walkers (Cayman) LLP, of 190 Elgin Avenue, George Town, Grand Cayman KY1-9001, Attorneys for the JOLs whose address for service is care of their said Attorneys-at-Law

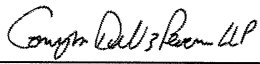
Agreed as to form and content



Walkers (Cayman) LLP
Attorneys for the JOLs



Campbells
Attorneys for JenCap Helmet
and DCM Ventures China Fund (DCM VIII)



Conyers
Attorneys for AI Autoparts LLC
and Access Industries Holdings