

**IN THE FEDERAL COURT OF AUSTRALIA  
VICTORIA DISTRICT REGISTRY**

No: (P)VID1289/2004

**RAY BOYAPATI**  
First Applicant

**ANN BOYAPATI**  
Second Applicant

**EDWARD BOYAPATI**  
Third Applicant

and

**ROCKEFELLER MANAGEMENT CORPORATION**  
First Respondent

**DALLAS GIBSON**  
Second Respondent

and

**ROCKEFELLER MANAGEMENT CORPORATION (A CORPORATION  
INCORPORATED IN THE STATE OF ILLINIOS, UNITED STATES OF AMERICA)**  
First Cross-claimant

**DALLAS GIBSON**  
Second Cross-claimant

and

**MEDENTRY (A PARTNERSHIP)**  
First Cross-respondent

**ANN BOYAPATI**  
Second Cross-respondent

**EDWARD BOYAPATI**  
Third Cross-respondent

**RAY BOYAPATI**  
Fourth Cross-respondent

**NIMI BOYAPATI**  
Fifth Cross-respondent

**ACE UMAT (A PARTNERSHIP)**  
Sixth Cross-respondent



## ORDER

**REGISTRAR:** Registrar Moore

**DATE OF ORDER:** 2 December 2008

**WHERE MADE:** Melbourne

### THE COURT ORDERS THAT:

1. In accordance with Order 62 Rule 4(2)(c) of the *Federal Court Rules*, the Respondents forthwith pay to the Applicants/Cross-respondents a gross sum fixed in the amount of \$499,543.88 as payment for the Applicants/Cross-respondents' entitlement to costs pursuant to order 1(e) of the orders of the Honourable Justice Kenny made on 9 September 2008.
2. The Respondents pay the Applicants/Cross-respondents' costs of and incidental to this application.
3. Direct the Registry to enter these orders and send a sealed copy of them by ordinary mail to the First Respondent at Level 2, 339 King Street Melbourne, VIC, 3000 and to the Second Respondent an electronic version of these orders by email to him at [dallas.gibson@icarus.edu.au](mailto:dallas.gibson@icarus.edu.au).

Date that entry is stamped: 2 December 2008



(fck)   
Deputy District Registrar

Subsection 35A (5) of the *Federal Court of Australia Act 1976* (the *Act*) provides that a party to proceedings in which a Registrar has exercised any of the powers of the Court under subsection 35A (1) of the Act may, within the time prescribed by the Rules of Court, or within any further time allowed in accordance with the Rules of Court, apply to the Court to review that exercise of power.

Order 46, subrule 7B (1) provides that, subject to any direction by the Court or a Judge to the contrary, an application under subsection 35A (5) of the Act for review of the exercise of a power of the Court by a Registrar under subsection 35A (1) of the Act must be made by motion on notice within 21 days after the day on which the power was exercised. An applicant seeking a review can apply to a Judge to waive the requirement that the application for review be made by motion on notice (see Order 1, rule 8).