

**CORRECTION NOTICE**  
**7-Eleven Class Action**

Levitt Robinson has issued a number of Bulletins about the Class Action against 7-Eleven.

In a letter dated 5 December 2017, we stated:

*(a) 'As a pre-condition to participating in the Class Action, you must sign the Commercial Litigation Funding Agreement. ..'*

*(b) 'The terms on which this funding is offered by Galactic 7-Eleven Litigation Holdings LLC is not negotiable and accordingly, if you are not happy to sign up to the Funding Agreement you will not receive any benefit from the class action.'*

In Bulletin No. 7, we stated: *'Indeed, if we do not proceed with the Class Action, it is very likely that your working conditions will become a lot worse and like with Caltex, which on 27 February 2018 announced that it is closing down its entire franchising operation, you will finish up a lot worse off.'*

In Bulletin No. 9 we stated that it was our 'best guess' that each store may be entitled to damages to over \$200,000 per annum for each Franchise Store.

We have been ordered by the Federal Court of Australia to retract each of these statements as there was no reasonable basis upon which they were made and they were misleading.

If you signed the Funding Agreement because you relied on any of these statements and you wish to withdraw from the Funding Agreement, you should fill in your details below by 4 pm on Friday 8 June 2018 and send it to:

**The Federal Court of Australia**

[vicreg@fedcourt.gov.au](mailto:vicreg@fedcourt.gov.au); or

the Registry, Federal Court of Australia, 305 William Street Melbourne VIC 3000.

**AND**

**Levitt Robinson Solicitors**

[711@levittrobinson.com](mailto:711@levittrobinson.com); or

PO Box 850, Darlinghurst NSW 1300

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I want to withdraw from the Funding Agreement.

.....  
Full Name

.....  
Signature

.....  
Name of Corporate Franchisee

.....  
Dated: 2018

.....  
Address and Franchise Store Number(s)

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