



ASIC

Australian Securities &
Investments Commission

Commonwealth of Australia Gazette

No. A001/13, Tuesday, 8 January 2013

Published by ASIC

ASIC Gazette

From 1 July 2012, lists of companies to be deregistered under s601AA and 601AB of the Corporations Act 2001 will be published on the Insolvency notices website at insolvencynotices.asic.gov.au

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RIGHTS OF REVIEW

Persons affected by certain decisions made by ASIC under the *Corporations Act 2001* and the other legislation administered by ASIC may have rights of review. ASIC has published Regulatory Guide 57 *Notification of rights of review* (RG57) and Information Sheet *ASIC decisions – your rights* (INFO 9) to assist you to determine whether you have a right of review. You can obtain a copy of these documents from the ASIC Digest, the ASIC website at www.asic.gov.au or from the Administrative Law Co-ordinator in the ASIC office with which you have been dealing.

ISSN 1445-6060 (Online version)
ISSN 1445-6079 (CD-ROM version)

Available from www.asic.gov.au
Email gazette.publisher@asic.gov.au

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12-0486

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraphs 741(1)(a), 911A(2)(l), 992B(1)(a),
1020F(1)(a) and 1020F(1)(b) – Exemptions**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraphs 741(1)(a), 911A(2)(l), 992B(1)(a), 1020F(1)(a) and 1020F(1)(b) of the *Corporations Act 2001 (Act)*.

Title

2. This instrument is ASIC Instrument 12-0486.

Commencement

3. This instrument commences on the date of gazettal.

Exemptions

4. Austin Exploration Limited ACN 114 198 471 (the *issuer*) does not have to comply with Parts 6D.2 and 6D.3 (except section 736) and Part 7.9 of the Act where the issuer:
 - (a) makes an eligible incentive plan offer;
 - (b) offers to arrange for the issue of financial products under an eligible incentive plan offer; or
 - (c) issues a financial product under an eligible incentive plan offer.
5. Where the issuer is exempt from Part 6D.2 or Part 7.9 in relation to an eligible incentive plan offer because of the exemption in paragraph 4, the issuer is also exempt from:
 - (a) the requirement to hold an Australian financial services licence for the provision of a financial service consisting of general advice reasonably given in connection with the eligible incentive plan offer (including any general advice given in the offer document) where the issuer ensures that the offer document for the offer includes a statement to the effect that any advice given by the issuer in connection with the offer is general advice only, and that employees should consider obtaining their own financial product advice from an independent person who is licensed by ASIC to give such advice; and
 - (b) sections 736 and 992A of the Act in relation to an eligible incentive plan offer made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the offer.

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6. Where the issuer is exempt from Part 6D.2 or Part 7.9 in relation to an eligible incentive plan offer because of the exemption in paragraph 4, the issuer and any wholly-owned subsidiaries of the issuer are also exempt from the requirement to hold an Australian financial services licence for the provision of the following financial services:
 - (a) the provision of a custodial or depository service in connection with an eligible incentive plan offer where the issuer performs their duties in good faith and has sufficient resources to perform those duties;
 - (b) dealing in a financial product in the course or providing a custodial or depository service covered by subparagraph (a); and
 - (c) dealing in a financial product in connection with an eligible incentive plan offer where any acquisition by purchase or disposal of the product (by the issuer) occurs either:
 - (i) through a person who holds an Australian financial services licence authorising the holder to deal in financial products; or
 - (ii) outside this jurisdiction and through a person who is licensed or otherwise authorised to deal in financial products in the relevant place; and
7. ASIC exempts a financial product that is the subject of an eligible incentive plan offer from Part 7.9 of the Act where:
 - (a) a recommendation is made by a person (other than the issuer) that a person to whom such an offer has been made, acquire the financial product as a retail client; and
 - (b) the person who made the recommendation is not aware, and ought not reasonably to be aware, that any of the conditions set out in this instrument have not been met.

Where this instrument applies

8. This instrument applies where the issuer:
 - (a) meet the requirements (including, for the avoidance of doubt, definitions) of ASIC Class Order [CO 03/184] (the *class order*) as in force on the date of this instrument and as amended from time to time by a disallowable legislative instrument within the meaning of the *Legislative Instruments Act 2003*, except the definitions of:
 - (iii) “eligible employee” in paragraph 8 of the Interpretation;
 - (ii) “eligible offer” in paragraph 9 of the Interpretation; and
 - (iii) “offer document” in paragraph 15 of the Interpretation; and

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- (b) would meet the requirements of the class order if:
- (i) the definition of an “eligible employee” in paragraph 8 of the Interpretation were to read:

“eligible employee” means, in relation to the issuer, a person who is at the time of an eligible incentive plan offer, which is an offer for issue of fully-paid shares in the issuer, or of performance rights in relation to the shares, which does not involve a contribution plan, is extended only to eligible employees of the issuer, and is known as the “Austin Exploration Limited Performance Rights Plan”, the terms of which are substantially in the same form as those provided to ASIC on 5 November 2012:

- (a) a full or part-time employee of the issuer or of any wholly-owned subsidiary of the issuer; or
- (b) a director of the issuer, or of any wholly-owned subsidiary of the issuer, who holds a salaried employment or office in the issuer or in any wholly-owned subsidiary of the issuer; or
- (c) a contractor which is:
- (i) an individual that has:
- (A) performed work for the issuer, or any wholly-owned subsidiary of the issuer, for more than 12 months; and
- (B) received 80% or more of their income in the preceding year from the issuer or any wholly-owned subsidiary of the issuer; or
- (ii) a company where each of the following are satisfied in relation to the company:
- (A) throughout the previous 12 months, the company has had a contract in place with the issuer, or any wholly-owned subsidiary of the issuer, for the provision of the services of an individual (the *contracting individual*) to the issuer;
- (B) the contracting individual has performed work for the issuer, or any wholly-owned subsidiary of the issuer, for more than 12 months;
- (C) the contracting individual has been the only member of the company for more than 12 months; and
- (D) more than 80% of the aggregate income of the company and the contracting individual from all

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sources (other than from each other) in the preceding 12 months was received from the issuer or any wholly-owned subsidiary of the issuer; or

(d) a casual employee who:

- (i) has been in employment with the issuer or any wholly-owned subsidiary of the issuer for more than 12 months; and
- (ii) the issuer or any wholly-owned subsidiary of the issuer regards as equivalent to either a full or part-time employee; and

(ii) the definition of an “eligible offer” in paragraph 9 of the Interpretation was to read:

“eligible offer” means an offer for issue of:

- (a) fully-paid shares in an issuer in the same class as shares which have been quoted on the financial market operated by ASX Limited throughout the 12 month period immediately before the offer without suspension for more than a total of 2 trading days during that period; or
- (b) performance rights in relation to shares referred to in paragraph (a),

which does not involve a contribution plan, is extended only to eligible employees, and is known as the “Austin Exploration Limited Performance Rights Plan”, the terms of which are substantially in the same form as those provided to ASIC on 5 November 2012;” and

(iii) in the definition of an “offer document” in paragraph 15 of the Interpretation, subparagraphs (c) and (d) were to read:

“(c) specifies in respect of the performance rights or the shares to which the performance rights relate:

- (i) the acquisition price in Australian dollars;
- (ii) where the acquisition price is specified in a foreign currency, the Australian dollar equivalent of that price at the date of the eligible offer; or
- (iii) where the acquisition price is to be worked out in the future under a formula, the Australian dollar or Australian dollar equivalent of that price were the formula applied at the date of the eligible offer; and

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- (d) includes an undertaking, and an explanation of the way in which, the issuer who has a registered office in this jurisdiction will, during the period which an eligible employee may acquire the shares, within a reasonable period of the employee requesting, make available to the employee:
- (i) the current market price (or, where that price is denominated in a foreign currency, the Australian dollar equivalent of that price) of the shares to which the performance rights relate; and
 - (ii) where sub-subparagraph (c)(ii) or (iii) applies, the information referred to in that subparagraph as updated to that date.”; and
- (iv) in the Interpretation, the following definition was inserted:
- “16A. “performance right” means a right to subscribe for and/or acquire one fully paid ordinary share in the capital of an issuer, where no consideration is payable for the exercise of the right to subscribe for and/or acquire such a share;”.

Conditions

9. The issuer can only rely on the exemptions in this instrument where the issuer complies with the conditions of the class order as expressed to apply to the issuer.

Interpretation

10. In this instrument:

eligible incentive plan offer means an offer for issue of fully-paid shares in the issuer, or of performance rights in relation to the shares, which does not involve a contribution plan, is extended only to eligible employees of the issuer, and is known as the “Austin Exploration Limited Performance Rights Plan”, the terms of which are substantially in the same form as those provided to ASIC on 5 November 2012.

Dated this 18th day of December 2012.



Signed by Daniel Alexander Pallaras
as a delegate of the Australian Securities and Investments Commission

12-1622

**Australian Securities and Investments Commission
Corporations Act 2001 — Paragraphs 1020F(1)(a) and 1020F(1)(c) – Exemption
and Declaration**

Enabling legislation

1. The Australian Securities and Investments Commission makes this instrument under paragraphs 1020F(1)(a) and 1020F(1)(c) of the *Corporations Act 2001 (Act)*.

Title

2. This instrument is ASIC Instrument 12-1622.

Commencement

3. This instrument commences on 14 December 2012.

Where this instrument applies

4. This instrument applies to interests in Australian Index Investments Sector Index Exchange Traded Funds ARSN 141 693 727 (*Scheme*) while the interests are able to be traded on the financial market operated by ASX as AQUA Products and where Valuestream Investment Management Limited ACN 094 107 034 (*Valuestream*) as responsible entity of the Scheme, discloses the effect of the declaration under this instrument and until 1 March 2013 the exemption under this instrument, by publication on its website for the Scheme for the period until a Supplementary Product Disclosure Statement or a new Product Disclosure Statement that discloses the same is lodged with ASIC under section 1015B of the Act for an interest in the Scheme.

Declaration

5. Part 7.9 of the Act applies to Valuestream in relation to a periodic statement required for a reporting period ending before 1 January 2014 in relation to interests in the Scheme as if subsection 1017D(5) were modified or varied as follows:
 - (i) after subsection 1017D(5) insert:

"(5AA) In relation to an interest in a registered scheme, amounts disclosed in accordance with paragraphs (5)(a), (b), (c), (d), (e) and (g), may be based on:

 - (a) for opening balances, closing balances or termination values:
 - (i) the net asset value per interest of the scheme on each transaction date or on the date of settlement of the transaction in a CS facility;
or

12-1622

- (ii) the last market price for an interest of the scheme on each transaction date or on the date of settlement of the transaction in a CS facility,

as at the start and end of the reporting period respectively together with a clear explanation of how the values and the balances have been calculated based on the net asset value or last market price (as applicable), the reasons for, and the implications of applying that basis; and

- (b) for details of transactions in relation to the interest during the reporting period, increases in contributions in relation to the interest, return on investment and amounts paid by the holder during the reporting period in respect of the interest:
 - (i) where the amounts in paragraph (a) are based on the net asset value:
 - (A) the net asset value per interest of the scheme on each transaction date; or
 - (B) the net asset value per interest of the scheme on the date of settlement of the transaction in a CS facility;
 - (ii) where the amounts in paragraph (a) are based on the last market price:
 - (A) the last market price for an interest of the scheme on each transaction date; or
 - (B) the last market price for an interest of the scheme on the date of settlement of the transaction in a CS facility,

together with a clear explanation of how the amounts have been calculated based on the net asset value or last market price (as applicable) and the reasons for, and implications of applying that basis.”.

Exemption

6. Valuestream does not have to comply with subsection 1017D(1) of the Act in relation to an interest in the Scheme for each reporting period ending on or before 1 March 2013.

Interpretation

In this instrument:

AQUA Products has the same meaning given by the operating rules of ASX.

12-1622

ASX means ASX Limited ACN 008 624 691.

Dated this 14th day of December 2012



Signed by Hamish Ratten
as a delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

12-1722

**Australian Securities & Investments Commission
Corporations Act 2001 Section 915B**

Notice of Cancellation of an Australian Financial Services Licence

TO: Arafura Securities Ltd
ACN 099 646 367 ("the Licensee")
Last notified principal place of business:
Suite 25, Level 3
22 Railway Road
SUBIACO WA 6008

Pursuant to paragraph 915B(3)(a) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 229172 held by the Licensee, with effect from the date of this notice.

Dated 13th December 2012

Signed

A handwritten signature in black ink, appearing to be 'JK', written over a dotted line.

Joyce Krashow
A delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

12-1723

**Australian Securities & Investments Commission
Corporations Act 2001 Section 915B**

Notice of Cancellation of an Australian Financial Services Licence

TO: Pioneer Capital Pty. Ltd
ACN 086 518 765 ("the Licensee")
Hurley & Co
Level 4, 83 Mount Street
NORTH SYDNEY NSW 2060

Pursuant to paragraph 915B(3)(a) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 246541 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 13th December 2012

Signed

Joyce Krashow
A delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

12-1724

**Australian Securities & Investments Commission
Corporations Act 2001 Section 915B**

Notice of Cancellation of an Australian Financial Services Licence

TO: Ashington Capital Int. Pty Ltd
ACN 134 151 536 ("the Licensee")
Last notified principal place of business:
Level 13, 77 King Street
SYDNEY NSW 2000

Pursuant to paragraph 915B(3)(a) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 332207 held by the Licensee, with effect from the date of this notice.

Dated 13th December 2012

Signed

Joyce Krashow
A delegate of the Australian Securities and Investments Commission

12-1733

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 601QA(1)(b) – Declaration**

Under paragraph 601QA(1)(b) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission declares that Chapter 5C of the Act applies to the person specified in the Schedule as if the provisions of that Chapter as modified or varied by ASIC Class Order [CO 05/26] were modified or varied as follows:

1. after subsection 601GAB(2) insert:

“(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the issue price is taken to comply with subsection (2) for interests in a class of interests that are not quoted on a financial market if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class.”

2. after subsection 601GAC(2) insert:

“(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the withdrawal amount is taken to comply with subsection (2) if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class.”

Schedule

Certitude Global Investments Limited ACN 082 852 364 in its capacity as responsible entity for the Columbia Credit Fund ARS Number 161 467 189 and LHP Global Long/Short Wholesale Fund (Unhedged) Fund ARS Number 161 465 925 (together 'Schemes').

Dated this 14th day of December 2012



Signed by Jonathan Hatch
as a delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

12-1745

**Australian Securities & Investments Commission
Corporations Act 2001 Section 915B**

Notice of Cancellation of an Australian Financial Services Licence

TO: Ashington Capital Management Pty Ltd
ACN 101 323 602 ("the Licensee")
Last notified principal place of business:
1 04, Level 1
2-14 Kings Cross Road
POTTS POINT NSW 2011

Pursuant to paragraph 915B(3)(a) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 229753 held by the Licensee, with effect from the date of this notice.

Dated 18 December 2012

Signed

Joyce Krashow
A delegate of the Australian Securities and Investments Commission



12-1763

ASIC

Australian Securities & Investments Commission

**Australian Securities & Investments Commission
Corporations Act 2001 Section 915B**

Notice of Cancellation of an Australian Financial Services Licence

TO: Elders Insurance Ltd
ACN: 081 106 505 ("the Licensee")
L 4, 27 Currie Street
Adelaide SA 5000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 237756 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 17 December, 2012.

A handwritten signature in black ink, appearing to be 'JK' followed by a flourish.

Signed

Joyce Krashow, a delegate of the Australian Securities and Investments
Commission

**ASIC**

Australian Securities & Investments Commission

12-1772

**Australian Securities & Investments Commission
Corporations Act 2001 Section 915B**

Notice of Cancellation of an Australian Financial Services Licence

TO: APiB Pty Ltd
ACN 095 767 310 ("the Licensee")
Last notified principal place of business:
Eastpoint Building, Suite 14, Level 1
50 Glebe Road
THE JUNCTION NSW 2291

Pursuant to paragraph 915B(3)(a) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 219756 held by the Licensee, with effect from the date of this notice.

Dated 18th December 2012

Signed

Joyce Krashow
A delegate of the Australian Securities and Investments Commission

12-1775

**Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 601QA(1) – Exemption and Declaration**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under subsection 601QA(1) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 12-1775.

Commencement

3. This instrument commences upon execution.

Exemption

4. MacarthurCook Fund Management Limited ACN 004 956 558 (*MFML*) in its capacity as trustee of the CWH Australia Trust ARSN 104 606 573 (*CWHAT*) is exempt from complying with section 601ED of the Act, to the extent that it may require CWHAT to be registered after CWHAT is deregistered under the Act.

Declaration

5. Chapter 5C of the Act applies to MFML in its capacity as the trustee of CWHAT as if Chapter 5C were modified or varied as follows:
 - (a) omit “.” at the end of paragraph 601PA(2)(c) and substitute “; or”;
 - (b) after paragraph 601PA(2)(c), insert:
 - “(d) all the members of the scheme:
 - (i) agree that the scheme should be deregistered under the Act;
 - (ii) were wholesale clients at the time they acquired (by way of issue or transfer) their interest in the scheme; and
 - (iii) are wholesale clients at the time an application for deregistration is lodged under subsection (1).”

12-1775

Where this instrument applies

6. This instrument applies where:
- (a) CWHAT has been deregistered under the Act; and
 - (b) all of the interests in CWHAT are held by persons who are wholesale clients.

Interpretation

In this instrument:

wholesale client has the meaning given to that term by subsection 761G(4) of the Act.

Dated this 18th day of December 2012.



Signed by Sean Polivnick
as a delegate of the Australian Securities and Investments Commission

12-1776

**Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 655A(1) – Declaration**

Enabling legislation

1. The Australian Securities and Investments Commission makes this instrument under subsection 655A(1) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 12-1776.

Commencement

3. This instrument commences on the date of signing.

Declaration

4. ASIC declares that Chapter 6 of the Act applies to Elph Pty Ltd ACN 070 012 252 (*Elph*) as if:
 - (a) section 617 were modified by inserting after subsection 617(2) the following subsection:

“(2A) In addition to the securities referred to in subsections (1) and (2), the bid may extend to securities in the bid class that are issued during the period from the date set by the bidder under subsection 633(2) to the end of the offer period.”
 - (b) section 636 were modified by inserting after paragraph 636(1)(j) the following paragraph:

“(ja) if the bid is to extend to securities that come to be in the bid class during the offer period under subsection 617(2A) – a statement to that effect;”.

Where this instrument applies

5. This instrument applies where:
 - (a) Elph lodges with ASIC on 18 December 2012, a bidder’s statement in relation to an unconditional cash offer for ordinary shares in Engenco Limited ACN 120 432 144 (*Engenco*) that includes a statement that the offer extends to shares in Engenco that come to be in the bid class during the offer period because they have been issued under the pro rata renounceable entitlement offer announced by Engenco on 12 December 2012 (*Entitlement Offer*); and

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- (b) Elph has not relied on, or purported to rely on, the relief provided by this instrument to extend the bid to securities other than the shares issued under the Entitlement Offer.

Dated this 18th day of December 2012.



.....
Signed by Daniel Alexander Pallas
as a delegate of the Australian Securities and Investments Commission



12-1777

ASIC

Australian Securities & Investments Commission

**Australian Securities & Investments Commission
Corporations Act 2001 Section 915B**

Notice of Cancellation of an Australian Financial Services Licence

TO: Australian Unity Property Investment Management Limited
ACN: 120 839 447 ("the Licensee")
L 14, 114 Albert Road
South Melbourne VIC 3205

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 303614 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 18 December, 2012.

Signed

Joyce Krashow, a delegate of the Australian Securities and Investments Commission

12-1785

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraphs 655A(1)(b) and 673(1)(b)
– Declarations**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this declaration under paragraphs 655A(1)(b) and 673(1)(b) of the *Corporations Act 2001 (Act)*.

Title

2. This instrument is ASIC Instrument 12-1785.

Commencement

3. This instrument commences on 18 December 2012.

Declarations

4. Chapters 6 and 6C of the Act apply to Guildford Coal Limited ACN 143 533 537 (*GUF*) as if:

- a) section 609 of the Act, were modified or varied by adding after subsection (13), as notionally inserted by ASIC Class Order [CO 03/634] (*JCO 03/634*):

"(14) A person does not have a relevant interest in securities merely because they apply restrictions on the disposal of the securities by the holder."; and

- b) Part 6C.1 of the Act were further modified or varied by adding after section 671BA, as notionally inserted by [CO 03/634]:

"671BB For the purposes of section 671B and the definition of *substantial holding* in section 9, a person has a relevant interest in securities if the person would have a relevant interest in the securities but for subsection 609(14)."

Where this instrument applies

5. This instrument applies to an acquisition of a relevant interest in up to 20,000,000 shares in *GUF (Escrowed Securities)* arising as a result of the entry by *GUF* into an escrow deed (*Escrow Deed*) with Terra Holdings Limited, a company incorporated in British Virgin Islands (*Terra Holdings*), where the Escrow Deed:
 - (a) restricts disposal of, but not the exercise of voting rights attaching to, the Escrowed Securities;

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- (b) terminates no later than 6 months after the Escrowed Securities are first issued by GUF;
- (c) allows Terra Holdings to accept into a takeover bid where:
 - (i) holders of at least half of the bid class securities that are not subject to the Escrow Deed to which the offer under the bid relates have accepted; and
 - (ii) the Escrow Deed requires that the Escrowed Securities be returned to escrow if the bid does not become unconditional; and
- (d) allows the Escrowed Securities to be transferred or cancelled as part of a merger by scheme of arrangement; and
- (e) is substantially in the form provided to ASIC on 18 December 2012.

Dated this 18th day of December 2012.



Signed by Daniel Alexander Pallaras
as a delegate of the Australian Securities and Investments Commission

12-1787

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 601QA(1)(b) – Declaration**

Under paragraph 601QA(1)(b) of the *Corporations Act 2001 (Act)*, the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 5C of the Act applies to the person specified in the Schedule as if the provisions of that Chapter as modified or varied by ASIC Class Order [CO 05/26] were modified or varied as follows:

1. after subsection 601GAB(2) insert:

“(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the issue price is taken to comply with subsection (2) for interests in a class of interests that are not quoted on a financial market if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class.”

2. after subsection 601GAC(2) insert:

“(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the withdrawal amount is taken to comply with subsection (2) if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class.”

Schedule

Paragon Funds Ltd ACN 159 623 873 in its capacity as the responsible entity of the Paragon Fund ARSN 161 565 920.

Dated this 20th day of December 2012.



Signed by Andrew Mitchell
as a delegate of the Australian Securities and Investments Commission

12-1788

NOTICE UNDER SECTION 915F OF THE CORPORATIONS ACT 2001


Notice is hereby given under section 915F of the Corporations Act 2001 that the Australian Securities and Investments Commission has made an order, a copy of which is set out below, which order took effect on the date of service of the order on the person to whom it relates, being 17 December 2012.

**AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION
CORPORATIONS ACT 2001 SECTION 915C****Notice of Suspension of Australian Financial Services Licence**

To: Cabot Square Financial Planning Pty Ltd ACN 119 756 848
Cabot Square
Suite 53, Level 3
14 Narabang Way
Belrose NSW 2085

TAKE NOTICE that under subsection 915C(1) of the Corporations Act 2001 the Australian Securities and Investments Commission suspends Australian financial services licence no. 303510 held by Cabot Square Financial Planning Pty Ltd ACN 119 756 848 until 4 December 2013.

Dated this 5th day of December 2012.

Signed: 
.....
Graeme Darcy Plath
Delegate of the Australian Securities and
Investments Commission

Your attention is drawn to subsection 911A(1) of the Corporations Act 2001 which provides that subject to this section, a person who carries on a financial services business in this jurisdiction must hold an Australian financial services licence covering the provision of the financial services and that a failure to comply with this subsection is an offence (see subsection 1311(1) of the Corporations Act 2001).

12-1791

AUSTRALIAN SECURITIES & INVESTMENTS COMMISSION

PART 9.4AA OF THE CORPORATIONS ACT
INFRINGEMENT NOTICE

To: Northern Iron Limited ACN 125 264 575
Level 3, 3 Ord Street
West Perth WA 6005

TAKE NOTICE: The Australian Securities & Investment Commission (ASIC) hereby issues an Infringement Notice to Northern Iron Limited ACN 125 264 575 (Northern Iron) pursuant to s1317DAC(1) of the *Corporations Act 2001* (Corporations Act).

This Infringement Notice requires Northern Iron to pay a penalty to ASIC, on behalf of the Commonwealth, in the sum of \$66,000 (the Penalty).

This Infringement Notice is issued on 28 November 2012.

DETAILS OF THE ALLEGED CONTRAVENTION**The Facts**

Northern Iron is an Australian mining company listed on the Australian Stock Exchange (ASX). Northern Iron is the owner of the Sydvaranger Iron Project in Norway, which produces and exports iron ore concentrate.

On 30 November 2011 Northern Iron announced that it had decided to undertake a strategic review, and had appointed Goldman Sachs to advise on corporate and operational strategies and "a review of ownership options available to the Company so as to determine whether a proposal for Northern Iron is available at a price, and on terms, that are in the best interest of all Northern Iron shareholders".

On 30 January 2012, Goldman Sachs sent a copy of a Northern Iron Strategic Review flyer to Essel Mining & Industries Ltd (Essel) for its consideration. Essel is a company incorporated in India, and is a subsidiary of the India based Aditya Birla Group (Aditya). Aditya is a US \$35 billion corporation with a range of businesses including coal and iron mines, aluminium and copper production, cement and fertiliser production, and wind power.

On 7 April 2012, Essel executed a confidentiality agreement with respect to its engagement with Northern Iron concerning the strategic review and on 10 April 2012 they were provided with access to Northern Iron's data room. Subsequently, on 18 April 2012 Goldman Sachs received a query list from Essel concerning its interest in Northern Iron, which was forwarded to Northern Iron on 21 April 2012.

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On 1 May 2012 Essel sent a letter to Northern Iron by email attaching a non-binding indicative offer to acquire 100% equity in Northern Iron.

By reason of the foregoing, from 1 May 2012, Northern Iron had become aware that Essel had made a non-binding indicative offer to acquire 100% equity in Northern Iron (the Information).

On 10 May 2012:

- at approximately 5am (AEST) (12:29am Indian standard time, 3am WST), Indian media publication the Economic Times (Economic Times) published an article on its website entitled "Aditya Birla Group Bids For Australia-Listed Northern Iron" (Economic Times Article);
- at 10:35am (AEST) a post was published on the Australian HotCopper share trading discussion website in relation to Northern Iron, pasting a link to the Economic Times Article.
- at 12:31pm (AEST) the ASX contacted Northern Iron's company secretary in relation to an increase in the price and volume of Northern Iron securities and to the Economic Times Article that had occurred since 11.40 am. The company secretary advised that he was not aware of the bid from Aditya. He subsequently contacted the ASX and advised that the company was not aware of a bid from Aditya.
- at 12:54pm (AEST) the ASX sent a Price and Volume Query to Northern Iron.
- between 2:43pm and 2.51pm (AEST) the ASX were advised that the company had received a non-binding and confidential bid, from an entity other than Aditya.
- at 2:55pm (AEST) the ASX contacted the company secretary of Northern Iron again. The ASX queried whether Northern Iron would like to call a trading halt to allow it more time to prepare its Price Query Response. The company secretary then verbally requested a trading halt
- at 3:12pm (AEST) a trading halt announcement for Northern Iron was released.
- at 7:19pm (AEST) the ASX received Northern Iron's Price and Volume Query Response.
- At 7:27pm (AEST) the Price Query Response was announced by the ASX.

On 9 May 2012 the shares of the company had closed at 96 cents. The total volume of shares trades was 602,577.

On 10 May 2012, Northern Iron shares opened at 91.5 cents and prior to the publication of the Economic Times Article on HotCopper the total volume of shares traded was 64,610 reaching a price of 94.5 cents. There were no further trades until 11:40am (AEST).

On 10 May 2012, from between 11:40am to 12:16pm (AEST) the total volume of shares traded was 1,032,640. The share price peaked at \$1.15 during this period of time. The last traded price prior to the trading halt was \$1.085.

The Contravention

This Infringement Notice has been issued because ASIC believes that Northern Iron contravened s674(2) of the Act on 10 May 2012 in that:

- (a) Northern Iron is an entity to which s674(2) of the Act applies.
- (b) On 10 May 2012, Northern Iron was aware of the Information.
- (c) By 12:31pm (AEST) on 10 May 2012, Northern Iron was aware of the Information and the Information was no longer confidential.
- (d) Listing Rule 3.1 of the ASX Listing Rules required Northern Iron to tell ASX of the Information once Northern Iron is or becomes aware of any information concerning it that a reasonable person would expect to have a material effect on the price or value of its securities. ASIC is of the view that Northern Iron was required to tell ASX of the Information at about 12.31pm AEST on 10 May 2012.
- (e) The Information was information that a reasonable person would expect, if it were generally available, to have a material effect on the price or value of securities of Northern Iron because:
 - On 10 May 2012, Northern Iron shares opened at 91.5 cents and reached an intra-day high of \$1.15. The last traded price prior to the trading halt was \$1.085. The closing price increased by 13% compared to the closing price on 9 May 2012, which was 96 cents. The total volume of shares traded on 10 May 2012 was 1,473,765, an increase of 144% in the volume of shares traded compared to the previous day, 9 May 2012, when 602,577 shares had been traded.
- (f) By reason of the matters referred to in paragraph (e) above, if it were generally available, the Information would, or would be likely to, influence persons who commonly invest in securities in deciding whether to acquire or dispose of Northern Iron securities.
- (g) ASX Listing Rule 3.1A (the exception to ASX Listing Rule 3.1) did not apply to the Information between the time that the ASX contacted Northern Iron at

12:31pm (AEST) on 10 May 2012 and the time that Northern Iron verbally requested a trading halt at 2:55pm (AEST) because a reasonable person would have expected the Information to be disclosed to ASX where the confidentiality of the Information had been lost.

- (h) Northern Iron did not disclose the Information to the ASX until approximately 7:19pm (AEST) on 10 May 2012, when Northern Iron sent the Price Query Response to the ASX.
- (i) Between 12.31pm AEST on 10 May 2012 and 2.55pm AEST on 10 May 2012 when Northern Iron requested a trading halt, the Information was not generally available.

Compliance with the Infringement Notice

Northern Iron may choose to comply with this Infringement Notice by paying the Penalty within the compliance period.

The compliance period for this Infringement Notice begins on 29 November 2012 and expires on 27 December 2012: s1317DAH(1) of the Act. ASIC may extend the compliance period for this Infringement Notice once, by up to 28 days: s1317DAH(3) of the Act. If this occurs ASIC will notify Northern Iron in writing.

Effect of issue and compliance with the Infringement Notice

The issue of this Infringement Notice, and subsequent compliance with it, is not an admission of liability by Northern Iron and cannot be regarded as a finding that Northern Iron has contravened s674(2) of the Act for any other purpose: s1317DAF(4) of the Act.

ASIC cannot take civil or criminal proceedings against Northern Iron for the alleged contravention specified in this Infringement Notice, either during the compliance period or after the Infringement Notice is complied with: s1317DAF(5) of the Act. However, certain proceedings may be commenced or continued against Northern Iron by third parties or by ASIC on behalf of third parties: s1317DAF(6) of the Act.

Effect of failure to comply with the Infringement Notice

ASIC cannot enforce compliance with this Infringement Notice: s1317DAF of the Act. However, if this Infringement Notice is not withdrawn in accordance with s1317DAI of the Act, it is open to ASIC to take the following action against Northern Iron:

- (a) ASIC may begin civil penalty proceedings against the entity under Part 9.4B of the Act seeking a declaration that Northern Iron breached the provision specified in this Infringement Notice and a pecuniary penalty order. The size of the pecuniary penalty is not limited to the amount specified in the Infringement Notice. The Court may under Part 9.4B impose a maximum penalty in relation to the alleged contravention of up to \$1 million;

- (b) ASIC may (if applicable) begin proceedings under s1324B of the Act seeking an order that specified information be disclosed in the manner required by this Infringement Notice;
- (c) ASIC may (if applicable) make an order under s91 of the *Australian Securities and Investments Commission Act* (the ASIC Act) for recovery of expenses of its investigation into the breach specified in this Infringement Notice. ASIC can also bring proceedings to enforce that order; and
- (d) ASIC can make a determination under ss708A(2), 713(6), 1012DA(2) or 1013FA(3) of the Act, or accept an enforceable undertaking under s93AA of the ASIC Act and bring proceedings to enforce the undertaking: s1317DAG of the Act.

Certain other proceedings may also be commenced or continued against Northern Iron by third parties or by ASIC on behalf of third parties: s1317DAG(4) of the Act.

Withdrawal of infringement notice

ASIC may withdraw this Infringement Notice at any time prior to compliance if it considers it appropriate to do so. If this Infringement Notice is withdrawn, any enforcement action may be taken by ASIC against Northern Iron, including:

- (a) civil proceedings under Part 9.4B of the Act;
- (b) a prosecution for an offence based on the provision specified in the notice.

Northern Iron may seek the withdrawal of this Infringement Notice by making a written representation to ASIC: s1317DAI(1) of the Act. Material provided to ASIC in such a representation is not admissible in evidence in proceedings against Citigold or a representative of the company: s1317DAI(2) of the Act.

Publication

If Northern Iron complies with this Infringement Notice ASIC may publish details of Northern Iron's compliance in the manner set out in s1317DAJ(2) or (3) of the Act: s1317DAJ(1) of the Act.

The provisions contained in Part 9.4AA of the Act are attached hereto as Annexure 1.



John Mazurkiewicz
Delegate
Australian Securities & Investments Commission

12-1792

Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 111AT(1) - Order

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under subsection 111AT(1) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 12-1792.

Commencement

3. This instrument commences on the day it is signed.

Order

4. ASIC relieves Forest Enterprises Australia Limited (subject to deed of company arrangement) (receivers and managers appointed) ACN 009 553 548 (the *company*) from Part 2M.3 of the Act for the financial years and half-years up to and including the half year ending 31 December 2012.

Where this order applies

5. This instrument applies for so long as the receivers and managers maintain arrangements for answering, free of charge, reasonable enquiries from the company's members about the consequences of the external administration of the company.
6. On or before 11 January 2013, the receivers and managers make this order available on a website maintained in relation to the company, in a way that is readily accessible by the public from the website.

Where this order ceases to apply

7. This order ceases to apply 15 July 2013.

Interpretation:

In this instrument:

disclosing entity provisions has the meaning given by section 111AT of the Act.

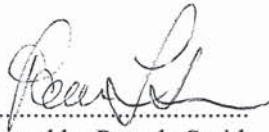
receivers and managers has the meaning given in the definition of *receiver and manager* in section 9 of the Act.

2.

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receivers and managers for the purposes of this order means the appointment of Timothy Bryce Norman and Salvatore Algeri of Deloitte Touche Tohmatsu as receivers and managers to the company on 14 April 2010.

Dated: 20 December 2012



Signed by Pamela Smith
as a delegate of the Australian Securities and Investments

12-1796

**Australian Securities and Investments Commission
Corporations Act 2001 — Subsection 601QA(1) — Declaration**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under subsection 601QA(1) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 12-1796.

Commencement

3. This instrument commences on the day it is signed.

Declaration

4. Chapter 5C of the Act applies to AMP Capital Investors Limited ACN 001 777 591 (the *responsible entity*) in its capacity as responsible entity of the registered schemes specified in Schedule A (the *schemes*) as if section 601FL were modified or varied as follows:
 - (a) in subsection (1) omit all the text after the word “it”, substitute:

“must either:

 - (a) call a members’ meeting to explain its reason for wanting to retire and to enable the members to vote on a resolution (which must be an extraordinary resolution if the scheme is not listed) to choose a company to be the new responsible entity; or
 - (b) propose a related body corporate of the responsible entity to be the new responsible entity in accordance with subsection (1A).”;
 - (b) after subsection (1) insert:

“(1A) The requirements for proposing a related body corporate (the *proposed responsible entity*) to be the new responsible entity are as follows:

 - (a) The responsible entity must give members of the scheme notice of a proposal to choose the proposed responsible entity, to be the scheme’s new responsible entity.

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- (b) The notice to members must:
- (i) set out the following information:
 - (A) the responsible entity's reasons for wanting to retire;
 - (B) such information as can reasonably be expected to be material to a member in forming a view as to the choice of the proposed responsible entity;
 - (C) information about the proposed timing of the retirement of the responsible entity and the manner in which that retirement will occur;
 - (D) how members can access on the responsible entity's website current information about the proposed timing of the retirement of the responsible entity and the manner in which that retirement will occur; and
 - (ii) state prominently that if:
 - (A) members who together hold at least 5% of the total value of the interests held by members; or
 - (B) 100 members,

who would be entitled to vote if the proposal were put as a proposed resolution to a meeting of members under paragraph (1)(a), ask for a vote on the choice of the proposed responsible entity by giving written notice received by the responsible entity within 21 days from the date the notice is sent, the responsible entity will either arrange a postal vote or convene a meeting to vote on a resolution for the choice of the proposed responsible entity; and
 - (iii) be accompanied by a form which can be ticked to ask for a vote; and
 - (iv) state prominently a reply paid address of the responsible entity to which the form may be sent.

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- (c) The responsible entity must prominently disclose on its website current information about the proposed timing of the retirement of the responsible entity and the manner in which that retirement will occur.
 - (d) If sufficient members ask for a vote in accordance with the notice, the responsible entity must arrange for a postal vote or, if the responsible entity chooses, convene a meeting in accordance with Part 2G.4 to vote on the choice of the proposed responsible entity as soon as possible.
 - (e) If there is a postal vote:
 - (i) a voting paper must be sent to each member stating a reply paid address of the responsible entity to which the voting paper may be sent; and
 - (ii) the responsible entity must notify the members in, or in a document accompanying, the voting paper that:
 - (A) the proposed responsible entity will be chosen as the new responsible entity if at least 50% of the total votes that may be cast by members that would be eligible to vote at a meeting under paragraph (1)(a) are cast in favour of the choice; and
 - (B) only votes received by the responsible entity within 28 days after the sending of the voting paper will be counted.
 - (f) If a meeting is convened the resolution to choose the new responsible entity must be an extraordinary resolution if the scheme is not listed.”;
- (c) after subsection (2) insert:
- “(2A) If a postal vote is arranged under paragraph (1A)(d) and at least 50% of the total votes that may be cast by members that would be eligible to vote at a meeting under paragraph (1)(a) are cast in favour of the proposed responsible entity, that entity is taken for the purposes of subsection (2) to have been chosen by a resolution of members on the last day on which postal votes may be received in order to be counted.

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(2B) If:

- (a) a related body corporate is proposed to be the new responsible entity in accordance with subsection (1A); and
- (b) insufficient members ask for a vote to choose the entity in accordance with the notice referred to in paragraph (1A)(b); and
- (c) the entity has consented in writing to becoming the scheme's responsible entity,

then:

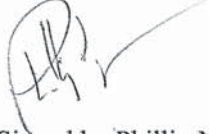
- (d) as soon as practicable and in any event within 2 business days after the end of the period in which a member may ask for such a vote, the current responsible entity must lodge a notice with ASIC asking it to alter the record of the scheme's registration to name the proposed responsible entity as the scheme's responsible entity; and
- (e) the notice must be accompanied by a certificate from the current responsible entity that it reasonably considers that the appointment of the proposed responsible entity would be in the best interests of members with a summary of the responsible entity's reasons as to why this is the case.
- (f) unless ASIC reasonably believes that the appointment of the proposed responsible entity would not be in the best interests of members, ASIC must comply with the notice as soon as practicable after the notice and summary are lodged."

Where this declaration applies

- 5. This declaration applies where AMP Capital Funds Management Limited ACN 159 557 721 has consented in writing to becoming the new responsible entity of each of the registered schemes specified in Schedule A.
- 6. This declaration ceases to apply on the earlier of:
 - i. The date of the removal of the responsible entity's Australian financial services licence authorisation to operate registered schemes; and
 - ii. 1 July 2013.

12-1796

Dated this 21st day of December 2012



Signed by Phillip Nguyen
as a delegate of the Australian Securities and Investments Commission

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Schedule A

Scheme	ARSN
AMP Capital Managed Cash Fund	096 709 312
Managed Treasury Fund	087 060 535
Floating Rate Income Fund	108 597 333
Wholesale Australian Bond Fund	111 211 413
AMP Capital Australian Bond Fund	089 594 516
AMP Capital Core Plus Strategies Fund	087 395 006
AMP Capital Enhanced Yield Fund	104 127 013
AMP Capital Structured High Yield Fund	104 312 290
Enhanced Index Share Fund	087 396 932
Wholesale Australian Share Fund	087 400 842
Style Neutral Australian Share Fund	087 397 751
AMP Capital Blue Chip Fund	089 596 994
AMP Capital Equity Fund	089 596 850
Value Plus Australian Share Fund	093 326 026
AMP Capital Sustainable Share Fund	095 791 192
Listed Property Trusts Fund	087 397 420
AMP Capital Property Securities Fund	089 595 068
AMP Capital Conservative Fund	089 594 703
AMP Capital Balanced Growth Fund	089 594 623
AMP Capital Monthly Income Fund No.1	093 325 574
AMP Capital Monthly Income Fund No.2	093 325 412
AMP Capital Monthly Income Fund No.3	093 325 672
AMP Capital High Growth Fund	089 596 396
AMP Capital Shopping Centre Fund	103 738 834
AMP Capital Retail Trust	103 738 727
AMP Capital Global Direct Property Fund	122 762 798
AMP Capital Hedged Global Direct Property Fund	122 762 707
AMP Capital US Direct Property Fund B	122 762 609
AMP Capital Direct Property Portfolio	104 327 933
Enhanced Index International Share Fund	087 391 688
Responsible Investment Leaders Balanced Fund	095 787 723
Responsible Investment Leaders High Growth Fund	131 242 594
Responsible Investment Leaders Conservative Fund	112 835 793
Responsible Investment Leaders Growth Fund	112 835 873
Future Directions Australian Bond Fund	102 616 106
Future Directions Australian Share Fund	089 594 776
Future Directions Australian Small Companies Fund	111 212 483
Future Directions Geared Australian Share Fund	107 656 182
Future Directions International Bond Fund	102 616 268
International Bond Fund	087 397 322
Future Directions International Share Fund	089 594 918
Future Directions Hedged Core International Share Fund	107 655 854
Future Directions International Small Companies Fund	108 599 926
Responsible Investment Leaders Australian Share Fund	112 835 631
Responsible Investment Leaders International Share Fund	095 791 325

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Scheme	ARSN
AMP Capital Australian Equity Concentrated Fund	156 561 161
EFM Fixed Interest Fund 2	111 212 287
EFM Fixed Interest Fund 3	111 212 358
EFM Fixed Interest Fund 4	121 031 801
AMP Capital Australian Small Companies Fund	089 596 645
EFM Australian Share Fund 1	108 276 231
EFM Australian Share Fund 2	108 276 320
EFM Australian Share Fund 3	108 276 366
EFM Australian Share Fund 4	108 276 419
EFM Australian Share Fund 6	111 212 554
EFM Australian Share Fund 7	111 212 643
FD Australian Share Fund 1	108 276 955
FD Australian Share Fund 3	108 277 130
EFM Listed Property Fund 1	108 278 986
FD Global Property Securities Fund 1	119 503 516
FD International Share Fund 4	108 424 764
EFM International Share Fund 3	108 279 045
EFM International Share Fund 5	108 276 053
Conservative Enhanced Index Fund	115 380 473
Balanced Enhanced Index Fund	115 380 562
Experts' Choice Short-Term Money Market Fund	089 057 287
Experts' Choice Australian Shares Fund	089 057 947
Experts' Choice International Shares Fund	089 056 913
Experts' Choice Conservative Fund	089 056 593
Experts' Choice Balanced Fund	089 057 625
Experts' Choice Diversified Interest Income Fund	089 057 090
Experts' Choice Growth Fund	089 058 097
Experts' Choice Property and Infrastructure Fund	089 058 239
Experts' Choice Small Companies Fund	125 467 601
AMP Capital Corporate Bond Fund	087 391 311
AFS Extended Alpha Fund	132 592 593
AMP Capital Asian Equity Growth Fund	134 397 756
AMP Capital China Growth Fund	122 303 744
AMP Capital Global Property Securities Fund	112 377 198
AMP Capital Global Infrastructure Securities Fund (Unhedged)	142 416 386
AMP Capital Global Infrastructure Securities Fund (Hedged)	143 590 505
Property Income Fund	093 326 179
Bourke Place Trust	087 719 971
KSC Trust	093 322 466
M Property Trust	093 461 753
AMP Capital Community Infrastructure Trading Trust	122 274 257
AMP Capital Community Infrastructure Holding Trust	122 274 426
AMP Capital Core Infrastructure Fund	127 019 238
AMP Capital Australian Equity Opportunities Fund	154 708 817
FD International Share Fund 1	108 275 350
FD International Share Fund 3	108 275 798
EFM International Share Fund 7	132 592 404

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Scheme	ARSN
Global Growth Opportunities Fund	087 393 735
EFM Infrastructure Fund 1	132 592 682
Future Directions Conservative Fund	103 660 608
Future Directions Moderately Conservative Fund	103 660 715
Future Directions Balanced Fund	095 787 885
Future Directions Growth Fund	099 391 269
Future Directions High Growth Fund	103 722 569
AMP Capital Multi-Asset Fund	150 406 143
Future Directions Property (Feeder) Fund	112 619 539
Future Directions Global Credit Fund	112 835 962
Future Directions Asia Ex-Japan Fund	130 183 041
Future Directions Core International Share Fund 2	103 660 813
Future Directions Emerging Markets Share Fund	123 384 387
Future Directions Total Return Fund	108 493 947

12 – 1803

**Australian Securities and Investments Commission
Corporations Act 2001 — Paragraph 741(1)(b) – Declaration**

- 1 Under paragraph 741(1)(b) of the Corporations Act 2001 (the *Act*) the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 6D of the Act applies to the person specified in Schedule A in the case specified in Schedule B as if section 713 of the Act were modified or varied as follows:
- (a) at the end of paragraph 713(1)(b) insert “or”;
 - (b) after paragraph 713(1)(b) insert:
 - “(c) convertible securities that are convertible into continuously quoted securities of a body.”;
 - (c) at the end of paragraph 713(2)(d) omit “securities.”, substitute “securities; and”;
 - (d) after subparagraph 713(2)(d) insert:
 - “(e) if the securities are convertible securities - the rights and liabilities attaching to:
 - (i) the convertible securities themselves; and
 - (ii) the underlying securities.”
- 2 Under paragraph 741(1)(b) of the Act ASIC declares that Chapter 6D of the Act applies to the person specified in Schedule A in the case specified in Schedule B as if the definition of “underlying securities” in section 9 of the Act were modified or varied as follows:
- (a) at the end of subparagraph (b) omit “securities.” substitute “securities; and”;
 - (b) after subparagraph (b) insert:
 - “(c) in relation to convertible securities - those securities into which the securities may be converted.”

Schedule A

Slater & Gordon Limited ACN 097 297 400 (*Slater & Gordon*)

Schedule B

An offer by Slater & Gordon to issue up to 130,002 convertible securities where the terms of the issue are in accordance with Slater & Gordon’s Employee Ownership Plan,

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a copy and summary of which were provided to ASIC on 21 December 2012 and the offer is made pursuant to a prospectus lodged with ASIC under Chapter 6D of the Act.

Dated this 21st day of December 2012



Signed by Michael Jukes

As a delegate of the Australian Securities and Investments Commission

12-1805

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 992B(1)(a) – Exemption**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraph 992B(1)(a) of the *Corporations Act 2001 (Act)*.

Title

2. This instrument is ASIC instrument 12-1805.

Commencement

3. This instrument commences upon execution.

Exemption

4. ASIC exempts Provident Capital Limited ACN 082 735 573 (In Liquidation) (*Company*) from section 989B of the Act in respect of the financial year ended 30 June 2012 and subsequent financial years.

Condition

5. The relief in paragraph 4 does not apply if there is also an administrator of the Company.

Dated this 21st day of December 2012



Signed by Hamish Ratten
as a delegate of the Australian Securities and Investments Commission

12-1807

Australian Securities and Investments Commission
Corporations Act 2001 – Paragraphs 911A(2)(l), 992B(1)(a), 1020F(1)(a), 1020F(1)(b)
and 1020F(1)(c) – Exemptions and Declaration

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraphs 911A(2)(l), 992B(1)(a), 1020F(1)(a) and 1020F(1)(b) of the *Corporations Act 2001 (Act)*.

Title

2. This instrument is ASIC Instrument [12-1807].

Commencement

3. This instrument commences on gazettal.

Exemptions

4. The Company does not have to comply with Part 7.9 of the Act where the Company:
 - (a) makes an eligible offer;
 - (b) offers to arrange for the issue of financial products under an eligible offer;
or
 - (c) issues a financial product under an eligible offer on the conditions set out in this instrument and for so long as the conditions are met.
5. A financial product that is the subject of an eligible offer does not have to comply with Part 7.9 of the Act where:
 - (a) a recommendation is made by a person other than the Company that a person to whom an eligible offer has been made acquire the financial product as a retail client; and
 - (b) the person who made the recommendation is not aware, and ought not reasonably to be aware, that any of the conditions set out in this instrument have not been met.
6. The Company does not have to comply with the requirement to hold an Australian financial services licence for the provision of the following financial services:
 - (a) dealing in a financial product in connection with an eligible offer covered by the exemption in paragraph 4 of this instrument; and

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- (b) the provision of a custodial or depositary service in connection with an eligible offer covered by the exemption in paragraph 4 of this instrument where the provider of the service performs their duties in good faith and has sufficient resources to perform those duties; and
 - (c) general advice reasonably given in connection with an eligible offer covered by paragraph 4 of this instrument, including any general advice given in the offer document, where the offer document for the offer includes a statement to the effect that any advice given by the Company in connection with the offer is general advice only, and that eligible employees should consider obtaining their own financial product advice from an independent person who is licensed by ASIC to give such advice.
7. The Company does not have to comply with section 992A of the Act in relation to offers made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the offer.

Declaration

8. Part 7.9 of the Act applies to holders of stapled securities as if subsections 1012C(6) and (7) were omitted where:
- (a) an offer to sell a stapled security is made;
 - (b) the stapled security was issued to a trustee and subsequently transferred by the trustee to an eligible employee in accordance with the terms of the Rules of the Plan;
 - (c) the stapled security was issued without a Product Disclosure Statement in circumstances where no Product Disclosure Statement was required to be given; and
 - (d) the Company did not issue the stapled security with the purpose of the eligible employee selling or transferring the stapled security, or granting, issuing or transferring interests in, or options or warrants over, the stapled security.

Conditions

9. The exemptions in paragraphs 4 to 7 of this instrument is given subject to the following conditions:
- (a) the Company must ensure that the eligible offer is substantially on the terms set out in the Rules of the Plan;
 - (b) the Company must:
 - (i) include the offer in an offer document;

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- (ii) take reasonable steps to ensure that any eligible employee to whom the offer is made is given a copy of the offer document; and
 - (iii) provide to ASIC a copy of the offer document (which need not contain details of the offer particular to the employee such as the identity or entitlement of the employee) and of each accompanying document not later than 7 days after the first provision of that material to an employee;
- (c) the Company must take reasonable steps to ensure that the number of stapled securities the subject of the offer or to be received on exercise of the financial product when aggregated with:
- (i) the number of stapled securities in the same class which would be issued were each outstanding offer with respect to stapled securities, units of stapled securities, options to acquire unissued stapled securities and financial products to receive stapled securities, under an employee share scheme to be accepted or exercised; and
 - (ii) the number of stapled securities in the same class issued during the previous 5 years pursuant to the employee share scheme or any other employee share scheme extended only to eligible employees of the Company;

but disregarding any offer made, or option acquired or stapled securities issued by way of or as a result of:

- (iii) an offer to a person situated at the time of receipt of the offer outside this jurisdiction; and
- (iv) an offer that was an excluded offer or invitation within the meaning of the Corporations Law as in force before the commencement of Schedule 1 to the *Corporate Law Economic Law Reform Program Act 1999*; or
- (v) an offer that did not need disclosure to investors because of section 708; or
- (vi) an offer that did not require the giving of a Product Disclosure Statement because of section 1012D; or
- (vii) an offer made under a disclosure document or Product Disclosure Statement;

must not exceed 5% of the total number of issued stapled securities in that class relating to the Trusts as at the time of the offer; and

- (d) where, upon vesting of Performance Rights, stapled securities are to be delivered through a trust:

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- (i) the trustee must hold the stapled securities on trust for each Participant;
- (ii) the trustee must cause proper written financial records to be maintained in respect of the activities of the trust and cause those records to be audited annually and made available for inspection by the Participants at an office of the trustee or a place of business of the Company during normal business hours or such other time as is agreed with the Participants;
- (iii) the trustee must ensure that each stapled security in relation to which a Participant holds an equitable interest is identified in the written financial records as being held on account of that Participant;
- (iv) the trustee must not levy any fees or charges for operating and administering the trust, either payable directly by the Participants or out of the assets of the trust;
- (v) except as expressly provided by the trust deed, a Participant must have the capacity to authorise the trustee to sell at or above the current market price the stapled securities to which he or she is entitled to under the deed;
- (vi) the trustee must provide a copy of the trust deed to ASIC at the same time as a copy of the offer document is provided to ASIC in accordance with this instrument; and
- (vii) the Company must ensure that the trust deed contains covenants binding the trustee and their agents, if any, to the effect that a Participant possesses substantially the same rights in respect of the stapled securities in which they hold an equitable interest as if they were the legal owner of the stapled securities, including the right to:
 - a. direct the trustee on how the voting rights attaching to the stapled securities shall be exercised, either generally or in any particular case; and
 - b. receive the income deriving from the stapled securities, including dividends and distributions declared by the Company in respect of those stapled securities.

Note: where a document must be provided in writing it may be provided by electronic means: see section 5c of the Act and section 25 of the *Acts Interpretation Act 1901*.

Interpretation

In this instrument:

associated body corporate of the Company means:

- (a) a body corporate that is a related body corporate of the Company; or

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- (b) a body corporate that has voting power in the Company of 20% or more; and
- (c) a body corporate in which the Company has voting power of 20% or more;

Company means Dexus Funds Management Ltd ACN 060 920 783 (**Dexus**) in its capacity as the responsible entity for:

- Dexus Diversified Trust ARSN 089 324 541;
- Dexus Industrial Trust ARSN 090 879 137;
- Dexus Office Trust ARSN 090 768 531; and
- Dexus Operations Trust ARSN 110 521 223; or

or an associated body corporate of Dexus;

eligible employee means a person who is at the time of an eligible offer a full or part time employee of the Company at the level of senior manager or executive or higher;

eligible offer means an offer for the issue of Performance Rights to an employee;

offer document means a document setting out an offer under a Plan that:

- (a) includes or is accompanied by a copy or a summary of the Rules of the Plan;
- (b) if a summary (rather than a copy) of the Rules of the Plan is given – includes an undertaking that during the period during which an eligible employee may acquire the financial products under the Plan, the Company will, within a reasonable period of the employee so requesting, provide the employee without charge with a copy of the Rules of the Plan; and
- (c) includes an explanation of the rights, liabilities, terms and vesting conditions attaching to the Performance Rights specific to each person to whom an eligible offer is made;

Participant means an eligible employee who has accepted into an eligible offer;

Performance Right means a contractual right between a Participant and the Company:

- (a) to have delivered to the Participant a specified number of stapled securities relating to the Trusts upon satisfaction of certain conditions determined by the Company at the time of the offer; and
- (b) which may, in addition and separate to the stapled securities mentioned in paragraph (a), convey additional rights on the Participant to receive stapled securities relating to the Trusts (**Distribution Equivalency Rights**), where the value of the Distribution Equivalency Rights is equivalent to the cumulative value

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of the distributions the Participant would have received had they held the stapled securities mentioned in paragraph (a);

Plan means each of the employee incentive schemes known as at the date of this instrument as the:

- Dexus Property Group Long Term Incentive Performance Rights Plan;
- Dexus Property Group Transitional Performance Rights Plan; and
- Dexus Property Group Short Term Incentive Performance Rights Plan;

where the schemes are extended only to eligible employees and each is governed by the Rules of the Plan;

Rules of the Plan means, in relation to a Plan, the written terms of the Plan that are substantially on the terms as the document provided by email to ASIC on 7 September 2012;

stapled securities means an interest in each of the Trusts which under the terms on which each interest may be traded, must be transferred together; and

Trusts means each of the following:

- Dexus Diversified Trust ARSN 089 324 541;
- Dexus Industrial Trust ARSN 090 879 137;
- Dexus Office Trust ARSN 090 768 531; and
- Dexus Operations Trust ARSN 110 521 223.

Dated this 21st day of December 2012


Signed by David Nguyen
as a delegate of the Australian Securities and Investments Commission

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**Australian Securities and Investments Commission
Corporations Act 2001 — Paragraphs 926A(2)(b), 992B(1)(b) and 1020F(1)(b) —
Variation**

Enabling provision

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraphs 926A(2)(b), 992B(1)(b) and 1020F(1)(b) of the *Corporations Act 2001*.

Title

2. This instrument is ASIC Instrument [12-1808].

Commencement

3. This instrument commences on the date of gazettal.

Variation

4. ASIC Instrument [07/0672], as varied by ASIC Instrument [09-00707], is varied by:
 - (a) in paragraph (a) of Schedule A, omitting “Transport Ticketing Authority of Victoria (*TTA*)” and substituting “Public Transport Victoria (*PTV*)”; and
 - (b) in paragraph 3 of Schedule B, omitting “TTA” and substituting “PTV”.

Dated this 24th day of December 2012



Signed by Evelyn Ong
as a delegate of the Australian Securities and Investments Commission

CORPORATIONS ACT 2001
Subsection 601PB(2)

ASIC may deregister the managed investment schemes listed below two months after the publication of this notice, unless given acceptable reason not to proceed.

Dated this fourth day of January 2013

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme	ARSN
AUSTOCK HIGH YIELD FUND	107 889 449
AUSTRALIAN VALUE HIGH CONVICTION FUND	117 232 612
CLANGALANG (AUS) STALLION SYNDICATE	109 282 402
DELAGO BROM (AUS) STALLION SYNDICATE	104 934 483
OPUS DEVELOPMENT FUND 2	124 854 888
OPUS PROPERTY TRUST NO.11	103 195 106
OPUS PROPERTY TRUST NO. 14	104 243 638
OPUS PROPERTY TRUST NO. 15	105 421 583
OPUS PROPERTY TRUST NO. 18	111 662 885
OPUS PROPERTY TRUST NO. 7	099 246 901
PERPETUAL ASIAN OPPORTUNITIES FUND	149 611 129
THE TRUST COMPANY CASH MANAGEMENT FUND	093 446 970

CORPORATIONS ACT 2001
Subsection 601PA(3)

ASIC may deregister the managed investment scheme(s) listed below two months after the publication of this notice, unless given acceptable reason not to proceed.

Dated this fourth day of January 2013

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme	ARSN
AUSTFIN GROWTH PROPERTY SYNDICATE NO 1	139 052 627
CANTON MACKENZIE FUND	154 940 495
MQ GATEWAY TRUST	123 784 930
OPUS PROPERTY SECURITIES FUND NO. 1	115 642 290
OPUS TECHNICAL INFRASTRUCTURE FUND NO. 1	127 475 263
THAKRAL HOLDINGS TRUST	092 850 827

CORPORATIONS ACT 2001
Section 601CL(5)

ASIC has struck the foreign companies listed
below off the register.

Dated this fourth day of January 2013

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ARBN
AMOCO AUSTRALIA DEVELOPMENT COMPANY	071 490 750
AVONTUS SOFTWARE CORPORATION	143 931 346
BARCABOUND SL (SOCIEDAD UNIPERSONAL)	146 067 307
EASTERN RESOURCES GROUP LIMITED	146 238 066
ENDECA TECHNOLOGIES LIMITED	114 344 302
JUMBO SHIPPING (SINGAPORE) PTE LTD	123 202 844
RELIANCE WINES LIMITED	144 558 896

CORPORATIONS ACT 2001
Subsection 601CC(4)

ASIC has struck the registered Australian bodies
listed below off the register.

Dated this fourth day of January 2013

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ARBN
ANTIOCHIAN ORTHODOX CHURCH PROPERTY TRUST	112 477 031
BONNIE BABES FOUNDATION INC.	076 894 329
CO-OPERATIVE PURCHASING SERVICES LTD	084 660 515
GREAT APE FUTURES FUND OF AUSTRALIA INCORPORATED	120 746 438
HUMAN CAPITAL INSTITUTE (ASIA PACIFIC) INC.	119 629 266
NOVITA CHILDREN'S SERVICES INCORPORATED	132 952 106

CORPORATIONS ACT 2001
Section 601CL(4)

ASIC will strike the foreign companies listed below off the register three months after the publication of this notice, unless given acceptable reason not to proceed.

Dated this fourth day of January 2013

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ARBN
ABBOTT RISK CONSULTING LIMITED	144 722 065
AEROLINEAS ARGENTINAS SOCIEDAD ANONIMA	054 663 660
AMBAC ASSURANCE CORPORATION	095 149 429
BAJWA TRADING CORPORATION (PRIVATE) LIMITED	128 104 914
BAYERNFONDS AUSTRALIEN 4 GMBH	136 003 060
BAYERNFONDS KAMBERA GMBH	139 100 780
BAYERNFONDS OPALUS GMBH	136 907 689
BHCWB HOUSING LLC	116 002 709
BJSS LIMITED	141 841 974
BLUE RIDGE TELECOM AUSTRALIA, LLC	111 287 186
BRITFIELDSTOWN HOUSE LIMITED	094 645 628
BURKE DRIVE LIMITED	010 852 892
CHINA UNIONPAY CO., LTD.	133 366 364
CORE CONSULTING SOLUTIONS, LLC	124 722 792
CORENET GLOBAL, INC.	107 107 577
CWC IMMIGRATION SOLUTIONS INC.	143 610 539
DAOUD EXPRESS MONEY LIMITED	111 857 106
DIVERS GROUP (AUSTRALIA) LIMITED	109 221 196
DOWELL SCHLUMBERGER (WESTERN) S.A.	009 473 385
DRAGONWAVE INC.	146 565 960
DRH HOLDINGS (AUSTRALIA) LIMITED	126 394 643
DUFFY & MCGOVERN ACCOMMODATION SERVICES LIMITED	115 417 402
E. WORKS CO LTD	127 679 190

Name of Company	ARBN
ELDACC (PROPRIETARY) LIMITED	142 917 413
ELECTRIC BOAT - AUSTRALIA LLC	104 385 702
GLOBAL POWER SOURCE PTE. LTD.	143 077 196
GLOBAL RESOURCE MANAGEMENT AUSTRALIA LIMITED	143 881 225
GREEN CLEANERS PTE. LTD.	143 778 607
GREENLAND YAKKYOKU CO LIMITED	100 405 150
HAMILTON SUNDSTRAND SERVICE CORPORATION	007 508 385
HARLOSH LIMITED	127 401 334
HPD SOFTWARE LIMITED	093 288 683
INDONESIA AIRASIA, PT.	131 966 571
INTER BETEILIGUNGSVERWALTUNGS-GESELLSCHAFT MBH	121 235 532
INTERCORP HOLDINGS LLC	143 628 602
ISCO INDUSTRIES, LLC	126 383 168
K & P INVESTMENTS (INTERNATIONAL)	078 031 204
KAIMIA ENTERPRISES LIMITED	118 031 762
KWIK SEW PATTERNS (AUSTRALIA), INC.	010 088 945
KZ PROPERTIES MANAGEMENT CORP.	146 029 923
LINDLEY INVESTMENTS PTE LTD	098 793 947
LITTLESTAR SERVICES (AUSTRALIA) LIMITED	095 690 734
LOLA DIEX LTD	135 143 323
LUCKY VIRAL BRANDED CONTENT INC.	142 070 531
MACDERMID CANNING LIMITED	133 834 812
MACDERMID OVERSEAS ASIA LTD	002 681 227
MACOR RATZON PTE. LTD.	128 443 827
MANANUA INC.	135 095 733
MANHATTAN TECHNOLOGIES LIMITED	141 661 163
MARCO POLO OFFSHORE PTE. LTD.	147 356 901
MARCUS EVANS (ASIA PACIFIC) LIMITED	104 845 838
MATIX CORPORATION LIMITED	145 050 933
MEANDER TRADE 10 (PROPRIETARY) LIMITED	142 914 145
MILLMERRAN INVESTMENT COMPANY V, PTE. LTD.	088 432 722
MILLMERRAN INVESTMENT COMPANY VI, PTE. LTD.	088 432 795
MINERAL RESOURCES DEVELOPMENT COMPANY LIMITED.	134 678 292
MINERAL SECURITIES LIMITED	124 546 443
MORTGAGE NOMINEES LIMITED	141 124 898
MOTION INDUSTRIES (CANADA), INC.	131 998 037
MOTION INDUSTRIES, INC.	133 497 766
MUSIC WAVES PRODUCTIONS LTD.	140 331 111
NIGHTHAWK RADIOLOGY SERVICES, LLC	098 194 640

Name of Company	ARBN
OCEAN SPRAY INTERNATIONAL, INC.	067 968 361
OUFFER INC.	142 100 865
PAINTED CHILDREN UK LIMITED	142 321 426
PB SEA-TOW ASIA PTE.LTD.	145 107 286
PETROFAC ENERGY DEVELOPMENTS OCEANIA LIMITED	126 838 499
PHOENIX MIDDLE EAST COMPANY W.L.L	143 488 484
PRICEWATERHOUSECOOPERS (US) INTERNATIONAL LLC	097 026 269
RACKSPACE ASIA LIMITED	144 020 557
RED CAT MINERALS (MAURITIUS) LIMITED	145 362 732
RESOURCES GATEWAY, INC.	143 247 205
RICS INTERNATIONAL LIMITED	105 696 124
RIO TINTO ALCAN PTE. LTD.	144 015 501
RUSTIC HAVEN SDN. BHD.	109 328 430
SAHA INTERNATIONAL LIMITED	105 670 095
SEABIRD EXPLORATION FZ-LLC	140 306 994
SIRIUS MINING CORPORATION	103 209 310
SOFTECTION APPLICATION SOFTWARE LIMITED	105 795 757
SOLID STATE DISKS LIMITED	131 691 220
SOUTH SEA HORIZONS LTD	120 431 978
SPRING VILLA HOLDINGS LIMITED	139 298 641
SYGA SPORTS	142 008 768
SYNERGY COMPUTER SOLUTIONS, INC.	129 566 105
TALEO CORPORATION	115 960 828
THE BLACKSTONE GROUP (HK) LIMITED	140 799 962
TRUSTEES OF BOSTON UNIVERSITY	076 354 151
UHRENHOLT A/S	143 705 293
VISTEON INTERNATIONAL BUSINESS DEVELOPMENT, INC.	092 544 235
WEBECOME CORPORATION PTE. LTD.	117 604 850
WEE GALLERY, INC.	133 527 063
WESTFIELD TRUST (NZ) LIMITED	097 465 186
WORKSHARE TECHNOLOGY INC	124 655 170
WORLDWIDE IMMIGRATION CONSULTANCY SERVICES CANADA INC.	105 010 562
YASAWA ISLAND RESORT LIMITED	129 926 432
ZEE TAGS LIMITED	123 511 133

Corporations Act 2001

Subsection 164(3)

Notice is hereby given that ASIC will alter the registration details of the following companies 1 month after the publication of this notice, unless an order by a court or Administrative Appeals Tribunal prevents it from doing so.

AUSTRALAND FINANCE LIMITED ACN 109 066 346 will change to a proprietary company limited by shares. The new name will be AUSTRALAND FINANCE PTY LIMITED
ACN 109 066 346.

CAMPUS EDUCATION GROUP LIMITED ACN 126 395 097 will change to a proprietary company limited by shares. The new name will be CAMPUS EDUCATION GROUP PTY LTD
ACN 126 395 097.

CVC REEF INVESTMENT MANAGERS LIMITED ACN 087 646 946 will change to a proprietary company limited by shares. The new name will be CVC REEF INVESTMENT MANAGERS PTY LIMITED ACN 087 646 946.

FRANKLAND VALLEY CO LTD ACN 077 243 317 will change to a proprietary company limited by shares. The new name will be FRANKLAND VALLEY CO PTY LTD
ACN 077 243 317.

JBWERE PTY LTD ACN 137 978 360 will change to a public company limited by shares. The new name will be JBWERE LTD ACN 137 978 360.

PORT MOTORWAY LIMITED ACN 010 821 020 will change to a proprietary company limited by shares. The new name will be PORT MOTORWAY PTY LIMITED
ACN 010 821 020.

TELLUS HOLDINGS PTY LTD ACN 138 119 829 will change to a public company limited by shares. The new name will be TELLUS HOLDINGS LTD ACN 138 119 829.

VU GROUP PTY LTD ACN 147 505 842 will change to a public company limited by shares. The new name will be VU GROUP LIMITED ACN 147 505 842.