



**ASIC**

Australian Securities &  
Investments Commission

Commonwealth of Australia Gazette

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# ASIC Gazette

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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](http://www.asic.gov.au) or from the Administrative Law Co-ordinator in the ASIC office with which you have been dealing.

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12-0159

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

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument [12-0159].

**Commencement**

3. This instrument commences on 14 March 2012.

**Declaration**

4. Chapter 6 of the Act applies to the Bidders as if item 7 of section 611 of the Act were modified or varied by omitting paragraph (a) and substituting the following:
  - “(a) no votes are cast in favour of the resolution by the person proposing to make the acquisition and its associates (unless the associate is a custodian, nominee, trustee, responsible entity or other fiduciary which has received a specific instruction from a third party beneficiary, who is not an associate of the person, directing the associate how to vote); and”

**Where this instrument applies**

5. This instrument applies to the offer by the Bidders to acquire under the Trust Scheme all of the CQO Units from the CQO Unitholders, other than the CQO Units held by CHCIT, where the acquisition is approved by a resolution put to a meeting of the members of CQO convened in accordance with an Explanatory Memorandum which is in substantially the same form as that provided to ASIC on or about 8 February 2012 for the purposes of item 7 section 611 of the Act.

**Interpretation**

In this instrument:

**Bidders** means Reco Ambrosia Pte Ltd (incorporated in Singapore, and an affiliate of the Government of Singapore Investment Corporation (Realty) Pte Ltd), the Public Sector Pension Investment Board (incorporated in Canada as a Crown Corporation under the *Public Sector Pension Investment Board Act (Canada)*) and Charter Hall Funds Management Limited ACN 082 991 786 in its capacity as responsible entity of the Charter Hall Property Trust ARSN 113 339 147.

**CHCIT** means Bieson Pty Ltd ACN 110 465 168 as trustee for Charter Hall Co-Investment Trust.

**CQO** means Charter Hall Office REIT ARSN 093 016 838.

12-0159

**CQO Units** means the units on issue in CQO.

**CQO Unitholders** means persons who hold CQO Units at the Record Date.

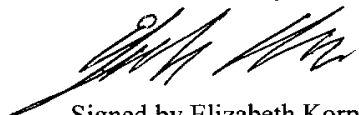
**Explanatory Memorandum** means the explanatory memorandum, independent expert's report and notice of meeting in relation to the Trust Scheme, sent by CHOML to the members of CQO.

**Record Date** has the same meaning as that given in the Explanatory Memorandum.

**Trust Scheme** means an arrangement under which the Bidders propose to acquire all of the CQO Units held by the CQO Unitholders (other than the CQO Units held by CHCIT) as described in the Explanatory Memorandum, where the acquisition is approved by resolutions passed at a meeting of CQO Unitholders:

- (a) to approve amendments to the constitution of CQO pursuant to subsection 601GC(1) of the Act; and
- (b) under item 7 of section 611 of the Act.

Dated this 14th day of March 2012



Signed by Elizabeth Korpi  
as a delegate of the Australian Securities and Investments Commission

12-0167

**Australian Securities and Investments Commission  
Corporations Act 2001 – Paragraph 951B(1)(a) – Exemption**

Under paragraph 951B(1)(a) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) exempts the person specified in Schedule A from complying with Division 2 of Part 7.7 of the Act in the case specified in Schedule B.

**Schedule A**

Charter Hall Office Management Limited ACN 006 765 206 (*CHOML*), in its capacity as responsible entity of the Charter Hall Office REIT ARSN 093 016 838 (*CQO*)

**Schedule B**

Where:

1. The Bidders acquire all of the CQO Units from the CQO Unitholders, other than the CQO Units held by CHCIT;
2. CHOML provides or gives financial product advice to the CQO Unitholders, where that advice is:
  - (a) General Advice;
  - (b) provided in connection with the Trust Scheme; and
  - (c) contained in the Explanatory Memorandum; or
3. CHOML arranges for a person to deal in CQO Units in connection with the Trust Scheme.

**Interpretation**

In this instrument:

*Bidders* means Reco Ambrosia Pte Ltd (incorporated in Singapore, and an affiliate of Government of Singapore Investment Corporation (Realty) Pte Ltd), the Public Sector Pension Investment Board (incorporated in Canada as a Crown Corporation under the *Public Sector Pension Investment Board Act* (Canada)) and Charter Hall Funds Management Limited ACN 082 991 786 in its capacity as responsible entity of the Charter Hall Property Trust ARSN 113 339 147.

**12-0167**

**CHCIT** means Bieson Pty Ltd ACN 110 465 168 as trustee for Charter Hall Co-Investment Trust.

**CHOML** means Charter Hall Office Management Limited ACN 006 765 206 in its capacity as responsible entity of CQO.

**CQO Unitholders** means persons who hold CQO Units at the Record Date.

**CQO Units** means the units on issue in CQO.

**Explanatory Memorandum** means the explanatory memorandum, independent expert's report and notice of meeting in relation to the Trust Scheme, sent by CHOML to the members of CQO and which is in substantially the same form as that provided to ASIC on or about 8 February 2012.

**General Advice** has the meaning given by subsection 766B(4) of the Act.

**Record Date** has the same meaning as that given in the Explanatory Memorandum.

**Trust Scheme** means an arrangement under which the Bidders propose to acquire all of the CQO Units held by the CQO Unitholders (other than the CQO Units held by CHCIT) as described in the Explanatory Memorandum, where the acquisition is approved by resolutions passed at a meeting of CQO Unitholders:

- (a) to approve amendments to the constitution of CQO pursuant to subsection 601GC(1) of the Act; and
- (b) under item 7 of section 611 of the Act.

Dated this 14<sup>th</sup> day of March 2012



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

12-0168

**Australian Securities and Investments Commission  
Corporations Act 2001 - Paragraph 601QA(1)(a) - Exemption**

Under paragraph 601QA(1)(a) of the *Corporations Act 2001* (Cth) (*Act*), the Australian Securities and Investments Commission (*ASIC*) exempts the person specified in Schedule A in the case set out in Schedule B from paragraph 601FC(1)(d) of the Act to the extent that it requires the responsible entity of a registered scheme to treat members who hold interests of the same class equally.

**Schedule A**

Charter Hall Office Management Limited ACN 006 765 206 (*CHOML*) in its capacity as responsible entity of the Charter Hall Office REIT ARSN 093 016 838 (*CQO*)

**Schedule B**

Where

1. under the Trust Scheme the Bidders offer to acquire all of the CQO Units from the CQO Unitholders, other than the CQO Units held by CHCIT; and
2. CHMOL reasonably believes that the Trust Scheme is in the best interests of the members of CQO.

**Interpretation**

In this instrument:

**Bidders** means Reco Ambrosia Pte Ltd (incorporated in Singapore, and an affiliate of the Government of Singapore Investment Corporation (Realty) Pte Ltd), the Public Sector Pension Investment Board (incorporated in Canada as a Crown Corporation under the *Public Sector Pension Investment Board Act* (Canada)) and Charter Hall Funds Management Limited ACN 082 991 786 in its capacity as responsible entity of the Charter Hall Property Trust ARSN 113 339 147.

**CHCIT** means Bieson Pty Ltd ACN 110 465 168 as trustee for Charter Hall Co-Investment Trust.

**CQO Units** means the units on issue in CQO.

**CQO Unitholders** means persons who hold CQO Units at the Record Date.

**Explanatory Memorandum** means the explanatory memorandum, independent expert's report and notice of meeting in relation to the Trust Scheme, sent by CHOML to the

**12-0168**

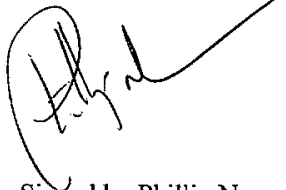
members of CQO and which is in substantially the same form as that provided to ASIC on or about 8 February 2012.

**Record Date** has the same meaning as that given in the Explanatory Memorandum.

**Trust Scheme** means an arrangement under which the Bidders propose to acquire all of the CQO Units held by the CQO Unitholders (other than the CQO Units held by CHCIT) as described in the Explanatory Memorandum, where the acquisition is approved by resolutions passed at a meeting of CQO Unitholders:

- (a) to approve amendments to the constitution of CQO pursuant to subsection 601GC(1) of the Act; and
- (b) under item 7 of section 611 of the Act.

Dated this 14<sup>th</sup> day of March 2012



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



12 - 0177

**ASIC**

Australian Securities &amp; Investments Commission

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

**Notice of Cancellation of an Australian Financial Services Licence**

**TO:** Olympus Funds Management Pty Ltd  
ACN 120 221 623 ("the Licensee")  
Level 11, 130 Macquarie Street  
Sydney NSW 2000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 307329 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 27 February 2012.

Signed .....

A handwritten signature in black ink, appearing to read 'P. Schofield', written over a dotted line.

Peter Schofield, a delegate of the Australian Securities and Investments Commission





12 - 0267

**ASIC**

Australian Securities &amp; Investments Commission

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

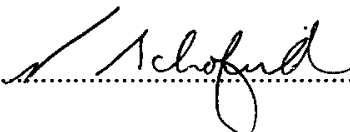
**Notice of Cancellation of an Australian Financial Services Licence**

**RE: GOSFORD CITY CREDIT UNION LTD ACN 087 650 119  
FORMERLY OF 44 MANN STREET GOSFORD NSW 2250**

Pursuant to section 915B of the **Corporations Act 2001** the Australian Securities and Investments Commission hereby cancels Licence Number 245540.

Dated this 15<sup>th</sup> Day of March 2012

Signed

.....  .....

Peter Schofield a delegate of the Australian Securities and Investments Commission

12-0295

**Australian Securities and Investments Commission  
Corporations Act 2001 – Paragraphs 601QA(1)(a), 601QA(1)(b), 655A(1)(b) and  
1020F(1)(a) – Exemption and Declaration**

1. Under paragraph 601QA(1)(a) of the Corporations Act 2001 (*Act*), the Australian Securities and Investments Commission (*ASIC*) exempts the person specified in Schedule A from paragraph 601FC(1)(d) of the Act to the extent that it requires the responsible entity of a registered scheme to treat members who hold interests of the same class equally in the case of an invitation that is set out in Schedule B (*Buy-Back Tender*) and in the case of conferring a right of withdrawal in accordance with subsection 601GA(4A) of the Act as notionally applying under this instrument by accepting an offer to sell made in response to the Buy-Back Tender.
2. Under paragraph 601QA(1)(a) of the Act, ASIC exempts the person specified in Schedule A from Part 5C.6 of the Act in the case of a withdrawal in accordance with subsection 601GA(4A) of the Act as notionally applying under this instrument by accepting an offer to sell made in response to the Buy-Back Tender.
3. Under paragraph 601QA(1)(a) of the Act, ASIC exempts the person specified in Schedule A from section 601FG of the Act in the case set out in Schedule C.
4. Under paragraph 655A(1)(b) of the Act, ASIC declares that Chapter 6 of the Act applies to the person specified in Schedule A, in the case set out in Schedule B as if section 609 of the Act as modified or varied by ASIC Class Order [CO 03/634] was further modified or varied by inserting after subsection (13):

“(14) A person does not have a relevant interest in interests of a managed investment scheme if the relevant interest would arise merely because the responsible entity of the scheme has entered into an agreement (or has received an offer from a member) to buy-back interests in the scheme in accordance with subsection 601GA(4A); and”

5. Under paragraph 601QA(1)(b) of the Act, ASIC declares that Chapter 5C of the Act applies to the person specified in Schedule A in the case of a right of withdrawal arising in connection with the person accepting an offer to sell made in response to the Buy-Back Tender as if Chapter 5C of the Act were modified or varied as follows:

(a) insert after subsection 601GA(4) of the Act:

“(4A) Subsection (4) does not apply to a right to withdraw from the scheme under an arrangement for the responsible entity to buy interests in the scheme in response to an offer to sell made by members who the

responsible entity determines may make the offer (*off-market buy-back*) if:

- (a) the responsible entity has power to make the off-market buy-back under the constitution;
  - (b) the off-market buy-back does not materially prejudice the responsible entity's ability to pay its creditors in relation to liabilities incurred by it as responsible entity of the scheme;
  - (c) the responsible entity has given one or more notices in writing to all members who are eligible to make the offer under the off-market buy-back that together:
    - (i) specify procedures for making and dealing with offers to sell that are fair to all members; and
    - (ii) state all information known to the responsible entity that is material to the decision of a member whether to make an offer to sell;
    - (iii) specify the period the invitation to offer will remain open (this period being at least 21 days after the date of the notice);
    - (iv) specify the assets that will be used to satisfy the liability to pay for interests bought back;
    - (v) specify the amount of money that is available to satisfy the liability to pay for interests bought back;
    - (vi) the method to determine the amount to be sold, if any, by each member offering to sell;
  - (d) after the notices were given to those members, the members had a reasonable opportunity to offer for sale some or all of their interests to the responsible entity under the off-market buy-back;
-

- (e) the responsible entity does not buy an interest under the off-market buy-back except for an amount that is no more than the amount determined by deducting from the amount in paragraph (i) the amount in paragraph (ii) and then dividing by the number of interests on issue:
    - (i) the sum of the value of scheme property;
    - (ii) the amount of any liability that under the constitution that may be met from such property; and
  - (f) to the extent that the arrangement provides for the responsible entity to have a discretion to determine the amount that it is to pay to buy interests under the off-market buy-back, including by the exercise of a discretion as to the number of interests to be bought, the responsible entity must:
    - (i) act reasonably in exercising the discretion; and
    - (ii) ensure that the records which it keeps under section 988A document how the discretion is exercised and an explanation why it was reasonable to exercise the discretion the way it was exercised.
- (4B) The responsible entity must retain any documents required by subparagraph 601GA(4A)(g)(ii) for 7 years after any withdrawal under the off-market buy-back”; and
- (b) insert after section 601GA of the Act:

**“601GAAA Responsible entity to cancel interests**

Immediately after registration of the transfer to the responsible entity of the interests acquired under an off market buy-back in accordance with subsection 601GA(4A), the responsible entity must cancel the interests it has bought.

**601GAAB Responsible entity to make payment**

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12-0295

The responsible entity must make payment to a member in respect of an interest offered for sale under an off-market buy-back in accordance with subsection 601GA(4A) within 21 days of the responsible entity accepting the member's offer to sell. ”

6. Under paragraph 1020F(1)(a) of the Act, ASIC exempts the person specified in Schedule A from Division 5A of Part 7.9 of the Act in the case set out in Schedule B on condition that any purchase made in accepting an offer to sell is made in circumstances where subsection 601GA(4) of the Act does not apply to the seller's right to sell in accordance with subsection 601GA(4A) as notionally applying under this instrument.

#### Schedule A

Hastings Funds Management Limited ACN 058 693 388 (*HFML*) in its capacity as responsible entity of the Hastings High Yield Fund ARSN 112 579 129 (*HHY*).

#### Schedule B

Where:

1. an invitation is made by HFML to Members to offer to sell HHY Interests to HFML:
  - (a) in accordance with the disclosure document provided to ASIC on 7 March 2012 (*Buy-Back Booklet*);
  - (b) under which the price at which a Member can offer to sell in response to the invitation must be at one of the Tender Prices outlined in the *Buy-Back Booklet*; and
  - (c) under which all Members are to be treated equally except as follows:
    - (i) if a Member holds no more than 4,000 HHY Interests, that Member will only be permitted to offer to sell all of their Interests at one of the Tender Prices; and
    - (ii) offers to sell will be accepted only in accordance with the *Buy-Back Execution Rules*; and
2. at the time of the invitation all HHY Interests on issue have been of the same class for at least 12 months.

#### Schedule C

Where HFML acquires a HHY Interest by accepting an offer to sell in response to the *Buy-Back Tender*.

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**Interpretation**

In this instrument:

**ASX** means ASX Limited ABN 98 008 624 691 or the market it operates.

**ASX Operating Rules** means the operating rules of the ASX as at the date of this instrument.

**Buy-Back** means an acquisition of HHY Interests by HFML in accordance with Schedule B of this instrument.

**Buy-Back Amount** means the number of HHY Interests which, when added to the HHY interests bought back under an on-market buy-back announced by HFML on 29 August 2011, equals no more than 10% of the smallest number of HHY Interests on issue in the 12 months prior to 29 August 2011.

**Buy-Back Execution Rules** means:

- a) if at the close of the Tender Period HFML has received offers to sell more HHY Units at Tender Prices at or below the Buy-Back Price than the number of HHY Interests HFML elects to Buy-Back, then:
  - (i) all tenders at Tender Prices above the Buy-Back Price are rejected in full;
  - (ii) all tenders at Tender Prices at or below the Buy-Back Price are bought back subject to a reduction by the same proportion (pro rata subject to rounding of fractions) being the proportion needed to ensure that:
    - (A) after taking into account the Buy-Back of Priority Parcels and the Small Residual Holdings, no more than the number of HHY Units corresponding to the Buy-Back Amount is bought back; and
    - (B) the Priority Parcels and the Small Residual Holdings may be bought back; and
  - (iii) the Priority Parcels and the Small Residual Holdings are bought back.

**Buy-Back Price** means the price for a HHY Interest to be paid to a Member under the Buy-Back, being the lowest Tender Price at which HFML chooses to buy back HHY Interests under the Buy-Back.

**HHY Interest** means an interest in HHY.

**Market Price** means the Volume Weighted Average Price of HHY Interests traded on ASX over the 5 trading days prior to the date on which the Buy-Back is formally announced, calculated to three decimal places, as determined by HFML.

**Member** means a member of HHY.

**Priority Parcel** means HFML buying back a parcel of HHY Interests from each Member who has tendered at a Tender Price at or below the Buy-Back Price, up to an

12-0295

amount of 4,000 HHY Interests, or such lesser number of HHY Interests as determined by HFML and notified to Members to ensure that the Buy-Back Amount is not exceeded as a result of the aggregate number of HHY Interests bought back by HHY under the Buy-Back.

**Small Residual Holding** means HFML buying back the entire remaining balance of a Member's HHY Interests who has tendered at a Tender Price at or below the Buy-Back Price, where the amount of HHY Interests that the Member would hold after the application of the Buy-Back Execution Rules would be less than or equal to 500 HHY Interests and the holder does not hold any more HHY Interests than were held by that Member at the date of the announcement of the Buy-back.

**Tender Period** means the period during which Members may tender their HHY Interests under the Buy-Back.

**Tender Price** means a price calculated by applying to the Market Price one of a defined range of premiums and discounts, no greater than 105%, or less than 95% of the Market Price, and as specified in the Buy-Back Booklet, at which a Member can elect to tender some or all of their HHY Interests.

**Volume Weighted Average Price** means the volume weighted average price of all HHY Interest trades on ASX excluding any transactions defined in the ASX Operating Rules as special crossings, crossings prior to the commencement of normal trading, crossings during the closing phase and the after hours adjustment phase, any overseas trades or trades pursuant to the exercise of options over HHY Interests and any other trades that HFML determines to exclude on the basis that the trades are not fairly reflective of supply and demand.

Dated this 9th day of March 2012



Signed by Paul Woodburn  
as a delegate of the Australian Securities and Investments Commission



12-0299

**ASIC**

Australian Securities &amp; Investments Commission

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

**Notice of Cancellation of an Australian Financial Services Licence**

**TO:** BNP Paribas Fund Services Securities Pty Ltd  
ACN 063 403 681 ("the Licensee")  
P O Box R209  
Royal Exchange NSW 1225

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 244532 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 13<sup>th</sup> March 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





12-0304

**ASIC**

Australian Securities &amp; Investments Commission

**Australian Securities and Investments Commission**  
**Corporations Act 2001 — Paragraphs 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 911A(2)(l), 992B(1)(a), 1020F(1)(a) and 1020F(1)(b) of the *Corporations Act 2001 (the Act)*.

**Title**

2. This instrument is ASIC Instrument [12/0304].

**Commencement**

3. This instrument takes effect on gazettal.

**Exemption**

4. ASIC exempts Armour Energy Limited ACN 141 198 414 (*the Issuer*) from Part 7.9 of the Act where the Issuer:
  - (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.
5. ASIC exempts a financial product that is the subject of an eligible 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 an eligible offer has been made acquires 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 the schedule have not been met.
6. ASIC exempts the Issuer from 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 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 Issuer in

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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. ASIC exempts:

- (a) the Issuer; and
- (b) any related body corporate of the Issuer,

from the requirement to hold an Australian financial services licence for the provision of the following financial services:

- (c) the provision of a custodial or depository service in connection with an eligible offer covered by the exemption in paragraph 4 where the provider of the service performs their duties in good faith and has sufficient resources to perform those duties; and
- (d) dealing in a financial product in the course or providing a custodial or depository services covered by paragraph (c); and
- (e) dealing in a financial product in connection with an eligible offer covered by paragraph 4 of this instrument where any acquisition by purchase or disposal of the product (by the Issuer or a related body corporate of 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.

8. ASIC exempts the Issuer from section 992A of the Act in relation to eligible offers covered by paragraph 4 of this instrument made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the eligible offer.

**Where this instrument applies**

9. This instrument applies on the conditions set out below and for so long as the conditions are met.

**Conditions**

- 10. The Issuer must ensure that the eligible offer is substantially on the terms set out in the Rules of the Plan.
- 11. The Issuer must:
  - (a) include the offer in an offer document; and

12-0304

- (b) take reasonable steps to ensure that any eligible employee to whom the offer is made is given a copy of the offer document; and
  - (c) provide to ASIC a copy of the offer document (which need not contain details of the offer particular to the eligible employee such as the identity or entitlement of the eligible employee) and of each accompanying document not later than 7 days after the first provision of that material to an eligible employee; and
12. The Issuer must comply with any undertaking required to be made in the offer document by reason of this instrument; and
13. The Issuer must take reasonable steps to ensure that the number of shares to be issued on exercise of a Performance Right when aggregated with:
- (a) the number of shares in the same class which would be issued were each outstanding offers with respect to shares, units of shares and options to acquire unissued shares, under an employee share scheme, or like scheme (including the Plan) to be accepted, vested or exercised; and
  - (b) the number of shares in the same class issued during the previous 5 years pursuant to any employee share scheme (including the plan) extended only to an eligible employee of the Issuer;

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

- (c) an offer to a person situated at the time of receipt of the offer outside this jurisdiction; or
- (d) an offer that did not need disclosure to investors because of section 708; or
- (e) an offer that did not require the giving of a Product Disclosure Statement because of section 1012D of the Act; or
- (f) an offer made under a disclosure document or Product Disclosure Statement, does not exceed 5% of the total number of issued shares in that class of the Issuer as at the time of the offer.

*Note:* where a document must be provided in writing it may be provided by electronic means. See s5C of the Act and s25 of the *Acts Interpretation Act 1901*.

### Interpretation

In this instrument:

1. **eligible employee** means, in relation to the Issuer, a person who is at the time of an offer under the Plan:
- (a) a full or part-time employee of the Issuer or of a related body corporate of the Issuer; or

## 12-0304

- (b) a director of the Issuer, or of a related body corporate of the Issuer, who holds a salaried employment or office in the Issuer or in a related body corporate; or
  - (c) a contractor which is:
    - (i) an individual that has:
      - (A) performed work for the Issuer, or a related body corporate 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 a related body corporate 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 a related body corporate 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 a related body corporate 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 sources (other than from each other) in the preceding 12 months was received from the Issuer or a related body corporate of the Issuer.
2. *eligible offer* means an offer for the issue of a Performance Right that is made under the Plan;
  3. *financial product advice* has the meaning given by section 766B of the Act;
  4. *general advice* has the meaning given by section 766B of the Act;
  5. *offer* has a meaning affected by section 1010C of the Act;
  6. *offer document* means a document setting out an offer under the Plan that:
    - (a) includes or is accompanied by a copy, or a summary, of the Rules of the Plan; and
    - (b) if a summary (rather than a copy) of the Rules of the Plan is given – includes an undertaking that during the period (the *offer period*) in which an eligible employee may acquire the financial products offered, the Issuer will, within a reasonable period of the eligible employee so requesting, provide the eligible employee without charge with a copy of the Rules of the Plan.

12-0304

7. **Performance Right** means a derivative within the meaning of s761D of the Act issued under the terms of the Plan and pursuant to which the Issuer must or may issue or transfer shares in the Issuer to an eligible employee at some future time.
8. **Plan** means an arrangement that is known at the date of this instrument as the Armour Energy Limited Performance Rights Plan which is:
  - (a) extended only to an eligible employee; and
  - (b) governed by the Rules of the Plan.
9. **Rules of the Plan** means the written rules of the Plan as at the date of this instrument that are substantially the same as the rules set out in the pro forma offer document provided to ASIC as an attachment to the Issuer's application dated 14 February 2012; and

Dated this 9<sup>th</sup> day of February 2012



Signed by Lorraine Mizzi  
as a delegate of the Australian Securities and Investments Commission



12-0305

**ASIC**

Australian Securities &amp; Investments Commission

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

**Notice of Cancellation of an Australian Financial Services Licence**

**TO:** OAS Australia Investments Limited  
ACN 115 036 470 ("the Licensee")  
C/-OAS Australia Investments Limited  
1 Eden Park Drive  
Macquarie Park NSW 2113

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 290761 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 13 March 2012

Signed .....

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

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



12-0306

**ASIC**

Australian Securities &amp; Investments Commission

**Australian Securities and Investments Commission**  
**Corporations Act 2001 — Paragraphs 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 911A(2)(l), 992B(1)(a), 1020F(1)(a) and 1020F(1)(b) of the *Corporations Act 2001 (the Act)*.

**Title**

2. This instrument is ASIC Instrument [12/0306].

**Commencement**

3. This instrument takes effect on gazettal.

**Exemption**

4. ASIC exempts Platina Resources Limited ACN 119 007 939 (*the Issuer*) from Part 7.9 of the Act where the Issuer:
  - (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.
5. ASIC exempts a financial product that is the subject of an eligible 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 an eligible offer has been made acquires 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 the schedule have not been met.
6. ASIC exempts the Issuer from 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 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 Issuer in connection with the offer is general advice only, and that eligible employees should

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consider obtaining their own financial product advice from an independent person who is licensed by ASIC to give such advice.

7. ASIC exempts:

- (a) the Issuer; and
- (b) any related body corporate of the Issuer,

from the requirement to hold an Australian financial services licence for the provision of the following financial services:

- (c) the provision of a custodial or depository service in connection with an eligible offer covered by the exemption in paragraph 4 where the provider of the service performs their duties in good faith and has sufficient resources to perform those duties; and
- (d) dealing in a financial product in the course or providing a custodial or depository services covered by paragraph (c); and
- (e) dealing in a financial product in connection with an eligible offer covered by paragraph 4 of this instrument where any acquisition by purchase or disposal of the product (by the Issuer or a related body corporate of 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.

8. ASIC exempts the Issuer from section 992A of the Act in relation to eligible offers covered by paragraph 4 of this instrument made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the eligible offer.

**Where this instrument applies**

9. This instrument applies on the conditions set out below and for so long as the conditions are met.

**Conditions**

10. The Issuer must ensure that the eligible offer is substantially on the terms set out in the Rules of the Plan.
11. The Issuer must:
- (a) include the offer in an offer document; and
  - (b) take reasonable steps to ensure that any eligible employee to whom the offer is made is given a copy of the offer document; and



## 12-0306

- (c) provide to ASIC a copy of the offer document (which need not contain details of the offer particular to the eligible employee such as the identity or entitlement of the eligible employee) and of each accompanying document not later than 7 days after the first provision of that material to an eligible employee; and
12. The Issuer must comply with any undertaking required to be made in the offer document by reason of this instrument; and
13. The Issuer must take reasonable steps to ensure that the number of shares to be issued on exercise of a Performance Right when aggregated with:
- (a) the number of shares in the same class which would be issued were each outstanding offers with respect to shares, units of shares and options to acquire unissued shares, under an employee share scheme, or like scheme (including the Plan) to be accepted, vested or exercised; and
  - (b) the number of shares in the same class issued during the previous 5 years pursuant to any employee share scheme (including the plan) extended only to an eligible employee of the Issuer;

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

- (c) an offer to a person situated at the time of receipt of the offer outside this jurisdiction; or
- (d) an offer that did not need disclosure to investors because of section 708; or
- (e) an offer that did not require the giving of a Product Disclosure Statement because of section 1012D of the Act; or
- (f) an offer made under a disclosure document or Product Disclosure Statement, does not exceed 5% of the total number of issued shares in that class of the Issuer as at the time of the offer.

*Note:* where a document must be provided in writing it may be provided by electronic means. See s5C of the Act and s25 of the *Acts Interpretation Act 1901*.

### Interpretation

In this instrument:

1. **eligible employee** means, in relation to the Issuer, a person who is at the time of an offer under the Plan:
- (a) a full or part-time employee of the Issuer or of a related body corporate of the Issuer; or
  - (b) a director of the Issuer, or of a related body corporate of the Issuer, who holds a salaried employment or office in the Issuer or in a related body corporate; or

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- (c) a contractor which is:
- (i) an individual that has:
    - (A) performed work for the Issuer, or a related body corporate 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 a related body corporate 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 a related body corporate 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 a related body corporate 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 sources (other than from each other) in the preceding 12 months was received from the Issuer or a related body corporate of the Issuer.
2. *eligible offer* means an offer for the issue of a Performance Right that is made under the Plan;
3. *financial product advice* has the meaning given by section 766B of the Act;
4. *general advice* has the meaning given by section 766B of the Act;
5. *offer* has a meaning affected by section 1010C of the Act;
6. *offer document* means a document setting out an offer under the Plan that:
- (a) includes or is accompanied by a copy, or a summary, of the Rules of the Plan; and
  - (b) if a summary (rather than a copy) of the Rules of the Plan is given – includes an undertaking that during the period (the *offer period*) in which an eligible employee may acquire the financial products offered, the Issuer will, within a reasonable period of the eligible employee so requesting, provide the eligible employee without charge with a copy of the Rules of the Plan.

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7. **Performance Right** means a derivative within the meaning of s761D of the Act issued under the terms of the Plan and pursuant to which the Issuer must or may issue or transfer shares in the Issuer to an eligible employee at some future time.
8. **Plan** means an arrangement that is known at the date of this instrument as the Platina Resources Limited Performance Rights Plan which is:
  - (a) extended only to an eligible employee; and
  - (b) governed by the Rules of the Plan.
9. **Rules of the Plan** means the written rules of the Plan as at the date of this instrument that are substantially the same as the rules set out in the pro forma offer document provided to ASIC as an attachment to the Issuer's application dated 14 February 2012; and

Dated this 13<sup>th</sup> day of March 2012



Signed by Lorraine Mizzi  
as a delegate of the Australian Securities and Investments Commission

12-0309

**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 (*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.”

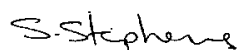
2. after subsection 601GAC(2) insert:

“(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**

The Trust Company (Australia) Limited ACN 000 000 993 in its capacity as responsible entity of the Green Triangle Forest Investment Trust ARSN 156 005 604.

Dated this 13<sup>th</sup> day of March 2012



Signed by Sandra Stephens

as a delegate of the Australian Securities and Investments Commission

12-0310

**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 (*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**

The Trust Company (Australia) Limited ACN 000 000 993 in its capacity as responsible entity of the Green Triangle Forest Operating Trust ARSN 156 005 677.

Dated this 13<sup>th</sup> day of March 2012

  
Signed by Sandra Stephens  
as a delegate of the Australian Securities and Investments Commission



12-0316

**ASIC**

Australian Securities & Investments Commission

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

**Notice of Cancellation of an Australian Financial Services Licence**

**TO:** Financially Yours Pty Ltd  
ACN 010 440 703 ("the Licensee")  
103 Boundary Street  
Townsville QLD 4810.

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 297882 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 14<sup>th</sup> March 2012.

Signed  .....

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

12-0317

**Australian Securities and Investments Commission  
Corporations Act 2001 – Paragraphs 601QA(1)(a), 911A(2)(l), 926A(2)(a),  
951B(1)(a) and 1020F(1)(a) – Exemptions**

1. Under paragraph 601QA(1)(a) of the *Corporations Act 2001 (Act)* the Australian Securities and Investments Commission (*ASIC*) exempts, until the date which is 3 years after the Commencement Date, the Escrow Agent from Chapter 5C of the Corporations Act 2001 (the *Act*) in the case in Schedule A.
2. Under paragraph 911A(2)(l) of the Act, ASIC exempts the Escrow Agent until the date which is 3 years after the Commencement Date from the requirement to hold an Australian financial services licence for the provision of financial services in the case in Schedule B.
3. Under paragraph 926A(2)(a) of the Act, ASIC exempts:
  - (a) the Bidders and CHOML, from the requirement to hold an Australian financial services licence for dealing in a financial product in the case in Schedule C; and
  - (b) the Bidders, except for CHFML, from the requirement to hold an Australian financial services licence for the provision or giving of financial product advice in the case in Schedule D.
4. Under paragraph 951B(1)(a) of the Act, ASIC exempts CHOML from the requirement under Division 2 of Part 7.7 of the Act in the case in Schedule E.
5. Under paragraph 1020F(1)(a) of the Act, ASIC exempts:
  - (a) the Escrow Agent from Part 7.9 of the Act in the case in Schedule F; and
  - (b) the Bidders and CHOML from subparagraph 1012B of the Act in the case in Schedule G.

**Schedule A**

Where:

1. the Escrow Agent operates the Escrow Arrangements and from which persons who hold interests in CQO at the Record Date (*CQO Unitholders*) may receive the Scheme Contingent Consideration;
  2. the Escrow Arrangements are constituted by the SIA and the Deed Poll;
  3. the Escrow Arrangements are described in the Explanatory Memorandum;
-

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4. on and from the Commencement Date, the Escrow Agent receives and holds, for the benefit of each CQO Unitholder (amongst others), the amount of US\$34 million and any additional amounts that the Bidders are required to pay into the Escrow Account, in accordance with the SIA;
5. the Escrow Agent holds the amounts received by it referred to in paragraph 4 above in an account with an Australian ADI established solely for the purpose of the Escrow Agent operating the Escrow Arrangement and the only money paid:
  - (a) into the account is the amounts referred to in paragraph 4 above and interest on the balance of the account; and
  - (b) from the account is as set out in the SIA;
6. the Escrow Agent ensures adequate records of the Escrow Arrangements are kept including, but not limited to, records showing the balance from time to time held on trust on the terms and conditions of the SIA;
7. the Escrow Agent is a member of an external dispute resolution scheme that covers complaints made by CQO Unitholders in connection with the Escrow Arrangements; and
8. the Escrow Agent takes reasonable endeavours to ensure that:
  - (a) CHOML provides a statement, which sets out the amounts paid into the Escrow Account on or before the Implementation Date, to each CQO Unitholder, except CHCIT, at the same time at which the holding statements are issued to the CQO Unitholders in respect of their CQO Units under the Trust Scheme;
  - (b) CHOML provides the following information to each CQO Unitholder (*Periodic Escrow Statement*), except CHCIT, in relation to the Scheme Contingent Consideration within 3 months of each 30 June (other than 30 June 2012) and 31 December that occurs during the period that the Escrow Arrangements remain in place:
    - (i) a six-monthly statement, which will set out any payments of the Scheme Contingent Consideration made during the relevant six month period and how the amount of the Scheme Contingent Consideration has been calculated; and
    - (ii) a general update on the operation of the Escrow Arrangements during the relevant six-month period, including the current balance of the amount held on trust for the CQO Unitholders under the



**12-0317**

Escrow Arrangements, together with any movements in the balance during that year,

with the first Periodic Escrow Statement being for the period commencing on the Implementation Date and ending on 31 December 2012; and

- (c) CHOML continues to maintain dispute resolution systems, for the handling of complaints by CQO Unitholders in connection with the Escrow Arrangements, in accordance with paragraph 912A(1)(g) of the Act, for the period in which the Escrow Arrangements remain in place.

**Schedule B**

Where the Escrow Agent:

1. issues or sells, makes an offer to issue or sell or makes an offer to arrange for the issue of an interest in the Escrow Arrangements; or
2. provides or gives General Advice to CQO Unitholders in relation to the Escrow Arrangements and that advice is contained in the Explanatory Memorandum or a Periodic Escrow Statement.

**Schedule C**

Where the Bidders or CHOML arrange for the issue of an interest in the Escrow Arrangements.

**Schedule D**

Where the Bidders provide or give General Advice to CQO Unitholders in relation to the Escrow Arrangements and that advice is contained in the Explanatory Memorandum.

**Schedule E**

Where CHOML makes a recommendation to acquire an interest or deals in an interest in the Escrow Arrangements.

**Schedule F**

Where the Escrow Agent makes a recommendation to acquire, issues or sells, makes an offer to issue or sell or makes an offer to arrange for the issue of an interest in the Escrow Arrangements and consents to all the statements about the Escrow

**12-0317**

Arrangements being included in the Explanatory Memorandum in the form and context in which they are included.

**Schedule G**

Where the Bidders or CHOML arrange for the issue of an interest in the Escrow Arrangements.

**Interpretation**

In this instrument:

**Bidders** means the following entities:

- (a) CHFML;
- (b) Public Sector Pension Investment Board (incorporated in Canada as a Crown Corporation under the *Public Sector Pension Investment Board Act* (Canada)); and
- (c) Reco Ambrosia Pte Ltd (incorporated in Singapore, and an affiliate of the Government of Singapore Investment Corporation (Realty) Pte Ltd).

**Charter Hall** means Charter Hall Funds Management Limited ACN 082 991 786 in its personal capacity.

**CHCIT** means Bieson Pty Ltd ACN 110 465 168 as trustee for the Charter Hall Co-Investment Trust.

**CHFML** means Charter Hall Funds Management Limited ACN 082 991 786 in its capacity as responsible entity of the Charter Hall Property Trust ARSN 113 339 147.

**CHOML** means Charter Hall Office Management Limited ACN 006 765 206 in its capacity as responsible entity of CQO.

**Commencement Date** means the date on which the Trust Scheme is implemented, expected to be on or around 30 March 2012.

**CQO** means Charter Hall Office REIT ARSN 093 016 838.

**Deed Poll** means the Escrow Agent Deed Poll to be executed by the Escrow Agent in accordance with the SIA, which:

**12-0317**

- (a) provides for the Escrow Agent covenanting in favour of the CQO Unitholders that it will observe and perform the obligations attributed to it under the Trust Scheme and imposed under the SIA; and
- (b) may be enforced by CQO Unitholders or CHOML.

**Escrow Account** means the escrow account to be established by the Escrow Agent with an Australian ADI for the purpose of holding the Scheme Contingent Consideration, in accordance with the SIA, and as described in section 3.4(b) of the Explanatory Memorandum.

**Escrow Agent** means Charter Hall Escrow Agent Pty Limited ACN 111 041 564.

**Escrow Arrangements** means the managed investment scheme constituted by the establishment and the operation of the Escrow Account in accordance with the SIA.

**Explanatory Memorandum** means the explanatory memorandum, independent expert's report and notice of meeting in relation to the Trust Scheme, to be sent by CHOML to the members of CQO and which is in substantially the same form as that provided to ASIC on or about 8 February 2012.

**General Advice** has the meaning given by subsection 766B(4) of the Act.

**Implementation Date** has the same meaning as that given in the Explanatory Memorandum.

**Record Date** has the same meaning as that given in the Explanatory Memorandum.

**Scheme Contingent Consideration** has the same meaning as that given in the SIA.

**SIA** means the scheme implementation agreement dated 31 December 2011 between CHOML, the Bidders and Charter Hall, as amended from time to time.

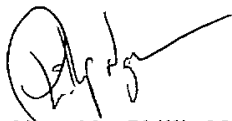
**Trust Scheme** means the arrangement under which the Bidders propose to acquire all of the CQO Units (other than the CQO Units held by CHCIT) as described in the Explanatory Memorandum, where the acquisition is approved by resolutions passed at a meeting of CQO Unitholders:

- (a) to approve amendments to the constitution of CQO under subsection 601GC(1) of the Act; and
- (b) under item 7 of section 611 of the Act.

**12-0317****Commencement**

The exemption provided in paragraph 2 of this instrument commence upon Gazettal.

Dated this 14<sup>th</sup> day of March 2012



Signed by Phillip Nguyen

As a delegate of the Australian Securities and Investments Commission



12-0318

**ASIC**

Australian Securities & Investments Commission

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

**Notice of Cancellation of an Australian Financial Services Licence**

**TO:** Saje Nominees Pty Ltd  
ACN 007 795 459 ("the Licensee")  
45 Majestic Drive  
Mount Barker SA 5251.

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 255849 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 14<sup>th</sup> March 2012.

Signed .....

A handwritten signature in black ink, appearing to be "Joyce Krashow", written over a dotted line.

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

12-0319

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

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 12-0319.

**Commencement**

3. This instrument commences upon execution.

**Declaration**

4. Chapter 5C of the Act applies to Charter Hall Office Management Limited ACN 006 765 206 (*CHOML*) in its capacity as the responsible entity of the Charter Hall Office REIT ARSN 093 016 838 (*CQO*) as if Chapter 5C were modified or varied as follows:
  - (a) in paragraph 601GC(1)(b) replace “.” with “; or”; and
  - (b) after paragraph 601GC(1)(b) insert:
    - “(c) if, before the modification, or repeal and replacement, both of the following are satisfied:
      - (i) the responsible entity has provided to each member of the scheme, the auditor of the scheme and the auditor of the scheme’s compliance plan, all the information that the responsible entity reasonably expects to be material to the decision of a member whether to consent to the modification, or repeal and replacement;
      - (ii) after the information in subparagraph (i) has been provided, every member of the scheme has given their written consent, to the modification, or repeal and replacement.”

12-0319

**Where this instrument applies**

5. This instrument applies where:

- (a) all of the interests in CQO are held by the Bidders and CHCIT (together, the *Members*); and
- (b) all of the interests in CQO were issued or transferred to the Members in situations that did not require CHOML to give a Product Disclosure Statement.

**Interpretation**

In this instrument:

***Bidders*** means:

- (a) Reco Ambrosia Pte Ltd (incorporated in Singapore, and an affiliate of the Government of Singapore Investment Corporation (Realty) Pte Ltd), or its Nominee;
- (b) Public Sector Pension Investment Board (incorporated in Canada as a Crown Corporation under the *Public Sector Pension Investment Board Act (Canada)*), or its Nominee; and
- (c) Charter Hall Funds Management Limited ACN 082 991 786 in its capacity as the responsible entity of the Charter Hall Property Trust ARSN 113 339 147.

***CHCIT*** means Bieson Pty Ltd ACN 110 465 168 as trustee for the Charter Hall Co-Investment Trust.

***CQO Units*** means the units on issue in CQO.

***CQO Unitholders*** means persons who hold CQO Units at the Record Date.

***Explanatory Memorandum*** means the explanatory memorandum, independent expert's report and notice of meeting in relation to the Trust Scheme, sent by CHOML to the members of CQO and which is in substantially the same form as that provided to ASIC on or about 8 February 2012.

***Nominee*** has the same meaning as that given in the Explanatory Memorandum.

***Record Date*** has the same meaning as that given in the Explanatory Memorandum.


***Trust Scheme*** means an arrangement under which the Bidders propose to acquire all of the CQO Units held by the CQO Unitholders (other than the CQO Units held by

12-0319

CHCIT) as described in the Explanatory Memorandum, where the acquisition is approved by resolutions passed at a meeting of CQO Unitholders:

- (a) to approve amendments to the constitution of CQO pursuant to subsection 601GC(1) of the Act; and
- (b) under item 7 of section 611 of the Act.

Dated this 14<sup>th</sup> day of March 2012



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



12-0321

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

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 12-0321.

**Commencement**

3. This instrument commences upon execution.

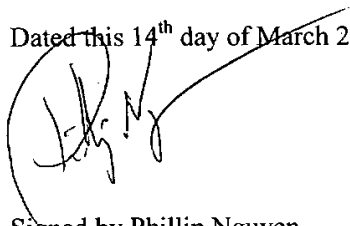
**Exemption**

4. Charter Hall Office Management Limited ACN 006 765 206 (*CHOML*) in its capacity as the responsible entity of the Charter Hall Office REIT ARSN 093 016 838 (*CQO*) is exempt from complying with:
  - (a) Part 5C.4 of the Act; and
  - (b) Part 5C.5 of the Act, except sections 601JF and 601JG.

**Where this instrument applies**

5. This instrument applies where:
  - (a) CHOML has made an application for deregistration of CQO under the Act; and
  - (b) CQO is deregistered by ASIC no later than 30 June 2012.

Dated this 14<sup>th</sup> day of March 2012



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

12-0336

**Australian Securities and Investments Commission  
Corporations Act 2001 — Paragraphs 601QA(1)(a), 741(1)(a), 911A(2)(1),  
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 601QA(1)(a), 741(1)(a), 911A(2)(1), 992B(1)(a), 1020F(1)(a) and 1020F(1)(b) of the *Corporations Act 2001* (the *Act*).

**Title**

2. This instrument is ASIC Instrument 12-0336.

**Commencement**

3. This instrument commences on the date of its gazettal.

**Exemptions**

4. ASIC exempts:
  - (a) the issuer;
  - (b) a related body corporate of the issuer; and
  - (c) any person who, by way of contract between the person and the issuer, in connection with an eligible offer, acts for or on behalf of the issuer,from Parts 6D.2, 6D.3 (except section 736) and 7.9 where that person:
  - (d) makes an eligible offer;
  - (e) offers to arrange for the issue of financial products under an eligible offer;
  - (f) issues a financial product under an eligible offer,on the conditions set out in paragraph 10 of this instrument and for so long as the conditions are met.
5. ASIC exempts a financial product that is the subject of an eligible offer from Part 7.9 where a person (other than a person covered by paragraph 4 of this instrument) makes a recommendation to acquire financial products under an eligible offer, except where the person is aware, or ought reasonably to be aware, that any of the conditions set out in paragraph 10 have not been met.
6. ASIC exempts a person who is exempt from Part 6D.2 or Part 7.9 because of paragraph 4 of this instrument from the requirement to hold an Australian financial services licence for the provision of a financial service consisting of

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general advice reasonably given in connection with an offer referred to in that paragraph (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 person 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.

7. ASIC exempts:

(a) the issuer who is exempt from Part 6D.2 or Part 7.9 because of paragraph 4 of this instrument; and

(b) a related body corporate of the issuer,

from the requirement to hold an Australian financial services licence for the provision of the following financial services:

(c) 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

(d) dealing in a financial product in the course of providing a custodial or depositary service covered by paragraph 7(c) of this instrument; and

(e) dealing in a financial product in connection with an eligible offer covered by the exemption in paragraph 4 of this instrument where any acquisition by purchase or disposal of the product (by the issuer or related body corporate of the issuer) occurs either:

(i) through a person who holds an Australian financial services licence authorising the holder to deal in those financial products; or

(ii) outside this jurisdiction and through a person who is licensed or otherwise authorised to deal in those financial products in the relevant place.

8. ASIC exempts a person who is exempt from Part 6D.2 or Part 7.9 because of paragraph 4 of this instrument from sections 736, 992A and 992AA in relation to offers made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with an eligible offer.

9. ASIC exempts:

(a) the issuer;

(b) a related body corporate of the issuer; or

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- (c) any person who, by way of contract between the person and the issuer, in connection with an eligible offer, acts for or on behalf of the issuer,

from subsection 601ED(5) in relation to the operation of a managed investment scheme relating to an eligible offer covered by the exemption in paragraph 4 of this instrument.

### Conditions

10. The following conditions apply:

- (a) the issuer must ensure that the eligible offer must be substantially on the terms set out in the letter from Freehills to ASIC dated 31 January 2012, titled 'Saint-Gobain Employee Offering 2012' on behalf of the issuer; and
- (b) the person making the offer must:
- (i) include that offer in an offer document; and
  - (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; and
- (c) the issuer must take reasonable steps to ensure that Saint-Gobain Abrasives complies with any undertaking required to be made in the offer document by reason of this instrument; and
- (d) the issuer must take reasonable steps to ensure that the number of shares the subject of the offer when aggregated with:
- (i) the number of shares in the same class which would be issued were each outstanding offer with respect to shares and units of shares, under an employee share scheme to be accepted or exercised; and
  - (ii) the number of shares in the same class issued during the previous 5 years pursuant to the Group Savings Plan or any other employee share scheme extended only to eligible employees of the issuer;

but disregarding any offer made, or option acquired or share 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; or

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- (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 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 shares in that class of the issuer as at the time of the offer; and

- (e) the Rules must contain provisions to the effect that the books of account maintained in respect of the activities of the FCPE must be audited annually; and
- (f) the issuer must take reasonable steps to ensure that the Manager and/or the Custodian may only levy any fees or charges for operating and administering the FCPE which are payable by the employees to a maximum amount provided for in the Rules and such fees must be fully disclosed in the offer document; and
- (g) the issuer, through Saint-Gobain Abrasives must make the statements of assets, balance sheets and statements of income (together with the related notes) of the FCPE and the auditors' reports of those statements delivered to them under the Rules available for inspection by eligible employees domiciled in this jurisdiction at a registered office or principal place of business in Australia during normal business hours or such other time as is agreed with an eligible employee; and
- (h) the issuer must take reasonable steps to ensure that upon Saint-Gobain Abrasives receiving notices relating to the buy-back/redemption of units as provided for in the Rules or otherwise under the eligible offer, it must forward these to the Manager without delay; and
- (i) the issuer must take reasonable steps to ensure that Saint-Gobain Abrasives must, on behalf of the issuer and the Manager, accept notices, correspondence and service of process at a registered office or principal place of business in Australia; and
- (j) upon Saint-Gobain Abrasives being advised that the buy-back arrangements/redemption facilities of units in the FCPE are suspended or terminated or that quotation of the shares of the issuer on any approved foreign market is suspended, the issuer through Saint-Gobain Abrasives must notify ASIC within 7 days; and

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- (k) the issuer, through Saint-Gobain Abrasives, must make available for public inspection at Saint-Gobain Abrasives' registered office or principal place of business in Australia, and provide to eligible employees domiciled in this jurisdiction, copies of the Rules and the offer document and meet all reasonable requests for information; and
- (l) the issuer, through Saint-Gobain Abrasives, must maintain in Australia and make available to ASIC, upon request, records relating to the issue or sale of and the buyback/ redemption of units in the FCPE to or from eligible employees domiciled in this jurisdiction; and
- (m) the FCPE must at all times be approved or authorised or registered by the French Autorité des Marchés Financiers (the *Relevant Agency*) and the Group Saving Plan must at all times be authorised under the law of France; and
- (n) there must at all times be a custodian of the FCPE assets and the Rules must be complied with in appointing or changing the Custodian; and
- (o) within 14 days of the date of this instrument, ASIC must be provided with:
  - (i) certified copies of the Rules and any other related documents;
  - (ii) a certified copy of any written approval or authorisation issued by the Relevant Agency in relation to the eligible offer; and
  - (iii) if any document is not in English, a certified translation of that document into English; and
- (p) the issuer must take reasonable steps to ensure that each related body corporate of the issuer must keep at a registered office or principle place of business in this jurisdiction, a register of its employees who participate in the eligible offer and enter in the register:
  - (i) the names and addresses of each employee;
  - (ii) the extent of the holding of each employee;
  - (iii) the date at which the name of each employee was entered in the register; and
  - (iv) the date at which any employee's interest ceased; and
- (q) except as may be required by French law, the Rules must not be modified or varied in any material respect that would adversely affect the rights and interests of eligible employees domiciled in this jurisdiction who participate in the eligible offer unless ASIC notifies Saint-Gobain Abrasives in writing that it does not object to the modification or variation; and

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- (r) the issuer must take reasonable steps to ensure that the Manager and the Custodian must comply with the provisions of the Rules; and
- (s) the eligible offer must at all times comply with the law of France.

### Interpretation

11. In this instrument:

except where otherwise stated, references to provisions are to provisions of the Act.

an employee share scheme shall not be regarded as extended to a person other than an eligible employee only because such an employee may renounce an offer of financial products made to them under the scheme in favour of their nominee.

**approved foreign market** means Euronext Paris.

**Australian dollar equivalent** in relation to a price, means a price calculated by reference to the relevant exchange rate published by an Australian bank no earlier than the business day before the day to which the price relates.

**current market price** means in relation to a share, the price published by the Euronext Paris as the final price for the previous day on which the share was traded on that financial market.

**Custodian** means the custodian from time to time of the FCPE (presently CACEIS Bank, a company registered in France), where the Custodian, by way of contract with the issuer, in connection with an eligible offer acts for or on behalf of the issuer.

**eligible employee** means, in relation to an issuer, a person who is at the time of an offer under an employee share scheme, a full or part-time employee or director of the issuer or of a related body corporate of the issuer.

**eligible offer** means an offer to issue or transfer fully-paid shares in the issuer where:

- (i) the shares are in the same class as shares which have been quoted on an approved foreign market throughout the 12 month period immediately before the offer without suspension for more than a total of 2 trading days during that period;
- (ii) the shares are to be held by the Custodian of the FCPE; and
- (iii) units in the FCPE are issued in accordance with the Rules to eligible employees who participate in the eligible offer;

made under the employee share scheme, as described as the Group Savings Plan, on terms not significantly different to those described in a letter to ASIC dated 31 January

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2012, titled 'Saint-Gobain Employee Offering 2012', from Freehills on behalf of the issuer, extended only to eligible employees of the issuer.

**FCPE** means the Fonds Commun de Placement D'Entreprise governed by the Rules of the *Saint-Gobain PEG Monde* FCPE (which includes the Saint-Gobain Avenir Monde compartment) dated on or about 9 March 1999 and the rules of the "*Saint-Gobain Relais 2012 Monde*" FCPE dated on or about 24 January 2012, as amended from time to time.

**financial product advice** has the meaning given by section 766B;

**general advice** has the meaning given by section 766B;

**Group Savings Plan** means the Saint-Gobain Group Savings Plan for employees of non-French companies of the Saint-Gobain group dated on or about 22 January 1988;

**issuer** means Compagnie de Saint-Gobain, a company registered in France;

**Manager** means the management company from time to time of the FCPE (presently Amundi, a company registered in France), where the management company, by way of contract with the issuer in connection with an eligible offer, acts for or on behalf of the issuer;

**offer** has a meaning affected by sections 700, 702 and 1010C of the Act;

**offer document** means a document setting out an offer under an employee share scheme that:

- (a) includes or is accompanied by a copy or summary of the Rules under which the offer is made; and
- (b) if a summary (rather than a copy) of the Rules is given - includes an undertaking that during the period (the **offer period**) during which an eligible employee domiciled in this jurisdiction may acquire the financial products offered, the issuer through Saint-Gobain Abrasives will, within a reasonable period of the employee so requesting, provide the employee without charge with a copy of the Rules; and
- (c) specifies in respect of the shares:
  - (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 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 that formula applied at the date of the offer; and



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- (d) includes an undertaking, and an explanation of the way in which, the issuer through Saint-Gobain Abrasives will, during the offer period, 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 shares in the same class as those offered; and
  - (ii) where subparagraph (c)(ii) or (iii), the information referred to in that paragraph as updated to that date; and
- (e) discloses the conditions, obligations and risks associated with any loan or financial assistance offered by the issuer or a related body corporate of the issuer for the purpose of acquiring financial products under the Group Savings Plan; and
- (f) states prominently that the eligible offer is an offer for participation in a foreign scheme that is subject to the regulation of the Relevant Agency and to the law of France and describes the legal and practical effect (if any) this may have on the rights and ability of an eligible employee domiciled in this jurisdiction to make any claim or enforce any right arising out of or in connection with the eligible offer;

**Rules** means the rules of the Group Savings Plan dated on or about 22 January 1988, the rules of the *Saint-Gobain PEG Monde* FCPE (which includes the *Saint-Gobain Avenir Monde* compartment) dated on or about 9 March 1999 and the rules of the "*Saint-Gobain Relais 2012 Monde*" FCPE dated on or about 24 January 2012, each as amended from time to time.

**Saint-Gobain Abrasives** means Saint-Gobain Abrasives Pty Ltd ACN 068 931 420.

**unit** in relation to a share means a legal or equitable right or interest in the share.

Dated this 16<sup>th</sup> day of March 2012



Signed by Sebastian Strykowski  
as a delegate of the Australian Securities and Investments Commission

CORPORATIONS ACT 2001  
Subsection 601AB(3)

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

Dated this sixteenth day of March 2012

Rosanne Bell  
DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

<b>Name of Company</b>	<b>ACN</b>
A.C.N. 077 566 413 PTY LIMITED	077 566 413
A.C.N. 090 609 868 PTY LTD	090 609 868
A.C.N. 096 444 156 PTY LTD	096 444 156
A.C.N. 104 406 733 PTY LTD	104 406 733
A.C.N. 118 961 970 PTY LTD	118 961 970
ACCESS TECHNOLOGY SOLUTIONS PTY LTD	118 113 689
ACHIEVE BUSINESS AND RECRUITMENT SOLUTIONS PTY LTD	119 413 302
ALLCOMMERCIAL FINANCE AUSTRALIA PTY LIMITED	122 716 723
ANISE BISTRO & WINE PTY LTD	112 305 996
ARK ENERGY PTY LTD	127 959 728
ASPECT POOLS PTY LIMITED	111 331 198
ATES AUSTRALIA PTY LTD	103 173 360
AUSSIE INSULATION GROUP PTY LTD	140 200 988
AUSSIE SPRAY BOOTHS (QLD) PTY. LTD.	093 349 798
AUSTRALIA ESTART PTY LTD	138 794 822
AVJAM PTY LIMITED	126 583 533
BLADERIDER PTY LTD	115 873 535
BLUE CHIP HOMES PTY LTD	102 268 388
BLUE WHEELERS PTY LTD	111 747 310
BRB PROPERTY SOLUTIONS PTY LTD	110 185 156
BRENNAN GROUP PTY LTD	088 389 048
BSF MANUFACTURING PTY LTD	128 511 759
BUCHANAN AND BROCK SHIP REPAIR PTY. LTD.	005 410 140
CAMBRIDGE WAY PTY LTD	078 366 766
CANANGA ENTERPRISES PTY LTD	109 384 072
CAPRICORN ASSET MANAGEMENT PTY LTD	081 306 014
CITY GRIND NO.1 PTY LTD	100 127 508
CITYSIDE PLUMBING SERVICES PTY LTD	131 303 118
CLIMBSTRONG PTY LTD	130 627 002
COFFEE MACHINE SERVICE PTY LTD	114 981 467
COOLTECH REFRIGERATION (AUST) PTY LTD	104 640 379

<b>Name of Company</b>	<b>ACN</b>
CRONULLA CONSTRUCTIONS PTY. LIMITED	107 910 305
CUNNINGHAM INSURANCE BROKERS PTY LTD	002 787 395
D. & M. CURNOW NOMINEES PTY. LTD.	007 947 506
DENZLER SERVICES PTY LTD	104 545 520
DEWAR NOMINEES QLD PTY LIMITED	106 289 445
DNL INVESTIGATIONS PTY LIMITED	108 143 755
DOBIJA DESIGN AND PUBLISHING (GRIFFITH) PTY LTD	115 770 879
EASTERN SUBURBS ALUMINIUM WINDOWS & DOORS PTY. LTD.	117 064 543
EDGE FUND LTD	099 802 034
ELDERSLIE INVESTMENT MANAGEMENT PTY LTD	116 361 043
ELDERSLIE MANAGERS PTY LIMITED	082 564 163
EPO-KEM PTY LTD	119 228 438
EV HOSPITALITY PTY LTD	135 603 397
FAIRWAY CONSTRUCTION & DEVELOPMENTS PTY LIMITED	072 651 177
FAST EDGE HOLDINGS PTY. LIMITED	089 943 457
FINANCE BROKER SERVICES PTY LTD	119 537 218
FLOW ACADEMY PTY LTD	124 543 862
FLYNNS PET SHOP PTY. LTD.	113 023 680
FORCE FIELD PROTECTIVE SERVICES PTY LTD	121 721 953
FORE ENTERPRISES PTY LTD	124 271 763
FORTITUDE TECHNOLOGIES PTY LTD	091 355 930
FORZA CONSTRUCTIONS PTY LTD	117 964 735
G.R. & S.K. BOTTRELL PTY LTD	134 681 440
GAMESTOP PTY. LTD.	109 450 768
GENERAL TRADING HOUSE PTY LTD	082 573 279
GLOBAL EARTH SOLUTIONS PTY LTD	118 325 009
HAGLAND DEVELOPMENTS PTY LTD	107 287 034
HAWK INTEGRATED SYSTEMS (AUST) PTY LTD	086 331 633
HILLAKX PTY. LTD.	113 046 085
HUME TRAVEL PTY LTD	134 685 779
ICON CONSTRUCTION GROUP NO 1 PTY LIMITED	001 048 924
INNOVATIVE PROPERTIES PTY LTD	104 385 819
INTERNATIONAL TOUR ASSOCIATES PTY LTD	076 484 627
JENNIFER PURDY PTY LTD	097 392 624
KAURI MINING SERVICES PTY. LTD.	099 022 018
KHEN YU INVESTMENTS PTY LTD	127 742 634
L.G. MCDONOUGH PTY. LTD.	004 690 359
LEBULAN PTY LTD	105 954 292
LEXICON GROUP PTY. LIMITED.	105 166 747
L G C SOLUTIONS PTY. LTD.	083 437 398
LOOKING GOOD TOURS PTY. LTD.	117 749 925
MELI HOLDINGS PTY LIMITED	109 457 721
METRO ELECTRICS PTY. LTD.	125 848 697
MIFSUD HOLDINGS PTY. LTD.	067 389 084
MIKE SICE SECURITY PTY LTD	079 007 382
MT ALEXANDER ROAD PTY LTD	096 691 753

<b>Name of Company</b>	<b>ACN</b>
NATIONAL PLANT & CIVIL PTY. LTD.	145 932 958
NATTYS CLEANING SERVICES PTY LTD	146 486 026
NG & BARKER PTY LTD	001 928 927
NOAHS ENTERPRISES PTY LTD	111 780 048
NORTHAM & DUDLEY GROUP PTY LTD	111 660 434
NOW FIGURE PTY LTD	107 020 860
OCEARN PTY LTD	074 372 268
OMR PTY LTD	106 356 727
ORIGINAL MANAGEMENT RIGHTS SERVICES PTY LTD	093 720 800
ORIGIN GAME MEATS PTY LTD	138 848 192
P.J. HARTWIG EARTHMOVING PTY. LTD.	010 580 015
PERRY INFRASTRUCTURE PTY LTD	108 294 444
PPHHH PTY LTD	099 857 735
PROJECTIVE PTY LIMITED	098 956 926
Q.V. FORKLIFTS PTY. LTD.	092 887 922
QHAUL PTY LTD	105 463 803
QUILL VISCOM PTY LIMITED	101 393 499
RFB DEVELOPMENTS PTY LTD	117 178 711
RUTLEE PTY LTD	122 612 042
S. & P. TAXI TRUCKS PTY. LTD.	006 931 460
SASHA'S PAINTING CONTRACTORS PTY. LTD.	090 135 185
SAVILLE PROPERTY GROUP PTY LTD	101 592 223
SCANNING AND INSPECTION PTY LTD	088 566 125
SPINELLY CLEANING & PROPERTY MAINTENANCE PTY LTD	088 352 621
SPV 5 PTY LIMITED	103 223 276
SR & PE EDWARDS PTY LTD	006 816 913
STRATEGIC SOFTWARE AUSTRALIA PTY LTD	069 538 227
SYDNEY DIAMOND ROOF PTY LTD	114 246 963
TALISIN PTY. LIMITED	074 812 589
TASTE ESPRESSO PTY LTD	107 678 900
TILEFORCE GROUP (QLD) PTY LTD	125 969 459
TIMUR AKIN CORPORATION PTY LTD	115 186 957
TRANSLOGIK SOFTWARE PTY LTD	090 068 625
TUSCULEM PTY LTD	119 931 609
VANILLA MANAGEMENT & INVESTMENT GROUP PTY. LTD.	140 550 787
VITALBEING PTY. LTD.	147 678 199
WADO'S BRICK & BLOCK LAYING PTY LTD	115 265 088
WARRATAH INVESTMENTS PTY. LTD.	116 527 701
WESTERN NATIONAL EARTHMOVING CORPORATION PTY LTD	070 049 820
WILD BLUE YONDER PTY LTD	100 447 005
WINNING BID PTY LTD	121 026 793

CORPORATIONS ACT 2001  
Subsection 601AB(3) & 601PB(3)

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

Dated this sixteenth day of March 2012

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

<b>Name of Company</b>	<b>ACN</b>
A.A.A AUSTRALIA PTY LTD	141 255 594
A.B. SUPERANNUATION INVESTMENT PTY LTD	134 745 761
ADDB CONSULTING PTY LTD	091 060 454
AFTAL PTY. LTD.	104 860 899
ALCOBE PTY LTD	134 739 012
ALLCO EQUIPMENT RENTALS PTY LIMITED	054 645 297
ALLSCOPE CONCRETE CONSTRUCTIONS PTY LTD	141 277 232
AMTAL NOMINEES PTY LTD	062 946 703
ANGLO CONSTRUCTIONS PTY LTD	008 824 575
APEL PACIFIC GROUP PTY LTD	081 147 391
ARRIS NOMINEES PTY LTD	141 302 409
AUSTRALIAN GLOBAL TRADING GROUP PTY LTD	141 273 538
AUTO SPA PTY. LTD.	050 542 339
AVIATION TOOLING PTY LTD	000 655 756
AWESOME MIGRATION & EDUCATION CONSULTING PTY LTD	141 274 893
AZCORP HOLDINGS PTY LTD	003 039 503
B & I CATERING PTY LTD	103 239 792
BANNER CONSTRUCTION SERVICES (WA) PTY LTD	062 616 746
BARONCROFT PTY LTD	081 156 434
BENTECH AUSTRALIA PTY LTD	085 678 628
BLACKLION CONSTRUCTION PTY. LTD.	141 279 076
BLUE CARD TRAINING PTY. LTD.	107 496 284
BRANDT DIRECT PTY LTD	110 733 778
BROKER PROCESSING SERVICES PTY LTD	107 488 184
BUD CONSULTING PTY LTD	134 734 133
C & C PROPERTIES PTY. LTD.	107 484 104
CAMAN GROUP PTY. LTD.	141 259 029
CAPITAL SECURITIES (QLD) PTY LTD	107 477 645
CDA ENFIELD PTY LTD	141 263 738
CESROY HOLDINGS PTY. LIMITED	054 087 491
CITY & COUNTRY CARPENTRY PTY LTD	076 874 532
COLBRANAT PTY LTD	067 225 478

Name of Company	ACN
COMPASS STRATEGIC PLANNING CENTRE PTY LTD	129 026 062
COTALO PTY. LIMITED	003 686 477
COUNTRYWIDE ENGINEERING PTY LTD	117 685 051
COVE HILL PARK PTY LTD	103 264 786
CREATIVE GUTTER AND ROOF CLEANING PTY LTD	134 731 427
D.M.I. CLEANING CO PTY LTD	058 504 028
DALFRED RADIOLOGY PTY LTD	134 733 921
DEALWELL INTERNATIONAL PTY. LTD.	091 033 715
DELISEN PTY LTD	117 681 302
DELTA-LION CORP. PTY. LTD.	141 292 579
DESTINATION FOR MEN FRANCHISING PTY LTD	141 278 542
DFM IP PTY LTD	141 278 551
DFT CAFE'S PTY LTD	107 476 157
DOBONT PTY. LTD.	003 919 542
DO BOOKS PTY LTD	112 321 981
EIGHT DRAGON ASSET MANAGEMENT PTY LIMITED	134 728 466
ELITRE INVESTMENTS PTY LTD	008 860 731
ELLINGROW PTY. LTD.	009 540 005
ENCORE ENTERPRISES (WA) PTY LTD	076 897 928
ENTOURAGE GROUP PTY. LTD.	123 277 832
ESSELTE AUSTRALIAN SUPERANNUATION PTY LTD	067 547 755
ETAK PTY. LTD.	009 611 090
F.B.L. NOMINEES PTY. LTD.	005 611 665
FALCONESERVICES PTY LTD	134 727 272
FANTASTIC TILE & CARPET CLEANING PTY LTD	141 306 792
FAR EAST SERVICES PROPRIETARY LIMITED	095 479 093
FINANCIAL SERVICE APPOINTMENTS AUSTRALIA PTY LTD	141 290 459
FLOWERS FOR A VAGABOND PTY LTD	141 276 477
FRAMEWORK SOFTWARE PTY. LTD.	103 250 255
FRANKYS (AUST) PTY LTD	141 277 661
FRUIT N VEG EXPRESS PTY. LTD.	134 728 395
GEN Z PTY LTD	141 280 980
GILL & TOOR PTY LTD	141 272 102
GIVE LIFE PTY. LTD.	141 262 286
GLASSCASE VINTNERS PTY. LTD.	134 766 662
GN & MK CONTRACTING PTY LTD	141 298 839
GOLDEN WINTER PTY LIMITED	117 691 246
HABERMANN PRACTICE PTY. LTD.	085 679 965
HANNA DEVELOPMENTS PTY. LTD.	009 288 395
HANSEN (QUEENSLAND) PTY. LTD.	067 650 480
HILLSIDE APARTMENTS PTY LIMITED	141 258 255
HMS TRADERS PTY LTD	134 754 171
HOLROYD DEVELOPMENT PTY LTD	000 295 938
HOTELIER'S INTERNATIONAL PTY LTD	090 693 771
I. L. S. A. SUPER PTY. LTD.	085 700 269
IMMANUEL HAULAGE PTY LTD	141 306 907

<b>Name of Company</b>	<b>ACN</b>
INFINITY GROUP (QLD) PTY LTD	134 732 728
ISLAND SKY TASMANIA PTY LTD	141 272 077
JACQUES TRANS PTY LTD	129 028 191
JAFGL INVESTMENTS PTY LTD	103 255 732
JELMONT PTY. LTD.	005 928 512
J F C PROMOTIONS PTY LIMITED	141 263 523
J GLOSS PTY LTD	141 288 897
JOE C INVESTMENTS PTY LTD	112 317 263
JOHN CALLAGHAN PTY LTD	128 903 266
JOYNER PTY. LTD.	006 686 595
KIAMA CAR CARE PTY. LIMITED	141 288 271
KMW INSO PTY LTD	141 279 147
KNOWLEDGE VENUES PTY LTD	141 270 224
KRG INSO PTY LTD	141 304 823
KT STRATEGIC PTY. LIMITED	141 278 140
KYFHO PTY LTD	141 261 369
LARXTAR PTY LTD	134 739 094
LAZAZA CAFE PTY. LTD.	141 277 278
LEASE ON DEMAND PTY. LTD.	141 264 477
LEDGERS BOOKKEEPING PTY LTD	141 267 281
LENIVALE PTY LTD	053 307 805
LHV PTY LTD	112 314 502
LIVE DANCE PLAY STUDIOS PTY LTD	141 267 236
LONIDALE PTY LTD	002 551 359
LUXE HOLDINGS PTY LTD	112 320 411
MALE RENAISSANCE PTY LTD	141 260 871
MATILDA PTY. LTD.	009 673 492
MELROCCO PTY LTD	117 681 455
MERRYLEY PTY. LTD.	054 890 569
MICK HONE MOTORCYCLES PTY. LTD.	005 757 933
MIMADO PTY LTD	002 051 818
MLG HOME LOANS PTY LTD	081 064 173
MONGA'S INSULATIONS PTY LTD	141 256 671
MRW INTERNATIONAL PTY LTD	141 306 694
MUDGEEGONG PTY LTD	001 287 690
MUMFIELD PTY. LTD.	055 090 910
MUVVA ENTERPRISES PTY LTD	141 266 033
NARATHAN HOLDINGS PTY LTD	008 091 781
NEW EDITION INTERNATIONAL PTY LIMITED	085 689 050
OOHEH PTY LTD	107 487 472
PACHA MAMA PTY LTD	141 270 297
PARTNERSHIPS CONSOLIDATED PTY LTD	141 268 046
PATERNOSTER CORPORATION PTY. LTD.	134 727 825
PERPETUAL YIELD INVESTMENTS PTY LTD	141 304 305
PERVERT CLOTHING AUSTRALIA PTY. LTD.	081 152 945
PICABLU PTY LTD	107 459 405

<b>Name of Company</b>	<b>ACN</b>
POPS CAR STORAGE SHOP PTY. LTD.	141 263 621
POWER OF NINE + ONE PTY LTD	076 887 217
PRESTONS CIVIL PTY LIMITED	107 480 697
PURE SHAPE BAR PTY LTD	141 270 251
QUYEN HO PTY. LTD.	134 738 195
RAM STEELWORKS PTY LTD	141 277 367
RAUT SUBEDI ENTERPRISES PTY LTD	141 266 659
RAYSERV PTY LTD	067 634 851
REACH GREEN PTY LTD	141 264 057
REAL ESTATE ON BARTER PTY LTD	141 300 807
REPUBLIC TV PTY LTD	103 236 068
ROKAY PTY. LTD.	098 337 690
ROSEWOOD AUSTRALIA HOLDINGS PTY LTD	062 961 513
RYOKEE MANAGEMENT SERVICES PTY. LTD.	011 031 977
SARVANANTHAN FAMILY PTY. LTD.	141 271 632
SAVOY INTERNATIONAL HOTEL AND FOOD SERVICES (AUSTRALIA) PTY LIMITED	091 039 217
SCVV NOMINEE PTY LTD	141 262 071
SHORE FINANCIAL SERVICES PTY. LIMITED	002 877 287
SHSY INVESTMENTS PTY. LTD.	141 264 888
SIGTEK GLOBAL PTY LTD	141 272 415
SKATEL PTY LTD	002 877 250
SKILLED PLUS PTY LTD	128 171 139
SLAUGHTER FX PTY LTD	141 292 051
SO FRESH FRUIT AND VEGETABLES PTY LTD	141 263 265
SPINIFEX GROUP AUSTRALIA PTY LTD	117 682 934
STEP AHEAD GLOBAL PTY LTD	134 735 194
SUMMIT VIEW PLACE PTY LTD	141 301 199
SUPER HOLDINGS PTY. LTD.	141 298 900
SWEET-AS CAR HIRE PTY LTD	111 410 943
TALPAC PTY LTD	134 736 815
TANTON PTY LTD	141 275 685
TEMALI PTY. LTD.	140 878 253
TENERIFFE PTY. LTD.	006 903 902
THE BREAKWALL RESTAURANT PTY LTD	141 281 727
THE PROMO GUYS (AUSTRALIA) PTY LTD	141 300 334
THE TIMBER FLOORING AFFAIR PTY LTD	103 246 519
TOP END BARBERING CO. PTY. LTD.	076 886 792
VERIVALE PTY. LTD.	053 493 931
VILLAKING PTY. LTD.	064 652 133
VIVID FX PTY. LTD.	141 292 042
VOICE & DATA SERVICES PTY LTD	103 255 741
WIDGET WORLD PTY LTD	141 296 157
WILLOUGHBRIDGE HOLDINGS PTY LTD	103 195 839
WINE GIFTS PTY. LTD.	141 266 257
WMK INSO PTY LTD	141 304 850



**Name of Company****ACN**

XIAYANG PTY. LTD.

141 269 561

YARSONA PTY LTD

003 041 183

YSR GROUP PTY LTD

141 300 183

YUAN HUA TRADING PTY. LTD.

141 267 138

ZIKE UNLIMITED PTY LTD

141 305 553

CORPORATIONS ACT 2001  
Section 601CC(3)

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

Dated this sixteenth day of March 2012

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

**ARBN**

VOLUNTEERS FOR ISOLATED STUDENTS EDUCATION INCORPORATED	055 811 357
WORLDSKILLS AUSTRALIA INC	002 839 429

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 sixteenth day of March 2012

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

**ARBN**

LILY POND CAPITAL MANAGEMENT LLC

141 190 561

CORPORATIONS ACT 2001  
Subsection 601CC(4)

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

Dated this sixteenth day of March 2012

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

**ARBN**

ADD ASSOCIATION QUEENSLAND INC  
AUSTRALIAN CHILDREN'S FOUNDATION INC.

125 402 137  
057 204 323

CORPORATIONS ACT 2001  
Section 601CL(5)

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

Dated this sixteenth day of March 2012

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

**ARBN**

EF EDUCATIONAL FOUNDATION FOR FOREIGN STUDY, A NON-PROFIT CORPORATION	075 412 350
GLOBAL MARKET INSITE INC	116 994 926

CORPORATIONS ACT 2001  
Subsection 601AA(4)

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

Dated this sixteenth day of March 2012

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

<b>Name of Company</b>	<b>ACN</b>
A.C.N. 007 409 270 PTY LTD	007 409 270
A.C.N. 008 036 940 PTY LTD	008 036 940
A.C.N. 093 425 211 PTY LTD	093 425 211
ABHIMIN PTY. LTD.	148 915 208
ADMIL INTERNATIONAL PTY LTD	143 325 508
AJM ENTERPRISES (QLD) PTY LTD	124 416 244
ALEX PEARSON NOMINEES PTY LTD	111 936 451
ALICANTE (SC2) PTY LTD	127 739 771
ALI ENTERPRISES (VIC) PTY LTD	142 050 566
AMITCO PTY. LIMITED	080 893 367
ANAXA BION PTY. LTD.	118 673 804
ANDOR BUILDING INSPECTIONS PTY LTD	097 404 398
APPRECIATE INVESTMENTS PTY. LTD.	142 759 260
AT HOME LEARN TO SWIM PTY LTD	123 804 133
ATLANTIC FASHIONS PTY. LTD.	050 197 352
AUS-FLO MEASUREMENT SYSTEMS PTY LTD	124 931 460
AUSTCIVEN PTY. LIMITED	004 534 481
AUSTRALIAN INVESTMENT PROPERTY SERVICES PTY LTD	103 996 676
AUSTRALIAN IP CORPORATION PTY. LTD.	149 643 854
AUSTRALIAN PERFECT PTY LTD	131 492 558
AUSYORK PTY LTD	125 458 219
AUXPORT PTY LTD	139 534 035
AV PAINTING SERVICES PTY LTD	149 651 383
BARWIN PTY. LTD.	005 780 405
BATTERHAMS BUS LINES PTY LTD	001 316 990
BJSY PTY LTD	150 921 556
BLACKBURN SOUTH DEVELOPMENT PROPRIETARY LIMITED	004 367 720
BLAKE STREET PTY. LTD.	097 379 363
BLUE IGUANA HOLDINGS PTY LTD	077 348 960
BOLD EVENTS PTY LTD	135 275 320
BROMIDE INTERACTIVE PTY LTD	100 545 613

<b>Name of Company</b>	<b>ACN</b>
CAAT GROUP PTY LTD	135 520 071
CAFF PTY LTD	112 268 345
CAMBRIDGE PARK ELECTRICS PTY LIMITED	129 406 917
CBD RESORTS PTY LTD	135 060 472
CELEBRATION COURIER PTY. LTD.	134 627 393
CENTURY PACIFIC TRADING PTY LIMITED	100 133 355
CERTIFIED DIAMONDS AUSTRALIA PTY. LTD.	132 897 486
CEYNET CONSULTING PTY LIMITED	108 583 759
CFO TRADING PTY LTD	110 638 358
CHICKEN DELICIOUS MV PTY LTD	155 166 528
CHRISTMAS ISLAND TELECOMMUNICATIONS PTY LTD	104 737 957
CHRYSLIS ONE AUSTRALIA PTY LIMITED	084 448 000
CLAYTONS PROPRIETARY LIMITED	009 486 800
CLEAR CAPITAL MANAGEMENT PTY LIMITED	100 047 238
CLOG CORNER PTY. LTD.	060 818 368
COAST TO COUNTRY HOMES PTY LTD	127 523 460
COGNISENSE PTY. LIMITED	084 149 851
COMMISSIONAIRE SALES PTY LTD	127 035 796
COMPUTER FLEET GROUP PTY LIMITED	106 982 941
CONNECTED EDUCATION AND TRAINING PTY. LTD.	149 484 891
COOL GREEN INSULATION PTY LTD	141 914 132
COOMBE CONCRETE PTY LTD	129 436 853
COSMOS MANUFACTURERS PTY LTD	076 178 884
COTTAGE MASTERS PTY LIMITED	120 651 283
CREEKROAD PTY LTD	072 718 382
DARLINGTON SOFTWARE PTY LTD	106 791 253
DM & B CHAPMAN HOLDINGS PTY LTD	124 112 438
DOIT SYDNEY PTY LTD	141 416 122
DOWNPORT PTY. LTD.	010 346 415
DTTM PTY LTD	144 067 069
ECO REPUBLIC PTY LTD	142 450 575
EIVISSA GROUP PTY LTD	142 146 236
ELMFIELD CORPORATION PTY LTD	079 029 717
EPAL INVESTMENTS PROPRIETARY LIMITED	004 543 051
EPPING HALAL BUTCHERS PTY LTD	142 222 053
EQUIGROUP INVESTMENT PTY LIMITED	128 793 000
EVOLUTION ACADEMY OF HAIR AND BEAUTY PTY LTD	129 404 664
F.R. & M. MORITZ NOMINEES PTY. LTD.	007 788 196
FAERYDELL INVESTMENTS PTY LTD	143 399 991
FOXY TALENT PTY. LTD.	141 910 330
FRONTIER FURNITURE GALLERY PTY LTD	108 792 105
GARDEN AND LANDSCAPE LIGHTING AUSTRALIA PTY. LTD.	128 068 762
GBOEB PTY LTD	077 280 392
GEORGE AND BABE PTY LIMITED	141 659 136
GINAD PTY LTD	126 991 526
G J COOPER PTY LTD	002 400 026

<b>Name of Company</b>	<b>ACN</b>
GRAHAME MAHONY PTY LTD	002 190 954
GRANT THORNTON ADMINISTRATION (S.A.) PTY LTD	007 942 127
GREAT PHONECARD PTY LTD	108 103 019
GROSVENOR PROPERTY CONSULTANCY PTY. LTD.	135 839 799
GXP INTERNATIONAL PTY LTD	126 013 438
HEMIGEAR TRAVEL ACCESSORIES PTY LTD	139 199 009
HEMINGWAY CONSULTING GROUP PTY LTD	124 142 052
HOMBAC PTY. LTD.	081 534 929
HOMEDALL PTY LIMITED	144 590 723
HOMSI PTY LTD	139 973 569
HOT TUNA HOLDINGS PTY LTD	120 341 817
HUTTON FARMS PTY LTD	149 027 047
ICAPDF4 SPV NO. 5 PTY LIMITED	114 797 376
INTEGRAL ADVISORS PTY LTD	149 459 183
IPS INDUSTRIAL PNEUMATICS PTY. LTD.	003 679 874
J.E.A.P. HOLDINGS PROPRIETARY LIMITED	004 542 090
J & M MUNGOVEN PTY LIMITED	148 947 086
JAEN PTY LIMITED	087 145 373
JEMISA PTY. LTD.	127 896 913
J H DEVELOPMENT (WA) PTY LTD	135 224 430
K & N AUSTRALIA EDUCATION PTY LTD	128 402 111
K A B MORTON PTY LTD	142 268 399
KAMPPI CONSTRUCTIONS PTY LIMITED	008 600 628
KEN LUX TILES PYRMONT PTY LTD	150 853 795
KETTAS PTY LTD	009 043 305
KINGAROY SUPERSTORE PTY LIMITED	144 591 122
KING VALLEY BEEF PTY. LIMITED	097 378 080
KING VALLEY PRODUCE COMPANY PTY. LTD.	103 239 194
KLEMVILLE PTY LTD	125 275 014
KONGOLD PTY. LTD.	068 146 341
KURRAJONG PASTURES PTY LTD	135 354 924
LITEFIRE PTY. LTD.	054 261 513
LITTLE ITALY CAIRNS PTY LTD	140 054 379
LIU JUN GYPROCK PTY LTD	106 901 544
LTM HOLDINGS (QLD) PTY LTD	123 666 768
LW TIMBER PTY LTD	119 218 754
LYSAGHT AND BERNARD PTY LIMITED	152 070 687
M & T FLETCHER PTY LTD	091 785 625
MAGDALA INVESTMENTS PTY. LIMITED	004 458 931
MANDAILING ESTATE COFFEE PTY LTD	107 524 569
MANTIMES PTY. LTD.	006 596 989
MENTOR REGIONAL PTY LTD	122 476 528
METIAS INDUSTRIES PTY LTD	146 842 122
MICHAEL KIDD INVESTMENTS PTY. LTD.	058 884 870
MILCORP TRANSPORT SERVICES PTY LTD	118 627 053
MILLYS TRANSPORT PTY LIMITED	108 035 810



<b>Name of Company</b>	<b>ACN</b>
MINMI PTY. LTD.	060 236 026
MINTAX PTY LTD	078 968 635
MONTARA PROPERTIES GROUP PTY LTD	085 025 636
MOTORHOME LIFESTYLE CONSULTANCY PTY LTD	136 330 740
MRM TRANSPORT PTY. LTD.	098 857 820
NEPEAN IT SERVICES PTY LIMITED	108 016 726
NEW BREED SOLUTIONS PTY LTD	126 135 831
NEXT GENERATION BRANDING PTY LIMITED	144 550 201
NEXT GENERATION OPERATIONS PTY LIMITED	144 521 899
NOWRA DEVELOPMENT PROPRIETARY LIMITED	004 419 390
OWENS SON & CO PTY LTD	006 911 093
P.E. DEBENHAM PTY. LTD.	006 852 884
PAUROB PTY LTD	131 554 875
PEN PLAN CONSTRUCTIONS PTY LTD	117 260 769
PRAHA PROPRIETARY LIMITED	004 562 010
PROVENCE COMMERCIAL INTERIORS PTY LTD.	095 271 953
PUREWATER AUSTRALIA PTY LTD	135 194 786
RBC ENTERPRISES PTY. LTD.	113 112 708
RCS AUSTRALIA PTY LTD	137 317 581
RDS CEMENTING SERVICES PTY LTD	126 211 774
REIDY & HOWE HOLDINGS PTY LTD	074 513 518
REORGANISER PTY LTD	143 958 347
RHUR TOOLING PTY. LTD.	059 007 788
RICHCAR PTY LTD	123 652 728
RIVALBAY PROPRIETARY LIMITED	123 517 448
ROBERT RAMPLING CATERING PTY. LIMITED	002 788 883
ROGER'S CHAUFFEUR & HIRE CAR SERVICE PTY. LTD.	068 638 344
ROM ASSETS PTY LTD	138 416 118
ROSSCO'S SITE SERVICING PTY. LTD.	080 401 029
RULE MAINTENANCE AND COMMUNICATIONS PTY LTD	113 820 616
SAILING HOPE MELBOURNE PTY LTD	076 023 704
SHAKE ENTERPRISERS PTY LTD	135 068 601
SHINDIG360 PTY. LIMITED	124 351 300
SIMONKO TRANSPORT PTY LTD	141 917 197
SLEEPHAVEN BEDDING CO. PTY. LTD.	007 788 052
SMARTLINK (AUSTRALIA) PTY. LTD	067 914 907
SOLID SOLUTIONS PTY LTD	009 330 036
SOMA BOOKS PTY. LTD.	149 347 884
SOUND DIGITAL VISION PTY LTD	134 965 101
SOUTHERN KING MARKETING PTY LTD	087 126 163
SOUTH PACIFIC SHIPPING AGENCIES PTY LTD	139 505 552
SPA GAWLER PTY LTD	128 859 978
STAMAS DESIGNS PTY LTD	135 353 945
STAR WATER VICTORIA PTY LTD	140 554 463
STATION ONE (TAS) PTY LTD	124 175 908
STAX FUTURES TRADING PTY. LIMITED	146 133 271

<b>Name of Company</b>	<b>ACN</b>
STB ENGINEERING PTY LTD	126 837 429
STILLDAYS PROPRIETARY LIMITED	123 517 493
SYDNEY DETAILING PTY LTD	142 574 070
TAILBEND PROPRIETARY LIMITED	123 517 500
TANDRUM PTY. LIMITED	063 618 557
TASMAN GOLF PTY LTD	122 374 421
THE GIFT ORCHARD PTY LTD	130 104 479
THE TEMPLE BAR & BISTRO PTY LTD	096 449 900
TOMI AIR CONDITIONING & REFRIGERATION PTY LTD	140 832 631
TPL HOME SOLUTIONS PTY. LTD.	144 848 242
TRIUMPH STAR PTY LTD	135 541 981
TRUE BLUE AUTO GLASS PTY LTD	124 531 040
TRUE BLUE GLASS QUEENSLAND PTY LTD	109 681 914
VERSES (RETAIL) PTY LTD	150 735 023
W.S. LANG & CO PTY LTD	000 576 232
WIKAVIT PTY LIMITED	152 309 478
WINMALU INVESTMENTS PROPRIETARY LIMITED	004 426 868
YEOCORP PTY LTD	125 107 511
ZAVIARY PTY LTD	001 502 138

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 sixteenth day of March 2012

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Scheme**

**ARSN**

BT DYNAMIC GLOBAL BOND FUND  
EQUA PROPERTY FUND

140 921 240  
140 415 354

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 sixteenth day of March 2012

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Scheme**

**ARSN**

BT WHOLESALE REGULAR INCOME FUND	124 559 904
JANA AUSTRALIAN SHARE LONG SHORT TRUST	119 408 543
JANA GLOBAL SHARE LONG SHORT TRUST	119 408 249

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.

**AUSTRALIA CHINA METAL & PIPELINE INFRASTRUCTURES PTY LTD** ACN 154 887 126 will change to a public company limited by shares. The new name will be AUSTRALIA CHINA METAL & PIPELINE INFRASTRUCTURES LIMITED ACN 154 887 1

**FOLKESTONE FUNDS MANAGEMENT PTY LTD** ACN 138 125 881 will change to a public company limited by shares. The new name will be FOLKESTONE FUNDS MANAGEMENT LIMITED ACN 138 125 881.

**INDIAN PACIFIC MINERALS PTY. LTD.** ACN 137 387 350 will change to a public company limited by shares. The new name will be IPM PETROLEUM LIMITED ACN 137 387 350.

**YARA PILBARA HOLDINGS LTD** ACN 097 138 353 will change to a proprietary company limited by shares. The new name will be YARA PILBARA HOLDINGS PTY LTD ACN 097 138 353.

**AUSTRALIAN GROWTH MANAGERS LIMITED** ACN 079 141 969 will change to a proprietary company limited by shares. The new name will be AUSTRALIAN GROWTH MANAGERS PTY LTD ACN 079 141 969.

**GREEN ENERGY POWER GROUP LIMITED** ACN 152 385 816 will change to a proprietary company limited by shares. The new name will be GREEN ENERGY POWER GROUP PTY LTD ACN 152 385 816.

**RIVERSDALE RESOURCES PTY LTD** ACN 152 669 291 will change to a public company limited by shares. The new name will be RIVERSDALE RESOURCES LIMITED ACN 152 669 291.