



ASIC
Australian Securities &
Investments Commission

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RIGHTS OF REVIEW

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

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13-1654

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 13-1654.

Commencement

3. This instrument commences on 24 December 2013.

Declaration

4. ASIC declares that Chapter 6 of the Act applies to Centamin West Africa Holdings Limited (a body incorporated in England and Wales) (*Centamin*) as if:

- (a) section 617 were modified by inserting after subsection 617(2) the following subsection:

“(2A) The bid may also extend to securities that come to be in the bid class during the offer period due to the issue of securities in the bid class to directors or employees of the target or any subsidiary of the target on the vesting of derivatives which were issued to those directors or employees of the target on or before the date set by the bidder for the purposes of subsection 633(2) and remained on issue at that date.”

- (b) section 636 were modified by inserting after paragraph 636(1)(j) the following paragraph:

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

Where this instrument applies

5. This instrument applies where:
 - (a) Centamin has publicly proposed to make a takeover bid for securities in Ampella Mining Limited ACN 121 152 001 (*Ampella*) on 10 December 2013;
 - (b) Ampella operates a performance rights plan (*Plan*) on the terms referred to in the explanatory memorandum to Ampella’s notice of general meeting dated 30 November 2012;

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- (c) under the terms of the Plan Ampella must issue securities to the directors or employees of Ampella on vesting of the derivatives; and
- (d) Centamin discloses that it proposes to extend the bid to securities issued after the date set by Centamin for the purposes of subsection 633(2) of the Act and before the end of the bid period, upon the vesting of performance rights issued under the Plan and which are on issue at the date set by Centamin for the purposes of subsection 633(2) of the Act.

Dated this 24th day of December 2013.



.....
Signed by Tashreen Tourabaly
as a delegate of the Australian Securities and Investments Commission

13-1655

**Australian Securities and Investments Commission
Corporations Act 2001 — Subsection 340(1) – Order**

Enabling legislation

1. The Australian Securities and Investments Commission (ASIC) makes this instrument under subsection 340(1) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 13-1655.

Commencement

3. This instrument commences on 24 December 2013.

Order

4. Pit N Portal Equipment Hire Pty Ltd ACN 108 944 038 (the *Company*) is exempted from compliance:

- a. with subsection 301(1), subparagraph 314(1)(a)(iii) and paragraph 314(2)(c) of the Act; and
- b. by the auditor of the Company (if any) with sections 307 and 308 of the Act

in relation to the Company's financial report for the financial year ending 30 June 2012 (the *Relevant Financial Year*).

Where this instrument applies

5. This instrument applies where the Company is a company to which ASIC Class Order [CO 98/1417] (the *Class Order*) would apply in relation to the Relevant Financial Year, but for the fact that the Company is unable to comply with condition O of the Class Order.

Dated this 24th day of December 2013



Signed by Tashreen Tourabaly

As a delegate of the Australian Securities and Investments Commission



14-1658

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Oxford Financial Services Pty. Ltd.
ACN: 008 110 049 ("the Licensee")
c/- 'BCH Partners'
1 Devereux Road
Linden Park SA 5065

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 308246 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 2nd January, 2014.

Signed

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



14-1659

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Uniting Church Superannuation Pty Limited
ACN: 064 800 531 ("the Licensee")
Suites 4-5, 39 Jeays Street
Bowen Hills QLD 4006

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 238518 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 2nd January, 2014.

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



14-1660

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Patricia Margaret Christie
ABN: 33 325 490 125 ("the Licensee")
153/299 Napper Road
Arundel QLD 4214

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 239119 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 3rd January, 2014.

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



14-1667

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Bligh Funds Management Limited
ACN 160 958 181 ("the Licensee")
NIP
37 Yanco Avenue
Leeton NSW 2705

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 433842 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 7 January 2014

Signed


George Podaras, a delegate of the Australian Securities and Investments Commission

14-1673

**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 (Act)*.

Title

2. This instrument is ASIC Instrument 14-1673.

Commencement

3. This instrument commences on gazettal.

Exemptions

4. The issuer does not have to comply with Part 7.9 of the Act where the issuer:
 - (a) makes an eligible incentive plan offer;
 - (b) offers to arrange for the issue of financial products under an eligible incentive plan offer; or
 - (c) issues a financial product under an eligible incentive plan offer;on the conditions set out in this instrument and for so long as the conditions are met.
5. Where the issuer is exempt from Part 7.9 in relation to an eligible incentive plan offer because of the exemption in paragraph 4, the issuer is also exempt from the requirement to hold an Australian financial services licence for the provision of the following financial services:
 - (a) a financial service consisting of general advice reasonably given in connection with the eligible incentive plan offer (including any general advice given in the offer document) where the issuer ensures that the offer document for the offer includes a statement to the effect that any advice given by the issuer in connection with the offer is general advice only, and that employees should consider obtaining their own financial product advice from an independent person who is licensed by ASIC to give such advice;
 - (b) a custodial or depositary service in connection with an eligible incentive plan offer where the issuer performs their duties in good faith and has sufficient resources to perform those duties;

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- (c) dealing in a financial product in the course of providing a custodial or depository service covered by paragraph (b);
 - (d) issuing a financial product under an eligible incentive plan offer covered by paragraph 4 of this instrument; and
 - (e) dealing in a financial product in connection with an eligible incentive plan offer where any acquisition by purchase or disposal of the product by the issuer occurs either:
 - (i) through a person who holds an Australian financial services licence authorising the holder to deal in financial products; or
 - (ii) outside this jurisdiction and through a person who is licensed or otherwise authorised to deal in financial products in the relevant place.
6. Where the issuer is exempt from Part 7.9 in relation to an eligible incentive plan offer because of the exemption in paragraph 4, the issuer also does not have to comply with section 992A of the Act in relation to an eligible incentive plan offer made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the offer.
7. ASIC exempts a financial product that is the subject of an eligible incentive plan offer from Part 7.9 of the Act where:
- (a) a recommendation is made by a person (other than the issuer) that a person to whom an eligible incentive plan offer has been made, acquire the financial product as a retail client; and
 - (b) the person who made the recommendation is not aware, and ought not reasonably to be aware, that any of the conditions set out in this instrument have not been met;
- but only in relation to the recommendation by the person.

Where this instrument applies

8. This instrument applies where the issuer:
- (a) meets the requirements (including, for the avoidance of doubt, definitions) of the class order, except the definitions of:
 - (i) “eligible offer” in paragraph 9 of the Interpretation; and
 - (ii) “issuer” in paragraph 12 of the Interpretation; and
 - (b) would meet the requirements of the class order if:

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- (i) the definition of an “eligible offer” in paragraph 9 of the Interpretation were to read:
- “9. “eligible offer” means an offer for issue or sale of performance rights in relation to fully-paid shares in an issuer in the same class as shares which have been quoted on the financial market operated by the New York Stock Exchange throughout the 12 month period immediately before the offer without suspension for more than a total of 2 trading days during that period made under an employee share scheme extended only to eligible employees of the issuer;” and
- (ii) in the Interpretation, the following definition were inserted:
- “9A. “employee share scheme”, for a body corporate, means a scheme under which shares (or units of shares or options to acquire unissued shares or performance rights) in the body or a related body corporate may be acquired:
- (a) by, or for the benefit of:
- (i) employees of the body, or of the related body corporate; or
- (ii) directors of the body, or of a related body corporate, who hold a salaried employment or office in the body or in a related body corporate; or
- (b) by a corporation all of whose members are:
- (i) employees of the body, or of a related body corporate; or
- (ii) directors of the body, or of a related body corporate, who hold a salaried employment or office in the body or in a related body corporate;” and
- (iii) in the definition of an “offer document” in paragraph 15 of the Interpretation, subparagraphs (c) and (d) were to read:
- “(c) specifies in respect of the performance rights or the shares to which the performance rights relate:
- (i) the acquisition price in Australian dollars;
- (ii) where the acquisition price is specified in a foreign currency, the Australian dollar equivalent of that price at the date of the eligible offer; or
- (iii) where the acquisition price is to be worked out in the future under a formula, the Australian dollar or Australian dollar

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equivalent of that price were the formula applied at the date of the eligible offer; and

- (d) includes an undertaking, and an explanation of the way in which, the issuer who has a registered office in this jurisdiction will, during the period in which an eligible employee may acquire the shares, within a reasonable period of the employee requesting, make available to the employee:
 - (i) the current market price (or, where that price is denominated in a foreign currency, the Australian dollar equivalent of that price) of the shares to which the performance rights relate; and
 - (ii) where sub-subparagraph (c)(ii) or (iii) applies, the information referred to in that subparagraph as updated to that date; and
- (iv) in the Interpretation, the following definition were inserted:

“16A. “performance right” means a conditional right to be issued a fully-paid ordinary share in the capital of the issuer where the performance right is offered for no more than nominal monetary consideration;”.

Conditions

- 9. The issuer can only rely on the exemptions in this instrument if the issuer complies with the following conditions:
 - (a) the conditions of the class order (excluding the condition specified in paragraph 3 of the Schedule to the class order) as expressed to apply to them; and
 - (b) the issuer must take reasonable steps to ensure that the number of shares that may be issued in connection with any eligible incentive plan offer, when aggregated with:
 - (i) the number of shares in the same class which would be issued were every other outstanding offer with respect to shares, units of shares, options to acquire unissued shares and performance rights under every other employee share schemes of the issuer to vest or to be accepted or exercised;
 - (ii) the number of shares in the same class issued during the previous 5 years pursuant to:
 - (A) an eligible incentive plan offer extended only to eligible employees; and
 - (B) any other employee share scheme extended only to eligible employees of the issuer;

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but disregarding any offer made, option or right 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
- (iv) an offer that did not need disclosure to investors because of section 708 of the Act; or
- (v) an offer that did not require the giving of a Product Disclosure Statement because of section 1012D of the Act; or
- (vi) 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.

Interpretation

10. In this instrument:

- (a) a word and phrase used in this instrument has the same meaning as it has in the class order unless the word or phrase is defined in paragraph 8 of this instrument in which case the word or phrase has that meaning;
- (b) *class order* means ASIC Class Order [CO 03/184] as in force on the date of this instrument and as amended from time to time by a disallowable legislative instrument within the meaning of the Legislative Instruments Act 2003;
- (c) *eligible incentive plan offer* means an offer for the issue or sale of performance rights, made under an arrangement known as the Amended and Restated Accenture plc 2010 Share Incentive Plan (under which the performance rights are referred to as restricted share units) and the Australian Offer Document and Australian Addendum, the terms of which are substantially in the same form as those provided to ASIC on 23 December 2013; and
- (d) *issuer* means Accenture plc, a company incorporated under the laws of Ireland, and any related body corporate.

Dated this 8th day of January 2014



Signed by Elise Chung
as a delegate of the Australian Securities and Investments Commission

14-1691

**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 (Act)*.

Title

2. This instrument is ASIC Instrument [14-1691].

Commencement

3. This instrument commences on gazettal.

Exemptions

4. The issuer does not have to comply with Part 7.9 of the Act where the issuer:
 - (a) makes an eligible incentive plan offer;
 - (b) offers to arrange for the issue of financial products under an eligible incentive plan offer; or
 - (c) issues a financial product under an eligible incentive plan offer;on the conditions set out in this instrument and for so long as the conditions are met.
5. Where the issuer is exempt from Part 7.9 in relation to an eligible incentive plan offer because of the exemption in paragraph 4, the issuer is also exempt from the requirement to hold an Australian financial services licence for the provision of the following financial services:
 - (a) a financial service consisting of general advice reasonably given in connection with the eligible incentive plan offer (including any general advice given in the offer document) where the issuer ensures that the offer document for the offer includes a statement to the effect that any advice given by the issuer in connection with the offer is general advice only, and that employees should consider obtaining their own financial product advice from an independent person who is licensed by ASIC to give such advice;
 - (b) a custodial or depository service in connection with an eligible incentive plan offer where the issuer performs their duties in good faith and has sufficient resources to perform those duties;

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- (c) dealing in a financial product in the course of providing a custodial or depository service covered by paragraph (b);
 - (d) issuing a financial product under an eligible incentive plan offer covered by paragraph 4 of this instrument; and
 - (e) dealing in a financial product in connection with an eligible incentive plan offer where any acquisition by purchase or disposal of the product by the issuer occurs either:
 - (i) through a person who holds an Australian financial services licence authorising the holder to deal in financial products; or
 - (ii) outside this jurisdiction and through a person who is licensed or otherwise authorised to deal in financial products in the relevant place.
6. Where the issuer is exempt from Part 7.9 in relation to an eligible incentive plan offer because of the exemption in paragraph 4, the issuer also does not have to comply with section 992A of the Act in relation to an eligible incentive plan offer made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the offer.
7. ASIC exempts a financial product that is the subject of an eligible incentive plan offer from Part 7.9 of the Act where:
- (a) a recommendation is made by a person (other than the issuer) that a person to whom an eligible incentive plan offer has been made, acquire the financial product as a retail client; and
 - (b) the person who made the recommendation is not aware, and ought not reasonably to be aware, that any of the conditions set out in this instrument have not been met;
- but only in relation to the recommendation by the person.

Where this instrument applies

8. This instrument applies where the issuer:
- (a) meets the requirements (including, for the avoidance of doubt, definitions) of the class order, except the definitions of:
 - (i) “eligible offer” in paragraph 9 of the Interpretation; and
 - (ii) “issuer” in paragraph 12 of the Interpretation; and
 - (b) would meet the requirements of the class order if:
 - (i) the definition of an “eligible offer” in paragraph 9 of the Interpretation were to read:

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“9. “eligible offer” means an offer for issue or sale of performance rights in relation to fully-paid shares in an issuer in the same class as shares which have been quoted on the financial market operated by the New York Stock Exchange throughout the 12 month period immediately before the offer without suspension for more than a total of 2 trading days during that period made under an employee share scheme extended only to eligible employees of the issuer;” and

(ii) in the Interpretation, the following definition were inserted:

“9A. “employee share scheme”, for a body corporate, means a scheme under which shares (or units of shares or options to acquire unissued shares or performance rights) in the body or a related body corporate may be acquired:

(a) by, or for the benefit of:

- (i) employees of the body, or of the related body corporate; or
- (ii) directors of the body, or of a related body corporate, who hold a salaried employment or office in the body or in a related body corporate; or

(b) by a corporation all of whose members are:

- (i) employees of the body, or of a related body corporate; or
- (ii) directors of the body, or of a related body corporate, who hold a salaried employment or office in the body or in a related body corporate;” and

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

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

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

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- (d) includes an undertaking, and an explanation of the way in which, the issuer who has a registered office in this jurisdiction will, during the period in which an eligible employee may acquire the shares, within a reasonable period of the employee requesting, make available to the employee:
 - (i) the current market price (or, where that price is denominated in a foreign currency, the Australian dollar equivalent of that price) of the shares to which the performance rights relate; and
 - (ii) where sub-subparagraph (c)(ii) or (iii) applies, the information referred to in that subparagraph as updated to that date.”; and
- (iv) in the Interpretation, the following definition were inserted:

“16A. “performance right” means a conditional right to be issued or transferred a fully-paid ordinary share in the capital of the issuer where the performance right is offered for no monetary consideration.”.

Conditions

- 9. The issuer can only rely on the exemptions in this instrument if the issuer complies with the following conditions:
 - (a) the conditions of the class order (excluding the condition specified in paragraph 3 of the Schedule to the class order) as expressed to apply to them; and
 - (b) the issuer must take reasonable steps to ensure that the number of shares that may be issued in connection with any eligible incentive plan offer, when aggregated with:
 - (i) the number of shares in the same class which would be issued were every other outstanding offer with respect to shares, units of shares, options to acquire unissued shares and performance rights under every other employee share schemes of the issuer to vest or to be accepted or exercised;
 - (ii) the number of shares in the same class issued during the previous 5 years pursuant to:
 - (A) an eligible incentive plan offer extended only to eligible employees; and
 - (B) any other employee share scheme extended only to eligible employees of the issuer;

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

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- (iii) an offer to a person situated at the time of receipt of the offer outside this jurisdiction; or
- (iv) an offer that did not need disclosure to investors because of section 708 of the Act; or
- (v) an offer that did not require the giving of a Product Disclosure Statement because of section 1012D of the Act; or
- (vi) an offer made under a disclosure document or Product Disclosure Statement,

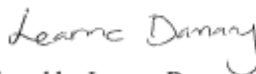
must not exceed 5% of the total number of issued shares in that class of the issuer as at the time of the offer.

Interpretation

10. In this instrument:

- (a) a word and phrase used in this instrument has the same meaning as it has in the class order unless the word or phrase is defined in paragraph 8 of this instrument in which case the word or phrase has that meaning;
- (b) **class order** means ASIC Class Order [CO 03/184] as in force on the date of this instrument and as amended from time to time by a disallowable legislative instrument within the meaning of the Legislative Instruments Act 2003;
- (c) **eligible incentive plan offer** means an offer for the issue or sale of performance rights, made under an arrangement known as the Covidien Stock and Incentive Plan and the Australian Supplement (under which the performance rights are referred to as restricted units and performance units), the terms of which are substantially in the same form as those provided to ASIC on 27 November 2013; and
- (d) **issuer** means Covidien plc, a company incorporated under the laws of Ireland and any related body corporate.

Dated this 10th day of January 2014



Signed by Leanne Damary
as a delegate of the Australian Securities and Investments Commission



Australian Government

Takeovers Panel

**CORPORATIONS ACT
SECTION 657D
ORDERS**

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STI-GLOBAL LIMITED

The Panel made a declaration of unacceptable circumstances on 7 November 2013.

THE PANEL ORDERS

1. The:
 - (a) proxy form dated 23 August 2013 under which Donald Searle appointed Kevin Reichelt as his proxy in relation to his shares in STI-Global Limited (**STI-Global**)
 - (b) appointment of corporate representative dated 23 August 2013 under which RIQ Pty Ltd (**RIQ**) appointed Kevin Reichelt as its representative to exercise powers in relation to shares in STI-Global and
 - (c) deed of appointment dated 26 August 2013 between Donald Searle, RIQ, Kevin Reichelt and Redheart Investments Pty Ltd, including the attached term sheet, are cancelled with effect from the date of these orders.
2. STI-Global must re-convene and hold the shareholders' meeting adjourned from 31 October 2013:
 - (a) no earlier than 25 November 2013 and
 - (b) no later than 10 December 2013.

Alan Shaw
Counsel
with authority of John Fast
President of the sitting Panel
Dated 7 November 2013



Australian Government

Takeovers Panel

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**CORPORATIONS ACT
SECTION 657A
DECLARATION OF UNACCEPTABLE CIRCUMSTANCES**

STI-GLOBAL LIMITED**CIRCUMSTANCES**

1. STI-Global Limited (**STI-Global**) is an unlisted public company, with more than 50 members.
2. Donald Searle is the sole director and shareholder of RIQ Pty Ltd (**RIQ**). He has a relevant interest of 13.69% in STI-Global, held directly and through RIQ.
3. Kevin Reichelt, a director of STI-Global, is one of two directors and a 50% shareholder in Redheart Investments Pty Ltd (**Redheart**). He has a relevant interest of 12.28% in STI-Global, held directly and through Redheart.
4. On 23 August 2013, Donald Searle appointed Kevin Reichelt as his proxy and RIQ authorised Kevin Reichelt as a corporate representative in relation to the STI-Global shares held by them.
5. On 26 August 2013, Kevin Reichelt, Redheart, Donald Searle and RIQ entered into a deed of appointment with an attached term sheet. The term sheet involved the sale of the 13.69% interest held by Donald Searle and RIQ in STI-Global to Redheart over a two year period. The deed of appointment irrevocably appointed Kevin Reichelt as proxy for Donald Searle and RIQ for all future meetings of STI-Global's shareholders, prior to completion of the share sale.
6. There is a dispute about whether the proxy arrangements and share sale agreement described in paragraphs 4 and 5 are still in effect, although there is no dispute that they were valid at the time of execution. The Panel considers that they are likely to be still in effect. It is unclear whether they may be terminated from 10 November 2013 (being the date 30 days after notice of default was given).
7. Redheart, Donald Searle and RIQ, among others, are parties to a shareholders' agreement in relation to STI-Global dated 30 December 2010. Through a right of first refusal and an agreement to vote in a certain manner, the shareholders' agreement created a relevant interest in Donald Searle's and RIQ's shares, held by, among others, Redheart.¹

¹ And Kevin Reichelt under s608(3)

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8. Entry into the shareholders' agreement was approved under item 7 of s611 by STI-Global shareholders at a meeting on 23 February 2011.²
9. There is a dispute about whether the shareholders' agreement is still in effect.
10. The proxy arrangements give Kevin Reichelt power to vote the shares beyond the ways contemplated in the shareholders' agreement.
11. Separately, the share sale was not conducted in compliance with the right of first refusal in the shareholders' agreement, removing from other parties to that agreement an opportunity to participate and excluding the possibility of the shares being dispersed more widely.
12. If the shareholders' agreement is not (and was not at relevant times) in effect, the proxy arrangements and share sale agreement increased the voting power of Kevin Reichelt and Redheart in STI-Global from 12.28% to 25.98% in contravention of s606 and have an effect on the control of STI-Global contrary to principles in s602, in that:
 - (a) the acquisition of voting shares did not take place in an efficient, competitive and informed market and
 - (b) as far as practicable shareholders did not have a reasonable and equal opportunity to participate in the benefits.
13. Alternatively, even if the shareholders' agreement is (and was at relevant times) in effect, the proxy arrangements and share sale agreement give voting and disposal powers in Donald Searle's and RIQ's shares to Redheart (and Kevin Reichelt) that were not covered by the item 7 approval obtained on 23 February 2011 and have an effect on the control of STI-Global contrary to principles in s602, in that:
 - (a) the acquisition of voting shares did not take place in an efficient, competitive and informed market and
 - (b) as far as practicable shareholders who were parties to the shareholders' agreement did not have a reasonable and equal opportunity to participate in the benefits.
14. It appears to the Panel that the circumstances are unacceptable :
 - (a) having regard to the effect that the Panel is satisfied the circumstances have had, are having, will have or are likely to have on:
 - (i) the control, or potential control, of STI-Global or
 - (ii) the acquisition, or proposed acquisition, by a person of a substantial interest in STI-Global or
 - (b) having regard to the purposes of Chapter 6 set out in s602 or
 - (c) if the shareholders' agreement is not (and was not at relevant times) in effect, because they constituted or gave rise to a contravention of section 606.
15. The Panel considers that it is not against the public interest to make a declaration of unacceptable circumstances. It has had regard to the matters in s657A(3).

²All references are to the *Corporations Act 2001* (Cth) unless otherwise specified

14 - 1692

DECLARATION

The Panel declares that the circumstances constitute unacceptable circumstances in relation to the affairs of STI-Global.



Alan Shaw

Counsel

with authority of John Fast

President of the sitting Panel

Dated 7 November 2013

CORPORATIONS ACT 2001
SECTION 601AH(1)& 601AH(2)

Notice is hereby given that the registration of
the companies mentioned below have been reinstated.

Dated this eighth day of January 2014

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 150 898 927 SUPER PTY LTD	150 902 060
ABH FINANCIAL SERVICES PTY LTD	141 729 053
ABRAHAMS FAMILYCO PTY. LTD.	140 689 452
ACCA PORTABLE LONG SERVICE LEAVE LIMITED	007 037 907
ACTIV HOME SERVICES AUSTRALIA PTY. LTD.	068 095 732
ADVANCE MAINTENANCE & DECORATORS SERVICES PTY LTD	133 923 609
ADVENTURE MANAGEMENT PTY LTD	134 594 835
AEL GROUP PTY LTD	150 830 390
AIMBO PTY LTD	130 179 681
ALAM'S INDEPENDENT TRANSPORT PTY LTD	124 200 602
ALIAS MAE PTY LTD	151 995 372
ALTER IMAGE CONSTRUCTIONS PTY LTD	118 780 788
AMG TRAILERS PTY LTD	130 796 539
AMLADZ (AUSTRALIA) PTY LTD	143 092 611
ANDERSON BROTHERS TRANSPORT PTY LIMITED	086 085 029
AQUA EMPIRE PTY LTD	143 041 918
AQUA SHIELD ROOF RESTORATIONS PTY. LTD.	150 840 583
ARAFURA TROLLEY SERVICES PTY LTD	132 348 844
ARWON COMPUTERS PTY LIMITED	126 363 577
ARWON ELECTRICS PTY LIMITED	125 648 357
ASM SERA PTY LTD	148 990 667
A TO ZED LOGISTICS PTY LTD	109 949 902
AUSEA SHIP BROKERS PTY LTD	142 433 314
AUSTRALIAN PRESTIGE TRAINING PTY LTD	151 434 427
AUSTRALIAN SAFETY & TRAINING PTY LTD	122 395 831
B.W.S. CONSTRUCTIONS PTY. LTD.	010 073 828
BAR CAT PTY LTD	098 830 230
BASIL FAMILY PTY LIMITED	143 918 245
BATTERHAM'S ELECTRICAL SWITCHBOARD SERVICES AND TRADING PTY LTD	107 691 565

Name of Company	ACN
BEETLES PEST CONTROL PTY LIMITED	093 919 245
BELS PARK SUPERANNUATION FUND ASSET NO.1 PTY LTD	146 801 818
BELT ROAD PTY LTD	143 317 980
BERGMAN GROUP PTY LTD	144 735 035
BERKELEY VALE ROOFING PTY. LIMITED	143 669 452
BERMUDA POOLS PTY LTD	125 197 640
B J MANAGED INVESTMENTS PTY LTD	104 912 567
BLUE GUM INVESTMENTS PTY LTD	100 494 148
BLU VINE PTY LTD	125 542 270
BOBEN INVESTMENTS PTY LTD	097 123 772
BODHI SPRINGS PTY. LTD.	142 679 507
BODYEARTH PTY. LTD.	143 844 544
BOLO Y LICHA PTY LTD	143 113 544
BONTEMPO CONSTRUCTIONS PTY. LTD.	007 146 812
BORNEO HOMES PTY. LTD.	066 967 771
BOSSMAC CLEANING SERVICES PTY LTD	130 206 110
BRADVILLE PTY. LTD.	011 036 203
BRAIMDAN INVESTMENTS PTY LTD	138 800 601
BRALYN PTY LTD	121 452 239
BREWER FORD PTY LTD	001 181 077
BUILD SMARTZ PTY. LTD.	146 266 293
C.D.T.J. PTY LTD	078 210 625
C & G PROPERTIES INVESTMENT GROUP PTY LTD	149 580 389
C & V PRESSURE WELDING PTY. LTD.	092 572 864
CARMEX NOMINEES PTY. LTD.	005 842 044
CARRUTHERS MANAGEMENT PTY. LTD.	008 082 906
CASHEWS INTERNATIONAL PTY LTD	108 752 165
CEDERS HOMES PTY LTD	116 756 659
CHANDRA LOGISTICS PTY LTD	138 199 970
CHANDRA PROPERTY INVESTMENTS PTY LTD	136 474 390
CHEVALIER INVESTMENTS PTY LTD	143 466 139
CITY BUILDING SURVEYORS PTY. LIMITED	003 592 765
CITY OF BRISBANE PROPERTY DEVELOPMENTS PTY LTD	119 809 120
CLDB PTY LIMITED	122 382 567
CLEAR MOUNTAIN CUISINE PTY LTD	010 784 399
COMM-MEDIA PTY LIMITED	066 511 724
COMMERCIAL BUSINESS PTY LTD	108 480 995
CONSIGNMENT MACHINERY BROKERS PTY LTD	008 073 194
CONTRACTOR MANAGEMENT SOLUTIONS PTY LTD	150 953 674
CORNERFIELD HOLDINGS PTY LTD	143 835 956
CORNERSTONE PROPERTY & DEVELOPMENT PTY LTD	150 870 867
CRAZY JACKS PTY LTD	131 089 300
CRD1GN PTY LTD	146 941 559
CRISP LIDS PTY LIMITED	105 256 595
CTM WEALTH CREATIONS PTY LTD	118 596 204
D.V.C. ELECTRICS PTY. LTD.	098 864 307

Name of Company	ACN
D & S ENTERPRISES (NSW) PTY LTD	127 683 550
DAVID CROOKS PTY LTD	142 753 615
DAY DENTAL LABORATORY PTY. LTD.	073 721 294
DELONG CONSTRUCTION BUILDING PTY LTD	149 514 312
DELTAVALLE INVESTMENTS PTY LTD	121 249 312
DENWEST NOMINEES PTY LTD	056 445 991
DIGI GLOBAL PTY LTD	149 860 319
DIGINET COMMUNICATIONS PTY LTD	123 983 246
DOLPHIN PROPERTY GROUP PTY LTD	150 977 629
DRS TRADING PTY. LTD.	097 310 864
DTK PLUMBING PTY LTD	143 277 785
DTM (QLD) PTY LTD	130 961 661
EARTHMOVING ATTACHMENT HIRE PTY. LTD.	131 926 746
ECO COMMUNITY SOLAR PTY. LTD.	151 735 438
ELT INTERIORS PTY LTD	137 351 789
EMERY O'BRYAN PTY LTD	112 192 935
EM MECHANICAL SERVICES PTY LTD	129 732 010
ENDE CORP PTY LTD	095 222 843
ENTROPIC INVESTMENTS PTY LTD	138 449 975
ENZO'S CUCINA PTY LTD	151 370 044
EVERLONG PTY LIMITED	128 522 654
EVOLUTION AUTO BODY REPAIRS PTY LIMITED	129 399 275
EWS STEEL PTY. LTD.	142 177 964
EXBT LIMITED	004 117 293
EXGLEN PTY LTD	119 098 252
FIVESTARS HOLDINGS PTY LTD	143 252 171
FLAME-KISSED PTY LIMITED	110 050 416
FLASHTEC TRANSPORT PTY. LTD.	127 973 255
FOOD SOURCE GROUP PTY. LTD.	084 373 311
FORMICA STRUCTURAL MANAGEMENT PTY LTD	147 815 370
F1 DIGITAL NETWORKS PTY LIMITED	152 202 698
GALA ENGINEERING PTY LTD	139 044 296
GIFFORD RESOURCES PTY. LTD.	135 069 920
GINGER GROUP GENERAL PTY. LTD.	073 846 410
GIRL COMMUNICATIONS PTY LIMITED	129 572 112
GJ QLD ADVERTISING FUND PTY LTD	125 584 358
GLENVALE SHOPPING CENTRE PTY LTD	122 688 475
GOLD COAST FREIGHT DISTRIBUTION PTY LTD	118 244 956
GOLDEN PROSPERITY AUSTRALIA PTY LTD	147 185 760
GRANDAT PTY LTD	102 733 577
GREENCORE (NSW) PTY. LTD.	150 900 664
GREG GEORGE CONTRACTING PTY. LIMITED	006 964 558
GREYP PTY LTD	090 816 247
H & Z HOLDINGS PTY LTD	126 945 962
HARMINI CONSULTANTS PTY LTD	126 183 668
HEALTHTECH AUSTRALIA PTY LTD	109 684 906

Name of Company	ACN
HIT HAIR PTY. LTD.	118 595 207
H L & J M TRADING PTY LTD	145 945 133
HOOK ENTERTAINMENT PTY LTD	152 086 845
ICICEK HOLDINGS PTY LIMITED	105 904 274
IEA ENGINEERING PTY LTD	144 997 624
IMPACT PLANT HIRE (QLD) PTY LTD	137 264 594
INDIGO LANE VINEYARD PTY LTD	094 971 909
INNOVATIVE BATHROOM AND PLUMBING SOLUTIONS PTY LTD	125 731 642
INTEGRATED CONSTRUCTION GROUP PTY LIMITED	142 349 335
INTEGRATIVE PULMONARY CARE & MEDICAL PTY LTD	121 427 923
INTELLICORP INVESTMENTS PTY LTD	126 680 662
J. FIELD WORKS PTY LTD	132 270 823
J.K. STEVENSON INVESTMENTS PTY LTD	000 504 969
J.M.D. CONSULTING SERVICES PTY LTD	150 668 054
J.R. DAVIES ELECTRICAL PTY. LTD.	101 525 044
J & J CARRERAS HOLDINGS PTY LTD	125 943 660
JAFGL INVESTMENTS PTY LTD	103 255 732
JAMACI PTY LTD	131 847 848
JARNAT TRADING PTY LTD	129 319 428
JENNIE WATT & ASSOCIATES PTY LTD	112 909 421
JLB LANDSCAPING PTY. LTD.	149 293 685
JLE NO.1 PTY LTD	079 128 082
JML PROPERTY GROUP PTY LTD	149 643 676
JOHN THOMAS VICKERS PTY LTD	107 463 258
JOSCA WORLDWIDE PTY LTD	136 378 213
JUICE TALK PTY LTD	142 889 361
KALRHYD PTY LTD	144 995 862
KAMIKAZE HOLDINGS PTY LTD	150 048 598
KAMPAR PTY LTD	008 819 136
KAZRO (QLD) PTY LTD	133 861 131
KC NORTON HOLDINGS PTY LTD	135 733 434
KINQUEST INVESTMENTS PTY. LTD.	070 760 637
KMO NOMINEES PTY LTD	137 722 500
KNG CONSTRUCTIONS PTY LTD	131 170 244
KRIMELI PTY LTD	098 098 698
KYRENIA INVESTMENTS PTY. LTD.	053 674 427
L'UNICA PRODUCTIONS PTY LTD	147 699 027
LAVANTE DESIGNS PTY LTD	146 713 840
LAWFORD INTERNATIONAL MANAGEMENT PTY LTD	131 473 517
LAWTECH (AUST.) PTY LTD	070 802 121
LE & ANNE PTY LTD	120 524 665
LEETON ENTERPRISES PTY. LTD.	067 505 873
LEO CUSCHIERI PTY. LIMITED	003 881 605
LETS GET REAL ESTATE PTY LTD	134 983 690
LHV COMMUNICATIONS PTY LTD	150 872 192
LIVINGSTON (NSW) PTY LTD	091 456 852

Name of Company	ACN
LMV (AUSTRALIA) PTY LTD	150 771 298
LOAN WA PTY LTD	134 790 373
LOIRE CONSULTANTS PTY LTD	126 075 634
LYNX DIRECT LABOUR SOLUTIONS PTY LTD	150 699 951
M. & M. SABATINO PTY LTD	105 107 668
M.J.K. EXCAVATION PTY LTD	132 924 068
MAGDZIARZ DEVELOPMENTS PTY LTD	137 189 425
MALUA SHORES PTY LIMITED	100 974 703
MALWA EXPRESS PTY LTD	149 754 656
MANCITY PTY. LIMITED	051 793 296
MAX FINANCIAL SERVICES PTY LTD	123 414 988
MCGOO 1961 PTY LTD	135 977 212
MCLEAN & HARVEY INVESTMENTS PTY LTD	138 149 587
MCMILLAN'S TOBACCONIST PTY LTD	002 915 148
MELBOURNE ACCOUNTING AND CONVEYANCING SERVICES PTY LTD	010 760 531
MELODY (ST) PTY. LTD.	078 007 593
METRO VAN SERVICE PTY LTD	127 085 205
MIC JOS SERVICES PTY LTD	113 902 793
MIDIBY INVESTMENTS PTY LTD	108 636 791
MIDWESTERN MANAGEMENT & HOLDINGS PTY LTD	104 373 999
MIKO AUSTRALIA PTY LTD	145 281 652
MIKON ENTERPRISES PTY. LTD.	123 944 838
MITCHWOOD PTY LTD	095 692 372
MK. MAXWELL PTY. LTD.	130 471 466
MODFLEX AUSTRALIA PTY LTD	132 987 467
MORTGAGE SECURITIES PTY. LIMITED	010 667 599
MOTOR NETWORK PTY LTD	139 120 095
MU GROUP PTY. LTD.	140 269 576
MURCIELAGO PTY LTD	113 764 828
NA CAILINI PTY LTD	140 181 424
NASS CO. PTY. LTD.	123 800 386
NAYVARTH PTY LTD	135 610 427
NEBULA CONSULTING PTY LTD	131 679 395
NECOM AUSTRALIA PTY. LTD.	004 017 001
NEI TECHNOLOGY PTY LTD	114 998 980
NINETY CENTS PTY LTD	142 450 566
NIZTRADIA PTY. LTD.	152 208 127
NO FRILLS RETAILING PTY. LTD.	007 974 049
NORTET PTY LTD	092 751 141
NORTH AUSTRALIA BUSINESS SERVICES PTY LTD	098 163 501
NORTHBOUND GROUP PTY. LTD.	150 050 123
NORTHBUILD FM PTY LTD	127 455 547
NP CIVIL PTY LTD	151 489 566
NUNN INVESTMENT HOLDINGS PTY LTD	104 965 648
O'CONNOR RECRUITMENT SERVICES PTY LIMITED	071 164 326
O'SHON ENTERPRISES PTY LTD	133 254 207

Name of Company	ACN
OCEANIA KORYU CENTRE AUSTRALIA PTY LTD	104 518 596
OLDCO SALES PTY LTD	072 091 466
OTTAWA & CO HOLDINGS PTY LIMITED	143 405 716
OTTERMAN'S CONSULTING PTY. LTD.	149 030 231
OZEVENTS PTY LTD	082 682 522
OZGLOBAL COURIERS PTY LTD	134 252 707
P. & M. VAN ECK NOMINEES PTY. LTD.	007 974 585
P.B.B. NOMINEES PTY. LTD.	005 331 902
PANACEIA PTY LIMITED	124 534 587
PARAMOUNT CONCRETE PTY LTD	141 814 100
PJC CONSTRUCTIONS PTY LIMITED	151 496 954
PNP REALTY PTY LTD	092 304 633
PROJECT PHOENIX PTY LTD	149 698 948
PROMPT PLUMBING (WA) PTY LTD	009 293 298
PRO SAW CONCRETE CUTTING PTY LIMITED	113 711 845
PRYOR PTY. LTD	062 359 086
PURE TOUCH SERVICE PTY LTD	149 656 397
QUALITY INVESTMENT PROFESSIONALS PTY. LTD.	104 375 484
R.E.J SERVICES PTY. LTD.	145 496 635
RASHCOMPUTERS PTY. LTD.	123 637 212
RD SINGIDUNUM PTY LTD	073 956 966
REALMS CORPORATION PTY. LTD.	000 732 258
RECREATION MANAGEMENT SERVICES PTY. LTD.	149 167 975
RED WHITE BLUE CATERING GROUP PTY LTD	124 671 898
REFRESH SERVICES PTY LTD	148 972 267
RELIANCE ROOFING SPECIALISTS PTY LTD	143 039 703
RENE INVESTMENTS PTY LTD	008 733 202
R G D M CONSULTING PTY LTD	001 761 986
RHINO SUPPLEMENTS PTY LTD	074 823 751
RIELCORP PTY. LTD.	119 134 379
ROBERT JOHNSON VINEYARDS PTY. LTD.	114 949 870
ROBERT TOOLE NOMINEES PTY. LTD.	008 218 915
ROCKERFELLA PTY LTD	124 856 748
ROJO CONSTRUCTIONS PTY. LTD.	005 768 034
RORENE PTY LTD	110 015 506
ROSEHOLD PTY LTD	097 267 528
ROSESTONE PTY. LTD.	082 897 461
ROYAL ADMIRAL ENTERPRISES PTY LTD	113 098 481
S. & L. MARSAN PTY. LTD.	005 491 092
S & M JAMES PTY LTD	109 254 346
S & Y GROUP PTY. LTD.	128 987 799
SANTOSHI SURFERS PTY LTD	131 916 928
SAUFURI PTY LTD	120 741 317
SEA BED ENT. PTY LTD	093 298 241
SECUREGARD PTY LTD	117 738 897
SETHI PTY LIMITED	147 526 118

Name of Company	ACN
SHANNON'S TRANSPORT (TAS) PTY LTD	149 901 799
SHOKEEN INVESTMENTS PTY LTD	126 489 138
SILKROAD FOUNDATION PTY LTD	147 947 984
SILKWAX PTY LTD	115 084 896
SMITH PLUMBING GROUP PTY LIMITED	151 626 952
SOULMEN PTY. LTD.	070 135 732
SPEEDY BOBCATS & TIP TRUCKS PTY LTD	129 531 246
STRATA HOLDINGS (AUST.) PTY. LTD.	129 776 763
STREET PROJECT PTY LTD	151 982 106
SULTANA DEVELOPMENTS PTY LTD	118 458 361
SUNBURY DEVELOPMENTS PTY. LTD.	103 054 477
SUNDOWNER ISSA ADMINISTRATION PTY LTD	124 266 968
SUNNY-SKY INTERNATIONAL GROUP PTY LTD	120 412 115
SUNNYBANK LAWNMOWING & PROPERTY MAINTENANCE PTY LTD	099 646 161
SURESH TRANSPORT PTY LTD	131 316 982
SYRIAC PLASTERING PTY LTD	136 406 356
TABHALL PTY. LTD.	010 616 430
TAMURYANI PTY LTD	137 383 816
TAYLERED DEVELOPMENT PTY. LIMITED	068 984 976
TBM ANGEL PTY LTD	077 043 700
TDT CO. PTY. LTD.	102 500 256
THE HILLS RUG GALLERY PTY LTD	116 841 340
THE SONIC FACTORY PTY LTD	104 806 822
THINKADS PTY. LTD.	129 340 138
THOMAS CUSTODIAN PTY LTD	130 224 994
TIGY PTY LTD	109 311 104
TOTAL COMFORT PTY LTD	138 435 837
TRADECORP BUILDING SYSTEMS PTY LTD	138 480 083
TRIPARTITE INTERNATIONAL PTY LTD	112 396 102
TTL SYDNEY PTY LTD	134 541 941
UMBELLO PTY LTD	001 854 253
UMBRELLA ENTERPRISES PTY LTD	134 065 884
UNITED BAY HOLDINGS PTY LTD	009 422 039
UNIVERSAL RESOURCES DEVELOPMENT PTY LTD	001 553 279
U2 MANAGEMENT SERVICES PTY LIMITED	131 005 877
VINCENT GYROCK PTY LTD	138 711 832
VISTADALE PTY LTD	009 109 488
WANSTER PTY LTD	143 397 424
WAVEWAY PTY LTD	112 777 474
WELL WELL TRADING PTY. LTD.	151 205 668
W F M MITCHELL PTY LTD	001 860 162
WHIRLPUSH PTY. LIMITED	056 639 797
WILLMETT GROUP PTY LTD	136 612 201
XAX INVESTMENT PROPERTIES PTY. LTD.	118 105 141
XPERTISE CLEANING SERVICES PTY LTD	150 600 221
Y-YO AUSTRALIA PTY. LTD.	129 484 886

Name of Company**ACN**

ZIPCOM SERVICES PTY LTD	135 757 783
101 BLAZEY PTY LTD	142 338 056
13 BRISSENDON PTY LIMITED	133 296 312
13 ROSES AUSTRALIA PTY. LTD.	112 208 616
5TH QUADRANT PTY LTD	123 532 776

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 tenth day of January 2014

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme

ARSN

ARKX GLOBAL CLEAN ENERGY FUND

151 200 501

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 tenth day of January 2014

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme

ARBN

BARRACUDA (HONG KONG) LIMITED	166 297 409
CREDITCARDS.COM, INC.	134 168 568
MEYVAERT GLASS ENGINEERING NV	147 426 962
PROPANE PERFORMANCE INDUSTRIES (AUSTRALIA) LIMITED	159 918 242
SONY BANK INC.	150 536 619
WALKING BOY ENTERPRISES LIMITED	147 063 250

CORPORATIONS ACT 2001

Section 601CL(5)

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

Dated this tenth day of January 2014

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

MEKONG MINING LIMITED

152 472 092

POWER CLIMBER BVBA

145 401 903

THE OVERSEAS MIGRATION GROUP LLP

154 615 773

VETUS-MAXWELL APAC LIMITED

132 887 711

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.

AUSTRALIAN OIL AND GAS LTD

ACN 148 965 717 will change to a proprietary company limited by shares. The new name will be AUSTRALIAN OIL AND GAS PTY LTD ACN 148 965 717.

BONAPARTE OIL LTD ACN 141 527 460 will change to a proprietary company limited by shares. The new name will be BONAPARTE OIL PTY LTD ACN 141 527 460.

STARGROUP PTY LTD ACN 166 089 149 will change to a public company limited by shares. The new name will be STARGROUP LIMITED ACN 166 089 149.

BIOSOLAR LIMITED ACN 141 804 882 will change to a proprietary company limited by shares. The new name will be BIOSOLAR PTY LTD ACN 141 804 882.

MINNOVARE PTY LTD ACN 131 897 482 will change to a public company limited by shares. The new name will be MINNOVARE LIMITED ACN 131 897 482.