



Commonwealth of Australia Gazette

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ASIC Gazette

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

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RIGHTS OF REVIEW

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

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Australian Securities and Investments Commission Corporations Act 2001 – Paragraphs 601QA(1)(a), 911A(2)(l), 992B(1)(a) and 1020F(1)(a) – Exemption

Enabling legislation

1. The Australian Securities and Investments Commission (ASIC) makes this instrument under paragraphs 601QA(1)(a), 911A(2)(1), 992B(1)(a) and 1020F(1)(a) of the Corporations Act 2001 (the Act).

Title

2. This instrument is ASIC Instrument 12-1320.

Commencement

3. This instrument commences upon gazettal.

Revocation

4. ASIC revokes ASIC Instrument 11-1197 dated 14 November 2011.

Exemptions

- 5. AGG Asset Management Pty Ltd (ACN 160 357 586) (AGGAM) is exempted from:
 - (a) section 601ED of the Act in relation to the operation of the managed investment scheme;
 - (b) sections 992A and 992AA and Part 7.9 of the Act in relation to:
 - (i) an offer mentioned;
 - (ii) an issue of an interest in a managed investment scheme resulting from an offer;
 - (iii) a recommendation to acquire such an interest; and
 - (c) the requirement to hold an Australian financial services licence for the provision of financial services by the person in relation to interests in a managed investment scheme.

Where this instrument applies

- 6. This instrument applies where:
 - (a) an offer is made by AGGAM to another person (the Offeree) of an interest in a Scheme arising out of a contract or proposed contract where an interest in the Scheme is to be provided by AGGAM as consideration for, or as part of the consideration for, the sale or transfer of agricultural produce from the Offeree, where:
 - (i) no money is to be paid by the Offeree and no financial products are to be transferred by the Offeree in consideration of the interest or otherwise connected with or related to the grant of the interest to AGGAM unless the payment is a fee for services rendered or reimbursement of incidental expenses where the nature of the services or expenses and the applicable cost or means of calculating the applicable cost is separately disclosed to the Offeree prior to entering into the contract;
 - (ii) any right of the Offeree under the terms of the contract to terminate the contract or otherwise take action for default is not dependent upon the approval or other action of persons who have entered into similar contracts with AGGAM;
 - (iii) under the terms of the contract, AGGAM can terminate the contract within one month of entering the contract if AGGAM has reasonable grounds to believe that at the time of entering the contract the Offeree is an excluded person; and
 - (iv) the interest does not relate to any other managed investment scheme.
 - (b) AGGAM must:
 - (i) establish a reasonable system to identify if an Offeree is an excluded person; and
 - (ii) take reasonable steps not to enter into a contract with an Offeree that is an excluded person or in circumstances where the contract has been entered into to terminate the contract if permitted to do so under the terms of the contract.

Interpretation

For the purposes of this Instrument:

excluded person means a person who falls into any of the following two categories:

- (a) a retail client; that
 - i. is not registered as a grower on:
 - a. the National Grower Register maintained by National Grower Register Pty Ltd ACN 095 857 266 (or its successor, substitute or assignee);
 - the AWB Grower Register maintained by AWB (Australia) Pty Ltd ACN 081 890 502 (or its successor, substitute or assignee); or
 - c. any other register of agricultural producers approved by ASIC from time to time; and
 - ii. acquired the agricultural produce that is the subject of the sale or transfer for money or money's worth; and
- (b) an income tax exempt charity under the *Income Tax Assessment Act*1997 that acquired the agricultural produce that is the subject of the sale or transfer for money or money's worth.

Scheme means:

- (a) the managed investment scheme that is a 10 month grain pool in relation to wheat and barley known as the AGG Protect Product; or
- (b) the managed investment scheme that is a 3 month grain pool in relation to wheat, barley and canola grains that is known as the AGG Three Product.

Dated this 19th day of October 2012

Signed by Gerald Yip





ASIC

Australian Securities & Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: FSP Super Pty Limited ACN 091 778 639 ("the Licensee") Level 39, 264-278 George Street Sydney NSW 2000.

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 244312 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 19th October 2012.

Signed





ASIC

Australian Securities & Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Julian Reynolds
Julian Reynolds ("the Licensee")
Level 5, 234 - 242 George Street
SYDNEY NSW 2000

Pursuant to section 915B of the Corporations Act 2001, the Australian Securities and Investments Commission hereby cancels Licence Number 224025 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 19 October 2012.

Signed





ASIC

Australian Securities & Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Arthur John Reynolds
Arthur John Reynolds ("the Licensee")
Level 5, 234 - 242 George Street
SYDNEY NSW 2000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 224264 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 19 October 2012.

Signed





ASIC

Australian Securities & Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: ACN 094 927 947 Pty Ltd ACN 094 927 947 ("the Licensee") c/- Lawler Partners Level 9, 1 O'Connell Street Sydney NSW 2000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 247404 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 19 October, 2012.

Signed

Australian Securities and Investments Commission Corporations Act 2001 – Paragraph 926A(2)(c) – Declaration

Enabling legislation

1. The Australian Securities and Investments Commission (ASIC) makes this instrument under paragraph 926A(2)(c) of the Corporations Act 2001(the Act).

Title

2. This instrument is ASIC Instrument 12-1373.

Commencement

3. This instrument commences on 1 November 2012.

Declaration

- 4. Part 7.6 (other than Divisions 4 and 8) of the Act applies in relation to Classic Clubs Ltd ACN 104 824 964 as if notional section 912AA of the Act (as inserted by ASIC Class Order [CO 11/1140]) were modified or varied by, in subsection (11), in the definition of *special custody assets*, after paragraph (g) inserting:
 - "(ga) interests in real property to which a time-sharing scheme relates; and
 - (gb) interests in a time-sharing scheme that is either:
 - (i) a registered scheme; or
 - (ii) a scheme covered by an exemption from section 601ED specified by ASIC in writing and published in the Gazette; and".

Where this instrument applies

5. This instrument applies where the licensee holds the special custody asset in its capacity as the responsible entity of a time-sharing scheme.

Dated this 19th day of October 2012

Signed by Leah Quach

Australian Securities and Investments Commission Corporations Act 2001 – Paragraph 926A(2)(c) – Declaration

Enabling legislation

1. The Australian Securities and Investments Commission (ASIC) makes this instrument under paragraph 926A(2)(c) of the Corporations Act 2001(the Act).

Title

2. This instrument is ASIC Instrument 12-1374.

Commencement

3. This instrument commences on 1 November 2012.

Declaration

- 4. Part 7.6 (other than Divisions 4 and 8) of the Act applies in relation to Interchange Club Ltd ACN 095 069 024 as if notional section 912AA of the Act (as inserted by ASIC Class Order [CO 11/1140]) were modified or varied by, in subsection (11), in the definition of *special custody assets*, after paragraph (g) inserting:
 - "(ga) interests in real property to which a time-sharing scheme relates; and
 - (gb) interests in a time-sharing scheme that is either:
 - (i) a registered scheme; or
 - (ii) a scheme covered by an exemption from section 601ED specified by ASIC in writing and published in the Gazette; and".

Where this instrument applies

5. This instrument applies where the licensee holds the special custody asset in its capacity as the responsible entity of a time-sharing scheme.

Dated this 19th day of October 2012

Signed by Leah Quach





ASIC

Australian Securities & Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: HNC Financial Planning Pty Ltd ACN 119 172 468 ("the Licensee") P O Box 2115 Kew Vic 3101

Pursuant to section 915B of the Corporations Act 2001, the Australian Securities and Investments Commission hereby cancels Licence Number 378697 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this	19 th October 2012
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Signed	





ASIC

Australian Securities & Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Carrig Insurance Brokers Pty Ltd ACN 130 270 512 ("the Licensee") P O Box 1799 Burnside SA 5066

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 327057 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 19	October	2012		
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Signed .		V	 	٠.
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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 12-1378.

Commencement

3. This instrument commences on 19 October 2012.

Declaration

- 4. Chapter 6 of the Act applies to Trinity Investment Management Limited ACN 137 565 149 (Trinity Investment Management) in its capacity as responsible entity of the Trinity Stapled Trust ARSN 111 389 596 (Trinity Stapled Trust) as if section 609 of the Act as modified or varied by ASIC Class Order [CO 03/634] was further modified or varied by replacing subsection (4) with:
 - "(4) A person does not have a relevant interest in a company's shares if the relevant interest would arise merely because a company has entered into an agreement to buy-back the shares or a responsible entity of a managed investment scheme has entered into an agreement to buy-back interests in the managed investment scheme where the shares in the company and the interests in the managed investment scheme are stapled securities.
 - (4A) For the purposes of subsection (4), *stapled security* means two or more financial products including at least one interest in a registered scheme where:
 - (a) under the terms on which each of the products are to be traded, they must be transferred together; and
 - (b) there are no financial products in the same class as those financial products which may be transferred separately."

- 5. Chapter 6 of the Act applies to Trinity Limited ACN 110 831 288 (**Trinity**) and Trinity Investment Management Limited as if section 609 of the Act as modified or varied by ASIC Class Order [CO03/634] and this instrument 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 to buyback or redeem interests in the scheme in accordance with subsection 601GA(4A) or a company has entered into an agreement to buy-back shares in the company where the shares in the company, and the interests in the managed investment scheme, are stapled securities.
 - (15) For the purposes of subsection (14), *stapled security* means two or more financial products including at least one interest in a registered scheme where:
 - (a) under the terms on which each of the products are to be traded, they must be transferred together; and
 - (b) there are no financial products in the same class as those financial products which may be transferred separately."
- 6. Chapter 6 of the Act applies to Trinity Investment Management and a Stapled Security Holder as if section 611 of the Act as modified or varied by ASIC Class Order [CO07/422] were further modified or varied by inserting, after item 19A:
 - "(19B) An acquisition that results from the responsible entity of a registered scheme buying interests in the scheme in accordance with subsection 601GA(4A)."

Where this instrument applies

- 7. Trinity and Trinity Investment Management make an invitation to Stapled Security Holders to offer to sell Shares to Trinity and to sell Interests to Trinity Investment Management (as applicable) (Buy-Back Invitations) which:
 - (a) are substantially in the terms contemplated by the draft notice of meeting provided to ASIC on or about 22 August 2012;

- (b) are approved, before they are extended, by a resolution passed at a general meeting of Trinity and the Trinity Stapled Trust on or about 19 October 2012:
 - (i) for which the notice of meeting contains independent advice on the value of the Trinity Stapled Securities and the advantages and disadvantages of the proposal under which Trinity Stapled Securities will be bought back; and
 - (ii) at which no Trinity Group Entity voted any Shares or Interests which it held in a personal or principal capacity; and
- (c) in relation to the invitation made by Trinity, complies with the conditions in subsection 257B(2) of the Act, subject to subsection 257B(3) of the Act, except that:
 - (i) Trinity does not comply with paragraph (a) of section 257B(2) of the Act but rather the Buy-Back Invitations made by Trinity relates only to Shares;
 - (ii) Trinity does not comply with paragraph (b) of subsection 257B(2) of the Act but rather invites all Stapled Security Holders as at the Record Date to offer for sale to Trinity some or all of their Shares in accordance with the terms of the Buy-Back Invitations;
 - (iii) Trinity does not comply with paragraph (c) of subsection 257B(2) of the Act, but rather all Stapled Security Holders have a reasonable opportunity to offer for sale some or all of their Shares to Trinity in accordance with the terms of the Buy-Back Invitations;
 - (iv) Trinity does not comply with paragraph (d) of subsection 257B(2) of the Act but rather the Buy-Back Agreements are not entered into until the Tender Period has closed; and
 - (v) Trinity does not comply with paragraph (e) of subsection 257B(2) of the Act but rather the Buy-Back Invitations are to be made by Trinity to every Stapled Security Holder for Stapled Security Holders to sell their Shares to Trinity for Trinity to buy back those Shares on the same terms subject to:

- each holder having the ability to nominate a maximum number of Trinity Stapled Securities, comprising Shares and Interests, which they wish to offer for sale to Trinity; and
- a Scale Back Mechanism operating to ensure that the Company does not exceed the Buy-Back Amount.

Interpretation

Buy-Back means an acquisition of Stapled Securities by Trinity Group in accordance with a resolution of Stapled Security Holders made during October 2012.

Buy-Back Agreement means an agreement between Trinity Group and a Stapled Security Holder to acquire an agreed number of Trinity Stapled Securities.

Buy-Back Amount means the amount obtained by multiplying the Buy-Back Price by the number of Trinity Stapled Securities determined by Trinity to be bought back in accordance with the Buy-Back Execution Rules.

Buy-Back Execution Rules means if, prior to expiry of the Tender Period, Trinity Group receives offers to sell Trinity Stapled Securities that in aggregate amount are:

- (a) more than the Buy-Back Amount, then offers to sell must be bought back by Trinity Group at the Buy-Back Price, subject to a reduction in the number of Trinity Stapled Securities participating in the Buy-Back under the Scale Back Mechanism; or
- (b) equal to or less than the Buy-Back Amount, then all offers to sell must be bought back by Trinity Group at the Buy-Back Price.

Buy-Back Price means \$0.31, being the price at which Trinity Group has invited Stapled Security Holders to sell each Stapled Security under the Buy-Back.

Interest means an interest in the Trinity Stapled Trust.

Record date means 30 October 2012.

Scale Back Mechanism means a pro rata reduction in the number of stapled securities bought back under the Buy-Back, being the proportion needed to ensure that no more than the Buy-Back Amount is bought back.

Share means a fully paid ordinary share in the capital of Trinity.

Stapled Security Holder means the holder of a Trinity Stapled Security.

Tender Period means the period during which offers to sell may be made by Stapled Security Holders under the Buy-Back.

Trinity Group means Trinity and Trinity Investment Management.

Trinity Group Entity means Trinity and its related bodies corporate.

Trinity Stapled Security means an Interest and a Share which under the terms upon which each of the products may be traded, must only be transferred together.

Dated 19 October 2012

B. Philly 8

Signed by Benjamin Phillips

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)(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 [12/1379].

Commencement

3. This instrument takes effect on gazettal.

Exemption

- 4. ASIC exempts Renaissance Uranium Limited ACN 135 531 341 (*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 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 depositor services covered by paragraph (c); and
- (e) issuing a financial product under an eligible offer covered by paragraph 4 of this instrument; and
- (f) 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

- (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. The Plan shall not be regarded as extended to a person other than an 'eligible employee' only because such a person may renounce an offer of financial products made to them under the Plan in favour of their nominee;
- 2. *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 of the Issuer; 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.
- 3. *eligible offer* means an offer for the issue of a Performance Right that is made under the Plan;
- 4. *financial product advice* has the meaning given by section 766B of the Act;
- 5. general advice has the meaning given by section 766B of the Act;
- 6. offer has a meaning affected by section 1010C of the Act;
- 7. 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.

- 8. **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.
- 9. **Plan** means an arrangement that is known at the date of this instrument as the Renaissance Uranium Limited Performance Rights Plan which is:
 - (a) extended only to an eligible employee; and
 - (b) governed by the Rules of the Plan.
- 10. **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 17 October 2012.

Dated this 26 October 2012

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





ASIC

12-1401

Australian Securities & Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Brookhampton Vineyard Management Ltd ACN 081 593 875 ("the Licensee") c/o KordaMentha Pty Ltd P O Box Y3185 Perth WA 6832

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 253044 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 23rd October 2012

Signed

NOTICE UNDER SECTION 920E OF THE CORPORATIONS ACT 2001

Notice is given under s920E of the Corporations Act 2001 that the Australian Securities & Investments Commission has made an order in the terms set out below, which order took effect on the date on which it was served on the person to whom it relates, being 22 October 2012.

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

IN THE MATTER OF ALEC KHOO AND THE CORPORATIONS ACT 2001

To: Mr Alec Khoo
215 Angas Street
Adelaide SA 5000

BANNING ORDER UNDER TO SECTIONS 920A and 920B OF THE CORPORATIONS ACT 2001

TAKE NOTICE that under to sections 920A and 920B of the Corporations Act 2001 the Australian Securities and Investments Commission prohibits **ALEC KHOO** from providing any financial services for a period of THREE (3) years.

Dated this 17th day of October 2012.

Delegate of the

Australian Securities and Investments Commission.

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Your attention is drawn to subsection 920C(2) of the Corporations Act 2001 which provides that a person must not engage in conduct which breaches a banning order that has been made against the person. Contravention of subsection 920C(2) in the contravention 920C(2) in the against the person. Contravention of subsection 920C(2) is an offence.

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12-1519

Australian Securities and Investments Commission Corporations Act 2001-Subsections-708AA(3), 708A(2) and 713(6) – Variation

Under subsections 708AA(3), 708A(2) and 713(6) of the *Corporations Act 2001*, the Australian Securities and Investments Commission (ASIC) varies ASIC instrument [12-0806] by omitting each occurrence of "24 June 2013" and in each case substituting it with "24 October 2012".

Dated: 24 October 2012

Signed by Shane Barbetti

Shan Berbethi

CORPORATIONS ACT 2001 Section 601CL(5)

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

Dated this twenty-sixth day of October 2012

Name of Company	ARBN
CONSEC SECURITY A/ASIA LIMITED	126 946 996
GAROO PTE.LTD.	146 982 818
GREYSTONE TELECOM LIMITED	146 314 070
HB MEDIA HOLDINGS PTE LTD	086 718 229
HOTELMARK ASIA, INC	119 410 338
MARILYN HICKEY MINISTRIES	124 254 146
NU-PAY VIEW ENTERTAINMENT PTY LTD	086 674 606
PACIFIC TASMAN INVESTMENTS LIMITED	125 656 313
RESOURCE SERVICES INTERNATIONAL LIMITED	074 268 698
ROCK OF AGES AUSTRALIA MANAGEMENT LLC	148 004 200
SERVICEMESH INC.	145 278 066
SHIRON SATELLITE COMMUNICATIONS (1996) LTD.	124 058 019
TA J WALKER PTY LTD	086 674 553
TANDBERG ASIA PACIFIC PTE. LTD.	130 545 256
VELDHOEN & COMPANY B.V.	146 690 520
WOOD MACKENZIE LIMITED	105 664 015

Company/Scheme deregistrations

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 twenty-sixth day of October 2012

Name of Company	ARBN
CIRIS ENERGY, INC.	150 883 471
COMSCORE EUROPE LTD	148 997 871
MCQUEEN SERVICES LIMITED	125 711 033
VISCAS CORPORATION	133 203 595

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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 twenty-sixth day of October 2012

Name of Scheme	ARSN
PERPETUAL'S AUSTRALIAN FUND	106 462 104
PERPETUAL'S BALANCED GROWTH FUND	090 691 544
PERPETUAL'S CASH FUND	106 129 579
PERPETUAL'S CONCENTRATED EQUITY FUND	106 135 460
PERPETUAL'S DIVERSIFIED GROWTH FUND	098 522 564
PERPETUAL'S ETHICAL SRI FUND	105 340 127
PERPETUAL'S FUND 1	106 135 451
PERPETUAL'S FUND 10	106 135 326
PERPETUAL'S FUND 11	106 135 308
PERPETUAL'S FUND 12	106 135 282
PERPETUAL'S FUND 13	106 135 255
PERPETUAL'S FUND 14	106 135 184
PERPETUAL'S FUND 15	106 129 239
PERPETUAL'S FUND 16	106 129 408
PERPETUAL'S FUND 17	106 129 471
PERPETUAL'S FUND 18	106 129 542
PERPETUAL'S FUND 19	106 129 613
PERPETUAL'S FUND 2	106 135 442
PERPETUAL'S FUND 20	106 129 720
PERPETUAL'S FUND 21	106 129 819
PERPETUAL'S FUND 23	106 129 980
PERPETUAL'S FUND 24	106 130 090
PERPETUAL'S FUND 25	106 130 125
PERPETUAL'S FUND 26	106 130 198
PERPETUAL'S FUND 27	106 130 312
PERPETUAL'S FUND 28	106 130 429
PERPETUAL'S FUND 29	106 130 232
PERPETUAL'S FUND 3	106 135 433
PERPETUAL'S FUND 30	106 130 134
PERPETUAL'S FUND 31	106 130 116
PERPETUAL'S FUND 32	106 130 054
PERPETUAL'S FUND 33	106 129 971

Name of Scheme	ARSN
Company/Scheme deregistrations	Page 29 of 31

Name of Continu	Alton
PERPETUAL'S FUND 34	106 129 944
PERPETUAL'S FUND 35	106 129 882
PERPETUAL'S FUND 36	106 129 793
PERPETUAL'S FUND 37	106 129 748
PERPETUAL'S FUND 48	116 306 131
PERPETUAL'S FUND 49	116 306 239
PERPETUAL'S FUND 5	106 135 415
PERPETUAL'S FUND 50	122 429 547
PERPETUAL'S FUND 51	122 429 449
PERPETUAL'S FUND 52	122 429 396
PERPETUAL'S FUND 53	122 429 369
PERPETUAL'S FUND 54	122 429 261
PERPETUAL'S FUND 6	106 135 406
PERPETUAL'S FUND 7	106 135 371
PERPETUAL'S FUND 8	106 135 353
PERPETUAL'S FUND 9	106 135 335
PERPETUAL'S GEARED AUSTRALIAN FUND	105 339 955
PERPETUAL'S PROPERTY INCOME FUND	100 476 640
PERPETUAL'S PROPERTY SECURITIES FUND	105 340 314
PERPETUAL'S SHARE-PLUS FUND	105 339 697
PERPETUAL'S SMALLER COMPANIES FUND	098 522 457
PERPETUAL'S SPLIT GROWTH FUND	090 691 839
PERPETUAL FUND 58	128 339 015
PERPETUAL FUND 59	128 339 079
PERPETUAL FUND 60	128 339 131
PERPETUAL FUND 61	128 339 168
PERPETUAL FUND 62	128 339 186
PERPETUAL FUND 63	128 339 220
RUSSELL ALTERNATIVE STRATEGIES FUND - \$A HEDGED	106 330 161

Company/Scheme deregistrations

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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 twenty-sixth day of October 2012

Name of Scheme	ARSN
CWH AUSTRALIA TRUST	104 606 573
PATERSONS 80:20 EQUITY FUND	128 445 036
STRATEGIC PROPERTY HOLDINGS NO 6 FUND	109 119 968

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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.

APA EQUITIES PTY LTD ACN 140 957 286 will change to a public company limited by shares. The new name will be APA EQUITIES LTD ACN 140 957 286.

MITCHELL CAPITAL LIMITED ACN 117 580 337 will change to a proprietary company limited by shares. The new name will be MITCHELL CAPITAL PTY LTD ACN 117 580 337.

STRATEGIC EQUITY INVESTMENTS PTY LTD

ACN 115 936 582 will change to a public company limited by shares. The new name will be STRATEGIC EQUITY INVESTMENTS LIMITED ACN 115 936 582.

VALLEYARM DIGITAL PTY LTD ACN 143 359 568 will change to a public company limited by shares. The new name will be VALLEYARM DIGITAL LIMITED ACN 143 359 568.

MACKAY CAPITAL LIMITED ACN 117 580 328 will change to a proprietary company limited by shares. The new name will be MACKAY CAPITAL PTY LTD ACN 117 580 328.

PACIFIC MILLENNIUM INTERNATIONAL INVESTMENT GROUP PTY. LTD ACN 117 267 900 will change to a public company limited by shares. The new name will be PACIFIC MILLENNIUM INTERNATIONAL INVESTMENT GROUP LTD ACN 117 267 90

TALENT2 INTERNATIONAL LIMITED ACN 000 737 744 will change to a proprietary company limited by shares. The new name will be TALENT2 INTERNATIONAL PTY LTD ACN 000 737 744.

WELLINGTON CAPITAL SOLUTIONS LIMITED ACN 103 678 824 will change to a proprietary company limited by shares. The new name will be WELLINGTON CAPITAL SOLUTIONS PTY LTD ACN 103 678 824.