



**ASIC**

Australian Securities &  
Investments Commission

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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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14-0511

**ASIC**

Australian Securities & Investments Commission

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

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

**TO:** STL Financial Services Limited  
ACN 070 863 900("the Licensee")  
L5 168 Exhibition St,  
Melbourne, VIC 3000

Pursuant to section 915B of the Corporations Act 2001, the Australian Securities and Investments Commission hereby cancels Licence Number 238035 held by STL Financial Services Limited with effect from the date on which this notice is given to the Licensee.

Dated this 5 June 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

14-0533

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

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 14-0533.

**Commencement**

3. This instrument commences on gazettal.

**Exemptions**

4. The issuer does not have to comply with Parts 6D.2, 6D.3 (except section 736) and 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 6D.2 or Part 7.9 in relation to an eligible incentive plan offer because of the exemption in paragraph 4, the issuer is also exempt from 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 6D.2 or 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 sections 736 and 992A of the Act in relation to an eligible incentive plan offer made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the offer.
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 options in relation to fully-paid shares in the issuer in the same class as shares which have been quoted on the financial market operated by ASX Limited ACN 008 624 691 throughout the 12 month period immediately before the offer without suspension for more than a total of:

- (a) where the offer is made on or before 15 April 2015, 24 trading days during the 12 month period immediately before the offer; or
- (b) where the offer is made after 15 April 2015, 2 trading days during the 12 month period immediately before the offer; or

made under the eligible incentive plan offer as extended to eligible employees only of the issuer;";

- (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) 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;";

- (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 options or the shares to which the options 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

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- (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
- (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 options relate; and
  - (ii) where sub-subparagraph (c)(ii) or (iii) applies, the information referred to in that subparagraph as updated to that date.”.

**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 takes 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 and options to acquire unissued shares under every other employee share scheme 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:
- (iii) an offer to a person situated at the time of receipt of the offer outside this jurisdiction;

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- (iv) an offer that did not need disclosure to investors because of section 708 of the Act;
- (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 options, made under an arrangement known as the Decimal Software Limited Equity Incentive Plan (under which the options are referred to as Options), the terms of which are substantially in the same form as those provided to ASIC on 13 May 2014; and
- (d) *issuer* means Decimal Software Limited ACN 009 235 956 and any related body corporate.

Dated this 9<sup>th</sup> day of June 2014



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

14-0538

**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 283GA(1)(a), 601QA(1)(a), 741(1)(a), 911A(2)(l), 992B(1)(a), 1020F(1)(a) and 1020F(1)(b) of the *Corporations Act 2001 (Act)*.

**Title**

2. This instrument is ASIC Instrument 14-0538.

**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;that does not involve a contribution plan, on the conditions set out in this instrument and for so long as the conditions are met.
5. This issuer does not have to comply with:
  - (a) Parts 2L.1, 2L.2, 2L.3, 2L.4 and 2L.5; or
  - (b) Parts 6D.2, 6D.3 (except section 736) of the Act; or
  - (c) 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,

## 14-0538

that involves a contribution plan but does not involve the issuer or any associated body corporate offering any eligible employee of the issuer a loan or similar financial assistance for the purpose of, or in connection with, the acquisition of financial products to which the offer relates, on the conditions set out in this instrument and for so long as the conditions are met.

6. Where the issuer operates a managed investment scheme only by reason of operating a contribution plan relating to an eligible incentive plan offer to which paragraph 5 applies, the issuer does not have to comply with section 601ED in relation to the operation of that managed investment scheme.
7. Where the issuer is exempt in relation to an eligible incentive plan offer because of the exemption in paragraph 4 or 5, 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;
  - (c) dealing in a financial product in the course of providing a custodial or depositary service covered by paragraph (b);
  - (d) issuing a financial product under an eligible incentive plan offer covered by paragraph 4 or 5 of this instrument;
  - (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; and
  - (f) In the case where paragraph 6 above applies – dealing in a managed investment scheme that is exempt from section 601ED because of that paragraph.
8. Where the issuer is exempt in relation to an eligible incentive plan offer because of the exemption in paragraph 4 or 5, the issuer also does not have to comply with section

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736, section 992A or section 992AA 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.

9. 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**

10. 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:

“9. “eligible offer” means an offer for issue or sale of Awards 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 3 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:

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- (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 shares, 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
  - (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, or 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:

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- (a) to be issued or transferred a fully-paid ordinary share in the capital of the issuer; or
- (b) to receive a cash amount equivalent to the value of a fully-paid ordinary share in the capital of the issuer; or
- (c) to receive either a cash amount or fully-paid ordinary shares equivalent to the value of any dividends paid on a fully-paid ordinary share of the issuer during the period in which a performance right remains outstanding,

where the performance right is offered for no more than nominal monetary consideration;”.

**Conditions**

11. 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:
- (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

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- (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

12. 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 10 of this instrument in which case the word or phrase has that meaning;
- (b) *Award* means a performance right or a fully-paid share in the issuer;
- (c) *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;
- (d) *eligible incentive plan offer* means an offer for the issue or sale of performance rights, made under an arrangement known as the Nimble Storage, Inc. 2013 Equity Incentive Plan (under which the performance rights are referred to as Restricted Stock Units), or fully-paid shares in the issuer, made under a contribution plan known as the Nimble Storage, Inc. 2013 Employee Stock Purchase Plan and (in either case) the applicable Australian Offer Document, the terms of which are substantially in the same form as those provided to ASIC on 2 May 2014; and
- (e) *issuer* means Nimble Storage, Inc., a company incorporated under the laws of the state of Delaware, United States of America, and any related body corporate.

Dated this 6<sup>th</sup> day of June 2014



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

14 - 0546

**NOTICE UNDER SECTION 920E OF THE CORPORATIONS ACT 2001**

Notice is hereby given under section 920E of the Corporations Act 2001 that the Australian Securities and Investments Commission has made an order, a copy of which is set out below, which order took effect on the date of service of the order on the person to whom it relates, being 29 May 2014.

**AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION****IN THE MATTER OF SEBASTIAN KONJEVIC****SECTIONS 920A AND 920B OF THE CORPORATIONS ACT 2001**

To: Mr Sebastian Konjevic

**ORDER UNDER SECTIONS 920A AND 920B OF THE  
CORPORATIONS ACT 2001**

**TAKE NOTICE** that under paragraph 920A(1)(e) and section 920B of the Corporations Act 2001 the Australian Securities and Investments Commission prohibits Sebastian Konjevic from providing any financial services for a period of five years.

Dated this 22<sup>nd</sup> May 2014.

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

Your attention is drawn to sections 920C and 1311 of the Corporations Act 2001 that provide that a person commits an offence if the person engages in conduct that breaches a banning order that has been made against the person (Penalty 25 penalty units or imprisonment for 6 months or both).

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**NOTICE UNDER SECTION 920E OF THE CORPORATIONS ACT 2001**

Notice is hereby given under section 920E of the Corporations Act 2001 that the Australian Securities and Investments Commission has made an order, a copy of which is set out below, which order took effect on the date of service of the order on the person to whom it relates, being 29 May 2014.

**AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION****IN THE MATTER OF SEBASTIAN KONJEVIC****SECTIONS 920A AND 920B OF THE CORPORATIONS ACT 2001**

To: Mr Sebastian Konjevic

**ORDER UNDER SECTIONS 920A AND 920B OF THE  
CORPORATIONS ACT 2001**

**TAKE NOTICE** that under paragraph 920A(1)(c) and section 920B of the Corporations Act 2001 the Australian Securities and Investments Commission prohibits Sebastian Konjevic from providing any financial services for a period of five years.

Dated this 22<sup>nd</sup> May 2014.

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

Your attention is drawn to sections 920C and 1311 of the Corporations Act 2001 that provide that a person commits an offence if the person engages in conduct that breaches a banning order that has been made against the person (Penalty 25 penalty units or imprisonment for 6 months or both).

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 thirteenth day of June 2014

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Scheme**

AUSTCHOICE INVESTMENT SERVICE

**ARSN**

093 543 063

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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 thirteenth day of June 2014

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Scheme**

**ARSN**

BIS MANAGEMENT TRUST

122 840 466

EQUITI U.S. MULTIFAMILY PROPERTY FUND

149 783 602

360 CAPITAL RETAIL FUND

107 250 420

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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 thirteenth day of June 2014

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

**ARBN**

ENVIRONMENTAL MANAGEMENT SYSTEMS ASSOCIATION  
INCORPORATED

121 194 929

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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 thirteenth day of June 2014

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

**ARBN**

EGTON MEDICAL INFORMATION SYSTEMS LIMITED

103 863 761

NEXT INTELLIGENCE CORPORATION

142 215 530

PRESIDENTS CUP EVENT MANAGEMENT, LLC

144 617 738

RACKSPACE ASIA LIMITED

144 020 557

TOKYO MARINE ASIA PTE LTD

155 996 660

CORPORATIONS ACT 2001

Section 601CL(5)

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

Dated this thirteenth day of June 2014

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

**ARBN**

ABIQUO LIMITED	152 949 472
ALBAT & WIRSAM SOFTWARE GMBH	153 868 001
AQUARIUS PROPERTY MI LTD	149 118 516
ARROW LABORATORIES LIMITED	100 698 351
ARTHA RESOURCES CORPORATION	149 800 608
AUCTION BUDDIES INC.	147 961 180
AUSTOTE PTY. LIMITED	136 693 555
BESTPARK INTERNATIONAL LIMITED	088 657 416
BRAMHANI INDUSTRIES LIMITED	137 032 207
BULLBEARINGS LIMITED	122 240 948
CAMLIFE NEGOTIATIONS INC.	151 575 487
CAPE UMBRELLAS AUSTRALASIA LTD	152 604 398
CAVALIERE AKTIEBOLAG	150 517 445
CHAVED INTERNATIONAL INVESTMENTS COMPANY LIMITED	010 939 232
CHORION PACIFIC LIMITED	122 185 111
CONVERGEX LIMITED	142 240 042
CONWAY SYLVER LTD	107 325 806
CORPORATE CATAPULT, INC.	153 214 521
COUNCIL FOR RESPONSIBLE JEWELLERY PRACTICES LIMITED	119 491 833
CUTTY SARK INVESTMENTS (HONG KONG) LIMITED	122 438 911
DAVCHA RESOURCES INTERNATIONAL LTD.	152 281 779
EFAMOL LIMITED	116 085 137
FIXBYTES TECHNOLOGY PRIVATE LIMITED	147 089 147
FLOW-RITE CONTROLS, LTD.	119 417 131
GC RIEBER OILS AS	138 935 225
GENUINE INFOTECH PRIVATE LIMITED	151 255 739
GREATSHIP GLOBAL OFFSHORE MANAGEMENT SERVICES PTE. LTD.	150 519 734

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<b>Name of Company</b>	<b>ARBN</b>
HARTFORD SYSTEMS, INC.	150 518 979
HGIEL LIMITED	140 066 404
HI-GENE AUSTRALIA LIMITED	124 547 655
IBS SECURITIES LIMITED	140 537 891
ICOR SA	150 764 140
ING REAL ESTATE JOONDALUP BV	088 455 010
INNOSPENSE HOLDING B.V.	152 202 581
INTEGRITY MEDIA, INC	082 819 181
IRIRIKI ISLAND HOLDINGS LIMITED	098 005 273
ITN ARCHIVE LIMITED	119 484 114
JB AUSTRALIA MANAGEMENT LLC	139 298 865
LARSON-JUHL AUSTRALIA L.L.C.	064 023 105
LYNXS SHREDDER TECHNOLOGY LIMITED	104 382 416
M/S. FAYSHAY BUSINESS ENTERPRISES	107 062 395
MAN NUTZFAHRZEUGE AKTIENGESELLSCHAFT	091 953 972
MCC TIAN GONG GROUP CORPORATION LIMITED	154 469 897
MEISEI INDUSTRIAL CO LTD	103 482 846
METROMEDIA TECHNOLOGIES INTERNATIONAL, INC.	007 510 018
MI MARKETS ASIA LIMITED	149 061 094
N-ABLE TECHNOLOGIES INC.	138 042 430
NATIONAL POWER AUSTRALIA FINANCE LIMITED	075 497 791
NEPTUNE MINERALS LIMITED	119 825 722
NERANG INVESTMENT HOLDINGS LTD	106 316 250
NEW BRITAIN PALM OIL LIMITED	073 253 166
NYS COLLECTION LLC	123 190 670
OAKHAVEN INVESTMENTS LIMITED	096 780 728
ODENZA CORP.	140 426 731
PARS PEYAB CONSULTING ENGINEERS	132 730 806
PAYAWAY LIMITED	126 033 654
PRINCETON FINANCIAL SYSTEMS, LLC	080 448 700
PRO TRAVEL NETWORK, INC.	132 725 387
RICHFIELD VINEYARD PTE. LTD.	078 660 698
SHABUS FINANCE CORPORATION	153 893 353
SMARQ GLOBAL LIMITED	136 471 077
SOFEMA	008 377 571
SOLSTAD OFFSHORE ASIA PACIFIC LTD.	127 200 613
SUCRAM CONSULTING GROUP LIMITED	153 493 059
SVENDBORG BRAKES A/S	136 634 547
SWINDELL-DRESSLER INTERNATIONAL COMPANY	001 667 910

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<b>Name of Company</b>	<b>ARBN</b>
TEXALTA PETROLEUM LTD	097 843 073
THINK GLOBAL RECRUITMENT LIMITED	119 299 759
TODAY SYSTEMS INC.	074 913 349
U.S. COST INCORPORATED	128 898 117
VAN OORD ACZ MARINE CONTRACTORS B.V.	051 409 440
VILLINGER GROUP LIMITED	117 168 813
WINDERMERE COMPANY LIMITED	061 383 882
WINDHOIST LIMITED	127 606 375
ZZZ INVESTMENTS LTD	093 541 934
888 444 888 LIMITED	151 643 800

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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.

**AUSTRALIAN NEW ENERGY LTD**

ACN 136 763 301 will change to a proprietary company limited by shares. The new name will be AUSTRALIAN NEW ENERGY PTY LTD ACN 136 763 301.

**CTR RENTALS PTY LTD** ACN 010 413 215 will change to a public company limited by shares. The new name will be CTR RENTALS LTD ACN 010 413 215.

**GENMIN PTY LTD** ACN 141 425 292 will change to a public company limited by shares. The new name will be GENMIN LIMITED ACN 141 425 292.

**INVESTMENTWORX LTD** ACN 111 735 230 will change to a proprietary company limited by shares. The new name will be INVESTMENTWORX PTY LTD ACN 111 735 230.

**SCOTT CORPORATION LIMITED**

ACN 003 707 499 will change to a proprietary company limited by shares. The new name will be SCOTT CORPORATION PTY LTD ACN 003 707 499.

**CONNEX PTY LIMITED** ACN 093 143 027 will change to a public company limited by shares. The new name will be CONNEX LIMITED ACN 093 143 027.

**DMX ASSET MANAGEMENT PTY LIMITED** ACN 169 381 908 will change to a public company limited by shares. The new name will be DMX ASSET MANAGEMENT LIMITED ACN 169 381 908.

**I LOVE TRAVEL PTY LTD** ACN 157 866 316 will change to a public company limited by shares. The new name will be I LOVE TRAVEL LTD ACN 157 866 316.

**PRINCETON INSTITUTE OF EDUCATION LIMITED** ACN 124 557 071 will change to a proprietary company limited by shares. The new name will be PRINCETON INSTITUTE OF EDUCATION PTY LTD ACN 124 557 071.

**TECHNIQUE SOLUTIONS PTY** ACN 109 543 848 will change to a proprietary company limited by shares. The new name will be TECHNIQUE SOLUTIONS PTY LTD ACN 109 543 848.