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Contents

Notices under Corporations Act 2001

13-1059	13-1105
13-1122	13-1125
13-1132	13-1133
13-1136	13-1139
13-1142	13-1143
13-1144	13-1147
13-1151	13-1153

Company/Scheme deregistrations

Change of company type

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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Page 1 of 37

13-1059

Australian Securities and Investments Commission Corporations Act 2001 – Paragraph 911A (2) (l) – Variation

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraph 911A (2) (1) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument [13-1059].

Commencement

3. This instrument commences on gazettal.

Variation

- 4. ASIC Instrument 08-00696 is varied as follows:
 - (a) in Schedule A, omit subparagraph (b)(ii) and substitute:
 - "(ii) has an Agent at the time the body first purports to rely on this instrument and, from time to time, has not failed to have an Agent for any consecutive period of 10 business days;"
 - (b) in Schedule C, omit subparagraphs (2)(a) and (2)(aa) and substitute:
 - "(a) notify ASIC, as soon as practicable and in any event within 15 business days after the body became aware of should reasonably have become aware, and in such form if any as ASIC may from time to time specify in writing, of the details of:
 - (i) each significant change to, including the termination of, the registration as a registered investment adviser applying to the body relevant to the financial services the body provides or intends to provide in this jurisdiction;
 - (ii) each significant particular exemption or other relief which the body obtains from the US

Page 2 of 37

13-1059

regulatory requirements relevant to the financial services the body provides or intends to provide in this jurisdiction; and

- (iii) each action or investigation of the following kinds taken by the SEC or other overseas regulatory authority against the body in a foreign jurisdiction in relation to financial services provided in the foreign jurisdiction:
 - (A) significant enforcement action;
 - (B) significant disciplinary action;
 - (C) significant investigation (unless, after having taken reasonable steps to enable notification to be given to ASIC, the body is prohibited by law from giving such notification but only to the extent of the prohibition); and"
- (c) in Schedule C, omit "Australian laws." in subparagraph (2)(b)(ii) and substitute: "Australian laws; and"
- (d) in Schedule C, insert the following after subparagraph (2)(b)(ii):
 - "(c) if ASIC gives the body a written notice directing the body to lodge with ASIC, within the time specified in the notice, a written statement containing specified information about any financial service provided by the body in this jurisdiction – comply with the notice.".

ļ Dated this 4 day of September 2013 - Alp

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

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

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

1. after subsection 601GAB(2) insert:

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

2. after subsection 601GAC(2) insert:

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

Schedule

Equity Trustees Limited ACN 004 031 298 in its capacity as responsible entity of the Robeco Emerging Conservative Equity Fund (AUD) ARSN 165 582 543

Dated this 10th day of September 2013

gudith Mulvere.

Signed by Judith Mulvena as a delegate of the Australian Securities and Investments Commission

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 13-1122.

Commencement

3. This instrument commences on 6 September 2013.

Declarations

- Chapter 6 and Chapter 6C of the Act applies to SeaLink Travel Group Limited ACN 109 078 257 (*SeaLink or Company*) as if:
 - a) section 609 of the Act were modified or varied by adding after subsection 13, as notionally inserted by ASIC Class Order [CO 03/634] (*CO 03/634*):

"(14) A person does not have a relevant interest in its own securities merely because under an escrow agreement entered into by the person, the person applies restrictions on the disposal of the securities by the holder."; and

b) part 6C.1 of the Act were further modified or varied inserting the following section after 671BA, as notionally inserted by CO 03/634:

"671BB Escrow Agreements

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

Where this instrument applies

5. This instrument applies to an acquisition of a relevant interest in securities of SeaLink (*Escrowed Securities*) arising as a result of entry into one or more escrow agreements

Page 5 of 37

13-1122

(each an *Escrow Arrangement*) between the Company and any one or more of the persons named in Schedule A (*Security Holder*) in connection with the proposed admission of the Company's securities to the official list of the Australian Securities Exchange where each Escrow Agreement:

- a) restrict disposal of, but not the exercise of voting rights attaching to the Escrowed Securities;
- b) provide that the Escrow Arrangements terminate no later than 9 months after the Company is admitted to the official list;
- c) allow the Security Holder to accept into a takeover bid where:
 - i. holders of at least half of the bid class securities to which the offer under the bid relates have accepted and which are not subject to any Escrow Arrangements; and
 - ii. the Escrow Arrangements required that the Escrowed Securities be returned to escrow if the bid does not become unconditional;
- d) allow the Escrowed Securities to be transferred or cancelled as part of a merger by way of a compromise or arrangement under Part 5.1 of the Act; and
- e) are substantially in the form provided to ASIC on 5 August 2013.

Schedule A

Prescott No. 22 Pty Ltd

Sunrop Pty Ltd

Sunpac Pty Ltd

Cavlana Pty Ltd

Flavon Nominees Pty Ltd

Hebden Pty Ltd

Jeffrey Ellison

Toni Ellison

Equilink Pty Ltd

Page 6 of 37

13-1122

Dated this 6th day of September 2013

Damenatoon

Signed by Nayanisha Samarakoon as a delegate of the Australian Securities and Investments Commission

ASIC GAZETTE A42/13, Tuesday, 17 September 2013 Notices under Corporations Act 2001

Page 7 of 37





Australian Securities & Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Anthony Archer ABN 30 006 566 570 1 Warrigal Road Mentone, VIC 3194

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 253743 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 6 September 2013

Signed

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

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument [13-1132].

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;

- (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 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.
- 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 employee" in paragraph 8 of the Interpretation; and
 - (ii) "eligible offer" in paragraph 9 of the Interpretation; and
 - (iii) "issuer" in paragraph 12 of the Interpretation; and
 - (iv) "offer document" in paragraph 15 of the Interpretation; and

- (b) would meet the requirements of the class order if the definition of an "eligible employee" in paragraph 9 of the Interpretation was to read:
 - "8. "eligible employee" means, in relation to the issuer, a person who is at the time of an offer under the employee share scheme:

a full or part-time employee of the issuer or of an associated body corporate of the issuer; or

- (a) a director of the issuer, or of an associated body corporate of the issuer, who holds a salaried employment or office in the issuer or in a related body corporate; or
- (b) 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

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; and

- (c) would meet the requirements of the class order if the definition of an "eligible offer" in paragraph 9 of the Interpretation was to read:
 - "9. "eligible offer" means an offer for issue of performance rights in relation to fully-paid shares in the issuer for no monetary consideration where:
 - (a) there is no further offer involved in exercising the performance right;

Page 11 of 37

13-1132

- (b) each share issued on vesting or exercise of a performance right is issued for no monetary consideration; and
- (c) the offer is made under an employee share scheme extended only to eligible employees of the issuer"; and
- (c) would meet the requirements of the class order if, in the Interpretation, the following definition was 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 by, or for the benefit of, eligible employees." and
- (d) would meet the requirements of the class order if the definition of an "issuer" in paragraph 12 of the Interpretation were to read:
 - "12. "issuer" means a body that issues shares that are the subject of an employee share scheme (including where those shares are subject to an option or a performance right, offered through a trust or are a component of stapled securities.)"; and
- (e) would meet the requirements of the class order if, in the definition of an "offer document" in paragraph 15 of the Interpretation were to read:
 - "15. "offer document" means a document setting out an offer under an employee share scheme that:
 - (a) includes or is accompanied by a copy, or a summary, of the rules of the employee share scheme under which the offer is made; and
 - (b) if a summary (rather than a copy) of the rules of the employee shares scheme is given includes an undertaking that during the period (the *offer period*) during which an eligible employee may acquire the financial products offered or exercise the performance rights acquired under the employee share scheme, 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 employee share scheme."; and
- (f) would meet the requirements of the class order if, in the Interpretation, the following definition was inserted:
 - "16A. "performance right" means a conditional right to be issued a fully-paid ordinary share in the capital of the issuer".

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;
- (b) the Issuer must take reasonable steps to ensure that the number of shares that may be issued in connection with Performance Rights, the subject of an eligible incentive plan offer, when aggregated with:
 - (i) the number of shares in the same class which would be issued were each outstanding offer with respect to shares, units of shares and options to acquire unissued shares under any other employee share scheme of the Issuer 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
- (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; and

- (c) the terms of the UIL Energy Limited Performance Rights Plan must provide that on or before the vesting of Performance Rights either:
 - (i) the shares in the Issuer that may be issued in connection with the Performance Rights are in the same class as shares which have been quoted on a prescribed financial market or approved foreign market throughout the 3 month period immediately before vesting of the Performance Rights without suspension for more than a total of 5 trading days during the period; or

Page 13 of 37

13-1132

- (ii) the Issuer has lodged a disclosure document with ASIC in relation to the shares in the Issuer that may be issued in connection with the Performance Rights and:
 - (A) the disclosure document has not expired; and
 - (B) the Issuer has provided a copy of the disclosure document to the eligible employee;

and for so long as the conditions are met.

Interpretation

- 10. In this instrument, unless a contrary intention appears, a word and phrase used in this instrument has the same meaning as it has in the class order.
- 11. In this instrument:

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*;

eligible incentive plan offer means an offer for the issue of performance rights, made under an arrangement known as the UIL Energy Limited Performance Rights Plan (under which performance rights are referred to as "Performance Rights") the terms of which are substantially in the same form as those provided to ASIC on 9 September 2013;

Issuer means UIL Energy Limited ACN 153 352 160 and any related body corporate.

Dated this 9th day of September 2013

Loshow

Signed by Caitlin Marie Siostrom as a delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 – Subsection 741(1)(a) – Exemption

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under subsection 741(1)(a) of the *Corporations Act 2001 (Act*).

Title

2. This instrument is ASIC Instrument 13-1133.

Commencement

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

Exemption

4. SubZero Group Limited ACN 009 161 522 (*SubZero*) and the security holders of SubZero do not have to comply with Part 6D.2 or 6D.3 of the Act (other than sections 736 and 738) for the on-sale of securities that are issued upon the conversion of convertible notes.

Where this instrument applies

- 5. This instrument applies:
 - (a) in relation to an issue or offer for sale of securities in SubZero where those securities were issued by reason of the conversion of the convertible notes issued by SubZero to professional or sophisticated investors between 3 October 2013 and 30 November 2013; and
 - (b) where SubZero or a security holder of SubZero:
 - (i) meets the requirements and conditions of ASIC Class Order [CO 10/322] (the *class order*) except for sub-subparagraph 5(b)(12C)(c); and
 - (ii) would meet the requirement in sub-subparagraph 5(b)(12C)(c) of the class order if that sub-subparagraph were to read:

Page 15 of 37

13-1133

"(c) trading in securities in the class of relevant securities on the prescribed financial market on which they are quoted was not suspended for more than a total of 27 trading days during the shorter of the period during which the class of relevant securities were quoted, and the period of 12 months before the first day on which the convertible notes were issued; and".

Dated this 12th day of September 2013

Signed by James Mason as a delegate of the Australian Securities and Investments Commission

Page 16 of 37

13 -1136

Australian Securities and Investments Commission Corporations Act 2001 – Subsection 713(6) – Determination

Under subsection 713(6) of the Act, the Australian Securities and Investments Commission determines that the body specified in the Schedule may not rely on section 713 of the Act from the date of this instrument until 10 September 2014.

Schedule

Kazakhstan Potash Corporation Limited ACN 143 441 285

Dated: 10 September 2013

Signed by Mark Egan as a delegate of the Australian Securities and Investments Commission

ASIC GAZETTE A42/13, Tuesday, 17 September 2013 Notices under Corporations Act 2001

Page 17 of 37





Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Robert Carson ABN 85 830 393 749("the Licensee") 56 Ellery Parade Seaforth NSW 2092

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 254543 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 11th September 2013

Signed

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

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 13-1142.

Commencement

3. This instrument commences on 11 September 2013.

Declaration

- 4. Part 7.6 (other than Divisions 4 and 8) of the Act applies in relation to Abbey Beach Resort Management Limited ACN 062 409 349 (*Licensee*) as the responsible entity for Abbey Beach Resort Syndicate ARSN 093 290 405 (*Time-sharing Scheme*) as if notional section 912AA of the Act were modified or varied by, in subsection (11), in the definition of *special custody assets*, after paragraph (g) (second occurring) inserting:
 - "(i) a debt facility provided by the financial services licensee to a related body corporate to acquire interests in real property."
 - Note: Subsection 912AA(11) of the Act is inserted by ASIC Class Order [CO 13/760] Financial requirements for responsible entities and operators of investor directed portfolio services.

Where this instrument applies

- 5. This instrument applies where:
 - (a) the Licensee holds the special custody asset in its capacity as the responsible entity of the Time-sharing Scheme; and
 - (b) the Licensee holds the special custody asset to give effect to the purchase by Abbey Beach Resort Owners Limited ACN 062 409 321 of a property located at 601 Bussell Highway, Busselton, Western Australia 6280 in circumstances outlined in the Licensee's application for relief lodged with ASIC on 1 May 2013.

13-1142

Dated this 11th day of September 2013

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

1

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument [13-1143].

Commencement

3. This instrument commences on signing.

Declaration

4. Section 617 of the Act applies to Bega Cheese Limited ACN 008 358 503 (*Company*) as if it were modified or varied by inserting after subsection 617(2) the following subsection:

"(2A) The bid may also extend to all securities that come to be in the bid class during the period from the date set by the bidder under subsection 633(2) to the end of the offer period due to the issue of securities in the bid class under a dividend reinvestment plan announced by the target prior to the date set by the bidder under subsection 633(2)."; and

5. Section 636 of the Act applies to the Company as if it were modified or varied 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 period from the date set by the bidder under subsection 633(2) to the end of the offer period due to the issue of securities in the bid class under a dividend reinvestment plan announced by the target prior to the date set by the bidder under subsection 633(2) (see subsection 617(2A)) – a statement to that effect;".

Page 21 of 37

13-1143

Where this instrument applies

6. This declaration applies where the Company's offer is for all of the ordinary shares in Warrnambool Cheese and Butter Factory Company Holdings Limited ACN 071 945 232 (*Target*) that the Company does not already own, in respect of which a bidder's statement is lodged with ASIC on or about 12 September 2013.

Dated this 12th day of September 2013

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Signed by Fiona Laidlaw as a delegate of the Australian Securities and Investments Commission

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument [13-1144].

Commencement

3. This instrument commences on signing.

Declaration

4. Chapter 6 of the Act applies to Bega Cheese Limited ACN 008 358 503 (*Company*) as if subsection 629(1) was modified or varied by inserting the following words after the words "subject to a defeating condition":

"other than a condition that, before the end of the bid period, the bidder amends its constitution by special resolution to enable all the holders of bid class securities who accept the bidder's takeover offer to receive their full entitlement of the bidder's shares in consideration for that acceptance".

Where this instrument applies

- 5. This declaration applies where:
 - a) the Company's offer is for all of the ordinary shares in Warrnambool Cheese and Butter Factory Company Holdings Limited ACN 071 945 232 that the Company does not already own, in respect of which a bidder's statement is lodged with ASIC on or about 12 September 2013; and
 - b) the bidder's statement says that each director of the Company who is entitled to vote on the proposed amendment to the Company's constitution referred to in paragraph 4 has undertaken to vote in favour of that amendment.

Dated this 12th day of September 2013

Signed by Fiona Laidlaw as a delegate of the Australian Securities and Investments Commission

Page 23 of 37

13-1147

Australian Securities and Investments Commission Corporations Act 2001 – Paragraph 911A(2)(l) – Exemption

1. Under paragraph 911A(2)(l) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) exempts the person referred to in Schedule A (from the requirement to hold an Australian financial services licence in the case referred to in Schedule B).

Schedule A

Carnegie Asset Management Fondsmaeglerselskab A/S (*Body*) where all of the following apply:

- 1. the Body has a current Danish FSA Authorisation;
- 2. the Body is a body corporate incorporated in Copenhagen, Denmark;
- 3. the body:
 - (i) is registered under Division 2 of Part 5B.2 of the Act; or
 - (ii) has an Agent at the time the Body first purports to rely on this instrument and, from that time, has not failed to have an Agent for any consecutive period of 10 business days;
- 4. the Body's primary business is the provision of financial services;
- 5. neither the Body nor its Agent has been notified by ASIC that the Body is excluded from relying on this instrument;
- 6. if the Body becomes aware or should reasonably have become aware of matters that give it reason to believe that it has failed, other than in an immaterial respect, to comply with a requirement set out in Schedule C;
 - (i) 15 business days have not passed since the Body became so aware or should reasonably have become so aware without the Body providing full particulars of the failure to ASIC (to the extent that the Body knows those particulars or would have known them if it had undertaken reasonable enquiries); and
 - (ii) 30 business days have not passed from ASIC receiving those particulars from the Body without ASIC notifying the Body that it may continue to rely on this instrument; and
- 7. the Body has not notified ASIC that it will not rely on this instrument.

13-1147

Schedule B

Where:

- a) the Body provides any of the following financial services (the *financial services*) in this jurisdiction to wholesale clients;
 - i. providing financial product advice;
 - ii. dealing in financial product;
 - iii. making a market for a financial product; or
 - iv. providing a custodial or depository service;

in respect of any of the following financial products;

- v. derivatives;
- vi. foreign exchange contracts;
- vii. securities;

viii. debentures, stocks or bonds issued by a government;

- ix. managed investment products; or
- x. interest in a managed investment scheme that is not required to be registered under Chapter 5C of the Act; and
- b) the Body has provided ASIC with;
 - i. a copy of its current Danish FSA Authorisation;
 - ii. evidence that paragraph 1 of Schedule A is satisfied that ASIC has stated in writing is adequate;
 - iii. a notice that it will provide financial services in this jurisdiction in reliance on this instrument;
 - iv. a deed of the Body for the benefit of and enforceable by ASIC and the other persons referred to in subsection 659B(1) of the Act that applies notwithstanding that the Body may have ceased to rely, or never have relied, on this instrument, which deed provides that:
 - A. the deed is irrevocable except with the prior written consent of ASIC;
 - B. the Body submits to the non-exclusive jurisdiction of the Australian courts in legal proceedings conducted by ASIC (including under section 50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in subsection 659B(1) of the Act and whether brought in the name of ASIC or the Crown or otherwise;
 - C. the Body covenants to comply with any order of an Australian court in respect of any matter relating to the provision of the

13-1147

financial services

- D. if the Body is not registered under Division 2 of Part 5B.2 of the Act, service of process on the Body in relation to legal proceedings conducted by ASIC (including under section 50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in subsection 659B(1) of the Act and whether brought in the name of ASIC or the Crown or otherwise can be effected by service on the Agent; and
- E. the Body covenants that, on written request of either the DFSA or ASIC, it will give or vary written consent and take all other practicable steps to enable and assist the DFSA to disclose to ASIC and ASIC to disclose to the DFSA any information or document that the DFSA or ASIC has that relates to the Body; and
- v. written consents to the disclosure by the DFSA to ASIC and ASIC to the DFSA of any information or document that the DFSA or ASIC has that relates to the Body. The consents must be in such form (if any) as ASIC specifies in writing.

Schedule C

The Body must:

- a) provide each of the financial services in this jurisdiction in a manner which would comply, so far as is possible, with the Danish regulatory requirements if the financial service were provided in Denmark in like circumstances; and
- b) notify ASIC, as soon as practicable and in any event within 15 business days after the Body became aware or should reasonably have become aware, and in such form if any as ASIC may from time to time specify in writing, of the details of;
 - i. each significant change to, including the termination of, the Danish FSA Authorisation applying to the Body relevant to the financial services the Body provides or intends to provide in this jurisdiction; and
 - ii. each significant particular exemption or other relief which the Body obtains from the Danish regulatory requirements relevant to the financial services the Body provides or intends to provide in this jurisdiction; and
 - iii. each action or investigation of the following kinds taken by the DFSA or other overseas regulatory authority against the Body in a foreign jurisdiction in relation to financial services provided in the foreign jurisdiction:

13-1147

- A. significant enforcement action;
- B. significant disciplinary action;
- C. significant investigation (unless, after having taken reasonable steps to enable notification to be given to ASIC, the Body is prohibited by law from giving such notification but only to the extent of the prohibition); and
- c) provide written disclosure to all persons to whom the financial services are provided in this jurisdiction (before the financial services are provided) containing prominent statements to the following effect:
 - i. the Body is exempt from the requirement to hold an Australian financial services licence under the Act in respect of the financial services; and
 - ii. the Body is regulated by the DFSA under Danish laws, which differ from Australian laws; and
- d) if ASIC gives the Body a written notice directing the Body to lodge with ASIC, within the time specified in the notice, a written statement containing specified information about any financial service provided by the Body in this jurisdiction—comply with the notice.

Interpretation

In this instrument:

address, in relation to a company, means the address of the registered office of the company;

Agent means a natural person resident in this jurisdiction or a company, whose name and address were last notified to ASIC by the Body for the purposes of this instrument, and who is authorised to accept on the Body's behalf, service of process from ASIC and, in relation to proceedings relating to a financial services law, from any person referred to in subsection 659B(1) of the Act;

custodial or depository service has the meaning given by section 766E of the Act;

Danish FSA Authorisation means the authorisation issued by the DFSA to the Body under section 14(1) of the Financial Business Act authorising the Body to exercise investment activities pursuant to the licence mentioned in sections 9(1) and (2) of the Financial Business Act, including ancillary services in Annex 4A and Annex 5 of the Financial Business Act;

Danish regulatory requirements means the rules that apply in relation to the financial services including:

13-1147

- (a) any applicable legislation, instruments made under that legislation and any relevant policies or other documents (however described) issued by the DFSA and as required under the Financial Business Act;and
- (b) any applicable rules, policies or other documents (however described) of the DFSA;

DFSA means the Finanstilsynet or the Danish Financial Supervisory Authority, which is the government authority, and its successor where applicable, responsible for the regulation of financial services in Denmark;

derivative has the meaning given by section 761D of the Act;

Financial Business Act means the Financial Business Act of Denmark and any other Acts and directives that may replace the Financial Business Act in the regulation of financial services in Denmark;

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

financial services law has the meaning given by section 761A of the Act;

foreign exchange contract has the meaning given by section 761A of the Act;

making a market has the meaning given by section 766D of the Act;

notice and notified mean, respectively, written notice and notified in writing;

overseas regulatory authority means a foreign regulatory authority (other than the DFSA) which regulates financial services and which is established by or for the purposes of a foreign government or legislative body;

securities has the meaning given by section 761A of the Act; and

wholesale client has the meaning given in section 761G of the Act.

Commencement

This instrument takes effect on gazettal.

Dated this 12th day of September 2013.

Signed by Tony Tran as a delegate of the Australian Securities and Investments Commission

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 13-1151.

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 eligible incentive plan offer includes a statement to the effect that any advice given by the issuer in connection with the eligible incentive plan 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;

Page 29 of 37

13-1151

- (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 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
 - (iii) "offer document" in paragraph 15 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:
 - (a) fully-paid shares in an issuer in the same class as shares which have been quoted on the financial market operated by the ASX throughout the 12 month period immediately before the offer without suspension for more than a total of 2 trading days during that period;
 - (b) options for the issue or transfer of shares referred to in paragraph(a) where each of the options is offered for no more than nominal consideration; or
 - (c) performance rights in relation to shares referred to in paragraph (a),

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) the definition of "issuer" in paragraph 12 of the Interpretation, was to read:

"12. "issuer" means Skilled Group Limited ACN 005 585 811 or any related body corporate;"; and

- (iv) 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 options or the shares to which the performance rights or 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
 - (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 performance rights or options 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 definitions were inserted:

"16A. "option" means an option:

- (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 the underlying value of the option; or
- (c) either to be issued or transferred a fully-paid ordinary share in the capital of the issuer or to receive a cash amount equivalent in accordance with paragraph (b);

in each case upon payment of the exercise price for that option;";

"16B. "performance right" means a conditional right:

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- (a) to be issued 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) either to be issued a fully-paid ordinary share in the capital of the issuer or to receive a cash amount equivalent to the value of such a share;

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:

- (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

- 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) ASX means the financial market operated by ASX Limited ACN 008 624 691;
 - (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; and
 - (d) *eligible incentive plan offer* means an offer for the issue or sale of performance rights and options, made under an arrangement known as the Skilled Group Limited Long Term Incentive Plan Rules (under which the performance rights and options are referred to as Awards) and the terms of which are substantially in the same form as those provided to ASIC on 23 August 2013.

Dated this 13th day of September 2013

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Signed by Hock Peng Lee as a delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission

Corporations Act 2001 - Subsection 111AT(1) - Exemption

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 13-1153.

Commencement

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

Exemption

4. ASIC exempts Becton Property Group Limited (receivers and managers appointed) ACN 095 067 771 (the *company*) from the disclosing entity provisions in Part 2M.3 of the Act for the financial year ending 30 June 2013.

Where this instrument applies

- 5. This instrument applies for so long as the receivers and managers maintain arrangements for answering, free of charge, reasonable enquiries from the company's members about the consequences of the external administration of the company.
- 6. Within 2 business days of the commencement of this instrument or of any subsequent instrument that amends this instrument, make this instrument available on the receivers and managers' website in a section maintained in relation to the company, in a way that is readily accessible by the public from the website.

Where this instrument ceases to apply

7. This instrument ceases to apply 12 March 2014.

Interpretation:

In this instrument:

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

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

Page 35 of 37

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13-1153

receivers and managers refers to the appointment of Mark Anthony Korda and Jannamaria Robertson of KordaMentha Pty Ltd ACN 100 169 391as receivers and managers to the company on 26 February 2013.

Dated: 13 September 2013

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

ASIC GAZETTE A42/13, Tuesday, 17 September 2013 Company/Scheme deregistrations

Page 36 of 37

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 September 2013

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

DATALINK CORPORATION	163 322 834
HENYEP CAPITAL MARKETS (UK) LIMITED	157 707 287
HEXCEL PACIFIC RIM CORPORATION	078 469 619
LAHOCA RESOURCES (AUSTRALIA)	150 517 034
MARO DEVELOPMENTS LIMITED	155 153 889
ROBUCK PATROL SERVICES LIMITED	147 593 566
ROBUCK SECURITY SERVICES LIMITED	126 697 201
SANRIC HOLDINGS LIMITED	152 585 030

Page 37 of 37

ASIC GAZETTE A42/13, Tuesday, 17 September 2013 Change of company type

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 MINERALS AND RESOURCES

PTY LTD ACN 154 303 929 will change to a public company limited by shares. The new name will be AUSTRALIAN MINERALS AND RESOURCES LIMITED ACN 154 303 929.

INSPIRED PORTFOLIO LTD ACN 149 754 129 will change to a proprietary company limited by shares. The new name will be INSPIRED PORTFOLIO PTY LTD ACN 149 754 129.

PRM CLOUD SOLUTIONS PTY LTD

ACN 009 027 178 will change to a public company limited by shares. The new name will be PRM CLOUD SOLUTIONS LTD ACN 009 027 178.

STUDYBOOSTER LTD ACN 161 886 166 will change to a proprietary company limited by shares. The new name will be STUDYBOOSTER PTY LTD ACN 161 886 166.

THOMAS HARE INVESTMENTS LTD

ACN 001 358 630 will change to a proprietary company limited by shares. The new name will be THOMAS HARE INVESTMENTS PTY LTD ACN 001 358 630.

DORSAVI PTY LTD ACN 129 742 409 will change to a public company limited by shares. The new name will be DORSAVI LTD ACN 129 742 409.

NARHEX LIFE SCIENCES DEVELOPMENTS

LIMITED ACN 144 578 932 will change to a proprietary company limited by shares. The new name will be NARHEX LIFE SCIENCES DEVELOPMENTS PTY LTD ACN 144 578 932.

SCHMICK CAR CARE CLUB LIMITED

ACN 139 891 679 will change to a proprietary company limited by shares. The new name will be SCHMICK CAR CARE CLUB PTY LTD ACN 139 891 679.

THE PRIMARY FOOD COMPANY PTY LTD

ACN 139 445 560 will change to a public company limited by shares. The new name will be THE PRIMARY FOOD COMPANY LIMITED ACN 139 445 560.

WARRIOR RESOURCES LIMITED

ACN 153 710 108 will change to a proprietary company limited by shares. The new name will be WARRIOR RESOURCES PTY LTD ACN 153 710 108.