

Commonwealth of Australia



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RIGHTS OF REVIEW

Persons affected by certain decisions made by ASIC under the Corporations Act and the other legislation administered by ASIC may have rights of review. ASIC has published **Practice Note 57 [PN57]** *Notification of rights of review* and Information Sheet [INFO 1100] *ASIC decisions – your rights* 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 – Subsection 669(1) - Exemption

Pursuant to subsection 669(1) of the Corporations Act 2001 ("Act") the Australian Securities and Investments Commission ("ASIC") hereby exempts the person specified in Schedule A from sections 663A and 663B of the Act in the case referred in Schedule B.

Schedule A

IFM Renewable Energy Pty Ltd ACN 113 966 984 ("IFM Renewable Energy")

Schedule B

The takeover bid by IFM Renewable Energy for all of the fully paid ordinary shares in Pacific Hydro Limited ACN 057 279 508 in respect of which a bidder's statement was lodged with ASIC on 3 May 2005, and the compulsory buy-out of convertible securities following the takeover bid, where:

- (a) IFM Renewable Energy has entered into an enforceable agreement with each holder of the convertible securities ("option") under which:
 - (i) it has the right to acquire those securities; and
 - (ii) the holder of the convertible securities has the right to have their securities acquired by IFM Renewable Energy; and
- (b) exercise of the option is not subject to any condition (or any such condition has been satisfied or waived prior to the date of this instrument), other than a condition that IFM Renewable Energy or the holder of the securities (as the case may be) give notice of exercise of the option in accordance with the terms of the agreement.

Dated this 8th day of August 2005

Signed by Gadi Bloch, as a delegate of the

Australian Securities and Investments Commission

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION CORPORATIONS ACT 2001 – SUBSECTION 741(1) – EXEMPTION

- 1. The Australian Securities and Investments Commission ("ASIC") grants this exemption under paragraph 741(1)(a) of the Corporations Act 2001 ("Act").
- 2. A person who makes an offer for sale of nominee securities does not, for that offer, have to comply with subsection 707(3) of the Act.

INTERPRETATION

3. In this instrument:

offer for sale includes an invitation to purchase;

nominee securities means ordinary shares in Sims Co Limited ACN 114 838 630 ("Sims Newco") issued or transferred to a nominee for Ineligible Overseas Shareholders under the terms of the Scheme:

nominee means the person nominated by Sims Newco to sell ordinary shares in Sims Newco forming part of the Scheme consideration that are attributable to the Ineligible Overseas Shareholders;

Ineligible Overseas Shareholders means "Ineligible Overseas Shareholders" as defined in the Explanatory Statement of Sims Group Limited ACN 008 634 526 ("SGL") dated 2 August 2005 and registered with ASIC pursuant to subsection 412(6) of the Act; and

Scheme means a member's scheme of arrangement under Part 5.1 of the Act, in respect of which the members' meeting will be held on or about 8 September 2005, pursuant to which Sims Newco will acquire all ordinary shares in SGL in consideration for the issue of ordinary shares in Sims Newco on a one for one basis.

Dated this 5th day of August 2005

Rachel Howitt

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

Pursuant to subsection 741(1) of the Corporations Act ("the Act") the Australian Securities and Investments Commission ("ASIC") declares that Chapter 6D applies to the person specified in Schedule A in the case specified in Schedule B as if section 707 of the Act were modified or varied by omitting subsections 707(3) and (4) and substituting:

- "(3) An offer of a body's securities for sale within 12 months after their issue needs disclosure to investors under this Part if the body issued the securities:
 - (a) without disclosure to investors under this Part; and
 - (b) with the purpose of the person to whom they were issued:
 - (i) selling or transferring them; or
 - (ii) granting, issuing or transferring interests in, or options or warrants over, them;
 - and section 708 or 708A does not say otherwise.
- (4) Unless the contrary is proved, a body is taken to issue securities with the purpose referred to in paragraph 3(b) if any of the securities are subsequently sold, or offered for sale, within 12 months after their issue."

Schedule A

Any person who makes an offer for sale of the kind referred to in Schedule B of ordinary shares in Sims Co Limited ACN 114 838 630 ("SCL").

Schedule B

Offers for sale of shares in SCL ("SCL Shares") within 12 months after their issue, where those SCL Shares were issued to Hugo Neu Steel Products, Inc., Flynn-Learner and Hugo Neu Corporation as more specifically described in the Explanatory Statement for Sims Group Limited ACN 008 634 526 that will be registered with ASIC under subsection 412(6) of the Act in or about August 2005.

Dated this 5th day of July 2005

Signed by Rachel Howitt

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

IN THE MATTER OF JOHN GERARD SAGE

SECTIONS 920A AND 920B OF THE CORPORATIONS ACT 2001

To: John Gerard Sage

1 Burwah Avenue

Brighton East Victoria 3187

ORDER PURSUANT TO SECTIONS 920A AND 920B OF THE CORPORATIONS ACT 2001

TAKE NOTICE that pursuant to paragraph 920A(1)(f) and section 920B of the Corporations Act 2001 the Australian Securities and Investments Commission hereby prohibits John Gerard Sage from providing any financial services for a period of six (6) years.

Dated this 4th day of August 2005.

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 they engage in conduct that breaches a banning order that has been made against them (Penalty \$2,750 or imprisonment for 6 months or both).

Australian Securities and Investments Commission Corporations Act 2001 – Paragraph 992B(1)(a) – Exemption

Under paragraph 992B(1)(a) of the *Corporations Act 2001* (the "Act"), the Australian Securities and Investments Commission ("ASIC") exempts the person specified in Schedule A in the case referred to in Schedule B from subsection 991E(1) of the Act on the conditions set out in Schedule C and for so long as those conditions are met.

Schedule A

Commonwealth Securities Limited ACN 067 254 399 ("CommSec")

Schedule B

Where CommSec purchases ordinary shares in Commonwealth Bank of Australia ACN 123 123 124 ("CBA") on the financial market operated by Australian Stock Exchange Limited ACN 008 624 691 ("ASX") as principal, in the 5 trading days up to and including the Grant Date, for the purpose of transferring the CBA shares so purchased to participants in CBA's Employee Share Acquisition Plan for the financial year ending 30 June 2005 ("ESAP").

Schedule C

CommSec must:

- 1. comply strictly with section 991E(1) of the Act at all times other than during the period that CommSec is acquiring ordinary shares in CBA for the purposes of the ESAP; and
- 2. where:
 - (a) CommSec receives an instruction from a person (the *non-licensee*), who is not a financial services licensee or an authorised representative, to sell CBA ordinary shares; and
 - (b) CommSec does not know whether the non-licensee's instruction will be executed against a CommSec bid to purchase CBA shares,
 - disclose to the non-licensee, at the time the instruction is received, that CommSec may, on its own behalf, purchase the CBA shares that the non-licensee is selling; and
- on the first trading day that CommSec acts as broker to purchase CBA shares for the ESAP, make an announcement through the ASX that:
 - (a) discloses that CommSec will act as broker to purchase CBA ordinary shares over a specified period; and
 - (b) states the first trading day and the last trading day of the specified period referred to in clause (a); and

- (c) discloses that CommSec may deal on its own behalf in CBA ordinary shares during the specified period; and
- (d) discloses that CommSec may not be able to comply with subsection 991E(1) of the Act in relation to the dealing referred to at clause (c); and
- (e) explains how CommSec intends to deal with its non-compliance with subsection 991E(1) of the Act.

Interpretation

For the purposes of this instrument:

Grant Date means a date on or about 9 September 2005, chosen by CBA, on which CBA will determine the entitlements to CBA shares for employees who are eligible to participate under the rules of the ESAP as in force on the date of this instrument; and

trading day has the meaning given by the ASX Market Rules as in force on the date of this instrument.

Dated this 10th day of August 2005

Signed by Philippa Bell

Australian Securities and Investments Commission Corporations Act 2001 — Paragraph 911A(2)(I) — Exemption

Under paragraph 911A(2)(I) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) exempts the persons specified in Schedule A from the requirement to hold an Australian financial services licence for the provision of financial services in the case specified in Schedule B.

Schedule A

- 1. Mazene Pty Ltd (ACN 057 261 211) in its capacity as the trustee of each of the following trusts:
 - (a) The AWE Family Trust, a discretionary trust formed by deed dated 12 March 1986;
 - (b) The T.E.B. Family Trust, a discretionary trust formed by deed dated 26 August 1977;
 - (c) The RJK Family Trust, a discretionary trust formed by deed dated 19 August 1985; and
 - (d) The R.E.N. Family Trust, a discretionary trust formed by deed dated 11 June 1981.
- 2. Rysted Pty Ltd (ACN 005 668 959) in its capacity as the trustee of each of the following trusts:
 - (a) The Conversation PIT Trust, a discretionary trust formed by deed dated 14 July 1988;
 - (b) The DAW Family Trust, a discretionary trust formed by deed dated 17 June 1980;
 - (c) The FCOB No 2 Family Trust, a discretionary trust formed by deed dated 17 September 1985;
 - (d) The I.A.M. Family Trust, a discretionary trust formed by deed dated 25 June 1980;
 - (e) The J.C.H. Family Trust, a discretionary trust formed by deed dated 2 October 1987;
 - (f) The RAL Family Trust, a discretionary trust formed by deed dated 8 September 1975;
 - (g) The Roger Featherston Family Trust, a discretionary trust formed by deed dated 13 April 1987; and
 - (h) The Hambly Trust, a discretionary trust formed by deed dated 2 October 1987.
- 3. Seventh Naremi Pty Ltd (ACN 005 669 474) in its capacity as the trustee of each of the following trusts:
 - (a) The Border Family Trust, a discretionary trust formed by deed dated 24 June 1980;
 - (b) The CMB Security Trust, a discretionary trust formed by deed dated 20 November 1981;

- (c) The GLR Special Trust, a discretionary trust formed by deed dated 13 August 1982; and
- (d) The Vague Family Trust, a discretionary trust formed by deed dated 22 June 1980.
- 4. Aramis Pty Ltd (ACN 005 007 250) in its capacity as the trustee of each of the following trusts:
 - (a) The Bostock Family Settlement, a discretionary trust formed by deed dated 14 September 1973; and
 - (b) The Nelson Family Trust, a discretionary trust formed by deed dated 21 November 1973.

Schedule B

Where:

- 1. The service consists of providing a custodial or depository service in relation to financial products held by the Mallesons Company in its capacity as trustee of the relevant trust listed in Schedule A; and
- 2. The custodial or depository service is provided to a partner of the law firm, Mallesons Stephen Jaques ("MSJ") or the partner's associated party, only to the extent reasonably necessary to enable the Mallesons Company to discharge its duties as trustee of the relevant trust listed in Schedule A; and
- 3. The Mallesons Company acts only on instructions from, or under the supervision of partners of MSJ; and
- 4. The Mallesons Company does not receive any remuneration for providing the custodial or depository service; and
- 5. The partners of MSJ control the Mallesons Company and its board of directors.

Interpretation

In this instrument:

associated party in relation to a partner of MSJ, means:

- (a) a spouse, de facto spouse, parent, child, brother or sister of the partner; or
- (b) a company which has no member other than the partner or a person described in paragraph (a); or
- (c) a trust which has no beneficiary other than the partner or a person described in paragraphs (a) or (b); or
- (d) an entity controlled by the partner or person described in paragraphs (a) or (b).

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

Mallesons Company means Mazene Pty Ltd, Rysted Pty Ltd, Seventh Naremi Pty Ltd and Aramis Pty Ltd, each in its capacity as trustee of the trusts referred to in Schedule A.

Commencement

This instrument takes effect on gazettal.

Dated this 11th day of August 2005

Signed by Wen Leung

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 referred to in Schedule A in the case set out in Schedule B as if Chapter 5C were modified or varied as follows:

- after subsection 601GAA(9) as notionally inserted into Chapter 5C by ASIC Class Order [CO 05/26] insert:
 - "(9A) The responsible entity may set the issue price of interests in the scheme where all of the following apply:
 - (a) Stapled Securities are quoted on:
 - (i) the financial market of ASX; or
 - (ii) an approved foreign exchange

and the quotation of the Stapled Securities is not suspended;

- (b) the constitution makes provision for the issue price of Stapled Securities;
- (c) the constitution provides that the responsible entity may allocate a proportion of the issue price of the Stapled Securities to the interests;
- (d) Stapled Securities are issued at the current market price, as defined in the scheme constitution:
- (e) any acquisition of interests in the scheme by the responsible entity or an associate of the responsible entity does not disadvantage other members of the scheme;
- (f) the sum of the price at which the interest and the other financial products which make up the Stapled Security are to be issued is equal to the current market price, as defined in the scheme constitution, for the Stapled Securities."
- 2 omit paragraph 601FC(1)(c) and substitute:
 - "(c) act in the best interests of members (having regard to both their interests as holders of interests in the scheme and their interests as holders of interests in another registered scheme, where the interests in the schemes are components of a Stapled Security) and, if there is a conflict between the interests of the members and the interests of the responsible entity, give priority to the interests of the members; and";
- 3 omit paragraph 601FD(1)(c) and substitute:

- "(c) act in the best interests of members (having regard to both their interests as holders of interests in the scheme and their interests as holders of interests in another registered scheme, where the interests in the Schemes are components of a Stapled Security) and, if there is a conflict between the interests of the members and the interests of the responsible entity, give priority to the interests of the members; and";
- 4 section 601LC was modified or varied by adding after notional subsection 208(2) of the Act as included in that section:
 - "(2A)Member approval is not required for the giving of a benefit and the benefit need not be given within 15 months if:
 - (a) the benefit either:
 - (i) is given out of the scheme property of a registered scheme (the *Scheme*); or
 - (ii) could endanger the Scheme property; and
 - (b) each of the interests in the Scheme is a component part of a Stapled Security together with an interest in another registered scheme (the *Other Scheme*); and
 - (c) the benefit is given by:
 - (i) the responsible entity of the Scheme; or
 - (ii) an entity that the responsible entity controls; or
 - (iii) an agent of, or person engaged by, the responsible entity; and
 - (d) the benefit is given to the responsible entity of the Other Scheme, to the Other Scheme or to any wholly owned entity of the Other Scheme.
 - (2B) For the purposes of this section:
 - (a) an entity is wholly owned by a registered scheme if all of the shares or interests (as applicable) in the first-mentioned entity form part of the scheme property of the registered scheme or a wholly owned entity of it; and
 - (b) a reference to the giving of a benefit to an entity which is a trust is a reference to the giving of a benefit to the trustee of the trust so as to form part of the trust property of the trust or for the benefit of the trust beneficiaries."
- 5 after section 601PC insert:
 - "601PD For the purposes of sections 601FC, 601FD and 601LC:

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."

Schedule A

05/0848

Viridis Investment Management Limited ACN 099 788 431 in its capacity as the responsible entity of the:

- 1 Viridis Clean Energy Trust I ARSN 115 340 442; and
- 2 Viridis Clean Energy Trust II ARSN 115 340 639 (together, the "Schemes").

Schedule B

Where, under the terms on which an interest in each of the Schemes is traded, they can only be transferred together.

Dated this 1st day of August 2005

Signed by Rupert Clive Smoker

Australian Securities and Investments Commission Corporations Act 2001 — Paragraph 911A(2)(h) — Exemption

Under paragraph 911A(2)(l) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) exempts the persons 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

CUNA Brokerage Services Inc, (CBSI), where all of the following apply:

- (a) CBSI is a registered broker dealer that is a member of the Securities Investor Protection Corporation established under the Securities Investor Protection Act of 1970 of the US and that is a member of NASD and NASD is CBSI's examining authority;
- (b) CBSI is incorporated in the US or a State of the US;
- (c) CBSI has not failed for more than the last 10 business days to have an Agent;
- (d) CBSI's primary business is the provision of financial services;
- (e) neither CBSI nor its Agent has been notified by ASIC that CBSI is excluded from relying on this instrument;
- (f) if CBSI 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 CBSI became so aware or should reasonably have become so aware without CBSI providing full particulars of the failure to ASIC (to the extent that CBSI 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 CBSI without ASIC notifying CBSI that it may continue to rely on this instrument;
- (g) CBSI has not notified ASIC that it will not rely on this instrument.

Schedule B

05/0849

Where:

- 1. CBSI provides any of the following financial services (the *financial services*) in this jurisdiction to wholesale clients:
 - (a) providing financial product advice;
 - (b) dealing in a financial product;
 - (c) making a market for a financial product;
 - (d) providing a custodial or depository service;

in respect of any of the following financial products:

- (e) derivatives;
- (f) foreign exchange contracts;
- (g) securities;
- (h) debentures, stocks or bonds issued by a government;
- (i) interests in a managed investment scheme that is not required to be registered under Chapter 5C of the Act; and
- 2. CBSI has provided ASIC with:
 - (a) evidence that paragraph (a) of Schedule A is satisfied that ASIC has stated in writing is adequate; and
 - (b) a notice that it will provide financial services in this jurisdiction in reliance on this instrument; and
 - (c) a deed of CBSI 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 CBSI may have ceased to rely, or never have relied, on this instrument, which deed provides that:
 - (i) the deed is irrevocable except with the prior written consent of ASIC; and
 - (ii) CBSI 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; and

- (iii) CBSI covenants to comply with any order of an Australian court in respect of any matter relating to the provision of the financial services; and
- (iv) service of process on CBSI 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
- (v) CBSI covenants that, on written request of either the SEC or ASIC, it will give or vary written consent and take all other practicable steps to enable and assist the SEC to disclose to ASIC and ASIC to disclose to the SEC any information or document that the SEC or ASIC has that relates to CBSI; and
- (d) written consents to the disclosure by the SEC to ASIC and ASIC to the SEC of any information or document that the SEC or ASIC has that relates to CBSI. The consents must be in such form (if any) as ASIC specifies in writing.

Schedule C

- 1. CBSI must provide each of the financial services in this jurisdiction in a manner which complies with the US regulatory requirements that apply to the provision of the service.
- 2. CBSI must:
- (a) notify ASIC, as soon as practicable 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 broker dealer applying to CBSI relevant to the financial services CBSI provides or intends to provide in this jurisdiction; and
 - (ii) each significant particular exemption or other relief which CBSI obtains from the US regulatory requirements relevant to the financial services CBSI provides or intends to provide in this jurisdiction; and

- (b) notify ASIC by 31 March and 30 September of each year in such form if any as ASIC may from time to time specify in writing:
 - (i) either:
 - (A) of the details of each significant change (a notifiable regulatory change) to the US regulatory requirements (including in the power or authority of the SEC to supervise, monitor or procure compliance by CBSI with the US regulatory requirements with respect to the provision of the financial services) in the 6 months (the notification period) ending on the 15th day of the month by the end of which the notification is required that is relevant to the financial services CBSI provides or intends to provide in this jurisdiction and is not a change that ASIC has stated in writing is not required to be notified for the purpose of this instrument; or
 - (B) where there have been no notifiable regulatory changes that there have been no notifiable regulatory changes; and
 - (ii) either:
 - (A) of the details of each enforcement or disciplinary action (a **notifiable regulatory action**) taken by the SEC or any other overseas regulatory authority against CBSI during the notification period; or
 - (B) where there have been no notifiable regulatory actions that there have been no notifiable regulatory actions; 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) CBSI is exempt from the requirement to hold an Australian financial services licence under the Act in respect of the financial services; and
 - (ii) CBSI is regulated by the SEC under US laws, which differ from Australian laws.

Interpretation

05/0849

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 CBSI for the purposes of this instrument, and who is authorised to accept on CBSI'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;

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

examining authority, in relation to a body, means a self-regulatory organisation to which CBSI belongs which has not been relieved of responsibility relating to CBSI under section 17(d)(1)(A) of the Exchange Act in any respect;

Exchange Act means the Securities and Exchange Act of 1934 of the US;

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;

NASD means the National Association of Securities Dealers;

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

NYSE means the New York Stock Exchange;

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

registered broker dealer means a broker or dealer registered under section 15(b) of the Exchange Act;

SEC means the Securities and Exchange Commission of the US;

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

US means the United States of America;

US regulatory requirements means the rules that apply in relation to the financial services including any applicable legislation, instruments made under that legislation and any relevant policies or other documents (however described) issued by the SEC; and

any applicable rules, policies or other documents of NASD; and

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

Note: By subsection 761H(1) of the Act, the operation of this instrument in relation to partnerships is affected by section 761F and subsection 769B(4) of the Act

Commencement

05/0849

This instrument takes effect on gazettal.

Dated this 8th day of August 2005

MO Brei

Signed by Maree O'Brien

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 Administration Appeals Tribunal prevents it from doing so.

ASCEND ASSET MANAGEMENT PTY LTD

ACN 112 871 842 will change to a public company limited by shares. The new name will be ASCEND ASSET MANAGEMENT LTD ACN 112 871 842.

LAUREL OAK THOROUGHBREDS LTD ACN 003 010 740 will change to a proprietary company limited by shares. The new name will be LAUREL OAK THOROUGHBREDS PTY LTD PTY LIMITED ACN 087 440 033. ACN 003 010 740.

HOWARD PACIFIC LIMITED ACN 071 735 665 will change to a proprietary company limited by shares. The new name will be HOWARD PACIFIC PTY LIMITED ACN 071 735 665.

PF LAWYERS LIMITED ACN 087 440 033 will change to a proprietary company limited by shares. The new name will be PF LAWYERS