



ASIC

Australian Securities &
Investments Commission

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RIGHTS OF REVIEW

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

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14-0729

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraphs 741(1)(a) and 1075A(1)(a) – Exemptions**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraphs 741(1)(a) and 1075A(1)(a) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument [14-0729].

Commencement

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

Exemptions

4. Service One does not have to comply with Part 6D.2 of the Act in relation to an offer of a membership share.
5. Service One does not have to comply with sections 1070B and 1071H of the Act in relation to a membership share.

Interpretation

6. In this instrument, *membership share* means a share in Service One that:
 - (a) is not an ED security; and
 - (b) has a fixed value; and
 - (c) is held by a single person, or two or more persons jointly; and
 - (d) entitles the holder, or joint holders, to use services provided by Service One; and
 - (e) is not transferable or transmissible or is only transferable or transmissible to a person or body specified in the constitution of Service One (as at the date of this instrument) in circumstances stated in that constitution.

Dated this 1st of September 2014



Signed by Michael Saadat
as a delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

14-0842


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

Notice of Cancellation of an Australian Financial Services Licence

TO: Mr Gregory M Maughan
U3 21 Yarranabba Road
DARLING POINT NSW 2027

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 229000 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 27th August 2014

Signed 

Joyce Krashow
A delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

14-0843

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Mr Kevin Skelton
Merrill Lynch (Australia) Automated Markets Ltd
Level 38 Governor Phillip Tower
1 Farrer Place
SYDNEY NSW 2000

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 241062 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated *1st September 2014*

Signed

Joyce Krashow
A delegate of the Australian Securities and Investments Commission

14-0866

**Australian Securities and Investments Commission
Corporations Act 2001 — paragraph 1020F(1)(a) – Exemption**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraph 1020F(1)(a) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 14-0866.

Commencement

3. This instrument commences on 28 August 2014.

Exemption

4. Goldman Sachs Australia Pty Ltd ACN 006 797 897 (*GSA*) and Goldman Sachs Australia Capital Markets Limited ACN 004 463 263 (*GS Capital Markets*) (each, a *relevant entity*) do not have to comply with subsection 1020B(2) of the Act in relation to a sale of a section 1020B product (the *shorted product*), by a relevant entity where all the following apply:
 - (a) the relevant entity has an existing business of providing facilitation services;
 - (b) the sale of the shorted product (the *short sale*) arises under the terms of an ESS Facilitation Agreement:
 - (i) with:
 - A. an entity (*listed entity*) listed on the ASX market that operates an employee share scheme; or
 - B. a trustee entity appointed by a listed entity to provide trustee services in connection with an employee share scheme operated by the listed entity; and
 - (ii) where the period of time between the entry into the ESS Facilitation Agreement and the final transfer date under it is no more than 45 calendar days;
 - (c) the short sale is a bona fide facilitation transaction in the ordinary course of the relevant entity's facilitation business;

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- (d) at the time of the short sale the shorted product is of a class that is a constituent of the index known as the S&P/ASX 200 index;
- (e) at the time of the short sale the relevant entity believes on reasonable grounds that it will be able to deliver (in the case of GSA) or procure the delivery of (in the case of GS Capital Markets) all the shorted product that it is obliged to deliver or procure the delivery of under the relevant ESS Facilitation Agreement, by or on each relevant transfer date; and
- (f) the aggregate value of all short positions of the relevant entities entered into in reliance on this exemption does not exceed A\$50 million at the close of each business day, calculated for each relevant ESS Facilitation Agreement as:

$$A \times B$$

where:

A = relevant entity's best estimate of the total volume of section 1020B product that must be acquired or procured by it under the ESS Facilitation Agreement and that have not yet been acquired.

B = the closing price of the section 1020B product the subject of the ESS Facilitation Agreement on the ASX market on the day before that business day.

Conditions of the relief

5. A relevant entity relying on the exemption in paragraph 4 to enter into an ESS Facilitation Agreement must, for each of those ESS Facilitation Agreements:
 - (a) transfer, or procure the transfer of, all the section 1020B product required to be transferred under the ESS Facilitation Agreement to the relevant registrar, custodian or trustee entity by or on each relevant transfer date, unless the ESS Facilitation Agreement is terminated; and
 - (b) subject to paragraph 7, give to ASIC in the form required by ASIC particulars of the relevant entity's best estimate of its short position under the ESS Facilitation Agreement as at 7pm 3 reporting days before the day the particulars must be given under paragraph 5(c).
 - (c) give the particulars about the short position:
 - (i) on or before 9am on the third reporting day after entering into the ESS Facilitation Agreement; and
 - (ii) on or before 9am on each subsequent reporting day as long as the person has a short position under the ESS Facilitation Agreement.
6. Subparagraph 5(c)(ii) applies whether or not the particulars about the short position have changed from those given on the previous day.

14-0866

7. A relevant entity that has a short position in relation to section 1020B product the subject of an ESS Facilitation Agreement, does not have to comply with paragraph 5(b) in relation to that short position for a day if the relevant entity's best estimate of its short position does not exceed the value limit and the volume limit on that day.

Interpretation

8. In this instrument:

ASX means ASX Limited ACN 008 624 691.

ASX market means the financial market operated by ASX.

ESS Facilitation Agreement means an agreement under which the relevant entity agrees to deliver (in the case of GSA), or to procure the delivery of (in the case of GS Capital Markets), the shorted products at a specified price, to enable a listed entity to meet its obligations to deliver section 1020B product to participants in that entity's employee share scheme.

reporting day has the meaning given by subregulation 7.9.99(1) of the *Corporations Regulations 2001*, as modified by Class Order [CO 10/29].

section 1020B product has the meaning given by section 1020B(1) of the Act.

short position has the meaning given by subregulation 7.9.99(2) of the *Corporations Regulations 2001*, as modified by Class Order [CO 10/29].

transfer date is a date or series of dates specified in an ESS Facilitation Agreement, or a date or series of dates otherwise agreed between parties to the ESS Facilitation Agreement, on which the relevant entity must transfer (in the case of GSA) or procure the transfer of (in the case of GS Capital Markets) the shorted product acquired under the ESS Facilitation Agreement to the listed entity, security register of the listed entity, custodian or trustee, as applicable.

9. In paragraph 7:

- (a) the *value limit* in relation to a relevant entity for a security is not exceeded on a day if:

$$A \times B$$

does not exceed \$100,000 where:

A = the relevant entity's best estimate of its short position in relation to the security as at 7pm on the day.

B = either:

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- (i) the last sale price for the security on the ASX market on the day (or, if there is no such price on the day, the last sale price on the ASX market); or
 - (ii) the price determined and published by ASX after the close of trading for the day as the value of the security on the day.
- (b) the *volume limit* in relation to a relevant entity for a security is not exceeded on a day if:

$$\frac{A}{B} \times 100$$

does not exceed 0.01 where:

A = the relevant entity's best estimate of its short position in relation to the security as at 7pm on the day.

B = the total quantity of securities in the same class of securities on the day.

Dated this 28th day of August 2014



Signed by Nicole Pyner
as a delegate of the Australian Securities and Investments Commission



14-0867

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Herschel Asset Management Pty Ltd
ACN 006 968 574 ("the Licensee")
Ground Floor
33 Exhibition Street
MELBOURNE VIC 3000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 238721 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 29 August 2014

Signed

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



14 - 0868

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: APD Projects Pty Ltd
ACN 160 512 452 ("the Licensee")
L 5, 468 St Kilda Rd
Melbourne VIC 3004

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 444076 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 1 September 2014

Signed

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



14-0869

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: GEMFX Pty Ltd
ACN 138 611 551
c/- Mr Rodney West
40 Sawmill Road
Dundowran Beach QLD 4655

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 342243 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 3 September 2014

Signed

A handwritten signature in black ink, appearing to be 'JK' or similar initials, written over a dotted line.

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

14 – 0871

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument [14/0871].

Commencement

3. This instrument commences on 1 September 2014.

Declaration

4. Chapter 6 of the Act applies to Stanhill Capital Partners Holdings Limited (*Stanhill*), a body incorporated under the laws of the British Virgin Islands, as if paragraph 631(1)(b) of the Act were modified or varied by omitting “within 2 months after the proposal” and substituting “within 2 months and 7 days after the proposal”.

Where this instrument applies

5. The declaration in paragraph 4 applies in relation to the public proposal by Stanhill on 1 July 2014 to make a takeover bid for all of the ordinary shares in Robust Resources Ltd ACN 122 238 813, where by 6.30 pm Australian Eastern Standard Time on 1 September 2014, Stanhill has given a notice to ASX Limited ACN 008 624 691 (*ASX*), for release on the ASX Company Announcements Platform, that explains the need for, and effect of, this declaration.

Dated this 1st day of September 2014



Signed by Tanya Tang
as a delegate of the Australian Securities and Investments Commission



14-0872

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Nabed Pty Ltd
ACN 072 223 904 ("the Licensee")
Suite 1 Level 4
3 Carlingford Road
EPPING NSW 2121

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 241308 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 2 September 2014

Signed

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

14-0873

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 741(1)(b) – Declaration**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 14-0873.

Commencement

3. This instrument commences on 2 September 2014.

Declaration

4. Chapter 6D of the Act applies to an offer for sale of ordinary shares in Mnemon Limited ACN 125 736 914 (the *Company*) as if paragraph 708A(5)(b) of the Act were modified by deleting the words "5 days" and substituting the words "26 days".

Where this instrument applies

5. This instrument applies to an offer for sale of ordinary shares in the Company where:
 - (a) the ordinary shares were issued on or around 4 September 2014:
 - a. to sophisticated and professional investors under an offer which did not require disclosure under Part 6D.2 of the Act because of subsection 708(8) or subsection 708(11) of the Act; or
 - b. under an offer made through a financial services licensee which did not require disclosure under Part 6D.2 of the Act because of subsection 708(10) of the Act; and
 - (b) the Company has given ASX Limited ACN 008 624 691 a notice under paragraph 708A(5)(e) of the Act which complies with subsection 708A(6) of the Act.

Dated this 2nd day of September 2014



Signed by Nathania Nero
as a delegate of the Australian Securities and Investments Commission

14-0875

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraphs 741(1)(a) and 741(1)(b) – Exemption and
Declaration**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 14-0875.

Commencement

3. This instrument commences on 2 September 2014.

Exemption

4. Global Strategic Metals Limited ACN 000 738 885 (*Global*) does not have to comply with Parts 6D.2 and 6D.3 of the Act for an offer of securities in ECM Lithium AT (Holdings) Ltd, a company incorporated in the British Virgin Islands, (*ECM Lithium*) by Global to shareholders of Global.

Declaration

5. Chapter 6D of the Act applies to shareholders of ECM Lithium as if section 707 were modified or varied by omitting subsections 707(3), (4), (5) and (6) and substituting:

“(5) An offer of a body’s securities for sale within 12 months after their sale by a person who controlled the body at the time of the sale needs disclosure to investors under this Part if:

(a) at the time of the sale by the controller either:

- (i) the securities were not quoted; or
- (ii) although the securities were quoted, they were not offered for sale in the ordinary course of trading on a relevant financial market on which they were quoted; and

(b) the controller sold the securities without disclosure to investors under this Part; and

(c) the controller sold the securities with the purpose of the person to whom they were sold:

- (i) selling or transferring securities; or

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- (ii) granting, issuing or transferring interests in, or options or warrants over the securities;

and section 708 does not say otherwise.

- (6) Unless the contrary is proved, a person who controlled the body is taken to sell securities with the purpose referred to in paragraph 5(c) if any of the securities are subsequently sold, or offered for sale, within 12 months after their sale by the controller.”

Where this instrument applies

- 6. This exemption applies to invitations by Global to vote at a capital reduction meeting on the in specie transfer by Global of ordinary shares in ECM Lithium to the shareholders of Global, in accordance with a notice of meeting that:
 - (a) is in substantially the same form as the draft notice of meeting given to ASIC on 28 August 2014; and
 - (b) includes a statement:
 - (i) that the capital reduction is not conditional on the quotation of securities of ECM Lithium on the London Stock Exchange's Alternative Investment Market;
 - (ii) describing the need for, and effect of, the relief contained in this instrument as it applies to shareholders; and
 - (iii) that the notice of meeting is in substantially the same form as the draft notice of meeting given to ASIC on 28 August 2014.
- 7. The declaration in paragraph 5 applies where:
 - (a) an ECM Lithium shareholder makes an offer of ordinary shares in ECM Lithium (*Shares*) for sale;
 - (b) the Shares were transferred to the ECM Lithium shareholder pursuant to the invitation to vote at the capital reduction meeting referred to in paragraph 6; and
 - (c) the offer is not made within 12 months of a sale or transfer of the Shares by a person, other than Global, who:
 - (i) controls ECM Lithium;
 - (ii) would have been required by subsection 707(2) of the Act to give disclosure to investors under Part 6D.2 of the Act but for section 708 of the Act; and

14-0875

- (iii) did not give disclosure to investors under Part 6D.2 of the Act because of section 708 of the Act.

Dated this 2nd day of September 2014



Signed by Michelle Cobb
as a delegate of the Australian Securities and Investments Commission

14-0876

**Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 111AT(1) – Variation**

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 [14-0876].

Commencement

3. This instrument commences on 2 September 2014.

Order

4. ASIC Instrument [14-0143] dated 3 March 2014 is varied by replacing "3 September 2014" with "30 September 2014".

Dated: 2nd day of September 2014



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



Australian Government
Takeovers Panel

14-0877

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

GONDWANA RESOURCES LIMITED 02

CIRCUMSTANCES

1. Gondwana Resources Limited (**Gondwana**) is an ASX listed entity. It is subject to a conditional off-market bid by Ochre Industries Pty Limited (**Ochre**), a wholly owned subsidiary of Ochre Group Holdings Limited at 8.2 cents per share. One of the conditions of the bid is:
11.28 (e)(No Prescribed Occurrences) Between the period beginning on the Announcement Date and ending at the end of the Offer Period, none of the following events occur in relation to Gondwana or any of its subsidiaries:
 - (iv) *Gondwana or a subsidiary of Gondwana issues shares or grants an option over its shares or agrees to make such an issue or grant such an option*
2. On or about 11 July 2014, Gondwana sent shareholders a notice of annual general meeting and explanatory statement, which included the following resolutions:
 - (a) Resolution 3 – to ratify a prior placement of shares
 - (b) Resolution 4 – to approve a placement of new options related to the placement under resolution 3
 - (c) Resolution 5 – to approve a further placement of up to 15,000,000 shares and 15,000,000 options
 - (d) Resolution 6 – to approve the adoption of an employee share plan and the issue of securities under it and
 - (e) Resolution 7 – to approve (for ASX listing rule 7.1A purposes) a 10% placement capacity.
3. On 17 July 2014, Gondwana announced a fully underwritten 1 for 1 non-renounceable entitlement issue of 24,433,440 shares at 3.2 cents per share to raise approximately \$781,870.
4. The explanatory statement for the annual general meeting did not disclose adequately or at all:
 - (a) how the fundraisings relate to one another, their combined potential effect on control of Gondwana and Ochre's bid, and whether it is intended to issue any shares or options (or agree to do so) in reliance on the resolutions above during the bid period

14-0877

- (b) the proposed entitlement issue (which was in contemplation) and its potential effect on:
 - (i) control of Gondwana or
 - (ii) Ochre's bid
 - (c) any sub-underwriting arrangements in contemplation for the proposed entitlement issue or whether no such arrangements were contemplated.
5. Further, if the entitlement issue proceeds, it will trigger a condition of Ochre's bid but it has not been subject to shareholder approval.
 6. Further, a substantial shareholder in Gondwana, Mr Duncan Merrin, failed to disclose his substantial holding until 9 July 2014 and then made incomplete disclosure until a substantial holder notice correcting previous notices was lodged on 30 July 2014 disclosing a relevant interest in 11.81% of Gondwana shares.
 7. The Panel considers that Gondwana shareholders:
 - (a) have not been given enough information to enable them to assess the merits of the proposed resolutions
 - (b) have not been given a reasonable and equal opportunity to participate in any benefits accruing to holders through Ochre's bid and
 - (c) did not know the identity of a person who had, or proposed to, acquire a substantial interest in the company.
 8. It appears to the Panel that the circumstances are unacceptable:
 - (a) having regard to the effect that the Panel is satisfied the circumstances have had, are having, will have or are likely to have on:
 - (i) the control, or potential control, of Gondwana or
 - (ii) the acquisition, or proposed acquisition, by a person of a substantial interest in Gondwana
 - (b) having regard to the purposes of Chapter 6 set out in section 602 of the *Corporations Act 2001 (Cth) (Act)* and
 - (c) because they constituted a contravention of a provision of Chapter 6C of the Act.
 9. The Panel considers that it is not against the public interest to make a declaration of unacceptable circumstances. It has had regard to the matters in section 657A(3).

DECLARATION

The Panel declares that the circumstances constitute unacceptable circumstances in relation to the affairs of Gondwana.



Alan Shaw

Counsel

with authority of Anthony Sweetman

President of the sitting Panel

Dated 15 August 2014



Australian Government

Takeovers Panel

14-0878

**CORPORATIONS ACT
SECTION 657D
ORDERS**

GONDWANA RESOURCES LIMITED 02

The Panel made a declaration of unacceptable circumstances on 15 August 2014.

THE PANEL ORDERS

1. Shareholder approval required for entitlement issue

The latest entitlement issue must not proceed without shareholder approval and the record date for the latest entitlement issue must be no earlier than 5 business days after the date of any such approval.

2. Shareholder approval required for issue of shares, options or convertible notes

2.1 Any issue or allotment of, or agreement to issue or allot, shares, options or convertible notes during the restricted period as a consequence of or in reliance on any of resolutions 3, 4, 5, 6 and 7 passed at Gondwana's AGM must not proceed without shareholder approval for that particular issue or allotment, or agreement to issue or allot.

2.2 Order 2.1 does not apply to the issue or allotment of 1,250,000 options approved under resolution 4.

3. Gondwana to provide adequate disclosure when seeking shareholder approval

Any notice of general meeting seeking shareholder approval pursuant to order 1 or 2 must be accompanied by an explanatory statement in a form approved by the Panel.

4. Divestment of shares in which Duncan Merrin has a relevant interest

Duncan Merrin must not dispose of a relevant interest in, transfer or grant any security interest over, or cause or allow the disposal of a relevant interest in, transfer or grant of any security interest over, 1,664,346 Gondwana shares¹ (constituting 6.81% of Gondwana shares). However:

- (a) he may accept an offer by a bidder other than Ochre (or cause it to be accepted) if:
 - (i) it is superior to Ochre's bid
 - (ii) it is recommended by the board of Gondwana
 - (iii) it is an offer for all the shares in Gondwana
 - (iv) it is unconditional and

¹ Being the number of Gondwana shares in excess of 5% in which Mr Merrin has disclosed a relevant interest

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- (v) he is not required to comply with order 4(b).
- (b) he must accept Ochre's bid (or cause it to be accepted) for no less than 1,664,346 Gondwana shares if:
 - (i) Ochre obtains a relevant interest under its bid in 50% or more of Gondwana shares (excluding all the undisclosed Gondwana shares and the 3,891,856 Gondwana shares Ochre Group Holdings Limited had a relevant interest in prior to Ochre's offer opening) and
 - (ii) it is unconditional.
- (c) order 4 applies only during the restricted period.

5. Definitions

In these orders the following terms have the following meanings:

AGM	Gondwana's annual general meeting held on 11 August 2014 at 10:30am (WST)
Gondwana	Gondwana Resources Limited
latest entitlement issue	Gondwana's proposed entitlement issue announced 17 July 2014
Ochre	Ochre Industries Pty Limited, a wholly owned subsidiary of Ochre Group Holdings Limited
restricted period	From the date of these orders until the earlier of the close of Ochre's takeover offer or its withdrawal and the date that is three months from the date of these orders
undisclosed Gondwana shares	2,886,016 Gondwana shares (constituting 11.81% of Gondwana shares) in which Duncan Merrin has a relevant interest as disclosed in his substantial holder notice of 30 July 2014



Alan Shaw
Counsel
 with authority of Anthony Sweetman
 President of the sitting Panel
 Dated 15 August 2014

14-0879

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 14-0879.

Commencement

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

Declaration

4. Chapter 6D of the Act applies to Bendigo and Adelaide Bank Limited ACN 068 049 178 (*BABL*) as if section 713 of the Act were modified or varied as follows:
 - (a) at the end of paragraph 713(1)(b) insert “or”;
 - (b) after paragraph 713(1)(b) insert:
 - “(c) convertible securities convertible into continuously quoted securities of a body; or
 - (d) convertible securities convertible into securities of a body that has become the holding company of another company (“subsidiary”) as a result of a Part 5.1 arrangement between the subsidiary and its members provided that:
 - (i) the securities of the subsidiary were continuously quoted securities at the time of the Part 5.1 arrangement; and
 - (ii) the body’s securities are ED securities at the time of conversion.”
 - (c) at the end of paragraph 713(2)(d) omit “securities.” and substitute “securities; and”;
 - (d) after subparagraph 713(2)(d) insert:
 - “(e) if the securities are convertible securities – the rights and liabilities attaching to:
 - (i) the convertible securities themselves; and

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- (ii) the underlying securities.”
5. Chapter 6D of the Act applies to BABL as if the definition of “underlying securities” in section 9 of the Act were modified or varied as follows:
- (a) at the end of subparagraph (b) omit “securities.” and substitute “securities; and”;
 - (b) after subparagraph (b), insert:
 - “(c) in relation to convertible securities – those securities into which the securities may be converted.”

Where this instrument applies

6. This instrument applies in relation to an offer by BABL to issue convertible securities where the terms of the issue are substantially the same as the terms provided to ASIC on 13 August 2014 and the offer is made pursuant to a prospectus lodged with ASIC on or about 3 September 2014 or a replacement prospectus lodged with ASIC on or about 11 September 2014.

Dated this 2nd day of September 2014



Signed by Michael Jukes

as a delegate of the Australian Securities and Investments Commission

14-0880

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 14-0880.

Commencement

3. This instrument commences on gazettal.

Exemptions

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

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- (c) dealing in a financial product in the course of providing a custodial or 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
 - (b) would meet the requirements of the class order if:
 - (i) the definition of an “eligible offer” in paragraph 9 of the Interpretation were to read:

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“9. “eligible offer” means an offer for issue or sale of performance rights in relation to fully-paid shares in an issuer in the same class as shares which will have been quoted on the financial market operated by the New York Stock Exchange for at least a 3 month period immediately before the first vesting of any performance rights without suspension for more than a total of 5 trading days during that period made under an employee share scheme extended only to eligible employees of the issuer;” and

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

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

(a) by, or for the benefit of:

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

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

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

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

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

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

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- (d) includes an undertaking, and an explanation of the way in which, the issuer who has a registered office in this jurisdiction will, during the period in which an eligible employee may acquire the shares, within a reasonable period of the employee requesting, make available to the employee:
 - (i) the current market price (or, where that price is denominated in a foreign currency, the Australian dollar equivalent of that price) of the shares to which the performance rights relate; and
 - (ii) where sub-subparagraph (c)(ii) or (iii) applies, the information referred to in that subparagraph as updated to that date.”; and
- (iv) in the Interpretation, the following definition were inserted:
 - “16A. “performance right” means a conditional right:
 - (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) either to be issued or transferred 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;
 - (d) in addition to (a), (b), or (c) above, to receive further shares in the capital of the issuer equivalent to the value of dividends paid or payable in respect of a fully-paid ordinary share in the capital of the issuer,

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

Conditions

- 9. The issuer can only rely on the exemptions in this instrument if the issuer complies with the following conditions:
 - (a) the conditions of the class order (excluding the condition specified in paragraph 3 of the Schedule to the class order) as expressed to apply to them; and
 - (b) the issuer must take reasonable steps to ensure that the number of shares that may be issued in connection with any eligible incentive plan offer, when aggregated with:
 - (i) the number of shares in the same class which would be issued were every other outstanding offer with respect to shares, units of shares, options to

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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
- (v) an offer that did not require the giving of a Product Disclosure Statement because of section 1012D of the Act; or
- (vi) an offer made under a disclosure document or Product Disclosure Statement,

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

Interpretation

10. In this instrument:

- (a) a word and phrase used in this instrument has the same meaning as it has in the class order unless the word or phrase is defined in paragraph 8 of this instrument in which case the word or phrase has that meaning;
- (b) *class order* means ASIC Class Order [CO 03/184] as in force on the date of this instrument and as amended from time to time by a disallowable legislative instrument within the meaning of the Legislative Instruments Act 2003;
- (c) *eligible incentive plan offer* means an offer for the issue or sale of performance rights, made under an arrangement known as the Catalent, Inc. 2014 Omnibus Incentive Plan (under which the performance rights are referred to as restricted stock units), the Offer Document and the Restricted Stock Unit Award Agreement, the terms of which are substantially in the same form as those provided to ASIC on 30 July 2014.

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- (d) *issuer* means Catalent, Inc., a foreign company incorporated under the laws of the State of Delaware, United States of America and any related body corporate.

Dated this 3rd day of September 2014



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

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**Australian Securities and Investments Commission
Corporations Act 2001 — Paragraphs 601QA(1)(a), 741(1)(a), 911A(2)(1),
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 601QA(1)(a), 741(1)(a), 911A(2)(1), 992B(1)(a), 1020F(1)(a) and 1020F(1)(b) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 14-0884.

Commencement

3. This instrument commences on the date of its gazettal.

Exemptions

4. ASIC exempts:
 - (a) the issuer;
 - (b) a related body corporate of the issuer;
 - (c) the Custodian and the Manager; and
 - (d) any person who, by way of contract between the person and the issuer, in connection with an eligible offer, acts for or on behalf of the issuer, from Parts 6D.2, 6D.3 (except section 736 of the Act) and 7.9 of the Act where that person:
 - (e) makes an eligible offer;
 - (f) offers to arrange for the issue of financial products under an eligible offer;
 - (g) issues a financial product under an eligible offer,on the conditions set out in paragraph 10 of this instrument and for so long as the conditions are met.
5. ASIC exempts a financial product that is the subject of an eligible offer from Part 7.9 where a person (other than a person covered by paragraph 4 of this instrument) makes a recommendation to acquire financial products under an eligible offer, except where the person is aware, or ought reasonably to be aware, that any of the conditions set out in paragraph 10 have not been met.

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6. ASIC exempts a person who is exempt from Part 6D.2 or Part 7.9 of the Act because of paragraph 4 of this instrument from the requirement to hold an Australian financial services licence for the provision of a financial service consisting of general advice reasonably given in connection with an offer referred to in that paragraph (including any general advice given in the offer document) where the offer document for the offer includes a statement to the effect that any advice given by the person 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.
7. ASIC exempts:
 - (a) the issuer who is exempt from Part 6D.2 or Part 7.9 of the Act because of paragraph 4 of this instrument; and
 - (b) a related body corporate of the issuer,from the requirement to hold an Australian financial services licence for the provision of the following financial services:
 - (c) the provision of a custodial or depositary service in connection with an eligible offer covered by the exemption in paragraph 4 of this instrument where the provider of the service performs their duties in good faith and has sufficient resources to perform those duties; and
 - (d) dealing in a financial product in the course of providing a custodial or depositary service covered by paragraph 7(c) of this instrument; and
 - (e) dealing in a financial product in connection with an eligible offer covered by the exemption in paragraph 4 of this instrument where any acquisition by purchase or disposal of the product (by the issuer or related body corporate of the issuer) occurs either:
 - (i) through a person who holds an Australian financial services licence authorising the holder to deal in those financial products; or
 - (ii) outside this jurisdiction and through a person who is licensed or otherwise authorised to deal in those financial products in the relevant place.
8. ASIC exempts a person who is exempt from Part 6D.2 or Part 7.9 because of paragraph 4 of this instrument from sections 736, 992A and 992AA of the Act in relation to offers made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with an eligible offer.
9. ASIC exempts:
 - (a) the issuer;

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- (b) a related body corporate of the issuer;
- (c) the Custodian or the Manager; and
- (d) any person who, by way of contract between the person and the issuer, in connection with an eligible offer, acts for or on behalf of the issuer,

from subsection 601ED(5) of the Act in relation to the operation of a managed investment scheme relating to an eligible offer covered by the exemption in paragraph 4 of this instrument.

Conditions

10. The following conditions apply:

- (a) the issuer must ensure that the eligible offer must be substantially on the terms set out in the letter from Herbert Smith Freehills to ASIC dated 5 August 2014, titled 'Cap Gemini: Employee Share Offering 2014' on behalf of the issuer; and
- (b) the person making the offer must:
 - (i) include that offer in an offer document; and
 - (ii) take reasonable steps to ensure that any eligible employee to whom the offer is made is given a copy of the offer document; and
 - (iii) provide to ASIC a copy of the offer document (which need not contain details of the offer particular to the employee such as the identity or entitlement of the employee) and of each accompanying document not later than 7 days after the first provision of that material to an employee; and
- (c) the issuer must take reasonable steps to ensure that Capgemini Australia complies with any undertaking required to be made in the offer document by reason of this instrument; and
- (d) the issuer must take reasonable steps to ensure that the number of shares the subject of the 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 and units of shares, under an employee share scheme to be accepted or exercised; and
 - (ii) the number of shares in the same class issued during the previous 5 years pursuant to the employee share scheme or any other employee share scheme extended only to eligible employees of the issuer;

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but disregarding any offer made, or option 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 was an excluded offer or invitation within the meaning of the Corporations Law as in force before the commencement of Schedule 1 to the *Corporate Law Economic Reform Program Act 1999*; or
- (v) an offer that did not need disclosure to investors because of section 708 of the Act; or
- (vi) an offer that did not require the giving of a Product Disclosure Statement because of section 1012D of the Act; or
- (vii) 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

- (e) the Rules must contain provisions to the effect that the books of account maintained in respect of the activities of the FCPE must be audited annually; and
- (f) the issuer must take reasonable steps to ensure that the Manager and/or the Custodian may only levy any fees or charges for operating and administering the FCPE which are payable by the employees to a maximum amount provided for in the Rules and such fees must be fully disclosed in the offer document; and
- (g) the issuer, through Capgemini Australia must make the statements of assets, balance sheets and statements of income (together with the related notes) of the FCPE and the auditors' reports of those statements delivered to them under the Rules available for inspection by eligible employees domiciled in this jurisdiction at a registered office or principal place of business in Australia during normal business hours or such other time as is agreed with an eligible employee; and
- (h) the issuer must take reasonable steps to ensure that upon Capgemini Australia receiving notices relating to the buy-back/redemption of units as provided for in the Rules or otherwise under the eligible offer, it must forward these to the Manager without delay; and
- (i) the issuer must take reasonable steps to ensure that Capgemini Australia must, on behalf of the issuer and the Manager, accept notices, correspondence and service of process at a registered office or principal place of business in Australia; and

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- (j) upon Capgemini Australia being advised that the buy-back arrangements/redemption facilities of units in the FCPE are suspended or terminated or that quotation of the shares of the issuer on any approved foreign market is suspended, the issuer through Capgemini Australia must notify ASIC within 7 days; and
- (k) the issuer, through Capgemini Australia, must make available for public inspection at Capgemini Australia's registered office or principal place of business in Australia, and provide to eligible employees domiciled in this jurisdiction, copies of the Rules and the offer document and meet all reasonable requests for information; and
- (l) the issuer, through Capgemini Australia, must maintain in Australia and make available to ASIC, upon request, records relating to the issue or sale of and the buyback/ redemption of units in the FCPE to or from eligible employees domiciled in this jurisdiction; and
- (m) the FCPE must at all times be approved or authorised or registered by the French Autorité des Marchés Financiers (the *Relevant Agency*) and the Group Saving Plan must at all times be authorised under the law of France; and
- (n) there must at all times be a custodian of the FCPE assets and the Rules must be complied with in appointing or changing the Custodian; and
- (o) within 14 days of the date of this instrument, ASIC must be provided with:
 - (i) copies of the Rules and any other related documents;
 - (ii) a copy of any written approval or authorisation issued by the Relevant Agency in relation to the eligible offer; and
 - (iii) if any document is not in English, a translation of that document into English; and
- (p) the issuer must take reasonable steps to ensure that each related body corporate of the issuer must keep at a registered office or principle place of business in this jurisdiction, a register of its employees who participate in the eligible offer and enter in the register:
 - (i) the names and addresses of each employee;
 - (ii) the extent of the holding of each employee;
 - (iii) the date at which the name of each employee was entered in the register; and
 - (iv) the date at which any employee's interest ceased; and

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- (q) except as may be required by French law, the Rules must not be modified or varied in any material respect that would adversely affect the rights and interests of eligible employees domiciled in this jurisdiction who participate in the eligible offer unless ASIC notifies Capgemini Australia in writing that it does not object to the modification or variation; and
- (r) the issuer must take reasonable steps to ensure that the Manager and the Custodian must comply with the provisions of the Rules; and
- (s) the eligible offer must at all times comply with the law of France.

Interpretation

11. In this instrument:

except where otherwise stated, references to provisions are to provisions of the Act.

an employee share scheme shall not be regarded as extended to a person other than an eligible employee only because such an employee may renounce an offer of financial products made to them under the scheme in favour of their nominee.

approved foreign market means NYSE Euronext Paris.

Australian dollar equivalent in relation to a price, means a price calculated by reference to the relevant exchange rate published by an Australian bank no earlier than the business day before the day to which the price relates.

Capgemini Australia means Capgemini Australia Pty Limited ACN 092 284 314.

current market price means in relation to a share, the price published by the NYSE Euronext Paris as the final price for the previous day on which the share was traded on that financial market.

Custodian means the custodian from time to time of the FCPE (presently CACEIS Bank, a company registered in France), where the Custodian, by way of contract with the issuer, in connection with an eligible offer acts for or on behalf of the issuer.

eligible employee means, in relation to an issuer, a person who is at the time of an offer under an employee share scheme, a full or part-time employee or director of the issuer or of a related body corporate of the issuer.

eligible offer means an offer:

- (i) to issue or transfer fully-paid shares in the issuer; or
- (ii) to issue a financial product that relates to fully-paid shares in the issuer;

where:

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- a) the shares are in the same class as shares which have been quoted on an approved foreign market throughout the 12 month period immediately before the offer without suspension for more than a total of 2 trading days during that period;
- b) the shares are to be held by the Custodian of the FCPE; and
- c) units in the FCPE are issued in accordance with the Rules to eligible employees who participate in the eligible offer;

made under the employee share scheme, described as the Group Savings Plan, on terms not significantly different to those described in a letter to ASIC dated 5 August 2014 from Herbert Smith Freehills on behalf of the issuer extended only to eligible employees of the issuer;

FCPE means the Fonds Commun de Placement D'Entreprise governed by the Rules;

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

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

Group Savings Plan means the "International Group Savings Plan" for employees of non-French companies of the Capgemini Group;

issuer means Cap Gemini, a company registered in France;

Manager means the portfolio management company from time to time of the FCPE (presently Amundi, a company registered in France) with a registered office at 90, boulevard Pasteur, 75015 Paris, France, where the management company, by way of contract with the issuer or Crédit Agricole Asset Management in connection with an eligible offer, acts for or on behalf of the issuer;

offer has a meaning affected by sections 700, 702 and 1010C of the Act;

offer document means a document setting out an offer under an employee share scheme that:

- (a) includes or is accompanied by a copy or summary of the Rules under which the offer is made; and
- (b) if a summary (rather than a copy) of the Rules is given - includes an undertaking that during the period (the *offer period*) during which an eligible employee domiciled in this jurisdiction may acquire the financial products offered, the issuer through Capgemini Australia will, within a reasonable period of the employee so requesting, provide the employee without charge with a copy of the Rules; and
- (c) specifies in respect of the shares:
 - (i) the acquisition price in Australian dollars;

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- (ii) where the acquisition price is specified in a foreign currency, the Australian dollar equivalent of that price at the date of the 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 that formula applied at the date of the offer; and
- (d) includes an undertaking, and an explanation of the way in which, the issuer through Capgemini Australia will, during the offer period, 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 shares in the same class as those offered; and
 - (ii) where subparagraph (c)(ii) or (iii), the information referred to in that paragraph as updated to that date; and
- (e) discloses the conditions, obligations and risks associated with any loan or financial assistance offered by the issuer or a related body corporate of the issuer for the purpose of acquiring financial products under the Group Savings Plan; and
- (f) states prominently that the eligible offer is an offer for participation in a foreign scheme that is subject to the regulation of the Relevant Agency and to the law of France and describes the legal and practical effect (if any) this may have on the rights and ability of an eligible employee domiciled in this jurisdiction to make any claim or enforce any right arising out of or in connection with the eligible offer;

Rules means the rules of the Group Savings Plan and the regulations of the ESOP Capgemini 2014 FCPE dated on or around 27 June 2014, each as amended from time to time.

unit in relation to a share means a legal or equitable right or interest in the share.

Dated this 4th day of September 2014



Signed by Sebastian Strykowski
as a delegate of the Australian Securities and Investments Commission

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

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

Dated this third day of September 2014

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 000 091 332 PTY LIMITED	000 091 332
A.C.N. 006 562 054 PTY LTD	006 562 054
A.C.N. 063 863 196 PTY LTD	063 863 196
A.C.N. 126 277 370 PTY LTD	126 277 370
A.C.N. 134 263 602 PTY LTD	134 263 602
A.J.L.G. FIL PTY LTD	145 504 472
A.P. FINANCIAL GROUP PTY LIMITED	077 836 910
A&M MIKHAEL INVESTMENTS PTY LTD	140 293 303
AAA SYDNEY LIMOUSINES PTY LTD	149 900 934
ABC SCAFFOLDS AUSTRALIA PTY LTD	150 552 631
A B T (QLD) PTY. LTD.	072 778 646
ACN 001 419 987 PTY LTD	001 419 987
ACN 075 419 411 PTY LTD	075 419 411
ACN 129 073 687 PTY LTD	129 073 687
ADVANCED ENGINES & MARINE PTY LTD	003 634 188
AEOS PTY LTD	155 426 485
ANKAME PTY LTD	145 208 822
APS VANDELAY INDUSTRIES PTY LTD	137 889 448
ARC (AUS) PTY LTD	147 769 855
ARMSTRONG INVESTMENT SOLUTIONS PTY LTD	134 608 772
ASN TRANSPORT PTY LTD	091 788 019
ASSET WISE FINANCIAL SOLUTIONS PTY LTD	094 213 028

Name of Company	ACN
ASTRA ADELAIDE PTY LTD	072 918 800
ATJ ENTERPRISES PTY. LTD.	140 303 153
AUGUSTA ESTATES PTY LTD	005 635 692
AUSTRALIA DEEP BLUE POWER SOFTWARE PTY LTD	146 191 193
AUSTRALIA HUASHE PTY LTD	139 957 225
AUSTRALIAN BIOSEARCH PTY LTD	102 562 818
AUSTRALIAN GEMSTONE RESOURCES PTY LTD	121 034 811
AUSTRALIAN LINEHAUL RENTALS PTY LIMITED	084 534 789
AUTOSPORTS HOLDINGS PTY LIMITED	117 843 115
AWSOME FAMILY DAY CARE SERVICES PTY. LTD.	156 247 139
AYRIA PTY. LTD.	152 281 457
AZARAN GLOBAL PTY LTD	136 542 651
AZASOU PTY. LTD.	133 117 638
BAILLIE STREET PTY LTD	147 767 093
BATEUP CONSTRUCTIONS PTY LTD	146 586 281
BENCHMARK GLAZING PTY LTD	140 957 384
BICC AMC PTY LIMITED	004 236 757
BLAIR BUILDERS PTY LTD	131 489 659
BLAKEMAN OWEN SUPER PTY LTD	154 668 470
BOJAC INTERIOR LININGS (QLD) PTY LTD	130 023 728
BOLYN PTY LTD	079 036 776
BONABRAE PTY. LTD.	050 021 746
BOSANKO STEEL PTY. LTD.	058 450 981
BRENTON ALTSCHWAGER & ASSOCIATES PTY LTD	077 163 896
BRIGHTON FINANCIAL GROUP PTY LTD	122 109 451
BRUNO'S COURIERS PTY LTD	135 214 925
C. J. O'NEILL FISHING PTY LTD	115 110 202
CALBIND PTY. LIMITED	058 559 452
CALEADRA PTY LTD	141 425 532
CAMEX AUSTRALIA PTY. LTD.	142 045 270
CARLSON SUSTAINABLE DEVELOPMENTS PTY. LTD.	115 560 891
CARPE DIEM FITNESS PTY LTD	130 886 994

Name of Company	ACN
CARR GEAR COMPANY AUSTRALIA PTY LTD	154 867 017
CAVHORCRETE PTY LTD	126 561 662
CDMG PTY. LTD.	129 238 642
CELTIC AND TRIBAL FURNISHINGS PTY LTD	133 793 503
CETASTAND PTY. LTD.	006 975 391
CITICOVES PTY. LTD.	055 658 154
CJM TRANSPORT PTY. LTD.	092 035 179
CLARITY CAPITAL SUPER PTY LTD	114 286 154
CLICK PURSUITS PTY LTD	110 443 377
CMC ORGANICS PTY LTD	122 704 090
COLLECTIVE INTELLIGENCE PTY LTD	103 787 266
COMPLETE INTERIOR DESIGN PTY. LIMITED	067 987 660
COMPLETE IP PTY LTD	121 180 505
COMPTON LOT TEN PTY LTD	151 630 483
COONEY ENTERPRISES PTY LTD	107 798 470
COTHAM WILLOWS PTY. LTD.	052 929 138
CRAIG GODFREY ELECTRICAL PTY LTD	106 104 250
DAVID MORDECAI INVESTMENTS PTY LIMITED	099 269 119
DAVMAC ENTERPRISES PTY LTD	147 716 452
DAYSRING INTERCRAFT PTY. LIMITED	087 804 288
DEESONS TRANSPORT PTY. LTD.	142 946 147
DESMAR GROUP PTY LTD	138 950 446
DEVANJUL PTY LTD	117 644 087
DIER CONSULTING PTY LTD	156 585 134
DIGITAL FUSION CORPORATION PTY LTD	147 510 343
DR ALAN MATTHEWS PATHOLOGY PTY. LIMITED	074 407 882
DRINA TRANSPORT PTY LIMITED	116 373 105
DUBBO CITY TOURIST PARK PTY LIMITED	003 734 003
DYNATAL PTY. LTD.	124 841 130
ELANTA PTY LTD	098 433 633
EMPIRE (NSW) PTY. LTD.	136 023 419
ENCO PTY. LIMITED	002 532 578

Name of Company	ACN
ENTERPRISING SOLUTIONS PTY LTD	107 777 248
EQUITIES SUCCESS PTY LTD	156 585 205
EROOM TECHNOLOGY AUSTRALIA PTY LTD	095 313 607
ETERNAL FASHION PTY. LTD.	099 859 597
EVERSAFE ELECTRICAL SERVICES PTY LTD	123 596 690
FENTON FAMILY FINANCE PTY LTD	156 038 603
FIRST IN THE QIU PTY LTD	128 181 500
FIVE DANDELIONS PTY LTD	143 553 744
FLYING W PASTORAL CO. PTY LTD	050 493 706
FMB CONSULTANTS PTY LTD	130 318 802
FROZEN PUPPIES DOT COM PTY LIMITED	118 354 411
G & A ABBOTT FAMILY HOLDINGS PTY. LTD.	144 981 420
GALEOTTI HOLDINGS PTY LTD	129 427 774
GARLATE HOLDINGS PTY. LTD.	006 877 532
GARMENTCRAFT MANUFACTURING CO. PTY. LTD.	005 257 143
GARRIS ENTERPRISES PTY LTD	109 825 523
GAVEN PARTNERSHIP PTY LTD	127 920 558
GET CONNECTED COMMUNICATIONS PTY LTD	115 448 185
GIBSON OPERATIONS PTY LTD	129 618 944
GILTEJ ESTATES PTY LTD	001 761 342
GODDESS HOLDINGS PTY. LTD.	053 373 005
GREENLIGHT MEMORABILIA PTY LTD	136 722 757
H.E. DEIPENAU PROPRIETARY LIMITED	004 361 139
H.H.R.C. PTY. LTD.	061 506 992
HALLETT COVE NOMINEES PTY LTD	115 314 559
HARTLEX PTY LTD	010 574 320
HAYMARK INVESTMENT GROUP PTY LTD	129 066 682
HEALTHCARE PROPERTIES PTY LTD	075 401 955
HMB CONSTRUCTIONS PTY LTD	154 348 339
HOLEVA PTY LTD	149 077 145
HOLT FERRARO INVESTMENTS PTY LTD	135 204 698
HORTEX (WA) PTY LTD	124 578 785

Name of Company	ACN
HUA SHENG PTY LTD	153 753 943
IAN ROBINSON MOTORS PTY. LTD.	003 924 767
IAN SMITH ENTERPRISES PTY LTD	107 024 975
IDEAL PLUMBING & GAS PTY LTD	134 930 475
INDIAN TANDOORI WANGARATTA PTY LTD	154 242 083
INDULGE CHOCOLATE COMPANY PTY LIMITED	138 633 324
INTEGRATED ENERGY SYSTEMS PTY LTD	147 226 051
INTERNATIONAL WEALTH SOLUTIONS PTY LTD	108 005 509
IPSILANDIS PTY LTD	103 535 851
J & M BEZZINA PTY LIMITED	126 841 692
J & Q GLOBAL PTY LTD	103 953 555
JASPERCORP PTY. LTD.	062 275 174
JD BUILD PTY LTD	154 629 786
JEM FLOORS PTY LTD	147 752 396
JESSICA HARRIS REAL ESTATE PTY LIMITED	153 261 137
JROB ENTERPRISES PTY LTD	124 634 528
JWL PROPERTY SERVICES PTY LTD	156 314 742
JWM PROPERTY GROUP PTY LTD	130 033 395
K & C LAMB PTY LTD	005 402 175
KALYANI PTY LTD	135 884 007
KAREN BORDIGNON PTY LTD	126 493 169
KAYSTER PTY LTD	058 470 214
KENMORE NEWS PTY LTD	141 983 824
KHAN'S ENTERPRISES (AUST) PTY LTD	112 681 991
KINVALLEY PTY LTD	127 971 091
KKS (VIC) TRANSPORT PTY LTD	152 231 519
KNIGHTSBRIDGE COMMERCIAL PTY LTD	126 059 041
KOMATE PTY LIMITED	010 012 512
KOWANYAMA CATTLE COMPANY PTY LTD	058 800 196
KRISHNAMOHAN MEDICAL SERVICES PTY LTD	153 266 061
KRNIRE CONSTRUCTIONS PTY LTD	147 417 132
KYRIACOU HOTEL MANAGEMENT PTY LTD	121 250 039

Name of Company	ACN
LEEAIR LOAD PLANNING PTY LIMITED	100 905 146
LUPOI NOMINEES PTY. LTD.	106 981 471
M.C. ELECTRICAL SERVICES PTY. LTD.	072 854 392
M. M. C. B. TIGERS PTY LTD	104 867 414
M & C CONSULTANCIES PTY LTD	149 257 607
M&HB IMPORTS PTY LTD	142 097 470
MAGIC POINT PTY. LTD.	154 009 828
MAY DEVELOPMENT CO. PTY LTD	008 719 720
MCTEL CONTRACTING PTY LTD	153 136 031
MEGAWIN INVESTMENTS PTY LTD	088 755 980
MERIDIEN PROPERTY DEVELOPMENTS PTY LTD	101 590 747
METRO CAR SUPPLIES PTY LTD	145 179 200
MIDY HEALTH SOLUTIONS PTY. LIMITED	154 687 368
MILEN DETAILING PTY LTD	103 751 248
MILIND SHAH PTY LTD	151 651 419
MITCH LICHTMAN ARCHITECTS PTY LIMITED	142 040 131
MORNAY KING PTY LTD	106 302 827
MP DIRTWORKS PTY LTD	147 490 211
MY BUDDY INVESTMENTS PTY LTD	146 471 669
M4 MORTGAGES PTY LTD	123 977 417
NAMU FOODS PTY LTD	142 066 626
NATIONAL ENERGY SOLUTIONS PTY LTD	154 975 265
NATURAL FERTILITY & HEALTH SOLUTIONS PTY LIMITED	122 975 580
NAYLOR INDUSTRIES PTY. LIMITED	004 082 777
NEG SERVICE PTY LTD	154 715 385
NEVADA GRANGE PTY. LTD.	006 705 915
NEW GREAT WALL PTY LTD	144 854 900
NEW RISING CONSTRUCTION PTY LTD	156 098 565
NGENIUM NETWORKS PTY LTD	152 299 593
NGUYEN ANDY FAMILY PTY. LTD.	131 558 935
NORMEN PTY LTD	149 848 260
ODNA PTY. LTD.	009 980 670

Name of Company	ACN
OSMANLI PTY LTD	125 054 917
OUTLAND ENGINEERING PTY. LTD.	108 329 639
P & R SITE FABRICATIONS PTY LTD	081 177 380
PACIFIC INTERNATIONAL (AUSTRALIA) PTY LTD	141 766 636
PAIGE ARAMA PTY LTD	099 707 212
PAV CONSTRUCTION SOLUTIONS PTY. LTD.	141 908 723
PDB PROJECT MANAGEMENT AUSTRALIA PTY LTD	149 785 768
PEACOCK ENTERPRISES PTY LTD	103 919 768
PELICAN MARINE PTY LTD	100 095 565
PENNYDALE PTY LTD	167 300 647
PHAIDROS PTY LTD	068 273 834
PIGFISH AUSTRALIA PTY. LTD.	074 471 266
PINNACLE BUILDING PTY LTD	142 733 926
PINNACLE INVEST PTY LTD	128 883 143
PIXALCOM PTY LTD	115 629 831
P K FIBRE & COMMUNICATIONS PTY LTD	125 858 880
POINTMARK PTY LTD	129 705 148
POPURI HOLDINGS PTY LTD	147 536 070
PRIME INVESTMENTS & DEVELOPMENTS PTY LTD	063 250 466
PS TEL PTY LTD	152 702 326
QIN TRADING PTY LTD	107 294 137
QNI INTERNATIONAL PTY LTD	071 987 669
QUAN I SPRINGVALE PTY LTD	154 282 238
RAIL SIDING NOMINEES PTY LTD	102 493 961
RANSUK PTY LTD	138 317 156
RAY KING INSULATION PTY. LTD.	149 196 163
RAZLL PTY LTD	139 141 227
RBM BUILDINGS PTY LTD	126 564 743
REACH EWP TRAINING PTY LTD	154 650 521
REO SURF PTY LTD	119 947 509
RICHFIELD EXPORTS PTY LTD	000 203 225
ROBERT DUVAL FOODS PTY LTD	119 232 969

Name of Company	ACN
ROCKA FABRICATORS PROPRIETARY LIMITED	004 706 834
ROCKA HOLDINGS PTY. LIMITED	004 648 846
ROCKA STRUCTURAL STEEL PROPRIETARY LIMITED	004 706 852
ROCKA WROUGHT IRON PROPRIETARY LIMITED	004 706 781
ROLINGDALES PTY LTD	102 025 043
RUI RONG PTY LTD	113 837 111
SAFE MEASURE PTY. LTD.	110 924 788
SALT BUSH SPRINGS PTY LTD	121 496 286
SAM & TERRY PTY LTD	145 576 521
SANTIN PTY. LTD.	068 487 721
SCHEPIS PTY. LTD.	053 922 197
SCORPION TRIKES PROPRIETARY LIMITED	118 665 080
SELBURN HOLDINGS PTY LTD	156 585 189
SEQ PTY LTD	127 566 634
SHEBBA PTY LTD	134 460 450
SIAMCAT PTY LIMITED	078 330 908
SIDDONS STEVENS DEVELOPMENTS PTY LTD	102 965 837
SINOAU TECHNOLOGY TRADE & CONSULTANCY PTY. LTD.	100 403 567
SKYMUSTER HELICOPTERS PTY. LTD.	066 565 491
SKYTON DEVELOPMENTS (AUST) PTY LTD	115 927 896
SOUTHERN BEAVER PTY LTD	129 523 753
SOUTHERN STAR MARINE PRODUCTS INTERNATIONAL PTY LTD	107 579 475
SPURWAY COOKE INDUSTRIES PTY. LIMITED	004 213 843
STATEWIDE CHAUFFEUR DRIVEN CARS PTY LTD	106 589 360
STEVE MANOS IT PTY LTD	129 488 820
STONE MASONS (VIC) PTY LTD	131 318 002
STRIKE MANAGEMENT PTY. LTD.	149 856 191
SUSAN SLADE PHYSIOTHERAPY SERVICES PTY LTD	075 193 921
SWAN ARCHITECTS PTY. LTD.	149 999 931
TALENTLINK PTY LTD	143 225 101
TEXAUS INDUSTRIES PTY LTD	001 459 678
THE ATLANTIC TRADING COMPANY PTY LTD	149 603 396

Name of Company	ACN
THE SCOOTER DOCTOR PTY LTD	138 041 808
THE SERIOUS BUSINESS GROUP PTY LTD	143 759 853
TJRUS SERVICES PTY LTD	123 972 421
TLC SMASH REPAIRS PTY. LTD.	103 999 079
TLS RABY INVESTMENTS PTY LIMITED	143 801 209
TONYROB PTY LTD	154 662 941
TOORAK HILL PTY. LTD.	116 036 358
TOTAL PLUMBING AND BATHROOM SOLUTIONS PTY LTD	150 951 401
TRATSELLAS VOULAS PTY LTD	133 310 648
TROY PEISLEY PTY LTD	122 351 802
TUGGERAH LAKES AUTO ELECTRICAL PTY LIMITED	099 819 217
TV PLUS BROADCASTING COMPANY PTY. LTD.	112 571 329
TWINBEACH HOLDINGS PTY LTD	112 540 860
UNIVERSAL INVESTMENTS AUSTRALIA PTY LTD	133 495 780
URBANISM PTY LTD	130 715 436
VALLEY CONTRACTING SERVICES PTY LTD	121 180 792
VANISK PROJECTS PTY LTD	147 417 061
VITAL IMPORTS PTY LTD	124 996 523
WARBLER ENTERPRISE PTY LTD	124 300 652
WATERGATE CONSTRUCTION & CONSULTING SERVICES PTY. LTD.	128 872 542
WATERVIEW HOMES (NSW) PTY LIMITED	109 114 203
WATSON & CO. ENTERPRISES PTY LTD	133 745 810
WENTWORTH DEVELOPMENTS (NSW) PTY LTD	100 705 860
WET DESIGN MANAGEMENT PTY LTD	153 338 811
WILB (WA) PTY LTD	122 525 188
WINE BROKERS PTY LTD	135 262 841
WOLF STAR PTY LTD	117 998 768
XCAVATE IT PTY. LTD.	140 161 342
YELUMBA PTY. LTD.	083 028 924
YIELD SERVICES PTY LTD	111 520 346
ZIMING YIYAO PTY. LTD.	127 800 211
ZSAINA PTY LTD	059 801 017

Name of Company**ACN**

3D SCAFFOLDING ADMIN PTY LTD

062 576 452

475 DARLING STREET PTY LIMITED

142 561 699

CORPORATIONS ACT 2001

Section 601CL(5)

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

Dated this fifth day of September 2014

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

MARSHALL OF CAMBRIDGE AEROSPACE LIMITED

ARBN

093 011 968

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 eighth day of August 2014

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

TRAVELBIRD NEDERLAND B.V.

169 091 874

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.

AEERIS PTY LTD ACN 166 705 595 will change to a public company limited by shares. The new name will be **AEERIS LTD** ACN 166 705 595.

IVY VENTURES PTY. LTD. ACN 145 877 854 will change to a public company limited by shares. The new name will be **IVY VENTURES LIMITED** ACN 145 877 854.

TASMAN LIFESTYLE CONTINUUM PTY LIMITED ACN 168 777 491 will change to a public company limited by shares. The new name will be **TASMAN LIFESTYLE CONTINUUM LIMITED** ACN 168 777 491.

CAMPERDOWN FARMS LTD

ACN 164 628 764 will change to a proprietary company limited by shares. The new name will be **CAMPERDOWN FARMS PROPRIETARY LIMITED** ACN 164 628 764.

SUN FUEL & POWER PTY ACN 601 425 110 will change to a proprietary company limited by shares. The new name will be **SUN FUEL & POWER PTY LTD** ACN 601 425 110.

THE WALLERAWANG COLLIERIES LIMITED

ACN 000 001 436 will change to a proprietary company limited by shares. The new name will be **THE WALLERAWANG COLLIERIES PTY LIMITED** ACN 000 001 436.