



Commonwealth of Australia Gazette

No. A52/14, Tuesday, 18 November 2014

Published by ASIC

ASIC Gazette

Contents

Notices under Corporations Act 2001

14-1051	14-1052	14-1134	14-1144	14-1149
14-1151	14-1153	14-1154	14-1161	14-1165
14-1168	14-1169	14-1170	14-1171	14-1174

Company/scheme deregistrations Change of company type

RIGHTS OF REVIEW

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

ISSN 1445-6060 (Online version) ISSN 1445-6079 (CD-ROM version) Available from www.asic.gov.au Email gazette.publisher@asic.gov.au

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Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Packaging Superannuation Fund Pty Ltd ACN: 080 923 253 ("the Licensee") 36 Burwood Road HAWTHORN VIC 3122

Pursuant to paragraph 915B(3)(d) of the Corporations Act 2001, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 241 067 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated

2rd November 2014

Signed

Joyce Krashow





Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Fortitude Capital Pty Ltd

ACN: 100 306 723 ("the Licensee")

PO Box R1695

Royal Exchange NSW 1225

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 221131 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated

21st October 2014

Signed

Joyce Krashow

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

Enabling legislation

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

Title

This instrument is ASIC Instrument [14-1134].

Commencement

This instrument commences on gazettal.

Exemption

4. Skandinaviska Enskilda Banken AB (NRET 601697367), a body corporate incorporated in Sweden, registration number 502032-9081 (SEB), is exempt from the requirement to hold an Australian financial services licence in relation to the provision of financial services specified in paragraph 1 of Schedule B of the class order in this jurisdiction to wholesale clients.

Where this instrument applies

- This instrument applies where SEB meets the requirements specified in Schedules A (except for paragraph (aa)) and B of the class order, provided that:
 - references to "this instrument" in those requirements and related definitions of the class order are taken to be references to this instrument; and
 - the financial services are provided by the Hong Kong branch of SEB as part of its operations in Hong Kong or in this jurisdiction.

Conditions

SEB must take reasonable steps to comply with the requirements specified in Schedule C of the class order.

Interpretation

In this instrument:

class order means ASIC Class Order [CO 03/1103] 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.

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

Dated this 4th day of November 2014

Signed by Fitnat Taleb

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 14-1144.

Commencement

3. This instrument commences on 7 November 2014.

Exemption

 SurfStitch Holdings Pty Ltd ACN 601 114 603 (SurfStitch) does not have to comply with subsection 734(2) of the Act.

Where the exemption applies

- This exemption applies to the following information communicated by SurfStitch to Employees:
 - information about the timetable for the Initial Public Offer, including updates to the timetable for the Initial Public Offer;
 - information alerting Employees to impending announcements about the Initial Public Offer;
 - information about the ways in which Employees may participate in the Initial Public Offer;
 - (d) details of any employee share plan, employee option plan or employee incentive plan under which offers to Employees may be made at or about the same time as the Initial Public Offer; and
 - (e) information relating to changes which may be made to the structure and administration of SurfStitch and its related bodies corporate in connection with the Initial Public Offer.

Conditions

 This exemption does not apply if, in communicating any of the information set out in paragraph 5 of this instrument, SurfStitch communicates any advantages, benefits or merits of the Initial Public Offer.

Cessation

- This exemption shall remain effective, unless otherwise revoked, until the earlier of:
 - the date on which the Initial Public Offer Prospectus is lodged with ASIC;
 and
 - (b) 7 March 2015.

Interpretation

In this instrument:

Employees means employees of SurfStitch or a related body corporate;

FloatCo means a newly incorporated holding company of Surfstitch, SurfStitch Group Limited ACN 602 288 004.

Initial Public Offer means the proposed initial public offer of fully paid ordinary shares in FloatCo, to be made on or around 21 November 2014.

Initial Public Offer Prospectus means the prospectus to be lodged with ASIC by FloatCo in respect of the Initial Public Offer.

Dated this 7th day of November 2014

Signed by Amanda Zeller

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

Enabling legislation

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

Title

This instrument is ASIC Instrument 14-1149.

Commencement

This instrument commences on 6 November 2014.

Declaration

- Chapter 6D of the Act applies to Premiere Eastern Energy Limited ACN 169 923 095 (the *Issuer*) as if Part 6D.2 were modified or varied as follows:
 - (a) omit paragraph 723(3)(b), substitute:
 - "(b) the securities are not admitted to quotation within 3 months after the later of:
 - (i) the date of the disclosure document; and
 - (ii) the date of the first replacement disclosure document for the offer lodged with ASIC which discloses that the securities are not admitted to quotation;
 - (b) in paragraph 724(1)(a), omit the words "and that condition is not satisfied within 4 months after the date of the disclosure document", substitute:
 - "and that condition is not satisfied within 4 months after the later of:
 - (iii) the date of the disclosure document; and
 - (iv) the date of the first replacement disclosure document for the offer lodged with ASIC which discloses that the condition has not been satisfied;
 - (c) omit subparagraph 724(1)(b)(ii), substitute:
 - "(ii) the securities are not admitted to quotation within 3 months after the later of:
 - (A) the date of the disclosure document; and
 - (B) the date of the first replacement disclosure document for the offer lodged with ASIC that discloses that the securities are not admitted to quotation"; and
 - (d) after subsection 724(1A), insert:
 - "(1B) Where a first replacement disclosure document of the kind referred to in subparagraphs (1)(a)(iv) or (1)(b)(ii)(B) is lodged with ASIC, the

person offering the securities must give the applicants that first replacement disclosure document.

Where this instrument applies

5. This instrument applies in relation to an offer or issue of securities of the Issuer under a disclosure document lodged with ASIC on 29 August 2014 where the Issuer has lodged a first replacement disclosure document on or after the date of this instrument which describes the need for, and effect of, the relief provided in this instrument.

Dated this 6th day of November 2014

Signed by Peter Knight

Australian Securities and Investments Commission Corporations Act 2001 - Paragraphs 601QA(1)(b), 741(1)(b) and 1020F(1)(c) -Declarations

Enabling legislation

The Australian Securities and Investments Commission (ASIC) makes this
instrument under Paragraph 601QA(1)(b), 741(1)(b) and 1020F(1)(c) of the
Corporations Act 2001(the Act).

Title

This instrument is ASIC Instrument 14-1151.

Commencement

This instrument commences on 7 November 2014.

Declaration

- 4. Chapter 5C of the Act applies to USA Residential Funds Management Limited ACN 154 454 092 (*URFML*) in its capacity as the responsible entity of US Residential Trust ARSN 601 461 956 (the *Scheme*) as if the following provisions of that Chapter were modified or varied as follows:
 - (a) after section 601FE insert:

"601FEA Modification of duties: stapled securities

- This section applies to a registered scheme (the scheme) where the interests in the scheme and shares in a company (the stapled entities) are components of stapled securities.
- (2) For the purposes of paragraphs 601FC(1)(c) and 601FD(1)(c), an obligation to act in the best interests of the members of the scheme is an obligation to act in the best interests of the members of the scheme having regard to their interests as members of the stapled entities.
- (3) For the purposes of paragraphs 601FC(1)(e), 601FD(1)(d) and 601FD(1)(e), and subsection 601FE(1), an obligation to not make use of information, or not make improper use of position, in order to cause detriment to the members of the scheme is an obligation not to do those things in order to cause detriment to the members of the scheme having regard to their membership of each of the stapled entities.";
- (b) after subsection 208(2) as notionally inserted by section 601LC, insert:

- "(2A) Member approval is not required for the giving of a financial benefit and the benefit need not be given within 15 months if all the following conditions are satisfied:
- (a) the benefit either:
 - is given out of the scheme property of a registered scheme (the scheme); or
 - (ii) could endanger the scheme property;
- (b) all of the interests in the scheme and all of the shares in a company (the stapled entities) are components of stapled securities;
- (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:
 - an entity wholly owned, whether directly or indirectly, by the scheme; or
 - (ii) a stapled entity or an entity that is wholly owned, whether directly or indirectly, by a stapled entity; or
 - (iii) an entity wholly owned, whether directly or indirectly, jointly by any or all of the scheme and the stapled entities.
- (2B) For the purposes of this section:
- (a) an entity is wholly owned by another entity if all of the shares or interests (as applicable) in the first-mentioned entity are held by, or held by a nominee for (in the case of the second-mentioned entity being a company), or form part of the trust property of (in the case of the second-mentioned entity being a trust), the second-mentioned entity or a wholly owned entity of it; and
- 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.";
- (c) insert after section 601PC:

"601PD Stapled securities

For the purposes of this Chapter:

stapled securities means two or more financial products including at least one interest in a registered scheme where:

- under the terms on which each of the financial 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.".
- Chapter 6D.2 of the Act applies to US Residential Limited ACN 169 548 369 (URL) as if it were modified or varied as follows:
 - (a) omit "or" at the end of subparagraph 708(13)(a);
 - (b) omit "." at the end of subparagraph 708(13)(b) and substitute "; or";
 - (c) insert after subparagraph 708(13)(b):
 - "(c) an offer of fully paid shares in a body under a plan for the reinvestment of any or all of:
 - (A) dividends in respect of shares in the body;
 - (B) distributions in respect of interests in one or more registered schemes,

where, under the terms on which the shares in the body, and the interests in the registered schemes, may be traded, those shares and interests must only be transferred together.".

- Part 7.9 of the Act applies to URFML in relation to in its capacity as responsible entity of Scheme as if paragraph 1012D(3)(b) were modified or varied as follows:
 - (a) omit "either:" and substitute "one or more of the following applies:";
 - (b) in subparagraph (i), omit "or" (second occurring);
 - (c) in subparagraph (ii), omit "facility." and substitute "facility;";
 - (d) after subparagraph (ii), insert:
 - "(iii) in a recommendation situation—the advice that constitutes the relevant conduct relates to an offer of a managed investment product, under a plan for the reinvestment of at least one of the following:

- (A) distributions in respect of the managed investment product;
- dividends in respect of shares in a body which, under the terms on which they may be traded, must only be transferred together with the managed investment product;
- (iv) in an issue situation—the offer or issue that constitutes the relevant conduct is an offer or issue of a managed investment product, under a plan for the reinvestment of at least one of the following:
 - (A) distributions in respect of the managed investment product;
 - (B) dividends in respect of shares in a body which, under the terms on which they may be traded, must only be transferred together with the managed investment product.".
- 7. Part 7.9 of the Act applies to URFML in its capacity as the responsible entity of the Scheme as if subsection 1017E(2) as notionally inserted by subregulation 7.9.08(4) of the Corporations Regulations 2001 were modified or varied as follows:
 - (a) at the beginning of paragraph 1017E(2)(b), insert "subject to paragraph (ba),"; and
 - (b) after paragraph 1017E(2)(b), insert:
 - "(ba) any money may be paid into the account, provided that:
 - money paid to acquire the financial product together with any securities or financial products that must, under the terms on which the financial product is to be traded, be transferred with the financial product; and
 - (ii) any other money to which this section applies; and
 - (iii) interest on the amount from time to time standing to the credit of the account,

is identified and held in accordance with all other provisions of this section; and".

- Part 7.9 of the Act applies to URFML in its capacity as the responsible entity of the Scheme and URL, as if:
 - (a) section 1013B of the Act were modified or varied by:

- (i) omitting "The title" from subsection 1013B(1) and substituting "Subject to section 1013N, the title"; and
- (ii) omitting "In any other part" from subsection 1013B(2) and substituting "Subject to section 1013N, in any other part"; and
- (b) Subdivision C of Division 2 of Part 7.9 of the Act were modified or varied by adding after section 1013M:

"1013N Combining a Product Disclosure Statement and a prospectus in a single document

- Subject to this section, a PDS of a registered scheme and a Prospectus may be combined in one document (Disclosure Document).
- (2) The title "Disclosure Document" must appear on the front cover of the Disclosure Document and the Disclosure Document must clearly explain at or near the front of the Disclosure Document that the Disclosure Document comprises of a PDS and a prospectus.".

Where this declaration applies

- 4. The declaration in paragraphs 4 to 8 apply where each of the ordinary interest in the Scheme and each ordinary share in URL must, under the terms upon which it is to be traded, only be transferred together (Stapled Security).
- The declaration in paragraphs 5 and 6 apply where an offer or issue of, and recommendation to acquire, Stapled Securities is made under a plan for the reinvestment of dividends or distributions payable in respect of the Stapled Securities.
- The declaration in paragraph 7 applies where URFML receives money paid to acquire Stapled Securities.
- The declaration in paragraph 8 applies to the disclosure document that is both a
 prospectus and product disclosure statement in relation to the offer of Stapled
 Securities which is issued by URFML and URL and lodged with ASIC on or
 about 6 November 2014.

Dated this 7th day of November 2014.

Signed by Tony Tran

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

Enabling legislation

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

Title

This instrument is ASIC Instrument [14/1153].

Commencement

This instrument commences on 7 November 2014.

Exemption

Godfreys, International Cleaning Solutions Group Pty Limited ACN 120 157
191, Australian Vacuum Cleaner Co Pty Ltd ACN 004 568 441, Electrical
Home-Aids Pty Ltd ACN 007 539 577 and International Cleaning Solutions Pty
Limited ACN 119 462 798 (each, a Godfreys Group Entity) do not have to
comply with subsection 734(2) of the Act.

Where the exemption applies

- 5. Communications by a Godfreys Group Entity to:
 - (a) employees of any Godfreys Group Entity concerning:
 - details of the participation of employees of any Godfreys Group Entity in an offer of Shares as part of the IPO;
 - details of any employee incentive plan under which employees of any Godfreys Group Entity may be offered securities around the same time as the IPO;
 - (iii) the timing of the IPO; and
 - (iv) information about impending announcements in relation to the IPO; and
 - (b) each Franchisee, and employees of each Franchisee, concerning:
 - (i) the timing of the IPO; and
 - (ii) information about impending announcements in relation to the IPO.

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Conditions

- This exemption does not apply if, in communicating any of the information set out in paragraph 5 of this instrument, a Godfreys Group Entity communicates any advantages, benefits or merits of the IPO.
- This exemption ceases to apply on the earlier of:
 - the date on which the IPO prospectus is lodged with ASIC; and
 - (b) 31 December 2014.

Interpretation

In this instrument:

Franchisee means an entity that has entered into a franchise agreement with Godfreys Franchise Systems Pty Ltd ACN 007 873 681.

Godfreys means Godfreys Group Limited ACN 602 722 985.

IPO means an initial public offering of Shares.

IPO prospectus means the prospectus proposed to be lodged with ASIC by Godfreys in about November 2014.

Shares means fully paid ordinary shares in Godfreys.

Dated this 7th day of November 2014

Signed by Tanya Tang

NOTICE UNDER SECTION 915F OF THE CORPORATIONS ACT 2001

Notice is given under section 915F of the Corporations Act 2001 that the Australian Securities and Investments Commission has taken the action set out in the Notice below, which action took effect on 6 November 2014.

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

VARIATION OF NOTICE OF SUSPENSION OF AUSTRALIAN FINANCIAL SERVICES LICENCE

To: Equititrust Limited ACN 061 383 944 65-67 Thomas Drive Surfers Paradise QLD 4217

Under s915B of the Corporations Act 2001 the Australian Securities and Investments Commission varies the order referred to in ASIC Instrument 12-1682 by:

omitting "30 November 2014" in the first paragraph and substituting "30 November 2015".

Dated this 3rd day of November 2014

Gai Di Bartolomeo

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

Enabling legislation

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

Title

This instrument is ASIC Instrument 14-1161.

Commencement

This instrument commences on 12 November 2014.

Exemption

CM Holdings does not have to comply with subsection 715(2) of the Act.

Where this instrument applies

This instrument applies in relation to an offer of securities by CM Holdings under the OIS to employees of CMPL or a related body corporate of CMPL.

Conditions

- CM Holdings can only rely on the exemption in paragraph 4 of this instrument if it complies with the following conditions:
 - (a) the OIS includes:
 - an audited financial report of CMPL for the 12 month period ended 30 June 2014:
 - (ii) an unaudited pro-forma consolidated annual financial report of CM Holdings as at 30 June 2014, as if CM Holdings had indirectly acquired all the securities in CMPL on 1 July 2013;
 - (iii) a statement to the effect that CM Holdings has no operations of its own; and
 - (iv) an explanation of the nature and effect of this instrument;
 - (b) CM Holdings makes its first offer of securities under the OIS by no later than 31 December 2014; and
 - (c) the expiry date of the OIS is 13 months from the date of lodgement of the OIS.

Interpretation

- In this instrument:
 - (a) CM Holdings means Campaign Monitor Holdings Pty Limited ACN 168 582 312
 - (b) CMPL means Campaign Monitor Pty Ltd ACN 094 533 445
 - (c) OIS means an offer information statement in respect of CM Holdings lodged with ASIC on or about 12 November 2014.

Dated this 12th day of November 2014

Signed by Melissa Liu

Australian Securities and Investments Commission Corporations Act 2001 – Subsections 655A(1) and 673(1) – Declaration

Enabling legislation

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

Title

This instrument is ASIC Instrument 14-1165.

Commencement

This instrument commences on 12 November 2014.

Declarations

- Chapters 6 and 6C of the Act apply to Q Limited ACN 083 160 909 as if section 609 were modified or varied by, after subsection (13) (as notionally inserted by ASIC Class Order [CO 13/520]), inserting:
 - "(13A) A body corporate does not have a relevant interest in its own securities merely because, under an escrow arrangement entered into by the body corporate, the body corporate applies restrictions on the disposal of the securities by the holder.".
- Chapters 6 and 6C of the Act apply to Q Limited as if section 9 were modified or varied by, after subparagraph (a)(ii)(C) in the definition of substantial holding (as notionally inserted by ASIC Class Order [CO 13/520]), inserting:
 - (D) subsection 609(13A) (securities subject to escrow arrangement);".
- Chapter 6C of the Act applies to Q Limited as if section 671B were modified or varied by, omitting "." in paragraph (7)(c) (as notionally inserted by ASIC Class Order [CO 13/520]), and inserting:
 - ": or
 - (d) subsection 609(13A) (securities subject to escrow arrangement).".

Where this instrument applies

 This instrument applies to an acquisition of a relevant interest in up to 61,100,000 shares (*Escrowed Securities*) arising as a result of each *Security Holder* receiving ordinary shares in Q Limited pursuant to the share sale and purchase agreement entered into by Q Limited and each Security Holder on 20

October 2014, that are subject to one or more voluntary restriction agreements (each an *Escrow Arrangement*), where each Escrow Arrangement:

- restricts disposal of, but not the exercise of voting rights attaching to, the Escrowed Securities;
- (b) in the case of a takeover bid (including a proportional takeover bid):
 - allows each Security Holder to accept into the takeover bid where holders of at least half of the bid class securities that are not subject to an Escrow Arrangement have accepted into the bid; and
 - requires that the Escrowed Securities be returned to escrow if the takeover bid does not become unconditional;
- allows the Escrowed Securities to be transferred or cancelled as part of a merger by way of compromise or arrangement under Part 5.1 of the Act;
- (d) terminates no later than 12 months after the date of issue of the Escrowed Securities; and
- (e) is substantially in the same form as the draft voluntary restriction agreement provided to ASIC on 11 November 2014.

Interpretation

- In this instrument Security Holder means any of the following persons who hold shares in Q Limited:
 - (a) Dominet Digital Corporation Pty Ltd ACN 086 657 561
 - (b) Dominet Digital Investments Pty Ltd ACN 145 030 600
 - (c) D.S.A.H. Holdings Pty. Ltd. ACN 064 335 539
 - (d) Mia Bella Interiors Pty Ltd ACN 132 196 582
 - (e) MsAnna.com Pty Ltd ACN 093 191 694

Dated this 12th day of November 2014

Signed by Melissa Liu

Australian Securities and Investments Commission Corporations Act 2001 - Subsection 601QA(1) - Declaration

Enabling legislation

 The Australian Securities and Investments Commission makes this instrument under subsection 601QA(1) of the Corporations Act 2001 (the Act).

Title

This instrument is ASIC Instrument 14 - 1168.

Commencement

This instrument commences on 12 November 2014.

Declaration

- 4. Chapter 5C of the Act applies to Centuria Property Funds Limited (ACN 086 553 639) in its capacity as responsibly entity of Centuria Metropolitan REIT No. 1 (ARSN 124 364 718) and Centuria Metropolitan REIT No. 2 (ARSN 124 364 656) (each the Scheme) as if the following provisions of that Chapter were modified or varied:
 - (a) omit paragraph 601FC(1)(c) and substitute:
 - (c) act in the best interest of members (having regard to their interests as holders of interests in the scheme and their interests as holders of interests in another scheme, where the interests in the scheme and the interests in the other scheme are components of a stapled security) and, if there is a conflict between the members' interests and its own interests, give priority to the members' interests; and"; and
 - (b) omit paragraph 601FC(1)(e) and substitute:
 - "(e) not make use of information acquired through being the responsible entity in order to:
 - gain an improper advantage for itself or another person; or
 - (ii) cause detriment to the members of the scheme (having regard to their interests as holders of interests in the scheme and their interests as holders of interests in another scheme, where the

interests in the scheme and the interests in the other scheme are components of a stapled security); and"; and

- (c) omit paragraphs 601FD(1)(c), 601FD(1)(d) and 601FD(1)(e) and substitute:
 - "(c) act in the best interests of members (having regard to their interests as holders of interests in the scheme and their interests as holders of interests in another scheme, where the interests in the scheme and the interests in the other scheme are components of a stapled security) and, if there is a conflict between the members' interests and the interests of the responsible entity, give priority to the members' interests;
 - "(d) not make use of information acquired through being an officer of the responsible entity in order to:
 - gain an improper advantage for the officer or another person; or
 - (ii) cause detriment to the members of the scheme (having regard to their interests as holders of interests in the scheme and their interests as holders of interests in another scheme, where the interests in the scheme and the interests in the other scheme are components of a stapled security); and
 - (e) not make improper use of their position as an officer to gain, directly or indirectly, an advantage for themselves or for any other person or to cause detriment to the members of the scheme (having regard to their interests as holders of interests in the scheme and their interests as holders of interests in another scheme, where the interests in the scheme and the interests in the other scheme are components of a stapled security); and"; and
- (d) omit paragraphs 601FE(1)(a) and 601FE(1)(b) and substitute:
 - "(a) make use of information acquired through being an employee of the responsible entity in order to:
 - gain an improper advantage for the employee or another person;
 - (ii) cause detriment to the members of the scheme (having regard to their interests as holders of interests in the scheme and their interests as holders of interests in another scheme, where the interests in the scheme and the interests in the other scheme are components of a stapled security); or

- (b) make improper use of their position as an employee to gain, directly or indirectly, an advantage for themselves or for any other person or to cause detriment to the members of the scheme (having regard to their interests as holders of interests in the scheme and their interests as holders of interests in another scheme, where interests in the scheme and interests in the other scheme are components of a stapled security)."; and
- insert after subsection 208(2) of the Act as notionally inserted by section 601LC:
 - "(2A) Member approval is not required for the giving of a financial benefit and the benefit need not be given within 15 months of such approval if all the following conditions are satisfied:
 - (a) the benefit either:
 - is given out of the scheme property of a registered scheme; or
 - (ii) could endanger the scheme property;
 - (b) all of the interests in the scheme and all of the interests in another scheme (the Other Scheme) are components of a stapled security;
 - (c) the benefit is given by:
 - 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;
 - (d) the benefit is given to:
 - the Other Scheme, the responsible entity of the Other Scheme in its capacity as responsible entity of the Other Scheme, or to any wholly owned entity of the Other Scheme; or
 - the scheme or an entity that is wholly owned, whether directly or indirectly, by the Other Scheme; or

- any entity which is wholly owned by one or more of the (iii) persons described in paragraph (1) and (2) above.
- (2B) for the purposes of this section:
 - an entity is wholly owned by another entity if all of the shares (a) or interests (as applicable) in the first-mentioned entity are held by, or held by a nominee for (in the case of the secondmentioned entity being a company), or form part of the trust property of (in the case of the second-mentioned entity being a trust), the second-mentioned entity or a wholly owned entity of it; and
 - a reference to the giving of a benefit to an entity which is a trust (b) 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.";
- insert after section 601PC: (f)

Stapled securities "601PD

For the purposes of this Chapter:

stapled security means two or more financial products including at least one interest in a registered scheme where:

- under the terms on which each of the products are to be traded, they (a) must be transferred together; and
- there are no financial products in the same class as those financial (b) products which may be transferred separately.".

Where this declaration applies

This declaration applies where each interest in the Scheme must, under the terms upon which it is to be traded, only be transferred with interests in another Scheme.

Dated this 12th day of November 2014.

Signed by Anastacia Stack

as a delegate of the Australian Securities and Investments Commission

Page 4 of 4

Australian Securities and Investments Commission Corporations Act 2001 - Subsection 1020F(1) - Declaration

Enabling legislation

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

Title

This instrument is ASIC Instrument 14 - 1169.

Commencement

This instrument commences on 12 November 2014.

Declaration

- 4. Part 7.9 of the Act applies to Centuria Property Funds Limited (ACN 086 553 639) in its capacity as responsible entity of Centuria Metropolitan REIT No. 1 (ARSN 124 364 718) and Centuria Metropolitan REIT No. 2 (ARSN 124 364 656) (each the Scheme) as if paragraph 1012D(3)(b) were modified or varied as follows:
 - (a) omit "either:", substitute "one or more of the following applies:";
 - (b) in subparagraph (i) omit "or" (second occurring);
 - (c) in subparagraph (ii) omit "facility.", substituting "facility;";
 - (d) after subparagraph (ii) insert:
 - "(iii) in a recommendation situation the advice that constitutes the relevant conduct relates to an offer of managed investment products, under a plan for the reinvestment of distributions in respect of the managed investment products;
 - (iv) in an issue situation the offer or issue that constitutes the relevant conduct is an offer or issue of managed investment products, under a plan for the reinvestment of distributions in respect of the managed investment products.".

Where this declaration applies

This declaration applies to offers or issues of, and recommendations to 5. acquire, interests in the Scheme, under a plan for the reinvestment of distributions in respect of interests in the Scheme, where under the terms on which an interest in the Scheme are to be traded and the interests of another Scheme are to be traded, they must only be transferred together.

Dated this 12th day of November 2014.

Signed by Anastacia Stack

Australian Securities and Investments Commission Corporations Act 2001 - Paragraph 1020F(1)(a) - Exemption

Enabling legislation

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

Title

This instrument is ASIC Instrument 14-1170.

Commencement

This instrument commences on 12 November 2014.

Exemption

 Trustees Australia Limited ACN 010 653 862 (RE) in its capacity as the responsible entity of Australian Dairy Farms Trust ARSN 600 601 689 (Scheme) does not have to comply with subsection 1016A(2) of the Act.

Where this exemption applies

- This exemption applies to:
 - a. The offer and issue of options over shares in Australian Dairy Farms Limited ACN 057 046 607 (Company) and interests in the Scheme, where on the terms on which those shares and interests may be traded, they must only be transferred together (Stapled Securities).
 - b. The offer and issue of options over the Stapled Securities is made to existing holders of the Stapled Securities in proportion to their existing security holdings, where the options are offered and issued on terms that no consideration is payable for the issue of the options (Bonus Issue of Options).
 - c. The Bonus Issue of Options is made under a combined prospectus and a product disclosure statement (Offer Document) that is substantially in the same form as that lodged with ASIC on or about 17 November 2014 and which sets out information concerning the Bonus Issue of Options.

Page 1 of 2

d. The RE must provide the Offer Document to each existing holders of the Stapled Securities as soon as practicable after the record date of the Bonus Issue of Options as defined in the Offer Document.

Dated this 12th day of November 2014.

Signed by Dulce Asensi

Australian Securities and Investments Commission Corporations Act 2001 - Paragraph 1020F(1)(c) – Declaration

Enabling legislation

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

Title

This instrument is ASIC instrument 14-1171.

Commencement

This instrument commences on 12 November 2014.

Declaration

- 4. Part 7.9 of the Act applies to Centuria Property Funds Limited (ACN 086 553 639) (CPFL) in its capacity as responsible entity of Centuria Metropolitan REIT No. 1 (ARSN 124 364 718) and Centuria Metropolitan REIT No. 2 (ARSN 124 364 656) (each the Scheme) as if subsection 1017E(2)(b) as notionally inserted by subregulation 7.9.08(4) of the Corporations Regulations 2001 were modified or varied as follows:
 - (a) at the beginning of paragraph 1017E(2)(b), insert "subject to paragraph (ba),";
 and
 - (b) after paragraph 1017E(2)(b), insert:
 - "(ba) any money may be paid into the account, provided that:
 - money paid to acquire the financial product together with any other financial products that must, under the terms on which the financial product is to be traded, be transferred with the financial product; and
 - (ii) any other money to which this section applies; and
 - interest on the amount from time to time standing to the credit of the account,

is identified and held in accordance with all other provisions of this section; and".

Page 1 of 2

Where this instrument applies

- This instrument applies where: 5.
 - each ordinary interest in the Scheme must, under the terms upon which it is to be traded, only be transferred with interests in another Scheme (together, Stapled Security); and
 - CPFL receives money paid to acquire Stapled Securities. (b)

Where this declaration ceases to apply

- This declaration ceases to apply if: 6.
 - a component of a Stapled Security is issued which on the terms on which it is traded, can be transferred separately without also transferring any other (a) component; or
 - any interest in the Scheme (other than an ordinary interest) is issued. (b)

Dated this 12th day of November 2014.

Signed by Anastacia Stack

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

Enabling legislation

 The Australian Securities and Investments Commission (ASIC) makes this instrument under subsection 601QA(1) of the Corporations Act 2001(the Act).

Title

This instrument is ASIC Instrument 14-1174.

Commencement

This instrument commences on the day it is signed.

Declaration

- Chapter 5C of the Act applies to Retail Responsible Entity Limited ACN 145 213 663 (the *responsible entity*) in its capacity as responsible entity of the Retail Direct Property 6 ARSN 110 706 431 (the *scheme*) as if section 601FL were modified or varied by:
 - (a) omitting all the text after the word "it" of subsection 601FL(1) and substituting:

"must either:

- (a) call a members' meeting to explain its reason for wanting to retire and to enable the members to vote on a resolution (which must be an extraordinary resolution if the scheme is not listed) to choose a company to be the new responsible entity; or
- (b) propose a company (proposed responsible entity) to be the new responsible entity in accordance with subsection (1A)."; and
- (b) after subsection 601FL(1) inserting:
 - "(1A) The responsible entity can retire and the proposed responsible entity can become the new responsible entity if all of the following requirements are met:
 - (a) the proposed responsible entity must provide its consent in writing to become the scheme's responsible entity;
 - (b) the responsible entity must provide each member with:

- (i) notice of a proposal to choose the proposed responsible entity to be the scheme's new responsible entity;
- (ii) sufficient information to explain its reason for wanting to retire and to enable each member to decide whether to consent to the appointment of the proposed responsible entity as the new responsible entity;
- (c) all members must consent in writing to the retirement of the responsible entity and choose the proposed responsible entity to be the new responsible entity;
- (d) as soon as practicable and in any event within 2 business days after the last member has given its written consent, the responsible entity must lodge a notice with ASIC asking it to alter the record of the scheme's registration to name the proposed responsible entity as the scheme's responsible entity; and
- (e) ASIC must comply with the notice when it is lodged.
- (1B) The responsible entity must arrange for a vote within a reasonable time under subsection (1)(a) on the choice of the proposed responsible entity, unless all members give their prior consent in writing to choose the proposed responsible entity without a meeting being held under subsection (1)(a)."

Where this declaration applies

Federation Manager Limited ACN 051 908 984 has agreed in writing to become the new responsible entity of the Scheme.

Dated this 14th day of November 2014.

Signed by Tony Tran

Company/Scheme deregistrations

CORPORATIONS ACT 2001

Section 601CL(5)

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

Dated this fourteenth day of November 2014

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ARBN
AUSTRALIAN COAL INTER HOLDINGS (NL) II B.V.	132 687 122
FAIR ISAAC (ASPAC) PTE. LTD.	117 023 042
JACOBS ASSOCIATES	007 502 418
KAZAKHMYS PROJECTS B.V.	153 942 057
SACHSENFONDS AUSTRALIAN PROPERTY INVESTMENT V GMBH	123 700 443

Company/Scheme deregistrations

CORPORATIONS ACT 2001 Section 601CL(4)

ASIC will strike the foreign companies listed below off the register three months after the publication of this notice, unless given acceptable reason not to proceed.

Dated this fourteenth day of November 2014

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company
EQUINOX PAYMENTS, LLC
153 767 018
WORLD BOWLS
164 187 866

A52/14, Tuesday, 18 November 2014

Company/Scheme deregistrations

Page 35 of 37

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 fourteenth day of November 2014

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme ARSN

INVESCO WHOLESALE CASH MANAGEMENT FUND

089 519 657

Company/Scheme deregistrations

CORPORATIONS ACT 2001

Subsection 601PA(3)

ASIC may deregister the managed investment scheme(s) listed below two months after the publication of this notice, unless given acceptable reason not to proceed.

Dated this fourteenth day of November 2014

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme	ARSN
AUSTPAC: MONTAGUE STREET URBAN RENEWAL FUND	147 219 136
AUSTPAC AUSTRALIAN GOVERNMENT BOND FUND	149 744 570
TRANSPACIFIC SPS TRUST	120 322 625
WHOLESALE ACCESS FACILITY	096 034 294

Page 37 of 37

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.

AUSTRIA MEIJIN INTERNATIONAL INVESTMENT & TRADE CO. LTD

ACN 155 210 638 will change to a proprietary company limited by shares. The new name will be AUSTRIA MEIJIN INTERNATIONAL INVESTMENT & TRADE CO. PTY LTD ACN 155 210 638.

INGOGO PTY LTD ACN 152 473 482 will change to a public company limited by shares. The new name will be INGOGO LIMITED ACN 152 473 482.

SPECKLE CENTRAL LIMITED ACN 159 401 224 will change to a proprietary company limited by shares. The new name will be SPECKLE CENTRAL PTY LTD ACN 159 401 224.

YILGARN METALS LIMITED ACN 145 287 789 will change to a proprietary company limited by shares. The new name will be YILGARN METALS PTY LTD ACN 145 287 789.

DISPOSABLE PRODUCTS AUSTRALIA

LIMITED ACN 008 071 814 will change to a proprietary company limited by shares. The new name will be DISPOSABLE PRODUCTS AUSTRALIA PTY LTD ACN 008 071 814.

PROPERTYLINK RE PTY LTD ACN 601 023 956 will change to a public company limited by shares. The new name will be PROPERTYLINK RE LTD ACN 601 023 956.

SPORTS WIZARD LTD ACN 145 713 757 will change to a proprietary company limited by shares. The new name will be SPORTS WIZARD PTY LTD ACN 145 713 757.