



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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14-1058

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 673(1) – Declaration**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraph 673(1)(b) of the *Corporations Act 2001 (Act)*.

Title

2. This instrument is ASIC Instrument 14/1058.

Commencement

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

Second Declaration

4. Chapter 6C of the Act applies to a person who has a relevant interest in the underlying securities held by the BetaShares Australian Dividend Harvester Fund (managed fund), ARSN 169 907 064 (*Scheme*), an AQUA managed fund, through a transaction entered into by the person in relation to those securities, while the responsible entity of the Scheme is BetaShares Capital Limited ACN 139 566 868 (*Responsible Entity*), as if provisions of that Chapter were modified or varied:

(a) by inserting after subsection 671B(7):

“(7A) If a member, who is an authorised participant, of a registered scheme admitted to Trading Status as a Managed Fund Product that has an acquisition and withdrawal facility, has a relevant interest in securities that form part of scheme property (the securities), then for the purposes of this section and the definition of *substantial holding* in section 9, the member is taken instead of that relevant interest in the securities to have a relevant interest in the securities that would be transferred to the member if:

- (a) the member had made a withdrawal request under the acquisition and withdrawal facility for all their interests in the scheme;
- (b) the responsible entity transferred securities to the member in accordance with the withdrawal request;
- (c) the numbers and classes of securities that would be transferred to the member had the member made a withdrawal request under the facility for all their interests in the scheme were the same as the numbers and classes of securities most recently disclosed to the member by the responsible entity in relation to a withdrawal request for an interest under the facility;

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- (d) there is a current PDS in relation to interests in the scheme that contains statements to the effect that the investment strategy for the scheme is to make investments in a portfolio of dividend paying Australian equity securities that will generally consist of large capitalisation Australian securities selected from among the 50 largest securities by market capitalisation listed on the financial market operated by ASX Limited (ACN 008 624 691) (ASX), and exchange traded funds quoted on the ASX, that seek to track published Australian equity indices (such as the S&P/ASX 200 Index, an index of that name published by Standard & Poor's, which comprises of the securities of the 200 largest issuers by market capitalisation, or a similar publicly available index published by a recognised index provider that comprises 200 of the largest issuers by market capitalisation on the ASX);
- (e) at the time the investment strategy for the scheme disclosed in the current PDS was first published in a Product Disclosure Statement for interests in the Scheme, there were reasonable grounds to believe that implementation of the investment strategy would not be likely to lead to scheme property including securities in a class of securities that:
 - (i) would represent more than 12% by value of scheme property at the time of acquisition of such securities; and
 - (ii) were, or would result in the responsible entity having a relevant interest in, securities in:
 - (A) a listed company; or
 - (B) an unlisted company with more than 50 members; or
 - (C) listed body that is formed or incorporated in Australia;
or
 - (D) a listed scheme.

(7B) In subsection (7A) and in this subsection:

acquisition and withdrawal facility means, in relation to a registered scheme, a facility that the responsible entity has stated in the current PDS that it intends to offer on each Trading Day on which interests in the scheme are traded on the financial market operated by ASX which allows:

- (a) a person who is an authorised participant to acquire an interest in the scheme by contributing to the scheme; and
- (b) a member who is an authorised participant to request that the responsible entity satisfy a withdrawal request in relation to an interest in the scheme by transferring to the member;

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consideration that predominantly comprises a parcel of securities, the composition of which in relation to an acquisition and a withdrawal is published by or on behalf of the responsible entity from time to time.

Note: The composition of the parcel of securities may be different for an acquisition and a withdrawal.

Australian resident for tax purposes means, for a particular financial year, a person who is an Australian resident for the purposes of the *Income Tax Assessment Act 1997* for the whole of that financial year.

authorised participant means, in relation to a registered scheme, a person who:

- (a) has an agreement with the responsible entity of the scheme in relation to making applications to acquire and withdraw interests in the scheme; and
- (b) has notified the responsible entity in writing that the person expects they will be an Australian resident for tax purposes for the financial year of the scheme in which the notification is made and for each subsequent financial year, and has not subsequently notified the responsible entity to the contrary; and
- (c) is either a Trading Participant or has engaged a Trading Participant to act on its behalf to acquire and dispose of interests in the scheme.

current PDS, in relation to a registered scheme, means the most recently lodged Product Disclosure Statement relating to interests in the scheme.

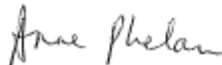
Managed Fund Product, Trading Day, Trading Participant and Trading Status have the meanings given by the operating rules of ASX Limited (ACN 008 624 691) on 9 October 2013.”.

Interpretation

In this instrument:

AQUA managed fund means a registered scheme with interests admitted to Trading Status as a Managed Fund Product on the financial market operated by ASX under the provisions of the operating rules of ASX relating to what is referred to in those rules as the AQUA market.

Dated this 2nd day of December 2014



Signed by Anne Phelan
as a delegate of the Australian Securities and Investments Commission

14-1074

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

Enabling legislation

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

Title

2. This instrument is ASIC instrument 14-1074.

Commencement

3. This instrument commences on gazettal.

Exemption

4. UBS O'Connor LLC, a company incorporated in the State of Delaware, USA (*Company*) 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

5. This instrument applies where the Company meets the requirements specified in Schedules A (except for paragraphs (d), (e) and (f)) and B of the class order.

Conditions

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

Where this instrument ceases to apply

7. This instrument ceases to apply if both of the following are satisfied:
 - (a) the Company becomes aware or should reasonably have become aware of matters that give it reason to believe that it has failed, other than in an

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immaterial respect, to comply with a requirement set out in Schedule C of the class order;

- (b) the Company has not provided full particulars of the failure to ASIC (to the extent that the Company knows those particulars or would have known them if it had undertaken reasonable enquiries) within 15 business days after the Company became so aware or should reasonably have become so aware.

Interpretation

8. In this instrument:

class order means ASIC Class Order CO 03/1100 as in force on the date of the 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 3rd day of December 2014



Signed by Marie-Christine De Greeff
as a delegate of the Australian Securities and Investments Commission

14-1196

**Australian Securities and Investments Commission
Corporations Act 2001 - Paragraph 601QA(1)(a) - Exemption**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 14-1196.

Commencement

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

Exemption

4. Arena Investment Management Limited ACN 077 235 879 (*AIML*) in its capacity as the responsible entity of Arena REIT NO. 1 ARSN 106 891 641 (*ARF 1*) and Arena REIT NO. 2 ARSN 101 067 878 (*ARF 2*) (together *ARF*) does not have to comply with paragraph 601FC(1)(d) of the Act, to the extent that it requires the responsible entity of a registered scheme to treat members who hold interests of the same class equally.

Where this instrument applies

5. At a meeting of members of ARF convened by AIML, the members of ARF approve the resolutions proposed in the Explanatory Memorandum, which includes approval of the Proposal.
6. AIML reasonably concludes and documents its conclusions in writing that:
 - (a) it would be unlawful (under the laws of the relevant foreign jurisdiction) for Foreign Unitholders to be offered or issued interests in Arena REIT Limited ACN 602 365 186 (*ARL*) (as a component of the New Stapled Securities); or
 - (b) it would be unduly onerous on AIML for Foreign Unitholders to participate in the Proposal having regard to:
 - (i) the number of holders of ARF units in that jurisdiction;
 - (ii) the number and value of ARF units held by Foreign Unitholders in that jurisdiction; and

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- (iii) the cost of and process for seeking advice as to the requirements for doing so in relation to those jurisdictions and/or the cost of complying with legal requirements and the requirements of any relevant regulatory authority applicable to Foreign Unitholders participating in the Proposal in that jurisdiction; and
 - (c) having regard to the rights and interests of all members of ARF, it would be in the best interests of all members of ARF to treat Foreign Unitholders as set out in paragraph 6.
7. Where AIML has determined that a holder of Stapled Securities is a Foreign Unitholder, New Stapled Securities are issued or transferred to AIML or its nominee and following the implementation of the Proposal, AIML or its nominee sells the New Stapled Securities the Foreign Unitholder would otherwise have been entitled to hold under the Proposal on the ASX, with the proceeds of such sale being remitted to the Foreign Unitholder on the terms described in the Explanatory Memorandum.

Interpretation

In this instrument:

ASX means the financial market operated by ASX Limited ACN 008 624 691.

Explanatory Memorandum means the notice of meeting, explanatory memorandum, independent expert's report and the prospectus dated on or about 4 November 2014 in respect of the Proposal.

Foreign Unitholder means a holder of ARF units on the Stapling Record Date whose address in the relevant register is a place outside Australia or New Zealand.

New Stapled Securities means an ordinary interest in ARF 1, an ordinary interest in ARF 2 and an ordinary share in ARL which, under the terms on which each is to be traded, must be transferred together.

Proposal means the proposal under which shares in ARL are to be issued to members of ARF 1 and ARF 2, which if approved, would result in a share in ARL being stapled to an interest in ARF 1 and an interest in ARF 2, as described in the Explanatory Memorandum.

Stapling Record Date means 11 December 2014 or such other time determined by AIML and permitted by the ASX.

14-1196

Stapled Securities means an ordinary interest in ARF 1 and an ordinary interest in ARF 2 which, under the terms on which each is to be traded must be transferred together.

Dated this 24th day of November 2014



Signed by Junghee Ryu
as a delegate of the Australian Securities and Investments Commission

14-1197

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 14-1197.

Commencement

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

Declaration

4. Chapter 5C of the Act applies to Arena Investment Management Limited ACN 077 235 879 (*AIML*) in its capacity as the responsible entity of Arena REIT NO. 1 ARSN 106 891 641 (*ARF 1*) and Arena REIT NO. 2 ARSN 101 067 878 (*ARF 2*) (together *ARF*) and Arena REIT Management Limited ACN 600 069 761 (*ARML*) as if section 601FL were modified or varied as follows:

“(2) If the members choose a company to be the new responsible entity and that company has consented, in writing, to becoming the scheme's responsible entity subject to the events outlined in a notice of meeting and any accompanying documents occurring:

- (a) as soon as practicable and in any event within 10 business days after the resolution is passed, the current responsible entity must lodge a notice with ASIC asking it to alter the record of the scheme's registration to name the chosen company as the scheme's responsible entity; and
 - (b) if the current responsible entity does not lodge the notice required by paragraph (a), the company chosen by the members to be the new responsible entity may lodge that notice; and
 - (c) ASIC must comply with the notice when it is lodged.”
-

14-1197

Where this declaration applies

5. This declaration applies where:
- (a) members of ARF by passing resolutions on or around 5 December 2014 choose ARML to be the new responsible entity of ARF 1 and ARF 2; and
 - (b) ARML has consented in writing to become the new responsible entity of the ARF 1 and ARF 2.

Dated this 24th day of November 2014



Signed by Junghee Ryu
as a delegate of the Australian Securities and Investments Commission

14-1198

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 14-1198.

Commencement

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

Revocation

4. This instrument revokes ASIC Instrument 13-1555 dated 3 December 2013.

Declaration

5. Chapter 5C of the Act applies to Arena Investment Management Limited ACN 077 235 879 in its capacity as the responsible entity of Arena REIT NO. 1 ARSN 106 891 641 (*ARF 1*) and Arena REIT NO. 2 ARSN 101 067 878 (*ARF 2*) as if the following provisions of that Chapter were modified or varied:

- (a) after section 601FE insert:

"601FEA Modification of duties: stapled securities

- (1) This section applies to a registered scheme (the *scheme*) where the interests in the scheme and interests in another registered scheme and shares in a company are components of stapled securities.
- (2) For the purposes of paragraph 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 both schemes and of the company.
- (3) For the purposes of paragraphs 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

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order to cause detriment to the members of the scheme having regard to their membership of both schemes and the company.”;

- (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:
 - (i) is given out of the scheme property of a registered scheme; or
 - (ii) could endanger the scheme property;
 - (b) all of the interests in both schemes and all of the shares 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;
 - (d) the benefit is given to:
 - (i) an entity wholly owned, whether directly or indirectly, by the scheme; or
 - (ii) the other scheme or an entity that is wholly owned, whether directly or indirectly, by the other scheme; or
 - (iii) the company or an entity that is wholly owned whether directly or indirectly, by the company; or
 - (iv) an entity wholly owned, whether directly or indirectly, jointly by the scheme, the other scheme and the company.
- (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

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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

- (b) a reference to the giving of a benefit to an entity which is a trust is a reference to the giving of a benefit to the trustee of the trust so as to form part of the trust property of the trust or for the benefit of the trust beneficiaries.";
- (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:

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

Where this declaration applies

6. This declaration applies where each ordinary interest in ARF 1, each ordinary interest ARF 2 and each ordinary share in Arena REIT Limited ACN 602 365 186, must, under the terms on which each is to be traded, only be transferred together.

Dated this 24th day of November 2014



Signed by Junghee Ryu
as a delegate of the Australian Securities Investment Commission

14-1199

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

Enabling legislation

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

Title

1. This instrument is ASIC Instrument 14-1199.

Commencement

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

Declaration

3. Part 7.9 of the Act applies to Arena REIT Management Limited ACN 600 069 761 (*ARML*) in its capacity as the responsible entity of Arena REIT NO. 1 ARSN 106 891 641 (*ARF 1*) and Arena REIT NO. 2 ARSN 101 067 878 (*ARF 2*) 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:

 - (i) 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".

14-1199

Where this declaration applies

4. This declaration applies where:

- (a) each ordinary interest in ARF 1, each ordinary interest in ARF 2 and each ordinary share in Arena REIT Limited ACN 602 365 186, must, under the terms on which each is to be traded, only be transferred together (*Stapled Security*); and
- (b) ARML receives money paid to acquire Stapled Securities.

Dated this 24th day of November 2014

Signed by Junghee Ryu
as a delegate of the Australian Securities and Investments Commission

14-1200

**Australian Securities and Investments Commission
Corporations Act 2001 - Paragraphs 741(1)(b) and 1020F(1)(c) – Revocation and
Declarations**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 14-1200.

Commencement

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

Revocation

4. This instrument revokes ASIC Instrument 13-1555 dated 3 December 2013.

Declaration

5. Chapter 6D of the Act applies to Arena REIT Limited ACN 602 365 186 (*ARL*) as if that Chapter were modified or varied by omitting paragraph 708(13)(b) of the Act and substituting:
 - “(b) an offer of fully paid shares in a body to 1 or more existing holders of shares in the body, under a plan for the reinvestment of at least one of the following:
 - (i) dividends in respect of shares in the body;
 - (ii) distributions in respect of managed investment products which, under the terms on which they may be traded, must only be transferred together with shares in the body.”.
6. Part 7.9 of the Act applies to Arena REIT Management Limited ACN 600 069 761 (*ARML*) in its capacity as the responsible entity of Arena REIT NO. 1 ARSN 106 891 641 (*ARF 1*) and Arena REIT NO. 2 ARSN 101 067 878 (*ARF 2*) and 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);

14-1200

- (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 managed investment products, under a plan for the reinvestment of at least one of the following:
 - (A) distributions in respect of the managed investment products;
 - (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 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 at least one of the following:
 - (A) distributions in respect of the managed investment products;
 - (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 products.”.

Where this instrument applies

7. This instrument applies to offers or issues of, and recommendations to acquire, shares in the body or interests in the scheme, under a plan for the reinvestment of dividends in respect of shares in the body or distributions in respect of interests in the scheme, where under the terms on which a share in the body and an interest in the scheme and an interest in the other scheme are to be traded, they must only be transferred together.

Dated this 24th day of November 2014



Signed by Junghee Ryu
as a delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

14-1205

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

Notice of Cancellation of an Australian Financial Services Licence

TO: EA SECURITIES PTY LTD A.C.N. 119 060 570
143 YORK STREET SYDNEY N.S.W. 2000 (Licensee)

Pursuant to paragraph 915B(3)(d) of the *Corporations Act (Cth) 2001* the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 308758 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated 2 November, 2014

A handwritten signature in black ink, appearing to be 'Joyce Krashow'.

Signed

Joyce Krashow

A delegate of the Australian Securities and Investments Commission

14-1210

NOTICE UNDER SECTION 920E OF THE CORPORATIONS ACT 2001

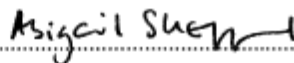
Notice is given under section 920E of the Corporations Act 2001 that the Australian Securities and Investments Commission has made a banning order in the terms set out below, which order took effect on 24 November 2014.

AUSTRALIAN SECURITIES & INVESTMENTS COMMISSION**IN THE MATTER OF ANDY KAY HOOI LIM****BANNING ORDER UNDER SECTIONS 920A AND 920B
OF THE CORPORATIONS ACT 2001**

To: Andy Kay Hooi Lim
55 Gladstone Road
Rivervale WA 6103

TAKE NOTICE that under sections 920A(1) and s920B(2) of the Corporations Act 2001 the Australian Securities and Investments Commission prohibits Andy Kay Hooi Lim from providing any financial services permanently.

Dated this 7th day of November 2014

Signed: 

Abigail Sheppard
Delegate of the Australian Securities & Investments
Commission

Your attention is drawn to subsection 920C(2) of the Corporations Act 2001 which provides that a person must not engage in conduct which breaches a banning order that has been made against the person. Contravention of subsection 920C(2) is an offence.

14-1212

**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 (Act)*.

Title

2. This instrument is ASIC Instrument 14-1212.

Commencement

3. This instrument commences on 25 November 2014.

Declaration

4. Chapter 6 of the Act applies to Brookfield BPPF Investments Pty Ltd ACN 110 184 006 (**Brookfield**) as trustee for Brookfield BPPF Investments Trust as if item 7 of section 611 of the Act were modified or varied by omitting paragraph (a) and substituting the following:

“(a) no votes are cast in favour of the resolution by the person proposing to make the acquisition and its associates (unless the associate is a custodian, nominee, trustee, responsible entity or other fiduciary which has received a specific instruction from a third party beneficiary, who is not an associate of the person, directing the associate how to vote); and”

Where this instrument applies

5. This instrument applies to the acquisition by Brookfield of all the interests in BPPF where:
 - (a) the acquisition is approved by a resolution under item 7 of section 611 of the Act (as notionally modified by ASIC instrument 14-1212); and
 - (b) the resolution is put to the holders of interests in BPPF at a meeting to be convened in accordance with the Explanatory Memorandum.

Interpretation

In this instrument:

BCML means Brookfield Capital Management Limited ACN 094 936 866 as responsible entity of BPPF

BPPF means Brookfield Prime Property Fund ARSN 110 096 663

14-1212

Explanatory Memorandum means the document dated on or about 10 November 2014:

- (1) prepared in accordance with item 7 of section 611 of the Act (as notionally modified by ASIC Instrument 14-1212, dated 25 November 2014) and issued by BCML to the holders of interests in BPPF; and
- (2) outlining a proposal under which, if approved, Brookfield would acquire all of the interests in BPPF not currently held by Brookfield and its related bodies corporate.

Dated this 25th day of November 2014



Signed by Terence Kouts
as a delegate of the Australian Securities and Investments Commission

14-1218

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

Enabling legislation

1. 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

2. This instrument is ASIC Instrument 14-1218.

Commencement

3. This instrument commences on 27 November 2014.

Declarations

4. Chapters 6 and 6C of the Act apply to oOh!media Limited ACN 602 195 380 (*oOh!media*) as if section 609 were modified or varied by, after subsection (13) (as notionally inserted by ASIC Class Order [CO 13/520]), inserting:

“(14) 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.”.

5. Chapters 6 and 6C of the Act apply to oOh!media 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:

“ or

(D) subsection 609(14) (securities subject to escrow arrangement);”.

6. Chapter 6C of the Act applies to oOh!media 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(14) (securities subject to escrow arrangement).”.

Where this instrument applies

7. This instrument applies in relation to relevant interests oOh!media has in securities of oOh!media (*Escrowed Securities*) merely because oOh!media has entered into one or more escrow agreements or deeds (each an *Escrow*

14-1218

Arrangement) with each *Security Holder* in connection with the proposed admission of oOh!media's securities to the official list of the Australian Securities Exchange (ASX) where each Escrow Arrangement:

- (a) 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):
 - (i) 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
 - (ii) requires that the Escrowed Securities be returned to escrow if the takeover bid does not become unconditional;
- (c) 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 on the date that is no later than 3 business days after the audited full year accounts of oOh!media for the period ending 31 December 2015 are released to the ASX; and
- (e) is substantially in the same form as the draft agreements provided to ASIC on 27 November 2014.

Interpretation

8. In this instrument *Security Holder* means any of the following persons who hold shares in the oOh!media:
- (a) CHAMP Buyout III Pte Limited;
 - (b) P.T. Limited as trustee of the CHAMP Buyout III (WW) Trust;
 - (c) Perpetual Trustee Company Limited as trustee of the CHAMP Buyout III Trust;
 - (d) Perpetual Corporate Trust Limited as trustee of the CHAMP Buyout III (SWF) Trust;
 - (e) Cavendish Square Holding BV;
 - (f) Brendan Jon Cook;
 - (g) Debra Cook;

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- (h) Outdoor Nominees Pty Limited as trustee for the Cook Family Superannuation Fund;
- (i) Peter McClelland;
- (j) PMWM Pty Limited as trustee for the MC5 Trust;
- (k) Michael Anderson; and
- (l) Faurtune Investments Pty Limited as trustee for The Faure Family Superannuation Fund.

Dated this 27th day of November 2014



Signed by Kwan Leung
as a delegate of the Australian Securities and Investments Commission

14-1222

**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 14-1222.

Commencement

3. This instrument commences on 28 November 2014.

Declaration

4. Chapter 6D of the Act applies to Contango Income Generator Limited ACN 160 959 991 (the *Company*) in the case specified in paragraph 5 as if Part 6D.2 were modified or varied by:
 - (a) omitting paragraph 723(3)(b) and substituting:

"(b) the securities are not admitted to quotation within 7 months after the date the offer of the securities under the disclosure document closed for applications for the securities;" and
 - (b) omitting subparagraph 724(1)(b)(ii) and substituting:

"(ii) the securities are not admitted to quotation within 7 months after the date the offer of the securities under the disclosure document closed for applications for the securities; or".

Where this instrument applies

5. This instrument applies in relation to an offer or issue of Loyalty Options by the Company under a disclosure document lodged with ASIC on or about the date of this instrument (*Offer*).

Interpretation

6. In this instrument:
 - (a) *Share* means a fully paid ordinary share in the Company;

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- (b) *Vest* in relation to a Loyalty Option means a process under the terms of the Loyalty Option under which the Loyalty Option may first be exercised for an underlying Share;
- (c) *Vesting Date* means the date that is 6 months after the closing date of the Offer provided in the disclosure document; and
- (d) *Loyalty Option* means an option to acquire by way of issue a Share the terms of which are set out in the disclosure document and which:
 - (i) is offered for issue with Shares under the disclosure document in relation to the Offer, on the basis of one option for every two shares; and
 - (ii) will either Vest or lapse on the Vesting Date depending on whether certain Vesting conditions specified in the terms of the option are satisfied; and
 - (iii) will be offered under the disclosure document on the basis that no consideration is to be provided for the issue of the option.

Dated this 28th day of November 2014



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

14-1223

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument [14-1223].

Commencement

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

Revocation

4. ASIC revokes the following instruments:
 - (a) ASIC instrument [09-00886] dated 2 November 2009; and
 - (b) ASIC instrument [09-00661] dated 1 September 2009.

Dated this 1st day of December 2014



Signed by Julie Johannsen
as a delegate of the Australian Securities and Investments Commission

14-1247

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument [14-1247].

Commencement

3. This instrument commences on 4 December 2014.

Declarations

4. Chapters 6 and 6C of the Act apply to Aconex Limited ACN 091 376 091 (*Aconex*) 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.”.

5. Chapters 6 and 6C of the Act apply to Aconex 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:

“or

(D) subsection 609(13A) (securities subject to escrow arrangement);”.

6. Chapter 6C of the Act applies to Aconex as if section 671B were modified or varied by omitting paragraph (7)(c) (as notionally inserted by ASIC Class Order [CO 13/520]), and substituting:

“(c) subsection 609(11) (company that issues restricted securities); or

(d) subsection 609(13A) (securities subject to escrow arrangement).”.

Where the exemption applies

7. This instrument applies in relation to relevant interests Aconex has in securities of Aconex (*Escrowed Securities*) merely because Aconex has entered into one or more escrow agreements or deeds (each an *Escrow Arrangement*) with any

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one or more of the persons named in Schedule A (each a *Security Holder*) in connection with the proposed admission of Aconex's securities to the official list of the Australian Securities Exchange (*ASX*) where each Escrow Arrangement:

- (a) restricts disposal of, but not the exercise of voting rights attaching to, the Escrowed Securities;
- (b) in the case of a full or proportional takeover bid:
 - (i) 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
 - (ii) requires that the Escrowed Securities be returned to escrow if the bid does not become unconditional;
- (c) 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 on the date that Aconex's half year accounts for the period ending 31 December 2015 are released to ASX; and
- (e) is substantially in the same form provided to ASIC on 13 November 2014.

Schedule A

Acoi Pty Ltd
Adam Lewis
Adam Read
Adnama Pty Ltd
Alan Haslop
Alan Hunt
Amanda Allen
Amy Hughes
Anders Killander
Andrea Jasper
Andrew Brian Lake
Andrew Maughan
Andrew Maughan and Noel Maughan
Andrew Phillipot
Andrew Shimmin
Andrew Sypkes and Elizabeth Sypkes
Angela Ashton
Annette Jasper
Anthony Salerno
Archmin Pty Ltd

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Bag Investments Pty Ltd
Bangarie Property Pty Ltd
Beamish Investments Pty Ltd
Benjamin Charles Knight
Bouwman Nominees Pty Ltd
Brad Parks and Cathy Parks
Bruce Lund
Carey Jack and Kimberly Cole
Charles Arthur Bennett Robinson
Charles Trevor Sitch
Chris Dobbyn
Christine Lee
Cindy-Anne Taylor
Clay Hero Pty Ltd
Colin Campbell and Prudence Campbell
Dale William Nicholls
Darina Enterprises Pty Ltd
David Chatterton
David Harvey
David Shimmin and Margaret Shimmin
David Woolley and Jan Woolley
Dexter Bachelder
Dexter Bachelder
Douglas Rubingh
Edward Henry Bennett Robinson
Elissa McMicking
Elizabeth Phillpot
Emma Attias
Etienne Frechelin
Feteli Pty Ltd
Fiona Jean Mitchell
Fleur Stafford
Flewis Holding Pty Ltd
Flewis Holdings Pty Ltd (Atf The Lewis Super Fund)
Frank Carron
Frank Kopas
Galvin Managements and Investments Pty Ltd
Gandel Springwest Pty Ltd
Gatum Pty Ltd
Gerard Francis Barker and Felicity Kathleen Melican
Giab Nominees Pty Ltd
Glencullen Nominees Pty Ltd
Glenda Mchrtten
Gloria Kotronis
Graham John Taylor and Stephen Walter Phillpot
Gravel Road Pty Ltd
Greg Ewing
Greg Mark Sitch

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Gretchen Pitt
Harlcroft Pty Ltd
Hawthorn Glen Pty Ltd
Hellas Pty Ltd
Herbert Witt and Hiala Witt
Herve Hamelin
Holbrook Corporation Pty Ltd
Hugh Trevenen Johnston
Ian Arthur Baillieu
J A Altmann and C R Altmann
J Williams Pty Ltd
Jacmew Pty Ltd
James Clive Knox Baillieu
James Cook
Jamie Lanyon
Janet Yencken
Jasper Nominees Pty Ltd
Jellicom Pty Ltd
Jeremy Shulman
John Alan Stuckey
John Alexander Hutton
John El Khoury
John Spencer Horton
K M Nominees Pty Ltd
Kane Grant and Candice Grant
Karen Richter
Katrina Cross
Kedris Pty Ltd
Keith Toh
Ken McDonell
Kerri Lee Sinclair
Kirsten Perrett
Kloc Nominees Pty Ltd
Koren Wines
Landriza Pty Ltd
Leigh Jasper
Lena Elizabeth Killander
Leon Messerschmidt
Lochlan Holdings Pty Limited
Manted Superannuation Pty Ltd
Martin Bendeler
Martin Hosking
Masha Gold
Max Attias
Michael Bennett Robinson
Michael Turnbull
Millcombe Nominees Pty Ltd
Miscowaubik Pty Ltd

Mitchell Superannuation Fund Pty Ltd
Montlaur Project Services Pty Ltd
MSF Nominees Pty Ltd
Msrosie Tafuro
Neil Marsden
Nelson Quest Pty Ltd
Nibmurruc Pty Ltd
Nicki-Anne Curtis
Osborne Tas Pty Ltd
Parkdale Quest Pty Ltd
Parkridge Super Pty Ltd
Parksuper Pty Ltd
Parkview Super Pty Ltd
Patmar Investments Pty Ltd
Paul Perrett
Paul Smith
Paula Isabel Judson
Peter Beamish
Peter Charles Nichols
Peter Geoffrey Sitch
Peter Mathew Lynch and Anne Mary Lynch
Peter Mikael Einar Hedlund
Peter Moutray and Elizabeth Moutray
Primeline Holdings Pty Ltd
Probuild Construction (Services) Pty Ltd
Proway Pty Ltd
QA Software Pty Ltd
Radiata Investments Pty Ltd
Robert Ian Sitch
Robert Phillipot
Roger Fitzgerald
Rohan Langdon
Rohan Langdon and Melinda Langdon
Ron Moutray and June Moutray
Ross Lanyon
Ruba el Afifi
Runaway Holdings Limited
Rye Holdings Pty Ltd
Sabato Tafuro and Giuseppa Tafuro
Sandy Murdoch
Sarah Sypkes
Scotch Heights Pty Ltd
Scott Parks and Jane Parks
Sebastian Leonard D'Cruz and Justine D'Cruz
Shane Hillier
Shani Hillier
Simon Timothy Baker
Simon Yencken

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Sinwil Associates No 2 Pty Ltd
SJ Knight Pty Ltd
Spiros Hrambanis and Giuseppina Hrambanis
Sportline Pty Ltd
Stephen David Eldridge
Stephen Elliott Recht
Stephen Farrugia
Stephen Walter Phillipot
Stephen Walter Phillipot and William Robert Phillipot
Steven Brant
Steven Wilson
Stewart Stead
Stuart Cox
Stuart Smith and Jacqueline Smith
Susan Elizabeth De Bono
Sypkes Securities Pty Ltd
Tamara Rowe
Tampaul Pty Ltd
Tara Salmon
Teaville Pty Ltd
Terry Grant Insurance Agencies Pty Ltd
The A L Lane Foundation
The Coffey Group Pty Ltd
The Grace Foundation
Theresa Marie Alfonsi
Vallos Investments Pty Ltd
Vincent Paul Unruh
Wayne Brewer Judson
Werotyma Pty Ltd
William Michael Bennett Robinson
Yoram Kulbak
Yuval Attias
Zoe Stevens

Dated this 4th day of December 2014



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

14-1248

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument [14-1248].

Commencement

3. This instrument commences on 4 December 2014.

Exemptions

4. The following persons do not have to comply with subsection 606(1) of the Act:
 - (a) Aconex SaleCo Limited ACN 602 035 852 (*Sale Facility Operator*);
 - (b) Mr Adam Lewis, as a shareholder of the Sale Facility Operator;
 - (c) Mr Robert Phillipot, as a shareholder of the Sale Facility Operator;
 - (d) Mr Stephen Recht as a shareholder of the Sale Facility Operator; and
 - (e) Aconex Limited ACN 091 376 091 (*Company*),(each, an *Applicant*).

Where this instrument applies

5. This instrument applies where:
 - (a) the acquisition of a relevant interest in Shares from a Selling Shareholder occurs as a result of the Selling Shareholder participating in a facility or other arrangement established by the Sale Facility Operator and the Company under which:
 - (i) the Selling Shareholder sells or transfers their Shares to the Sale Facility Operator and agrees not to dispose of their Shares;
 - (ii) the Sale Facility Operator sells or transfers the Shares under offers made under the IPO Prospectus; and
 - (iii) the Sale Facility Operator provides consideration to Selling Shareholders for the sale or transfer referred to in paragraph (i) which is referable to the consideration received by the Sale Facility Operator for the sale or transfer referred to in paragraph (ii) (subject

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to the payment of any underwriting fees and other transaction costs associated with the sale or transfer), including, without limitation, the entry into a deed providing for the sale or transfer of Shares to the Sale Facility Operator on the above terms.

- (b) Each Applicant will cease to have a relevant interest in Shares which the Sale Facility Operator acquired under the facility or arrangement described in paragraph (a) above by the earlier of:
- (i) the date on which Shares are issued or sold (as the case may be) under an offer of Shares for issue or sale (as the case may be) in respect of which the IPO Prospectus is lodged with ASIC; and
 - (ii) 30 days from the date the Sale Facility Operator acquires legal title to the Shares under the facility or arrangement from Selling Shareholders;
- (c) the Sale Facility Operator does not sell a Share to a person if it knows or believes that person would contravene section 606 of the Act by acquiring the Share;
- (d) the Sale Facility Operator does not exercise any voting rights attaching to Shares which it acquires under the facility or arrangement described in paragraph (a), without ASIC's consent; and
- (e) the Company and the Sale Facility Operator use best endeavours to obtain as wide a placement of the Shares as practicable.

Interpretation

6. In this instrument:

IPO means the initial public offering of ordinary shares in the Company.

IPO Prospectus means a disclosure document lodged with ASIC by the Company on 25 November 2014.

Selling Shareholder means a holder of Shares, who elects to sell their Shares to the Sale Facility Operator, who in turn will sell those Shares as part of the IPO.

Share means a fully-paid ordinary share in the Company.

Dated this 4th day of December 2014



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

14-1250

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 1020F(1)(b) – Exemption**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument [14/1250].

Commencement

3. This instrument commences on 5 December 2014.

Exemption

4. A fully paid ordinary share (*Share*) in Estia Health is exempt from subsection 1020B(2) of the Act.

Where exemption applies

5. The exemption applies to a sale of Shares where all of the following are satisfied:
 - (a) ASX has declared a conditional market in relation to the trading of the Shares in accordance with the ASX operating rules;
 - (b) the Shares are sold within the period covered by the declaration where:
 - (i) the sale occurs on a financial market operated by ASX or Chi-X; or
 - (ii) the sale is required to be reported to an operator of a financial market under the *ASIC Market Integrity Rules (Competition in Exchange Markets) 2011*;
 - (c) the seller of those Shares has, before the time of sale, entered into a contract to buy those Shares (including a contract formed under the Prospectus) and has a right to have those Shares vested in the seller that is conditional only upon all or any of the following:
 - (i) payment of the consideration in respect of the purchase;
 - (ii) the receipt by the seller of a proper instrument of transfer in respect of the Shares;
 - (iii) the transfer to SaleCo of some or all Existing Shares held by Selling Shareholders;

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- (iv) the issue of New Shares by Estia Health to successful applicants under the Prospectus;
- (v) the transfer of Existing Shares by SaleCo to successful applicants under the Prospectus.

Interpretation

6. In this instrument:

ASX means ASX Limited ACN 008 624 691.

ASX operating rules means the operating rules of ASX as in force as at the date of this instrument.

Chi-X means Chi-X Australia Pty Limited ACN 129 584 667.

Estia Health means Estia Health Limited ACN 160 986 201.

Existing Shares means Shares held by shareholders of Estia Health as at 17 November 2014.

New Shares means the Shares to be issued by Estia Health under the Prospectus.

Prospectus means the prospectus of Estia Health and SaleCo dated 17 November 2014 (and includes the replacement prospectus of Estia Health and SaleCo dated 24 November 2014).

SaleCo means Estia SaleCo Limited ACN 601 334 445.

sell has a meaning affected by subsection 1020B(7) of the Act.

Selling Shareholder means those shareholders of Estia Health who are specified in the Prospectus as having agreed to sell some or all of their Existing Shares to SaleCo prior to Estia Health being listed on the financial market operated by ASX.

Dated this 5th day of December 2014



Signed by Nayanisha Samarakoon
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 December 2014

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A. & B. PLASTERING SERVICES PTY. LTD.	074 580 135
A. & E. CAPITAL HOLDINGS PTY LIMITED	119 934 075
A.C.N. 078 653 568 PTY LIMITED	078 653 568
A.C.N. 124 814 795 PTY LTD	124 814 795
A & H MELLERS INTERNATIONAL LIVESTOCK PTY LTD	099 847 579
A BARKER PTY LTD	074 470 358
ACAPELLO GROUP PTY LTD	090 100 600
A CLASS PAINTING & BUILDING PTY. LTD.	129 998 465
ACN 008 445 252 PTY LTD	008 445 252
ACN 055 759 316 PTY LTD	055 759 316
ACN 070 795 907 PTY LTD	070 795 907
ACN 105 263 198 PTY LTD	105 263 198
ACN 119 718 991 PTY LTD	119 718 991
ACN 125 548 754 PTY LTD	125 548 754
ACN 128 174 998 PTY LTD	128 174 998
ACN 152 464 287 PTY LTD	152 464 287
ACN 156 505 654 PTY LTD	156 505 654
ADUS CLEANING SERVICES PTY LTD	136 463 628
ADVERTISING GALLERY PTY. LTD.	008 199 773
ADVERTRON PTY LTD	127 099 263
AFJAL PTY LTD	119 136 220
AGE 5 PTY LTD	154 430 967
AIF LEASING NO. 1 PTY. LTD.	103 517 291
A J V EXCAVATIONS PTY LIMITED	140 378 285
AK ENGINEERING & CONSTRUCTIONS PTY LTD	151 409 022
AKTE PTY LTD	109 062 893
ALL AGE FINANCIAL SERVICES PTY LTD	128 949 520

Name of Company	ACN
ALL BLUE AUSTRALIA PTY LTD	155 708 642
ALMAAS SECURITY AND PROTECTIVE SERVICES PTY LTD	149 010 328
ALPHA INTEGRATION PTY LTD	131 033 951
AMAFHHA ENGINEERING CONSULTANTS PTY LTD	142 570 090
AMITERRE AG SOLUTIONS PTY LTD	123 191 524
AMS (VIC) SUPER PTY LTD	147 682 899
ANDES PROPERTY SERVICES PTY LTD	157 785 941
APG MANAGEMENT PTY LTD	150 072 978
AQUA WASH TILE & CARPET CLEANING PTY LTD	143 149 508
ARC FORCE PTY LTD	003 387 586
ARSHI INTERNATIONAL PTY LTD	136 893 126
ASIAN WEEKLY PTY LTD	104 572 732
ASTOLA PTY LTD	002 524 601
AUGMITTO HOLDINGS PTY LTD	002 000 580
AURA PTY LTD	128 450 760
AUSCARBON INTERNATIONAL PTY LIMITED	127 492 853
AUSPAC MACHINERY & EQUIPMENT SALES PTY. LTD.	053 995 074
AUSSIE WINE GROUP DIRECT PTY LTD	129 373 584
AUSTRABAC GROUP PTY LTD	153 529 330
AUSTRALIAN PRIVATE EQUITY PTY LTD	154 439 648
AUSTRALIAN RETAIL LEASE MANAGEMENT PTY. LIMITED	003 379 502
AUSTRALIA PUHUI PTY LTD	143 246 360
AVONLANE HOLDINGS PTY LTD	135 595 523
B.J.R WASTE SERVICES PTY LTD	107 362 407
B & B TRANSPORT WA PTY LTD	124 135 502
B & C TALEVSKI TRANSPORT PTY LTD	092 713 954
BAYWATER (AUST) PTY LTD	099 471 511
BEDIVERE PTY. LIMITED	064 160 050
BELBOURIE PTY LIMITED	115 844 187
BELLANGUS PTY. LTD.	134 349 545
BENJAMIN INVESTMENT CO. PTY LTD	154 303 054
BERESFORD SUPERANNUATION PTY LIMITED	083 404 880
BKA COMBAT PTY LTD	133 510 773
BLACKJACK CORPORATION PTY LTD	141 180 396
BMBY LAKE MACQUARIE PTY LIMITED	142 375 139
B M N M SCAFFOLDING & PROPERTY MAINTENANCE PTY LTD	126 897 925
BOHO CONSULTING PTY LTD	119 767 341
BOLDCITY INVESTMENTS PTY LTD	142 750 883

Name of Company	ACN
BOURKE RYAN ENTERPRISES PTY LTD	112 473 971
BRIAN R WHITE PTY LTD	002 764 589
BRIS PTY. LTD.	080 167 513
BRUSHE MACHINERY MAINTENANCE PTY LTD	150 541 165
BULLSEYE AUSTRALIA PTY. LTD.	108 491 176
BURKITT HOLDINGS PTY LIMITED	114 060 507
BUSHROSE HOLDINGS PTY LTD	076 429 528
BUYERS PROPERTY AGENTS AUSTRALIA PTY LIMITED	154 438 990
BYRON AIR CHARTER PTY. LTD.	102 102 536
CANTONE GROUP PTY LTD	144 753 006
CAPIX E-COMMERCE PTY LTD	072 587 976
CHIARA LLOYD PTY LTD	061 570 821
CHOPPER SECURITY PTY LTD	141 174 049
CLARKE STREET CAFE PTY LTD	138 686 512
CLASSIC CUBICLES PTY. LTD.	004 615 990
CMP PACIFIC GLOBAL PTY LTD	140 542 409
CNEI PTY LTD	131 896 378
COMMON DESIGN PTY LIMITED	112 640 534
CONNECTING DOTS PTY LIMITED	135 952 475
CORUS PTY LTD	128 451 016
COSFORD INDUSTRIES PTY LTD	116 252 816
COVINO DEVELOPMENTS PTY LTD	097 206 285
CRAIGLODGE PTY LTD	100 411 854
CRANMARK PASTORAL COMPANY PTY. LIMITED	003 478 475
CREATIVE GUTTER AND ROOF CLEANING PTY LTD	134 731 427
CRITON PTY LTD	064 968 341
C2001 PTY LTD	090 627 188
D.S & D CONSTRUCTIONS PTY LTD	104 309 873
D & M MUSCAT PTY LTD	150 877 722
DALLAB PTY LTD	114 417 613
DAYGALL PTY LIMITED	087 384 521
DENT MAGIC ALLIANCE PTY LTD	136 478 601
DESIGN ETC. PTY. LTD.	007 001 112
DIFFERENT DRUMMER AVALON PTY LTD	109 122 661
DISTINCT SOFTWARE PTY LTD	131 247 124
DNI DISTRIBUTION PTY LTD	121 940 912
D NOVA PTY LTD	117 894 694
DORADO SYNDICATE 20 PTY LIMITED	151 448 654

Name of Company	ACN
DOTINE PTY LTD	060 518 407
DOUGDIN NOMINEES PTY LTD	113 873 966
DUNALL PTY LTD	138 177 527
DURESS SYSTEMS PTY LTD	050 159 067
DZONI EXPRESS PTY. LTD.	128 884 435
EIGHT HOLMES STREET PROPRIETARY LIMITED	004 566 929
EMANBE NOMINEES PTY LIMITED	119 517 421
EMMA & CO PTY LTD	154 761 029
EMPIRE BUILDING SERVICES NSW PTY LTD	138 780 775
ENIGMA DEVELOPMENTS PTY LTD	144 750 925
ESPRESSO EVERYWHERE PTY LTD	153 790 615
EURUS PTY LTD	128 450 984
EXPLORATION LANE DEVELOPMENTS PTY LTD	136 350 573
EXTASY.COM.AU PTY. LTD.	158 796 117
F.T. AUSTRALIA PTY LTD	057 449 920
FALKENBRIDGE PTY LTD	154 797 154
FELECORP PTY LTD	102 501 646
FEZZIK PTY LTD	159 108 068
FINE CUT FURNITURE PTY. LTD.	102 287 034
FINLOGIC PTY LTD	121 248 735
FIT INVESTOR PTY LTD	151 846 178
FMAM CORP PTY LTD	153 521 325
FORTUNE-8 NURSERIES PTY LTD	010 268 381
FRANK GROUP PTY. LTD	154 415 611
FUJIAN CONSTRUCTION PTY LTD	135 426 005
FUTURE COMMUNICATIONS PTY. LTD.	150 836 141
FYNTANG PTY. LIMITED	079 061 626
G. & S. LEITH PTY. LIMITED	004 617 636
GAJ'S PAINTING CONTRACTORS PTY. LTD.	150 319 458
GCY AND SONS PTY LTD	132 043 095
GEE WIZZ MEDIA PTY LTD	137 343 563
GHISLAIN H. COULON PTY. LIMITED	003 748 703
GIPPSLAND FRESH PTY. LTD.	111 022 032
GIVABIT PTY LTD	002 595 691
GLOBAL LINE GROUP PTY LTD	152 025 342
GLOBALSCOPE GROUP PTY LTD	137 850 385
GOLDSKY ENTERPRISES PTY LTD	135 595 505
GRANDURA PTY LTD	130 856 138

Name of Company	ACN
GRANGE GOLD PTY LIMITED	064 711 324
GREEN REEF PTY LTD	131 747 709
GREENVILLE PTY LTD	130 364 975
GYI & SOE SUPER FUND PTY LTD	137 626 398
H & F JABER PTY LTD	002 255 727
HA & M INVESTMENT PTY. LTD.	100 401 376
HALCYON LIVING PTY LTD	133 142 953
HANDY CLEANING SERVICES PTY LTD	138 061 122
HARLEM GLEN PTY LTD	006 111 726
HAZEL ROCK PTY LTD	158 213 882
HBG INTERNATIONAL PTY LTD	123 282 931
HEADSTART CONSULTING GROUP PTY. LTD.	135 725 398
HEANA CONTRACTING CO PTY LTD	133 534 602
HELIFILMS AUSTRALIA PTY LTD	105 261 283
HENRIQUEZ TRANSPORT PTY LTD	136 380 277
HENRY LAYCOCK & FRASER PROPRIETARY LIMITED	006 429 705
HEYSEN PTY LTD	124 323 208
HMZ CABLING SOLUTIONS PTY LTD	143 659 269
HONG YUN FOOD PTY LTD	147 935 733
HUAN LE PTY LTD	139 553 969
I.A.H. PTY LTD	109 872 291
ICON.COM PTY LTD	148 129 926
I C PARLOURS PTY LTD	062 879 341
INFINITY PROJECT HOLDINGS PTY LTD	122 559 960
INGENIOUS MUSIC PRODUCTIONS PTY. LTD.	151 096 972
INNERSIGHT CONSULTING PTY. LTD.	134 668 634
INNO VENTURES PTY LTD	158 472 023
INSYNCH WEB DESIGN PTY LTD	118 772 937
IPLUZ PTY LTD	117 869 299
J.L.S. CHAN NOMINEES PTY. LTD.	007 915 246
J.P. COHEN PTY LTD	131 066 772
J & J KITCHEN AND WARDROBE INSTALLATION PTY LTD	149 431 612
JACK GRIMM ENTERPRISES PTY LTD	098 619 320
JAC TRUCKS PTY LIMITED	140 078 208
JAIDEN TRANSPORT PTY LTD	151 844 843
JAKZAD PTY LTD	121 222 508
JAMES DENIS (AUSTRALIA) PTY. LTD.	059 885 031
JELAND PTY. LTD.	079 531 981

Name of Company	ACN
JENNIFER KELLY PTY. LIMITED	079 162 904
JORDAN SPRINGS PROJECTS PTY. LTD.	162 427 894
JR SOLUTIONS PTY LIMITED	123 751 940
JSN TRANSPORT & HAULAGE PTY LTD	106 262 524
KALCO CABINETS PTY LTD	143 493 654
KAT CONSULT PTY LTD	140 427 818
K B SECRETARIAL SERVICES PTY LTD	000 319 308
KENNY KING CLEANING SERVICES PTY. LTD.	120 135 024
KEN OZZI PTY LTD	154 413 957
KERR WA PTY LTD	149 296 551
KIZANA ENTERPRISES PTY LTD	087 972 861
KONSTAN PTY LTD	147 626 677
KT PAINT HIRE PTY LTD	131 110 060
KULPOTAK PROPRIETARY LIMITED	005 295 152
KWALITY CEILING INSULATION PTY. LIMITED	055 596 891
L. COFFA NOMINEES PTY. LTD.	005 663 034
L. CRICHTON PTY LTD	093 433 937
L & H (SYDNEY) PTY LTD	106 564 336
L & L (SA) PTY LTD	116 163 976
LABWIT SCIENTIFIC PTY. LTD.	155 819 980
LAMBS ON LYGON PTY LTD	156 523 705
LEGIT TOWING PTY LTD	146 602 637
LES BROTHERS PTY. LTD.	114 537 843
LIME EQUIP PTY LTD	136 491 999
LINK COMMERCIAL MORTGAGES PTY LIMITED	082 232 077
LIVTEL PTY. LTD.	010 852 481
LJX TRADING PTY LTD	156 658 712
LOL & ROC PTY LIMITED	142 366 621
LONGREACH CAPITAL PARTNERS PTY. LTD.	125 175 822
LUANS PROPERTIES PTY LTD	068 926 063
LUJO BY DESIGN PTY LTD	152 992 384
LUSCIOUS SEXY LINGERIE PTY. LTD.	128 134 243
M. & L. CONCRETE & CONSTRUCTIONS PTY. LTD.	006 049 734
MANPOWER TROLLEY & CLEANING SERVICE PTY LTD	117 718 117
MARTIN HANLEY (HOLDINGS) PTY LTD	000 571 157
MARY PARQUE PTY LTD	000 113 155
MASA BIZ PTY LTD	149 590 867
MATHEOS NOMINEES PTY LTD	108 043 321

Name of Company	ACN
MCARTHUR DOORS PTY LTD	156 551 558
MCCOURT INVESTMENT HOLDINGS PTY LTD	159 623 471
MCLELLAN'S SERVICES PTY LTD	145 492 226
MENHAS PTY. LTD.	075 264 694
MERCHANT DIRECT PTY LTD	122 087 192
METREWIDE EXCAVATORS & BOBCATS PTY LTD	123 788 321
M H MEALING PTY LTD	128 469 321
MILLER (VIC) PTY. LTD.	132 561 123
MILLHOW PTY LTD	120 544 765
MINA PIZZA PTY LTD	150 056 349
MIND MAC PTY LTD	094 571 883
MK INVESTMENTS AUSTRALIA PTY LTD	155 657 953
MM CORPORATION PTY LTD	075 645 153
MODE DEVELOPMENTS (VIC) PTY LTD	136 173 969
MODERN CITY LIVING PTY LTD	118 817 897
MONTEAGLE INVESTMENTS PTY LTD	118 311 434
MORNINGTON CREMATORIUM & FUNERAL HOME PTY LTD	092 767 121
MORRIS EDIT PTY LTD	141 732 836
MR WRAP PTY LTD	150 281 977
MTVT INVESTMENTS PTY LTD	088 236 819
NA & NF CONSULTING PTY LTD	092 094 196
NAGARJUNA AGRICHEM (AUSTRALIA) PTY LIMITED	150 147 685
NARANIE PTY LIMITED	121 706 723
NATHALIA PASTORAL PTY. LTD.	133 583 276
NEILL HOLDINGS PTY. LTD.	116 219 606
NEWRATE NOMINEES PTY LTD	066 619 421
NEXTEGG PTY LTD	149 279 185
NINE STAR INVESTMENT TRADING PTY LTD	130 526 653
NLM MEDIA PTY LTD	128 305 797
NORTH WEST SUB PTY LTD	139 097 653
NOSTAW PTY. LTD.	007 197 248
NUVEAU PTY. LTD.	084 635 969
OHMEDIA MELBOURNE PTY LTD	134 673 484
OLANDO MEAT GROUP PTY LTD	158 443 040
ORIGIN MEDIA GROUP PTY LTD	142 900 105
PAB GROUP PTY LTD	102 353 784
PARLAR FARM PTY LTD	113 037 602
PATSCOE PTY LTD	083 545 895

Name of Company	ACN
PAULS VINYL LAYING PTY LTD	110 436 201
PBT (WA) PTY LTD	123 585 893
PEGASUS LODGE PTY. LTD.	005 683 643
PERRYS ELECTRICAL AND COMMUNICATION SERVICES PTY LTD	104 707 879
PET DEPOT PTY LTD	104 091 625
PHANTOM RACE CALLS PTY. LTD.	073 247 999
PHIL HENDERSON PTY LTD	057 075 895
PHYT'S AUSTRALIA-LA NATURO-ESTHETIQUE PTY LTD	104 078 382
PILSUK KANG ENTERPRISES PTY LIMITED	137 595 290
PISCO PTY LTD	154 302 904
PLAYAROUND PTY. LTD.	129 778 650
PLOTECH ELECTRICAL SERVICES PTY LTD	149 776 714
PMO GLOBAL CONSULTING PTY. LTD.	130 492 312
POLARCAMEL PTY LTD	117 623 435
PORKY'S TOWING PTY LTD	126 876 864
POWERLINE INVESTMENTS PTY LTD	145 773 646
PREMIUM DRIED VINES NO.4 MANAGEMENT CO. PTY LTD	094 637 162
PRIORITY FIVE PTY LTD	126 203 370
PRLC PTY LTD	096 966 362
PROGRESSION WEALTH ADVISERS PTY LTD	154 609 686
PROMOTION MARKETING PTY. LIMITED	008 567 824
PUZZLEPLAY INVESTMENTS PTY LIMITED	108 830 155
QUANTUM SOFTWARE RESEARCH PTY. LTD.	105 785 537
R, M, & J KERR PTY. LTD.	010 674 969
RANDA PROMOTIONAL PRODUCTS (AUSTRALIA) PTY LIMITED	108 925 908
REALITY BITES CONSULTING PTY LTD	153 563 074
RECHELLE LEAHY AND ASSOCIATES PTY LTD	006 045 692
REGAL ESTATES AUSTRALIA PTY. LTD.	007 312 772
RICELAND PTY LTD	120 805 147
RITAYLA PTY LTD	125 648 366
RIVERLINK INVESTMENTS PTY LTD	135 595 498
ROBERTS HALL ASSOCIATES PTY LTD	148 943 006
ROCK CHUCKER PTY. LTD.	152 442 307
ROMANOUS CONTRACTORS PTY LTD	142 332 250
ROYAL HYGIENE SOLUTIONS PTY LTD	132 051 088
S.E. NOMINEES (AUST) PTY LTD	118 825 648
SALINGA GREEN ENTERPRISES PTY LTD	104 735 088
SALVATRANS PTY. LTD.	007 426 806

Name of Company	ACN
SAMSTAR HOLDINGS PTY LTD	137 770 935
SAS HOLDINGS GROUP PTY LTD	148 969 028
S B & C U ENTERPRISES PTY LTD	159 200 923
SEMERE TRANSPORT PTY LTD	150 502 024
SERIOUS INDUSTRIES PTY LTD	117 810 483
SHANDY MARRYKIRK PTY LTD	149 151 315
SHUFANG ZHANG PTY. LTD.	156 613 866
SIGNAL EFFECTS PTY LTD	158 717 894
SILVERSTAR SECURITY SERVICES PTY LTD	153 489 993
SIMPLE SOLUTIONS ONE PTY LTD	121 370 812
SLLEK (CANBERRA) PTY. LTD.	124 608 135
SM & RM ENTERPRISE PTY LTD	131 700 920
SMALL MUSHROOM PTY LTD	131 985 183
SMS INTELLIGENCE PTY. LIMITED	100 137 899
SOFCOM LIMITED	087 482 602
SOLIDARE AIRCONDITIONING PTY LTD	142 898 913
SOMOLA PTY. LTD.	050 611 151
SPORTZ 3 PTY LTD	109 621 203
SPRINGWOOD CARPENTRY PTY. LTD.	152 651 735
SRUJANA PTY LTD	148 948 618
STANCOM PTY LTD	085 781 399
STEVE BARKER SUPERANNUATION FUND PTY LTD	158 210 498
STEVEN ATKINS PTY LTD	136 190 442
STYLE LOUNGE (SA) PTY LTD	155 878 452
SUMELL PTY. LTD.	054 482 441
SUNSET GLAMOUR PRODUCTIONS PTY LTD	140 873 749
SUPER FOXY PTY LTD	125 044 804
SUPER H DOGS PTY LTD	117 668 185
SUPERNOD PTY LTD	066 390 403
SURE AND POSITIVE INVESTMENT PTY LTD	155 061 322
SURFSIDE REALTY PTY LTD	139 529 490
SVDB PTY LIMITED	118 128 975
SWAT ACCOUNTING & BUSINESS SERVICES PTY LTD	098 495 428
SYSTEM INTEGRATION PARTNERS PTY LIMITED	114 264 023
TARA HOLIDAYS SYDNEY PTY LTD	061 221 672
TASMANIAN REFRIGERATION COMPANY PROPRIETARY LIMITED	009 480 746
TEKHOUSE PTY LTD	135 165 150
TERREL ESTATE PTY. LTD.	141 635 878

Name of Company	ACN
TERREL INVESTMENTS PTY LTD	092 076 321
THE COMPANY TRAINING INSTITUTE PTY LTD	136 652 894
THE HOUSE OF RED MONKEY PTY. LTD.	084 318 070
THE PARTY HIVE PTY LTD	137 695 697
THOMCO (NO 2043) PTY LTD	100 111 199
TIA & CO PTY LIMITED	151 213 482
TIMONE INVESTMENTS PTY. LTD.	139 340 042
TL SPENCER PTY LTD	113 188 462
TOPLINA PTY. LTD.	010 809 800
TOPWATCH CATTLE SERVICES PTY LTD	095 538 819
TOTAL COLOUR PTY. LTD.	130 234 052
TOTAL WEAR SOLUTIONS AUSTRALIA PTY. LTD.	142 096 919
TRANS4M PTY LTD	156 477 306
TRIMFACT PTY LIMITED	100 255 490
TROPICAL AUSTRALIA GROUP PTY LTD	158 325 949
UNITED PACKAGES (VIC.) PTY. LTD.	004 244 106
VANO PTY LTD	140 862 317
VERITE SERVICES PTY LTD	093 471 222
VERNOR PTY LTD	085 016 155
VERSACE MCKENZIE LAWYERS PTY LTD	108 710 461
VOTEDIL PTY. LTD.	055 487 922
WALKWELL ENGINEERING PTY. LTD.	063 301 904
WAUGH&PEACE PTY. LTD.	158 363 903
WAYNE R LEWIS PTY LTD	097 303 609
WESTPLAY NOMINEES PTY LTD	122 727 397
WILLANCORAH CATTLE COMPANY PTY LTD	143 462 337
WILPINNA TWO PTY. LTD.	006 305 335
WNH INVESTMENTS PTY LTD	158 827 448
ZAFAR GROUP PTY LTD	108 677 498
ZARA MEDICAL SERVICES PTY LTD	131 882 472
ZETT NOMINEES PTY. LTD.	004 965 119
1NKCREDIBLE PTY LTD	155 877 900
150 338 382 PTY LTD	150 338 382
2 BALLS PTY LTD	156 048 556
405 HIGH STREET PTY LTD	158 418 565
88 SMSF PTY LTD	152 801 351
93 SPEARGRASS COURT PTY LTD	159 247 748

CORPORATIONS ACT 2001

Section 601CL(5)

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

Dated this fifth day of December 2014

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

INDUSTRIAL TUBE AUSTRALIA LIMITED

096 610 614

TASMAN GUARD SERVICES LIMITED

158 702 482

TRAVELBIRD NEDERLAND B.V.

169 091 874

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 fifth day of December 2014

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

AMBERNET TECHNOLOGIES, INC.

125 354 387

CHARMANT (HK) COMPANY LIMITED

152 872 476

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 fifth day of December 2014

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme

ARSN

BECTON PROPERTY TRUST	121 032 095
CREDIT SUISSE ENHANCED COMMODITY FUND	119 714 297
MACARTHURCOOK DIVERSIFIED PROPERTY INCOME FUND	104 606 457
MARGARET RIVER WATERSHED PREMIUM WINE PROJECT	091 534 824
MARGARET RIVER WATERSHED PREMIUM WINE PROJECT 2006	118 885 395
MARGARET RIVER WATERSHED PREMIUM WINE PROJECT 2007	124 388 272
MARGARET RIVER WATERSHED PREMIUM WINE PROJECT 2008	129 028 039

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 fifth day of December 2014

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme

ARSN

AZURE ASIA PRAGMATIST FEEDER FUND

166 512 250

FEDERATION CENTRES TRUST NO. 2

122 223 974

FEDERATION CENTRES TRUST NO. 3

153 269 759

UBS GLOBAL OPPORTUNITIES SHARE FUND

132 077 199

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.

CENTRAL WEST GOLD N L ACN 003 078 591 will change to a public company limited by shares. The new name will be **CENTRAL WEST GOLD LIMITED** ACN 003 078 591.

EMANDAR GROUP MANAGEMENT LTD ACN 163 612 744 will change to a proprietary company limited by shares. The new name will be **EMANDAR GROUP MANAGEMENT PTY LTD** ACN 163 612 744.

EQUIPTUS FINANCE LIMITED ACN 167 311 873 will change to a proprietary company limited by shares. The new name will be **EQUIPTUS FINANCE PTY LTD** ACN 167 311 873.

REDBUBBLE PTY LTD ACN 119 200 592 will change to a public company limited by shares. The new name will be **REDBUBBLE LIMITED** ACN 119 200 592.

RIVERSDALE MINING LIMITED ACN 006 031 161 will change to a proprietary company limited by shares. The new name will be **RIVERSDALE MINING PTY LIMITED** ACN 006 031 161.