



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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15-0366

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 15-0366.

Commencement

3. This instrument commences on 4 May 2015.

Declaration

4. Chapter 6D of the Act applies to Westpac Banking Corporation ACN 007 457 141 (the *body*) as if it were modified or varied as follows:
 - (a) paragraph 708A(5)(d) of the Act, as modified or varied by ASIC Class Order [CO 04/672], were further modified or varied by inserting after "340", "(other than the orders in ASIC Instruments [07-1025], [09-00795], [11-0097], [13-0032], [15-0240] and [15-0326], which relieve the body from the requirements of section 323D(3)"; and
 - (b) subparagraph 708A(6)(d)(i) of the Act was modified or varied by inserting after "Chapter 2M", "(other than subsection 323D(3) in relation to an Australian registered managed investment scheme whose financial year was not synchronised with the body's own financial year by the end of 12 months after the situation that called for consolidation arose)".

Where this instrument applies

5. Paragraph 4 of this instrument applies in relation to an offer for sale of securities in the body, by a holder of those securities in the body, within 12 months after:
 - (a) their issue; or
 - (b) their sale by a person who controlled the body at the time of their sale.
6. Paragraph 4(b) of this instrument applies only in relation to non-compliance by the body with subsection 323D(3) of the Act as a result of its failure to cause the financial

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year of the BT Defensive Equity Income Fund ARSN 159 947 298 and BT Wholesale Enhanced Cash Fund ARSN 088 863 469 to be synchronised with its own financial year by 1 October 2014, being 12 months after the situation for synchronisation arose.

Dated this 4th day of May 2015



Signed by Katrina Chianese
as a delegate of the Australian Securities and Investments Commission

15-0375

Australian Securities and Investments Commission
Corporations Act 2001 – Subsections 257D(4), 601QA(1)(a) and 1020F(1)(a) –
Exemption

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under subsections 257D(4), 601QA(1)(a) and 1020F(1)(a) of the Corporations Act 2001 (*Act*).

Title

2. This is ASIC Instrument 15 - 0375.

Commencement

3. This instrument takes effect on 24 April 2015.

Exemptions

4. Astro Japan Property Group Limited ACN 135 381 663 (*AJPGL*) does not have to comply with section 257D of the Act.
5. Astro Japan Property Management Limited ACN 111 874 563 (*AJPML*) in its capacity as the responsible entity of the Astro Japan Property Trust ARSN 112 799 854 (*Scheme*) does not have to comply with:
 - (a) Section 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;
 - (b) Section 601FG(1)(a);
 - (c) Section 601GA(4);
 - (d) Part 5C.6 of the Act; and
 - (e) Division 5A of Part 7.9 of the Act.

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Where this instrument applies

6. Paragraph 4 applies where:

- (a) AJPGL and AJPML, in its capacity as the responsible entity of the Scheme, each make an invitation to all holders of Stapled Securities (except *Excluded Foreign Holders*) as at the Record Date to offer to sell some or all of its Stapled Securities to Astro Japan at the Buy-Back Price (*Buy-Back Invitation*).
- (b) In relation to the Buy-Back Invitation made by AJPGL, AJPGL complies with the conditions in subsection 257B(2) of the Act, subject to subsection 257B(3) of the Act, except that:
 - (i) AJPGL does not comply with paragraph (a) of section 257B(2) of the Act but rather the Buy-Back Invitation made by AJPGL relates only to ordinary shares in AJPGL;
 - (ii) AJPGL does not comply with paragraph (b) of subsection 257B(2) of the Act but rather the Buy-Back Invitation made by AJPGL is made in accordance with the procedures in the Buy-Back Execution Rules and the terms as described in the Buy-Back Booklet;
 - (iii) AJPGL does not comply with paragraph (c) of subsection 257B(2) of the Act, but rather all persons who hold Stapled Securities (other than Excluded Foreign Holders) have a reasonable opportunity to offer for sale some or all of their ordinary shares to AJPGL in accordance with the Buy-Back Execution Rules and the terms as described in the Buy-Back Booklet;
 - (iv) AJPGL does not comply with paragraph (d) of subsection 257B(2) of the Act but rather the Buy-Back agreements are not entered into until the Tender Period has closed; and
 - (v) AJPGL does not comply with paragraph (e) of subsection 257B(2) of the Act but rather the Buy-Back Invitation made by AJPGL are to be made by AJPGL to every person who holds Stapled Securities (other than Excluded Foreign Holders) for those holders of Stapled Securities to sell their ordinary shares to AJPGL and for AJPGL to Buy-Back those Shares on the same terms subject to:
 - (I) each holder having the ability to nominate a maximum number of Stapled Securities, the ordinary shares comprising which they wish to offer for sale to AJPGL;

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- (II) if a holder of Stapled Securities holds no more than \$500 worth of Stapled Securities, that holder will only be permitted to lodge one offer for sale of all of their Stapled Securities in accordance with the procedures in the Buy-Back Execution Rules and the terms as described in the Buy-Back Booklet; and
- (III) Buy-Back Invitations do not need to be made to Excluded Foreign Holders and any offer from an Excluded Foreign Holder for the sale of ordinary shares received by AJPGL need not be accepted by AJPGL.

7. Subparagraphs 5(a), (c), (d) and (e) apply where:

- (a) AJPML, in its capacity as the responsible entity of the Scheme, has power to make the Buy-Back under the constitution;
- (b) The Buy-Back does not materially prejudice AJPML's ability to pay its creditors in relation to liabilities incurred by it as responsible entity of the Scheme;
- (c) AJPML, in its capacity as the responsible entity of the Scheme, has given one or more notices in writing to all members of the Scheme who are eligible to make the offer under the Buy-Back that together:
 - (i) specify procedures for making and dealing with offers to sell that are fair to all members of the Scheme;
 - (ii) state all information known to AJPML that is material to the decision of a member of the Scheme whether to make an offer to sell an interest in the Scheme;
 - (iii) specify the Tender Period (this period being at least 21 days after the date of the notice);
 - (iv) specify the assets that will be used to satisfy the liability to pay for interests bought back;
 - (v) specify the amount of money that is expected to be available when those assets are converted to money; and

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- (vi) specify the method to determine the amount to be sold, if any, by each member of the Scheme offering to sell;
- (d) after the notices were given to those members of the Scheme, the members of the Scheme had a reasonable opportunity to offer for sale some or all of their interests to AJPML under the Buy-Back;
- (e) AJPML, in its capacity as the responsible entity of the Scheme, does not buy an interest under the Buy-Back except as part of a Stapled Security bought for an amount that is no more than the amount determined by deducting from the amount in paragraph (i) the amount in paragraph (ii) and then dividing by the number of interests on issue:
 - (i) the sum of the value of scheme property and the value of assets of any company the shares of which are a Stapled Security with interests in the Scheme; and
 - (ii) the amount of any liability that under the constitution may be met from such property plus any liability of such a company (other than an amount for which the company is jointly liable and which may be met from scheme property of the scheme).
- (f) Immediately after registration of the transfer to AJPML of the interests in the Scheme acquired under the Buy-Back, AJPML must cancel the interests it has bought.
- (g) AJPML must make payment to a member of the Scheme in respect of an interest offered for sale under the Buy-Back within 21 days of it accepting the member's offer to sell.
- (h) The Buy-Back Invitation made by AJPML, in its capacity as the responsible entity of the Scheme, is made by AJPML to members of the Scheme in accordance with the procedures in the Buy-Back Execution Rules and the terms as described in the Buy-Back Booklet under which:
 - (a) all members of the Scheme are to be treated equally except offers to sell will be accepted only in accordance with the Buy-Back Execution Rules; and

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- (b) at the time of the Buy-Back Invitation made by AJPML, in its capacity as the responsible entity of the Scheme, all interests in the Scheme on issue have been of the same class for at least 12 months.

- 8. Paragraph 5(b) applies where AJPML, in its capacity as the responsible entity of the Scheme, acquires an interest in AJPML by accepting an offer to sell in response to the Buy-Back.

Condition

- 9. Paragraph 5(e) is on condition that any purchase made in accepting an offer to sell is made in circumstances where subsection 601GA(4) of the Act does not apply to the sellers' right to sell in accordance with the Buy-Back.

Interpretation

- 10. In this instrument:

Astro Japan means AJPGL and AJPML.

Buy-Back means an acquisition of Stapled Securities through an off-market buy-back in accordance with this instrument.

Buy-Back Amount means the number of Stapled Securities determined by Astro Japan to be bought back under the Buy-Back provided that the number of Stapled Securities that Astro Japan buys back, when combined with other Stapled Securities bought back by Astro Japan during the 12 months before the date on which Astro buys back Stapled Securities through the Buy-Back does not exceed 10% of the smallest number of Stapled Securities on issue at any time during the 12 months before the date on which Astro Japan buys back Stapled Securities through the Buy-Back.

Buy-Back Booklet means the offer document dated 6 May 2015 sent to holders of Stapled Securities in relation to the Buy-Back Invitations which is substantially in the same form as that provided to ASIC on or about 17 April 2015.

Buy-Back Execution Rules means if at the close of the Tender Period Astro Japan has received offers to sell Stapled Securities that in aggregate are:

- (a) more than the Buy-Back Amount then:
 - (i) all tenders of Stapled Securities are bought back subject to a reduction by the same proportion (pro rata subject to rounding of fractions) being the proportion needed to ensure that:

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- (A) after taking into account the Priority Acquisition and the Small Holding Acquisition, no more than the number of Stapled Securities corresponding to the Buy-Back Amount is bought back; and
 - (B) the Priority Acquisition and the Small Holding Acquisition may be bought back; and
- (ii) the Priority Acquisition and the Small Holding Acquisition are bought back; or
- (b) equal to or less than the Buy-Back Amount then all tenders of Stapled Securities are bought back.

Buy-Back Price means \$5.30 per Stapled Security, being the price at which Astro Japan has invited Stapled Security Holders to sell Stapled Securities through the Buy-Back.

Excluded Foreign Holders means Stapled Security Holders who Astro Japan determines to exclude on the basis that:

- (a) Astro Japan would be prohibited from making a payment to pursuant to an act, rule or regulation that prohibits Astro Japan from making payments to a person who resides in a jurisdiction outside of Australia or New Zealand;
- (b) the holder resides in a jurisdiction where it would be illegal under the laws of that jurisdiction to make an invitation to the holder or for the holder to participate in the Buy-Back; or
- (c) the holder resides in a jurisdiction outside of Australia or New Zealand and it would be unreasonable to make an invitation to the holder having regard to each of the following:
 - (i) the number of holders in that jurisdiction;
 - (ii) the number and the value of Stapled Securities held by holders in that jurisdiction; and
 - (iii) the cost of complying with legal requirements and the requirements of any relevant regulatory authority applicable to making the invitation in that jurisdiction.

Market Price means the volume weighted average price of Stapled Securities on the 15 days up to and including the day on which the price is determined.

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Priority Acquisition means Astro Japan buying back a number of Stapled Securities from each Stapled Security Holder who has offered to sell up to an amount of Stapled Securities notified by Astro Japan, the value of which does not exceed \$2,000 based on the Market Price at the time determined by Astro Japan (being a time on a date not earlier than 7 days before the Record Date) or such lesser amount of Stapled Securities as is required to ensure that the Buy-Back Amount is not exceeded as a result of the aggregate number of Stapled Securities bought back by Astro Japan under the Priority Acquisition and the Small Holding Acquisition.

Record Date means 1 May 2015.

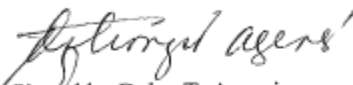
Small Holding Acquisition means Astro Japan buying back the entire remaining balance of a Stapled Security Holder's holding of Stapled Securities where that holder has offered to sell all of their Stapled Securities and the amount of Stapled Securities that that holder would hold after the application of the Buy-Back Execution Rules would be less than or equal to an amount notified by Astro Japan, the value of which does not exceed \$500 based on the Market Price at the time determined by Astro Japan (being a time on a date not earlier than 7 days before the Record Date) and the holder does not hold any more Stapled Securities than were held by that holder at the Record Date.

Stapled Security means an interest in the Scheme and an ordinary fully paid share in AJPGL which under the terms on which each of the products is traded, must only be transferred together.

Stapled Security Holder means the holder of a Stapled Security other than an Excluded Foreign Holder.

Tender Period means the period during which Stapled Security Holders may tender their Stapled Securities under the Buy-Back.

Dated this 24th day of April 2015.



Signed by Dulce T. Asensi
as delegate of the Australian Securities and Investments Commission

15-0393

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

Enabling legislation

1. 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 15-0393.

Commencement

3. This instrument commences on 4 May 2015.

Exemption

4. Caxton Print Group Holdings Pty Limited (ACN 160 926 732) (the **Company**) does not have to comply with subsection 734(2) of the Act.

Where the exemption applies

5. This exemption applies to the following information communicated by the Company to Employees:
 - (a) information about the timetable for the Initial Public Offer, including updates to the timetable for the Initial Public Offer;
 - (b) information alerting Employees to impending announcements about the Initial Public Offer;
 - (c) 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;
 - (e) information about a proposed change to the Employees' employing entity and other associated employment-related administrative matters as a result of an internal group reorganisation in advance of the Initial Public Offer; and

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(f) information relating to:

- i. changes which may be made to the structure and administration of the Company and its related bodies corporate in connection with the Initial Public Offer; and
- ii. the appointment of management, executive officers and directors of the Company or a related body corporate.

Conditions

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

Cessation

7. This exemption shall remain effective, unless otherwise revoked, until the earlier of:
- a. the date on which the Initial Public Offer Prospectus is lodged with ASIC; and
 - b. 4 September 2015.

Interpretation

In this instrument:

Employees means employees of the Company or a related body corporate;

Initial Public Offer means the an initial public offering of fully paid ordinary shares in the Company or a newly incorporated holding company that will, on completion of the offer, be the ultimate holding company of the Company.

Initial Public Offer Prospectus means the prospectus proposed to be lodged by the Company or a newly incorporated holding company that will, on completion of the offer, be the ultimate holding company of the Company with ASIC in respect of the Initial Public Offer.

Dated this 4th day of May 2015



Signed by Katrina Chianese
as a delegate of the Australian Securities and Investments Commission

15-0394

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 15-0394.

Commencement

3. This instrument commences on 28 April 2015.

Exemption

4. Strategic Energy Resources Limited ACN 051 212 429 (*Strategic Energy*) does not have to comply with Parts 6D.2 and 6D.3 of the Act.

Declaration

5. Chapter 6D of the Act applies to shareholders of Strategic Energy as if section 707 was modified or varied by:
 - (a) omitting subsections 707(3) and (4); and
 - (b) omitting subsections 707(5) and (6) and substituting:
 - "(5) An offer of a body's securities for sale within 12 months after their sale by a person who controlled the body at the time of the sale needs disclosure to investors under this Part if:
 - (a) at the time of the sale by the controller either:
 - (i) the securities were not quoted; or
 - (ii) although the securities were quoted, they were not offered for sale in the ordinary course of trading on a relevant financial market on which they were quoted; and

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- (b) the controller sold the securities without disclosure to investors under this part; and
 - (c) the controller sold the securities with the purpose of the person to whom they were sold;
 - (i) selling or transferring the securities; or
 - (ii) granting, issuing or transferring interests in, or options or warrants over the securities;
- and section 708 does not say otherwise.
- (6) Unless the contrary is proved, a person who controls a body is taken to sell securities with the purpose referred to in paragraph (5)(c) if any of the securities are subsequently sold, or offered for sale, within 12 months after their sale by the controller."

Where this instrument applies

6. This exemption applies to invitations by Strategic Energy to vote at a capital reduction meeting on the in specie transfer by Strategic Energy of ordinary shares in Ionic Industries Pty Ltd ACN 168 143 324 (*Ionic*) to the shareholders of Strategic Energy, pursuant to a notice of meeting that:
- (a) is in substantially the same form as the draft notice of meeting given to ASIC on 2 April 2015; and
 - (b) includes a statement describing the need for, and the effect of, the relief contained in this instrument.
7. This declaration applies where:
- (a) an Ionic shareholder makes an offer of Ionic shares (*Shares*) for sale;
 - (b) the Shares were transferred to the Ionic shareholder pursuant to the invitation to vote at the capital reduction meeting referred to in paragraph 6; and
 - (c) the offer is not made within 12 months of a sale or transfer of the Shares by a person, other than Strategic, who:
 - (i) controls Ionic;
 - (ii) would have been required by subsection 707(2) of the Act to give disclosure to investors under Part 6D.2 of the Act but for section 708 of the Act; and

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

Interpretation

In this instrument:

financial market has the meaning given by section 767A of the Act.

Dated this 28th day of April 2015



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

15-0395

**Australian Securities and Investments Commission
Corporations Act 2001 — Paragraphs 601QA(1)(a) and 911A(2)(l) — Exemption**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraphs 601QA(1)(a) and 911A(2)(l) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument [15-0395].

Commencement

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

Exemptions

4. Red Energy Pty Limited (ACN 107 479 372) (*Red Energy*) does not have to:
 - (a) comply with section 601ED of the Act in relation to the operation of a risk management scheme; or
 - (b) hold an Australian financial services licence covering the provision of the following financial services:
 - (i) dealing in a risk management product or an interest in a risk management scheme operated by Red Energy;
 - (ii) providing a custodial or depository service by holding a risk management product on trust for or on behalf of another person;
 - (iii) providing financial product advice in relation to a risk management product or an interest in a risk management scheme operated by Red Energy to the extent that that advice is provided as a result of Red Energy giving information or statements under subparagraph 8(c).

Where exemptions apply

5. Red Energy may rely on the exemptions in paragraph 4 only where both of the following are satisfied:
 - (a) Red Energy:
 - (i) does not carry on a business of issuing risk management products other than interests in the risk management scheme; and

- (ii) does not provide any financial product advice in relation to a risk management product other than financial advice covered by sub-paragraph 4(b)(iii); and
 - (b) Red Energy meets the requirements of paragraph 6.
6. Red Energy meets the requirements of this paragraph if it:
- (a) does not receive any payments, remuneration or other benefits that are related to the provision of financial services in relation to the risk management product or an interest in the risk management scheme, except for:
 - (i) a payment from a person who is covered by the risk management product where:
 - (A) the amount of payment is separately identified in dollars from any other amounts payable by the person to Red Energy in a written request for payment or written statement of the amount payable given by Red Energy to the person; and
 - (B) an equivalent amount is to be paid by Red Energy to the issuer of the product; and
 - (ii) payments from a person who is covered by the risk management product, to cover the costs reasonably incurred by Red Energy for the purposes of providing financial services in relation to the risk management product or an interest in the risk management scheme; and
 - (iii) rebates for which Red Energy has an obligation to promptly pay an equivalent amount to persons who have paid for cover under the risk management product (other than Red Energy or its associates); and
 - (b) is not an associate of:
 - (i) any person who carries on a business of issuing risk management products, other than interests in a risk management scheme; or
 - (ii) a financial services licensee or any authorised representative of such a licensee who deals in or provides financial product advice about a risk management product,other than where Red Energy is an associate of a person whose Australian financial services licence authorisations in relation to risk management products relate only to:
 - (iii) derivatives; or
 - (iv) other risk management products related to the price of electricity or other energy commodities; or

- (v) Australian carbon credit units; or
- (vi) eligible international emissions units.

7. To rely on the exemption in subparagraph 4(a), Red Energy must comply with the conditions set out in subparagraphs 8(a) to (e).

Conditions

8. Red Energy must:

- (a) ensure that the making of a group purchase payment by a person to Red Energy has the effect of:
 - (i) where the product is to be issued to the person – as between the person and the issuer of the risk management product to which the payment relates, discharging any liability of the person under or in respect of the product to the extent of the payment; or
 - (ii) where the product has been or is to be issued to Red Energy – as between the person and the issuer of the risk management product to which the payment relates, discharging the liability of Red Energy under or in respect of the product in relation to the person to the extent of the payment; and
- (b) take reasonable steps to promptly bring to the attention of each person to whom it provides financial services relating to the risk management product and who may reasonably believe they will be covered by the product, if:
 - (i) it is not reasonable to expect that the cover will apply for the period represented to the person, whether in writing or otherwise; or
 - (ii) the product is, or is likely to be, cancelled or not renewed,unless either:
 - (iii) the risk management product has been issued to the person and the terms of the product require the issuer of the product to give the person notice, before cancellation or non-renewal of the product, that the product will be cancelled or not renewed; or
 - (iv) substantially similar cover applies or will apply for the period (or remainder of the period) represented to the person; and
- (c) enter into an obligation under which Red Energy is liable to compensate any person who suffers loss or damage as a result of Red Energy failing to comply with subparagraph (b); and

- (d) establish a facility by which each person to whom it provides financial services relating to the risk management product and who may reasonably believe they will be covered by the product may, by taking reasonable steps, verify with the issuer of the product or a financial services licensee or an authorised representative acting on behalf of the issuer or licensee, without charge, that the product has been issued to the person or Red Energy and remains current; and
- (e) take reasonable steps to give, as soon as practicable after Red Energy has reason to believe that the financial services to which the risk management product relates will be provided to a person, and if the person to be covered by the product may elect whether to be covered or not, before the election is made, the following information and statements in writing to the person:
 - (i) general factual information about the nature of the cover provided by the product (including the period for which the cover will apply) and the role of Red Energy in providing the financial services to which the product relates; and
 - (ii) a statement that Red Energy will ensure that a person who requests a copy of the terms and conditions of the product will be given, without charge, a copy within a reasonable time after the request; and
 - (iii) information about any amount payable by the person to obtain the cover under the product unless such an amount cannot be separately identified in dollars from any other amounts payable by the person to Red Energy; and
 - (iv) if Red Energy will receive payments (*rebates*) from the issuer of the product or any financial services licensee or their associates to arrange for the issue of a risk management product or for a person to be covered by an existing risk management product, the amounts (if any) that will be paid to the person to be covered by the product from those rebates or, if the amounts cannot be ascertained, general information about how the amounts will be determined; and
 - (v) a statement that Red Energy does not hold an Australian financial services licence and that the person should consider obtaining their own financial product advice about the product from a person who is able to give such advice under an Australian financial services licence; and
 - (vi) information about the obligation described in subparagraph (c) and sufficient information relating to the facility described in subparagraph (d) to enable the person to use it.

Interpretation

9. In this instrument:

authorised representative has the meaning given by section 761A of the Act.

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

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

group purchase payment means a payment made by a person to Red Energy under an arrangement whereby Red Energy will make a payment to the issuer of the risk management product for or under the policy that will enable the person to be covered by the product and either:

- (a) the product is to be issued to that person; or
- (b) when the product is held by Red Energy, the cover is to apply by extension to that person as a named individual under the terms of the product (including any schedule to the product) for an additional payment made to the issuer of the risk management product.

issue and *issuer* have the meanings given by section 761E of the Act.

risk management product means a financial product of the kind referred to in paragraphs 764A(1)(d), (e) or (f) or paragraph 763A(1)(b) of the Act other than a general insurance product that a financial services licensee must not deal in because of section 985D of the Act.

risk management scheme means a managed investment scheme under which monies are contributed and are pooled or used in a common enterprise to confer the following benefits on the persons contributing:

- (a) lower costs to secure cover, or the securing of cover on more favourable terms, under a risk management product issued by a person who is not, and is not associated with, the issuer of interests in the scheme; and/or
- (b) the availability of cover, which would not otherwise be available, under such a risk management product;

but does not include a scheme which entitles the persons contributing to receive any distributions of scheme property other than:

- (c) payments that are directly attributable to the cover provided by the risk management product; and/or
 - (d) payments received from the issuer of the product or any financial services licensee or their associates for arranging for the persons to be covered by the product.
-

scheme property, in relation to a risk management scheme, means:

- (a) contribution of money or money's worth to the scheme; and
- (b) money borrowed or raised by the body operating the scheme for the purposes of the scheme; and
- (c) property acquired, directly or indirectly, with, or with the proceeds of, contributions or money referred to in paragraph (a) or (b); and
- (d) income and property derived, directly or indirectly, from contributions, money or property referred to in paragraph (a), (b) or (c).

Dated this 7th day of May 2015



Signed by Jennifer Lyons
as a delegate of the Australian Securities and Investments Commission



15-0398

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: SFG Platform Services Limited
ACN 107 384 207 ("the AFS Licensee")
Level 18
50 Bridge Street
SYDNEY NSW 2000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels AFS Licence Number 279173 held by the AFS Licensee with effect from the date on which this notice is given to the AFS Licensee.

Dated this 30 April 2015.

Signed

James Nott, a delegate of the Australian Securities and Investments Commission

15-0401

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument [15-0401]

Commencement

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

Declaration

4. Chapter 5C of the Act applies to Australian Unity Mortgage Investments Limited ACN 004 414 653 (the *responsible entity*) in its capacity as the responsible entity of the Australian Unity Select Mortgage Income Fund ARSN 091 886 789 (the *scheme*) as if section 601FL of the Act were modified or varied as follows:

- (a) in subsection (1) omit all the text after the word “it”, substitute:
“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 related body corporate of the responsible entity to be the new responsible entity in accordance with subsection (1A).”;

- (b) after subsection (1) insert:

“(1A) The requirements for proposing a related body corporate (the *proposed responsible entity*) to be the new responsible entity are as follows:

- (a) The responsible entity must give members of the scheme notice of a proposal to choose the proposed responsible entity, to be the scheme’s new responsible entity.
- (b) The notice to members must:
 - (i) set out the following information:
 - (A) the responsible entity’s reasons for wanting to retire;

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- (B) such information as can reasonably be expected to be material to a member in forming a view as to the choice of the proposed responsible entity;
 - (C) information about the proposed timing of the retirement of the responsible entity and the manner in which that retirement will occur; and
 - (D) how members can access on the responsible entity's website current information about the proposed timing of the retirement of the responsible entity and the manner in which that retirement will occur; and
 - (ii) state prominently that if:
 - (A) members who together hold at least 5% of the total value of the interests held by members; or
 - (B) 10 members,who would be entitled to vote if the proposal were put as a proposed resolution to a meeting of members under paragraph (1)(a), ask for a vote on the choice of the proposed responsible entity by giving written notice received by the responsible entity within 21 days from the date of the notice is sent, the responsible entity will either arrange a postal vote or convene a meeting to vote on a resolution for the choice of the proposed responsible entity; and
 - (iii) be accompanied by a form which can be ticked to ask for a vote; and
 - (iv) state prominently a reply paid address of the responsible entity to which the form may be sent.
- (c) The responsible entity must prominently disclose on its web site current information about the proposed timing of the retirement of the responsible entity and the manner in which that retirement will occur.
- (d) If sufficient members ask for a vote in accordance with the notice, the responsible entity must arrange for a postal vote or, if the responsible entity chooses, convene a meeting in accordance with Part 2G.4 to vote on the choice of the proposed responsible entity as soon as possible.
- (e) If there is a postal vote:

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- (i) a voting paper must be sent to each member stating a reply paid address of the responsible entity to which the voting paper may be sent; and
 - (ii) the responsible entity must notify the members in, or in a document accompanying, the voting paper that:
 - (A) the proposed responsible entity will be chosen as the new responsible entity if at least 50% of the total votes that are cast by members that would be eligible to vote at a meeting under paragraph (1)(a) are cast in favour of the choice; and
 - (B) only votes received by the responsible entity within 28 days after the issue of the voting paper will be counted.
 - f) If a meeting is convened the resolution to choose the new responsible entity must be an extraordinary resolution if the scheme is not listed."
- (c) after subsection (2), insert:
- "(2A) If a postal vote is arranged under paragraph (1A) (d) and at least 50% of the total votes cast by members that would be eligible to vote at a meeting under paragraph (1) (a) are cast in favour of the proposed responsible entity, that entity is taken for the purposes of subsection (2) to have been chosen by a resolution of members on the last day on which postal votes may be received in order to be counted.
- (2B) If:
- (a) a related body corporate is proposed to be the new responsible entity in accordance with subsection (1A); and
 - (b) insufficient members ask for a vote to choose the entity in accordance with the notice referred to in paragraph (1A)(b); and
 - (c) the entity has consented in writing to becoming the scheme's responsible entity,
- then:
- (d) as soon as practicable and in any event within 2 business days after the end of the period in which a member may ask for such a vote, the current responsible entity must lodge a notice with ASIC asking it to alter the record of a scheme's registration to name the proposed responsible entity as the scheme's responsible entity; and
 - (e) the notice must be accompanied by a certificate from the current responsible entity that it reasonably considers that the appointment of

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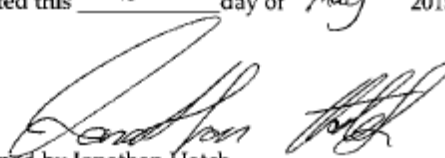
the proposed responsible entity would be in the best interests of the members with a summary of the responsible entity's reasons as to why this is the case.

- (f) Unless ASIC reasonably believes that the appointment of the proposed responsible entity would not be in the best interests of members, ASIC must comply with the notice as soon as practicable after the notice and summary are lodged."

Where this declaration applies

6. This declaration applies where Australian Unity Mortgage Investments Limited ACN 004 414 653 has consented in writing to becoming the new responsible entity of the scheme.
7. This declaration ceases to apply 90 days from when it is gazetted.

Dated this 1st day of May 2015


Signed by Jonathan Hatch

as a delegate of the

Australian Securities and Investments Commission

15-0402

**Australian Securities and Investments Commission
Corporations Act 2011 – Paragraph 601QA (1) – Declaration**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument [15-0402]

Commencement

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

Declaration

4. Chapter 5C of the Act applies to Australian Unity Mortgage Investments Limited ACN 004 414 653 (the *responsible entity*) in its capacity as the responsible entity of the Australian Unity Pooled Mortgage Fund ARSN 121 895 690 (the *scheme*) as if section 601FL of the Act were modified or varied as follows:
 - (a) in subsection (1) omit all the text after the word “it”, substitute:

“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 related body corporate of the responsible entity to be the new responsible entity in accordance with subsection (1A).”;
 - (b) after subsection (1) insert:

“(1A) The requirements for proposing a related body corporate (the *proposed responsible entity*) to be the new responsible entity are as follows:

 - (a) The responsible entity must give members of the scheme notice of a proposal to choose the proposed responsible entity, to be the scheme’s new responsible entity.
 - (b) The notice to members must:
 - (i) set out the following information:
 - (A) the responsible entity’s reasons for wanting to retire;

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- (B) such information as can reasonably be expected to be material to a member in forming a view as to the choice of the proposed responsible entity;
 - (C) information about the proposed timing of the retirement of the responsible entity and the manner in which that retirement will occur; and
 - (D) how members can access on the responsible entity's website current information about the proposed timing of the retirement of the responsible entity and the manner in which that retirement will occur; and
 - (ii) state prominently that if:
 - (A) members who together hold at least 5% of the total value of the interests held by members; or
 - (B) 10 members,who would be entitled to vote if the proposal were put as a proposed resolution to a meeting of members under paragraph (1)(a), ask for a vote on the choice of the proposed responsible entity by giving written notice received by the responsible entity within 21 days from the date of the notice is sent, the responsible entity will either arrange a postal vote or convene a meeting to vote on a resolution for the choice of the proposed responsible entity; and
 - (iii) be accompanied by a form which can be ticked to ask for a vote; and
 - (iv) state prominently a reply paid address of the responsible entity to which the form may be sent.
- (c) The responsible entity must prominently disclose on its website current information about the proposed timing of the retirement of the responsible entity and the manner in which that retirement will occur.
- (d) If sufficient members ask for a vote in accordance with the notice, the responsible entity must arrange for a postal vote or, if the responsible entity chooses, convene a meeting in accordance with Part 2G.4 to vote on the choice of the proposed responsible entity as soon as possible.
- (e) If there is a postal vote:

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- (i) a voting paper must be sent to each member stating a reply paid address of the responsible entity to which the voting paper may be sent; and
 - (ii) the responsible entity must notify the members in, or in a document accompanying, the voting paper that:
 - (A) the proposed responsible entity will be chosen as the new responsible entity if at least 50% of the total votes that are cast by members that would be eligible to vote at a meeting under paragraph (1)(a) are cast in favour of the choice; and
 - (B) only votes received by the responsible entity within 28 days after the issue of the voting paper will be counted.
- f) If a meeting is convened the resolution to choose the new responsible entity must be an extraordinary resolution if the scheme is not listed."
- (c) after subsection (2),insert:
 - "(2A) If a postal vote is arranged under paragraph (1A)(d) and at least 50% of the total votes cast by members that would be eligible to vote at a meeting under paragraph (1)(a) are cast in favour of the proposed responsible entity, that entity is taken for the purposes of subsection (2) to have been chosen by a resolution of members on the last day on which postal votes may be received in order to be counted.
 - (2B) If:
 - (a) a related body corporate is proposed to be the new responsible entity in accordance with subsection (1A); and
 - (b) insufficient members ask for a vote to choose the entity in accordance with the notice referred to in paragraph (1A)(b); and
 - (c) the entity has consented in writing to becoming the scheme's responsible entity,then:
 - (d) as soon as practicable and in any event within 2 business days after the end of the period in which a member may ask for such a vote, the current responsible entity must lodge a notice with ASIC asking it to alter the record of a scheme's registration to name the proposed responsible entity as the scheme's responsible entity; and
 - (e) the notice must be accompanied by a certificate from the current responsible entity that it reasonably considers that the appointment of

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the proposed responsible entity would be in the best interests of the members with a summary of the responsible entity's reasons as to why this is the case.

- (f) Unless ASIC reasonably believes that the appointment of the proposed responsible entity would not be in the best interests of members, ASIC must comply with the notice as soon as practicable after the notice and summary are lodged."

Where this declaration applies

6. This declaration applies where Australian Unity Mortgage Investments Limited ACN 004 414 653 has consented in writing to becoming the new responsible entity of the scheme.
7. This declaration ceases to apply 90 days from when it is gazetted

Dated this 1st day of May 2015



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



15-0403

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Paragon Wealth Management Pty Ltd
ABN 60 123 395 488 ("the Licensee")
PO Box 1395
Shepparton VIC 3632

Pursuant to paragraph 915B (3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 310996 held by Paragon Wealth Management Pty Ltd with effect from the date on which this notice is given to the Licensee.

Dated 1 May 2015

Signed

James Nott
A delegate of the Australian Securities and Investments Commission

15-0405

**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 15-0405.

Commencement

3. This instrument commences on 1 May 2015.

Declarations

4. Chapter 6 of the Act applies to Shriro Holdings Limited ACN 605 279 329 (*Company*) 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. Chapter 6C of the Act applies to the Company as if section 671B (as notionally varied by Class Order [CO 13/520]) were further modified or varied by inserting:

“671BA Escrow Agreements

For the purposes of section 671B and the definition of *substantial holding* in section 9, a body corporate has a relevant interest in securities if the body corporate would have a relevant interest in the securities but for subsection 609(13A).”.

Where this instrument applies

6. This instrument applies in relation to relevant interests the Company has in the securities of the Company or a related body corporate (*Escrowed Securities*) merely because it has entered into one or more escrow agreements or deeds (each an *Escrow Arrangement*) with each *Security Holder* in connection with the proposed admission of the Company's securities to the official list of the Australian Securities Exchange (*ASX*) where each Escrow Arrangement:

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- (a) does not restrict 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 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) provides that the Escrow Arrangement terminates on the date that the Company's (or a related body corporate's) audited financial accounts for the financial year ended 31 December 2015 have been released to ASX; and
- (e) is substantially in the same form as the draft agreement provided to ASIC on 21 April 2015.

Interpretation

- 7. In this instrument *Security Holder* means any of the following persons who hold shares in the Company:
 - i. Directors, officers or employees of the Company (or a related body corporate) or Shiro Australia Pty Limited ACN 002 386 129 (or a related body corporate)
 - ii. Shiro Pacific Limited (Hong Kong)

Dated this 1st day of May 2015



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

15-0406

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

Enabling legislation

1. 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 15-0406.

Commencement

3. This instrument commences on 1 May 2015.

Exemptions

4. Shriro Holdings Limited ACN 605 279 329 (*Shriro Holdings*), Shriro Pty Limited ACN 092 688 018 (*Shriro*), and Shriro Australia Pty Limited ACN 002 386 129 (*Shriro Australia*) do not have to comply with subsection 734(2) of the Act.

Where this instrument applies

5. Subject to paragraph 7, this exemption applies to the following information communicated by Shriro Holdings, Shriro Australia or Shriro to Employees:
 - (a) information about the timetable for the Initial Public Offer, including updates to the timetable for the Initial Public Offer;
 - (b) information alerting them to impending announcements about the Initial Public Offer;
 - (c) 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;
 - (e) information relating to:
 - (i) changes which may be made to the structure and administration of Shriro Holdings, Shriro or any of their related bodies corporate at or about the same time as the Initial Public Offer;
 - (ii) the appointment of management, executive officers and directors of Shriro Holdings, Shriro or any of their related bodies corporate; and

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- (f) information in relation to certain Employees' roles in assisting with the preparation of the Prospectus.

Conditions

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

Cessation

7. This exemption shall remain effective, unless otherwise revoked, until the date on which Shriro Holdings, Shriro Australia, Shriro or any of their related bodies corporate lodges a prospectus for the Initial Public Offer with ASIC.

Interpretation

8. In this instrument:

Employees means employees of Shiro Holdings, Shiro Australia, Shiro or any of their related bodies corporate;

Initial Public Offer means the proposed initial public offer of fully paid ordinary shares in Shiro Holdings; and

Prospectus means the prospectus to be lodged by Shiro Holdings or a related body corporate with ASIC in respect of the Initial Public Offer.

Dated this 1st day of May 2015



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

15-0407

**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 15-0407.

Commencement

3. This instrument commences on 1 May 2015.

Declarations

4. Chapters 6 and 6C of the Act apply to Australian Finance Group Limited ACN 066 385 822 (*AFG*) 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 AFG 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 AFG as if section 671B were modified or varied by, omitting “.” in paragraph (7)(c) (as notionally inserted by ASIC Class Order [CO 13/520]), inserting:

“; or

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

Where this instrument applies

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

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

- (a) does not restrict 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 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 AFG for the period ending 30 June 2016 are released; and
- (e) is substantially in the same form as the draft agreement provided to ASIC on 26 March 2015.

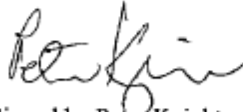
Interpretation

8. In this instrument **Security Holder** means any of the following persons who hold shares in AFG:
- (a) MBM Investments Pty Ltd as trustee for The Brett McKeon Family Trust;
 - (b) MSW Investments Pty Ltd as trustee for The Malcolm Stephen Watkins Family Trust;
 - (c) Ocean City Investments Pty Ltd as trustee for The Matthews Family Trust;
 - (d) Anthony Peter Gill;
 - (e) Gillfamily Pty Ltd as trustee for GillFamily Superannuation Fund;
 - (f) Banyard Holdings Pty Ltd as trustee for The B&K McGougan Trust;
 - (g) Karen Jane McGougan as trustee for The B&K McGougan Trust No.2;
 - (h) Macquarie Bank Limited;
 - (i) TAL Distribution Holdings Limited;
 - (j) Allianz Australia Insurance Ltd;
 - (k) Assured Financial Services Pty Ltd;

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- (l) EDI Nominees Pty Ltd as trustee for The RCT Family Trust; and
- (m) EDI Nominees Pty Ltd as trustee for The Buffalo Creek Superannuation Fund.

Dated this 1st day of May 2015



Signed by Peter Knight
as a delegate of the Australian Securities and Investments Commission

15-0408

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

Enabling legislation

1. 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 15-0408.

Commencement

3. This instrument commences on 1 May 2015.

Exemption

4. Australian Finance Group Ltd (ACN 066 385 822) (*AFG*) does not have to comply with subsection 734(2) of the Act.

Where the exemption applies

5. This exemption applies to statements made by AFG:
 - (a) to Shareholders, communicating:
 - (i) that AFG is proposing to undertake the Initial Public Offer;
 - (ii) the timing of the Initial Public Offer;
 - (iii) matters that require Shareholder approval in connection with the Initial Public Offer;
 - (iv) the opportunity for Shareholders to sell or dispose of their AFG shares as part of the Initial Public Offer; and
 - (b) to Employees, communicating:
 - (i) information about the timetable for the Initial Public Offer, including updates to that timetable;
 - (ii) information alerting Employees to impending announcements about the Initial Public Offer;
 - (iii) information as to the ways in which Employees may participate in the Initial Public Offer;

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- (iv) information as to 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;
- (v) information concerning changes that may be made to the structure and administration of AFG and its related bodies corporate at or about the same time as the Initial Public Offer;
- (vi) information as to the appointment of management, executive officers and directors of AFG and its related bodies corporate at or about the same time as the Initial Public Offer; and
- (viii) information concerning Employees' roles in assisting with the preparation of the Initial Public Offer Prospectus.

Conditions

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

Cessation

7. This exemption ceases to apply, unless otherwise revoked, on the date on which the Initial Public Offer Prospectus is lodged with ASIC.

Interpretation

8. In this instrument:

Employees means employees of AFG or AFG SaleCo Pty Ltd ACN 605 518 090.

Initial Public Offer means the proposed initial public offer of fully paid ordinary shares in AFG to be made on or around 4 May 2015.

Initial Public Offer Prospectus means the prospectus proposed to be lodged with ASIC by AFG on or around 4 May 2015 in respect of the Initial Public Offer.

Shareholders means holders of fully paid ordinary shares in AFG.

Dated this 1st day of May 2015



Signed by Peter Knight
as a delegate of the Australian Securities and Investments Commissions

15-0409

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 15-0409.

Commencement

3. This instrument commences on 4 May 2015.

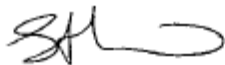
Declaration

4. Chapter 6D of the Act applies to an offer for sale of ordinary shares in Grays eCommerce Group Limited ACN 125 736 914 (the *Company*) as if paragraph 708A(5)(b) of the Act were modified by deleting the words "5 days" and substituting the words "31 days".

Where this instrument applies

5. This instrument applies to an offer for sale of ordinary shares in the Company where:
 - (a) the ordinary shares were issued on or around 6 May 2015:
 - i. to sophisticated and professional investors under an offer which did not require disclosure under Part 6D.2 of the Act because of subsection 708(8) or subsection 708(11) of the Act; or
 - ii. under an offer made through a financial services licensee which did not require disclosure under Part 6D.2 of the Act because of subsection 708(10) of the Act; and
 - (b) the Company has given ASX Limited ACN 008 624 691 a notice under paragraph 708A(5)(e) of the Act which complies with subsection 708A(6) of the Act.

Dated this 4th day of May 2015



Signed by Sarah-Jane Farlow
as a delegate of the Australian Securities and Investments Commission

15-0410

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 27 April 2015.


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

Notice of Cancellation of Australian Financial Services Licence

To: Salvest Capital Advisors Ltd ACN 135 379 921

TAKE NOTICE that under section 915B(3)(a) of the *Corporations Act 2001*, the Australian Securities and Investments Commission hereby cancels Australian financial services licence number 336070 held by Salvest Capital Advisors Ltd ACN 135 379 921.

Dated this 9th day of April 2015

Signed: 

Christine Croft, a delegate of the Australian Securities and Investments Commission

15-0413

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

Enabling legislation

1. 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 15-0413.

Commencement

3. This instrument commences on 5 May 2015.

Exemption

4. The Company and any wholly owned subsidiary of the Company (each, a *Home & Decor Holdings Group Entity*) do not have to comply with subsection 734(2) of the Act.

Where the exemption applies

5. This instrument applies to statements made by a Home & Decor Holdings Group Entity in communications to Employees that provide the following information:
 - (a) information concerning changes to the internal administration of the Company in connection with the IPO;
 - (b) information concerning the timing of the IPO;
 - (c) information concerning impending announcements relating to the IPO; and
 - (d) information concerning the participation of Employees in the IPO;that do not communicate any advantages, benefits or merits of the IPO.

Cessation

6. This exemption ceases to apply, unless otherwise revoked, on the earlier of:
 - (a) the date on which the IPO Prospectus is lodged with ASIC; and
 - (b) 30 June 2015.

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Interpretation

7. In this instrument:

Company means Home & Decor Holdings Pty Limited (ACN 147 375 451).

Employees means employees of any Home & Decor Holdings Group Entity.

IPO means the proposed initial public offering of fully paid ordinary shares in the Company, to be made in or around May to June 2015.

IPO Prospectus means a disclosure document proposed to be lodged with ASIC by the Company in or around May to June 2015 in relation to the IPO.

Dated this 5th day of May 2015



Signed by Ashley Brown
as a delegate of the Australian Securities and Investments Commission

15-0415

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 15-0415.

Commencement

3. This instrument commences on 5 May 2015.

Declaration

4. Chapter 6D of the Act applies to members of HRVP (Consolidation) Pty Ltd ACN 605 566 452 (the **Company**) offering the ordinary shares of the Company for sale, as if section 707 were modified or varied by omitting subsections 707(3) and 707(4) and substituting:

“(3) An offer of a body’s securities for sale within 12 months after their issue needs disclosure to investors under this Part if the body issued the securities:

(a) without disclosure to investors under this Part; and

(b) with the purpose of the person to whom they were issued:

(i) selling or transferring them; or

(ii) granting, issuing or transferring interests in, or options or warrants over, them;

and section 708 or 708A does not say otherwise.

(4) Unless the contrary is proved, a body is taken to issue securities with the purpose referred to in paragraph 3(b) if any of the securities are subsequently sold, or offered for sale, within 12 months after their issue.”

Exemption

5. The Company and Heathcote Ridge Vineyard Limited ACN 118 604 498 (**HRVL**) do not have to comply with section 706.

Where this instrument applies

6. The declaration applies to an offer of the Company's shares for sale, where those shares were issued to members of the Heathcote Ridge Vineyard Project Managed Investment Scheme (ARSN 119 456 209) (*Project*) pursuant to a reconstruction process as described in the Documents.
7. The exemption applies to an offer of:
 - (a) the Company's shares for issue to members of the Project; and
 - (b) HRVL's shares for issue to members of the Company;pursuant to a reconstruction process as described in the Documents.

Interpretation

8. In this instrument:
 - (a) *Documents* means:
 - (i) the letter from Food and Beverage Australia Limited ACN 007 996 081 to the Project's members titled "Consolidation of your investment into one vehicle/ Heathcote Ridge Vineyard Project Managed Investment Scheme ARSN 119 456 209" and Background Paper, which are in substantially the same form as provided to ASIC on 1 May 2015; and
 - (ii) the Standard Transfer Form for the transfer of interests in the Project to the Company and Offer for the Issue of Shares in the Company which are in substantially the same form as provided to ASIC on 27 March 2015.

Dated this 5th day of May 2015



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

15-0416

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 15-0416.

Commencement

3. This instrument commences on 5 May 2015.

Declaration

4. Chapter 6D of the Act applies to members of HRVP2 (Consolidation) Pty Ltd ACN 605 566 943 (the *Company*) offering the ordinary shares of the Company for sale, as if section 707 were modified or varied by omitting subsections 707(3) and 707(4) and substituting:
 - “(3) An offer of a body’s securities for sale within 12 months after their issue needs disclosure to investors under this Part if the body issued the securities:
 - (a) without disclosure to investors under this Part; and
 - (b) with the purpose of the person to whom they were issued:
 - (i) selling or transferring them; or
 - (ii) granting, issuing or transferring interests in, or options or warrants over, them;and section 708 or 708A does not say otherwise.
- (4) Unless the contrary is proved, a body is taken to issue securities with the purpose referred to in paragraph 3(b) if any of the securities are subsequently sold, or offered for sale, within 12 months after their issue.”

Exemption

5. Food and Beverage Australia Limited ACN 007 996 081 (*FABAL*) does not have to comply with paragraph 734(1)(b) of the Act.
6. Heathcote Ridge Vineyard Limited ACN 118 604 498 (*HRVL*) does not have to comply with section 706 of the Act.

Where this instrument applies

7. The declaration applies to an offer of the Company's shares for sale, where those shares were issued to members of the Heathcote Ridge Vineyard Project No. 2 Managed Investment Scheme (ARSN 129 027 425) (*Project*) pursuant to a reconstruction process as described in the Documents.
8. The exemptions apply to an offer of:
 - (a) the Company's shares for issue to members of the Project; and
 - (b) shares in HRVL for issue to members of the Company,pursuant to a reconstruction process as described in the Documents.

Interpretation

9. In this instrument:
 - (a) *Documents* means:
 - (i) letter from FABAL to the Project's members titled "Consolidation of your investment into one vehicle/ Heathcote Ridge Vineyard Project No. 2 Managed Investment Scheme ARSN 129 027 425" which is in substantially the same form as provided to ASIC on 1 May 2015;
 - (ii) the Background Paper prepared for interested parties in relation to the Project and HRVL regarding issues arising from the restructure of the group, which is in substantially the same form as provided to ASIC on 23 April 2015; and
 - (iii) the Standard Transfer Form for the transfer of interests in the Project to the Company and Offer for the Issue of Shares in the Company which are in substantially the same form as provided to ASIC on 25 March 2015.

Dated this 5th day of May 2015



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

15-0417

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument [15-0417].

Commencement

3. This instrument commences on 5 May 2015.

Declaration

4. Chapter 6 of the Act applies to Hamilton Securities Limited ACN 138 270 201 (the *Bidder*) as if Part 6.5 were modified or varied as follows:
 - (a) in item 6 of the table in subsection 633(1) (as notionally modified by ASIC Class Order [CO 13/528]), omit “item 2.”, insert:

“item 2, unless the offers are made under a replacement bidder’s statement lodged with ASIC in accordance with section 633A and the only difference in terms is that:

(c) under the terms set out in the replacement bidder’s statement the date of the proposed offer and any other date that is related to or dependent on that date is omitted; and

(d) under the terms set out in the original bidder’s statement the offer was stated to open and close on specified dates.”;
 - (b) in paragraph 633A(3)(d) (as notionally modified by ASIC Class Order [CO 13/528]), omit “subsection 633(1)”, insert:

“subsection 633(1), unless the offers are made under a replacement bidder’s statement lodged with ASIC in accordance with section 633A and the only difference in terms is that:

(i) under the terms set out in the replacement bidder’s statement the date of the proposed offer and any other date that is related to or dependent on that date is omitted; and

(ii) under the terms set out in the original bidder’s statement the offer was stated to open and close on specified dates.”;

15-0417

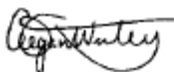
(c) after subsection 633(1), insert:

- “(1AA) Despite any other provision of this Chapter, a replacement bidder’s statement that the bidder lodges with ASIC, sends to the target and sends to the operator of a prescribed financial market in accordance with section 633A may omit the date of the proposed offer or any other date that is related to or dependent on that date. The bidder must include that information in the replacement bidder’s statement and offer document sent to the holders of securities under item 6 of the table in subsection (1), and a copy of that replacement bidder’s statement and offer document sent to holders must be:
- (a) sent to the target and the operator of each relevant prescribed financial market at the time the bidder sends its first replacement bidder’s statement and offer document to holders; and
 - (b) attached to the notice lodged with ASIC under item 9 of the table in subsection (1)”.

Where this instrument applies

5. This instrument applies in relation to the off-market bid (*Bid*) by the Bidder for all of the ordinary shares in Asset Resolution Limited ACN 159 827 871 (*Target*) publicly announced by the Bidder on 7 April 2015 where a replacement bidder’s statement (*RBS*) is lodged with ASIC in relation to the Bid that:
- (a) omits the date of the proposed offer or any other date that is related to or dependent on that date; and
 - (b) includes details of the effect of the modification provided for in this instrument.

Dated this 5th day of May 2015



Signed by Teegan Winters
as a delegate of the Australian Securities and Investments Commission

15-0421

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

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 (Act)*.

Title

2. This instrument is ASIC Instrument [15/0421].

Commencement

3. This instrument commences on 6 May 2015.

Declaration

4. Chapter 6 and Chapter 6C of the Act applies to Montech Holdings Limited ACN 050 240 330 (*Montech*) as if section 609 of the Act were modified or varied by adding after subsection (13), as notionally inserted by ASIC Class Order [CO 13/520] (*CO 13/520*):

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

and Part 6C.1 of the Act, as notionally modified or varied by CO 13/520, was further modified or varied inserting the following section after 671B:

"671B(8) Escrow Agreements

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

Where this instrument applies

5. This instrument applies to the acquisition of a relevant interest in up to 583,066,117 ordinary shares in Montech (*Escrow Shares*) arising as a result of Security Holders receiving ordinary shares in Montech that are subject to escrow arrangements (*Escrow Arrangements*) and where the Escrow Arrangements:
 - (a) restrict disposal of, but not the exercise of voting rights attaching to, the Escrow Shares;
 - (b) provide that the Escrow Arrangements terminate no later than 24 months after the date the Escrow Shares are issued;
 - (c) allow the holder of the relevant Escrow Shares to accept into a takeover bid where holders of at least half of the bid class securities to which the

15-0421

offer under which the bid relates and which are not subject to the Escrow Arrangements, have accepted the bid;

- (d) require the shares to be returned to escrow if the above bid does not become unconditional; and
- (e) allow the Escrow Shares to be transferred or cancelled as part of a merger by scheme of arrangement under Part 5.1 of the Act.

Interpretation

6. In this instrument:

Security Holders means a vendor of Technology Effect Pty Ltd ACN 112 930 515 (**Tech Effect**) or Breeze Training Pty Ltd ACN 085 353 715 (**Breeze**), and its nominees, who is issued Escrow Shares as part consideration payable by Montech for the acquisition of Tech Effect and Breeze.

Dated this 6th day of May 2015



Signed by Waverley Duong,
as a delegate of the Australian Securities and Investments Commission

15-0423

**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 [15-0423].

Commencement

3. This instrument commences on the date of signing.

Declaration

4. Chapter 6D of the Act applies to National Australia Bank Limited ACN 004 044 937 (*NAB*) as if subsection 9A(4) (as notionally modified by ASIC Class Order [CO 08/35]) of the Act were further modified or varied as follows:
 - (a) in paragraph 9A(4)(a) insert “(*first round exempt investors*)” after “some or all persons who are offered securities as an exempt investor”;
 - (b) in paragraph 9A(4)(e), omit “.”, substitute “; and”; and
 - (c) after paragraph 9A(4)(e), insert:
 - “ (f) every person who is offered securities as a person who is not a first round exempt investor, but no other person who is offered securities, is entitled to trade rights to be issued with the person's securities during a period of time ending prior to the time by which the person may accept the offer. ”

Where this instrument applies

5. This instrument applies to an offer of fully paid ordinary shares in NAB for issue where the offer is made in relation to a renounceable rights issue announced by NAB on or about 7 May 2015.

Dated this 7th day of May 2015



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

15-0424

**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 [15-0424].

Commencement

3. This instrument commences on the date of signing.

Declaration

4. Chapter 6D of the Act applies to National Australia Bank Limited ACN 004 044 937 (*NAB*) as if paragraph 708AA(2)(c) of the Act were modified or varied by, after the words “no order under section 340”, inserting “(other than an order under section 340 which relieves the entity, or any person as director or auditor of the entity from the requirements of subsection 323D(3))”.

Where this instrument applies

5. This instrument applies in relation to an offer of securities in NAB for issue where, except for an order under section 340 which relieves NAB, or any person as director or auditor of NAB from the requirements of subsection 323D(3), no order under section 340 covered NAB.

Dated this 7th day of May 2015



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

15-0427

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 5th May 2015.

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION**IN THE MATTER OF JEFFREY ROBERT REVELL-READE****BANNING ORDER UNDER SECTIONS 920A AND 920B
OF THE CORPORATIONS ACT 2001**

To: Jeffrey Robert Revell-Reade

TAKE NOTICE that under sections 920A(1) and 920B(2) of the Corporations Act 2001 the Australian Securities and Investments Commission prohibits **JEFFREY ROBERT REVELL-READE** from providing any financial services permanently.

Dated this 17th day of April 2015.

Signed:Mei-lin Loh.....
Mei-lin Loh
Delegate of the Australian Securities and 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.

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 sixth day of May 2015

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A. & J. HOLLAND INVESTMENTS PTY. LTD.	083 430 166
A.C.N. 079 275 120 PTY	079 275 120
A.C.N. 146 387 902 PTY LTD	146 387 902
A.C.N. 160 517 439 PTY. LTD.	160 517 439
A & L CORPORATE HOLDINGS PTY LTD	125 139 611
ABODE DAC PTY LTD	160 600 402
A C BROS PTY. LTD.	133 942 239
ACN 008 997 911 PTY LTD	008 997 911
ACN 062 736 494 PTY.LTD.	062 736 494
ACN 068 110 716 PTY LTD	068 110 716
ACN 075 191 169 PTY LTD	075 191 169
ACN 081 398 218 PTY LTD	081 398 218
ACN 084 739 300 PTY LTD	084 739 300
ACN 097 535 825 PTY. LTD.	097 535 825
ACN 105 455 025 PTY LTD	105 455 025
ACN 106978330 PTY LTD	106 978 330
ACN 109 759 702 PTY LTD	109 759 702
ACN 112 637 064 PTY LTD	112 637 064
ACN 116 094 234 PTY LTD	116 094 234
ACN 117 467 946 PTY LTD	117 467 946
ACN 120 952 392 PTY LTD	120 952 392
ACN 133 045 280 PTY LTD	133 045 280
ACN 144 866 759 PTY LTD	144 866 759
ACTION ACTIVITIES PTY. LTD.	155 206 401
ADONIA INVESTMENTS PTY LTD	152 727 261
ADRIATIK ENTERPRISES PTY LTD	145 614 642
AGP (ODB) NOMINEES PTY. LTD.	127 298 122

Name of Company	ACN
AIZISHI PTY. LTD.	003 543 360
ALEXANDER PORTFOLIO HOLDINGS PTY LTD	133 336 277
ALTILIFE PTY LTD	160 055 292
AMANIRENAS PTY. LTD.	156 277 093
AMAZON SOLAR PTY LTD	139 696 012
ANDARB PASTORAL CO PTY LTD	003 355 717
ANDRE LEWIS AND ASSOCIATES PTY LTD	116 273 048
ANDY WEBSTER EVENTS PTY LIMITED	104 984 732
ARCHIE MACKELLAR PTY LTD	128 016 802
ARIAN PROPERTY DEVELOPERS PTY LTD	125 842 319
ARIES MARITIME SERVICES PTY LTD	127 285 474
ARMSTRONG MATCHAM HUGHES & ROSS PROPRIETARY	008 906 625
AUS INDUSTRIES AUSTRALIA PTY LIMITED	147 411 461
AUSTRALIA KANG XIONG PTY. LTD.	133 224 165
AUSTRALIAN INVESTING CORPORATION PTY LTD	152 671 764
B & T D INVESTMENTS PTY LIMITED	102 410 659
BABA & PREETY PTY LTD	150 724 879
BAIRLOW PTY. LTD.	007 210 746
BALDASSO STEEL FABRICATIONS PTY LTD	119 516 728
BALWYN TILES PTY LTD	154 156 082
BARRCLAY PTY LTD	123 956 392
BLACK TIE BOXING PROMOTIONS PTY LTD	109 736 049
BLAQUA PTY LTD	139 205 986
BONFI PTY LTD	117 585 529
BONNY TRANSPORT PTY LTD	127 046 468
BOTTLECYCLER (QLD) PTY LTD	158 539 238
BRENALI PTY LTD	100 404 402
BRYANSTON HOLDINGS PTY LTD	112 671 824
BURGER MAYTHAM HOLDINGS PTY LTD	127 474 248
BUSHSALT DEVELOPMENTS PTY LIMITED	154 117 861
C.K. PLASTERERS PTY LTD	093 873 575
CADDTEK PTY. LIMITED	001 459 703
CARIBBEAN CRUISERS (SALES & SERVICE) PTY LIMITED	002 845 641
CASUAL CRUISES PTY LIMITED	090 750 726
CATHERINE STONE SUPER PTY LTD	147 514 654
CBPT PTY LIMITED	150 104 279
CHAEAL PTY LTD	157 782 673
CHEMSAN INDUSTRIES PTY. LTD.	074 662 963

Name of Company	ACN
CIRCUIT FINANCE PTY. LTD.	007 361 748
CLEVERSTONES SYSTEM PTY LTD	160 578 245
COOPER BROS PTY LTD	153 845 982
COPA MANAGEMENT PTY LTD	116 912 639
CORBEN ENTERPRISES PTY. LTD.	069 851 378
CREATIVE KITCHENS (VIC) PTY LTD	120 329 357
CREMA PROJECTS PTY LTD	108 741 304
CTN THE PASSION LINKS PTY LTD	159 663 699
D'CUNHA TRADING ENTERPRISES PTY LTD	150 806 821
DANDRA INDUSTRIES PTY LTD	137 388 240
DASHCORD PTY LTD	160 858 122
DAVIDSON CATTLE COMPANY PTY LIMITED	122 578 518
DAVISON & SONS PTY LTD	008 864 373
DA WIZARDZ (AUST.) PTY LTD	117 017 973
DELCALC PTY LTD	002 215 778
DEVISH PTY LTD	152 982 986
DIGNAN DENTAL HYGIENE & CONSULTING SERVICES PTY LTD	108 602 017
DIVALLA PTY LTD	126 316 023
DIVERSE HOLDINGS COMPANY PTY LIMITED	604 197 122
DM & KL AQUINO PTY LTD	152 064 689
DORIANN PTY LTD	127 519 180
DP HAMMER HOLDINGS PTY LTD	132 715 372
DREW ENGINEERING (AUST) PTY LIMITED	001 870 024
DUCK OR NO DINNER PTY LTD	152 062 201
DYLAN SMITH PTY. LTD.	101 184 043
EASTKEY PTY. LTD.	053 140 168
EDAAS COURIER SERVICES PTY LTD	143 831 798
ELJAYS (WA) PTY LTD	107 777 579
ERENEM PTY LTD	099 299 180
ERIVLE PTY LTD	101 441 301
ERTE PTY LTD	147 510 487
EVO DENTAL LABORATORY PTY LTD	144 837 507
EVOLUTION LIVING PTY LIMITED	160 481 783
FACTORY123 PTY LTD	151 624 430
F AND V RAKUNS PTY LTD	154 729 343
F AND V RAKUNS SUPER PTY LTD	154 729 352
FILEUR HOLDINGS PTY LTD	092 604 987
FINANCE FUSION CENTRE PTY LTD	124 754 552

Name of Company	ACN
FIND MY MATCH PTY. LTD.	159 954 668
FLANCREST HOLDINGS PTY LTD	128 743 788
FLYING FISH DEVELOPMENTS PTY LIMITED	104 058 924
FORESHORE BUILDERS PTY. LTD.	109 472 120
FOUNDRY SUPERMARKET PTY LTD	098 103 827
FRISCH ENTERPRISES PTY LTD	121 895 412
FRIZEMA PTY. LIMITED	081 002 913
FUSION EDGE CONSULTING PTY LIMITED	158 700 979
F1AVIATION PTY LTD	158 948 719
GALAXY CLEANING SERVICES PTY LTD	159 482 550
GB COLLINS PTY LTD	082 505 940
GGII.INFO PTY LTD	120 693 067
GIB-SUNS EXCAVATIONS PTY. LTD.	007 401 327
GINNRG PTY LTD	111 141 416
GLEN GREENLAND PTY LTD	146 866 300
GM DATA & SECURITY PTY LTD	159 206 274
GOLD BESTIN PTY LTD	144 951 262
GOLDEN REEF INVESTMENTS PTY LTD	124 740 147
GRAPHIC COMMUNICATION PTY LTD	003 226 766
GRAPHIC TRADE SERVICES PTY LTD	089 328 898
GROCK INDUSTRIES PTY LTD	144 749 011
GROWTH GROUP AUSTRALIA PTY LTD	152 123 192
HAIR SUTRA PTY LTD	160 269 429
HALDIRAMS PTY LTD	135 086 930
HARGOL PROPRIETARY LIMITED	004 425 996
HARLGATE PTY. LTD.	007 258 997
HBD INDUSTRIES PTY LTD	134 681 762
HEALTHPOINT MEDICAL SERVICES PTY LTD	113 300 584
HI-DEFINITION PTY LTD	102 892 099
HIGHETT HOUSE PTY. LTD.	055 408 690
HILL LANDSCAPING & DESIGN PTY. LTD.	145 305 068
HOOKE ON SCRAP PTY. LTD.	152 504 866
HOST STAFFING PTY. LTD.	135 671 411
HOWES CONCRETING PTY. LTD.	065 874 259
HOWES SUPER FUND PTY LTD	077 882 958
HUNICE PLASTERING PTY LTD	160 465 878
IDEAS THE THINK TANK COMPANY PTY LTD	006 911 280
IMPACT BUILDERS PTY LTD	159 340 995

Name of Company	ACN
INDEPENDENT TYRE DISTRIBUTORS PTY LTD	093 466 605
INFINITY ELECTRICAL & COMMUNICATIONS CONTRACTORS PTY LTD	146 635 672
INGRAM CONSULTANTS PTY. LTD.	080 163 159
INPROTEQ PTY LTD	098 351 298
INTENT RECRUITMENT PTY LTD	150 382 620
J.N.S. CARERS PTY LTD	159 858 894
JA'MEAD PTY. LIMITED	003 125 148
JAMES ABBOT PTY. LTD.	159 383 249
JENDEJO PTY LTD	132 735 776
JIN HE TONG XUN PTY. LTD.	125 580 207
JJ SKOKLESKI PTY LTD	145 666 057
JMELLEE PTY LTD	143 703 664
JOE DIRT BACKHOE HIRE PTY LTD	104 568 470
JOHNSTON AND MCMILLAN PROPRIETARY LIMITED	004 143 444
JONES PROPERTY INVESTMENTS (AUST) PTY LTD	147 454 957
JONES SUPER INVESTMENTS (AUST) PTY LTD	147 454 966
JUPET INVESTMENTS PTY LTD	111 900 193
JYA & CO PTY LTD	125 543 455
KALSEC GROUP PTY LTD	152 731 845
KAP FURNITURE SALES PTY LTD	147 455 785
KESWICK UNDERWATER ADVENTURES PTY LTD	160 799 511
KHAIRUDIN MENON PTY LTD	156 385 009
KHANH LINH INVESTMENT PTY LTD	154 969 847
KINGSWAY CLEANING SERVICES PTY LTD	147 317 253
KODAMA (NSW) PTY. LIMITED	052 956 993
KOJI PTY. LTD.	145 984 103
KRISH ORIENT TRADING COMPANY PTY LTD	102 481 738
KYMBA ENTERPRISES PTY LTD	080 282 542
LACHLAN VALLEY EXPORT PTY LTD	000 446 588
LARSEN COMPUTER CONSULTANTS PTY LTD	002 828 453
LAUNCHER PROPERTY PTY LTD	139 796 562
LEIBRON PTY LTD	074 302 604
LESVOS (AUST) PTY. LTD.	110 004 718
LIFESTYLE BOOKKEEPING JOINT VENTURE PTY LTD	135 772 584
LIGHTNING NOMINEES PTY LIMITED	101 582 601
LINLEY VALLEY RESORT PTY LTD	085 698 451
LONG FOX HOLDINGS PTY LTD	160 420 155
M & N RASCHILLA PTY LTD	114 023 826

Name of Company	ACN
M & R LOCK INVESTMENTS PTY LTD	121 615 307
MACRI FRUIT DISTRIBUTORS PTY. LIMITED	060 445 767
MAGRATHEA PTY. LTD.	007 973 042
MALORIE PTY LTD	104 026 477
MANLY PACIFIC SMASH REPAIRS PTY. LIMITED	050 106 324
MARLOU ARATULA PTY LTD	116 589 541
MASHHOUR INVESTMENTS PTY LTD	160 889 421
MASTER FINISH PTY LTD	078 510 997
MATT ANDERSON PTY LIMITED	124 911 244
MATTHEW HAYES PTY LTD	096 262 752
MECHANICAL ENGINEERING INDUSTRY PTY LTD	104 122 456
MED PTY LTD	160 793 055
MED2 PTY LTD	160 898 822
MOMAX MOBILE ACCESSORIES PTY. LTD.	147 844 291
MONE WATER PROOFING PTY. LTD.	126 540 743
MOROHI PTY LTD	159 502 084
MOSI SEVEN PTY. LTD.	161 547 388
MOW & GLOW PTY LTD	143 367 122
MR HOME THEATRE PTY LIMITED	140 146 452
MSL PROPERTY AGENCY PTY. LTD.	156 129 949
M T E CONNECT PTY LTD	154 748 080
MULTI ZILLION PTY LTD	143 556 781
MY DREAMZ PTY LTD	140 023 132
MY SPACE PSYCHOLOGY PRACTICE PTY LTD	149 930 969
NABTOWN PTY LTD	003 246 688
NATESA PTY. LTD.	091 620 576
NATIONWIDE INVESTMENT AND INSURANCE ADVISERS PTY LTD	132 392 431
NEILSEN PTY LTD	118 265 366
NEW CAPITAL FINANCE PTY LIMITED	089 216 464
NEWFORM CONSTRUCTIONS PTY. LTD.	132 204 883
NORTH QUEENSLAND CATTLE COMPANY PTY LTD	130 992 684
NTASTON PHARMACY PTY LTD	159 147 234
O'CONNELL PROPERTY MANAGEMENT PTY LTD	120 815 009
O'SULLIVAN TECHNOLOGIES PTY LTD	128 736 550
OCEANVIEW ANGUS PTY LTD	142 249 607
OKWEMS INVESTMENTS PTY LTD	132 975 136
OPERATION GRAND SLAM PTY. LTD.	008 103 955
PACIFIC AUSTRALASIA CORPORATION PTY LTD	149 445 723

Name of Company	ACN
PACIFIC PLUMBING NSW PTY LTD	153 860 818
PAN HAO INVESTMENT PTY LTD	159 047 917
PARMIDA PTY LTD	144 987 155
PASSAGEMAKER CONSTRUCTIONS PTY LIMITED	121 183 257
PEATLING PTY LTD	121 326 476
PHOENIX KISSES PTY LTD	122 661 634
PJ & EH PTY LTD	132 597 669
PLEASANT HOLDINGS (WA) PTY LTD	113 844 223
POINT COOK HOLDINGS PTY. LTD.	099 261 793
POWERFLOW PERFORMANCE PTY LTD	132 745 085
POWERHOUSE CONTRACTING PTY LTD	145 075 663
PRACTICE ADVANTAGE PTY LTD	106 480 139
PRIZM STONE & TILE PTY LTD	150 474 794
PRODUCTOFOAM HOLDINGS PTY. LIMITED	078 033 244
QUALITY PART EXPORT PTY LTD	133 744 402
RAEBIA HOLDINGS PTY LTD	128 000 153
RAMSONS EXIM PTY LTD	137 070 494
RANI STAR PTY LTD	154 919 847
RAVVEL PTY LTD	151 341 347
RAY'S HOUSE & GARDEN PTY LTD	153 385 472
REFALO EXCAVATIONS & PLANT HIRE PTY LTD	147 369 079
REG COCHRANE PTY LTD	000 849 187
REID - NICOLAAI PTY LTD	138 223 828
RESOURCE ACCOMMODATION MANAGEMENT PTY LTD	158 999 958
ROCCA GROUP PTY. LTD.	121 462 735
RODOS COMMERCIAL KITCHENS AUSTRALIA PTY LTD	100 412 664
ROWNTUIT PTY LTD	145 147 173
ROXBURGH-COX HOLDINGS PTY LTD	145 176 629
RUNDAS GROUP PTY LTD	154 883 173
RYLOZ PTY LTD	120 763 313
R3ALM PTY LTD	133 485 695
S'N'G TRANSPORT LOGISTICS PTY LTD	147 162 936
SANDOWN 888 PTY LTD	132 496 096
SANTIAGO BERNABEU PTY LTD	159 339 821
SAPPHIRE VETERINARY SERVICES PTY LTD	151 314 402
SARACEN HOLDINGS PTY LIMITED	126 493 552
SARANDOS PTY. LTD.	152 349 687
SEABEACH INVESTMENTS PTY LTD	125 871 534

Name of Company	ACN
SEALTON ELECTRIC SERVICE PROPRIETARY LIMITED	004 204 844
SEANS REMOVALS PTY LTD	141 699 283
SELCAN PTY. LTD.	006 045 165
SEMI-ADVANCED PLANTS PTY LIMITED	004 014 788
SGROI & PALA SERVICES PTY. LTD.	006 123 502
SHANE NATION INVESTMENTS PTY LTD	159 146 460
SHEAS BAY PTY LTD	064 899 734
SHENGLAN INTERNATIONAL GROUP PTY LTD	156 428 509
SHERGILL & PADDA PTY LTD	156 102 822
SHINE ON ENTERPRISES PTY LTD	110 143 194
SHIRAZ & SONS PTY. LTD.	146 680 588
SHNIYA SERVICES PTY LTD	159 899 555
SIMIAN PROPERTIES PTY LTD	101 377 600
SIMPLE BALANCE PTY LTD	131 001 468
SITE DEVELOPERS & ARCHITECTS PTY. LTD.	082 899 885
SK BELLEVUE HOLDINGS PTY LTD	158 062 778
SNAKEBAY PTY LTD	138 548 240
SOCLEVER PTY LTD	159 287 519
SPECIALIST MARINE SERVICES (NT) PTY LTD	116 972 233
SPICE LAND SUPERMARKET PTY LTD	132 486 616
STREAMLINE SUPER PTY LTD	146 137 493
SUMMER HOUSE PROJECTS PTY LTD	123 488 522
SUPERSTAR REMOVALS AND CLEANING PTY. LTD.	144 540 705
SWEET SUGAR PTY LTD	070 504 157
SYDNEY BREAST ENLARGEMENT & RHINOPLASTY CENTRE PTY. LTD.	162 121 084
SYNERGY PARTNERSHIP PTY LTD	128 255 363
T & K WILLIAMS INVESTMENTS PTY. LTD.	127 054 380
TAGGA CONSTRUCTIONS PTY LTD	141 117 624
TECHNOLOGY SOLVED PTY LTD	105 405 758
TEJ TRANSPORT PTY LTD	161 001 172
TENTH HARWUN PTY. LTD.	006 795 142
TERRACE SERVICE COMPANY PTY LTD	169 061 125
TGL AUSTRALIA PTY LTD	101 503 155
THE CLEANING DOCTOR NSW PTY LTD	139 483 926
THE COFFEE GANG PTY LTD	155 622 067
THE ENTERTAINMENT PTY. LTD.	075 967 690
THE JONAH GROUP PTY LTD	106 685 429
THE RUG MARKET PTY. LTD.	114 436 761

Name of Company	ACN
THE SEO COMPANY AUSTRALIA PTY LTD	159 365 643
THOMIC (AUSTRALIA) PTY LTD	001 628 691
THREE FROGS PTY LTD	149 137 262
TIMORETH PTY LTD	096 807 680
TITANIUM (ACT) PTY LTD	123 896 088
TREVLIN AUSTRALIA PTY LTD	079 845 202
TTT TIPPER PTY LTD	139 493 217
ULTIMATE INVESTMENTS 2012 PTY LTD	157 785 736
VAN EYK INVESTMENTS PTY LTD	078 974 197
VEGA ENTERTAINMENT INDIA PTY LTD	160 466 535
VICOLETTO PTY LTD	132 104 093
VIVZ & BERNZ PTY LTD	151 862 083
VRSW PRODUCTIONS PTY LTD	104 109 391
V TELECOM PTY LTD	159 673 588
W.J. CORDNER PTY. LIMITED	005 433 456
WEDJAT KHEPRI PTY LTD	125 845 392
WENN HOLDINGS PTY LTD	009 472 922
WINTER CEILING PTY LTD	156 595 783
W M F CONSULTANTS PTY LTD	152 792 517
X-FUNDS PTY LTD	098 476 629
YERBS PTY LTD	122 012 953
ZAHRA CONCRETING PTY LTD	153 232 805
ZAK PTY LIMITED	082 125 764
1ST CHOICE LENDING PTY LTD	101 281 074

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 eighth day of May 2015

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

BUHLER GMBH

137 568 006

TOWER INSURANCE LIMITED

000 000 680

CORPORATIONS ACT 2001

Subsection 601PB(2)

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

Dated this eighth day of May 2015

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme

ARSN

JULIETTE STREET DIRECT PROPERTY SYNDICATE	086 950 610
JULIETTE STREET DIRECT PROPERTY UNIT TRUST	086 950 692
SANLAM P2STRATEGIES GLOBAL FUND	169 908 052
TREVISIO VINEYARD TRUST	100 611 327
VALAD OPPORTUNITY FUND NO. 11	108 693 876
VMIL MORTGAGE INCOME FUND	114 529 743
164 LAVARACK AVENUE DIRECT PROPERTY SYNDICATE	108 833 138
164 LAVARACK AVENUE UNIT TRUST	108 833 209

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 eighth day of May 2015

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme

ARSN

CROMWELL INVESTMENT FUND	601 161 120
PERPETUAL'S INTERNATIONAL SHARE POOL	117 340 235
PROTUS PRIME INDUSTRIAL FUND	167 795 468
RETAIL DIRECT PROPERTY 12	092 414 812
RETAIL DIRECT PROPERTY 12 UNIT TRUST	092 414 965
WESTPAC ESSENTIAL SERVICES TRUST I	123 731 608
WESTPAC ESSENTIAL SERVICES TRUST II	123 731 699

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.

ALL BREADS AUSTRALIA LIMITED

ACN 161 705 031 will change to a proprietary company limited by shares. The new name will be ALL BREADS AUSTRALIA PTY LIMITED ACN 161 705 031.

CAIRNS BUSINESS COLLEGE LIMITED

ACN 010 113 425 will change to a proprietary company limited by shares. The new name will be CAIRNS BUSINESS COLLEGE PTY LTD ACN 010 113 425.

CROWE HORWATH AUSTRALASIA LTD

ACN 006 650 693 will change to a proprietary company limited by shares. The new name will be CROWE HORWATH AUSTRALASIA PTY LTD ACN 006 650 693.

IX BIOPHARMA LIMITED ACN 136 680 601 will change to a proprietary company limited by shares. The new name will be IX BIOPHARMA PTY LTD ACN 136 680 601.

MACQUARIE FINANCIAL HOLDINGS LIMITED

ACN 124 071 398 will change to a proprietary company limited by shares. The new name will be MACQUARIE FINANCIAL HOLDINGS PTY LIMITED ACN 124 071 398.

OMEGA RESOURCES LIMITED

ACN 164 082 464 will change to a proprietary company limited by shares. The new name will be OMEGA RESOURCES PTY LTD ACN 164 082 464.

ZHAOFENG FUNDS MANAGEMENT LIMITED

ACN 107 352 821 will change to a proprietary company limited by shares. The new name will be ZHAOFENG FUNDS MANAGEMENT PTY LTD ACN 107 352 821.

SEEING EYE DOGS AUSTRALIA

ACN 004 758 641 will change to a proprietary company limited by shares. The new name will be SEEING EYE DOGS AUSTRALIA PTY LTD ACN 004 758 641.

MYFIZIQ PTY LTD ACN 602 111 115 will change to a public company limited by shares. The new name will be MYFIZIQ LIMITED ACN 602 111 115.

BANKSIA LODGE PTY LTD ACN 096 454 965

will change to a public company limited by shares. The new name will be BANKSIA LODGE LIMITED ACN 096 454 965.

CENTRIC WEALTH LIMITED ACN 100 375 237

will change to a proprietary company limited by shares. The new name will be CENTRIC WEALTH PTY LTD ACN 100 375 237.

GLOBAL MINERAL RESOURCES LIMITED

ACN 140 767 022 will change to a proprietary company limited by shares. The new name will be GLOBAL MINERAL RESOURCES PTY LTD ACN 140 767 022.

PRIVVI PTY LTD ACN 060 107 342 will change to a public company limited by shares. The new name will be BSECURE EMAIL LTD ACN 060 107 342.

MACQUARIE CORPORATE HOLDINGS LIMITED

ACN 096 705 109 will change to a proprietary company limited by shares. The new name will be MACQUARIE CORPORATE HOLDINGS PTY LIMITED ACN 096 705 109

PEPPER AUSTRALIA PTY LTD

ACN 094 317 665 will change to a public company limited by shares. The new name will be PEPPER GROUP LIMITED ACN 094 317 665.

QUANTUM PERFORMANCE VEHICLES PTY LTD

ACN 604 661 985 will change to a public company limited by shares. The new name will be QUANTUM PERFORMANCE VEHICLES LIMITED ACN 604 661 985.

TERRACE RESOURCES LIMITED

ACN 149 106 267 will change to a proprietary company limited by shares. The new name will be TERRACE RESOURCES PTY LTD ACN 149 106 267.