



**ASIC**

Australian Securities &  
Investments Commission

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# ASIC Gazette

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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](http://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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15-0869

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

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument [15/0869].

**Commencement**

3. This instrument commences on the date of signing.

**Exemption**

4. An interest in AOF is exempt from subsection 1020B(2) of the Act.

**Where exemption applies**

5. The exemption applies to a sale of interests in AOF where all of the following are satisfied:
  - (a) ASX has declared a conditional market in relation to the trading of interests in AOF in accordance with the ASX operating rules;
  - (b) the interests in AOF are sold within the period covered by the declaration where:
    - (i) in relation to a sale of interest, the sale occurs on a financial market operated by ASX; or
    - (ii) the sale is required to be reported to an operator of a financial market under the *ASIC Market Integrity Rules (Competition in Exchange Markets) 2011*;
  - (c) the seller of those interests has, before the time of sale, entered into a contract to buy those interests and has a right to have those interests vested in the seller that is conditional upon all or any of the following:
    - (i) payment of the consideration in respect of the purchase;
    - (ii) the issue of interests by AUIREL to applicants whose application for interests is accepted;
    - (iii) settlement occurring in accordance with the Underwriting Agreement.

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**Interpretation**

In this instrument:

*ASX* means ASX Limited ACN 008 624 691.

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

*AUIREL* means Australian Unity Investment Real Estate Limited ACN 606 414 368.

*AOF* means Australian Unity Office Property Fund ARSN 113 369 627.

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

*Underwriting Agreement* means the agreement to be entered into between AUIREL and Credit Suisse (Australia) Limited ACN 007 016 300, National Australia Bank Limited ACN 004 044 937 and UBS AG ARBN 088 129 613 to underwrite the offer of interests in AOF.

Dated this 30<sup>th</sup> day of September 2015



Signed by David Freyne  
as a delegate of the Australian Securities and Investments Commission

15-0871

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

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 15-0871.

**Commencement**

3. This instrument commences on 30 September 2015.

**Exemption**

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

**Where this exemption applies**

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

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- (ii) the receipt by the seller of a proper instrument of transfer in respect of the Shares;
- (iii) the transfer to SaleCo of some or all Existing Shares held by Selling Shareholders;
- (iv) the issue of New Shares by the Company to successful applicants under the Prospectus;
- (v) the transfer of Existing Shares by SaleCo to successful applicants under the Prospectus; and
- (vi) settlement occurring in accordance with clause 7 of the Offer Management Agreement.

**Interpretation**

6. In this instrument:

*ASX* means ASX Limited ACN 008 624 691;

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

*Chi-X* means Chi-X Australia Pty Limited ACN 129 584 667;

*Company* means Link Administration Holdings Pty Limited ACN 120 964 098;

*Existing Shares* means Shares held by shareholders of the Company as at 30 September 2015;

*New Shares* means the Shares to be issued by the Company under the Prospectus;

*Offer Management Agreement* means the agreement dated 30 September 2015 between the Company, SaleCo, Citigroup Global Markets Australia Pty Limited ACN 003 114 832, Deutsche Bank AG, Sydney Branch (ABN 13 064 165 162), UBS AG, Australia Branch (ABN 47 088 129 613) and Macquarie Capital (Australia) Limited ACN 123 199 548 for the offer of Shares made under the Prospectus.

*Prospectus* means the prospectus of the Company and SaleCo dated 30 September 2015;

*SaleCo* means LAH SaleCo Limited ACN 608 234 082;

*sell* has a meaning affected by subsection 1020B(7) of the Act; and

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

Dated this 30<sup>th</sup> day of September 2015



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

15-0884

**Australian Securities and Investments Commission**  
**Corporations Act 2001 — Paragraphs 601QA(1)(a), 911A(2)(l) and 1020F(1)(a) —**  
**Exemptions**

**Enabling legislation**

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraphs 601QA(1)(a), 911A(2)(l) and 1020F(1)(a) of the *Corporations Act 2001 (Act)*.

**Title**

2. This instrument is ASIC instrument 15-0884.

**Commencement**

3. This instrument commences on 29 September 2015.

**Exemptions**

4. Brookfield does not have to comply with:
  - (a) section 601ED of the Act in relation to the Sale Facility; and
  - (b) Divisions 2 to 5 of Part 7.9 of the Act in relation to an interest in the Sale Facility; and
  - (c) the requirement to hold an Australian financial services licence for the provision of the following financial services:
    - (i) dealing in an interest in the Sale Facility; and
    - (ii) the provision of general advice in relation to an interest in the Sale Facility.
5. To avoid doubt, to the extent that Brookfield invites a Participating Holder to make an offer to sell a BIP CDI, or a BIP Interest, through the Sale Facility, Brookfield does not have to comply with Division 5A of Part 7.9 of the Act.

**Where relief applies**

6. The exemptions in paragraphs 4 and 5 apply in relation to the Sale Facility where that facility satisfies all of the following:
  - (a) the financial products that may be sold through the Sale Facility are BIP CDIs that will be admitted to quotation on the ASX, or BIP Interests that will be admitted to quotation on the Toronto Stock Exchange; and

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- (b) under the terms of the Sale Facility:
  - (i) the BIP CDIs of participating holders to be sold through the facility are pooled; and
  - (ii) a Sale Agent either sells:
    - (A) the BIP CDIs in the ordinary course of trading on the licensed market operated by the ASX; or
    - (B) the BIP Interests underlying the relevant BIP CDIs on the Toronto Stock Exchange;
  - (iii) the proceeds of the sale, net of expenses (to the extent, if any, that they are not met by Brookfield), are distributed to Participating Holders; and
  - (iv) each Participating Holder is paid their proportion of the proceeds of sale as soon as practicable and, in any event, within 15 business days from the Implementation Date.

**Conditions**

- 7. In order for Brookfield to rely on the exemptions in subparagraphs 4(a) or (b), or paragraph 5, the Scheme Booklet must include:
  - (a) information about the minimum and maximum number (if any) of BIP CDIs, or BIP Interests, a Participating Holder can sell through the Sale Facility;
  - (b) information about any expenses relating to the sale of BIP CDIs, or BIP Interests, that will be paid by Participating Holders;
  - (c) information about how the proceeds of sale of BIP CDIs, or BIP Interests, sold through the facility will be allocated between Participating Holders; and
  - (d) information about any other significant characteristics or features of the Sale Facility, or of the rights and obligations of persons who elect to participate in the Sale Facility.

**Exclusions from reliance**

- 8. Brookfield is excluded from relying on the exemption in subparagraph 4(c) if it becomes aware of matters that give it reason to believe it has failed to comply, in a material respect, with a condition of this instrument, and Brookfield does not give full particulars of the failure to ASIC, in writing, within 15 business days after becoming so aware.

**Interpretation**



15-0884

In this instrument:

**ASX** means ASX Limited (ACN 008 624 691).

**BIP CDI** has the meaning given in the Scheme Booklet.

**BIP Interest** has the meaning given in the Scheme Booklet.

**Brookfield** means Brookfield Infrastructure Partners L.P., a Bermuda exempted limited partnership.

**Business Day** has the meaning given in the Scheme Booklet.

**facility** has a meaning affected by section 762C of the Act.

**Ineligible Foreign Shareholder** has the meaning given in the Scheme Booklet.

**Implementation Date** has the meaning given in the Scheme Booklet.

**licensed market** has the meaning given by section 761A of the Act.

**Participating Holder** means a person who:

- (a) is entitled to a BIP CDI should the Scheme be implemented;
- (b) has elected, or is deemed to have elected, to participate in the Sale Facility;  
or
- (c) is an Ineligible Foreign Shareholder.

**Sale Agent** means a participant of the licensed market operated by the ASX or Toronto Stock Exchange with whom BIP, or a related body corporate, has entered into arrangements for the operation of the Sale Facility.

**Sale Facility** means a facility operated by BIP through which a Participating Holder can sell their BIP CDI, or BIP interest, in accordance with the terms set out in the Scheme Booklet.

**Scheme Booklet** means the explanatory statement under section 411 of the Act sent to shareholders of Asciano Limited (ACN 123 652 862) in connection with the proposed acquisition, by a scheme of arrangement, of all the shares in Asciano Limited, by Nitro Corporation Pty Ltd (ACN 607 605 701). The Scheme Booklet must be in the same form as that registered by ASIC under section 412 of the Act.

Dated this 29<sup>th</sup> day of September 2015



Signed by Davis Zhang  
as a delegate of the Australian Securities and Investments Commission

15 – 0885

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

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 15/0885.

**Commencement**

3. This instrument commences on 29 September 2015.

**Declaration**

4. Part 7.9 of the Act applies in relation to a CHESS Depository Interest (***Brookfield CDI***) in respect of a security in Brookfield as if section 1020B were modified or varied as follows:

- (a) in subsection (1) before the definition of ***section 1020B products*** insert:

“***acquisition scheme*** means a compromise or arrangement between a Part 5.1 body and its members that is binding on members under subsection 411(4) and which satisfies each of the following:

- (a) under the compromise or arrangement all shares in the Part 5.1 body held by members of the Part 5.1 body at a specified date in the future are to be transferred to a person (the ***scheme acquirer***), other than such shares in the Part 5.1 body as are held by the scheme acquirer;
    - (b) in connection with the compromise or arrangement, the scheme acquirer, or a person (the ***scheme issuer***) who controls the scheme acquirer, has executed a deed poll in favour of each person registered as the holder of shares in the Part 5.1 body at a specified date in the future under which the scheme issuer undertakes to issue, or procure the issue of, section 1020B products to those registered holders;
    - (c) the number of section 1020B products that a registered holder is to receive under the deed poll will depend, among other things, on an election the registered holder may make under the terms of the compromise or arrangement.

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**acquisition scheme shareholder**, in relation to an acquisition scheme, means a member of a Part 5.1 body the subject of the acquisition scheme other than the scheme acquirer or scheme issuer.

**cash election**, in relation to an acquisition scheme, means an election by an acquisition scheme shareholder in accordance with the terms of an acquisition scheme that, if made, may result in the acquisition scheme shareholder not being entitled to receive on the implementation date any section 1020B products if they are an acquisition scheme shareholder at the record time of the acquisition scheme.

**deemed minimum scrip elector**, in relation to an acquisition scheme, means an acquisition scheme shareholder that:

- (a) after the final date (**election date**) specified under the terms of the acquisition scheme for the making of a cash election or minimum scrip election, holds shares in the Part 5.1 body the subject of the acquisition scheme;
- (b) has not made an irrevocable election; and
- (c) as a result of not making an election by the election date would, under the terms of the acquisition scheme, be entitled to receive on the implementation date at least a minimum number of section 1020B products if they are an acquisition scheme shareholder at the record time of the acquisition scheme.

**deferred settlement market** means trading of specified section 1020B products on a financial market which the relevant operator of the financial market has declared is to occur on the basis that the obligation to settle any trades of the specified section 1020B products will fall on a fixed date that is later than three business days after the trade.

**implementation date**, in relation to an acquisition scheme, means the date specified under the terms of the acquisition scheme, on which the scheme acquirer or scheme issuer is to issue, or procure the issue of, section 1020B products to acquisition scheme shareholders.

**maximum scrip election**, in relation to an acquisition scheme, means an election by an acquisition scheme shareholder in accordance with the terms of an acquisition scheme that, if made, may result in the acquisition scheme shareholder being entitled to receive, if they are an acquisition scheme shareholder at the record time of the acquisition scheme, a greater number of section 1020B products than they would receive if they had not made any election.

## 15 – 0885

**minimum scrip election**, in relation to an acquisition scheme, means an irrevocable election by an acquisition scheme shareholder in accordance with the terms of an acquisition scheme that, if made, would result in the acquisition scheme shareholder being entitled to receive on the implementation date at least a minimum number of section 1020B products if they are an acquisition scheme shareholder at the record time of the acquisition scheme (and regardless of whether that irrevocable election may result in the acquisition scheme shareholder also receiving a cash sum).

**minimum scrip entitled cash elector**, in relation to an acquisition scheme, means an acquisition scheme shareholder that:

- (a) after the time at which a scaleback announcement is made, holds shares in the Part 5.1 body the subject of the acquisition scheme;
- (b) has made a cash election; and
- (c) in accordance with the confirmation in the scaleback announcement will be entitled to receive under the terms of the acquisition scheme at least a minimum number of section 1020B products on the implementation date.

**record time**, in relation to an acquisition scheme, means the time specified for determining the entitlement of a holder of shares in the Part 5.1 body the subject of the acquisition scheme to receive, on the implementation date, any section 1020B products to be issued in accordance with the terms of the acquisition scheme.

**scaleback announcement**, in relation to an acquisition scheme, means a statement by the Part 5.1 body which:

- (a) is released after the record time by the operator of any prescribed financial market on which the Part 5.1 body's shares are quoted; and
- (b) confirms a fixed number of section 1020B products that, under the terms of the acquisition scheme, will be received on the implementation date for each share in the Part 5.1 body held by:
  - (i) acquisition scheme shareholders who have made a cash election; and
  - (ii) acquisition scheme shareholders who have made a maximum scrip election.”;

- (b) after subsection (3) insert:

“(3A) To avoid doubt, for the purposes of subsection (2), if at a particular time after the operator of any prescribed financial market has declared a deferred settlement market in relation to the trading of

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the section 1020B products to be issued in accordance with an acquisition scheme and before the implementation date of the acquisition scheme, a person:

- (a) is an acquisition scheme shareholder; and
- (b) either:
  - (i) has made a minimum scrip election in accordance with the terms of the relevant acquisition scheme; or
  - (ii) is a deemed minimum scrip elector;
  - (iii) is a minimum scrip entitled cash elector;

the person is taken to have a presently exercisable and unconditional right to vest the minimum number of section 1020B products that would be received by the acquisition scheme shareholder on the implementation date under the terms of the acquisition scheme if they are an acquisition scheme shareholder at the record time for the acquisition scheme.

Note 1: Where the number of section 1020B products that may be received in accordance with an election is subject to a scale-back depending on the elections of other acquisition scheme shareholders, the person will only be taken under this section to have a presently exercisable and unconditional right to vest the number of section 1020B products that would be received if the scale-back applied to the fullest extent possible: see subsection 1020B(3B).

Note 2: A person cannot be a deemed minimum scrip elector before the final election date specified under the terms of the acquisition scheme for the making of a cash election or minimum scrip election: see subsection 1020B(1).

Note 3: A person cannot be a minimum scrip entitled cash elector before the announcement date for results of the elections under the terms of the acquisition scheme: see subsection 1020B(1).

(3B) For the purposes of subsection (3A), if the number of section 1020B products that may be received by an acquisition scheme shareholder who has made a particular type of election may vary depending upon the elections of other acquisition scheme shareholders, the minimum number of section 1020B products that would be received by the acquisition scheme shareholder on the implementation date under the terms of the acquisition scheme is:

- (a) before any scaleback announcement has been made—the lowest number of section 1020B products the acquisition scheme shareholder could receive as a result of making that election under the terms of the acquisition scheme; and
- (b) after a scaleback announcement has been made—the number of section 1020B products the acquisition scheme shareholders will receive in accordance with the fixed number specified the scaleback announcement.”; and

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(c) after subsection (4) insert:

“(4A) Subsection (2) does not apply in relation to a sale of section 1020B products where all of the following are satisfied:

- (a) the operator of any prescribed financial market has declared a deferred settlement market in relation to the trading of the section 1020B products to be issued in accordance with an acquisition scheme;
- (b) the section 1020B products are sold within the period of the deferred settlement market:
  - (i) on the financial markets operated by ASX Limited or Chi-X Australia Pty Ltd; or
  - (ii) in circumstances where the sale is required to be reported to an operator of a financial market under market integrity rules made by ASIC;
- (c) the person selling the section 1020B products, before the time of sale, has entered into a contract to buy section 1020B products to be issued in accordance with the acquisition scheme and has a right to have those products vested in the person that is unconditional, or conditional only upon all or any of:
  - (i) payment of the consideration in respect of the purchase;
  - (ii) the receipt by the person of a proper instrument of transfer in respect of the products;
  - (iii) the receipt by the person of the documents that are, or are documents of title to, the products;
  - (iv) the implementation of the acquisition scheme on the implementation date.”.

#### Where this declaration applies

5. This declaration applies where:

- (a) in accordance with the ASX operating rules ASX has declared a Deferred Settlement Market in relation to the trading of Brookfield CDIs for a specified period commencing after the Scheme of Arrangement has been approved in accordance with section 411(4) of the Act and ending no later than the end of the implementation of the Scheme of Arrangement; and
- (b) the sale of Brookfield CDIs takes place during the period of the deferred settlement market referred to in paragraph (a).



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**Interpretation**

6. In this instrument:

*Asciano* means Asciano Limited ACN 123 652 862.

*ASX* means ASX Limited.

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

*Brookfield* means Brookfield Infrastructure Partners L.P., a Bermuda exempted limited partnership.

*Deferred Settlement Market* means trading of specified section 1020B products on a financial market which the relevant operator of the financial market has declared is to occur on the basis that the obligation to settle any trades of the specified section 1020B products will fall on a fixed date that is later than three business days after the trade.

*Scheme of Arrangement* means the compromise or arrangement under Part 5.1 of the Act between Asciano and holders of shares in Asciano which is in substantially the same form as set out in draft explanatory statement provided to ASIC on 28 September 2015.

Dated this 29<sup>th</sup> day of September 2015



Signed by Kim Demarte  
as a delegate of the Australian Securities and Investments Commission

15-0893

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

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 15-0893.

**Commencement**

3. This instrument commences on 29 September 2015.

**Declarations**

4. Chapter 6 of the Act apply to Link Administration Holdings Pty Limited ACN 120 964 098 (*Company*) 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*):

“(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 of the Act were modified or varied by, omitting “.” in paragraph (7)(c) (as notionally inserted by CO 13/520), and inserting:

“; or

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

6. Chapters 6 and 6C of the Act apply to the Company as if section 9 of the Act were modified or varied by, after subparagraph (a)(ii)(C) in the definition of *substantial holding* (as notionally inserted by CO 13/520), inserting:

“ or

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

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15-0893

**Where this instrument applies**

7. This instrument applies in relation to the Company's acquisition of a relevant interest in 181,313,237 ordinary shares in the Company (*Escrowed Securities*) arising as a result of Security Holders holding ordinary shares in the Company that are subject to escrow arrangements (*Escrow Arrangements*) in connection with the proposed admission of the Company's securities to the official list of the financial market operated by ASX Limited ACN 008 624 691 (*ASX*) and where the Escrow Arrangements:
- (a) restricts disposal of, but not the exercise of, voting rights attaching to, the Escrowed Securities;
  - (b) in the case of a takeover bid (including a proportional takeover bid):
    - (i) allows each Security Holder to accept into the takeover bid where holders of at least half of the bid class securities that are not subject to an Escrow Arrangement have accepted into the bid; and
    - (ii) requires that the Escrowed Securities be returned to escrow if the takeover bid does not become unconditional;
  - (c) allows the Escrowed Securities to be transferred or cancelled as part of a merger by way of compromise or arrangement under Part 5.1 of the Act;
  - (d) provide that the Escrow Arrangements terminate no later than ten business days from date on which the Company provides its full year financial results for the period ending 30 June 2016 to ASX.

**Interpretation**

8. In this instrument *Security Holder* means any of the following persons who hold shares in the Company:
- (a) Pacific Equity Partners (Jersey) Limited (registered number 85907), a body incorporated under the laws of Jersey, in its capacity as general partner of Pacific Equity Partners Fund II L.P.;
  - (b) Pacific Equity Partners (Jersey) Limited (registered number 85907), a body incorporated under the laws of Jersey, in its capacity as general partner of Pacific Equity Partners Supplementary Fund II L.P.;
  - (c) Pacific Equity Partners (Jersey) Limited (registered number 85907), a body incorporated under the laws of Jersey in its capacity as general partner of Pacific Equity Partners Fund II (NQP) L.P.;
  - (d) Pacific Equity Partners Fund II (Australasia) Pty Limited ACN 106 318 370 as trustee for Pacific Equity Partners Fund II (Australasia) Unit Trust;

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- (e) Pacific Equity Partners Fund II (Australasia) Pty Limited ACN 106 318 370 as trustee for Pacific Equity Partners Supplementary Fund II (Australasia) Unit Trust;
- (f) PEP Investment Pty Limited ACN 083 026 984;
- (g) PEP Co-Investment Pty Limited ACN 083 026 859;
- (h) Pacific Equity Partners Fund III GP (Jersey) Limited (registered number 91779), a body incorporated under the laws of Jersey in its capacity as general partner of Pacific Equity Partners Fund III L.P.;
- (i) Pacific Equity Partners Fund III GP (Jersey) Limited (registered number 91779), a body incorporated under the laws of Jersey in its capacity as general partner of Pacific Equity Partners Supplementary Fund III L.P.;
- (j) Pacific Equity Partners Fund III (Australasia) Pty Limited ACN 117 565 410 acting as trustee for Pacific Equity Partners Fund III (Australasia);
- (k) Pacific Equity Partners Fund III (Australasia) Pty Limited ACN 117 565 410 acting as trustee for Pacific Equity Partners Supplementary Fund III (Australasia);
- (l) Eagle Co-Investment Pty Limited ACN 119 182 688 acting as trustee for Pacific Equity Partners Fund III Co-Investment Trust A;
- (m) Intermediate Capital Group plc, a company incorporated in England and Wales and registered under number 2234775, is listed on the London Stock Exchange and is authorised and regulated by the Financial Conduct Authority (the FCA) (Firm Reference 143087);
- (n) Intermediate Capital Investments Limited, a company incorporated in England and Wales and registered under number 2327070;
- (o) Icap Belco 2007;
- (p) Intermediate Capital Asia Pacific 2008 GP Limited acting in its capacity as general partner of the Intermediate Capital Asia Pacific Fund 2008 Partnership (**2008 Fund**) on behalf of the limited partners in the 2008 Fund;
- (q) John Menzies McMurtrie;
- (r) Boston & Baxter Pty Limited ACN 116 749 574 as trustee for the Gatehouse Trust;
- (s) Leigh Mervyn Bull;
- (t) William John Hawkins;

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- (u) Phillip Muhlbauer;
- (v) Ladbroke 175 Pty Ltd ACN 141 082 484 as trustee for Ladbroke Super Fund;
- (w) Bogart & Bacall Pty Ltd ACN 605 634 802, as trustee for McMurtrie Smithers Super Fund;
- (x) Somerset Services Pty Ltd ACN 091 927 687 as trustee for Hawkins Super Fund;
- (y) Ross Alexander Bowden and Joanne Irene Bowden as trustees for Bowden Super Fund;
- (z) Holdco 2007 (No.2) Pty Limited ACN 125 815 214 as trustee for the Link Administration Holdings Unit Trust; and
- (aa) Bond Street Custodians Limited ACN 008 607 065 as trustee for Macquarie Corporate Holdings Pty Limited ACN 096 705 109.

Dated this 29<sup>th</sup> day of September 2015



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

15-0894

**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 15-0894.

**Commencement**

3. This instrument commences on the date of signing.

**Declaration**

4. Chapter 6D of the Act applies to Origin Energy Limited ACN 000 051 696 (*Origin*) 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)(c), 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 Origin for issue where the offer is made in relation to a renounceable rights issue announced by Origin on or about 30 September 2015.

Dated this 30<sup>th</sup> day of September 2015



.....  
Signed by Jessica Reid  
as a delegate of the Australian Securities and Investments Commission

15-0898

**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 22 September 2015.

**Australian Securities and Investments Commission  
Corporations Act 2001 section 915C****Notice of Cancellation of Australian Financial Services Licence**

To: ACI Broking (WA) Pty Ltd ACN 056 743 670

Under s915C(3) of the *Corporations Act 2001*, the Australian Securities and Investments Commission hereby cancels Australian financial services licence number 241184 held by ACI Broking (WA) Pty Ltd ACN 056 743 670.

Dated this 18<sup>th</sup> day of September 2015

Signed .....

Gai Di Bartolomeo  
as a delegate of the Australian Securities and Investments Commission

15-0899

**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 22 September 2015.

**Australian Securities and Investments Commission  
Corporations Act 2001 section 915C****Notice of Cancellation of Australian Financial Services Licence**

To: ACI Broking (Vic) Pty Ltd ACN 081 368 952

Under s915C(3) of the *Corporations Act 2001*, the Australian Securities and Investments Commission hereby cancels Australian financial services licence number 226902 held by ACI Broking (Vic) Pty Ltd ACN 081 368 952.

Dated this 18<sup>th</sup> day of September 2015

Signed .....

Gai Di Bartolomeo  
as a delegate of the Australian Securities and Investments Commission

15-0900

**NOTICE UNDER SECTION 915F OF THE CORPORATIONS ACT 2001**

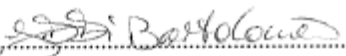
Notice is given under section 915F of the Corporations Act 2001 that the Australian Securities and Investments Commission has taken the action set out in the Notice below, which action took effect on 22 September 2015.

**Australian Securities and Investments Commission  
Corporations Act 2001 section 915C****Notice of Cancellation of Australian Financial Services Licence**

To: Assent Insurance Services Pty Ltd ACN 005 960 243

Under s915C(3) of the *Corporations Act 2001*, the Australian Securities and Investments Commission hereby cancels Australian financial services licence number 246539 held by Assent Insurance Services Pty Ltd ACN 005 960 243.

Dated this 18<sup>th</sup> day of September 2015

Signed .....  .....

Gai Di Bartolomeo  
as a delegate of the Australian Securities and Investments Commission

15-0901

**NOTICE UNDER SECTION 915F OF THE CORPORATIONS ACT 2001**

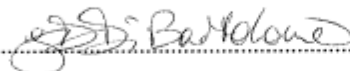
Notice is given under section 915F of the Corporations Act 2001 that the Australian Securities and Investments Commission has taken the action set out in the Notice below, which action took effect on 22 September 2015.

**Australian Securities and Investments Commission  
Corporations Act 2001 section 915C****Notice of Cancellation of Australian Financial Services Licence**

To: Aurora Underwriting Agency Pty Ltd ACN 106 909 737

Under s915C(3) of the *Corporations Act 2001*, the Australian Securities and Investments Commission hereby cancels Australian financial services licence number 246500 held by Aurora Underwriting Agency Pty Ltd ACN 106 909 737.

Dated this 18<sup>th</sup> day of September 2015

Signed  .....

Gai Di Bartolomeo  
as a delegate of the Australian Securities and Investments Commission



15-0903

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

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 15-0903.

**Commencement**

3. This instrument commences on 30 September 2015.

**Exemption**

4. A fully paid ordinary interest (*Unit*) in Aventus is exempt from subsection 1020B(2) of the Act.

**Where exemption applies**

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

15-0903

- (iv) the issue of New Units to successful applicants under the PDS.

**Interpretation**

6. In this instrument:

*ASX* means ASX Limited ACN 008 624 691.

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

*Aventus* means Aventus Retail Property Fund ARSN 608 000 764.

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

*New Units* means the Units to be issued under the PDS.

*Offer Management Agreement* means the agreement dated 30 September 2015 between One Managed Investment Funds Limited ACN 117 400 987 as the responsible entity of Aventus, Aventus Property Group Pty Limited ACN 606 747 620 and Macquarie Capital (Australia) Limited ACN 123 199 548.

*PDS* means the Product Disclosure Statement dated 30 September 2015 for the offer of the Units of Aventus.

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

Dated this 30<sup>th</sup> day of September 2015



Signed by Tony Tran  
as a delegate of the Australian Securities and Investments Commission

15-0905

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

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 15-0905.

**Commencement**

3. This instrument commences on 30 September 2015.

**Declaration**

4. Chapters 6 and 6C of the Act apply to One Managed Investment Funds Limited ACN 117 400 987 (*Responsible Entity*) as the responsible entity for Aventus Retail Property Fund ARSN 608 000 764 (*Fund*) 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*):

*“Securities subject to escrow arrangements*

(13A) A body corporate does not have a relevant interest in the interests of a managed investment scheme 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 Responsible Entity as if section 671B of the Act were modified or varied by, omitting “.” in paragraph (7)(c) (as notionally inserted by CO 13/520), and inserting:

“; or

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

6. Chapters 6 and 6C of the Act apply to the Responsible Entity as if section 9 of the Act were modified or varied by, after subparagraph (a)(ii)(C) in the definition of *substantial holding* (as notionally inserted by CO 13/520), inserting:

“ or

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

15-0905

**Where this instrument applies**

7. This instrument applies in relation to the Responsible Entity's acquisition of a relevant interest in 117,109,873 securities in the Fund (*Escrowed Securities*) arising as a result of Security Holders holding securities in the Fund that are subject to escrow arrangements (*Escrow Arrangements*) in connection with the proposed admission of the Fund's securities to the official list of the financial market operated by ASX Limited ACN 008 624 691 (*ASX*) and where the Escrow Arrangements:
- (a) restricts disposal of, but not the exercise of, voting rights attaching to, the Escrowed Securities;
  - (b) in the case of a takeover bid (including a proportional takeover bid):
    - (i) allows each Security Holder to accept into the takeover bid where holders of at least half of the bid class securities that are not subject to an Escrow Arrangement have accepted into the bid; and
    - (ii) requires that the Escrowed Securities be returned to escrow if the takeover bid does not become unconditional;
  - (c) allows the Escrowed Securities to be transferred or cancelled as part of a merger by way of compromise or arrangement under Part 5.1 of the Act;
  - (d) terminate no later than 3 business days after the half-year report of the Fund for the period ending 31 December 2016 are released to the ASX; and
  - (e) are substantially in the same form as the draft agreements provided to ASIC on 13 July 2015.

**Interpretation**

8. In this instrument:

**Security Holder** means any of the following persons who hold securities in the Fund:

- (a) BB Retail Capital Pty Ltd ACN 006 175 033 as trustee for The Blundy Family Trust;
- (b) BB Holdings (Property) Pty Ltd ACN 601 272 066 as trustee for BBP Unit Trust;
- (c) BBRC International Pte Limited (a company incorporated in Singapore) as trustee for the BB Family International Trust;

15-0905

- (d) Cranbourne Pty Ltd ACN 160 678 919 as trustee for Cranbourne Unit Trust;
- (e) Hightide Group Pty Ltd ACN 124 203 416 as trustee for Holland Family Trust; and
- (f) Brubrior Investments Pty Limited ACN 008 054 199 as trustee for the Carter Family Trust.

Dated this 30<sup>th</sup> day of September 2015



Signed by Tony Tran  
as a delegate of the Australian Securities and Investments Commission

15-0911

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 30th September 2015

**AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION****IN THE MATTER of SHIV PRAKASH SAHAY AND THE CORPORATIONS ACT  
2001****To: SHIV PRAKASH SAHAY****BANNING ORDER PURSUANT TO SECTIONS 920A and 920B OF THE  
CORPORATIONS ACT 2001**

**TAKE NOTICE** that the Australian Securities and Investments Commission **PROHIBITS SHIV PRAKASH SAHAY PERMANENTLY** from providing any financial services pursuant to sections 920A and 920B of the Corporations Act 2001 from the date of service of this Banning Order.

Dated this 24th day of September 2015.

Signed:   
MELANIE BAXTER  
Delegate of the  
Australian Securities and Investments Commission.

Your attention is drawn to s920C(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 s920C (2) is an offence.

15-0912

**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) the *Corporations Act 2001* (the *Act*).

**Title**

2. This instrument is ASIC Instrument 15-0912.

**Commencement**

3. This instrument commences on 2 October 2015.

**Declaration**

4. Chapter 6D of the Act applies to iCandy Interactive Limited ACN 604 871 712 (the *Issuer*) as if Part 6D.2 were modified or varied as follows:

- (a) omit paragraph 723(3)(b), substitute:

"(b) the securities are not admitted to quotation within 3 months after the later of:

- (i) the date of the disclosure document; and
    - (ii) the date of the latest supplementary disclosure document for the offer lodged with ASIC which:
      - (A) discloses that the securities are not admitted to quotation; and
      - (B) gives applicants 1 month to withdraw their application and be repaid";

- (b) in paragraph 724(1)(a), omit the words "and that condition is not satisfied within 4 months after the date of the disclosure document", substitute:

"and that condition is not satisfied within 4 months after the later of:

- (iii) the date of the disclosure document; and
    - (iv) the date of the latest supplementary disclosure document for the offer lodged with ASIC which:
      - (A) discloses that the condition has not been satisfied; and
      - (B) gives applicants 1 month to withdraw their application and be repaid";

- (c) omit subparagraph 724(1)(b)(ii), substitute:

15-0912

"(ii) the securities are not admitted to quotation within 3 months after the later of:

- (A) the date of the disclosure document; and
- (B) the date of the latest supplementary disclosure document for the offer lodged with ASIC that discloses that the securities are not admitted to quotation and gives applicants 1 month to withdraw their application and be repaid"; and

(d) after subsection 724(1A), insert:

"(1B) Where a supplementary disclosure document of the kind referred to in subparagraphs (1)(a)(iv) or (1)(b)(ii)(B) is lodged with ASIC, the person offering the securities must give the applicants:

- (i) that supplementary disclosure document; and
- (ii) 1 month to withdraw their application and be repaid."

**Where this instrument applies**

5. This instrument applies:

- a) in relation to an offer or issue of securities of the Issuer under a replacement disclosure document lodged with ASIC on 17 July 2015 that replaced a disclosure document dated 3 July 2015 lodged with ASIC; and
- b) where the Issuer has lodged a supplementary disclosure document on or after the date of this instrument which describes the need for, and effect of, the relief provided in this instrument.

Dated this 2 October 2015



Signed by Yuki Kobayashi  
as a delegate of the Australian Securities and Investments Commission



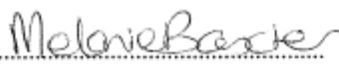
15-0915

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 4 October 2015

**AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION****IN THE MATTER of AMANDA SHIRLEY RITCHIE AND THE CORPORATIONS  
ACT 2001****To: AMANDA SHIRLEY RITCHIE****BANNING ORDER PURSUANT TO SECTIONS 920A and 920B OF THE  
CORPORATIONS ACT 2001**

**TAKE NOTICE** that the Australian Securities and Investments Commission **PROHIBITS AMANDA SHIRLEY RITCHIE PERMANENTLY** from providing any financial services pursuant to sections 920A and 920B of the Corporations Act 2001 from the date of service of this Banning Order.

Dated this 23rd day of September 2015.

Signed: 

MELANIE BAXTER

Delegate of the

Australian Securities and Investments Commission.

Your attention is drawn to s920C(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 s920C (2) is an offence.

15-0917

## 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 2 October 2015.

## AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

VARIATION OF NOTICE OF SUSPENSION OF  
AUSTRALIAN FINANCIAL SERVICES LICENCE

To: AGM Markets Pty Limited (ACN 158 706 766)

Under s915B of the *Corporations Act 2001*, the Australian Securities and Investments Commission hereby varies ASIC Instrument 15-0306, as varied by ASIC Instrument 15-0874, by replacing the date "16 October 2015" with the date "5 October 2015".

Dated this 2<sup>nd</sup> day of October 2015

Signed:  .....

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

15-0918

**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 15-0918.

**Commencement**

3. This instrument commences on 6 October 2015.

**Declaration**

4. Chapter 6D of the Act applies to an offer for sale of ordinary shares in Elk Petroleum Ltd ACN 112 566 499 (the *Company*) as if paragraph 708A(5)(b) of the Act were modified by deleting the words "5 days" and substituting the words "14 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 between the date of this instrument and the date that is six months after the date of this instrument to:
    - (i) 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; and
    - (ii) senior managers of the Company under an offer which did not require disclosure under Part 6D.2 of the Act because of subsection 708(12)(a); 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 6<sup>th</sup> day of October 2015



Signed by Melissa Liu  
as a delegate of the Australian Securities and Investments Commission



15-0920

ASIC

Australian Securities &amp; Investments Commission

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

**Notice of Cancellation of an Australian Financial Services Licence**

**TO:** Narrow Lane Investments Pty Limited  
ACN 132 050 287 ("the Licensee")  
Level 2 29 Crombie Avenue  
Bundall QLD 4217

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 332891 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 6 October 2015

Signed .....

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

15-0921

**Australian Securities and Investments Commission  
Corporations Act 2001 – Subsections 741(1), 926A(2),  
992B(1) and 1020F(1) – Exemptions**

**Enabling legislation**

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under subsections 741(1), 926A(2), 992B(1) and 1020F(1) and paragraph 911A(2)(l) of the *Corporations Act 2001* (the *Act*).

**Title**

2. This instrument is ASIC Instrument 15-0921.

**Commencement**

3. This instrument commences on 6 October 2015.

**Disclosure relief***Offers made under Atlas Iron Option Plan*

4. Atlas Iron Limited ACN 110 396 168 (*Atlas*) does not have to comply with Part 6D.2, 6D.3 or Part 7.9 of the Act in relation to an offer of an eligible product to an eligible participant under the Atlas Iron Option Plan.
5. A trustee that holds or will hold underlying eligible products in connection with the Atlas Iron Option Plan and which makes an offer of a unit in the underlying eligible product to an eligible participant does not have to comply with Part 6D.2, 6D.3 or Part 7.9 of the Act in relation to the offer of the unit.

*Subsequent sale offers*

6. A holder of an underlying eligible product that makes a sale offer of that product within 12 months after the issue of the product does not have to comply with Part 6D.2, 6D.3 or Part 7.9 of the Act in relation to the sale offer where:
  - (a) the product was issued or otherwise granted:
    - (i) to an eligible participant under the Atlas Iron Option Plan; or
    - (ii) to a trustee in connection with the Atlas Iron Option Plan; and
  - (b) the person has no reason to believe the Atlas Iron Option Plan is not covered by this instrument.

*Personal advice given by advisers*

7. An eligible product offered under the Atlas Iron Option Plan is exempt from section

**15-0921**

1012A of the Act to the extent that section requires a person to give a Product Disclosure Statement for an eligible product to an eligible participant, provided the person has no reason to believe the Atlas Iron Option Plan is not covered by this instrument.

**Licensing, hawking and other incidental relief***General advice*

8. Atlas does not have to comply with subsection 911A(1) of the Act in relation to the provision of a financial service consisting of general advice in connection with an offer of an eligible product to an eligible participant under the Atlas Iron Option Plan.

*Dealing*

9. Atlas does not have to comply with subsection 911A(1) of the Act in relation to the provision of any of the following financial services in relation to an offer of an eligible product to an eligible participant in connection with the Atlas Iron Option Plan:
  - (a) issuing the eligible product;
  - (b) dealing in the eligible product where any acquisition by purchase or disposal of the eligible product by Atlas occurs either:
    - (i) through a financial services licensee; or
    - (ii) outside this jurisdiction and through a person which is licensed or otherwise authorised to deal in financial products of that kind in the relevant place.

*Custodial or depository services*

10. Atlas does not have to comply with subsection 911A(1) of the Act in relation to the provision of any of the following financial services in relation to an offer of an eligible product to an eligible participant in connection with the Atlas Iron Option Plan:
  - (a) a custodial or depository service in relation to the eligible product where the body performs their duties in good faith and has sufficient resources to perform those duties;
  - (b) dealing in the eligible product in the course of providing a custodial or depository service covered by paragraph (a).

*Hawking*

11. Atlas does not have to comply with section 736 or 992A of the Act in relation to making an offer of an eligible product to an eligible participant in the course of, or because of, an unsolicited meeting or telephone call held or made in connection with the Atlas Iron Option Plan.

15-0921

*Advertising*

12. Atlas does not have to comply with section 1018A of the Act in relation to an advertisement or publication that advertises, or publishes a statement that is reasonably likely to induce eligible participants to acquire, an eligible product under the Atlas Iron Option Plan.

**Conditions***Trusts*

13. Where offers are made of an underlying eligible product under the Atlas Iron Option Plan in relation to which a trustee holds or will hold the underlying eligible products, Atlas must ensure that:

- (a) the activities of the trustee of the trust in that capacity are limited to employee incentive schemes of Atlas (whether or not the other employee incentive schemes are covered by this instrument);
- (b) the trustee maintains written records on the administration of the trust including, in the case of underlying eligible products being held for a specified eligible participant on an allocated basis, written records that identify the underlying eligible products held on an allocated basis for the specified eligible participant;

Note: The written records in relation to underlying eligible products held on an allocated basis may take the form of a sub-register administered by or on behalf of the trustee.

- (c) the trustee does not levy any fees or charges for administering the trust that are payable directly by any eligible participant or out of the assets of the trust, other than reasonable disbursements including brokerage and tax levied or incurred in connection with the trust;
- (d) if the trustee is Atlas or an associate of Atlas—the trustee does not, at its own discretion, exercise any voting rights attaching to any of the underlying eligible products that it holds on trust; and
- (e) the trustee, either alone or together with one or more other trustees, does not hold more than 5% of the voting shares or voting interests in Atlas where such holdings relate to employee incentive schemes of Atlas in reliance on this instrument or an instrument in terms similar to this instrument.

*Disclosure*

14. Atlas must ensure that an offer of an eligible product to an eligible participant under the Atlas Iron Option Plan is made in, or is accompanied by, an offer document.

*5% issue limit*

15. Atlas must, at the time of making an offer of an eligible product under the Atlas Iron Option Plan, have reasonable grounds to believe that the number of underlying eligible



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products in a class of underlying eligible products that form part of the issued capital of Atlas that have been or may be issued in any of the circumstances covered by the following paragraphs will not exceed 5% of the total number of underlying eligible products in that class on issue:

- (a) underlying eligible products that may be issued under the offer;
- (b) underlying eligible products issued or that may be issued as a result of offers made at any time during the previous 3 year period under:
  - (i) the Atlas Iron Option Plan; or
  - (ii) an employee incentive scheme or like scheme of Atlas where the offers were made in reliance on CO 14/1000, 03/184 or an individual instrument made by ASIC in terms similar to this instrument.

#### ASIC power to request documents

15. Atlas must, if requested by ASIC and in accordance with the request, make available to ASIC the offer document and all other accompanying information or documents given to eligible participants in connection with an offer under the Atlas Iron Option Plan that is made in reliance on this instrument.

#### Interpretation

16. In this instrument:

- (a) **able to be traded** has the meaning given by section 761A of the Act;

**ASIC Class Order [CO 03/184]** includes ASIC Class Order [CO 05/1270] to the extent that it relates to ASIC Class Order [CO 03/184];

**Atlas Iron Option Plan** means the Atlas Iron Limited ACN 110 396 168 Atlas Iron Option Plan which is substantially in the same form as provided to ASIC on 4 September 2015;

**casual employee**, in relation to Atlas, means an individual who is, or might reasonably be expected to be, engaged to work the number of hours that are the pro-rata equivalent of 40% or more of a comparable full-time position with the body;

**contractor**, in relation to Atlas, means:

- (a) an individual with whom the body has entered into a contract for the provision of services under which the individual performs work for the body;  
or
- (b) a company with whom the body has entered into a contract for the provision of services under which an individual, who is a director of the company or their spouse, performs work for the body;



## 15-0921

where the individual who performs the work under or in relation to the contract is, or might reasonably be expected to be, engaged to work the number of hours that are the pro-rata equivalent of 40% or more of a comparable full-time position with the body;

**eligible financial market** means the financial market specified in column 1 of Table A;

**eligible participant**, in relation to Atlas, means a person specified in column 3 of Table A;

**eligible product** means a financial product of Atlas specified in column 2 of Table A;

**employee incentive scheme** means an arrangement under which Atlas offers an eligible product to an eligible participant;

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

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

**offer**, in relation to an eligible product, has a meaning affected by sections 700, 702 and 1010C of the Act and includes:

- (a) an offer to issue the eligible product;
- (b) an issue or grant of the eligible product;
- (c) an offer to transfer the eligible product;
- (d) a transfer of the eligible product;
- (e) an offer to arrange for the issue or transfer of the eligible product;

**offer document**, in relation to an offer of eligible products under the Atlas Iron Option Plan, means a document which includes, or is accompanied by, the following information, statements and explanations worded and presented in a clear, concise and effective manner:

- (a) prominent statements to the effect that:
  - (i) any advice given by Atlas in relation to eligible products offered under the Atlas Iron Option Plan does not take into account an eligible participant's objectives, financial situation and needs; and
  - (ii) eligible participants should consider obtaining their own financial product advice from a person who is licensed by ASIC to give such advice;

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- (b) either:
    - (i) a copy of the terms of the Atlas Iron Option Plan; or
    - (ii) a summary of the terms of the Atlas Iron Option Plan together with a statement that, on request and at no charge and within a reasonable time, the body will provide an eligible participant with a copy of the terms of the Atlas Iron Option Plan;
  - (c) general information about the risks of acquiring and holding an eligible product being offered under the Atlas Iron Option Plan;
  - (d) if:
    - (i) a trustee will hold underlying eligible products for specified eligible participants on an allocated basis in connection with the Atlas Iron Option Plan; and
    - (ii) those eligible participants will have the right to:
      - (A) exercise, or direct the trustee to exercise on their behalf, any rights (including voting rights) attaching to the underlying eligible products; or
      - (B) receive income deriving from the underlying eligible products, including dividends or distributions;
- either:
- (i) a copy of the trust deed; or
  - (ii) a summary of the terms of the trust deed together with a statement that, on request and at no charge and within a reasonable time, the body will provide an eligible participant with a copy of the trust deed;
- (e) the acquisition price of the eligible products in Australian dollars or, where the acquisition price is to be worked out in the future under a formula, an explanation of how an eligible participant could calculate the acquisition price of the eligible products in Australian dollars were that formula applied at the date of the offer;
  - (f) an explanation of how an eligible participant could, from time to time, ascertain the market price of the underlying eligible products in Australian dollars;

**prospective participant**, in relation to an offer of an eligible product under the Atlas Iron Option Plan, means a person to whom the offer is made but who can only accept the offer if an arrangement has been entered into that will result in the person becoming covered by one of paragraphs (a) to (d) of column 3 of Table A;

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**trustee** means a body that holds or will hold underlying eligible products on trust for the following persons in connection with an employee incentive scheme:

- (a) eligible participants generally on an unallocated basis; or
- (b) one or more specified eligible participants on an allocated basis;

**underlying eligible product** means an eligible product specified in paragraph (a) or (b) in column 2 of Table A;

- (b) an offer of eligible products to an eligible participant under the Atlas Iron Option Plan on terms that the eligible participant may renounce the offer in favour of a person covered by one of the following paragraphs is to be treated as an offer of eligible products to the eligible participant:
  - (i) an immediate family member of the eligible participant;
  - (ii) a company whose members comprise no persons other than the eligible participant or immediate family members of the participant;
  - (iii) a corporate trustee of a self-managed superannuation fund (within the meaning of the *Superannuation Industry (Supervision) Act 1993*) where the eligible participant is a director of the trustee;
- (c) for the avoidance of doubt, a document or other writing to be given in connection with this instrument may be given by electronic means (including, in the case of a document or other writing to be given by Atlas, by way of making it available on a website and notifying the intended recipient that it is available on the website).

Dated this 6th day of October 2015



Signed by Melissa Trees  
as a delegate of the Australian Securities and Investments Commission

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**Table A**

Column 1 <b>Eligible financial market</b>	Column 2 <b>Eligible product</b>	Column 3 <b>Eligible participant</b>
ASX (also known as the Australian Securities Exchange)	<p>(a) a fully paid share of Atlas that is in a class of shares able to be traded on an eligible financial market;</p> <p>(b) a beneficial interest in a fully paid share of Atlas where the interest is in a class of interests that is able to be traded on an eligible financial market;</p> <p>(c) an option to acquire, by way of issue or transfer, a financial product mentioned in paragraphs (a) or (b);</p> <p>where in each case in relation to a product mentioned in paragraphs (a) or (b) that is in a class of products that is able to be traded on an eligible financial market:</p> <p>(e) the product is in the same class as financial products which were able to be traded on the relevant financial market at all times in the 3 months before the day the offer document is first given to an eligible participant; and</p> <p>(f) the class of products were not suspended for more than a total of 80 days during the shorter of the period during which the class of products were able to be traded, and the period of 12 months before the day the offer document is first given to an eligible participant.</p>	<p>(a) a full-time or part-time employee (including an executive director);</p> <p>(b) a non-executive director;</p> <p>(c) a contractor;</p> <p>(d) a casual employee;</p> <p>(e) a prospective participant.</p>

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**Australian Securities and Investments Commission  
Corporations Act 2001 – Subsections 741(1), 911A(2),  
992B(1) and 1020F(1) – Exemptions**

**Enabling legislation**

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under subsections 741 (1), 911A(2), 992B(1) and 1020F(1) of the *Corporations Act 2001* (the *Act*).

**Title**

2. This instrument is ASIC Instrument 15-0922.

**Commencement**

3. This instrument commences on gazettal.

**Disclosure relief***Offers made under an employee incentive scheme*

4. S2 Resources Ltd ACN 606 128 090 (*S2 Resources*) or a related body corporate, does not have to comply with Part 6D.2, 6D.3 or Part 7.9 of the Act in relation to an offer of an eligible product to an eligible participant under the Employee Share Ownership Plan.

*Subsequent sale offers*

6. A holder of an underlying eligible product that makes a sale offer of that product within 12 months after the issue of the product does not have to comply with Part 6D.2, 6D.3 or Part 7.9 of the Act in relation to the sale offer where:
  - (a) the product was issued or otherwise granted to an eligible participant under the Employee Share Ownership Plan; and
  - (b) the person has no reason to believe the Employee Share Ownership Plan is not covered by this instrument.

*Personal advice given by advisers*

7. An eligible product offered under the Employee Share Ownership Plan is exempt from section 1012A of the Act to the extent that section requires a person to give a Product Disclosure Statement for an eligible product to an eligible participant, provided the person has no reason to believe the Employee Share Ownership Plan is not covered by this instrument.

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**Licensing, hawking and other incidental relief***General advice*

8. S2 Resources or a related body corporate does not have to comply with subsection 911A(1) of the Act in relation to the provision a financial service consisting of general advice in connection with an offer of an eligible product to an eligible participant under the Employee Share Ownership Plan.

*Dealing*

9. S2 Resources or a related body corporate does not have to comply with subsection 911A(1) of the Act in relation to the provision of any of the following financial services in relation to an offer of an eligible product to an eligible participant in connection with the Employee Share Ownership Plan:
- (a) issuing the eligible product;
  - (b) dealing in the eligible product where any acquisition by purchase or disposal of the eligible product by S2 Resources or a related body corporate occurs either:
    - (i) through a financial services licensee; or
    - (ii) outside this jurisdiction and through a person which is licensed or otherwise authorised to deal in financial products of that kind in the relevant place.

*Custodial or depository services*

10. S2 Resources or a related body corporate does not have to comply with subsection 911A(1) of the Act in relation to the provision of any of the following financial services in relation to an offer of an eligible product to an eligible participant in connection with the Employee Share Ownership Plan:
- (a) a custodial or depository service in relation to the eligible product where the body performs their duties in good faith and has sufficient resources to perform those duties;
  - (b) dealing in the eligible product in the course of providing a custodial or depository service covered by paragraph (a).

*Hawking*

11. S2 Resources or a related body corporate does not have to comply with section 736 or 992A of the Act in relation to making an offer of an eligible product to an eligible participant in the course of, or because of, an unsolicited meeting or telephone call held or made in connection with the Employee Share Ownership Plan.

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*Advertising*

12. S2 Resources or a related body corporate does not have to comply with section 1018A of the Act in relation to an advertisement or publication that advertises, or publishes a statement that is reasonably likely to induce eligible participants to acquire, an eligible product under the Employee Share Ownership Plan.

**Conditions***Disclosure*

13. S2 Resources or a related body corporate must ensure that an offer of an eligible product to an eligible participant under the Employee Share Ownership Plan is made in, or is accompanied by, an offer document.

*5% issue limit*

14. S2 Resources or a related body corporate must, at the time of making an offer of an eligible product under the Employee Share Ownership Plan, have reasonable grounds to believe that the number of underlying eligible products in a class of underlying eligible products that form part of the issued capital of S2 Resources that have been or may be issued in any of the circumstances covered by the following paragraphs will not exceed 5% of the total number of underlying eligible products in that class on issue:
- (a) underlying eligible products that may be issued under the offer;
  - (b) underlying eligible products issued or that may be issued as a result of offers made at any time during the previous 3 year period under:
    - (i) the Employee Share Ownership Plan; and
    - (ii) an ASIC exempt arrangement of a similar kind to the Employee Share Ownership Plan.

*Loans*

15. If an offer of an eligible product under the Employee Share Ownership Plan involves a loan from S2 Resources or a related body corporate to an eligible participant to acquire the product, S2 Resources or a related body corporate must:
- (a) ensure that the loan is not provided to acquire options or incentive rights; and
  - (b) ensure that under the terms of the loan:
    - (i) no fees or interest is payable; and



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(ii) either:

- (A) the lender has no recourse against the participant in relation to the repayment of the loan; or
- (B) the recourse of the lender against the participant in relation to the repayment of the loan is limited to forfeiture of the eligible products issued or transferred to, or held on behalf of, the participant in connection with the scheme.

#### ASIC power to request documents

16. S2 Resources or a related body corporate must, if requested by ASIC and in accordance with the request, make available to ASIC the offer document and all other accompanying information or documents given to eligible participants in connection with an offer under the Employee Share Ownership Plan that is made in reliance on this instrument.

#### Interpretation

17. In this instrument:

- (a) *able to be traded* has the meaning given by section 761A of the Act;

*ASIC exempt arrangement of a similar kind*, in relation to the Executive Share Plan, means an arrangement covered or previously covered by ASIC Class Order [CO 03/184] or an instrument expressed to apply to a specified person or persons and which grants or granted similar relief to the relief granted by this instrument;

*casual employee*, in relation to S2 Resources or a related body corporate, means an individual who is, or might reasonably be expected to be, engaged to work the number of hours that are the pro-rata equivalent of 40% or more of a comparable full-time position with the body;

*contractor*, in relation to S2 Resources or a related body corporate, means:

- (a) an individual with whom the body has entered into a contract for the provision of services under which the individual performs work for the body; or
- (b) a company with whom the body has entered into a contract for the provision of services under which an individual, who is a director of the company or their spouse, performs work for the body;

where the individual who performs the work under or in relation to the contract is, or might reasonably be expected to be, engaged to work the number of hours that are the pro-rata equivalent of 40% or more of a comparable full-time position with the body;



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**eligible financial market** means a financial market specified in column 1 of Table A and, unless a contrary intention appears, is limited to the main board of that market;

**eligible participant**, in relation to S2 Resources or a related body corporate, means a person specified in column 3 of Table A;

**eligible product** means a financial product of S2 Resources specified in column 2 of Table A;

**Employee Share Ownership Plan** means an offer for the issue or sale of an option made in connection with Sirius Resources Limited ACN 009 150 083 demerger of S2 Resources (**Demerger**), on or around 9 September 2015, under an arrangement known as the S2 Resources Employee Share Ownership Plan (S2 ESOP) the terms of which are substantially in the same form as those provided to ASIC on or about 1 October 2015, and where the explanatory statement under section 411 of the Act in connection with the Demerger is provided to or made available to eligible employees at the time of the offer;

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

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

**offer**, in relation to an eligible product, has a meaning affected by sections 700, 702 and 1010C of the Act and includes:

- (a) an offer to issue the eligible product;
- (b) an issue or grant of the eligible product;
- (c) an offer to transfer the eligible product;
- (d) a transfer of the eligible product;
- (e) an offer to arrange for the issue or transfer of the eligible product;

**offer document**, in relation to an offer of eligible products under the Employee Share Ownership Plan, means a document which includes, or is accompanied by, the following information, statements and explanations worded and presented in a clear, concise and effective manner:

- (a) prominent statements to the effect that:
  - (i) any advice given by S2 Resources or a related body corporate in relation to eligible products offered under the Employee Share Ownership Plan does not take into account an eligible participant's objectives, financial situation and needs; and

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- (ii) eligible participants should consider obtaining their own financial product advice from a person who is licensed by ASIC to give such advice;
- (b) either:
  - (i) a copy of the terms of the Employee Share Ownership Plan; or
  - (ii) a summary of the terms of the Employee Share Ownership Plan together with a statement that, on request and at no charge and within a reasonable time, the body will provide an eligible participant with a copy of the terms of the Employee Share Ownership Plan;
- (c) general information about the risks of acquiring and holding an eligible product being offered under the Employee Share Ownership Plan;
- (d) if the Employee Share Ownership Plan involves a loan from S2 Resources or an associated body corporate to an eligible participant to acquire the product—a copy of the terms of the loan;
- (e) the acquisition price of the eligible products in Australian dollars or, where the acquisition price is to be worked out in the future under a formula, an explanation of how an eligible participant could calculate the acquisition price of the eligible products in Australian dollars were that formula applied at the date of the offer;
- (f) an explanation of how an eligible participant could, from time to time, ascertain the market price of the underlying eligible products in Australian dollars;

**prospective participant**, in relation to an offer of an eligible product under the Employee Share Ownership Plan, means a person to whom the offer is made but who can only accept the offer if an arrangement has been entered into that will result in the person becoming covered by one of paragraphs (a) to (b) of column 2 of Table A;

**related body corporate** has the meaning given in section 50 of the Act;

**underlying eligible product** means an eligible product specified in paragraphs (a) to (b) in column 2 of Table A;

- (b) an offer of eligible products to an eligible participant under the Employee Share Ownership Plan on terms that the eligible participant may renounce the offer in favour of a person covered by one of the following paragraphs is to be treated as an offer of eligible products to the eligible participant:
  - (i) an immediate family member of the eligible participant;

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- (ii) a company whose members comprise no persons other than the eligible participant or immediate family members of the participant;
- (iii) a corporate trustee of a self-managed superannuation fund (within the meaning of the *Superannuation Industry (Supervision) Act 1993*) where the eligible participant is a director of the trustee;
- (c) for the avoidance of doubt, a document or other writing to be given in connection with this instrument may be given by electronic means (including, in the case of a document or other writing to be given by S2 Resources or a related body corporate, by way of making it available on a website and notifying the intended recipient that it is available on the website).

Dated this 7<sup>th</sup> day of October 2015



Signed by Tashreen Tourabaly  
as a delegate of the Australian Securities and Investments Commission

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**Table A**

Column 1 Eligible Financial Market	Column 2 Eligible product	Column 3 Eligible participant
(a) ASX (also known as the Australian Securities Exchange).	<p>(a) a fully paid share of S2 Resources that is in a class of shares able to be traded on the eligible financial market;</p> <p>(b) an option to acquire, by way of issue or transfer, a financial product mentioned in paragraph (a);</p> <p>where in each case in relation to a product mentioned in paragraphs (a) to (b) that is in a class of products that is able to be traded on the eligible financial market:</p> <p>(c) the product is in the same class as financial products which were able to be traded on the eligible financial market at all times in the 3 months before the day of the offer document is first given to the eligible participant; and</p> <p>(d) the class of products were not suspended for more than a total of 5 days during the shorter of the period during which the class of products were able to be traded, and the period of 12 months before the day the offer document is first given to the eligible participant.</p>	<p>(a) a full-time or part-time employee (including an executive director);</p> <p>(b) a non-executive director;</p> <p>(c) a contractor;</p> <p>(d) a casual employee;</p> <p>(e) a prospective participant.</p>

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 seventh day of October 2015

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 162 662 642 PTY LTD	162 662 642
AAS CORPORATION PTY LTD	075 163 834
ABSOLUTE AUTOMOTIVE PANEL & PAINT PTY LTD	159 510 997
ACMP PTY LTD	117 524 553
ACN 008 071 770 PTY. LTD.	008 071 770
ACN 010 616 583 PTY LTD	010 616 583
ACN 055 104 526 PTY LTD	055 104 526
ACN 057311609 PTY LTD	057 311 609
ACN 081 038 057 PTY LTD	081 038 057
ACN 104 143 053 PTY LTD	104 143 053
ACN 111 408 032 PTY LTD	111 408 032
ACN 115 530 624 PTY LTD	115 530 624
ACN 115 856 258 PTY LTD	115 856 258
ACN 124 265 470 PTY LTD	124 265 470
ACN 127 409 509 PTY LTD	127 409 509
ACN 130 776 420 PTY LTD	130 776 420
ACN 131 897 357 PTY LTD	131 897 357
ACN 138 025 233 PTY LTD	138 025 233
ACN 150 794 139 PTY LTD	150 794 139
ALCHEMIST FORMWORK AND SCAFFOLDING PTY. LTD.	132 402 674
ALFA CARE SERVICES PTY LTD	161 489 845
ALLANBANK INTERNATIONAL PTY LIMITED	078 186 964
ALLISON PRODUCTIVITY SERVICES PTY LTD	082 942 845

<b>Name of Company</b>	<b>ACN</b>
AMAZING SCENTS PTY LTD	106 039 721
AMBRODIAN PTY LTD	067 814 582
AMBR PROPERTIES PTY LTD	102 407 072
ANCHOR HAMMOCK PTY LTD	123 576 732
AR DATA COMMUNICATIONS PTY LTD	146 181 179
ARKA ORGANICS PTY LTD	160 976 232
ARVIKA NOMINEES PTY. LIMITED	005 832 539
AUSSIE WATER CARTAGE PTY. LTD.	161 906 118
AUSTPRIDE PTY LTD	077 460 103
AUSTRA IMPEX INTERNATIONAL PTY LTD	157 854 870
AUSTRALIAN HYDROGEN CONVERSIONS PTY LTD	159 760 291
AZONE REAL ESTATE PTY. LTD.	160 302 107
BACKSTREET BIRDMAN PTY LTD	149 683 803
BASTIN FINANCIAL SERVICES PTY LIMITED	129 976 674
BAY ENTERPRISES PTY LTD	155 727 021
BAYSWATER DEVELOPMENTS PTY LTD	071 003 980
BEACHFRONT HOLDINGS PTY LTD	107 579 957
BECHAD PTY LTD	161 970 387
BELLA TRANSPORT SOLUTIONS PTY LTD	145 961 075
BEN JELL CONSTRUCTIONS PTY LTD	158 206 190
BESWOOD HOLDINGS PTY LTD	009 518 898
BLAST TRAINING ACADEMY PTY LTD	152 302 095
BMJ METAL ROOFING PTY LTD	142 963 657
BORAL BRICKS (VIC.) LIMITED	004 812 702
BOSTON MARKETING CORPORATION PTY LTD	135 979 672
BOULDER PROJECTS PTY LTD	157 921 518
BRACERITE PTY LTD	111 079 228
BROADACRES ENTERPRISES PTY LTD	071 473 633
BRONANDAY PTY LTD	163 382 116
BROWNBUILT DESIGNER HOMES PTY LTD	122 387 320
BUSINESS AND CORPORATE FINANCIAL SERVICES PTY. LTD.	005 701 753
BVA TEC LIMITED	161 027 354
B2 PRODUCTIONS PTY LTD	125 029 281
CAKES QVB PTY LIMITED	160 409 487
CAMELHEAD HOLDINGS PTY. LTD.	158 843 184
CAMILLIAN PTY LTD	082 494 335
CANTOR PROPERTY GROUP PTY LTD	108 023 114
CAPE YORK FINANCIAL MANAGEMENT SERVICES PTY LTD	057 655 375

Name of Company	ACN
CARLTON ROSS AND ASSOCIATES PTY LTD	143 309 451
CAZNA SYSTEMS PTY LTD	163 551 871
CCA EMPLOYMENT SERVICES PTY LIMITED	114 641 539
CCR RESOURCES PTY LIMITED	114 641 548
CCZ HOMES PTY LTD	140 211 534
CHRIS TUCKER MARINE DESIGN PTY LTD	134 642 603
CLARK PROPERTY DEVELOPMENT PTY LTD	153 913 350
CMBB CORPORATION PTY LTD	127 158 678
COMMERCIAL REFRIGERATION QLD PTY. LTD.	149 691 270
COOKHAM HOLDINGS PTY LTD	140 933 071
COOL POOLS OF MELBOURNE PTY LTD	124 293 545
COSY INSULATION PTY. LTD.	062 363 982
CRACKERJACK EDUCATION PTY LTD	158 147 874
CREATE YOUR ESCAPE PTY LTD	152 327 010
CRG FINANCIAL SERVICES AUSTRALIA PTY LTD	154 845 815
CROWES PLUMBING SERVICES PTY. LTD.	142 720 536
CROWNLAND DEVELOPMENTS ELDERSLIE (NO.2) PTY LTD	139 540 953
D.M. SCHLEGER PTY. LTD.	010 937 836
D.M.X. PTY LIMITED	133 250 512
D.R DESIGNER INTERIORS PTY LTD	125 338 301
DCIEARTH PTY LTD	141 795 226
DEL BUONO INTERIOR LININGS PTY LIMITED	087 130 809
DESI JUNCTION PTY LTD	162 229 772
DESTINY FAMILY DAY CARE SERVICES PTY LTD	162 151 037
DEVINE CARPENTRY PTY LTD	155 815 731
DG CAPITAL PARTNERS PTY LTD	129 638 151
DIOL PTY LTD	004 319 699
DOCKLANDS HOTEL (MELBOURNE) PTY. LTD.	111 648 394
DOMINION INVESTMENTS (WA) PTY LTD	078 465 362
DOORTECH PTY LTD	086 446 826
DOTS & CROSSES GROUP PTY LTD	162 202 566
DOWSTRESS (AUSTRALIA) PTY. LTD.	004 272 593
DRIP DRIP PLUMBING PTY LTD	162 744 523
DS REFLECTIONS PTY LTD	127 972 169
DUNCAN FLANNERY PTY LTD	108 361 075
EDIALEDA PTY LTD	146 077 045
EFFLUENCE PTY LTD	105 216 108
EITAK PTY. LIMITED	001 989 911

Name of Company	ACN
EMULATE WEALTH PTY. LTD.	129 145 124
FAMILY FIRST FAMILY DAY CARE PTY LTD	162 412 937
FASHION MUST HAVES PTY LTD	133 845 682
FAVCO (QLD) STAFF SUPERANNUATION PTY. LIMITED	089 473 094
FILIPPO WEALTH GENERATION PTY LTD	129 486 782
FIN INSURE PTY LTD	137 036 107
FINSERV PTY LTD	003 095 234
FIVE STAR INSULATION & HOME ASSESSMENTS PTY LTD	141 158 054
FIZACKY PTY. LTD.	160 439 065
FLANIGAN MOTORS (AUST) PTY LTD	130 005 917
FLEXBUILD SOLUTIONS PTY LTD	122 054 442
FOGGO PTY. LTD.	154 371 561
FORMX CONSTRUCTIONS & STEEL FIXING PTY LTD	154 687 699
FRANCHI PHYSIOTHERAPY PTY LTD	144 835 209
FREELANCE CORPORATE PROMOTIONS PTY LIMITED	078 169 856
FUSION 20 PTY LTD	123 515 159
F4 GROUP PTY LTD	162 505 062
G.S. & K.M. KENNEDY PTY. LIMITED	059 268 307
G & M CLEANING SERVICES PTY LTD	104 109 499
GALADRIEL PTY LIMITED	108 249 556
GALMOS HOLDINGS PTY LIMITED	087 005 098
GARALAW PTY. LTD.	011 067 557
GAZMAK TRANSPORT PTY LTD	104 140 070
GLEN IRIS BRICK TILE AND TERRACOTTA COMPANY PROPRIETARY LIMITED	004 063 843
GLOBAL TRADE & MARKETING PTY LTD	103 415 434
GRANDESCO PTY LTD	077 761 945
GREENCELL LIMITED	130 029 597
GREER HOLDINGS PTY LTD	129 379 951
GUSWINKEL PTY LTD	138 148 419
HAIR INDUSTRIE MT DRUITT PTY. LTD.	159 633 904
HARMS ELECTRICAL CONTRACTORS PTY LTD	068 671 321
HARRCAR ENTERPRISES PTY LTD	154 095 799
HATZIS HOLDINGS PTY LIMITED	109 221 829
HENDY INVESTMENTS PTY LIMITED	123 624 126
HFL AUSTRALIA PTY LIMITED	105 150 383
HGP GROUP PTY LTD	109 155 053
HILLS INDOOR HOLDINGS PTY LTD	125 930 789



<b>Name of Company</b>	<b>ACN</b>
H M MOORFOOT PTY LTD	130 583 890
HYLEALA PTY. LIMITED	006 923 262
IDM PRODUCTIONS (AUS) PTY LTD	160 151 459
I LOVE WORLD PTY. LTD.	151 755 243
INFINITY ELECTRICS PTY LTD	113 103 325
INFINITY SKY PTY LTD	155 401 166
INFORMATION TECHNOLOGY SERVICES MANAGEMENT CORP PTY. LTD.	155 916 055
INSTYLE FENCING AND SCREENS PTY LIMITED	160 398 809
INTEGRATED BUSINESS CONSULTING PTY LTD	003 959 466
INTEGR8 HEALTH & FITNESS PTY LTD	153 213 186
INZEN PTY LTD	108 136 545
J.S. HURNEY PTY. LTD.	010 329 601
JAMINAKA PTY LTD	006 573 379
JAYDENDANIEL PTY LTD	150 983 636
JELLCOE NOMINEES PTY LIMITED	123 624 091
JENNZ PTY LTD	159 623 391
JIRI ALBRECHT PTY LIMITED	146 355 277
JK HALAL MEATS PTY LTD	161 932 181
JOHN WESTERA & PARTNERS PTY LTD	010 778 695
JSL DEVELOPMENTS PTY LIMITED	076 859 320
JVP INTERNATIONAL PTY LTD	141 181 400
K & R TRUCK SERVICE PTY LTD	136 175 838
KADUCAL PTY LTD	001 516 909
KARVERY PTY LTD	112 999 489
KB PRODUCTIONS 2001 PTY LTD	162 650 802
KGB INVESTMENTS PTY. LTD.	162 591 719
KODA HEAVY HAULAGE PTY LTD	156 090 309
KREUSLER SUPER PTY LTD	160 308 672
KROW EMPLOYMENT CONSULTING PTY. LTD.	155 878 630
KYSI PTY LTD	123 974 578
L.S. FROST DEVELOPMENT PTY. LTD.	009 683 916
L & C NOMINEES PTY LTD	001 186 705
LAWREN PTY. LTD.	004 984 936
LEAPTECH SOLUTIONS PTY LIMITED	129 177 340
LEGAL NETWORK PTY LTD	150 400 356
LEMD EQUITIES PTY LTD	108 285 847
LOKIRA PTY. LTD.	144 468 968

Name of Company	ACN
LOPOS PTY LTD	127 971 779
LOVE LED PTY LTD	160 012 779
LOZCAS INVESTMENTS PTY LTD	099 652 301
L PRASAD PTY LTD	112 897 506
L W & A M CANNON PTY LTD	135 123 947
LYNNDENNIS NOMINEES PTY LTD	160 534 458
M.A.J.R. PTY LTD	105 742 425
M.S. GILL AND SONS PTY LTD	141 624 197
MACDEV PTY LTD	100 341 615
MAGENTA PROPERTY DEVELOPMENTS PTY LIMITED	142 049 483
MAJOJA PTY LTD	153 861 459
MAKE ME ICONIC PTY LTD	142 387 657
MANPOWER SOLUTIONS (AUS) PTY LTD	161 048 737
MANTOM FINANCE PTY LTD	123 301 904
MARLBOROUGH PARK EVENTS MANAGEMENT PTY LTD	142 875 447
MARUNGI INVESTMENTS PTY. LTD.	066 196 567
MAX B. PTY LTD	123 118 669
MB COMMUNICATIONS PTY LTD	163 433 627
MC INSULATION PTY LTD	129 012 362
MELBOURNE GYNAECOLOGY PTY LTD	090 093 333
MERCTRAK INVESTMENTS PTY. LTD.	084 973 893
METRO (VIC) TRADERS PTY LTD	155 612 838
MICROLOGIC SOLUTIONS PTY LTD	127 023 241
MINANKS ASSOCIATES PTY LTD	147 474 717
MINEAKI PTY LTD	136 341 805
MINE INNOVATION DEVELOPMENT FUND PTY LTD	107 370 123
MIT LOAD SYSTEMS PTY LTD	161 697 776
MODVILLE PTY. LTD.	058 439 937
MONARTO TRANSPORT PTY LTD	118 983 252
MTC PROJECT SERVICES PTY LTD	145 599 971
MYNX GLORY PTY LTD	150 708 642
MYVAC HOMES PTY LTD	162 548 512
N.J. STREETS PTY. LTD.	009 515 191
NALLEN SERVICE PTY LTD	162 466 051
NARBURN PTY. LTD.	065 345 388
NEWSTYLER PTY LTD	108 277 327
NIDHA TECHNOLOGY PTY LTD	160 799 468
NOBLE PROPERTY SOLUTIONS PTY LTD	159 929 334

<b>Name of Company</b>	<b>ACN</b>
NOMAD 1 PTY LTD	154 655 311
NU STRUCT PTY LTD	155 714 533
OFEX PTY LTD	135 694 638
OKAMI HOLDINGS PTY LTD	156 617 471
OLIVE AND DEAN MOSMAN PTY LTD	133 316 293
ORANGE COMPUTING PTY. LTD.	154 066 341
OSPORT PTY LIMITED	133 697 051
P.P.C.Q PTY LTD	162 758 625
P & S HEALTHWISE PTY LTD	159 354 097
PAMADA CAMMERAY NO.8 PTY LTD	150 378 055
PANA PROJECTS PTY LTD	106 858 048
PANCOM PTY LTD	153 436 063
PATON ELECTRICS PTY LTD	108 133 179
PELICAN POOL CONSTRUCTION PTY LTD	119 640 658
PENNY BELLA PTY LIMITED	132 826 772
PETEH PROPERTY PTY LTD	152 591 805
PINKALICIOUS PTY LTD	135 729 332
PLATINUM CONSTRUCTION AUSTRALIA PTY LTD	161 850 782
PLUMBINGESTIMATING.COM.AU PTY LTD	119 004 054
POPE BATTERIES PTY. LIMITED	000 533 237
PREMIUM SECURITY PTY LTD	003 681 954
PRESTIGE PLASTERING CONTRACTORS PTY. LTD.	163 098 333
PRIVACY MANAGEMENT PTY LTD	083 312 538
PRODUCE SOLUTIONS PTY. LTD.	141 999 180
PUMP ACTION NSW PTY LTD	149 354 165
PY ENGINEERING PTY LTD	160 832 477
QUARRIERS GROUP PTY LTD	129 176 218
QUINSEE&SON PTY LTD	149 818 717
R.T. & L.E. GARDNER NOMINEES PTY. LTD.	007 845 089
R & D CONSULTING SERVICES PTY. LTD.	142 995 506
RADMAN ENGINEERING PTY LTD	083 523 013
R AND M RIGGING PTY LTD	124 365 304
RASAS HOLDINGS PTY LTD	128 181 895
RAW WAX TAN SKIN PTY LTD	161 207 058
RAY COX PAINTING SERVICES PTY LTD	083 220 455
REAL MEDIA SERVICES PTY LTD	160 733 362
RED ENGLISH PTY LTD	130 191 623
RELLEK PTY LTD	103 528 114

Name of Company	ACN
RESPONSORSHIP PTY LTD	117 831 893
REVOLVER INVESTMENTS PTY LTD	121 788 716
RHYTHM BRAZIL PTY. LTD.	142 629 874
RICHMATE PTY. LTD.	061 481 481
ROCKET PROPERTIES PTY LTD	131 295 166
RUBY B. PTY LTD	125 553 988
SABAS FRUIT WORLD PTY LTD	160 288 406
SAI KRUPA INVESTMENTS PTY LTD	147 993 799
SAND SOLUTIONS (VIC) PTY LTD	161 917 648
SAP TESTING PTY LTD	120 324 138
SARISAY PTY LTD	162 070 680
SCHULZE CONSTRUCTIONS PTY. LTD	057 585 878
SEASAME PTY LTD	161 682 042
S H B FAMILY PTY LTD	143 719 813
SHEEDY CORPORATION PTY LTD	080 773 075
SHEFFIELD QUALITY CARPENTRY PTY LTD	123 007 634
SIMOS SCAFFOLDING PTY LTD	149 155 591
SIROCCO AUST PTY LTD	104 133 397
SIXHOPE PTY LTD	101 065 614
SMIGGINS FAMILY PTY LTD	106 609 134
SOUTHERN AIR CONDITIONING & REFRIGERATION PTY LTD	129 725 444
SS WINTER PTY LTD	152 750 162
STAR PHARMACY PTY LTD	153 074 474
STARTING POINT FOOT MASSAGE PTY LTD	162 697 832
STATE TO STATE ROOFING PTY LTD	156 087 722
STEPHANESSA PTY LTD	123 608 506
STUART PARK SURGERY PTY. LIMITED	009 606 035
STUDIO HAIR PRO NO. 2 PTY LTD	076 479 724
STYLISH BRICKLAYING PTY LTD	155 009 313
SUKHMANI INTERNATIONAL PTY LTD	156 387 101
SUSIE MOORATOFF PTY LTD	119 197 581
SYDNEY BOAT WORKS PTY LTD	150 068 474
SYDNEY MARKETS ACCOUNTING SERVICES PTY. LIMITED	114 681 140
SYMBILL GROUP PTY LTD	160 354 370
T. MAKONI PTY LTD	142 857 172
T & D TECHNOLOGY PTY LTD	134 819 499
T AND G SERVICES PTY LTD	151 823 835
TANDL TELECOMMUNICATIONS PTY. LTD.	134 832 483

Name of Company	ACN
TANEJA BROTHERS PTY. LTD.	135 193 645
TAXSMART ADVISORS PTY LTD	154 876 767
TEAM DESIGNS PTY. LTD.	138 847 293
TECHNOLOGY LEARNING SOLUTIONS PTY LTD	079 831 717
TE CORPORATION PTY LTD	144 695 803
TERZAN PTY LTD	110 739 707
THE CONTRACTORS NSW PTY LTD	155 853 133
THE KING AND I PTY LTD	060 968 809
THE OLYMPIC TYRE & RUBBER COMPANY PROPRIETARY LIMITED	004 188 201
THE SIGN PEOPLE PTY. LTD.	132 018 083
TJK TECHNOLOGIES PTY LTD	113 058 665
TOP-CHEM SUPPLIES PTY LTD	128 373 026
TOP END CARS AND COMMERCIALS PTY LTD	086 253 929
TOP PRODUCER PTY LIMITED	147 624 191
TOTALS COASTAL CONCRETE SPECIALIST PTY LTD	153 806 574
TOTAL TECH PTY LTD	092 684 332
TRANS ATLANTIC CAFES PTY LTD	147 394 634
TTA SUPER CORPORATE PTY LTD	142 789 508
TWC2 PTY LTD	121 127 839
UNITED BRANDCORP PTY LTD	135 637 384
URBAN BUILDING WORKS PTY LTD	152 844 392
URICA PTY LTD	066 485 989
VELOCIMETRY CONSULTING PTY. LTD.	160 747 286
W ADVISORY PTY LTD	160 767 822
WARGIELA HOLDINGS PTY LTD	113 972 704
WEIR HOLDINGS (QLD) PTY. LTD.	066 238 088
WGP ADVISORY PTY LTD	103 661 883
WHARTON REAL ESTATE PTY LTD	147 741 624
WHY ELECTRICAL & ENGINEERING PTY. LTD.	149 562 078
WISRO INTERNATIONAL PTY LTD	161 027 363
WONJO FNT PTY LTD	161 042 673
WORLD WIDE OPTIONS PTY LTD	134 017 495
YALBIN PTY LTD	118 470 812
YANDERRA FINANCIAL SERVICES PTY LTD	122 365 977
YING YI GLOBAL PTY LTD	124 905 620
ZELDON PROPRIETARY LIMITED	005 427 109
ZERO DEGREES PTY LTD	153 721 816
168 JONG PTY LTD	152 870 258

**Name of Company****ACN**

3 UNIVERSE PTY LTD

162 452 182

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 ninth day of October 2015

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Scheme**

**ARSN**

BNY MELLON GLOBAL ASSET ALLOCATION FUND

106 779 444

ITAU LATIN AMERICA EQUITY FUND

141 329 768

SGH TORUS BLUE FUND

166 142 847

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 ninth day of October 2015

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

**ARBN**

PORTRAIT SOFTWARE INTERNATIONAL LIMITED

135 176 519

TOUTON FAR EAST PTE LTD

121 056 004



CORPORATIONS ACT 2001

Section 601CL(5)

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

Dated this ninth day of October 2015

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

**ARBN**

HITACHI, LTD.

002 539 693

IZON GLOBAL MEDIA, INC.

123 583 899

SINO RARE PRECIOUS METALS LIMITED

601 502 247

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.

**CIC AUSTRALIA LIMITED** ACN 003 157 515 will change to a proprietary company limited by shares. The new name will be CIC AUSTRALIA PTY LTD ACN 003 157 515.

**MOUNT MAGNET SOUTH NL** ACN 096 635 246 will change to a public company limited by shares. The new name will be MOUNT MAGNET SOUTH LIMITED ACN 096 635 246.

**OM GROUP HOLDINGS PTY LTD** ACN 164 521 395 will change to a public company limited by shares. The new name will be OM GROUP HOLDINGS LIMITED ACN 164 521 395.

**SPORTSTEC LTD** ACN 093 348 577 will change to a proprietary company limited by shares. The new name will be SPORTSTEC PTY LTD ACN 093 348 577.

**GREENVALE ENERGY NL** ACN 000 743 555 will change to a public company limited by shares. The new name will be GREENVALE ENERGY LIMITED ACN 000 743 555.

**NOVATTI GROUP PTY LTD** ACN 606 556 183 will change to a public company limited by shares. The new name will be NOVATTI GROUP LIMITED ACN 606 556 183.

**SHRI GANESH CAPITAL PTY. LTD.** ACN 123 287 007 will change to a public company limited by shares. The new name will be SHRI GANESH CAPITAL LIMITED ACN 123 287 007.