



Australian Securities & Investments Commission

Commonwealth of Australia Gazette No. A06/16, Tuesday 2 February 2016

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# **ASIC Gazette**

# Contents

Notices under Corporations Act 2001

16-0027 16-0031 16-0039 16-0040 16-00401					
	16-0027	16-0031	16-0039	16-0040	16-00401

Company/scheme deregistrations

Change of company type

# **RIGHTS OF REVIEW**

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

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Page 1 of 24

### 16-0027

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

### Enabling legislation

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

### Title

This instrument is ASIC Instrument 16-0027

#### Commencement

This instrument commences on the date it is signed.

### Declaration

- Chapter 6D of the Act applies to Cabral Resources Limited ACN 064 874 620 (*Company*) as if the definition of "continuously quoted securities" in section 9 of the Act as notionally modified by ASIC Class Order [CO 01/1455] were further modified or varied by:
  - in subparagraph (b)(ii), after "paragraph 741(1)(b)", inserting the text "(other than ASIC Instrument 16-0027)"; and
  - (b) in subparagraph (b)(iii), after the number "340", inserting the text "(other than ASIC Instruments 15-0514 and 15-1142)".

### Where this instrument applies

- This instrument applies:
  - (a) in relation to an offer by the Company to issue securities where the terms of the offer is made pursuant to a prospectus lodged with ASIC on or about 1 February 2016; and
  - (b) within two business days of the commencement of this instrument, the Company makes this instrument available on a website in a way that is readily accessible by the public from a website; and
  - (c) within two business days of commencement of this instrument, the Company provides written notice for release on the ASX Market Announcements Platform which includes a statement describing the need for, and effect of, the relief provided by this instrument as it applies to the Company; and
  - (d) the documents to which ASIC Instrument 15-1142 dated 30 November 2015 applies must be lodged with ASIC and copies released on the ASX Market

### ASIC GAZETTE A06/16, Tuesday 2 February 2016 Notices under Corporations Act 2001

Page 2 of 24

### 16-0027

Announcements Platform prior to the Company lodging with ASIC any prospectus pursuant to section 713 of the Act.

Dated this 19th day of January 2016

Signed by Elise Chung as a delegate of the Australian Securities and Investments Commission

Page 3 of 24

### 16-0031

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

### Enabling legislation

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

### Title

2. This instrument is ASIC Instrument 16-0031.

### Commencement

3. This instrument commences on 21 January 2016.

### Revocation

4. ASIC Instrument 15-0619 is revoked.

### Declaration

- Chapter 6 and Chapter 6C of the Act apply to A1 Consolidated Gold Limited ACN 149 308 921 (*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):
  - "(14) A person does not have a relevant interest in securities merely because an escrow agreement entered into by the person applies restrictions on the disposal of the securities by the holder.";

and Part 6C.1 of the Act, as notionally modified or varied by CO 13/520, was further modified or varied by inserting the following section after 671B(7):

### "671B(8) Escrow Agreements

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

### Where this instrument applies

- This instrument applies to the acquisition of a relevant interest in securities of the Company (*Escrowed Securities*) arising as a result of the entry into:
  - a. an escrow agreement or deed (the Voluntary Restriction Agreement) between the Company, Octagonal Resources Limited ACN 147 300 418 and Gandel Metals Pty Ltd ACN 102 347 355 in circumstances where the

Page 1 of 2

Page 4 of 24

### 16-0031

Company is not required to apply restrictions on the disposal of the Escrowed Securities by Octagonal Resources Limited under the listing rules of ASX Limited ACN 008 624 691 (ASX) and where the Voluntary Restriction Agreement:

- restricts disposal of, but not the exercise of voting rights attaching to, the Escrowed Securities;
- ii. terminates no later than 6 months after the Escrowed Securities have been issued;
- allows Octagonal Resources Limited to accept into a takeover bid where holders of at least half of the bid class securities that are not subject to any restriction agreement or deed with the Company restricting disposal of the securities have accepted into the bid;
- iv. requires that the Escrowed Securities be returned to escrow if the bid does not become unconditional;
- allows the Escrowed Securities to be transferred or cancelled as part of a merger by scheme of arrangement under Part 5.1 of the Act; and
- vi. is in substantially the form provided to ASIC on 10 June 2015.

Dated this 21 day of January 2016

Jonathats.

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

Page 2 of 2

Page 5 of 24

### 16-0039

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

### Enabling legislation

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

### Title

This instrument is ASIC Instrument 16-0039.

### Commencement

This instrument commences on 22 January 2016.

### Declaration

- Chapter 6D of the Act applies to Abundant Produce Limited ACN 606 255 887 (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 the later of:
      - (i) 3 months after the date of the disclosure document; and
      - (ii) 1 month after 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) omit subparagraph 724(1)(b)(ii), substitute:
    - "(ii) the securities are not admitted to quotation within the later of:
      - (A) 3 months after the date of the disclosure document; and
        - (B) 1 month after 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

-1-

Page 6 of 24

### 16-0039

- (c) after subsection 724(1A), insert:
  - "(1B) Where a supplementary disclosure document of the kind referred to in subparagraphs (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 in relation to an offer or issue of securities of the Issuer under a disclosure document lodged with ASIC on 23 October 2015 as replaced by the replacement document lodged with ASIC on 5 November 2015 where the Issuer has lodged a supplementary disclosure document on 22 January 2016 which describes the need for, and effect of, the relief provided in this instrument.

Dated this 22nd day of January 2016

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

Page 7 of 24

# 16-0040

### AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

### PART 9.4AA OF THE CORPORATIONS ACT INFRINGEMENT NOTICE

To:

ZhongHuanYun Holdings Group Limited ACN 164 155 426 C/O- Baker & McKenzie AMP Centre Level 27, 50 Bridge Street SYDNEY NSW 2000

**TAKE NOTICE:** The Australian Securities and Investments Commission (ASIC) hereby issues an Infringement Notice to ZhongHuanYun Holdings Group Limited ACN 164 155 426 (ZHY) under subsection 1317DAC(1) of the *Corporations Act 2001* (the Act). This Infringement Notice requires ZHY to:

 pay a penalty to ASIC, on behalf of the Commonwealth, in the sum of \$33,000 (the Penalty).

This Infringement Notice is issued on 18 December 2015.

### DETAILS OF THE ALLEGED CONTRAVENTION

### The Facts

ZHY is a non-operating holding company that has subsidiaries located in Hong Kong and mainland China. ZHY's direct subsidiary is a non-operating intermediate holding company located in Hong Kong that owns the operating subsidiaries of the group which are located in mainland China.

ZHY's operating subsidiaries mainly provide logistics support services to the ecommerce industry.

On 14 February 2014, ZHY's China-based subsidiaries provided internal accounting records (**Operating Management Accounts**) relating to the Half Year to BDO Shenzhen Dahua Tiancheng (**BDO China**) for the purpose of the review by the auditors of those accounts.

BDO China is the auditor of ZHY's Chinese subsidiaries and is an affiliate of ZHY's auditor, BDO East Coast Partnership (BDO Australia).

The Operating Management Accounts were forwarded by BDO China to BDO Australia on the same day they were received; i.e. 14 February 2015.

Page 8 of 24

2 16-0040

The Operating Management Accounts prepared by ZHY showed a consolidated profit for the operating subsidiaries (i.e. excluding the Hong Kong and Australian holding companies) of RMB 601,818.66, or approximately \$109,921.22.

BDO China and BDO Australia made a total of RMB 556, or approx. \$101.56, in audit adjustments to the Operating Management Accounts.

By 14 February 2015 ZHY was aware that its operating financial result for the period 1 July 2014 to 31 December 2014 (the **Half Year**) would be materially lower than the operating financial result of the previous corresponding period, being the period 1 July 2013 to 31 December 2013 (the **Previous Period**) (the **Information**).

The profit after income tax for the entire consolidated group (i.e. including the Hong Kong and Australian holding companies) for the Half Year that was reported to the market by ZHY on 17 March 2015 was \$82,539, representing a 92% decrease on the Previous Period. The consolidated profit after income tax for the Previous Period was \$1,004,638.

ZHY and its Hong Kong subsidiary are non-operating holding companies that do not earn any significant revenue but incur some expenses. Accordingly, the Operating Management Accounts are a reliable indicator of the group's consolidated profit/loss.

### The Contravention

This Infringement Notice has been issued because ASIC has reasonable grounds to believe that ZHY contravened subsection 674(2) of the Act in the period from or about from 14 February 2015 to 16 March 2015 inclusive in that:

- (a) ZHY is an entity to which s674(2) of the Act applies.
- (b) On 14 February 2015 ZHY was aware of the Information.
- (c) The Information was information that a reasonable person would expect, if it were generally available, to have a material effect on the price or value of securities of ZHY because information that ZHY's net profit for the Half Year decreased 92% from the Previous Period is information which would, or would be likely to, influence persons who commonly invest in securities in deciding whether to acquire or dispose of ZHY shares.
- (d) APX Listing Rule 11.1 required ZHY to tell APX of the Information on 14 February 2015.
- (e) APX Listing Rule 11.3 (the exception to APX Listing Rule 11.1) did not apply to the Information because:
  - the information did not relate to an incomplete matter or negotiation. By 14 February 2014 when it sent its accounting records to BDO China ZHY knew that its financial performance for the Half Year would be materially lower than the Previous Period;
  - disclosure of the information would not have been a breach of a law or in contempt of court;

16-0040

Page 9 of 24

3

- (iii) the information did not comprise matters of supposition or was insufficiently certain or definite for it to be disclosed. ZHY's management was aware of the extent of the changes to operational performance by mid-February 2014;
- (iv) the information had not been created for internal management purposes. The Information was provided to ZHY's auditor for the purposes of the preparation and review of its half year financial report, which was eventually released by ZHY in the document titled "Half Year Financial Report - 31 December 2014" on 17 March 2015;
- (v) the Information was not a trade secret; and
- a reasonable person would have expected the Information to be disclosed to APX.
- (f) The Information was not generally available prior to 17 March 2015.

### Compliance with the Infringement Notice

ZHY may choose to comply with this Infringement Notice by paying the Penalty within the compliance period.

The compliance period for this Infringement Notice begins on 19 December 2015 and expires on 15 January 2016: s1317DAH(1) of the Act. ASIC may extend the compliance period for this Infringement Notice once, by up to 28 days: s1317DAH(3) of the Act. If this occurs ASIC will notify ZHY in writing.

### Effect of issue and compliance with the Infringement Notice

The issue of this Infringement Notice, and subsequent compliance with it, is not an admission of liability by ZHY and cannot be regarded as a finding that ZHY has contravened s674(2) of the Act for any other purpose: s1317DAF(4) of the Act.

ASIC cannot take civil or criminal proceedings against ZHY for the alleged contravention specified in this Infringement Notice, either during the compliance period or after the Infringement Notice is complied with: s1317DAF(5) of the Act. However, certain proceedings may be commenced or continued against ZHY by third parties or by ASIC on behalf of third parties: s1317DAF(6) of the Act.

### Effect of failure to comply with the Infringement Notice

ASIC cannot enforce compliance with this Infringement Notice: s1317DAF of the Act. However, if this Infringement Notice is not withdrawn in accordance with s1317DAI of the Act, it is open to ASIC to take the following action against ZHY:

(a) ASIC may begin civil penalty proceedings against the entity under Part 9.4B of the Act seeking a declaration that ZHY breached the provision specified in this Infringement Notice and a pecuniary penalty order. The size of the pecuniary penalty is not limited to the amount specified in the Infringement Notice. The Court may under Part 9.4B impose a maximum penalty in relation to the alleged contravention of up to \$1 million;

- 16-0040
- (b) ASIC may (if applicable) begin proceedings under s1324B of the Act seeking an order that specified information be disclosed in the manner required by this Infringement Notice;

4

- (c) ASIC may (if applicable) make an order under s91 of the Australian Securities and Investments Commission Act (the ASIC Act) for recovery of expenses of its investigation into the breach specified in this Infringement Notice. ASIC can also bring proceedings to enforce that order; and
- (d) ASIC can make a determination under ss708A(2), 713(6), 1012DA(2) or 1013FA(3) of the Act, or accept an enforceable undertaking under s93AA of the ASIC Act and bring proceedings to enforce the undertaking: s1317DAG of the Act.

Certain other proceedings may also be commenced or continued against ZHY by third parties or by ASIC on behalf of third parties: s1317DAG(4) of the Act.

#### Withdrawal of infringement notice

ASIC may withdraw this Infringement Notice at any time prior to compliance if it considers it appropriate to do so. If this Infringement Notice is withdrawn, any enforcement action may be taken by ASIC against ZHY, including:

- (a) civil proceedings under Part 9.4B of the Act; or
- (b) a prosecution for an offence based on the provision specified in the notice.

ZHY may seek the withdrawal of this Infringement Notice by making a written representation to ASIC: s1317DAI(1) of the Act. Material provided to ASIC in such a representation is not admissible in evidence in proceedings against ZHY or a representative of the company: s1317DAI(2) of the Act.

### Publication

If ZHY complies with this Infringement Notice ASIC may publish details of ZHY's compliance in the manner set out in s1317DAJ(2) or (3) of the Act: s1317DAJ(1) of the Act.

The provisions contained in Part 9.4AA of the Act are attached hereto as Annexure 1.

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Gai Di Bartolomeo Delegate Australian Securities and Investments Commission

Page 11 of 24

# 16-0040

### Annexure 1

### CORPORATIONS ACT 2001

#### SECT 1317DAA Definitions

Jermitions

 In this Part: "compensation proceedings" means:

(a) proceedings under section 1317HA; and

(b) proceedings under section 12GF of the ASIC Act in relation to a contravention of section 12DA of that Act; and

(c) any other proceedings by a person for compensation for loss or damage suffered by the person.

"compliance period" for an infringement notice has the meaning affected by section 1317DAH.

"contravention proceedings" means proceedings under section 1101B by a person referred to in paragraph 1101B(1)(b) or (d).

"enforcement proceedings" means proceedings under section 793C by a person referred to in paragraph 793C(1)(b), (c) or (d).

"infringement notice" means an infringement notice issued under section 1317DAC. "penalty and disclosure proceedings" means the proceedings referred to in column 3 of the table in subsection 1317DAG(2).

"public interest proceedings" means proceedings under section 50 of the ASIC Act. (2) For the purposes of applying this Part to a disclosing entity that is an

undertaking to which interests in a registered scheme relate:

 (a) references to the disclosing entity are taken to be references to the responsible entity for the registered scheme; and

(b) references to a financial report for a financial year being lodged by a disclosing entity are taken to be references to such a report being lodged by the responsible entity in relation to the scheme; and

(c) references to securities of a disclosing entity are taken to be references to interests in the registered scheme; and

(d) references to a disclosing entity being convicted of an offence based on subsection 674(2) or 675(2) are taken to be references to the responsible entity being convicted of such an offence in relation to the registered scheme; and

(e) references to a civil penalty order under Part 9.4B being made against a disclosing entity in relation to a contravention of subsection 674(2) or 675(2) are taken to be references to such an order being made against the responsible entity in relation to the registered scheme; and

(f) references to a disclosing entity having breached an enforceable undertaking given to ASIC under section 93AA of the ASIC Act in relation to the requirements of subsection 674(2) or 675(2) are taken to be references to the responsible entity having breached such an undertaking given in relation to the registered scheme.

Page 12 of 24

# 16-0040

# SECT 1317DAB

### Purpose and effect of this Part

(1) The purpose of this Part is to provide for the issue of an infringement notice to a disclosing entity for an alleged contravention of subsection 674(2) or 675(2) as an alternative to proceedings for civil penalties under Part 9.4B.

(2) This Part does not:

 (a) require an infringement notice to be issued to the disclosing entity for the alleged contravention of subsection 674(2) or 675(2); or

(b) affect the liability of the disclosing entity to civil or criminal

proceedings in relation to the alleged contravention of subsection 674(2) or 675(2) if: (i) an infringement notice is not issued to the disclosing entity for the alleged contravention; or

 (ii) an infringement notice issued to the disclosing entity for the alleged contravention is withdrawn under section 1317DAI; or

(c) prevent a Court from imposing a higher penalty than the penalty specified in the infringement notice if the disclosing entity does not comply with the infringement notice.

### SECT 1317DAC

#### Issue of infringement notice

Issue of infringement notice

(1) Subject to section 1317DAD, if ASIC has reasonable grounds to believe that a disclosing entity has contravened subsection 674(2) or 675(2), ASIC may issue an infringement notice to the disclosing entity.

(2) ASIC issues the infringement notice to the disclosing entity by serving it on the disclosing entity.

(3) ASIC must not issue more than one infringement notice to the disclosing entity for the same alleged contravention of subsection 674(2) or 675(2). ASIC must have regard to certain matters

(4) In determining whether to issue an infringement notice to a listed disclosing entity for an alleged contravention of subsection 674(2), ASIC must have regard to:

 (a) any guidelines issued by the relevant market operator for the listed disclosing entity that relate to the provisions of the listing rules referred to in subsection 674(1); and

(b) any other relevant matter.

Infringement notice does not have effect

(5) The infringement notice does not have any effect if the infringement notice:

(a) is issued more than 12 months after the day on which the contravention of subsection 674(2) or 675(2) is alleged to have occurred; or

(b) relates to more than one alleged contravention of subsection 674(2) or 675(2) by the disclosing entity.

Page 13 of 24

16-0040

### SECT 1317DAD

### Statement of reasons must be given

Statement of reasons

Before issuing the infringement notice, ASIC must:

 (a) give the disclosing entity a written statement that sets out ASIC's reasons for believing that the disclosing entity has contravened subsection 674(2) or 675(2); and

(b) give a representative of the disclosing entity an opportunity to:

(i) appear at a private hearing before ASIC; and

(ii) give evidence to ASIC; and

(iii) make submissions to ASIC;

in relation to the alleged contravention of subsection 674(2) or

675(2).

(2) If the disclosing entity is a listed disclosing entity, ASIC must consult with the relevant market operator for the disclosing entity before giving the disclosing entity the statement under this subsection.

(3) ASIC does not need to consult the relevant market operator under subsection (2) if:

(a) the disclosing entity is the relevant market operator; or

(b) the disclosing entity conducts a business in competition with a business conducted by the relevant market operator.

Limit on the use of evidence or information given to ASIC

(4) Evidence or information that a representative of the disclosing entity gives ASIC under paragraph (1)(b) in relation to the alleged contravention of subsection 674(2) or 675(2) is:

 (a) not admissible in evidence against the disclosing entity in any proceedings; and

(b) not admissible in evidence against a representative of the disclosing entity in any proceedings (other than proceedings for an offence based on the evidence or information given being false or misleading).

### SECT 1317DAE

### Matters to be included in infringement notice

The infringement notice:

(a) must state the day on which it is issued; and

(b) must state the name and address of the disclosing entity to whom it is issued; and

(c) must state that it is being issued by ASIC; and

(d) must state that ASIC may publish details of the disclosing entity's compliance with the infringement notice under section 1317DAJ if the disclosing entity complies with the notice; and

 (e) must give details of the alleged contravention by the disclosing entity, including:

(i) the date of the alleged contravention; and

(ii) the particular provision that was contravened; and

(f) must state the maximum pecuniary penalty that a Court could

impose under Part 9.4B in relation to the alleged contravention; and

Page 14 of 24

16-0040

 (g) must specify the penalty that is payable in relation to the alleged contravention; and

(h) must state that the penalty is payable to ASIC on behalf of the Commonwealth; and

 (i) if it is alleged that the disclosing entity contravened subsection 674(2)--may specify information that the disclosing entity must notify to the relevant market operator in accordance with the provisions of the listing rules referred to in subsection 674(1); and

 (j) if it is alleged that the disclosing entity contravened subsection 675(2)--may require the disclosing entity to lodge a document with ASIC that contains specified information; and

 (k) must explain the effect of sections 1317DAF, 1317DAG and 1317DAH; and

 must state that the disclosing entity may make written representations to ASIC seeking the withdrawal of the infringement notice; and

(m) must contain any other matters that are prescribed in the regulations.
 (2) Subject to subsection (3), the penalty specified in the infringement notice under paragraph (1)(g) for an alleged contravention of subsection 674(2) is:

(a) \$100,000 if the disclosing entity is a Tier 1 entity; or

(b) \$66,000 if the disclosing entity is a Tier 2 entity; or

(c) \$33,000 if the disclosing entity is a Tier 3 entity.

(3) The penalty specified in the infringement notice under paragraph (1)(g) for an alleged contravention of subsection 674(2) is:

(a) \$100,000 if the disclosing entity is a Tier 2 entity; or

(b) \$66,000 if the disclosing entity is a Tier 3 entity;

if:

(c) the disclosing entity has at any time been convicted of an offence based on subsection 674(2) or 675(2); or

 (d) a civil penalty order under Part 9.4B has at any time been made against the disclosing entity in relation to a contravention of subsection 674(2) or 675(2); or

(e) the disclosing entity has at any time breached an enforceable undertaking given to ASIC under section 93AA of the ASIC Act in relation to the requirements of subsection 674(2) or 675(2).

(4) Subject to subsection (5), the penalty specified in the infringement notice under paragraph (1)(g) for an alleged contravention of subsection 675(2) is \$33,000.

(5) The penalty specified in the infringement notice under paragraph (1)(g) for an alleged contravention of subsection 675(2) is \$66,000 if:

 (a) the disclosing entity has at any time been convicted of an offence based on subsection 674(2) or 675(2); or

 (b) a civil penalty order under Part 9.4B has at any time been made against the disclosing entity in relation to a contravention of subsection 674(2) or 675(2); or

(c) the disclosing entity has at any time breached an enforceable undertaking given to ASIC under section 93AA of the ASIC Act in relation to the requirements of subsection 674(2) or 675(2).

(6) For the purposes of this section:

(a) a disclosing entity is:

 (i) a *Tier 1 entity* if its market capitalisation on the relevant day exceeds \$1,000 million; and

Page 15 of 24

# 16-0040

 a *Tier 2 entity* if its market capitalisation on the relevant day exceeds \$100 million but does not exceed \$1,000 million; and

(iii) a *Tier 3 entity* if its market capitalisation on the relevant day does not exceed \$100 million or it is not possible to work out its market capitalisation on the relevant day because it has not lodged a financial report with ASIC before the relevant day; and

(b) the *relevant day* for an infringement notice is the last day of the financial year in relation to which the latest financial report by the disclosing entity has been lodged with ASIC before the infringement notice is issued.

(7) This is how to work out a disclosing entity's market capitalisation on the relevant day:

 (a) for each class of security of the disclosing entity that is a quoted security:

 (i) work out the closing price, on the relevant day, for securities in that class on the prescribed financial market on which the securities are quoted; and

 (ii) multiply that price by the number of securities in that class on issue on the relevant day (as shown in the financial report lodged with ASIC for the period that ends on the relevant day); and

(b) add up the amounts obtained under paragraph (a): the result is the disclosing entity's market capitalisation on the relevant day.

Disregard quoted securities of the disclosing entity that are options.

### SECT 1317DAF

### Effect of issue and compliance with infringement notice

Circumstances in which this section applies

(1) This section applies if subsection (2) or (3) is satisfied.

- (2) This subsection is satisfied if:
  - (a) the compliance period for the infringement notice has not ended; and
  - (b) the infringement notice is not withdrawn under section 1317DAI;

and

(c) subsection (3) has not been satisfied.

(3) This subsection is satisfied if, within the compliance period for the infringement notice, the disclosing entity:

- (a) pays the penalty specified in the infringement notice; and
- (b) either:

(i) if it is alleged in the infringement notice that the disclosing

entity contravened subsection 674(2)--notifies the relevant market operator, in accordance with the provisions of the listing rules referred to in subsection 674(1), of any information specified in the infringement notice; or

(ii) if it is alleged in the infringement notice that the disclosing entity contravened subsection 675(2)--lodges any required document with ASIC that contains the information specified in the infringement notice.

Note: If this subsection is satisfied, ASIC must not withdraw the infringement notice, see section 1317DAI.

No contravention etc. by the disclosing entity

(4) The disclosing entity is not, by reason only of subsection (3) being satisfied, regarded as:

 (a) having contravened the provision specified in the infringement notice; or

Page 16 of 24

16-0040

(b) having been convicted of an offence constituted by the same conduct that constituted the alleged contravention of the provision specified in the infringement notice.

No proceedings may be started etc.

(5) Subject to subsection (6), no proceedings (whether criminal or civil) may be started or continued against the disclosing entity in relation to:

(a) the alleged contravention of the provision specified in the infringement notice; or

(b) an offence constituted by the same conduct that constituted the alleged contravention.

(6) Subsection (5) does not apply to the following proceedings:

(a) compensation proceedings, contravention proceedings, enforcement proceedings and public interest proceedings that relate to the alleged contravention of the provision specified in the infringement notice;

(b) proceedings to enforce the following orders of a Court:

(i) an order made in relation to proceedings referred to in

paragraph (a);

(ii) an order made under subsection 1335(2) in relation to

proceedings referred to in paragraph (a) other than public interest proceedings; (c) any other proceedings in respect of a breach of an order referred to in paragraph (b);

(d) an appeal to a Court against the following decisions or orders of a

Court:

(i) a decision or order made in relation to proceedings referred to in paragraph (a);

(ii) a decision or order made under subsection 1335(2) in relation to the proceedings referred to in paragraph (a) other than public interest proceedings. (7) To avoid doubt, subsection (5) does not prevent ASIC from:

- (a) making an order under section 91 of the ASIC Act; or

  - (b) bringing proceedings to enforce the order.

### SECT 1317DAG

### Effect of failure to comply with infringement notice

Circumstances in which this section applies

(1) This section applies if an infringement notice issued to a disclosing entity is not withdrawn under section 1317DAI.

Effect of failure to comply with infringement notice

(2) If the disclosing entity fails to do a thing specified in column 2 of the following table within the compliance period for the infringement notice, the disclosing entity is liable to the proceedings specified in column 3 of the following table:

Column	Column 2	Column 3	
1			
Item	If the disclosing entity	the disclosing entity is liable	
	fails to:	to:	
1	pay the penalty specified in	proceedings under Part 9.4B	
	the infringement notice	for:	

Page 17 of 24

16-0040

Column 1	Column 2	Column 3	
Item	If the disclosing entity fails to:	the disclosing entity is liable to:	
		<ul> <li>(a) a declaration of contravention; and</li> <li>(b) a pecuniary penalty order; in relation to the alleged contravention of the provision specified in the infringement notice.</li> </ul>	
2	notify the relevant market operator, in accordance with the provisions of the listing rules referred to in subsection 674(1), of any information specified in the infringement notice if it is alleged in the infringement notice that the disclosing entity contravened subsection 674(2)	proceedings for an order under section 1324B in relation to the alleged contravention of the provision specified in the infringement notice.	
3	lodge any required document with ASIC that contains the information specified in the infringement notice if it is alleged in the infringement notice that the disclosing entity contravened subsection 675(2)	proceedings for an order under section 1324B in relation to the alleged contravention of the provision specified in the infringement notice.	
No other p	proceedings may be started etc b) Subject to subsection (4), no	c. o other proceedings (whether criminal	or civi
may be st	arted or continued against the	disclosing entity in relation to: on of the provision specified in the	
-		by the same conduct that constituted t	he
(4	(a) compensation proceed	bly to the following proceedings: ings, contravention proceedings, enfor	cemen
proceedin the provis	<ul> <li>(b) proceedings to enforce (i) an order made in</li> </ul>	ings that relate to the alleged contrave ent notice; the following orders of a Court: relation to penalty and disclosure proc relation to proceedings referred to in	
paragraph		relation to proceedings referred to in	

Page 18 of 24

# 16-0040

 (iii) an order made under subsection 1335(2) in relation to penalty and disclosure proceedings;

 (iv) an order made under subsection 1335(2) in relation to proceedings referred to in paragraph (a) other than public interest proceedings;

 (c) any other proceedings in respect of a breach of an order referred to in paragraph (b);

(d) an appeal to a Court against the following decisions or orders of a

Court:

(i) a decision or order made in relation to penalty and disclosure

proceedings;

 (ii) a decision or order made in relation to proceedings referred to in paragraph (a);

 (iii) a decision or order made under subsection 1335(2) in relation to penalty and disclosure proceedings;

 (iv) a decision or order made under subsection 1335(2) in relation to proceedings referred to in paragraph (a) other than public interest proceedings.

(5) To avoid doubt, subsection (3) does not prevent ASIC from:

(a) making a determination under subsection 708AA(3), 708A(2),

713(6), 1012DAA(3), 1012DA(2) or 1013FA(3) of this Act; or

(b) making an order under section 91 of the ASIC Act; or

(c) accepting an undertaking under section 93AA of the ASIC Act; or

(d) bringing proceedings to enforce the determination, order or

undertaking.

### SECT 1317DAH

### Compliance period for infringement notice

(1) Subject to this section, the compliance period for an infringement notice is a period of 28 days beginning on the day after the day on which the infringement notice is issued.

(2) ASIC may extend, by notice in writing, the compliance period for the infringement notice if ASIC is satisfied that it is appropriate to do so.

(3) Only one extension may be given and the extension must not be for longer than 28 days.

(4) Notice of the extension must be given to the disclosing entity that was issued with the infringement notice.

(5) A failure to comply with subsection (4) does not affect the validity of the extension.

(6) If ASIC extends the compliance period for an infringement notice, a reference in this Act to the compliance period for an infringement notice is taken to be a reference to the compliance period as so extended.

### SECT 1317DAI

#### Withdrawal of infringement notice

Disclosing entity may seek withdrawal

(1) If an infringement notice is issued to a disclosing entity, the disclosing entity may make written representations to ASIC seeking the withdrawal of the infringement notice.

Page 19 of 24

# 16-0040

(2) Evidence or information that a representative of the disclosing entity gives ASIC in the course of making representations under subsection (1) is:

(a) not admissible in evidence against the disclosing entity in any proceedings; and

(b) not admissible in evidence against a representative of the disclosing entity in any proceedings (other than proceedings for an offence based on the evidence or information given being false or misleading).

Withdrawal

(3) Subject to subsection (4), ASIC may withdraw the infringement notice (whether or not the disclosing entity has made representations seeking the withdrawal) if ASIC is satisfied that it is appropriate to do so.

(4) ASIC must not withdraw the infringement notice if

subsection 1317DAF(3) is satisfied.

Withdrawal notice

(5) The withdrawal must be made by notice in writing and must be given to the disclosing entity.

(6) The withdrawal notice must state:

(a) the name and address of the disclosing entity; and

(b) the day on which the infringement notice was issued to the

disclosing entity; and

(c) that the infringement notice is withdrawn; and

(d) that civil proceedings under Part 9.4B may be brought against the disclosing entity for a contravention of the provision specified in the infringement notice; and

(e) that a prosecution for an offence based on the provision specified in the infringement notice may be brought against the disclosing entity.

Refund of penalty

(7) If:

(a) the disclosing entity pays the penalty specified in the infringement notice; and

(b) the infringement notice is withdrawn after the disclosing entity pays the penalty;

ASIC must refund to the disclosing entity an amount equal to the amount paid.

### SECT 1317DAJ

### Publication in relation to infringement notices

(1) If:

(a) ASIC issues an infringement notice to a disclosing entity; and

(b) subsection 1317DAF(3) (compliance with the infringement notice) is

satisfied; ASIC may publish details of the disclosing entity's compliance with the infringement notice under subsection (2) or (3) or under both of those subsections.

(2) ASIC publishes details of the disclosing entity's compliance with the infringement notice under this subsection if it publishes a copy of the infringement notice in the Gazette together with the following statements:

(a) a statement that the disclosing entity has complied with the infringement notice;

**Commonwealth of Australia Gazette** 

Page 20 of 24

# 16-0040

 (b) a statement that compliance with the notice is not an admission of guilt or liability;

(c) a statement that the disclosing entity is not regarded as having contravened the provision specified in the notice.

(3) ASIC publishes details of the disclosing entity's compliance with the infringement notice under this subsection if:

(a) ASIC issues a statement (whether written or oral) about the

disclosing entity's compliance with the infringement notice; and

(b) the statement is limited to an accurate summary of the infringement notice including:

(i) the name of the disclosing entity; and

 (ii) the amount of the penalty payable under the notice in relation to the alleged contravention; and

(iii) the conduct specified in the notice as the conduct in relation to which the infringement notice was issued;

together with the following statements:

(iv) a statement that the disclosing entity has complied with the

infringement notice;

 (v) a statement that compliance with the notice is not an admission of guilt or liability;

(vi) a statement that the relevant disclosing entity is not regarded as having contravened the provision specified in the notice.

(4) ASIC must not otherwise publish details of:

(a) an infringement notice; or

(b) a disclosing entity's compliance with an infringement notice.

Failure to comply with this subsection is not an offence.

ZhongHuan Yun Holdings Group Ltd has complied with the infringement notice by paying the penalty of \$33,000.00. Compliance with the notice by ZhongHuan Yun Holdings Group Ltd is not an admission of guilt or liability.

ZhongHuan Yun Holdings Group Ltd is not regarded as having contravened s674(2) of the Corporations Act 2001.

Page 21 of 24

16-0041

### 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 27th January 2016.

### Australian Securities and Investments Commission Corporations Act 2001 section 915C

### Notice of Suspension of Australian Financial Services Licence

To: Traders 4 Traders Pty Ltd (ACN 139140373)

Under s 915C (1) of the *Corporations Act 2001*, the Australian Securities and Investments Commission suspends the Australian Financial Services Licence (number 414349) held by Traders 4 Traders Pty Ltd (ACN 139140373) until 21<sup>st</sup> April 2016.

Dated 22nd January 2016

MelaneBaxer Signed .

Melanie Baxter as a delegate of the Australian Securities and Investments Commission

Commonwealth of Australia Gazette

ASIC GAZETTE A06/16, Tuesday 2 February 2016 Company/Scheme deregistrations

Page 22 of 24

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 twenty-ninth day of January 2016

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company LOUISA WALLACE CONSULTING LIMITED ARBN

603 497 221

ASIC GAZETTE A06/16, Tuesday 2 February 2016 Company/Scheme deregistrations

Page 23 of 24

CORPORATIONS ACT 2001 Subsection 601PA(3)

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

Dated this twenty-ninth day of January 2016

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

### Name of Scheme

TREECORP CLEARWOOD PROJECT UBS CASH BOND FUND ARSN

091 808 276 090 429 146 ASIC GAZETTE A06/16, Tuesday 2 February 2016 Change of company type

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.

# AFTERPAY HOLDINGS PTY LTD

ACN 606 589 520 will change to a public company limited by shares. The new name will be AFTERPAY HOLDINGS LIMITED ACN 606 589 520.

**CALIMA COFFEE LIMITED** ACN 135 463 115 will change to a proprietary company limited by shares. The new name will be CALIMA COFFEE PTY LTD ACN 135 463 115.

# AUSTRALIAN FIREBOARD COMPANY PTY

**LTD** ACN 163 367 226 will change to a public company limited by shares. The new name will be AUSTRALIAN FIREBOARD COMPANY LIMITED ACN 163 367 226.

# Page 24 of 24