



**ASIC**

Australian Securities &  
Investments Commission

Commonwealth of Australia Gazette  
No. A17/16, Tuesday 12 April 2016

Published by ASIC

# ASIC Gazette

## Contents

### Notices under Corporations Act 2001

15-1017	15-1018	16-0089	16-0193	16-0197
16-0201	16-0280	16-0282	16-0283	16-0285
16-0286	16-0287	16-0288	16-0298	16-0299
16-0304	16-0306	16-0308		

Company reinstatements

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](http://www.asic.gov.au) or from the Administrative Law Co-ordinator in the ASIC office with which you have been dealing.

ISSN 1445-6060 (Online version)  
ISSN 1445-6079 (CD-ROM version)

Available from [www.asic.gov.au](http://www.asic.gov.au)  
Email [gazette.publisher@asic.gov.au](mailto:gazette.publisher@asic.gov.au)

© Commonwealth of Australia, 2016

This work is copyright. Apart from any use permitted under the *Copyright Act 1968*, all rights are reserved. Requests for authorisation to reproduce, publish or communicate this work should be made to: Gazette Publisher, Australian Securities and Investment Commission, GPO Box 9827, Melbourne Vic 3001

15-1017

**Australian Securities and Investments Commission  
Corporations Act 2001 – Paragraph 951B(1)(a) - Exemption**

**Enabling legislation**

1. The Australian Securities and Investments Commission (ASIC) makes this instrument under paragraph 951B(1)(a) of the *Corporations Act 2001* (the Act).

**Title**

2. This instrument is ASIC Instrument 15-1017.

**Commencement**

3. This instrument commences on 3 November 2015.

**Exemption**

4. Aspen Funds Management Limited ACN 104 322 278 (AFML) in its capacity as responsible entity of the Aspen Property Trust ARSN 104 807 767(APT) does not have to comply with Division 2 of Part 7.7 of the Act.
5. Aspen Funds Management Limited ACN 104 322 278 in its capacity as responsible entity of the Aspen Parks Property Trust ARSN 108 328 669 (APPT) does not have to comply with Division 2 of Part 7.7 of the Act.

**Where this instrument applies**

6. The exemption in paragraph 4 applies where AFML provides or gives financial product advice to an Aspen Group Stapled Securityholder where that advice is:
  - (a) General Advice;
  - (b) provided in connection with the Proposal; and
  - (c) contained in the Explanatory Memorandum and the Aspen Group Securityholder Booklet.
7. The exemption in paragraph 5 applies where AFML provides or gives financial product advice to an Aspen Parks Stapled Securityholder where that advice is:
  - (a) General Advice;
  - (b) provided in connection with the Proposal; and

15-1017

- (c) contained in the Explanatory Memorandum and the Aspen Parks Securityholder Booklet.

### Interpretation

In this instrument:

*Aspen Group Stapled Security* means a share in Aspen Parks Limited ACN 004 160 927 (AGL) and an interest in APT which, under the terms on which each is to be traded, must be transferred together.

*Aspen Parks Stapled Security* means a share in Aspen Parks Property Management Limited ACN 096 790 331 (APPML) and an interest in APPT which, under the terms on which each is to be traded, must be transferred together.

*Aspen Group Stapled Securityholder* means a person who holds a share in AGL and an interest in APT which, under the terms on which each is to be traded, must be transferred together.

*Aspen Parks Stapled Securityholder* means a person who holds a share in APPML and an interest in APPT which, under the terms on which each is to be traded, must be transferred together.

*Aspen Group Securityholder Booklet* that is substantially in the same form as that lodged with ASIC on or about 3 November 2015 and is provided to Aspen Group Stapled Securityholders.

*Aspen Parks Securityholder Booklet* that is substantially in the same form as that lodged with ASIC on or about 3 November 2015 and is provided to Aspen Parks Securityholders.

*Cash Option* means the option where an Aspen Parks Stapled Securityholder can elect to receive cash rather than Merged Group Securities, subject to a cap of \$40.5 million.

*Explanatory Memorandum* means the explanatory memorandum issued by AFML in its capacity as the responsible entity of APPT and APT to Aspen Group Stapled Securityholders and Aspen Parks Stapled Securityholders, that is substantially in the same form as that lodged with ASIC on or about 3 November 2015.

*General Advice* has the meaning given by subsection 766B(4) of the Act.

*Merged Group Security* means, subject to the approval by Aspen Group Stapled Securityholders and Aspen Parks Stapled Securityholders, a share in APPML, a share in AGL, an interest in APPT and an interest in APT which, under the terms on which each is to be traded, must be transferred together.

*Proposal* means the proposal outlined in each of the Explanatory Memorandum,

15-1017

Aspen Group Securityholder Booklet and the Aspen Parks Securityholder Booklet under which, if approved:

- (a) an Aspen Group Stapled Securityholder will receive one Merged Group Security for each Aspen Group Stapled Security they hold of the Record Date;
- (b) an Aspen Parks Stapled Securityholder will receive 0.42857 Merged Group Securities for each Aspen Parks Stapled Security they hold on the Record Date or may participate in the Cash Option; and

**Record Date** means on or around 10 December 2015.

Dated this 3rd day of November 2015



Signed by Nathania Nero  
as a delegate of the Australian Securities and Investments Commission

15-1018

**Australian Securities and Investments Commission  
Corporations Act 2001 — Paragraphs 1020F(1)(a) and (c) –  
Exemption and Declaration**

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 15-1018.

**Commencement**

3. This instrument commences on 3 November 2015.

**Exemptions**

4. Aspen Funds Management Limited ACN 104 322 278 (**AFML**) in its capacity as the responsible entity of the Aspen Parks Property Trust ARSN 108 328 669 (**APPT**) and Aspen Property Trust ARSN 104 807 767 (**APT**) does not have to comply with subsection 1016A(2) of the Act.
5. AFML in its capacity as the responsible entity of APPT and APT does not have to comply with subsection 1017E of the Act.

**Declarations**

6. Part 7.9 of the Act applies to AFML in its capacity as the responsible entity of APPT and APT, as if:
  - (a) section 1013B of the Act were modified or varied by:
    - (i) omitting "The title" from subsection 1013B(1) and substituting "Subject to section 1013N, the title"; and
    - (ii) omitting "In any other part" from subsection 1013B(2) and substituting "Subject to section 1013N, in any other part"; and
  - (b) Subdivision C of Division 2 of Part 7.9 of the Act were modified or varied by adding after section 1013M:

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

**15-1018**

- (1) Subject to this section, a PDS of a registered scheme and a prospectus may be combined in one document" (**Disclosure Document**); and
- (c) section 1015C were modified or varied by inserting after subsection (5):

"(6) For the purpose of subsection (1)(a)(ii) and for the avoidance of doubt, where a Statement is in or accompanies a notice of meeting of members of a company or registered scheme or an explanatory memorandum that includes resolutions to be voted on by members of a registered scheme, each member of the company or scheme is taken to have nominated the address shown in the register of members maintained by the company or responsible entity of the scheme under Chapter 2C".

**Where this instrument applies**

7. This instrument applies in relation to an offer made in connection with the Proposal.
8. The Disclosure Document is sent to all Aspen Group Stapled Securityholders and Aspen Parks Securityholders.
9. The Disclosure Document clearly explains at or near the front that it comprises a prospectus in relation to the issue of ordinary shares in Aspen Parks Limited ACN 004 160 927 (**AGL**) and Aspen Parks Property Management Limited ACN 096 790 331(**APPML**) (as applicable) and a PDS in relation to the issue of interests in APPT and APT (as applicable).
10. The Disclosure Document, which includes all notices of meetings or resolutions, are to be given to members of APPT and APT (as applicable) by sending the notices of meetings or resolutions and the Disclosure Document to the address of the member shown in the register of members of APPT and APT (as applicable).

**Interpretation**

11. In this instrument:

*Aspen Group Stapled Security* means a share in AGL and an interest in APT which, under the terms on which each is to be traded, must be transferred together.

*Aspen Parks Stapled Security* means a share in APPML and an interest in APPT which, under the terms on which each is to be traded, must be transferred together.

**15-1018**

**Aspen Group Stapled Securityholder** means a person who holds a share in AGL and an interest in APT which, under the terms on which each is to be traded, must be transferred together.

**Aspen Parks Stapled Securityholder** means a person who holds a share in APPML and an interest in APPT which, under the terms on which each is to be traded, must be transferred together.

**Cash Option** means the option where an Aspen Parks Stapled Securityholder can elect to receive cash rather than Merged Group Securities, subject to a cap of \$40.5 million.

**Disclosure Document** means the:

- (a) The Explanatory Memorandum;
- (b) Aspen Group Securityholder Booklet and the Aspen Parks Securityholder Booklet (as applicable); and
- (c) all the notices of meetings or resolutions

that is substantially in the same form as that lodged with ASIC on or about 3 November 2015 and issued by AGL and APPML and AFML, in its capacity as the responsible entity of APPT and APT, (as applicable) for the purposes of satisfying the requirements of or comprising:

- (a) explanatory memorandum under section 412(1) in relation to AGL scheme of arrangement;
- (b) explanatory memorandum under section 219 in relation to the giving of related party benefits;
- (c) a product disclosure statement (PDS) for purposes of Chapter 7 in relation to the issue of interest in APPT or APT; and
- (d) a prospectus for purposes of Chapter 6D in relation to the issue of each of the shares in AGL or APPML.

**Merged Group Security** means, subject to the approval by Aspen Group Stapled Securityholders and Aspen Parks Stapled Securityholders, a share in APPML, a share in AGL, an interest in APPT and an interest in APT which, under the terms on which each is to be traded, must be transferred together.

**Proposal** means the proposal outlined in the Disclosure Document under which, if approved:

- (a) an Aspen Group Stapled Securityholder will receive one Merged Group Security for each Aspen Group Stapled Security they hold of the Record Date; and

**15-1018**

- (b) an Aspen Parks Stapled Securityholder will receive 0.42857 Merged Group Securities for each Aspen Parks Stapled Security they hold on the Record Date or may participate in the Cash Option.

*Record Date* means on or around 10 December 2015.

Dated this 3<sup>rd</sup> day of November 2015



Signed by Nathania Nero  
as a delegate of the Australian Securities and Investments Commission



16-0089

**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 16-0089.

**Commencement**

3. This instrument commences on 5 April 2016.

**Declarations**

4. Chapter 6 of the Act apply to BGD Corporation Ltd ACN 009 074 588 (*BGD*) 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 BGD 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 BGD 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);”.

16-0089

**Where this instrument applies**

7. This instrument applies in relation to BGD's acquisition of a relevant interest in 83,181,818 ordinary shares in BGD (*Escrowed Securities*) arising as a result of Security Holders holding ordinary shares in BGD that are subject to escrow arrangements (*Escrow Arrangements*) in connection with the proposed re-admission of BGD'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; and
  - (d) provide that the Escrow Arrangements terminate no later than 24 months after the date the Escrowed Securities are issued.

**Interpretation**

8. In this instrument *Security Holder* means any of the following persons who are issued Escrowed Shares:
- (a) Como Group Holdings Pty. Ltd. ACN 108 887 216, as trustee for COMO A/C;
  - (b) Torac Pty. Ltd. ACN 094 665 488, as trustee for CAM A/C; and
  - (c) JKS Group Holdings Pty. Ltd. ACN 083 232 115 as trustee for JKS GROUP A/C.

Dated this 5<sup>th</sup> day of April 2016



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



ASIC

Australian Securities &amp; Investments Commission

16-0193

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

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

TO: The Underwriters Agency Pty Ltd  
ACN 152 001 842 ("the AFS Licensee")  
283 Great North Rd  
FIVE DOCK NSW 2046

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 410574 held by The Underwriters Agency Pty Ltd, with effect from the date on which this notice is given to the Licensee.

Dated this 29 March 2016

Signed .....

A handwritten signature in cursive script, appearing to read 'James Nott', written over a dotted line.

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



ASIC

Australian Securities &amp; Investments Commission

16-0197


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

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

TO: Australian Unity Mortgage Investments Limited  
ACN 004 414 653 ("the AFS Licensee")  
Level 10, 114 Albert Road  
SOUTH MELBOURNE VIC 3205

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 300670 held by Australian Unity Mortgage Investments Limited, with effect from the date on which this notice is given to the Licensee.

Dated this 3<sup>rd</sup> March 2016

Signed  .....

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



ASIC

Australian Securities &amp; Investments Commission

16-0201

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

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

TO: Citicorp Investments Limited  
ACN 004 819 434 ("the AFS Licensee")  
Level 22, 2 Park Street  
SYDNEY NSW 2000

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 238097 held by Citicorp Investments Limited, with effect from the date on which this notice is given to the Licensee.

Dated this 31 March 2016

Signed

A handwritten signature in cursive script, appearing to read 'James Nott', written over a dotted line.

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

16-0280

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

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 16-0280.

**Commencement**

3. This instrument commences on 31 March 2016.

**Declaration**

4. Chapter 6D of the Act applies in relation to Xero as if the following provisions were modified or varied:

- (a) in section 708A:

- (i) in paragraph (1)(a) omit “(12) or (12A),”, substitute “(12), (12A) or (13),”;

- i. Note: ASIC Corporations (Non-Traditional Rights Issues) Instrument 2016/84 notionally inserted section 708A subsections (12A) and (12B) of the Act.

- (ii) in paragraph (1A)(a) omit “(5),” and substitute “(5) or (13),”;

- and

- (iii) after subsection (12B) insert:

*“Sale offers of quoted securities: NZ foreign exempt listed body—case 5*

- (13) The sale offer of securities in a New Zealand foreign exempt listed body does not need disclosure to investors under this Part if:

- (a) the relevant securities are in a class of securities that were quoted securities at all times in the following period:

## 16-0280

- (i) if this section applies because of subsection (1)—3 months before the day on which the relevant securities were issued; or
  - (ii) if this section applies because of subsection (1A)—3 months before the day on which the relevant securities were sold by the controller; and
- (b) trading in that class of securities on a prescribed financial market on which they were quoted was not suspended for more than a total of 5 days during:
  - (i) if this section applies because of subsection (1)—the shorter of the period during which the class of securities were quoted, and the period of 12 months before the day on which the relevant securities were issued; or
  - (ii) if this section applies because of subsection (1A)—the shorter of the period during which the class of securities were quoted, and the period of 12 months before the day on which the relevant securities were sold by the controller; and
- (c) either:
  - (i) if this section applies because of subsection (1)—the body gives the relevant market operators for the body a notice that the body reasonably believes complies with clause 20 of Schedule 8 of the *Financial Markets Conduct Regulations 2014* of New Zealand before the sale offer is made; or
  - (ii) if this section applies because of subsection (1A)—both the body, and the controller, gives the relevant market operators for the body a notice that the body and the controller reasonably believe complies with clause 20 of Schedule 8 of the *Financial Markets Conduct Regulations 2014* of New Zealand before the sale offer is made.

16-0280

In this subsection:

*New Zealand foreign exempt listed body* means a body that is:

- (A) listed on the financial market operated by NZX Limited; and
- (B) listed on the financial market operated by ASX Limited as an exempt foreign listing.

*relevant market operators* means both ASX Limited and NZX Limited.”;

- (b) omit subsections 708AA(7) to (9), substitute:

“(7) For a New Zealand foreign exempt listed body, a notice complies with this subsection if the body reasonably believes the notice complies with clause 20 of Schedule 8 of the *Financial Markets Conduct Regulations 2014* of New Zealand.

In this subsection:

*New Zealand foreign exempt listed body* means a body that is:

- (a) listed on the financial market operated by NZX Limited; and
- (b) listed on the financial market operated by ASX Limited as an exempt foreign listing.”.

### Interpretation

5. In this instrument:

*Xero* means Xero Limited (ARBN 160 661 183 and Company Number 1830488), a body incorporated under the *Companies Act 1993* of New Zealand.

Dated this 31<sup>st</sup> day of March 2016



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



16-0282

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

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 16-0282.

**Commencement**

3. This instrument commences on 1 April 2016.

**Exemption**

4. Redbubble Limited ACN 119 200 592 (*Company*) does not have to comply with subsection 734(2) of the Act.

**Where this exemption applies**

5. Subject to paragraph 6, this exemption applies to the following information communicated by the Company to:
  - (a) Employees:
    - (i) The fact that the Company is undertaking the Initial Public Offer;
    - (ii) Details of the potential participation of Employees in an offer of Shares as part of the Initial Public Offer;
    - (iii) Details of any employee share plan, employee option plan or employee incentive plan under which offers to Employees will be made at or about the same time as the Initial Public Offer;
    - (iv) Information regarding the effect of the Initial Public Offer on existing awards under the Company's employee share plan, employee option plan or employee incentive plan;
    - (v) Information relating to:
      - i. Changes in the structure and internal administration of the Company as a result of the Initial Public Offer;

## 16-0282

- ii. The appointment of directors, officers and managers within the Company as the result of the Initial Public Offer; and
  - iii. The timetable for the Initial Public Offer, including any updates to the timetable; and
  - (vi) Information concerning impending announcements in relation to the Initial Public Offer; and
- (b) Shareholders:
- (i) The fact that the Company is undertaking the Initial Public Offer;
  - (ii) Information relating to the invitation to Shareholders to sell or dispose of some or all of their Shares in connection with the Initial Public Offer to SaleCo (*vendor sell-down*) (including without limitation the process and implications for Shareholders in relation to selling or disposing of their Shares as part of the vendor sell-down);
  - (iii) Information relating to the proposed escrow arrangements with respect to Shares held by Shareholders after the Initial Public Offer;
  - (iv) Information relating to the timetable for the Initial Public Offer, including any updates to the timetable; and
  - (v) Information concerning impending announcements in relation to the Initial Public Offer.

**Condition**

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

**Cessation**

7. This exemption shall remain effective, unless otherwise revoked, until the earlier of:
- (a) the date on which the Company lodges a prospectus for the Initial Public Offer with ASIC; and
  - (b) 30 June 2016.

16-0282

**Interpretation**

8. In this instrument:

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

*Initial Public Offer* means the proposed initial public offer of fully paid ordinary shares in the Company to be made in or around April 2016.

*SaleCo* means a company to be incorporated for the purposes of facilitating the vendor sell-down

*Shareholders* means persons holding Shares

*Shares* means fully paid shares of the Company

Dated this 1<sup>st</sup> day of April 2016

Signed by Megan Dillon  
as a delegate of the Australian Securities and Investments Commission

16-0283

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

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 16-0283.

**Commencement**

3. This instrument commences on 1 April 2016.

**Declaration**

4. Chapter 6D of the Act applies to a shareholder of the Company who makes an offer of Shares as if section 707 was modified or varied by omitting subsections 707(3) and (4) and substituting the following subsections:

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

- a) without disclosure to investors under this Part; and
- b) with the purpose of the person to whom they were issued:
  - (i) selling or transferring them; or
  - (ii) granting, issuing or transferring interests in, or options or warrants over, them;

and section 708 and 708A does not say otherwise.

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

**Where this declaration applies**

5. This declaration applies where a shareholder of the Company makes an offer of Shares for sale within 12 months of their issue and where:

16-0283

- (a) the Company lodges a prospectus (Prospectus) in relation to an initial public offering of Shares with ASIC on or about April to May 2016 (Initial Public Offer);
- (b) the Shares offered for sale were issued following the Initial Public Offering and as a result of the conversion of the Rights, Options and Warrants;
- (c) the Rights, Options and Warrants:
  - a) were issued or granted by the Company prior to the date of the commencement of this instrument without disclosure under Chapter 6D of the Act; and
  - b) are disclosed in the Prospectus; and
- (d) the issue of Shares on the conversion of the Rights, Options and Warrants did not involve any further offer.

**Interpretation**

6. In this instrument:

**Company** means Redbubble Limited ACN 119 200 592; and

**Rights, Options and Warrants** means the "unvested/unexercised options, Performance Rights, Restricted Stock Units and warrants" referred to in Schedule 1 of the Company's relief application dated 12 February 2016.

**Shares** means ordinary shares in the Company.

Dated this 1st day of April 2016



Signed by Megan Dillon  
as a delegate for the Australian Securities and Investments Commission

16-0285

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

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 16-0285.

**Commencement**

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

**Revocation**

4. ASIC Instrument 16-0094 dated 9 March 2016 is revoked.

**Exemption**

5. DEXUS Funds Management Limited ACN 060 920 783 in its capacity as the responsible entity for the DEXUS Diversified Trust ARSN 089 324 541, the DEXUS Industrial Trust ARSN 090 879 137, the DEXUS Office Trust ARSN 090 768 531, the DEXUS Operations Trust ARSN 110 521 223 and DEXUS Wholesale Management Limited ACN 159 301 907 as trustee of the DOT IOF Sub-Trust (*DEXUS*), is exempt from complying with Division 5A of Part 7.9 of the Act.

**Where this instrument applies**

6. The exemption in paragraph 5 applies in relation to any unsolicited offer or invitation made to IOF Unitholders as consideration for the transfer of Investa Office Fund Units to DEXUS under the Trust Scheme as described in the Explanatory Materials.

**Interpretation**

7. In this instrument:

*Dexus Securities* means interests in the DEXUS Diversified Trust ARSN 089 324 541, interests in the DEXUS Industrial Trust ARSN 090 879 137, interests in the DEXUS Office Trust ARSN 090 768 531 and interests in the DEXUS Operations Trust ARSN 110 521 223 which, under the terms on which each is to be traded, must be transferred together.

16-0285

**Explanatory Materials** means the explanatory memorandum and notices of meeting dated 9 March 2016 and the supplementary explanatory memorandum dated 31 March 2016 sent to IOF Unitholders in relation to the Trust Scheme which is substantially in the same form as that provided to ASIC on 7 March 2016 and 31 March 2016 respectively.

**IOF Constitutions** means the constitution of the Armstrong Jones Office Fund ARSN 090 242 229 and the constitution of the Prime Credit Property Trust ARSN 089 849 196.

**IOF Unitholder** means a person who holds an Investa Office Fund Unit.

**Investa Office Fund Unit** means an interest in the Armstrong Jones Office Fund ARSN 090 242 229 and an interest in the Prime Credit Property Trust ARSN 089 849 196 which, under the terms on which each is to be traded, must be transferred together.

**Trust Scheme** means the arrangement under which DEXUS proposes to acquire all Investa Office Fund Units in exchange for cash and the issue of Dexus Securities, where the acquisition is approved by resolutions passed at a meeting of the IOF Unitholders:

- (a) to approve amendments to the IOF Constitutions under subsection 601GC(1) of the Act; and
- (b) under item 7 of section 611 of the Act.

Dated this 1<sup>st</sup> day of April 2016



Signed by Jenny Taing  
as a delegate of the Australian Securities and Investments Commission

16-0286

**Australian Securities and Investments Commission  
Corporations Act 2001 – Paragraph 951B(1)(a) – Revocation and Exemption**

**Enabling legislation**

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraph 951B(1)(a) of the *Corporations Act 2001 (Act)*.

**Title**

2. This instrument is ASIC Instrument 16-0286.

**Commencement**

3. This instrument takes effect on the date that it is signed.

**Revocation**

4. ASIC Instrument 16-0096 dated 9 March 2016 is revoked.

**Exemption**

5. Investa Listed Funds Management Limited ACN 149 175 655 in its capacity as the responsible entity of the Armstrong Jones Office Fund ARSN 090 242 229 and the Prime Credit Property Trust ARSN 089 849 196 (*Investa*), does not have to comply with Division 2 of Part 7.7 of the Act.
6. DEXUS Funds Management Limited ACN 060 920 783 in its capacity as the responsible entity for the DEXUS Diversified Trust ARSN 089 324 541, the DEXUS Industrial Trust ARSN 090 879 137, the DEXUS Office Trust ARSN 090 768 531, the DEXUS Operations Trust ARSN 110 521 223 and DEXUS Wholesale Management Limited ACN 159 301 907 as trustee of the DOT IOF Sub-Trust (*DEXUS*), does not have to comply with Division 2 of Part 7.7 of the Act.

**Where this instrument applies**

7. Investa and DEXUS provides or gives financial product advice to IOF Unitholders where:
  - (a) that advice is General Advice;
  - (b) that advice is provided in connection with the Trust Scheme; and
  - (c) that advice is contained in the Explanatory Materials.



16-0286

**Interpretation**

## 8. In this instrument:

**Dexus Securities** means interests in the DEXUS Diversified Trust ARSN 089 324 541, interests in the DEXUS Industrial Trust ARSN 090 879 137, interests in the DEXUS Office Trust ARSN 090 768 531 and interests in the DEXUS Operations Trust ARSN 110 521 223 which, under the terms on which each is to be traded, must be transferred together.

**Explanatory Materials** means the explanatory memorandum and notices of meeting dated 9 March 2016 and the supplementary explanatory memorandum dated 31 March 2016 sent to IOF Unitholders in relation to the Trust Scheme which is substantially in the same form as that provided to ASIC on or about 7 March 2016 and 31 March 2016 respectively.

**General Advice** has the meaning given by subsection 766B(4) of the Act.

**Investa Office Fund Unit** means an interest in the Armstrong Jones Office Fund ARSN 090 242 229 and an interest in the Prime Credit Property Trust ARSN 089 849 196 which, under the terms on which each is to be traded, must be transferred together.

**IOF Constitutions** means the constitution of the Armstrong Jones Office Fund ARSN 090 242 229 and the constitution of the Prime Credit Property Trust ARSN 089 849 196.

**IOF Unitholders** means a person who holds an Investa Office Fund Unit.

**Trust Scheme** means the arrangement under which DEXUS proposes to acquire all Investa Office Fund Units in exchange for cash and the issue of Dexus Securities, where the acquisition is approved by resolutions passed at a meeting of the IOF Unitholders:

- (a) to approve amendments to the IOF Constitutions under subsection 601GC(1) of the Act; and
- (b) under item 7 of section 611 of the Act.

Dated this 1st day of April 2016



Signed by Jenny Taing  
as a delegate of the Australian Securities and Investments Commission

16-0287

**Australian Securities and Investments Commission  
Corporations Act 2001 – Paragraph 1020F(l)(a) Revocation and Exemption**

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 16-0287.

**Commencement**

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

**Revocation**

4. ASIC Instrument 16-0098 dated 9 March 2016 is revoked.

**Exemption**

5. DEXUS Funds Management Limited ACN 060 920 783 in its capacity as the responsible entity for the DEXUS Diversified Trust ARSN 089 324 541, the DEXUS Industrial Trust ARSN 090 879 137, the DEXUS Office Trust ARSN 090 768 531, the DEXUS Operations Trust ARSN 110 521 223 and DEXUS Wholesale Management Limited ACN 159 301 907 as trustee of the DOT IOF Sub-Trust (*DEXUS*), does not have to comply with section 1012B of the Act.
6. Any person who holds interests in Dexus Securities that were issued in connection with the Trust Scheme and the Sale Facility do not have to comply with subsections 1012C(3) and (4) of the Act to the extent those subsections require a Product Disclosure Statement to be given because the offer would take place in the circumstances covered by subsection 1012C(6) of the Act.

**Where this instrument applies**

7. The exemption in paragraph 5 applies where DEXUS issues interests in Dexus Securities to IOF Unitholders as consideration for the transfer of interests in the Investa Office Fund in connection with the Trust Scheme.

16-0287

8. Paragraph 6 applies in relation to any offer to sell interests in Dexus Securities that were issued in connection with the Trust Scheme or the Sale Facility where that offer is made within 12 months after the issue of the interests.

**Interpretation**

9. In this instrument:

**Dexus Securities** means interests in the DEXUS Diversified Trust ARSN 089 324 541, interests in the DEXUS Industrial Trust ARSN 090 879 137, interests in the DEXUS Office Trust ARSN 090 768 531 and interests in the DEXUS Operations Trust ARSN 110 521 223 which, under the terms on which each is to be traded, must be transferred together.

**Effective Date** means the date on which the Trust Scheme comes into effect, which will be on or about 20 April 2016.

**Electing Minimum Holder** means a Minimum Holder who elects to have the Dexus Securities that it would receive under the Trust Scheme sold through the Sale Facility.

**Explanatory Materials** means the explanatory memorandum and notices of meeting dated 9 March 2016 and the supplementary explanatory memorandum dated 31 March 2016 sent to IOF Unitholders in relation to the Trust Scheme which is substantially in the same form as that provided to ASIC on 7 March 2016 and 31 March 2016 respectively.

**Ineligible Foreign Securityholder** means a person who as at the Record Date holds an interest in the Investa Office Fund whose address shown in the Investa Office Fund register is in any jurisdiction other than Australia and New Zealand, unless DEXUS determines that it is lawful and not unduly onerous or impracticable to issue the person with Dexus Securities when the Trust Scheme is implemented.

**Investa Office Fund** means the Armstrong Jones Office Fund ARSN 090 242 229 and the Prime Credit Property Trust ARSN 089 849 196.

**Investa Office Fund Unit** means an interest in the Armstrong Jones Office Fund ARSN 090 242 229 and an interest in the Prime Credit Property Trust ARSN 089 849 196 which, under the terms on which each is to be traded, must be transferred together.

**IOF Constitutions** means the constitution of the Armstrong Jones Office Fund ARSN 090 242 229 and the constitution of the Prime Credit Property Trust ARSN 089 849 196.

**IOF Unitholder** means a person who holds an Investa Office Fund Unit.

16-0287

**Minimum Holder** means an IOF Unitholder who is entitled to receive a parcel of Dexus Securities under the terms of the Trust Scheme with a value of less than \$500 (calculated as at the close of trading on the Effective Date).

**Record Date** means on or about 29 April 2016.

**Sale Facility** means the facility established for the sale of interests in Dexus Securities on behalf of Ineligible Foreign Securityholders and Electing Minimum Holders as described in the Explanatory Materials.

**Trust Scheme** means the arrangement under which DEXUS proposes to acquire all Investa Office Fund Units in exchange for cash and the issue of Dexus Securities, where the acquisition is approved by resolutions passed at a meeting of the IOF Unitholders:

- (a) to approve amendments to the IOF Constitutions under subsection 601GC(1) of the Act; and
- (b) under item 7 of section 611 of the Act.

Dated this 1st day of April 2016



Signed by Jenny Taing  
as delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities &amp; Investments Commission

16-0288

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

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

TO: Berndale Group Pty Ltd  
ACN 113 616 032 ("the Licensee")  
LEVEL 10 379 Collins Street  
Melbourne VIC 3000

1. Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001** (the Act), the Australian Securities and Investments Commission hereby suspends Australian Financial Services Licence number 290108 held by the Licensee until 30 April 2016, with effect from the date on which this notice is given to the Licensee.
2. Pursuant to section 915H of the Act, the Australian Financial Services Licence continues in effect while suspended, as though the suspension had not happened for the purposes of:
  - a. paragraph 912A(1)(g) of the Act, to the extent that it requires the Licensee to have a dispute resolution system consisting of membership of one or more external dispute resolution schemes in compliance with 912A(2)(b);
  - b. section 912B of the Act, which requires the Licensee to have compensation arrangements in place for retail clients. The arrangements must satisfy the requirements set out in regulation 7.6.02AAA of the Corporations Regulations 2001; and
  - c. section 912A(1)(c) of the Act, to the extent necessary to enable the Licensee to close out any open positions of the Licensee's clients as at the date of this Suspension.

Dated 1 April 2016

Signed

Hock Peng Lee  
A delegate of the Australian Securities and Investments Commission

16-0298

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

**Enabling provision**

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

**Title**

2. This instrument is ASIC Instrument 16-0298.

**Commencement**

3. This instrument commences on 6 April 2016.

**Declaration**

4. Chapter 6D of the Act applies to an offer for sale of ordinary shares in AHAlife Holdings Limited ACN 006 908 701 (*Company*) as if paragraph 708A(5)(b) of the Act were modified by deleting the words "5 days" and substituting the words "25 days".

**Where this instrument applies**

5. The modification in paragraph 4 applies to an offer for sale of ordinary shares in the Company where:
  - (a) the ordinary shares were issued to shareholders of Bezar, Inc., a company incorporated in the state of Delaware, under an offer which did not require disclosure under Part 6D.2 of the Act and as part of the acquisition of the unencumbered assets of Bezar, Inc. announced by the Company on 3 February 2016;
  - (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 April 2016



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

16-0299

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 6 April 2016

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

**TAKE NOTICE** that the Australian Securities and Investments Commission **PROHIBITS GIULIA PENNA 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 16<sup>th</sup> day of June 2015.

Signed:   
GAI DI BARTOLOMEO  
Delegate of the  
Australian Securities and Investments Commission.



16-0304

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

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 16-0304.

**Commencement**

3. This instrument commences on 7 April 2016.

**Declarations**

4. Chapters 6 and 6C of the Act apply to ApplyDirect Limited ACN 123 129 162 (the *Company*) as if section 609 were modified or varied by, after subsection (13) (as notionally inserted by ASIC Class Order [CO 13/520]), inserting:

“(13A) A person does not have a relevant interest in securities merely because, under an escrow agreement entered into by the person, the person applies restrictions on the disposal of the securities by the holder.”.
5. Chapters 6 and 6C of the Act apply to the Company as if section 9 were modified or varied by, after subparagraph (a)(ii)(C) in the definition of *substantial holding* (as notionally inserted by ASIC Class Order [CO 13/520]), inserting:

“or  
(D) subsection 609(13A) (securities subject to escrow arrangement);”.
6. Chapter 6C of the Act applies to the Company as if section 671B were modified or varied by omitting “.” in paragraph (7)(c) (as notionally inserted by ASIC Class Order [CO 13/520]), and inserting:

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



16-0304

**Where the instrument applies**

7. This instrument applies in relation to relevant interests the Company has in securities of the Company (*Escrowed Securities*) merely because the Company has entered into one or more lock-up or escrow agreements or deeds (each an *Escrow Arrangement*) with any one or more of the Security Holders in connection with the proposed admission of the Company's securities to the official list of the Australian Securities Exchange (*ASX*) where each Escrow Arrangement:
- (a) restricts disposal of, but not the exercise of voting rights attaching to, the Escrowed Securities;
  - (b) in the case of a full or proportional takeover bid:
    - (i) allows each Security Holder to accept into the takeover bid where holders of at least half of the bid class securities that are not subject to escrow have accepted into the bid; and
    - (ii) requires that the Escrowed Securities be returned to escrow if the bid does not become unconditional;
  - (c) allows the Escrowed Securities to be transferred or cancelled as part of a merger by way of compromise or arrangement under Part 5.1 of the Act;
  - (d) terminates no later than two years after the date the Company and the Security Holders entered into the Escrow Arrangement; and
  - (e) is substantially in the same form as the draft agreement provided to ASIC on 21 March 2016.

**Interpretation**

8. In this instrument

*Security Holders* means any of the following persons who hold shares in the Company:

Vernbrook Pty Ltd ATF Vernbrook Directors Super Fund  
Joelisa Nominees Pty Ltd  
Dr Leon Goldberg and Mrs Myriam Goldberg ATF M H Goldberg  
Super Fund  
Sam Romek Gonn  
Ian Poupard and Janice Poupard ATF I & J Super Account  
Regentbay Investments Pty Ltd ATF 235 Maroondah Highway  
Ringwood Unit Trust  
Copperhead Pty Ltd

## 16-0304

GS Andrews Consulting Pty Ltd ATF Copperhead Directors Super Fund  
Obeah Holdings Pty Ltd ATF Jebb Family Superannuation Fund  
G S Andrews Consulting Pty Ltd ATF AD Unit Trust  
Ambassador Transport Superannuation Fund Pty Ltd ATF Ambassador Transport Super Fund  
Avanta Pty Ltd  
Jasamy Pty Ltd  
Wifam Investments Pty Ltd ATF Wischer Family Trust  
Dominic and Tony Amato  
GS Andrews Consulting Pty Ltd ATF Cromwell Street Trust  
Risser Pty Ltd ATF Risser Super Fund  
Andrew Joseph Kornberg and Michelle Bernice Kornberg ATF M A Kornberg Super Fund  
Dunclyn Investments Pty Ltd ATF the McPherson Superannuation Fund  
Peter John Rahilly and Pauline Denise Rahilly ATF Rahilly Family Superannuation Fund  
Octopi Enterprises Pty Limited  
Kathryn Van Der Zwan ATF Harleston Family Trust  
Brendan William Jesser and Edwina Kate Aikman ATF Jesser Superannuation Fund  
Malcolm John Shippen  
Doveton Kay Investments Pty Ltd ATF Doveton Kay Investment Trust  
Edna Securities Pty Ltd ATF W Gelfand PSF  
Dent Super Investments Pty Ltd AFT Dent Family Superannuation Fund  
Robien Pty Ltd ATF Robien Superannuation Fund  
Lormic Pty Ltd  
Mollerie Pty Limited  
Trevor Lance Masson  
P & J Super Pty Ltd ATF P & J Superannuation Fund  
Raymond Arthur McGahy  
Lanoitan Pty Limited  
Donald Arthur Cameron and Judith-Anne Cameron ATF Jacad Superannuation Fund  
Penelope Robertson  
Ian Ronald Badger  
Dale Investments Pty Ltd

16-0304

Dated this 7th day of April 2016



Signed by Megan Dillon  
as a delegate of the Australian Securities and Investments Commission

16-0306

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

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 16-0306.

**Commencement**

3. This instrument commences on 7 April 2016.

**Declaration**

4. Chapters 6 and 6C of the Act apply to Reliance Worldwide Corporation Limited (ACN 610 855 877) (*RWC Limited*) as if section 9, Chapter 6 and Chapter 6C were modified or varied as follows:
  - (a) in the definition of *substantial holding* in section 9, as notionally modified by ASIC Class Order [CO 13/520], at the end of subparagraph (ii)(C) insert:

“or  
(D) subsection 609(13A) (Securities escrowed under voluntary agreement);”;
  - (b) after subsection 609(13), as notionally inserted by ASIC Class Order [CO 13/520], insert:

*“Securities escrowed under voluntary agreement*  
(13A) A company does not have a relevant interest in its own securities merely because under an escrow agreement entered into by the company, the company applies restrictions on the disposal of the securities by the holder.”; and
  - (c) in subsection 671B(7), as notionally modified by ASIC Class Order [CO 13/520], at the end of paragraph (c) omit “.”, substitute:

“;or  
(d) subsection 609(13A) (Securities escrowed under voluntary agreement).”.

16-0306

**Where this instrument applies**

5. This instrument applies in relation to relevant interests RWC Limited has in securities of RWC Limited (*Escrowed Securities*) merely because it has entered into one or more escrow agreements or deeds (each an *Escrow Arrangement*) with a Shareholder in connection with the proposed quotation of RWC Limited's securities to the official list of the Australian Securities Exchange where each Escrow Arrangement:
- (a) restricts the disposal of, but not the exercise of voting rights attaching to, Escrowed Securities;
  - (b) in the case of a takeover bid (including a proportional takeover bid):
    - (i) allows each Shareholder to accept into a takeover bid (including a proportional takeover bid) where holders of at least half of the bid class securities, that are not subject to an Escrow Arrangement, have accepted into the bid; and
    - (ii) requires that the Escrowed Securities be returned to escrow if the bid does not become unconditional;
  - (c) allows the Escrowed Securities the subject of the Escrow Arrangement to be transferred or cancelled as part of an arrangement under Part 5.1 of the Act;
  - (d) in the case of the GSA Security Holders, terminates on the date that RWC Limited's audited financial report for the year ended 30 June 2017 is released to ASX Limited (ACN 008 624 691);
  - (e) in the case of the Management Security Holder, terminates on the date that is 2 years from the date the escrow deed is executed; and
  - (f) is in a form, which is the same in all material respects, as the escrow deed provided to ASIC on 1 April 2016.

**Interpretation**

6. In this instrument:

**GSA Security Holder** means any of the following persons who hold shares in RWC Limited:

- (i) Jayburn Pty Ltd (ACN 007 104 663); and
- (ii) GSA International Pty Ltd (ACN 056 509 874);

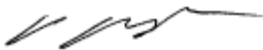
**Management Security Holder** means any of the following persons who hold shares in RWC Limited:

- (i) Heath Sharp (or his nominee); and
- (ii) Terry Scott (or his nominee).

**16-0306**

**Shareholder** means each GSA Security Holder and Management Security Holder.

Dated this 7<sup>th</sup> day of April 2016



.....  
Signed by Owen Rayner  
as a delegate of the Australian Securities and Investments Commission

16-0308

**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 16-0308.

**Commencement**

3. This instrument commences on 8 April 2016.

**Exemption**

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

**Where exemption applies**

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

16-0308

- (iii) settlement occurring in accordance with the Offer Management Agreement;
- (iv) the issue of Shares by RWC Limited to successful applicants under the Prospectus; and
- (v) completion of the restructure whereby RWC Limited acquires the operating entities that currently carry on the 'Reliance Worldwide Corporation' business from wholly owned subsidiaries of GSA Group Pty Ltd, as described in the Prospectus.

**Interpretation**

6. In this instrument:

*ASX* means ASX Limited ACN 008 624 691.

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

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

*Offer Management Agreement* means the agreement dated on or about 11 April 2016 between RWC Limited and other persons acting as joint lead managers for the offer of Shares made under the Prospectus.

*Prospectus* means the prospectus to be dated on or about 11 April 2016 under which Shares will be offered for issue by RWC Limited.

*RWC Limited* means Reliance Worldwide Corporation Limited ACN 610 855 877.

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

Dated this 8<sup>th</sup> day of April 2016



Signed by Owen Rayner  
as a delegate of the Australian Securities and Investments Commission



CORPORATIONS ACT 2001

SECTION 601AH(1)& 601AH(2)

Notice is hereby given that the registration of  
the companies mentioned below have been reinstated.

Dated this sixth day of April 2016

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

**ACN**

A.C.N. 052 147 672 PTY LTD	052 147 672
A & K FLOORING SOLUTIONS PTY LTD	163 310 987
A&M G&A PTY LTD	121 947 260
A & S CEMENT RENDERING & GYROCKING PTY LTD	164 812 220
AB ANDO WIRED TELECOMMUNICATIONS PTY LTD	112 539 429
ABORIGINAL NATIONS PTY LTD	057 961 341
ABREY INTERNATIONAL GROUP PTY LTD	136 637 655
ACCESS N.Q. PTY LTD	137 189 023
ACN 090 147 658 PTY LTD	090 147 658
ACN 106 004 951 PTY LTD	106 004 951
ACN 138 828 341 PTY LTD	138 828 341
ACN 140 459 061 PTY LTD	140 459 061
ACN 146 302 865 PTY. LTD.	146 302 865
ACN 160 628 606 PTY LTD	160 628 606
ADVANCED COMMUNICATION TECHNIQUES PTY LTD	154 479 213
AFRO-CUBAN SCHOOL OF DANCE & MUSIC PTY. LTD.	089 037 490
ALDANAF INVESTMENTS PTY LTD	142 212 173
ALL ASPECTS PLUMBING SERVICES PTY. LTD.	154 457 897
ALLIANCE AUSTRALE PTY LTD	116 125 421
ANBA KARAS PTY LTD	164 399 697
ANCHORMAC PTY LIMITED	130 408 016
ANI EXPORTS PTY. LIMITED	004 086 542
ANTHONY.B TRANSPORT PTY LTD	145 272 920
APAI PTY LTD	132 571 950
APORU PTY LTD	003 215 236
APPLE SOURCE PTY LTD	145 595 562

<b>Name of Company</b>	<b>ACN</b>
ASSOCIATED MEDICAL RADIOGRAPHY PTY LTD	129 765 162
A T GUNN PTY. LTD.	158 823 262
AUSMET ROOFING PTY LTD	138 092 190
AUSSIE BUSH AND COUNTRY MOTELS PTY LTD	138 085 453
AUSSIQUEST PROJECTS LTD.	165 263 445
AUST INDO CONSULTANTS PTY. LTD.	066 216 144
AUSTRALASIAN PACIFIC PROPERTY INVESTMENTS PTY LTD	160 957 228
AUSTRALIAN BOX RECYCLING PTY. LTD.	081 095 472
AUSTRALIAN BUILDERS GROUP PTY. LTD.	164 911 371
AUSTRALIAN PERFORMANCE TUNING PTY. LTD.	152 497 473
AUSTRALIAN RACE DRIVER ACADEMY PTY LTD	007 795 888
AWAKENING HEALTH SERVICES PTY LTD	161 431 269
AZZURI PTY LTD	165 519 031
B. A. P. ELECTRICAL SERVICES PTY LTD	116 786 620
B.H. LAURENCE PTY LTD	009 042 353
BANGALINE PTY LIMITED	143 149 820
BANZAI PTY LTD	137 073 306
BAROSSA ENERGY PTY LTD	087 566 452
BARRIENTOS SMSF CUSTBT PTY LTD	149 480 768
BARRIENTOS SMSF PTY LTD	144 050 242
BARRINGTON PARK MANAGEMENT PTY. LIMITED	072 891 886
BEACH CAPE PROPERTIES PTY LTD	112 643 786
BEAL SUPER FUND COMPANY FOR PROPERTY PTY LTD	163 236 262
BEAUTY & LOVE PTY LTD	002 991 362
BEC LOGISTICS PTY LTD	094 631 919
BELLARGIO PTY LTD	122 134 874
BEYOND FINANCIAL GROUP PTY LIMITED	089 642 277
BHARATHIYA NIVAS PTY LTD	164 585 095
BHL & KJL PTY LTD	118 676 136
BIDMAX PTY. LTD.	124 979 219
BLOOMBERG NOMINEES PROPRIETARY LIMITED	005 172 538
B MALLARD PROPERTY PTY LTD	163 553 508
B MALLARD SUPER PTY LTD	163 546 085
BOARDWALK CAPITAL PTY LTD	148 219 925
BONTEMPO INVESTMENTS PTY. LTD.	092 547 950
BORA 66 CONSTRUCTION PTY LTD	166 330 794
BRANDSPANK PTY. LTD.	096 144 580
BRENNAN HOLDINGS PTY LTD	152 839 202
BRENTON PTY. LTD.	056 600 876

<b>Name of Company</b>	<b>ACN</b>
BRIAFIELD PTY. LTD.	062 812 319
BRIDGIT HOME SOLUTIONS PTY LIMITED	110 945 107
BRILLIANT IMAGES & GRAPHICS PTY LTD	126 561 671
BROOKFIELD FAMILY DAY CARE PTY LTD	158 708 895
BT JOINERY PTY LTD	161 476 428
BUILDING BUREAU PTY LTD	121 059 443
C & R AUSTRALIA PTY. LTD.	156 489 593
CAMELBACK VINEYARD PTY LTD	094 325 434
CAPITAL GROUP CONSOLIDATED PTY. LTD.	080 366 838
CAPITAL GROUP HOLDINGS PTY. LTD.	079 859 528
CAROUSEL SERVICES PTY LTD	162 045 865
CARPENTRY ASAP PTY LTD	165 346 878
CEASEFIRE AUSTRALIA PTY LIMITED	121 757 917
CHAMPION MORTGAGE SERVICES PTY. LIMITED	003 689 905
CHANMERE PTY. LTD.	052 035 659
CHOUDHARY HOLDINGS PTY. LTD.	165 582 187
CHRISTLIGHT CLEANERS PTY LTD	152 486 845
CMET TECHNOLOGY PTY. LTD.	158 699 739
COILEY PTY LTD	163 414 195
COLUMBUS IT PTY LTD	066 598 794
COMBAT FITNESS AUSTRALIA PTY. LTD.	127 128 045
COMBINATION THERAPY PTY LTD	104 504 869
CONCETTA ENTERPRISES PTY LIMITED	112 647 711
CONNSTRUCT PTY. LTD.	139 474 703
CONSTRUCTIONS UNLIMITED PTY. LTD.	068 184 001
COULTER GROUP PTY LTD	152 202 250
COUSINS AND SONS PTY LTD	120 977 282
CRONOS INVESTMENTS PTY LTD	146 232 242
CRUZ XPRESS SERVICES PTY LTD	150 732 157
CTNR PTY LTD	162 487 612
CUBELA ENTERPRISES PTY. LTD.	137 706 873
CYLONICS PTY. LTD.	060 490 486
D.C. DYNAMICS PTY LTD	110 591 832
D'N'M ENTERTAINMENT PTY LTD	158 045 633
DARUMA INVESTMENTS PTY LTD	094 576 048
DASHER PTY LTD	104 523 784
DAZ & FIONA COMPANY PTY LTD	135 060 356
DECCAN ANEEQA PTY LTD	158 858 881
DEEP DIGITAL PTY LTD	151 994 973

<b>Name of Company</b>	<b>ACN</b>
DIVINE SOURCING PTY LTD	152 457 666
DMR COFFEE PTY LTD	160 261 138
DR HASSAN PTY LIMITED	130 129 056
DUDZ PTY LTD	113 769 798
DURBAN HOUSE PTY. LTD.	056 873 020
EAGLEMONT ASSET CO PTY. LTD.	133 602 490
EAGLES PROPERTIES VIC PTY LTD	135 674 798
ECLOD PTY LIMITED	153 918 622
EDUCATION WAY LANGUAGE INSTITUTE PTY LTD	163 608 633
EDWARDS RENOVATORS & DECORATORS PTY LTD	111 203 500
ELEVENTH DEXQUAY PTY. LTD.	005 948 596
ELITE CIVIL PTY LTD	153 102 455
EL SHAI PTY. LTD.	149 271 223
EMMETT HOLDINGS (QLD) PTY LTD	114 785 330
EMMETT INVESTMENTS (QLD) PTY LTD	114 785 312
EMMETT TECHNIQUE PTY LTD	126 165 026
EMPEROR FORGE PTY. LTD.	007 004 962
EMPIRE DISTRIBUTIONS (AUS) PTY LTD	162 603 910
ENCANA PTY. LTD.	128 907 399
ENHANCED NUTRIENT TECHNOLOGY PTY LTD	149 170 374
EPITOME MEDIA PTY LTD	144 948 425
ERASE DEMOLITION PTY LTD	163 321 604
ERRIGAL PLANT HIRE PTY LTD	164 839 114
ESPANOL TAPAS PTY LTD	118 226 672
EZIWIRE AUSTRALIA PTY LTD	151 870 790
FAIRWAY CONSULTING PTY. LTD.	130 427 299
FAITH NOMINEES PTY LTD	092 265 024
FALCON PACIFIC PTY LTD	162 308 965
FIDELITY CUSTODIAN PTY. LTD.	159 562 820
FLAMES STEAK & SEAFOOD PTY LTD	162 316 887
FLAWLESS CLADDING AND DESIGN PTY. LTD.	155 839 026
FREE AT LAST INTERNATIONAL PTY LTD	108 785 959
FRESH START HOMES PTY LTD	099 925 185
FROME STREET INVESTMENTS NO 303 PTY LTD	002 293 638
FUZZY BOUNDARY PTY LTD	163 163 102
G & J L HAY CUSTODIAN PTY LTD	163 664 444
G & J L HAY SMSF PTY LTD	163 664 355
G & R SALES PTY LTD	159 917 450
G A & D L PHILLIPS PTY LTD	121 926 449

<b>Name of Company</b>	<b>ACN</b>
GARRY J LOCKE PTY LTD	001 230 824
GARRY OLIVER DESIGN (SUPERANNUATION FUND) PTY. LTD.	164 634 824
GGMG HOLDINGS PTY LTD	165 004 231
GIANNAKOUDAKIS & CO. PTY LTD	160 159 982
GILMOUR FINANCE PTY LTD	119 252 247
GJ & J EVANS PTY LTD	106 544 316
GLEAM CLEANING SERVICES ADELAIDE PTY. LTD.	152 578 400
GLOBACOM PTY LTD	095 547 881
GLOBAL MARTIAL ARTS CENTRE PTY. LTD.	158 798 924
GLOWELL INTERNATIONAL PTY LTD	127 206 544
GOANNA AUDIO VISUAL PTY. LTD.	100 286 075
GOLDEN DELTA PTY LTD	109 829 772
GRESHAM HOLDINGS AUST. PTY LTD	123 793 304
GROUT MASTERS PTY LTD	133 150 624
GROWFAST PTY LTD	147 003 450
GURBAX PTY LTD	159 556 233
GVELOPMENT PTY LTD	164 758 392
GVS CONSULTING PTY. LTD.	056 543 278
HALARK PTY. LTD.	065 199 484
HALT CACTUS PTY LTD	152 671 442
HANDI PROPERTY INVESTMENTS PTY LTD	160 938 812
HISCOM PTY LTD	160 829 596
HOMEWARD BOUND HOLDINGS PTY. LIMITED	101 713 777
HONEYKENT PTY. LIMITED	050 057 326
HWH HOLDINGS PTY. LTD.	149 475 721
ICURAS PTY LTD	156 283 902
IDL-O ENGINEERING PTY. LTD.	004 245 523
IFS LOGISTICS PTY LTD	146 940 301
ILLAWARRA WATERPROOFING PTY LTD	155 559 685
IN MOTION TECHNOLOGIES PTY LIMITED	097 618 794
INTERNATIONAL FOOD GROUP PTY LTD	153 240 370
IPILLOW PTY. LTD.	131 040 198
IRIDIUM HOMES PTY LTD	113 157 761
ISHERWOOD PROTECTIVE SERVICES PTY LTD	146 618 662
JAKS BODY REPAIRS PTY LTD	161 699 921
JAN FONG PTY. LTD.	008 218 988
JAYVARUNS PTY LTD	152 660 387
JESSIE JAMES PTY. LTD.	098 414 058
JHS TOTAL SERVICES PTY LTD	130 086 967

<b>Name of Company</b>	<b>ACN</b>
J MONCKTON SUPERANNUATION FUND PTY. LTD.	160 671 536
JOHNNY WIPE ENTERPRISES PTY LIMITED	077 106 631
JOJOMONEY PTY. LTD.	114 593 261
JONVAL PTY LTD	160 094 173
JRJ ELECTRICAL & AIRCONDITIONING PTY LTD	162 917 286
JULIAN HAMEDI FAMILY SUPER PTY LTD	162 317 357
K.J. & S.M. EASTWOOD PTY. LTD.	005 184 252
KAHN HOLDINGS (NSW) PTY LIMITED	122 052 153
KATHERINE DAMIAN INVESTMENTS PTY LTD	141 159 837
KDB FINANCIAL SERVICES PTY LIMITED	123 711 222
KIDZ FIRST FAMILY DAY CARE PTY. LTD.	165 057 689
KIRINYAGA PTY LTD	149 998 103
KIRTI LOGISTICS PTY LTD	162 241 974
KUDJALA YARRAMUNDU LIMITED	102 498 279
KUPR RESTAURANT & RESORTS PTY. LTD.	163 771 462
KWS ROOFING PTY LTD	152 416 496
L'ANIMA MIA PTY. LTD.	145 008 617
LANTIC WEST PTY LTD	115 267 886
LAY-BUY FINANCIAL SOLUTIONS PTY. LTD.	146 418 313
LC INTERNATIONAL INVESTMENT PTY LTD	163 819 538
LEGGROUP PTY LTD	163 998 141
LEONYCE PTY LIMITED	127 159 157
LEVIC ENTERPRISES PTY LTD	113 920 586
LIGHTINGTON PTY LTD	093 428 758
LIGHTNING CONSTRUCTIONS PTY LTD	141 425 658
LIMELIGHT GROUP SERVICES PTY LTD	134 118 102
LITSON SUPER PTY LTD	158 871 937
LIVINGSTONE MOTORS PTY LTD	089 850 064
LODHI BROTHERS PTY LIMITED	146 735 819
LUDDINGTON HOLDINGS PTY LTD	136 339 912
M & D SANCHEZ TRANSPORT PTY LTD	127 882 099
M & K MANAGEMENT PTY LTD	127 281 092
M & K WALKLEY INVESTMENTS PTY LTD	154 466 789
M & M ENTERPRISES (GOLD COAST) PTY LTD	164 834 075
MACKBELL PTY LTD	165 202 746
MARACAIBO PTY. LTD.	006 518 690
MARDI BLANCH PTY LTD	108 725 971
MARLARGO WINES PTY LTD	122 864 153
MATA LEON PTY. LTD.	162 815 698

<b>Name of Company</b>	<b>ACN</b>
M D C B PTY LTD	130 934 548
MDR BROTHERS ENTERPRISE PTY LTD	164 984 132
MIC JOS SERVICES PTY LTD	113 902 793
MITKO DELI PTY LTD	166 397 780
MLJL PTY LTD	153 820 065
MONALI PTY LTD	164 786 921
MORTGAGE MANAGEMENT CORP PTY LTD	081 508 036
MOSMAN VISTA PTY LTD	142 238 775
MOUNTSTEPHEN COMMUNICATIONS PTY LTD	069 048 317
MOURNE INVESTMENTS PTY LTD	005 226 773
MT NATIONAL TRADE PTY LTD	161 466 824
MY ENERGY SOLUTIONS PTY LTD	151 581 529
MYNORTH PTY LTD	108 801 529
MYSTART PTY LTD	127 126 238
MZ INVESTMENTS AUSTRALIA PTY LTD	164 962 609
NAETANA PTY. LIMITED	005 081 747
NARAYAN AUSTRALIA PTY LTD	118 622 049
NATLAND ASBESTOS REMOVAL PTY LTD	162 333 440
NEDANOVSKI PROPERTY PTY. LTD.	135 893 159
NEW CITY BUILDING SUPPLIERS PTY LTD	126 007 485
NEW TRAILER CORPORATION PTY LIMITED	000 196 369
NICHOLAS HANCOCK PTY LIMITED	104 762 290
NICRISA PTY LTD	120 146 312
OBSESSIONS WHITSUNDAYS PTY LTD	098 446 756
OCEANCREST CONSTRUCTIONS PTY. LTD.	129 706 645
ONEDGE GROUP PTY LTD	145 864 802
OSMOPORT PTY. LIMITED	010 595 507
OVERALL AUTO CARE PTY LTD	137 024 723
PAMDARK PTY. LIMITED	004 007 032
P AND H MARINE AUSTRALASIA PTY LTD	069 183 384
PANTAI BHARU HOLIDAYS AND TOURS PTY LTD	137 568 220
PARADISE PROPERTIES & INVESTMENTS PTY. LTD.	064 580 374
PASS 2/3 PTY LTD	119 765 507
PAUL WILLANS BUILDING PTY LTD	125 734 438
PBS DEVELOPMENTS (VIC) PTY LTD	133 252 883
PEST TO REST PEST CONTROL PTY LTD	162 683 589
P G REID PTY. LTD.	087 887 661
PIPEWORK SERVICES PTY. LTD.	159 844 872
PLAINPAGE PTY LTD	165 571 942

<b>Name of Company</b>	<b>ACN</b>
PLANTATION NOMINEES PTY LTD	147 788 145
POSITANO GROUP OF COMPANIES PTY LTD	140 260 251
POSITIVE AIR PTY LTD	138 079 437
POTTSVILLE LEARN TO SWIM AND AQUA FITNESS PTY LTD	160 022 953
POWERPACK CURVES PTY LTD	095 087 068
POWER WORLD ENTERPRISES PTY LIMITED	111 487 579
PRIDE AND PASSION CARPENTRY PTY LTD	164 191 280
PRIME DEMOLITION & EXCAVATION PTY LTD	143 015 025
PRO DEMO & EXCAVATION PTY LTD	136 173 718
PROFESSIONAL PAINT WORKS PTY LTD	121 406 755
PRO POOL CARE PTY LTD	119 312 104
PURAT PTY. LTD.	003 910 370
PUTA MADRE PTY LTD	158 291 297
Q-ONE INTERNATIONAL PTY LTD	147 363 013
QUAD POINT SYSTEMS PTY LTD	077 217 513
QUANTUM FINANCIAL SOLUTIONS (NSW) PTY LTD	145 612 504
QUE ONE EQUITIES PTY. LTD.	135 497 086
R & K FIGUEIRAS TRANSPORT PTY LTD	095 249 817
RACK-EM-UP POOL HALL PTY LTD	123 579 171
RAMSAY METAL PRODUCTS PTY. LTD.	073 452 838
RDP HOLDINGS PTY LTD	123 788 394
REACH RECRUITMENT PTY LTD	126 541 268
RED COCKATOO CONSTRUCTIONS PTY LTD	152 484 403
REDMOOSE PTY LIMITED	131 796 177
REESE MALCOLM PTY LIMITED	158 538 544
REGAL BRIDAL WEAR PTY LTD	164 747 522
RESIDUAL ASSCO GROUP LIMITED	007 870 671
RESURRECTION TRADING PTY LTD	005 065 903
REX SUPER FUND PTY LTD	164 639 123
R G R PAINTING SERVICES PTY LTD	153 702 615
RHEBAN PTY. LTD.	010 482 185
RIGG PTY LTD	114 633 260
RILES INTEGRATED RESOURCE MANAGEMENT PTY LTD	079 573 452
RILEY AQUATIC MANAGEMENT PTY LTD	118 425 255
RISE TECHNOLOGY SERVICES PTY. LTD.	146 509 640
RJIM ENTERPRISES PTY LTD	160 787 673
RMS MARKETING SERVICES PTY. LTD.	081 746 732
ROBSIM PTY LTD	105 303 026
ROCK SOLID PARTNERS PTY LTD	132 518 168



<b>Name of Company</b>	<b>ACN</b>
ROSIAN PROPERTY DEVELOPMENTS PTY LTD	106 102 489
S.L.R. AUTO'S PTY LTD	066 983 284
S.P BERRY INTERIORS PTY LTD	162 116 896
S.W.E.F.A. DEVELOPMENTS PTY LTD	005 426 620
S & C & J PTY LTD	127 185 200
SALA TENNA BROS PTY LTD	009 154 616
SATLAB PTY LTD	102 410 266
SAXON DEVELOPMENTS PTY. LTD.	093 942 333
SEADRIFT HOLDINGS PTY LTD	135 800 314
SEANROCK PLASTERING PTY LTD	162 631 094
SEQT PTY LTD	162 193 197
SERRAS HOLDINGS PTY. LTD.	133 447 668
SHEA FAMILY COMPANY NO. 777 PTY LTD	155 513 189
SHEESHMAHAL INDIAN RESTAURANT PTY. LTD.	151 443 668
SIGNATURE VEHICLES PTY LTD	108 547 879
SK BILLINUDGEL AUSTRALIA PTY LTD	158 814 076
SKILLYS PTY LTD	118 171 136
SLINKY CORP PTY. LTD.	164 589 593
SNT PROPERTY GROUP PTY LTD	124 268 364
SOLID SCAFFOLD & RIGGING PTY LTD	162 250 928
SOUTHERN PLANTATION MANAGEMENT PTY LTD	160 062 304
STE SUPER PTY LTD	161 841 818
STRONACH & ASSOCIATES PTY LTD	147 141 704
STUDYFIELDS PTY. LTD.	126 046 197
STUFF INVESTMENTS PTY LTD	137 486 965
SURESTONE FLOORING PTY LTD	141 576 641
SW KAY & SB KAY PTY LTD	163 385 635
TAD CABINETS PTY LTD	165 873 227
TARGETT NEIL PTY LTD	133 908 371
TASK - FORCE DISTRIBUTION SERVICES PTY LTD	133 246 170
TBFC PTY LIMITED	001 445 665
TERRITORY (NO. 1) PTY LIMITED	122 374 029
THE SUNSET BAR PROPRIETARY LIMITED	090 142 715
THORNFIELD PTY LIMITED	010 386 026
TODAY TELECOM PTY LTD	144 990 625
TO EASY CIVIL & ENGINEERING PTY LTD	144 982 445
TRACEY SINGLETON GROUP PTY LTD	145 378 749
TRAX 627 CAFE BAR PTY LTD	145 207 914
TUCKI HILLS PTY LTD	124 971 231

<b>Name of Company</b>	<b>ACN</b>
TURNBULL MAGGS NOMINEES PTY LTD	075 846 892
UBR FABRICATIONS PTY LTD	164 588 112
UKELLA PTY LTD	003 041 192
UKMT PTY. LTD.	136 423 544
VALTRA DEVELOPMENTS PTY. LTD.	161 666 342
VOICEOLOGY (AUSTRALIA) PTY LIMITED	119 622 865
WANNA BIRD INVESTMENTS PTY LTD	130 855 346
WATERGROVE PTY LTD	103 423 776
WAYFARER PTY LTD	138 903 554
WEBTS PTY LTD	124 130 794
WIKID INSTALLATIONS PTY LTD	150 938 346
WILLOW PROJECTS PTY. LTD.	161 061 178
WINNING WAYS RACING PTY LTD	161 800 880
WODDOS CRANES PTY LIMITED	138 418 416
WR CRANE HIRE PTY LTD	132 382 668
W R SMALL PTY LTD	133 363 818
XIAO DONG GYPROCK PTY LTD	154 976 539
YLENDY GROUP PTY LTD	166 013 690
ZEJG ENTERPRISE PTY LTD	165 938 296
164 FYANS STREET PTY LTD	153 001 515
3BEARS PHOTOGRAPHY PTY LTD	162 788 810
32 WINDSOR STREET PTY LTD	164 785 755
888 PROPERTY PTY LTD	164 919 171

CORPORATIONS ACT 2001

Subsection 601CC(4)

ASIC has struck the registered Australian bodies listed below off the register.

Dated this eighth day of April 2016

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

SUICIDE PREVENTION AUSTRALIA (SPA) INCORPORATED

**ARBN**

054 925 585

CORPORATIONS ACT 2001

Section 601CL(5)

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

Dated this eighth day of April 2016

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

**ARBN**

ANGEL PLAYING CARDS SINGAPORE PTE. LTD.	606 042 246
APPLIED MEDICAL DISTRIBUTION CORPORATION	141 336 585
ARDRICH HYGIENE PTY LIMITED	161 146 309
FINANCIAL EXPRESS (HOLDINGS) LIMITED	158 114 419
LLOYD'S REGISTER RAIL LIMITED	109 312 870
MARGARET MORRELL & ASSOCIATES LIMITED	140 466 904
O K DINERS LIMITED	135 134 468
ROBBER'S DOG FILMS LIMITED	121 791 679
STATOIL AUSTRALIA AS	138 042 145
TERARECON, INC.	161 904 294
TRAVELERS INSURANCE COMPANY LIMITED	086 441 910

CORPORATIONS ACT 2001

Section 601CL(4)

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

Dated this eighth day of April 2016

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

**ARBN**

CLAIM 2 GAIN LTD

159 327 385

FERRARI HEALY LIMITED

156 053 477

SAMANDJENNY LIMITED

151 766 979

UNIFAB NEW ZEALAND LIMITED

116 550 684

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.

**ACADEMY OF DESIGN AUSTRALIA LIMITED**  
ACN 163 956 152 will change to a proprietary company limited by shares. The new name will be ACADEMY OF DESIGN AUSTRALIA PTY LTD ACN 163 956 152.

**ARLDYN ENTERPRISES PTY** ACN 116 381 134 will change to a proprietary company limited by shares. The new name will be ARLDYN ENTERPRISES PTY LTD ACN 116 381 134.

**DICKSON & DICKSON HEALTHCARE LIMITED**  
ACN 133 614 561 will change to a proprietary company limited by shares. The new name will be DICKSON & DICKSON HEALTHCARE PTY LTD ACN 133 614 561.

**PLAN B WEALTH MANAGEMENT LTD**  
ACN 052 834 634 will change to a proprietary company limited by shares. The new name will be PLAN B WEALTH MANAGEMENT PTY LTD ACN 052 834 634.

**ARCADIA MINING LTD** ACN 157 905 210 will change to a proprietary company limited by shares. The new name will be ARCADIA MINING PTY LTD ACN 157 905 210.

**AUROCH MINERALS NL** ACN 148 966 545 will change to a public company limited by shares. The new name will be AUROCH MINERALS LTD ACN 148 966 545.

**PENTAGON CAPITAL LIMITED**  
ACN 106 719 699 will change to a proprietary company limited by shares. The new name will be PENTAGON CAPITAL PTY LIMITED ACN 106 719 699.

**SIG GROUP INTERNATIONAL LIMITED**  
ACN 167 843 629 will change to a proprietary company limited by shares. The new name will be SIG GROUP INTERNATIONAL PTY LTD ACN 167 843 629.