



ASIC

Australian Securities &
Investments Commission

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RIGHTS OF REVIEW

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

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ASIC

Australian Securities & Investments Commission

15-0741

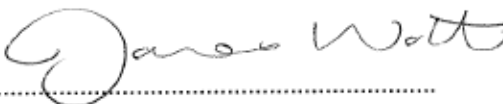
**Australian Securities and Investments Commission
Corporations Act 2001 Section 915B**

Notice of Cancellation of an Australian Financial Services Licence

TO: Kingston Capital Pty Ltd
ACN 093 837 640 ("the AFS Licensee")
Suite 7, 330 Churchill Avenue
SUBIACO WA 6008

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 234540 held by Kingston Capital Pty Ltd, with effect from the date on which this notice is given to the Licensee.

Dated this 7 June 2016

Signed 

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



16-0221

ASIC

Australian Securities & Investments Commission

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 16-0221.

Commencement

3. This instrument commences on the 8th day of June 2016.

Declarations

4. Chapter 6D of the Act applies to GARDA Capital Limited ACN 095 039 366 (*GARDA Capital*) as if that Chapter were modified or varied by omitting paragraph 708(13)(b) and substituting:

“(b) an offer of fully-paid shares in a body to 1 or more existing holders of shares in the body, under a plan for the reinvestment of at least one of the following:

 - (i) dividends in respect of shares in the body;
 - (ii) distributions in respect of managed investment products which, under the terms on which they may be traded, must only be transferred together with shares in the body.”
5. Part 7.9 of the Act applies in relation to GARDA Funds Management Limited ACN 140 857 405 in its capacity as responsible entity of GARDA Capital Trust ARSN 150 164 720 (*Scheme*) as if paragraph 1012D(3)(b) were modified or varied as follows:
 - (a) omit “either:” and substitute “one or more of the following applies:”;
 - (b) in subparagraph (i), omit “or” (second occurring);
 - (c) in subparagraph (ii), omit “facility.” and substitute “facility;”;

16-0221

- (d) after subparagraph (ii), insert:
- “(iii) in a recommendation situation—the advice that constitutes the relevant conduct relates to an offer of a managed investment product, under a plan for the reinvestment of at least one of the following:
- (A) distributions in respect of the managed investment product or another managed investment products;
 - (B) dividends in respect of shares in a body which, under the terms on which they may be traded, must only be transferred together with the managed investment products;
- (iv) in an issue situation—the offer or issue that constitutes the relevant conduct is an offer or issue of a managed investment product, under a plan for the reinvestment of at least one of the following:
- (A) distributions in respect of the managed investment products;
 - (B) dividends in respect of shares in a body which, under the terms on which they may be traded, must only be transferred together with the managed investment products.”.

Where this instrument applies

6. This instrument applies where:
- (a) each ordinary interest in the Scheme and each ordinary share in the GARDA Capital must, under the terms on which each is to be traded, only be transferred together (*Stapled Security*); and
 - (b) an offer or issue of, or recommendation to acquire, a component of a Stapled Security is made under a plan for the reinvestment of dividends in respect of shares in GARDA Capital or distributions in respect of interests in the Scheme.

Dated 8th day of June 2016

Signed by Lorraine Mizzy
as a delegate of the Australian Securities and Investments Commission



16-0225

ASIC

Australian Securities & Investments Commission

**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 16-0225.

Commencement

3. This instrument commences on 8th day of June 2016.

Declarations

4. Chapters 6 and 6C of the Act apply to GARDA Capital Limited ACN 095 039 366 (the *Company*) and GARDA Funds Management Limited ACN 140 857 405 (the *Responsible Entity*) in its capacity as the responsible entity for the GARDA Capital Trust ARSN 150 164 720 (the *Scheme*) 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 and the Responsible Entity 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 and Responsible Entity 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:

16-0225

“; or

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

Where the instrument applies

7. This instrument applies where:

- (a) the Company and the Responsible Entity apply restrictions on the disposal of securities (*Escrowed Securities*) under an escrow agreement entered into by the Company and the Responsible Entity and a Security Holder (*Escrow Agreement*);
- (b) the Escrowed Securities are GARDA Stapled Securities;
- (c) the Escrow Agreement is entered into in connection with the listing of the Company and the Scheme on the official list of ASX Limited ACN 008 624 691;
- (d) the Escrow Agreement restricts disposal of, but not the exercise of voting rights attaching to, the Escrowed Securities;
- (e) the Escrow Agreement terminates no later than two years after the date of execution of the relevant Escrow Agreement;
- (f) the Escrow Agreement allows the Security Holder to accept into a takeover bid where:
 - (i) holders of at least half of the bid class securities that are not the subject of an escrow agreement to which the offer under the bid relates have accepted or tendered their securities into the bid acceptance facility, as applicable, and the takeover bid is unconditional or all conditions to the takeover bid have been satisfied or waived (in the case of acceptance of a takeover bid); and
 - (ii) the Escrow Agreement requires that the Escrowed Securities be returned to escrow if the Escrowed Securities are not transferred in accordance with the bid;
- (g) the Escrow Agreement allows the Escrowed Securities to be transferred or cancelled as part of a merger being implemented by way of compromise or arrangement under Part 5.1 of the Act;
- (h) the Escrow Agreement is, subject to paragraphs (a) to (g) above, in substantially the same form provided to ASIC on 7 June 2016;
- (i) the Underwriter also applies restrictions on the disposal of not more than 19.9% of the Garda Stapled Securities on issue under an escrow agreement (*Underwriter Escrow*

16-0225

Agreement) entered into by the Underwriter and a Security Holder in substantially the same form provided to ASIC on 7 June 2016;

- (j) the Company and Responsible Entity have advised ASIC that not more than 49.4% of the Garda Stapled Securities will be subject to restrictions on disposal under the Escrow Agreement and the Underwriter Escrow Agreement combined.

Interpretation

8. In this instrument

GARDA Stapled Securities means an ordinary interest in the Scheme and an ordinary share in the Company which must, on the terms on which they are traded, only be transferred together.

Security Holders means any of the following persons who hold GARDA Stapled Securities:

- (i) M3SIT Pty Ltd ACN 142 164 017 as trustee for the M3 Solutions Investment Trust; and
- (ii) Madsen Nominees Pty Ltd ACN 153 176 302 as trustee for the MB & PM Madsen Family Trust.

Underwriter means Morgans Corporate Limited ACN 010 539 607 AFSL 235407.

Dated this 8th day of June 2016



Signed by Lorraine Mizzi
as a delegate of the Australian Securities and Investments Commission

16-0419

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 16-0419.

Commencement

3. This instrument commences on 23 May 2016.

Revocation

4. This instrument revokes ASIC instrument 16-0369 dated 2 May 2016.

Declaration

5. Chapter 6 of the Act applies to Novomatic AG, a body corporate incorporated under the laws of Austria, with unique identification number FN 69548b, (*Novomatic*) as if subsection 609(7) of the Act was omitted and replaced with the following:

"A person does not have a relevant interest in securities merely because of an agreement if the agreement:

- (a) is conditional on:
 - (i) a resolution under item 7 in the table in section 611 being passed; or
 - (ii) ASIC exempting the acquisition under the agreement from the provisions of this Chapter under section 655A; and

16-0419

- (b) does not confer any control over, or power to substantially influence, the exercise of a voting right attached to the securities; and
- (c) does not restrict disposal of the securities for more than the shorter of:
 - (i) 5 months and 11 days from the date when the agreement is entered into; or
 - (ii) the period between the date when the agreement is entered into and the date of the general meeting held to effect satisfaction of subparagraph (a)(i).

The person acquires a relevant interest in the securities when the condition referred to in paragraph (a) is satisfied."

Where this instrument applies

6. This declaration applies:

- (a) in relation to the share purchase agreement entered into between Novomatic and Mr Leonard Hastings Ainsworth and Associated World Investments Pty Ltd (ACN 075 429 480) (together *Mr Ainsworth*) on 23 February 2016 (as amended from time to time), under which Novomatic would acquire 172,100,823 shares in Ainsworth Game Technology Limited ACN 068 516 665 (*AGT*) held by Mr Ainsworth and entitles controlled by him (*Agreement*), where approval of the Agreement is to be sought under item 7 of section 611 of the Act;
- (b) where the Agreement is disclosed to the market on the markets announcement platform operated by ASX Limited ACN 008 624 691 (*ASX*) in respect of AGT on 25 February 2016;
- (c) where a draft notice of meeting and accompanying explanatory materials seeking shareholder approval of the Agreement under item 7 of section 611 of the Act is first provided to ASIC on 14 April 2016;
- (d) where ASIC has made an application to the Takeovers Panel in relation to the affairs of AGT on 13 May 2016;
- (e) where the Takeovers Panel determined to commence proceedings in relation to the affairs of AGT on 20 May 2016; and

16-0419

- (f) where Novomatic has given written notice of the granting and effect of this instrument to AGT for release to the market on the markets announcement platform operated by the ASX.

Dated this 23rd day of May 2016



.....
Signed by Shaw Nomura
as a delegate of the Australian Securities and Investments Commission

16-0426

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 16-0426.

Commencement

3. This instrument commences on 7 June 2016.

Declaration

4. Chapter 6D of the Act applies to an offer for sale of ordinary shares in ZipMoney Limited ACN 139 546 428 (*ZipMoney*) as if paragraph 708A(5)(b) of the Act, was modified by deleting the words "5 days" and substituting the words "56 days".

Where this instrument applies

5. This instrument applies where ZipMoney:
 - (a) makes an offer for sale of ordinary shares to sophisticated and professional investors on or around 2 June 2016 which did not require disclosure under Part 6D.2 of the Act because of subsection 708(8) or subsection 708(11) of the Act; and
 - (b) ZipMoney 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 7th day of June 2016



Signed by Michelle Cobb
as a delegate of the Australian Securities and Investments Commission

16-0464

NOTICE UNDER SECTION 920E OF THE CORPORATIONS ACT 2001

Notice is given under section 920E of the Corporations Act 2001 that the Australian Securities and Investments Commission has made a banning order in the terms set out below, which order took effect on the date of service of the order on the person to whom it relates, being 31 May 2016.

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION**IN THE MATTER OF MALCOLM PHILIP BERSTEN****BANNING ORDER UNDER SECTIONS 920A AND 920B
OF THE CORPORATIONS ACT 2001**

To: Malcolm Philip Bersten

TAKE NOTICE that under sections 920A(1) and 920B(2) of the Corporations Act 2001 the Australian Securities and Investments Commission prohibits Malcolm Philip Bersten from providing any financial services for a period of five (5) years.

Dated this 19th day of April 2016

Signed: 
19 April 2016
Delegate of the Australian Securities &
Investments Commission

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



ASIC

Australian Securities & Investments Commission

16-0466

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

Notice of Cancellation of an Australian Financial Services Licence

TO: EMISSION REDUCTION SERVICES PTY LTD
ACN 161 276 562 ("the Licensee")
Last notified principal place of business:
Unit 2
13-15 Ridge Street
NORTH SYDNEY NSW 2060

Pursuant to section 915B(3)(a) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 432480 held by the Licensee, with effect from the date of this notice.

Dated *2 June 2016*

Signed *John J. Connor*

John Connor

A delegate of the Australian Securities and Investments Commission

16-0467

**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 16-0467.

Commencement

3. This instrument commences on 3 June 2016.

Declarations

4. Chapters 6 and 6C of the Act apply to Shaver Shop Group Limited ACN 150 747 649 (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).”.

16-0467

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 escrow deeds (each an *Escrow Arrangement*) with each Security Holder in connection with the proposed admission of the Company's securities to the official list of the Australian Securities Exchange (*ASX*) where each Escrow Arrangement:
- (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 26 May 2016.

Interpretation

8. In this instrument:

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

Alsop Pty Limited ACN 007 583 128
Katani Pty Ltd ACN 097 269 639
Dovali Pty Ltd ACN 005 796 556
Zara Holdings Pty Ltd ACN 127 496 459
Robin Hood Holdings Pty Ltd ACN 123 660 024
Staffy Pty Ltd ACN 123 660 033
Levanto Holdings Pty Ltd ACN 123 660 015
Broderick Ernst George Arnhold
Andrea Atamian
Cameron Andrew Fox

16-0467

Dated this 3rd day of June 2016



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



ASIC

Australian Securities & Investments Commission

16-0468

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

Notice of Cancellation of an Australian Financial Services Licence

TO: WFD Management Services Pty Ltd
ACN 122 292 040 ("the AFS Licensee")
Level 2, 257 Melbourne Street
NORTH ADELAIDE SA 5006

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 312098 held by WFD Management Services Pty Ltd, with effect from the date on which this notice is given to the Licensee.

Dated this 7 June 2016

Signed

A handwritten signature in cursive script that reads 'James Nott'.

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



ASIC

Australian Securities & Investments Commission

16-0469

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Community Direct Pty Ltd
ACN 165 331 340 ("the AFS Licensee")
101 Carrington Road
WAHROONGA NSW 2076

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 454893 held by Community Direct Pty Ltd, with effect from the date on which this notice is given to the Licensee.

Dated this 7 June 2016

Signed

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

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



ASIC

Australian Securities & Investments Commission

16-0470

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Arthur J. Gallagher (Aus) Pty Ltd
ACN 061 063 303 ("the AFS Licensee")
PO Box 6007
NORTH SYDNEY NSW 2059

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 227017 held by Arthur J. Gallagher (Aus) Pty Ltd, with effect from the date on which this notice is given to the Licensee.

Dated this 7 June 2016

Signed

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

16 - 0477

NOTICE UNDER SECTION 920E OF THE CORPORATIONS ACT 2001

Notice is hereby given under section 920E of the Corporations Act 2001 that the Australian Securities and Investments Commission has made an order, a copy of which is set out below, which order took effect on the date of service of the order on the person to whom it relates, being 3rd June 2016.

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION**IN THE MATTER OF WAYNE MEADTH****SECTIONS 920A AND 920B OF THE CORPORATIONS ACT 2001**

To: Wayne Meadth

**ORDER UNDER SECTIONS 920A AND 920B OF THE
CORPORATIONS ACT 2001**

TAKE NOTICE that under paragraph 920A(1)(da) and section 920B of the Corporations Act 2001 the Australian Securities and Investments Commission prohibits Wayne Meadth from providing any financial services for a period of one year.

Dated this 11th day of May 2016.

Signed: 
Graeme Darcy Plath
Delegate of the Australian Securities and
Investments Commission

Your attention is drawn to s920C and s1311 of the Corporations Act 2001 that provide that a person commits an offence if they engage in conduct that breaches a banning order that has been made against them (Penalty \$2,750 or imprisonment for 6 months or both).

16-0480

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

PART 9.4AA OF THE CORPORATIONS ACT
INFRINGEMENT NOTICE

To:
Rhinomed Limited
Suite 1
1233 High Street
ARMADALE VIC 3143

TAKE NOTICE: The Australian Securities and Investments Commission (ASIC) hereby issues an Infringement Notice to Rhinomed Limited ACN 107 903 159 (**Rhinomed**) under subsection 1317DAC(1) of the *Corporations Act 2001* (**the Act**). This Infringement Notice requires Rhinomed to:

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

This Infringement Notice is issued on 7 June 2016.

DETAILS OF THE ALLEGED CONTRAVENTION

The Facts

Rhinomed is an Australian medical technology company that specialises in respiratory technology.

Rhinomed had developed an anti-snoring device known as "Mute", which it launched onto the market in late 2014 (**the Mute Product**).

In early 2015, Rhinomed was engaged in negotiations with ResMed Inc (**ResMed**), a global manufacturer of medical products, including products for the treatment of sleep disorders, about a proposed agreement under which ResMed would buy the Mute Product for distribution to the UK and later to Europe.

On 15 May 2015, Rhinomed released a company announcement titled "Resmed Inc to sell Mute™ snoring and sleep technology", which contained the following statements:

- *Rhinomed's Mute™ snoring and sleep technology to be sold online by ResMed Inc.*
- *UK sales to begin June 2015"*

"(Rhinomed) ... has struck an important sales agreement with global sleep technology heavyweight ResMed Inc ... to begin selling the novel Mute™ snoring reduction and sleep technology in the key UK market."

"This is the company's third distribution deal since February for (Mute)"

"Terms of the ResMed UK deal are not being disclosed, but the product will be marketed as an online product through Resmed's online e-commerce platform. Rhinomed has received the opening order and will begin shipping stock to Resmed's distribution centre immediately."

After the above announcement, on 15 May 2015, the price of Rhinomed shares opened at 3.6 cents, and reached a high of 5.5 cents. The shares closed at 5.2 cents, an increase of 92% on the closing price of 2.7 cents on 13 May 2015, the previous day the shares had traded. Over 242 million Rhinomed shares were traded on 15 May 2015 and almost 156 million on 18 May 2015, the next trading day. The daily trading volumes for the other trading days in the week beginning 18 May 2015 were 18.7 million, 7.6 million, 12.1 million and 12.6 million respectively. In the month before 15 May 2015, the daily trading volume of Rhinomed shares was between 95,871 and 3.9 million.

Also on 15 May 2015, broker reports by Baillieu Holst gave Rhinomed a "buy" rating and reported that the above announcement was "a major announcement for the company" and a research note by Morgans commented that, "we expect this appointment to generate a significant uplift to sales and establish a solid base in the UK ... We expect the share price to react positively to the news".

Between about 19 May 2015 and 28 May 2015, Rhinomed and ResMed exchanged correspondence about the matters announced by Rhinomed on 15 May 2015. On 27 May 2015, ResMed cancelled the purchase order for the Mute Product that had been referred to in the above announcement as the opening order.

On 9 June 2015 at about 7:30am (Australian Eastern Standard time), Rhinomed and ResMed met at an industry conference in Seattle, USA. At that meeting, ResMed told Rhinomed that ResMed did not intend to buy "anything from (Rhinomed) at this stage".

By reason of the above, by 9 June 2015, Rhinomed was aware of the following information:

- Rhinomed and ResMed would not, at that time, be entering into a distribution agreement for Rhinomed's Mute product to be sold on ResMed's UK online e-commerce platform (as referred to in Rhinomed's announcement to the ASX on 15 May 2015) and that ResMed had cancelled the opening order of the agreement

(the Information).

On 21 August 2015, Rhinomed released a company announcement titled "UK Pharmacy Distribution Secured for Mute" which stated that:

"(Rhinomed) is pleased to announce its Mute snoring and sleep technology will be available on pharmacy shelves in the United Kingdom from late October 2015."

"The Mute technology will be sold exclusively in the United Kingdom by Boots UK, the leading pharmacy-led health and beauty retailer.The exclusive deal supersedes previous UK distribution deals for Mute".

This was the first time the Information became publicly available.

The Contravention

This Infringement Notice has been issued because ASIC has reasonable grounds to believe that Rhinomed contravened subsection 674(2) of the Act in the period between 9 June 2015 and 21 August 2015, in that:

- (a) Rhinomed is an entity to which subsection 674(2) of the Act applies.
- (b) By 9 June 2015, Rhinomed 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 Rhinomed, because information that it no longer had a distribution agreement for the UK with ResMed, a global manufacturer, for the Mute Product, and that ResMed had cancelled its opening order, was significant information which would, or would be likely to, influence persons who commonly invest in securities in deciding whether to acquire or dispose of Rhinomed shares.
- (d) ASX Listing Rule 3.1 required Rhinomed to tell ASX of the Information on or about 9 June 2015.
- (e) ASX Listing Rule 3.1A (the exception to ASX Listing Rule 3.1) did not apply to the Information because:
 - (i) a reasonable person would have expected the Information to be disclosed to ASX, or a trading halt requested;
 - (ii) the Information was not confidential; and
 - (iii) none of the matters listed in ASX Listing Rule 3.1A.1 applied to the Information.
- (f) Between 9 June 2015 and 21 August 2015, the Information was not generally available.

Compliance with the Infringement Notice

Rhinomed 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 7 June 2016 and expires on 5 July 2016: subsection 1317DAH(1) of the Act. ASIC may extend the compliance period for this Infringement Notice once, by up to 28 days: subsection 1317DAH(3) of the Act. If this occurs ASIC will notify Rhinomed 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 Rhinomed and cannot be regarded as a finding that Rhinomed has contravened subsection 674(2) of the Act for any other purpose: subsection 1317DAF(4) of the Act.

ASIC cannot take civil or criminal proceedings against Rhinomed for the alleged contravention specified in this Infringement Notice, either during the compliance period or after the Infringement Notice is complied with: subsection 1317DAF(5) of the Act. However, certain proceedings may be commenced or continued against Rhinomed by third parties or by ASIC on behalf of third parties: section 1317DAF(6) of the Act.

Effect of failure to comply with the Infringement Notice

ASIC cannot enforce compliance with this Infringement Notice: section 1317DAF of the Act. However, if this Infringement Notice is not withdrawn in accordance with section 1317DAI of the Act, it is open to ASIC to take the following action against Rhinomed:

- (a) ASIC may begin civil penalty proceedings against the entity under Part 9.4B of the Act seeking a declaration that Rhinomed 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;
- (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;
- (c) ASIC may (if applicable) make an order under section 91 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 subsections 708A(2), 713(6), 1012DA(2) or 1013FA(3) of the Act, or accept an enforceable undertaking under section 93AA of the ASIC Act and bring proceedings to enforce the undertaking: section 1317DAG of the Act.

Certain other proceedings may also be commenced or continued against Rhinomed by third parties or by ASIC on behalf of third parties: subsection 1317DAG(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 Rhinomed, including:

- (a) civil proceedings under Part 9.4B of the Act; or

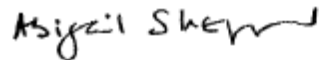
(b) a prosecution for an offence based on the provision specified in the notice.

Rhinomed may seek the withdrawal of this Infringement Notice by making a written representation to ASIC: subsections 1317DAI(1) of the Act. Material provided to ASIC in such a representation is not admissible in evidence in proceedings against Rhinomed or a representative of the company: subsections 1317DAI(2) of the Act.

Publication

If Rhinomed complies with this Infringement Notice ASIC may publish details of Rhinomed's compliance in the manner set out in subsections 1317DAJ(2) or (3) of the Act: subsection 1317DAJ(1) of the Act.

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



Abigail Sheppard
Delegate
Australian Securities and Investments Commission

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ANNEXURE 1

**Part 9.4AA—Infringement notices for alleged
contraventions of continuous disclosure provisions**

1317DAA Definitions

(1) 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

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references to the responsible entity having breached such an undertaking given in relation to the registered scheme.

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.

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.

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1317DAD Statement of reasons must be given*Statement of reasons*

- (1) 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).

1317DAE Matters to be included in infringement notice

- (1) 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
 - (g) must specify the penalty that is payable in relation to the alleged contravention; and

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- (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
 - (l) 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

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- (ii) 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.

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 1317DAJ; 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 1317DAJ.

No contravention etc. by the disclosing entity

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

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

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 1317DAL.

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:

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Effect of failure to comply with infringement notice		
Column 1	Column 2	Column 3
Item	If the disclosing entity fails to:	the disclosing entity is liable to:
1	pay the penalty specified in the infringement notice	proceedings under Part 9.4B for: (a) a declaration of contravention; and (b) a pecuniary penalty order, in relation to the alleged contravention of the provision specified in the infringement notice.
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 proceedings may be started etc.

- (3) Subject to subsection (4), no other proceedings (whether criminal or civil) may be started or continued against the disclosing entity in relation to:
- the alleged contravention of the provision specified in the infringement notice; or
 - an offence constituted by the same conduct that constituted the alleged contravention.
- (4) Subsection (3) does not apply to the following proceedings:
- compensation proceedings, contravention proceedings, enforcement proceedings and public interest proceedings that relate to the alleged contravention of the provision specified in the infringement notice;
 - proceedings to enforce the following orders of a Court:
 - an order made in relation to penalty and disclosure proceedings;
 - an order made in relation to proceedings referred to in paragraph (a);
 - an order made under subsection 1335(2) in relation to penalty and disclosure proceedings;
 - an order made under subsection 1335(2) in relation to proceedings referred to in paragraph (a) other than public interest proceedings;
 - any other proceedings in respect of a breach of an order referred to in paragraph (b);
 - an appeal to a Court against the following decisions or orders of a Court:

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- (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.

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.

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.
- (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).

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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.

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;
 - (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.

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- (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.

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 eighth day of June 2016

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A & K STEEL & AUTOMOTIVE RECYCLER PTY LTD	164 925 491
A ALL ROOF REPAIRS PTY. LTD.	064 042 682
A.C.A. ENTERPRISES PTY LTD	090 460 236
A.C.N. 006 962 983 PTY LTD	006 962 983
A.C.N. 102 959 802 PTY LTD	102 959 802
A.C.N. 162 644 153 PTY LTD	162 644 153
A.T.K BUILDING SERVICES PTY LTD	106 291 347
AB PACIFIC TRADING PTY LTD	160 013 632
ABSOLUTE DOORS AND WINDOWS PTY. LTD.	135 245 617
ACE CATERERS PTY LTD	158 099 060
ACN 001 226 124 PTY LTD	001 226 124
ACN 008 797 993 PTY LTD	008 797 993
ACN 010 239 291 PTY LTD	010 239 291
ACN 100 282 095 PTY LIMITED	100 282 095
ACN 109 666 720 PTY LTD	109 666 720
ACN 122 364 238 PTY LTD	122 364 238
ACN 125 708 698 PTY. LTD.	125 708 698
ACN 139 870 894 PTY LTD	139 870 894
ACN 144 468 020 PTY LTD	144 468 020
ACN 151 482 987 PTY LTD	151 482 987
ACN 158 375 716 PTY. LTD.	158 375 716
ACOUSTICARE PTY LTD	001 469 727
ACTION MEDIA PROMOTIONS PTY LTD	161 346 907
ADRIAN LAW'S GROUP OF COMPANIES PTY LTD	153 459 619
AFP SUPER PTY LTD	152 287 708
AGETOME PTY. LIMITED	065 390 463
AIKON CONSTRUCTIONS PTY LTD	133 275 117
AIR CLIMATE CONTROL PTY. LTD.	160 612 224
AJRO PROPERTY GROUP PTY LTD	160 610 551
ALCABA INVESTMENTS PTY. LTD.	159 334 773
ALL ABILITIES AGENCY PTY LTD	159 412 987
ALL CHEAP RENTALS PTY. LTD.	167 370 612
ALLIANCE MECHANICAL CONTRACTORS PTY LTD	126 867 678
ALPINE PRIVATE EQUITY PTY LTD	126 862 897
AMEX SOLUTIONS PTY LTD	150 491 151
ANDERSEN MANAGED PROPERTIES PTY LTD	109 671 927
ANDON CONSULTING SERVICES PTY LTD	167 286 213
AP & EF ENTERPRISES PTY LTD	114 800 850
APPLEY HOLDINGS PTY LTD	160 806 673
AQUASHIELD PTY LTD	141 859 672
ARANDAMA PTY LTD	128 386 167
ARIAN PETROLEUM PTY. LTD.	153 244 896
ARIEL NOMINEES PTY LTD	154 746 237
ARKIVIS PTY LIMITED	139 855 459
AROM SUPPLY GROUP PTY LTD	161 661 712
ARTISAN (WA) PTY LTD	131 660 869

ARTIZAN PLASTERING PTY LTD	163 376 387
ATHMEKA MEDICAL SERVICES PTY LTD	164 852 386
ATLAS CAPITAL MANAGEMENT LTD	125 601 961
AUM SREEM PTY LTD	146 946 885
AUSSIE CHAINS DIRECT PTY LTD	146 870 108
AUSTRALIA WEI'S TRADING PTY LTD	122 304 901
AUSTRALIAN CAMEL COMPANY PTY LTD	155 076 458
AUSTRALIAN PVC CARDS PTY. LTD.	134 625 022
AUSWIDE QUALITY SERVICES PTY LTD	165 256 342
B D N S MILIC PTY LTD	132 685 931
B.A. ELBODON INVESTMENTS PTY LTD	152 928 713
BAKER-TURLEY PLUMBING PTY LTD	002 009 136
BALI BEACH HUTS PTY LTD	099 548 759
BAND CORP 2013 PTY LTD	160 993 813
BAS BUILDING & DESIGN SERVICES PTY. LTD.	072 221 286
BE (ETC) PTY LTD	159 296 830
BECK'S AUTOMOTIVE PTY LTD	146 839 885
BECM HOLDINGS PTY LTD	112 129 950
BEECHWORTH COACH HOUSE CAFE PTY LTD	081 338 598
BELIDA PROPRIETARY LIMITED	006 223 525
BENGOL GROUP PTY LTD	116 184 377
BERCON CONSTRUCTIONS PTY LTD	110 262 265
BERESFORD PROPERTY SERVICES PTY LIMITED	144 811 594
BERISHA INVESTMENTS (AUST) PTY LTD	158 808 238
BERISHA SUPER INVESTMENTS (AUST) PTY LTD	158 808 247
BERNARD AISLIN PTY LTD	159 293 053
BF INVESTMENT HOLDINGS PTY LTD	136 853 855
BGJP INVESTMENTS PTY. LTD.	142 045 332
BLACK CICADA BAR AND DINING PTY LTD	151 315 347
BLACK FOREST TREES PTY. LTD.	154 590 404
BMASC NOMINEES PTY LTD	107 563 495
BOMBAY BROW BAR PTY LTD	162 459 305
BRIDGE BAR INVESTMENTS PTY LTD	154 906 377
BRIDGEREGENT PTY. LIMITED	010 864 418
BRIGHT NIGHT SKY PTY LIMITED	141 306 096
BROADWAY MANAGEMENT (NSW) PTY LTD	164 670 722
BRUMBY LODGE PTY LTD	140 904 454
BTR AUSTRALIA PTY LTD	094 538 584
C & L (VICTORIA) PTY LTD	111 116 066
C. AMORE AND SONS CONSTRUCTIONS PTY. LTD.	007 178 501
C2 STORAGE SYSTEMS PTY LTD	163 651 689
CAMBRIDGE LAW GROUP PTY LIMITED	136 985 638
CAPITAL VEETEMP PTY LTD	167 187 037
CARISLEA PTY. LTD.	006 812 862
CARL WILSON REAL ESTATE PTY LIMITED	078 746 808
CARSILSTONE PTY LIMITED	104 148 389
CBY PTY LTD	164 703 235
CEPOLINA PTY LTD	120 261 047
CERTAIN PLANNING PTY. LIMITED	071 419 639
CFC SERVICES PTY LTD	162 157 128
CHANGING GROUP (AUST) PTY LTD	131 862 694
CHEM O LITH (AUST.) PTY. LTD.	005 657 974
CHEP EQUIPMENT AUSTRALIA PTY LTD	118 321 289
CHESS WEALTH PARTNERS PTY LTD	144 815 743
CITY AND COUNTRY ELECTRICS PTY LTD	120 617 727
CJB HOLDINGS PTY LTD	072 154 011
CLEAN FORCE AUSTRALIA PTY LTD	166 367 479
CLONNAUGH PTY LIMITED	079 894 483
CLOVELAND PTY LTD	124 178 034
COASTLINE BUILDING SOLUTIONS PTY LIMITED	139 699 942
COMPANY 147 PTY. LTD.	155 980 279

CONCRETE TECHNOLOGIES PTY LTD	105 358 049
CONROY FOUNDATION PTY LTD	159 204 654
CONTROLLED RELEASE TECHNOLOGIES PTY LTD	091 752 493
COSTELLO FAMILY INVESTMENTS PTY LTD	154 273 935
CRESCENT HAIRSTYLIST PTY. LTD.	005 320 909
CRITTENDEN CONSTRUCTIONS PTY. LTD.	139 492 658
CRSR HOLDINGS PTY LIMITED	153 388 491
CUZZICO PTY LTD	124 419 781
CVGRAPHY PTY. LTD.	164 364 130
CWP HOLDINGS PTY LTD	144 790 447
CYGNETSERVICES AUSTRALIA PTY LTD	152 721 303
D S O PROPERTIES PTY LIMITED	098 159 481
DASHARMIL PTY LTD	094 425 975
DAVES PLUMBING & BATHROOMS PTY LTD	157 730 231
DEBALIRAZ PTY LTD	149 986 345
DE-BEAUX CHEVEUX PTY. LTD.	165 155 957
DEBT CONSULTANTS AUST PTY LTD	106 913 213
DEEPWATER INN HOTEL PTY. LTD.	165 768 570
DENIM SALES GROUP PTY LTD	152 931 167
DERM ADDISON PTY. LTD.	010 006 541
DEVIL DIGITAL PTY. LTD.	132 420 163
DEVRU INVESTMENTS PTY LTD	153 925 378
DI & I PTY LTD	113 391 361
DKLK PTY LTD	160 424 644
DNCA SUPER PTY LTD	149 543 340
DORIC SERVICES PTY LIMITED	130 135 072
DR NIC ACADEMY PTY LTD	128 144 918
DRINA PTY LTD	134 006 045
DRUINN PTY LTD	153 943 590
DW FILM HOLDINGS PTY LTD	165 760 074
EARLY CHILDHOOD DEVELOPMENT FAMILY DAY CARE PTY LTD	160 407 689
ECSPORTZ PTY LTD	161 677 096
EDGE INDUSTRIES PTY LTD	139 537 401
ELECTRICAL CONTRACTORS ALLIANCE AUSTRALIA PTY. LTD.	165 795 791
ENOVATE GROUP PTY. LTD.	158 538 133
ENVIRO CONSTRUCTION GROUP PTY LTD	159 503 269
EQ CONSULTING PTY LTD	096 914 886
ESSENTIALS DIRECT PTY LTD	134 913 483
ESURA PTY LTD	009 038 260
EVERYDAY FOOD PTY LTD	152 441 711
EXCELL MANAGEMENT PTY LTD	086 062 393
FACE BODY & SOUL PTY LTD	123 723 286
FATHER AND SON PAINTING (AUST) PTY LTD	153 369 610
FDD INVESTMENTS PTY LTD	124 015 809
FINANCE BY MITCHELL PTY LTD	123 074 797
FINANCE CONNECTIONS N.Q. PTY LTD	079 920 031
FINANCESTORE.COM.AU PTY. LTD.	121 559 162
FITZPATRICK DEVELOPMENTS PTY LTD	094 072 938
FJH HOLDINGS PTY LTD	107 696 908
FLOW SPARK STUDIOS PTY LTD	166 177 162
FRANCIS PARK HOLDINGS PTY. LTD.	147 012 262
FRED13 PTY LIMITED	105 773 493
FYN (AUST) PTY LTD	159 150 213
G N W FINANCIAL GROUP PTY. LTD.	167 218 199
G R GROUP PTY. LTD.	154 817 786
G SAMSON ELECTRICS PTY LTD	143 396 589
GALL AND ALT PTY LTD	164 057 863
GARAGE VEHICLE WHOLESALERS PTY LTD	118 828 265
GCMS LANDSCAPING PTY LTD	160 934 145
GEORGE PRESTIGE AUTOMOTIVE PTY LTD	159 943 950
GILSON PROPERTIES PTY LTD	053 354 993

GLEELANDS PTY LIMITED	129 800 451
GLOBAL XPRESS PTY. LIMITED	055 117 569
GMZ HOLDINGS PTY LIMITED	135 458 507
GO BIZ GROUP PTY LTD	155 861 224
GOLDIE INVESTMENTS PTY LTD	073 696 465
GOOD VIBES FOR YOU PTY. LTD.	124 130 650
GOODFAM ORG PTY LTD	139 469 364
GOODWILL TASMANIA PTY LTD	160 277 154
GRADELE PTY LTD	109 725 153
GREENLIGHT DIGITAL PTY LTD	166 434 742
GTT INVESTMENT FUND PTY LIMITED	166 037 341
GUNDAROO HOLDINGS PTY LIMITED	137 720 766
H. WINETI SUPERANNUATION FUND PTY LTD	153 306 560
HAFEZ TRANSPORT PTY. LTD.	146 938 749
HALLAM SERVICES PTY LTD	154 923 298
HARTE STREET PTY LTD	145 025 725
HEGGARD PTY. LTD.	102 442 311
HIEN COMMUNICATIONS PTY LTD	140 806 711
HIGH ON A HILL PTY LTD	123 859 834
HISGAL PTY LTD	157 957 116
HLA CONSTRUCTION PTY LTD	139 483 533
HMLLUONG PTY LTD	147 339 339
HOBBS & CO. PTY LTD	152 407 899
HOGAN MINING & SAFETY SERVICES PTY LTD	144 770 552
HORMAYR BUILDING PTY. LTD.	140 611 785
HUBNER AGENCIES PTY LTD	146 564 687
IDEAL SPORTS PTY LTD	147 894 880
ILLAWARRA SPRAY SEAL PTY LIMITED	115 991 725
ILLUSION NETWORKING PTY. LTD.	076 217 911
IMPULSE POWER SYSTEMS PTY LTD	133 297 060
INFINITY - FORMS OF YELLOW REMEMBER PTY LTD	078 163 934
INGLIS & HANCOCK INVESTMENTS 2 PTY LTD	153 490 512
INK CREATIVE PTY LTD	106 053 007
INNOPATH WAREHOUSE PTY LTD	162 379 071
INSIGHT SOFTWARE SOLUTIONS PTY LTD	147 424 128
INSTITUTE OF METABOLIC SYNDROME & RESEARCH LTD	158 632 592
J & A WEALTH MANAGEMENT PTY LTD	146 992 707
J & L FAMILY RESTAURANT PTY LTD	158 816 276
J.A. AESTHETIC GARDENS PTY. LTD.	050 243 877
J.G. CAPITAL PTY. LTD.	093 718 515
J3 HOLDINGS PTY LTD	153 570 364
JA & MS INVESTMENTS PTY LTD	098 429 559
JACKTOR INVESTMENTS PTY LTD	165 755 091
JAFAR'S QUALITY RED & WHITE MEATS PTY LTD	154 910 595
JAKEN TRANSPORT PTY LTD	159 117 218
JAPAR PTY. LIMITED	114 286 261
JARGON AUSTRALIA PTY LTD	130 317 967
JAVID MOGHADDAM PTY LTD	124 421 914
JETMAX PTY. LTD.	160 045 849
JJ'S SNACKS AND CLEANING SERVICES PTY. LTD.	162 346 527
JMS EARTHMOVING PTY LTD	164 809 974
JOHN MCMILLAN PTY. LTD.	009 932 969
JONATHAN LEE AND COMPANY PTY LTD	152 504 580
JOSHI (QLD) PTY LTD	153 126 099
JSL CAPITAL PTY LTD	160 265 289
JUPITER CHCKEN PTY LTD	112 388 539
K & M SYSTEMS PTY LTD	077 259 959
K & SALLY PTY LTD	144 955 028
K VICKERS PTY LTD	144 049 132
K.I.S. DEVELOPMENTS PTY LTD	101 666 648
KASING'S ENTERPRISES PTY LTD	145 768 038

KATSBAR PTY. LTD.	105 923 902
KAZCO86 PTY LTD	143 891 123
KEK GROUP PTY LTD	107 392 834
KEVIN NGUYEN ENTERPRISE PTY LTD	139 382 371
KHODER FAMILY GROUP PTY LTD	161 745 259
KIDS AT PLAY TIME FAMILY DAY CARE PTY LTD	167 025 345
KIDS COMPANY (HYDE PARK) PTY LTD	142 358 058
KNETIC (WA) PTY LTD	142 822 535
KOHUNA PROPERTIES PTY LTD	140 080 744
KRIEG INVESTMENTS 2 PTY LTD	161 258 779
KRIEG INVESTMENTS PTY LTD	156 090 863
L B HOLDINGS (AUST) PTY LTD	140 082 551
L.F. & A.K.L. MCSHANAG & ULVERSTAD PTY LTD	158 273 011
LAMBOURNE ESTATE PTY LIMITED	001 701 524
LEAPIN PTY LTD	149 611 549
LEE'S AUTOMATIC GARAGE DOORS PTY. LTD.	142 327 571
LEFTY RESOURCES PTY LTD	166 256 800
LINCOLN HAULAGE (VIC) PTY LTD	163 368 303
LINDA DEMENT PTY LTD	139 939 610
LINKFLUENCER PTY. LTD.	165 027 752
LIONZEYE PTY LTD	140 266 986
LLOYD'S VINEYARD PTY. LTD.	075 106 357
LOGIK CONCEPTS PTY. LTD.	139 087 755
LOGISTICS & CARGO SERVICES WORLDWIDE PTY LTD	151 566 157
LONG STRAWS PTY. LTD.	166 556 323
LOWERD PTY. LTD.	165 585 008
LUKIA PTY LTD	159 387 050
M & K CONNELL PTY LTD	148 038 500
M & L HAMILTON PTY. LTD.	108 523 039
M AND S GRACE PTY LTD	130 565 187
M&R MOWING PTY LTD	160 354 825
M.C.H. NO. 208 PTY LTD	080 179 353
M.Z.K CONSTRUCTIONS PTY. LTD.	163 748 883
MACARTHUR FAST PHOTOS PTY LTD	082 307 971
MACMAZ PTY LTD	122 403 294
MADELEINE CORP. PTY LTD	108 512 956
MAHAL GROUP PTY LTD	166 015 274
MARBETT HOLDINGS PTY LTD	050 494 212
MARRTY PTY LTD	160 382 687
MARTINS SELF MANAGED SUPERANNUATION FUND PTY LTD	153 072 925
MASREN PTY LTD	145 005 796
MASTER BRUSH PTY LTD	152 006 409
MAXXI & ME PTY. LTD.	166 110 998
MCEWAN RESIDENTIAL PTY LTD	132 751 798
MCNALLY PROPERTY 1 PTY LTD	159 049 064
M-CONN HOLDINGS PTY LTD	164 496 217
MCS ACCOUNTING SERVICES PTY LTD	165 394 427
MCWEST CONSTRUCTIONS PTY LTD	161 728 365
MELBCOM PTY. LTD.	167 098 562
MELISSA CAKES PTY. LTD.	104 845 749
MICHAEL P BELL PTY LTD	074 075 540
MICHAEL PARISI MANAGEMENT PTY LTD	133 549 372
MICHILANTHONY PTY. LTD.	125 343 277
MICKEYBLU AUSTRALIA PTY. LTD.	153 188 222
MIKAEL BOS ENTERPRISES PTY LTD	115 172 757
MINTER HAIR PROJECTS PTY. LTD.	163 395 891
MISHEY PTY LTD	009 309 611
MONACO ARCH PTY. LTD.	006 826 026
MOORES POCKET PTY LTD	153 481 086
MORPHEUS STUDIOS PTY. LTD.	093 013 542
MULTI TECHNOLOGY PTY LTD	160 313 995

MY THREE BOYS PTY LTD	125 518 792
MYHOME SYSTEMS PTY LTD	136 877 695
NAVARROLI INTERNATIONAL FASHIONS PTY. LTD.	100 831 249
NETWORK SYSTEMS ENGINEERING PTY LTD	158 016 534
NEXT DISTRIBUTION PTY LTD	152 507 349
NG TELECOM PTY LTD	149 176 161
NIKJO ENTERPRISES PTY. LTD.	105 906 670
NORTHERN ESTATE VALUATIONS PTY LTD	125 037 694
NOWLAND PROPERTIES PTY LTD	137 038 263
NSCOM QLD PTY LTD	154 669 422
NT LUXURY HOUSE BOATS PTY LTD	108 871 398
NTENSE MARKETING GROUP PTY LTD	160 033 358
OC TRANSPORT PTY LTD	161 836 059
OFFICE CLEANING SERVICES PERTH PTY LTD	165 461 218
OHANA 888 PTY LIMITED	133 911 841
OJ SUPER INVESTMENTS PTY LTD	152 741 707
ONE PLUS ONE DESIGN PTY. LIMITED	003 854 886
ONE STOP HAIR AND BEAUTY PTY. LTD.	165 083 063
OUNDLE CO PTY LTD	168 312 436
OUT OF THE NEST PTY LTD	146 136 094
OZIINDA FILMS PTY LIMITED	132 450 778
P & T MCLACHLAN HOLDINGS PTY LTD	113 861 073
P BRAZIER PLASTERING PTY LTD	123 501 048
P&A TRADING GROUP PTY LTD	164 113 633
P. & J. BOND PTY LTD	161 447 089
P.A. & E.A. SKILLIN PTY LTD	089 078 900
P.C ANTOINE PTY LTD	153 702 339
PADDY'S MARKETS OF TOWNSVILLE PTY LTD	055 645 924
PADMS INTERNATIONAL PTY LTD	162 118 130
PAGANIS NOMINEES PTY. LTD.	056 826 610
PAN PACIFIC CORPORATION PTY LTD	056 522 939
PANDA AUSTRALIA INVESTMENT PTY LTD	152 345 803
PC LAW PTY. LTD.	146 732 176
PCA CARS PTY. LTD.	164 942 910
PD HOGAN PTY LTD	133 028 083
PEP CAFE PTY LTD	132 639 591
PETER NELSON & ASSOCIATES PTY. LTD.	092 287 744
PGD ELECTRICAL PTY. LTD.	139 779 249
PHAR ACE II PTY LTD	099 958 951
PHILIP MOSES & ASSOCIATES PTY LIMITED	002 367 213
PICCOLO ENTERPRISES PTY LTD	152 929 363
PINNACLE AIR CONDITIONING PTY LIMITED	163 870 782
PLAINS SPRAYING PTY LTD	094 051 420
POLILLAN INVESTMENTS PTY LIMITED	152 356 388
POSITIVE MEDICAL CENTRE PTY LTD	153 627 359
PRASAD ASIA PACIFIC PTY. LTD.	163 461 407
PRE LOVED CARS PTY LTD	078 899 082
PRESTIGE MEDICAL SERVICES (AUSTRALIA) PTY LTD	113 496 558
PRESTO! CONSULTANTS PTY LTD	102 815 181
PROFLEXION PTY LTD	150 094 410
PROGRESSIVE VETS INVESTMENTS PTY. LTD.	109 713 519
PROJECT MANAGEMENT PRECISION PTY LTD	149 572 350
PROJECT RESOURCES PTY. LTD.	154 333 230
PROVIDENT SUPER STRATEGIES PTY LIMITED	132 888 870
PURE POPS - ICE POPS PTY LTD	158 092 150
QUANTUM CO-CREATION PTY. LTD.	162 325 484
R & J SOLUTIONS PTY LTD	138 213 153
R & S HARTMAN PROPERTY PTY LTD	160 122 369
R20 NEWCASTLE PTY. LTD.	164 853 105
RAILWAY WEB MARKETING AUSTRALIA PTY LTD	161 629 527
RANJAN GUPTA SUPER PTY LTD	155 011 484

REDIVEST PTY LTD	161 895 709
RENBURNE PTY. LIMITED	005 580 192
RENOVO PTY. LTD.	130 950 113
RESTWELL PROPERTY SERVICES PTY LIMITED	166 451 476
REUTERS AUSTRALIA LEASING COMPANY PTY. LIMITED	003 433 869
REVENUE DOCTOR PTY LTD	164 636 828
RGA CONSULTING AND PROJECT MANAGEMENT PTY LTD	159 650 674
RICHARD GEOGHEGAN PTY. LTD.	163 409 443
RIGHTS LAB PTY LTD	127 171 519
RITH PEICHEY PTY LTD	150 802 547
RJ GILLIGAN HAULAGE PTY LTD	160 334 038
RONIN INDUSTRIES PTY LTD	163 303 393
RONVIEW NOMINEES PROPRIETARY LIMITED	005 150 416
ROSEMOUNT NOMINEES PTY LTD	146 541 308
S & T VICTORIA TRANSPORT PTY LTD	162 316 109
S A MOTORS PTY LIMITED	003 574 427
S&H HUSSAIN PTY LTD	158 377 765
S.K. SUPERIOR TILING PTY LTD	144 945 246
SAGO SUPERANNUATION PTY LTD	133 575 890
SAMPHIRE BITES PTY LTD	157 755 096
SAVE A BOB OR TWO SECOND HAND SHOP PTY. LTD.	165 166 450
SAVILL JOHNSON PTY LTD	166 291 603
SCALOPATI PTY LTD	156 267 426
SCARF FRANCHISING PTY LIMITED	153 705 956
SCENOVIA PTY. LTD.	115 884 029
SCOTT A WILLIAMS PTY LTD	120 810 479
SCOTT STEPHENS INVESTMENTS PTY. LIMITED	009 554 509
SEA GRASS INVESTMENTS PTY LTD	166 542 570
SEARCH & RESCUE PTY LTD	001 405 527
SEGMOR PTY LTD	155 517 605
SELVIC PTY LTD	159 582 251
SENJUN PTY LTD	109 677 938
SEVENTH WONDERLAND PTY. LTD.	129 485 043
SHAMALSHA GIRDHARI PTY LTD	165 855 489
SHANGHAI MASTER DUMPLING PTY. LTD.	155 053 740
SHIDA GLOBAL (AUSTRALIA) PTY LTD	160 353 220
SKY ENTERPRISES PTY LTD	093 505 107
SMP SECURITY SERVICES INTERNATIONAL PTY. LTD.	165 210 097
SNEAK DESIGN PTY LTD	149 815 556
SNOOK FAMILY PTY LTD	162 568 489
SOS CONSULTING GROUP PTY LIMITED	160 434 337
SPRINGLAWN PTY LTD	114 907 265
SPTF PROPERTY PTY LTD	151 394 884
SPTF PTY LTD	149 451 927
SPWARDER PROPERTY PTY LTD	164 951 464
SPWARDER PTY LTD	164 730 232
SR PENNY HOLDINGS PTY LTD	132 872 167
SSR FOM PTY LTD	163 816 322
SSRC PTY. LTD.	139 534 928
SSS LINKS CORPORATION PTY LTD	147 188 627
STAR SATELLITE PTY LTD	153 399 823
STATEWIDE FORM PTY LTD	159 561 403
STINGA INVESTMENTS PTY LTD	159 875 984
STRATHALBYN BUILDING & ESTIMATING CONSULTANCY PTY. LTD.	057 937 470
STRIKE CONSULTING PTY LTD	165 532 990
STUMEL PTY LTD	103 445 594
SUJU PTY LTD	125 488 673
SUMMIT TOWER PTY. LTD.	074 817 799
SUNCOAST HOSPITALITY LABOUR HIRE PTY. LTD.	090 742 886
SUPER CLEAN PROPERTY SERVICES PTY. LTD.	165 779 519
SW & CM COOK INVESTMENTS PTY LTD	125 614 119

SYDNEY PACKAGING SERVICES PTY LIMITED	165 076 728
T & D CONCRETE PUMPING PTY LTD	164 725 848
T & N SUPER T1 PTY LTD	164 271 630
T HUDA PTY LTD	127 316 321
TAHOE BLUE INVESTMENTS PTY. LTD.	159 855 035
TALENGY AUSTRALIA PTY LTD	164 384 730
TAMVEST PTY LTD	129 184 185
TARAGO HARDWARE PTY LTD	074 822 263
TAYCO PLUMBING PTY LTD	159 190 342
TECTOM SERVICES PTY LTD	162 796 214
TELLYN PTY. LTD.	051 842 874
THE EMPORIUM BARBER PTY. LTD.	156 561 312
THE FRUIT GROUP (AUST) PTY LTD	152 433 602
THE K COMPANY PTY LTD	122 437 567
THE MUSSEL COMPANY PTY LIMITED	123 091 967
THE NATE GROUP PTY LTD	166 269 834
THE NEXT STEP ENTERTAINMENT PTY LIMITED	126 142 818
THOMPSON LABOUR HIRE PTY LTD	125 737 859
THOUGHTLET PTY LTD	164 771 500
THREE ELEMENT ENERGY PTY LTD	147 574 249
TIMECODE PTY LTD	117 384 764
TIMELINE FINANCIAL SERVICES PTY LTD	080 978 418
TOLINJ PTY LTD	145 040 035
TOP PRIORITY BUILDING PTY LTD	162 363 733
TOTAL SUPERTEC PTY LTD	107 379 797
TRACK REPAIRS PTY LTD	127 623 992
TRANSMEDIA PTY LTD	105 239 129
TRENERRY NOMINEES PTY LTD	111 077 617
TRG DEHAL PTY. LTD.	166 154 365
TRI-KNIGHT PTY LTD	075 390 055
TROUBADOUR FLOWERS PTY LTD	121 907 186
TRY-COR PACKAGING PTY LTD	166 730 150
TUWALL PTY LTD	069 654 342
TYRES NOW PTY. LTD.	153 071 384
UNCLE JOE'S PTY. LIMITED	136 688 465
UNIBASE GROUP PTY LTD	144 764 689
UPPER MOUNTAIN DEVELOPMENTS PTY LTD	101 152 354
VANGORY SERVICES PTY LTD	166 916 132
VAS RESEARCH PTY. LTD.	099 010 223
VAST INDUSTRIES PTY LTD	119 917 645
VIABEST PTY. LTD.	008 211 765
VISIONARY VANGUARD PTY LTD	157 946 560
VOICE & DATA INSTALLATIONS (VIC) PTY LTD	109 907 093
VSERVEGLOBAL PTY LTD	132 805 460
W & M BOTROS PTY LTD	162 330 154
WAITEMAIA PTY. LTD.	004 534 294
WARWICK COURT PTY LTD	000 184 083
WAYNE LIU INVESTMENT PTY. LTD.	165 642 786
WEB DATA GROUP PTY LTD	061 900 203
WESTSIDE SMASH REPAIRS 1 PTY LTD	152 892 905
WHEATBELT INVESTMENTS PTY LTD	053 684 432
WIDE HAWTHORN HOLDING PTY LTD	160 116 521
WILLTIME PTY LTD	147 600 511
WITNESSBOX PTY LTD	137 976 571
WONE BROS PTY LTD	097 280 192
WOODPECKER FLOOR PTY LTD	121 229 356
WOODSTOCK ENTERPRISES PTY. LTD.	009 091 543
WOODVINE GROUP PTY LTD	160 183 380
WORLD WIDE KEBABS PTY LTD	165 540 161
WR NAJJAR-ULG PTY LTD	153 002 272
Y & C BRICKLAYING SERVICES PTY LTD	146 990 918

YANGZI PROPERTY PTY. LTD.	120 793 124
YOUR LOCAL BARBER PTY. LTD.	156 556 697
Z & C PLASTERING PTY. LTD.	165 723 919
ZERO51 PTY LTD	134 036 641
ZHONG ZHEN INTERNATIONAL PTY LTD	146 290 039
ZONEMONT PTY. LTD.	055 262 283
ZTA INTERNATIONAL PTY LTD	167 354 636
40 HONEYSUCKLE STREET - BENDIGO PTY LTD	158 954 833
41 BELLEVUE STREET PTY LTD	160 671 036
74 PTY LTD	159 502 020

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 tenth day of June 2016

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

ACLAND HOLDINGS LIMITED

110 029 199

FE AUSTRALIA LIMITED

164 121 608

KOCH REFINING INTERNATIONAL PTE. LTD.

605 538 752

CORPORATIONS ACT 2001
Section 601CL(5)

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

Dated this tenth day of June 2016

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

CCF (NZ) LIMITED	605 514 038
CRAZY DOMAINS FZ-LLC	163 712 918
GOFUNDRAISE NZ LIMITED	601 295 336
KURT SALMON SWITZERLAND SARL	003 255 829
LINK BIT CONSULTING CO., LTD	151 067 257
TASMAN RELIABILITY SOLUTIONS LIMITED	165 124 461
THIRD AVENUE MANAGEMENT LLC	143 386 305

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 tenth day of June 2016

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme

ARSN

MACQUARIE GLOBAL STRATEGIC BOND FUND

601 842 031

CORPORATIONS ACT 2001
Subsection 601PB(2)

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

Dated this tenth day of June 2016

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme

ARSN

AMP CAPITAL CORE PLUS STRATEGIES FUND	087 395 006
AMP CAPITAL ENHANCED YIELD FUND	104 127 013
NAB MARKET SELECT FUND	129 013 949
NAOS EMERGING COMPANIES LONG SHORT EQUITY FUND	111 813 426
WHOLESALE AUSTRALIAN SHARE FUND	087 400 842

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.

EVERLIGHT RESOURCES PTY. LTD.

ACN 609 289 750 will change to a public company limited by shares. The new name will be EVERLIGHT RESOURCES LTD
ACN 609 289 750.

IPROPERTY GROUP LIMITED ACN 126 188 538 will change to a proprietary company limited by shares. The new name will be IPROPERTY GROUP PTY LTD ACN 126 188 538.

HEGIRA LIMITED ACN 008 610 357 will change to a proprietary company limited by shares. The new name will be HEGIRA PTY LTD
ACN 008 610 357.

NANOLLOSE PROPRIETARY LTD
ACN 601 676 377 will change to a public company limited by shares. The new name will be
NANOLLOSE LIMITED ACN 601 676 377.