



**ASIC**

Australian Securities &  
Investments Commission

Commonwealth of Australia Gazette  
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# ASIC Gazette

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### RIGHTS OF REVIEW

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

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16-0665

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

**Enabling Legislation**

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

**Title**

2. This instrument is ASIC Instrument 16-0665.

**Commencement**

3. This instrument commences on 5 July 2016.

**Declaration**

4. Part 7.9 of the Act applies to Propertylink Investment Management Ltd ACN 136 865 417 in its capacity as the responsible entity of Propertylink Australian Industrial Partnership ARSN 613 032 812 as if section 1013H were modified or varied by:
  - (a) in paragraph (c) omitting 'Statement' and substituting "Product Disclosure Statement in relation to an offer for the issue of the financial product as part of a stapled security"; and
  - (b) after paragraph (c) inserting:

"For the purposes of this section:

*stapled security* means two or more financial products including at least one interest in a registered scheme:

    - (a) that under the constitution must be transferred together;
    - (b) where there are no financial products in the same class as those financial products which may be transferred separately;
    - (c) where one or more of the financial products is a share of a body corporate, the body corporate has not issued any share that may be transferred separately; and
    - (d) where one or more of the financial products is an interest in a managed investment scheme, no interests in that scheme may be transferred separately."

**Where this declaration applies**

5. The declaration applies in relation to interests in PAIP to be issued in accordance with the PAIP NOM.
6. The declaration ceases to apply if the Propertylink Stapled Securities do not commence trading on the financial market operated by ASX Limited within 3 months of the date of the PAIP NOM.

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**Interpretation**

7. In this instrument:

**PAIP** means Propertylink Australian Industrial Partnership ARSN 613 032 812.

**PAIP NOM** means the notice of meeting and explanatory memorandum, a copy of which was provided to ASIC on 5 July 2016.

**Propertylink Stapled Security** means a share in Propertylink (Holdings) Limited ACN 092 684 798, an interest in Propertylink Trust ARSN 613 032 750 and an interest in PAIP which, under the terms on which each is to be traded, can only be transferred together.

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



Signed by Thomas Hough  
as a delegate of the Australian Securities and Investments Commission

16-0697

**Australian Securities and Investments Commission  
Corporations Act 2001 - Subsection 741(1) and 1020F(1) - Declaration**

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 16-0697.

**Commencement**

3. This instrument commences on 15 July 2016.

**Declaration**

4. Chapter 6D of the Act applies to Propertylink (Holdings) Limited ACN 092 684 798 (the *body*) 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 Propertylink Investment Management Limited ACN 136 865 417 in its capacity as responsible entity of Propertylink Trust ARSN 613 032 750 and Propertylink Australian Industrial Partnership ARSN 613 032 812 (the *schemes*) as if paragraph 1012D(3)(b) were modified or varied as follows:
  - (a) omit “either:”, substitute “one or more of the following applies:”;
  - (b) in subparagraph (i) omit “or” (second occurring);
  - (c) in subparagraph (ii) omit “facility.”, substituting “facility.”;
  - (d) after subparagraph (ii) insert:
    - “(iii) in a recommendation situation—the advice that constitutes the relevant conduct relates to an offer of managed investment

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products, 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;
- (iv) in an issue situation—the offer or issue that constitutes the relevant conduct is an offer or issue of managed investment products, 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 declaration applies**

6. This declaration applies to offers or issues of, and recommendations to acquire, shares in the body or interests in the schemes, under a plan for the reinvestment of dividends in respect of shares in the body or distributions in respect of interests in the schemes (or both), where under the terms on which a share in the body and interests in the schemes are to be traded, they must only be transferred together.

Dated this 15<sup>th</sup> day of July 2016



.....  
Signed by Thomas Hough  
as a delegate of the Australian Securities and Investments Commission

16-0698

**Australian Securities and Investments Commission  
Corporations Act 2001 - Paragraph 601QA(1)(a) – Exemption**

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 16-0698.

**Commencement**

3. This instrument commences on 15 July 2016.

**Exemption**

4. Propertylink Investment Management Limited ACN 136 865 417 (*RE*) in its capacity as responsible entity of Propertylink Trust ARSN 613 032 750 (*Propertylink Trust*) does not have to comply with paragraph 601FC(1)(d) of the Act, to the extent that it requires the responsible entity of a registered scheme to treat members who hold interests of the same class equally.

**Where exemption applies**

5. The exemption applies where:
  - (a) at a meeting of members of Propertylink Trust convened by the RE in accordance with the Propertylink Notice of Meeting, the members of Propertylink Trust approve the resolutions proposed in the Propertylink Notice of Meeting, which include approval of the issue of units in PAIP to holders of PHL/PT Securities and the Stapling Transaction (the *Proposal*);
  - (b) RE determines that a Foreign Securityholder (*Ineligible Foreign Securityholder*) will be required to participate in the Sale Facility and will not be offered or issued interests in PAIP in accordance with the Proposal;
  - (c) RE reasonably concludes and documents its conclusions in writing that:
    - i. it is unlawful (under the laws of the relevant foreign jurisdiction) to offer or issue Ineligible Foreign Securityholders interests in PAIP; or

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- ii. it would be unduly onerous on RE to offer or issue Ineligible Foreign Securityholders interests in PAIP having regard to:
- (A) the number of Ineligible Foreign Securityholders in that jurisdiction;
  - (B) the number and value of interests in Propertylink Trust held by Ineligible Foreign Securityholders in that jurisdiction; and
  - (C) the cost of and process for seeking advice as to the requirements for doing so in relation to those jurisdictions and/or the cost of complying with legal requirements of any relevant regulatory authority applicable to making the offer of, or issuing the interests in PAIP in that jurisdiction; and
- (d) having regard to the rights and interests of all members of the Propertylink Trust, it would be in the best interests of all members of Propertylink Trust to determine that Ineligible Foreign Securityholders will be required to participate in the Sale Facility and will not be offered or issued interests in PAIP in accordance with the Proposal.

**Interpretation**

6. In this instrument:

**Foreign Securityholder** means a holder of PHL/PT Securities on the Record Date whose address in the register of members of Propertylink Trust is a place outside Australia or New Zealand.

**Offer** means the initial public offering of Stapled Securities and listing on the ASX.

**PAIP** means Propertylink Australian Industrial Partnership ARSN 613 032 812.

**PHL** means Propertylink (Holdings) Limited ACN 092 684 798.

**PHL/PT Security** means an ordinary share in PHL and an interest in Propertylink Trust which, under the terms on which each is to be traded, can only be transferred together.

**Propertylink Notice of Meeting** means the notice of meetings of members of PHL and Propertylink Trust and Explanatory Memorandum issued by PHI. and PIML and lodged with ASIC as a product disclosure statement on 6 July 2016.

**Propertylink Trust** means Propertylink Trust ARSN 613 032 750.

**16-0698**

**Record Date** means 5:00pm on the business day before the Restructure Date (as that term is defined in the Propertylink Notice of Meeting), being on or around 12 August 2016.

**Sale Facility** means the facility described in the Propertylink Notice of Meeting and Supplementary Explanatory Memorandum through which an Ineligible Foreign Securityholder transfers its PHL/PT Securities to Sale Facility Operator, and following implementation of the Stapling Transaction, Sale Facility Operator sells pursuant to applications for Stapled Securities under the Offer the Stapled Securities that the Ineligible Foreign Securityholder would otherwise have been entitled to hold under the Stapling Transaction.

**Sale Facility Operator** means Propertylink SaleCo Limited ACN 613 368 997.

**Stapled Security** means an ordinary share in PHL, an interest in Propertylink Trust and an interest in PAIP which, under the terms on which each is to be traded, must be transferred together.

**Stapling Transaction** means the proposal in the Propertylink Notice of Meeting by which interests in PAIP are to be stapled to PHL/PT Securities.

**Supplementary Explanatory Memorandum** means the supplementary explanatory memorandum dated on or about 18 July 2016 in relation to the Propertylink Notice of Meeting.

Dated this 15<sup>th</sup> day of July 2016



Signed by Thomas Hough  
as a delegate of the Australian Securities and Investments Commission

16-0699

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

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 16-0699.

**Commencement**

3. This instrument commences on 15 July 2016.

**Declaration**

4. Part 7.9 of the Act applies to Propertylink Investment Management Limited ACN 136 865 417 (*RE*) in its capacity as responsible entity of Propertylink Trust ARSN 613 032 750 and Propertylink Australian Industrial Partnership ARSN 613 032 812 (together the *Schemes*) and Propertylink (Holdings) Limited ACN 092 684 798 (*Company*) as if subsection 1017E(2) as notionally inserted by subregulation 7.9.08(4) of the *Corporations Regulations 2001* were modified or varied as follows:
  - (a) at the beginning of paragraph 1017E(2)(b), insert "subject to paragraph (ba),"; and
  - (b) after paragraph 1017E(2)(b), insert:
    - "(ba) any money may be paid into the account, provided that:
      - (i) money paid to acquire the financial product together with any securities or financial products that must, under the terms on which the financial product is to be traded, be transferred with the financial product; and
      - (ii) any other money to which this section applies; and
      - (iii) interest on the amount from time to time standing to the credit of the account,is identified and held in accordance with all other provisions of this section; and".

16-0699

**Where this declaration applies**

5. This declaration applies where:

- (a) each ordinary interest in the Schemes and each ordinary share in the Company, must, under the terms on which each is to be traded, only be transferred together (together, *Stapled Security*); and
- (b) the Company and RE receive money paid to acquire Stapled Securities.

Dated this 15<sup>th</sup> day of July 2016  
.....  
Signed by Thomas Hough  
as a delegate of the Australian Securities and Investments Commission

16-0700

**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 16-0700.

**Commencement**

3. This instrument commences on 15 July 2016.

**Exemption**

4. A fully paid Propertylink Stapled Security is exempt from subsection 1020B(2) of the *Act*.

**Where exemption applies**

5. The exemption applies to a sale of Propertylink Stapled Securities where all of the following are satisfied:
  - (a) ASX has declared a conditional market in relation to the trading of Propertylink Stapled Securities in accordance with the ASX operating rules;
  - (b) the Propertylink Stapled Securities 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 Propertylink Stapled Securities has, before the time of sale, entered into a contract to subscribe for or buy those Propertylink Stapled Securities (or the component parts of the Propertylink Stapled Securities) (including a contract formed under the Offer Document or as contemplated by the Propertylink Notice of Meeting) and has a right to have those Propertylink Stapled Securities vested in the seller that is conditional only upon all or any of the following:
    - (i) payment of the consideration in respect of the subscription or purchase;

## 16-0700

- (ii) the receipt by the seller of a proper instrument of transfer in respect of the Stapled Securities;
- (iii) settlement occurring in accordance with the Offer Management Agreement;
- (iv) the completion of the Restructure; and
- (v) the allotment, issue and transfer of Propertylink Stapled Securities to successful applicants under the Offer Document has completed.

**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 Document** means the combined prospectus and product disclosure statement in respect of the initial public offering of Propertylink Stapled Securities lodged with ASIC on 18 July 2016.

**Offer Management Agreement** means the offer management agreement dated on or about 18 July 2016 between PHL, PIML, Propertylink SaleCo Limited ACN 613 368 997, Credit Suisse (Australia) Limited ACN 007 016 300, Goldman Sachs Australia Pty Ltd ACN 006 797 897 and J.P Morgan Australia Limited ACN 002 888 011.

**PAIP** means Propertylink Australian Industrial Partnership ARSN 613 032 812.

**PHL** means Propertylink (Holdings) Limited ACN 092 684 798.

**PIML** means Propertylink Investment Management Limited ACN 136 865 417 in its capacity as responsible entity of Propertylink Trust and PAIP.

**Propertylink Notice of Meeting** means the notice of meetings of members of PHL and Propertylink Trust issued by PHL and PIML and lodged with ASIC as a product disclosure statement on 6 July 2016.

**Propertylink Stapled Security** means an ordinary share in PHL, an interest in Propertylink Trust and an interest in PAIP which, under the terms on which each is to be traded, must only be transferred together.

**Propertylink Trust** means Propertylink Trust ARSN 613 032 750.

**16-0700**

**Restructure** means the arrangement described in the Propertylink Notice of Meeting by which the Propertylink Group will be created and which is the subject of the general meetings of members of PHL and Propertylink Trust convened by the Propertylink Notice of Meeting.

Dated this 15<sup>th</sup> day of July 2016



.....  
Signed by Thomas Hough  
as a delegate of the Australian Securities and Investments Commission

16-0701

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

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 16-0701.

**Commencement**

3. This instrument commences on 15 July 2016.

**Exemption**

4. Sale Facility Operator does not have to comply with Division 5A of Part 7.9 of the Act.

**Where exemption applies**

5. The exemption applies in relation to an invitation to Eligible Securityholders to sell or dispose of Securities to Sale Facility Operator through the Sale Facility (*the Invitation*) where:
  - (a) the Invitation is made in writing in the Supplementary Explanatory Memorandum; and
  - (b) it is a term or condition of the Invitation that:
    - (i) Sale Facility Operator will dispose of any Securities, acquired pursuant to the Invitation, pursuant to applications for Securities made under the Offer Disclosure Document;
    - (ii) the consideration which an Eligible Securityholder will receive for each Security sold through the Sale Facility will be the Final Price;
    - (iii) Eligible Securityholders will be provided with a copy of the Offer Disclosure Document or notification by post of a link to an electronic copy of the Offer Disclosure Document as soon as practicable after it is lodged with ASIC; and
    - (iv) Eligible Securityholders will be able to accept the Invitation at any time after receipt of the Invitation until the date nominated by Sale Facility Operator being not less than 14 days after lodgement of the Offer Disclosure Document with ASIC and prior to the closing date of acceptances under the Offer Disclosure Document.

16-0701

**Conditions**

6. Sale Facility Operator must ensure that the Invitation includes the following information:
  - (a) that Eligible Securityholders will be provided with a copy of the Offer Disclosure Document or a link to an electronic copy of the Offer Disclosure Document, as soon as practicable after it is lodged with ASIC;
  - (b) that Eligible Securityholders will be able to accept the Invitation at any time after receipt of the Invitation until the date nominated by Sale Facility Operator being not less than 14 days after lodgement of the Offer Disclosure Document with ASIC and prior to the closing date of acceptances under the Offer Disclosure Document;
  - (c) a description of any scale-back that will apply in relation to participation in the Sale Facility;
  - (d) the minimum and maximum number (if any) of Securities that Sale Facility Operator will acquire pursuant to the Invitation from an Eligible Securityholder;
  - (e) that no fee will be charged to Eligible Securityholders for the services provided by Sale Facility Operator to Eligible Securityholders who accept the Invitation;
  - (f) information about any other significant characteristics or features of the Invitation or of the rights, terms, conditions and obligations attaching to accepting the Invitation including, without limitation:
    - (i) the period during which the Invitation remains open; and
    - (ii) a description of the manner in which the sale of Securities by Sale Facility Operator will be conducted and how the consideration which Eligible Securityholders who accept the Invitation will receive will be determined.
7. Sale Facility Operator must ensure that the Invitation is worded and presented in a clear, concise and effective manner.
8. If requested by an Eligible Securityholder, Sale Facility Operator must give the Eligible Securityholder a copy of the Offer Disclosure Document.

**Interpretation**

9. In this instrument:

**ASX** means the financial market operated ASX Limited ACN 008 624 691.

**Eligible Securityholder** means each person or persons who will receive an Invitation from Sale Facility Operator.

16-0701

**Final Price** means the price at which each Security is issued or transferred to successful applicants under the Offer, which will be determined during the institutional bookbuild described in the Invitation and Offer Disclosure Document.

**Offer** means the initial public offering of Securities and listing on the ASX.

**Offer Disclosure Document** means the document that is both a prospectus and product disclosure statement issued by PHL and PIML in relation to the Offer and lodged with ASIC on 18 July 2016.

**PAIP** means Propertylink Australian Industrial Partnership ARSN 613 032 812.

**PHL** means Propertylink (Holdings) Limited ACN 092 684 798.

**PIML** means Propertylink Investment Management Limited ACN 136 865 417.

**Propertylink Trust** means Propertylink Trust ARSN 613 032 750.

**Sale Facility** means a facility through which an Eligible Securityholder can sell Securities.

**Sale Facility Operator** means Propertylink SaleCo Limited ACN 613 368 997.

**Security** means a share in PHL, an interest in Propertylink Trust and an interest in PAIP which, under the terms on which each is to be traded, can only be transferred together.

**Supplementary Explanatory Memorandum** means the supplementary explanatory memorandum dated on or about 18 July 2016, and accompanying Sale Facility election form, in relation to the notice of meetings of members of PHL and Propertylink Trust and explanatory memorandum issued by PHL and PIML and lodged with ASIC as a product disclosure statement on 6 July 2016.

Dated this 15<sup>th</sup> day of July 2016

  
.....

Signed by Thomas Hough  
as a delegate of the Australian Securities and Investments Commission

16-0704

**Australian Securities and Investments Commission  
Corporations Act 2001 - Subsection 601QA(1) - Declaration**

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 16-0704.

**Commencement**

3. This instrument commences on 15 July 2016.

**Declaration**

4. Chapter 5C of the Act applies to Propertylink Investment Management Limited ACN 136 865 417 in its capacity as the responsible entity of Propertylink Trust ARSN 613 032 750 and Propertylink Australian Industrial Partnership ARSN 613 032 812 (the *schemes*) as if the following provisions of that Chapter were modified or varied as follows:
  - (a) after section 601FE insert:

**“601FEA      Modification of duties: stapled securities**

    - (1) This section applies to a registered scheme where the interests in the scheme and interests in another registered scheme (*the schemes*) and shares in a company are components of stapled securities.
    - (2) For the purposes of paragraphs 601FC(1)(c) and 601FD(1)(c), an obligation to act in the best interests of the members of the scheme is an obligation to act in the best interests of the members of the scheme having regard to their interests as members of the schemes and of the company.
    - (3) For the purposes of paragraphs 601FC(1)(e), 601FD(1)(d) and 601FD(1)(e), and subsection 601FE(1), an obligation to not make use of information, or not make improper use of position, in order to cause detriment to the members of the scheme is an obligation not to do those things in order to cause detriment to the members of the scheme having regard to their membership of the schemes and the company.”;
  - (b) after subsection 208(2) as notionally inserted by section 601LC, insert:

## 16-0704

“(2A) Member approval is not required for the giving of a financial benefit and the benefit need not be given within 15 months if all the following conditions are satisfied:

- (a) the benefit either:
  - (i) is given out of the scheme property of a registered scheme; or
  - (ii) could endanger the scheme property;
- (b) all of the interests in the scheme, all of the interests in another registered scheme and all of the shares in a company (each, a *stapled entity*) are components of stapled securities;
- (c) the benefit is given by:
  - (i) the responsible entity of the scheme; or
  - (ii) an entity that the responsible entity controls; or
  - (iii) an agent of, or person engaged by, the responsible entity;
- (d) the benefit is given to:
  - (i) an entity wholly owned, whether directly or indirectly, by the scheme; or
  - (ii) a stapled entity or an entity that is wholly owned, whether directly or indirectly, by a stapled entity; or
  - (iii) an entity wholly owned, whether directly or indirectly, by one or more of the scheme and a stapled entity.

(2B) For the purposes of this section:

- (a) an entity is wholly owned by another entity if all of the shares or interests (as applicable) in the first-mentioned entity are held by, or held by a nominee for (in the case of the second-mentioned entity being a company), or form part of the trust property of (in the case of the second-mentioned entity being a trust), the second-mentioned entity or a wholly owned entity of it; and
- (b) a reference to the giving of a benefit to an entity which is a trust is a reference to the giving of a benefit to the trustee of the trust so as to form part of the trust property of the trust or for the benefit of the trust beneficiaries.”;

16-0704

- (c) insert after section 601PC:

**“601PD      Stapled securities**

For the purposes of this Chapter:

*stapled securities* means two or more financial products including at least one interest in a registered scheme where:

- (a) under the terms on which each of the products are to be traded, they must be transferred together; and
- (b) there are no financial products in the same class as those financial products which may be transferred separately.”.

**Where declaration applies**

5. The declaration applies where each interest in the schemes and a share in Propertylink (Holdings) Limited ACN 092 684 798 must, under the terms upon which each is to be traded, only be transferred together.

Dated this 15<sup>th</sup> day of July 2016



.....  
Signed by Thomas Hough  
as a delegate of the Australian Securities and Investments Commission

16-0734

**NOTICE UNDER SECTION 920E OF THE CORPORATIONS ACT 2001**

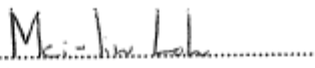
Notice is given under section 920E of the Corporations Act 2001 that the Australian Securities and Investments Commission has made a banning order in the terms set out below, which order took effect on 21 July 2016.

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

To: Mr Ronald Malcolm Cross

**TAKE NOTICE** that under sections 920A(1) and 920B(2) of the Corporations Act 2001 the Australian Securities and Investments Commission prohibits **Ronald Malcolm Cross** from providing any financial services for a period of four (4) years.

Dated this 20th day of July 2016.

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

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

16-0757

**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 16-0757.

**Commencement**

3. This instrument commences on 8 August 2016.

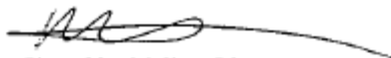
**Declaration**

4. Chapter 6D of the Act applies to an offer for sale of ordinary shares in the issuer as if paragraph 708A(5)(b) of the Act were modified by deleting the words "during 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" and substituting the words "during the period from the date of its reinstatement to official quotation on the Australian Securities Exchange on 8 February 2016 up to the day on which the offer is made".

**Where this instrument applies**

5. The modification in paragraph 4 applies to an offer for sale of ordinary shares in the issuer where:
  - (a) the ordinary shares were issued on or around 12 August 2016;
    - (i) to sophisticated and professional investors under an offer which did not require disclosure under Part 6D.2 of the Act because of subsection 708(8) or subsection 708(11) of the Act; or
    - (ii) under an offer made through a financial services licensee which did not require disclosure under Part 6D.2 of the Act because of subsection 708(10) of the Act; and
  - (b) the issuer 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 8<sup>th</sup> of August 2016



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

16-0775

**Australian Securities and Investments Commission  
Corporations Act 2001 — Paragraph 926A(2)(a) — Exemption**

**Enabling legislation**

1. The Australian Securities and Investments Commission makes this instrument under paragraph 926A(2)(a) of the *Corporations Act 2001* (the *Act*).

**Title**

2. This instrument is ASIC Instrument 16-0755.

**Commencement**

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

**Exemption**

4. CCI Asset Management Limited ACN 006 685 856 (the *Company*) does not have to comply with the requirement in subsection 911A(1) of the Act to hold an Australian financial services licence covering the provision of financial services to the Roman Catholic Trusts Corporation for the Diocese of Melbourne (also known as the Roman Catholic Trust Corp for the Diocese of Melbourne) ABN 52 768 159 282 (*Melbourne Diocese Corporation*).

**Where exemption applies**

5. The exemption applies where:
  - (a) the Company provides a financial service to Melbourne Diocese Corporation as a wholesale client; and
  - (b) before financial services are first provided to Melbourne Diocese Corporation by the Company in reliance on the exemption, the Company provides Melbourne Diocese Corporation with a copy of this instrument; and
  - (c) the Company and Melbourne Diocese Corporation are bodies that have related charitable purposes and are associated with the Roman Catholic Church.

**Interpretation**

6. In this instrument:

*wholesale client* has the meaning given by section 761G of the Act.

Dated this 12<sup>th</sup> day of August 2016.



Signed by Thomas Hough  
as a delegate of the Australian Securities and Investments Commission

CORPORATIONS ACT 2001

Section 601CL(5)

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

Dated this twelfth day of August 2016

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

**ARBN**

AUDEO ONCOLOGY, INC.

160 517 359

ENK PLC

143 212 042

INALYTICS LTD

120 871 267

MULTIFORM SYSTEMS LIMITED

145 581 219

PORTIGON AG

076 170 039

WARREN AND MAHONEY ARCHITECTS LIMITED

603 712 045

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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 twelfth day of August 2016

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

AMPEGON AG

CEZANNE PROPERTIES LIMITED

**ARBN**

150 685 886

139 782 988

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CORPORATIONS ACT 2001

Subsection 601CC(4)

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

Dated this twelfth day of August 2016

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

DIVING AUSTRALIA INC

**ARBN**

092 156 477

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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 twelfth day of August 2016

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Scheme**

QWL HORIZON FUND NO.1

**ARSN**

108 007 512

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CORPORATIONS ACT 2001

Section 601CC(3)

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

Dated this twelfth day of August 2016

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

ECH INCORPORATED

**ARBN**

157 743 587

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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 twelfth day of August 2016

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Scheme**

**ARSN**

AUSTRALIAN UNITY PROPERTY SYNDICATE - WYONG

110 111 530

PRINCIPAL PROPERTY SECURITIES FUND

104 037 425

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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.

**APPEE LTD** ACN 166 244 597 will change to a proprietary company limited by shares. The new name will be **APPEE PTY LTD** ACN 166 244 597.

**LIBERIAN IRON NL** ACN 161 547 459 will change to a proprietary company limited by shares. The new name will be **LIBERIAN IRON PROPRIETARY LTD** ACN 161 547 459.

**RAVENSDOWN FERTILISER AUSTRALIA LIMITED** ACN 137 397 712 will change to a proprietary company limited by shares. The new name will be **RAVENSDOWN FERTILISER AUSTRALIA PTY LIMITED** ACN 137 397 712.

**KATANA WHOLESALE ASSET MANAGEMENT LTD** ACN 127 223 296 will change to a proprietary company limited by shares. The new name will be **KATANA WHOLESALE ASSET MANAGEMENT PTY LTD** ACN 127 223 296.

**METAL ROCKS PTY LTD** ACN 146 027 983 will change to a public company limited by shares. The new name will be **METAL ROCKS LTD** ACN 146 027 983.

**TRANS PACIFIC MINERALS CORP PTY. LTD.** ACN 604 571 146 will change to a public company limited by shares. The new name will be **TRANS PACIFIC MINERALS CORP LTD** ACN 604 571 146.

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