



ASIC

Australian Securities &
Investments Commission

Commonwealth of Australia Gazette

No. A50/16, Tuesday 11 October 2016

Published by ASIC

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 or from the Administrative Law Co-ordinator in the ASIC office with which you have been dealing.

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

Available from www.asic.gov.au
Email gazette.publisher@asic.gov.au

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16-0680

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

Title

2. This instrument is ASIC Instrument 16-0680.

Commencement

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

Declaration

4. Chapter 5C of the Act applies to LWR RE 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 (the *scheme*) where the interests in the scheme and interests in another registered scheme or schemes (*the other schemes*) 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 scheme and of the other schemes.
- (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 scheme and the other schemes”;

- (b) after subsection 208(2) as notionally inserted by section 601LC, insert:

- “(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:

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- (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 and all of the interests in another registered scheme or schemes (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 interests in the first-mentioned entity are held by, or form part of the trust property of 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.”;
- (c) insert after section 601PC:

“601PD Stapled securities

For the purposes of this Chapter:

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

- (a) under the terms on which each of the financial 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 this declaration applies

- 5. The declaration applies where each interest in each of LWR FT, DIF, CVLT1, 218BRT, CPOF KHT, FSPT and CHPT DT must, under the terms upon which each is to be traded, only be transferred together.

Interpretation

In this instrument:

218BRT means 218 Bannister Road Trust (ARSN 614 712 588)

CHPT DT means CHPT Dandenong Trust (ARSN 614 712 506)

CPOF KHT means CPOF Kogarah Holding Trust (ARSN 614 714 073)

CVLT1 means Canning Vale Logistics Trust No. 1 (ARSN 614 713 012)


DIF means Charter Hall Direct Industrial Fund (ARSN 144 613 641)

FSPT means Franklin Street Property Trust (ARSN 614 714 206)

LWR FT means LWR Finance Trust (ARSN 614 713 138)

LWR RE means Charter Hall WALE Limited ACN 610 772 202 in its capacity as responsible entity of LWR FT, DIF, CVLT1, 218BRT, CPOF KHT, FSPT, and CHPT DT.

Dated this 29th day of September 2016



.....
Signed by Anne Phelan
as a delegate of the Australian Securities and Investments Commission

16-0939

**Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 741(1) and 1020F(1) – 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 16-0939.

Commencement

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

Declaration

4. Part 7.9 of the Act applies in relation to Charter Hall WALE Limited ACN 610 772 202 (*LWR RE*) in its capacity as responsible entity of LWR Finance Trust ARSN 614 713 138 (*LWR FT*), Charter Hall Direct Industrial Fund (ARSN 144 613 641)(*DIF*), Canning Vale Logistics Trust No. 1 (ARSN 614 713 012)(*CVLTI*), 218 Bannister Road Trust (ARSN 614 712 588)(*218BRT*), CPOF Kogarah Holding Trust (ARSN 614 714 073)(*CPOF KHT*), Franklin Street Property Trust (ARSN 614 714 206)(*FSPT*) and CHPT Dandenong Trust (ARSN 614 712 506) (*CHPT DT*) (the *Schemes*) 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.”;
 - d) after subparagraph (ii) insert:
 - “(iii) in a recommendation situation – the advice that constitutes the relevant conduct relates to an offer of managed investment products, under a plan for the reinvestment of any or all of the distributions in respect of 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 any or all of the distributions in respect of the managed investment products.”.


Where this instrument applies

5. This declaration applies where:
 - (a) each ordinary interest in the Schemes must, under the terms on which each is to be traded, only be transferred together (*Stapled Security*); and

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- (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 any or all of the distributions in respect of interests in the Schemes.

Dated this 29th day of September 2016



Signed by Anne Phelan
as a delegate of the Australian Securities and Investments Commission

16-0950

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraphs 1020F(1)(a) and 1020F(1)(c) – Exemption and
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 16-0950.

Commencement

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

Declaration

4. Part 7.9 of the Act applies to LWR RE as if the provisions of that Part were modified or varied as follows:

- (a) in section 1015C, insert after subsection (5):

"(6) For the purpose of subparagraph (1)(a)(ii), where a Statement is sent to members of a registered scheme, each member of the registered scheme is taken to have nominated the address shown in the register of members maintained by the responsible entity of the registered scheme under Chapter 2C or to the fax number or electronic address (if any) nominated by the member for the purposes of s252G."

Where this instrument applies

5. This instrument applies where there is an offer to eligible existing members of DIF to retain their units in DIF and be issued new units in each of the other Stapled Trusts so that following the Restructure they will hold stapled securities (the *Reinvestment Offer*) in respect of offers for interests in LWR FT, DIF, CVLT1, 218BRT, CPOF KHT, FSPT, and CHPT DT under a product disclosure statement (the *PDS*) lodged by LWR RE with ASIC on or about 27 September 2016.

Interpretation

6. In this instrument:

Stapled Trusts refers to each of LWR FT, DIF, CVLT1, 218BRT, CPOF KHT, FSPT, and CHPT DT.

218 BRT means 218 Bannister Road Trust (ARSN 614 712 588).

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CHPT DT means CHPT Dandenong Trust (ARSN 614 712 506).

CPOF KHT means CPOF Kogarah Holding Trust (ARSN 614 714 073).

CVLTI means Canning Vale Logistics Trust No. 1 (ARSN 614 713 012).

DIF means Charter Hall Direct Industrial Fund (ARSN 144 613 641).

FSPT means Franklin Street Property Trust (ARSN 614 714 206).

LWR RE means Charter Hall WALE Limited ACN 610 772 202 in its capacity as responsible entity of LWR FT, DIF, CVLTI, 218BRT, CPOF KHT, FSPT, and CHPT DT.

LWR FT means LWR Finance Trust (ARSN 614 713 138).

Restructure means the formation of Long WALE REIT involving the issue of securities under the PDS and the conversion of units under the Reinvestment Offer into securities under the PDS, the redemption of units in the Stapled Trusts held by existing Stapled Trusts unitholders, and the stapling of securities together and the completion of the proposed acquisitions by a wholly owned sub trust of DIF, approved by members of the Stapled Trusts pursuant to a Notice of Meeting dated on or around 27 October 2016.

Dated this 29th day of September 2016



Signed by Anne Phelan
as a delegate of the Australian Securities and Investments Commission

16-0951

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 16-0951.

Commencement

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

Exemption

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

Where this instrument applies

5. The exemption applies to a sale of Stapled Securities where all of the following are satisfied:
 - (a) ASX has declared a conditional market in relation to the trading of the Stapled Securities in accordance with the ASX operating rules;
 - (b) the 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 Stapled Securities has, before the time of sale, entered into a contract to buy those Stapled Securities (including a contract formed as a result of an offer under a PDS) and has a right to have those 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 purchase;
 - (ii) the receipt by the seller of a proper instrument of transfer in respect of the Stapled Securities; and

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- (iii) the issue of New Stapled Securities to successful applicants under the PDS.

Interpretation

6. In this instrument:

218 BRT means 218 Bannister Road Trust (ARSN 614 712 588).

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.

CHPT DT means CHPT Dandenong Trust (ARSN 614 712 506).

CPOF KHT means CPOF Kogarah Holding Trust (ARSN 614 714 073).

CVLT1 means Canning Vale Logistics Trust No. 1 (ARSN 614 713 012).

DIF means Charter Hall Direct Industrial Fund (ARSN 144 613 641).

FSPT means Franklin Street Property Trust (ARSN 614 714 206).

LWR RE means Charter Hall WALE Limited ACN 610 772 202 in its capacity as responsible entity of LWR FT, DIF, CVLT1, 218BRT, CPOF KHT, FSPT, and CHPT DT.

LWR FT means LWR Finance Trust (ARSN 614 713 138).

New Stapled Securities means the Stapled Securities to be issued under the PDS.

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

Stapled Security means an interest in LWR FT, DIF, CVLT1, 218BRT, CPOF KHT, FSPT, and CHPT DT which, under the terms on which each is to be traded, must only be transferred together.

PDS means the product disclosure document lodged by Charter Hall WALE Limited ACN 610 772 202 with ASIC on or about 27 September 2016.

Dated this 29th day of September 2016



Signed by Anne Phelan
as a delegate of the Australian Securities and Investments Commission

16-0954

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 601QA(1)(b) – Declaration**

Enabling Legislation

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

Title

2. This instrument is ASIC Instrument 16-0954.

Commencement

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

Declaration

4. Chapter 5C of the Act applies to LWR RE as follows:
 - (a) deleting Part 5C.6; and
 - (b) deleting the words "if the right may be exercised while the scheme is liquid (as defined in section 601KA) –" in paragraph 601GA(4)(b);
 - (c) deleting "; and" and substituting "." in paragraph 601GA(4)(b); and
 - (d) deleting paragraph 601GA(4)(c).

Where this instrument applies

5. This instrument applies in relation to the request or deemed request by members of the relevant Schemes to withdraw their interests in the Schemes pursuant to the Proposal.

Interpretation

6. In this instrument:

218 BRT means 218 Bannister Road Trust (ARSN 614 712 588).

CHPT DT means CHPT Dandenong Trust (ARSN 614 712 506).

CPOF KHT means CPOF Kogarah Holding Trust (ARSN 614 714 073).

CVLTI means Canning Vale Logistics Trust No. 1 (ARSN 614 713 012).

DIF means Charter Hall Direct Industrial Fund (ARSN 144 613 641).

FSPT means Franklin Street Property Trust (ARSN 614 714 206).

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LWR means the stapled entity proposed to be known as Charter Hall Long WALE REIT comprised of the interests in each of LWR FT, DIF, CVLT1, 218BRT, CPOF KHT, FSPT and CHPT DT.

LWR FT means LWR Finance Trust (ARSN 614 713 138).

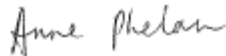
LWR RE means Charter Hall WALE Limited ACN 610 772 202 in its capacity as responsible entity of LWR FT, CVLT1, 218BRT, CPOF KHT, FSPT, and CHPT DT.

Proposal means the proposed formation, listing and initial public offering of LWR as described in the product disclosure statement lodged with ASIC on or about 27 September 2016, relating to the offer of LWR securities including the Reinvestment Offer.

Reinvestment Offer means the offer to receive securities in LWR rather than cash made to eligible existing holders of units in DIF in connection with the Proposal.

Schemes means LWR FT, CVLT1, 218BRT, CPOF KHT, FSPT and CHPT DT.

Dated this 29th day of September 2016



Signed by Anne Phelan
as a delegate of the Australian Securities and Investments Commission

16-0960

**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 16-0960.

Commencement

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

Exemption

4. BetaShares Capital Ltd ACN 139 566 868 (*responsible entity*) in its capacity as the responsible entity for the BetaShares Strong U.S. Dollar Fund ARSN 602 665 252 (*Scheme*), an AQUA managed fund, does not have to comply with paragraph 601FC(1)(d) of the Act to the extent that it would prevent the responsible entity from permitting only authorised participants to withdraw from the Scheme.

Where the exemption applies

5. The exemption in paragraph 4 applies where all of the following are satisfied:
 - (a) there is a Product Disclosure Statement (the *PDS*) in relation to interests in the Scheme that are admitted to Trading Status as a Managed Fund Product that includes statements to the effect that:
 - (i) the responsible entity intends to implement the investment strategy by investing the assets of the Scheme into cash and cash equivalents and selling Australian Dollar / United States Dollar exchange-traded futures contracts (AUD/USD futures), which can be expected to generate a positive return when the United States Dollar strengthens relative to the Australian Dollar (and a negative return when the United States Dollar weakens relative to the Australian Dollar);
 - (ii) while the Scheme generally will not borrow for investment purposes, it will use AUD/USD futures to obtain a magnified (or

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geared) exposure. The responsible entity anticipates that the Scheme's geared exposure to the change in value of the United States Dollar relative to the Australian Dollar will generally vary between 200% and 275% of the Scheme's net asset value;

- (iii) gearing is possible with futures because futures require minimal investment to gain exposure to markets. Gearing can be expected to magnify both investment gains and losses, and consequently significant variations in the value of the Scheme's investments can be expected;
- (iv) all material assets of the Scheme are expected to be located in Australia and the United States;
- (v) the responsible entity will not treat members of the same class equally to the extent that it restricts withdrawal from the Scheme to authorised participants;
- (vi) except in exceptional circumstances only authorised participants may withdraw from the Scheme, but other members may sell their interests on the AQUA market;
- (vii) when interests in the Scheme are suspended from trading on the AQUA market for more than 5 consecutive Trading Days, members have a right to withdraw from the Scheme and receive payment for their interests in money within a reasonable time of request unless any of the following apply:
 - (A) the Scheme is being wound up;
 - (B) the Scheme is not liquid as defined in subsection 601KA(4) of the Act;
 - (C) the responsible entity suspends withdrawals in accordance with the constitution;
- (b) the constitution of the Scheme does not permit a withdrawal fee per interest in the Scheme to be payable by a member who is not an authorised participant that is greater than the withdrawal fee per interest that would generally be payable by an authorised participant receiving redemption proceeds in cash while interests in the Scheme are quoted when withdrawing the minimum parcel; and
- (c) ASIC has not notified the responsible entity in writing that it is excluded from reliance on the exemption.

Conditions

6. The responsible entity must take reasonable steps to ensure that the following information is publicly available during each Trading Day on the responsible entity's website:

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- (a) full particulars of the composition of the Scheme's portfolio of cash and cash equivalents and futures contracts; and
- (b) the net asset value per interest in the Scheme, or where there is more than one class of interests, the net asset value per interest for each class of interests.

Interpretation

In this instrument:

AQUA managed fund means a registered scheme with interests admitted to Trading Status as a Managed Fund Product on the financial market operated by ASX under the provisions of the operating rules of ASX relating to what is referred to in those rules as the AQUA market.

ASX means ASX Limited ACN 008 624 691.

Australian resident for tax purposes means, for a particular financial year, a person who is an Australian resident for the purposes of the *Income Tax Assessment Act 1997* for the whole of that financial year.

authorised participant means, in relation to the Scheme, a person who:

- (a) has an agreement with the responsible entity of the Scheme in relation to making applications to acquire and withdraw interests in the Scheme; and
- (b) has notified the responsible entity in writing that the person expects they will be an Australian resident for tax purposes for the financial year of the Scheme in which the notification is made and for each subsequent financial year, and has not subsequently notified the responsible entity to the contrary; and
- (c) is either a Trading Participant or has engaged a Trading Participant to act on its behalf to acquire and dispose of interests in the Scheme.

Managed Fund Product has the same meaning as in the operating rules of ASX as at the date of this instrument.

minimum parcel means the smallest number or value of interests in an AQUA managed fund that are generally permitted to be withdrawn from the AQUA managed fund by an authorised participant while interests in the AQUA managed fund are quoted.

net asset value per interest means:

- (a) for the Scheme, the total assets of the Scheme less the total liabilities of the Scheme (disregarding any liability to a member of the Scheme as a member), divided by the number of interests in the Scheme; and
- (b) for a class of interests in the Scheme, the total assets attributable to that class of interests less the total liabilities attributable to that class of interests (disregarding

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any liability to a member of the Scheme as a member), divided by the number of interests in that class.

Trading Day has the same meaning as in the ASX operating rules as at the date of this instrument.

Trading Participant has the same meaning as in the ASX operating rules as at the date of this instrument.

Trading Status has the same meaning as in the ASX operating rules as at the date of this instrument.

withdrawal fee per interest means, in relation to the Scheme, the fee that is payable in relation to a withdrawal from the Scheme divided by the number of interests in the Scheme to which the withdrawal relates.

Dated this 30th day of September 2016



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

16-0961

**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 16-0961.

Commencement

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

Exemption

4. BetaShares Capital Ltd ACN 139 566 868 (*responsible entity*) in its capacity as the responsible entity for the BetaShares Strong Australian Dollar Fund ARSN 608 057 352 (*Scheme*), an AQUA managed fund, does not have to comply with paragraph 601FC(1)(d) of the Act to the extent that it would prevent the responsible entity from permitting only authorised participants to withdraw from the Scheme.

Where the exemption applies

5. The exemption in paragraph 4 applies where all of the following are satisfied:
 - (a) there is a Product Disclosure Statement (the *PDS*) in relation to interests in the Scheme that are admitted to Trading Status as a Managed Fund Product that includes statements to the effect that:
 - (i) the responsible entity intends to implement the investment strategy by investing the assets of the Scheme into cash and cash equivalents and buying Australian Dollar / United States Dollar exchange-traded futures contracts (AUD/USD futures), which can be expected to generate a positive return when the Australian Dollar strengthens relative to the United States Dollar (and a negative return when the Australian Dollar weakens relative to the United States Dollar);

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- (ii) while the Scheme generally will not borrow for investment purposes, it will use AUD/USD futures to obtain a magnified (or geared) exposure. The responsible entity anticipates that the Scheme's geared exposure to the change in value of the Australian Dollar relative to the United States Dollar will generally vary between 200% and 275% of the Scheme's net asset value;
- (iii) gearing is possible with futures because futures require minimal investment to gain exposure to markets. Gearing can be expected to magnify both investment gains and losses, and consequently significant variations in the value of the Scheme's investments can be expected;
- (iv) all material assets of the Scheme are expected to be located in Australia and the United States;
- (v) the responsible entity will not treat members of the same class equally to the extent that it restricts withdrawal from the Scheme to authorised participants;
- (vi) except in exceptional circumstances only authorised participants may withdraw from the Scheme, but other members may sell their interests on the AQUA market;
- (vii) when interests in the Scheme are suspended from trading on the AQUA market for more than 5 consecutive Trading Days, members have a right to withdraw from the Scheme and receive payment for their interests in money within a reasonable time of request unless any of the following apply:
 - (A) the Scheme is being wound up;
 - (B) the Scheme is not liquid as defined in subsection 601KA(4) of the Act;
 - (C) the responsible entity suspends withdrawals in accordance with the constitution;
- (b) the constitution of the Scheme does not permit a withdrawal fee per interest in the Scheme to be payable by a member who is not an authorised participant that is greater than the withdrawal fee per interest that would generally be payable by an authorised participant receiving redemption proceeds in cash while interests in the Scheme are quoted when withdrawing the minimum parcel; and
- (c) ASIC has not notified the responsible entity in writing that it is excluded from reliance on the exemption.

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Conditions

6. The responsible entity must take reasonable steps to ensure that the following information is publicly available during each Trading Day on the responsible entity's website:
 - (a) full particulars of the composition of the Scheme's portfolio of cash and cash equivalents and futures contracts; and
 - (b) the net asset value per interest in the Scheme, or where there is more than one class of interests, the net asset value per interest for each class of interests.

Interpretation

In this instrument:

AQUA managed fund means a registered scheme with interests admitted to Trading Status as a Managed Fund Product on the financial market operated by ASX under the provisions of the operating rules of ASX relating to what is referred to in those rules as the AQUA market.

ASX means ASX Limited ACN 008 624 691.

Australian resident for tax purposes means, for a particular financial year, a person who is an Australian resident for the purposes of the *Income Tax Assessment Act 1997* for the whole of that financial year.

authorised participant means, in relation to the Scheme, a person who:

- (a) has an agreement with the responsible entity of the Scheme in relation to making applications to acquire and withdraw interests in the Scheme; and
- (b) has notified the responsible entity in writing that the person expects they will be an Australian resident for tax purposes for the financial year of the Scheme in which the notification is made and for each subsequent financial year, and has not subsequently notified the responsible entity to the contrary; and
- (c) is either a Trading Participant or has engaged a Trading Participant to act on its behalf to acquire and dispose of interests in the Scheme.

Managed Fund Product has the same meaning as in the operating rules of ASX as at the date of this instrument.

minimum parcel means the smallest number or value of interests in an AQUA managed fund that are generally permitted to be withdrawn from the AQUA managed fund by an authorised participant while interests in the AQUA managed fund are quoted.

net asset value per interest means:

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- (a) for the Scheme, the total assets of the Scheme less the total liabilities of the Scheme (disregarding any liability to a member of the Scheme as a member), divided by the number of interests in the Scheme; and
- (b) for a class of interests in the Scheme, the total assets attributable to that class of interests less the total liabilities attributable to that class of interests (disregarding any liability to a member of the Scheme as a member), divided by the number of interests in that class.

Trading Day has the same meaning as in the ASX operating rules as at the date of this instrument.

Trading Participant has the same meaning as in the ASX operating rules as at the date of this instrument.

Trading Status has the same meaning as in the ASX operating rules as at the date of this instrument.

withdrawal fee per interest means, in relation to the Scheme, the fee that is payable in relation to a withdrawal from the Scheme divided by the number of interests in the Scheme to which the withdrawal relates.

Dated this 30th day of September 2016



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

16-0962

**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 16-0962.

Commencement

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

Exemption

4. BetaShares Capital Ltd ACN 139 566 868 (*responsible entity*) in its capacity as the responsible entity for the BetaShares Strong U.S. Dollar Fund ARSN 602 665 252 (*Scheme*), an AQUA managed fund, does not have to comply with section 1017B of the Act.

Where this exemption applies

5. The exemption in paragraph 4 applies where interests in the Scheme remain admitted to Trading Status as a Managed Fund Product.

Conditions

6. The responsible entity must:
 - (a) comply with section 675 of the Act as if the Scheme were an unlisted disclosing entity; and
 - (b) include statements in any Product Disclosure Statement for the interests in the Scheme to the effect that the responsible entity will comply with the continuous disclosure requirements of the Act as if the Scheme were an unlisted disclosing entity.

Interpretation

In this instrument:

AQUA managed fund means a registered scheme with interests admitted to Trading Status as a Managed Fund Product on the financial market operated by ASX under the

16-0962

provisions of the operating rules of ASX relating to what is referred to in those rules as the AQUA market.

ASX means ASX Limited ACN 008 624 691.

Managed Fund Product has the same meaning as in the operating rules of ASX as at the date of this instrument.

Trading Status has the same meaning as defined in the ASX operating rules as at the date of this instrument.

Dated this 30th day of September 2016

A handwritten signature in black ink, appearing to read 'David Freyne', with a long horizontal line extending to the right.

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

16-0963

**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 16-0963.

Commencement

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

Exemption

4. BetaShares Capital Ltd ACN 139 566 868 (*responsible entity*) in its capacity as the responsible entity for the BetaShares Strong Australian Dollar Fund ARSN 608 057 352 (*Scheme*), an AQUA managed fund, does not have to comply with section 1017B of the Act.

Where this exemption applies

5. The exemption in paragraph 4 applies where interests in the Scheme remain admitted to Trading Status as a Managed Fund Product.

Conditions

6. The responsible entity must:
 - (a) comply with section 675 of the Act as if the Scheme were an unlisted disclosing entity; and
 - (b) include statements in any Product Disclosure Statement for the interests in the Scheme to the effect that the responsible entity will comply with the continuous disclosure requirements of the Act as if the Scheme were an unlisted disclosing entity.

Interpretation

In this instrument:

AQUA managed fund means a registered scheme with interests admitted to Trading Status as a Managed Fund Product on the financial market operated by ASX under the

16-0963

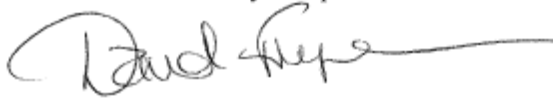
provisions of the operating rules of ASX relating to what is referred to in those rules as the AQUA market.

ASX means ASX Limited ACN 008 624 691.

Managed Fund Product has the same meaning as in the operating rules of ASX as at the date of this instrument.

Trading Status has the same meaning as defined in the ASX operating rules as at the date of this instrument.

Dated this 30th day of September 2016



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

16-0980

NOTICE UNDER SECTION 915F OF THE CORPORATIONS ACT 2001

Notice is given under s915F of the Corporations Act 2001 that the Australian Securities and Investments Commission has taken the action set out in the Notice below, which action took effect on 26 September 2016.

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

To: Lotus Securities Ltd ACN 121 418 317

TAKE NOTICE that under s915C(1)(a) and s915C(1)(aa) of the Corporations Act 2001 the Australian Securities and Investments Commission hereby cancels Australian financial services licence number 306812 held by Lotus Securities Ltd ACN 121 418 317.

Dated this 20th day of September 2016

Signed



Graeme Darcy Plath, a delegate of the Australian Securities and Investments Commission

16-0985

**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 16-0985.

Commencement

3. This instrument commences on 29 September 2016.

Declarations

4. Chapters 6 and 6C of the Act apply to Apollo Tourism & Leisure Ltd ACN 614 714 742 (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).”.

16-0985

Where the instrument applies

7. This instrument applies where:
- (a) the Company applies restrictions on the disposal of securities (*Escrowed Securities*) under an escrow agreement entered into by the Company and a Security Holder (*Escrow Agreement*);
 - (b) the Escrowed Securities are fully paid ordinary shares in the Company;
 - (c) the Escrow Agreement is entered into in connection with the listing of the Company on the official list of ASX Limited ACN 008 624 691 (*ASX*);
 - (d) the Escrow Agreement restricts disposal of, but not the exercise of voting rights attaching to, the Escrowed Securities;
 - (e) the restriction on disposal of the Escrowed Securities under the Escrow Agreement terminates no later than two years after the date on which the Company is admitted to the official list of the ASX;
 - (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 shares 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; and
 - (h) the Escrow Agreement is, subject to paragraphs (a) to (g) above, in substantially the same form provided to ASIC on 16 September 2016.

16-0985

Interpretation

8. In this instrument

securities means fully paid ordinary shares in the Company*Security Holder* means Barmil Enterprises Pty Ltd ACN 121 841 405 as trustee for The Lark Investment Trust.Dated this 29th day of September 2016Signed by Lorraine Mizzi
as a delegate of the Australian Securities and Investments Commission

16-0988

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 16-0988.

Commencement

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

Declaration

4. Chapter 5C of the Act applies to Macquarie Investment Management Limited ACN 002 867 003 (the *responsible entity*) in its capacity as the responsible entity of Macquarie Treasury Fund ARSN 091 491 084 (*Scheme*) as if section 601FL were modified or varied as follows:

- (a) in subsection (1) omit all the text after the word “it”, substitute:

“must either:

- (a) call a members’ meeting to explain its reason for wanting to retire and to enable the members to vote on a resolution (which must be an extraordinary resolution if the scheme is not listed) to choose a company to be the new responsible entity; or
- (b) propose a related body corporate to be the new responsible entity in accordance with subsection (1A).”;

- (b) after subsection (1) insert:

“(1A) The requirements for proposing a related body corporate (the *proposed responsible entity*) to be the new responsible entity are as follows:

- (a) The responsible entity must give members notice of a proposal to choose the proposed responsible entity, to be the scheme’s new responsible entity.
- (b) The notice to members must:
 - (i) set out:

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16-0988

- (A) the responsible entity's reasons for wanting to retire; and
 - (B) such information as can reasonably be expected to be material to a member in forming a view as to the choice of the proposed responsible entity; and
 - (C) information about the proposed timing of the retirement of the responsible entity and the manner in which that retirement will occur; and
 - (D) how members can access on the responsible entity's web site current information about the proposed timing of the retirement of the responsible entity and the manner in which that retirement will occur; and
- (ii) state prominently that if:
- (A) members who together hold at least 5% of the total value of the interests held by members; or
 - (B) 100 members,
- who would be entitled to vote if the proposal were put as a proposed resolution to a meeting of members under paragraph (1)(a), ask for a vote on the choice of the proposed responsible entity by giving written notice received by the responsible entity on or before a date specified by the responsible entity that is at least 21 days from the date the notice is sent, the responsible entity will either arrange a postal vote or convene a meeting to vote on a resolution for the choice of the proposed responsible entity; and
- (iii) be accompanied by a form which can be ticked to ask for a vote; and
- (iv) state prominently a reply paid address of the responsible entity to which the form may be sent.
- (c) The responsible entity must prominently disclose on its web site current information about the proposed timing of the retirement of the responsible entity and the manner in which that retirement will occur.
- (d) If sufficient members ask for a vote in accordance with the notice, the responsible entity must arrange for a postal vote or, if the responsible entity chooses, convene a meeting in

accordance with Part 2G.4 to vote on the choice of the proposed responsible entity as soon as possible.

- (e) If there is a postal vote:
 - (i) a voting paper must be sent to each member stating a reply paid address of the responsible entity to which the voting paper may be sent; and
 - (ii) the responsible entity must notify the members in, or in a document accompanying, the voting paper that:
 - (A) the proposed responsible entity will be chosen as the new responsible entity if at least 50% of the total votes that may be cast by members that would be eligible to vote at a meeting under paragraph (1)(a) are cast in favour of the choice; and
 - (B) only votes received by the responsible entity within 28 days after the issue of the voting paper will be counted.
- (f) If a meeting is convened the resolution to choose the new responsible entity must be an extraordinary resolution if the scheme is not listed."; and

- (c) after subsection (2) insert:

"(2A) If a postal vote is arranged under paragraph (1A)(d) and at least 50% of the total votes that may be cast by members that would be eligible to vote at a meeting under paragraph (1)(a) are cast in favour of the proposed responsible entity, that entity is taken for the purposes of subsection (2) to have been chosen by a resolution of members on the last day on which postal votes may be received in order to be counted.

- (2B) If:

- (a) a related body corporate is proposed to be the new responsible entity in accordance with subsection (1A); and
- (b) sufficient members do not ask for a vote to choose the entity in accordance with the notice referred to in paragraph (1A)(b); and
- (c) the entity has consented in writing to becoming the scheme's responsible entity,

then:

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- (d) as soon as practicable and in any event within 2 business days after the end of the period in which a member may ask for such a vote, the current responsible entity must lodge a notice with ASIC asking it to alter the record of the scheme's registration to name the proposed responsible entity as the scheme's responsible entity; and
- (e) the notice must be accompanied by a certificate from the current responsible entity that it reasonably considers that the appointment of the proposed responsible entity would be in the best interests of members with a summary of the responsible entity's reasons as to why this is the case; and
- (f) unless ASIC reasonably believes that the appointment of the proposed responsible entity would not be in the best interests of members, ASIC must comply with the notice as soon as practicable after the notice and summary are lodged."

Where this declaration applies

5. This declaration applies where Macquarie Investment Management Australia Limited ACN 092 552 611 has consented in writing to becoming the new responsible entity of the Scheme.
6. This declaration ceases to apply on 5 April 2017.

Dated this 5th day of October 2016



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

16-0991

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 September 2016.

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION**IN THE MATTER OF MICHAEL MAHONEY
AND THE CORPORATIONS ACT 2001**

To: Mr Michael Mahoney

**BANNING ORDER UNDER TO SECTIONS 920A and 920B OF THE
CORPORATIONS ACT 2001**

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

Dated this 15th day of September 2016.

Signed: .....
ANDREW TEMPLER

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.

16-0992

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 22 September 2016.

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

IN THE MATTER OF SANDEEP DEVESH MADHOJI

SECTIONS 920A AND 920B
OF THE CORPORATIONS ACT 2001

To: Sandeep Devesh Madhoji

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

TAKE NOTICE that under sections 920A(1) and 920B(2) of the *Corporations Act 2001* the Australian Securities and Investments Commission prohibits **SANDEEP DEVESH MADHOJI** from providing any financial services permanently.

Dated this 14th day of September 2016

Signed: 

Christine Croft
Delegate of the Australian Securities and Investments Commission

Your attention is drawn to section 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 section 920C(2) is an offence.

16-0996

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 16-0996.

Commencement

3. This instrument commences on 5 October 2016.

Declarations

4. Chapters 6 and 6C of the Act apply to Freedom Insurance Group Ltd ACN 608 717 728 (*FIG*) 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 body corporate does not have a relevant interest in its own securities merely because, under an escrow arrangement entered into by the body corporate, the body corporate applies restrictions on the disposal of the securities by the holder.”.

5. Chapters 6 and 6C of the Act apply to FIG 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 FIG 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).”.

Where this instrument applies

7. This instrument applies in relation to relevant interests FIG has in securities of FIG (*Escrowed Securities*) merely because FIG has entered into one or more voluntary escrow agreements (each an *Escrow Arrangement*) with any one or more of the Security Holders in connection with the proposed admission of FIG’s securities to the official list of the Australian Securities Exchange (*ASX*), where each Escrow Arrangement:

16-0996

- (a) restricts disposal of, but not the exercise of voting rights attaching to, the Escrowed Securities;
- (b) in the case of a takeover bid (including a proportional takeover bid):
 - (i) allows each Security Holder to accept into the takeover bid where holders of at least half of the bid class securities that are not subject to an Escrow Arrangement have accepted into the bid; and
 - (ii) requires that the Escrowed Securities be returned to escrow if the takeover bid does not become unconditional;
- (c) allows the Escrowed Securities to be transferred or cancelled as part of a merger by way of compromise or arrangement under Part 5.1 of the Act;
- (d) terminates no later than two years after the date the Escrow Arrangement is entered into; and
- (e) is substantially in the same form as the draft voluntary escrow agreement provided to ASIC on 4 October 2016.

Interpretation

8. In this instrument *Security Holder* means any of the following persons who hold shares in FIG:
- (a) Keith Charles Cohen and Jeanette Patricia Cohen ATF Cohen Family Trust;
 - (b) Daring Investments Pty Ltd;
 - (c) Harvey Light;
 - (d) Malcolm McCool & Ronda McCool ATF McCool Family Trust;
 - (e) Yolande De Torres;
 - (f) Jennifer Andrews;
 - (g) Ng Capital Management Pty Ltd ATF CNG Investment Trust;
 - (h) JetM Investments Pty Ltd;
 - (i) Sixth Ave Investments Pty Ltd; and
 - (j) A and K Jensen ATF A & K Jensen Superannuation Fund.

Dated this 5th day of October 2016



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

16-0997

**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 16-0997.

Commencement

3. This instrument commences on 6 October 2016.

Exemption

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

Where exemption applies

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

16-0997

- (iv) the issue of Shares by Inghams Group Limited to successful applicants under the Prospectus.

Interpretation

6. In this instrument:

ASX means ASX Limited ACN 008 624 691.

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

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

Inghams Group Limited means Ingham Holdings I Pty Limited ACN 162 709 506 (to be renamed 'Inghams Group Limited' and converted to a public company).

Initial Public Offering means the initial public offering of fully paid ordinary shares in Inghams Group Limited, to be made in or around October 2016.

Offer Management Agreement means the offer management agreement to be dated on or about 12 October 2016 between Inghams Group Limited, SaleCo, Credit Suisse (Australia) Limited, UBS AG Australia Branch (Australia) Limited, Macquarie Capital (Australia) Limited, Citibank Global Markets Australia Pty Ltd, Morgan Stanley Australia Securities Limited and Goldman Sachs Australia Pty Ltd for the offer of Inghams Group Limited shares made under the Prospectus.

Prospectus means the prospectus to be dated on or about 12 October 2016 under which Shares will be offered for issue by Inghams Group Limited and for sale by SaleCo.

SaleCo means Inghams SaleCo Limited (a company to be incorporated in connection with the Initial Public Offering).

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

Dated this 6th day of October 2016



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

16-1001

**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 16-1001.

Commencement

3. This instrument commences on 7 October 2016.

Declaration

4. Chapter 6 of the Act applies to the Company as if item 7 of section 611 of the Act were modified or varied by omitting paragraph (a) and substituting:
“(a) no votes are cast in favour of the resolution by the person proposing to make the acquisition and their associates; and”.

Where this instrument applies

5. This instrument applies to an acquisition by the Company of a relevant interest in all of the voting shares in MRO (**Acquisition**) where that acquisition is approved by a resolution under item 7 of section 611 of the Act passed at a meeting of the members of MRO, convened by notice of meeting contained in the Explanatory Memorandum.

Interpretation

6. In this instrument:

Company means Murray River Organics Group Limited ACN 614 651 473.

Explanatory Memorandum means the explanatory memorandum in respect of the Acquisition which is substantially in the same form as that provided to ASIC on 6 October 2016.

MRO means Murray River Organics Limited ACN 159 039 178.

Dated this 7th day of October 2016



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

CORPORATIONS ACT 2001
SECTION 601AH(1)& 601AH(2)

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

Dated this fifth day of October 2016

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 080 336 821 PTY LTD	080 336 821
A.H.S. AIR-CONDITIONING PTY. LTD.	095 139 941
A.J. DAVESON PTY LTD	010 573 770
A.N.D. PTY LTD	100 101 111
ACN 001 912 894 PTY LTD	001 912 894
ACN 008 089 450 PTY. LTD.	008 089 450
ACN 010 069 931 PTY LTD	010 069 931
ACN 092 211 160 PTY LTD	092 211 160
ACN 098 476 629 PTY LTD	098 476 629
ACN 131 828 398 PTY LTD	131 828 398
ACN 137 559 025 PTY LTD	137 559 025
ACN 152 924 117 PTY LTD	152 924 117
ACN 163313335 PTY LTD	163 313 335
ACN 165 924 989 PTY LTD	165 924 989
ACN 166 882 613 PTY LTD	166 882 613
ACOMHR PTY LTD	158 958 617
ADLEM HOLDINGS PTY LTD	142 745 775
ADL TRANSPORT PTY. LTD.	082 816 439
ADS GLOBAL PTY LTD	164 284 477
ALFRED HOMES PTY LTD	136 171 750
ALING INTERNATIONAL PTY LTD	600 604 911
ALJASSER GROUP PTY LTD	167 545 646
ALSAFFAR PTY LTD	149 108 985
ALSUE NOMINEES PTY. LTD.	005 341 622
ALURE SOLUTIONS PTY LTD	117 092 672

Name of Company	ACN
AMERICAN HOME DESIGNS PTY LTD	137 904 673
AMIGOS FRANCHISING PTY LTD	123 521 120
ANDY BALDACHINNO PTY. LTD.	161 982 645
ANYTIME COORPAROO PTY. LTD.	166 757 188
ARCHIMENTOR PTY LTD	143 456 937
ARDARE DAIRY FOODS PTY. LIMITED	004 220 768
ARGYLE FARM PTY LTD	104 290 324
ATERCS PTY LTD	158 134 368
ATEREK PTY LTD	125 030 837
AUCTIONEERING LINK AUSTRALIA PROPRIETARY LIMITED	167 241 956
AUDACIOUS SOLUTIONS PTY LTD	121 713 317
AUMM PTY. LTD.	168 057 305
AURIANE TRADING PTY LTD	153 668 949
AUSTANDARD INTERNATIONAL INDUSTRIES PTY LTD	164 059 723
AUSTRALIAN NATIONAL PRINT PTY. LTD.	074 641 839
AVENUE TEN PTY LIMITED	082 230 153
BABAPEN PTY LIMITED	010 221 904
BASALAR PTY. LTD.	056 488 601
BAYNE SUPERANNUATION PTY LTD	159 010 134
BCF CAPITAL PTY LTD	168 507 426
BEEZY BEEZE PTY LTD	154 572 773
BELSAM PTY LTD	095 610 978
BENCHMARK LINK PTY LTD	166 446 608
BENRILE PTY LIMITED	111 335 025
BERGIUS PTY LTD	126 028 804
BHOGAL ENTERPRISES PTY LTD	149 862 831
BIG AL'S WHOLESALE CARS PTY LTD	160 627 289
BIGGENHILL PTY. LTD.	070 536 391
BLACKWATER CIVIL PTY LTD	162 057 847
BLUE BAY DREAMING PTY LTD	166 930 963
B M WINNING PTY LTD	128 283 081
BOARDERLANDS PTY. LTD.	151 088 827
BOWEN HARBOURSIDE PTY LTD	150 751 241
BRAUNBERGER PTY LTD	134 028 667
BRIGHT BLUE COMMUNICATIONS PTY LTD	106 569 386
BRISBANE CAR REMOVAL PTY LTD	161 533 919
BROOKING INVESTMENTS PTY LTD	140 582 538
BUNDY HOUSE AND GARDEN PTY. LTD.	162 228 097
BUSH BEEF COMPANY PTY LTD	166 929 442

Name of Company	ACN
BUTTERCREAM BAKERY PTY. LTD.	149 697 183
C.I.B. VICTORIA PTY LTD	166 013 547
C.J LOFTUS ELECTRONICS PTY LTD	103 733 633
C.S.F. ALUMINIUM PTY. LTD.	114 379 618
C & N CONCRETING VIC PTY LTD	140 768 163
CAFE INDUSTRIES PTY. LTD.	121 120 465
CALLAN TILE CONTRACTING PTY LTD	124 385 100
CAPITAL TILING CONTRACTORS PTY LTD	154 930 542
CASHMERE VENTURE PTY LTD	104 245 294
CENTRAL WEST GRAINS PTY LIMITED	082 015 496
CHANGE MY ADDRESS HOLDINGS PTY LIMITED	092 156 922
CHEF'S DECK PTY LTD	165 244 182
CHRIS AND SALLY ENTERPRISE PTY. LTD.	117 862 281
CHRYSTAL HOMES PTY LTD	123 467 550
CITY LANDSCAPES (QLD) PTY. LTD.	091 865 057
CLOUDSYNC PTY LTD	160 780 398
COBURN FINE ART CONSERVATION PTY LTD	097 677 471
COLAVECCHIO HOLDINGS PTY LTD	145 649 510
COMMERCIAL TRANSLATION CENTRE PTY. LTD.	050 135 763
COMMSPOWER SPECIALIST PTY. LTD.	167 741 497
COMPLEX FORMWORK PTY LTD	162 163 466
CONTEMPORARY LIFESTYLE PTY LTD	166 113 104
CONTINENTAL FOOTWEAR COLLECTION PTY. LTD.	080 873 669
CONTRAX PLUMBING PTY. LTD.	006 288 151
CORPORATE FACILITIES MANAGEMENT PTY. LTD.	007 025 523
COUNTRYWIDE MEDIA PTY. LTD.	086 202 093
COURIER 189 PTY LTD	081 958 830
CRAIG MAC IP PTY LTD	120 698 197
DANNY COTTA PTY LTD	166 845 405
DAUGHTERS OF PRANEE PTY LTD	161 372 318
DDD CARPENTRY PTY LTD	129 551 677
DIABOLICAL INVESTMENTS PTY. LTD.	112 926 191
DIAMOND BEACH HOLDINGS PTY LTD	123 002 817
DIPESH PTY LTD	166 080 342
DISHA N KOSHU PTY. LTD.	167 487 845
DONNA GLASS SUPER INVESTMENTS PTY LTD	158 472 952
DORANE PTY LTD	141 319 511
DPP TRANSPORT PTY LTD	121 825 607
DR. JAFFER PTY LTD	150 135 229

Name of Company	ACN
DREWDEV PTY LTD	150 518 862
EARTHMARK PTY LTD	105 561 064
EAST BAY IMPORT & EXPORT PTY LIMITED	145 703 608
EASTERN ENERGY SERVICE PTY. LTD.	097 138 479
EASTERN WELL SERVICE HOLDINGS PTY LTD	125 592 814
EKA GROUP PTY. LTD.	161 416 422
EMERALD PARTNERS PTY. LTD	107 969 433
ENTERPRISES JL PTY LIMITED	158 848 652
EPWY COTTONWOOD PTY LTD	102 875 552
EPWY DAYS PTY LTD	103 230 137
EPWY GLADES PTY LTD	102 875 516
EVENTUS GROUP PTY LTD	140 369 606
EVEREST MORTGAGE SERVICES PTY LTD	168 779 066
E W N PTY LTD	101 923 228
EXCELSA ENTERPRISES PTY. LTD.	167 610 862
EXCEPTIONAL BRICKLAYING PTY LTD	155 891 062
FAST FOODS WHOLESALE PTY LIMITED	160 779 313
FAST RESORT PTY LTD	155 222 941
FIVENYNES PTY LTD	162 051 452
FIVE STAR (QLD / NSW) PTY LTD	121 187 764
FLAWLESS FITOUTS PTY LTD	163 583 819
FLOORALL (QLD.) PTY. LTD.	010 814 703
FOSTER PARENTS PLAN OF AUSTRALIA PTY LTD	050 606 481
FUKUSIMA PTY. LTD.	087 008 508
FUTUREPAY PTY. LTD.	154 462 978
G.F.W. MUSSON PTY LTD	000 021 787
G.R. SCHRODER PTY. LIMITED	006 546 149
GASCONNADE PTY. LTD.	146 520 292
GAV-ELECTRICS PTY. LTD.	142 675 358
GDSAW PROPERTIES PTY LIMITED	154 594 591
GEARING INVESTMENTS PTY LTD	163 091 307
GIBSON DISPLAY & PACK PTY LTD	103 787 864
GNS PROPERTY SERVICES PTY LTD	167 034 684
GOLDEN TROWEL PTY LTD	167 600 893
GRALINDA PTY. LTD.	007 050 679
GRAND WINE PAVILION PTY LTD	150 916 144
GRANT AUSTRALIA PTY LTD	156 029 793
GREENCARE BY ANGEL PTY LIMITED	107 496 953
GREENSTAR VALET INVESTMENTS PTY. LTD.	168 432 764

Name of Company	ACN
GREGORY EXCAVATIONS PTY LTD	103 907 562
GREGORY SECURITIES PTY LTD	115 025 306
H.F. YUNCKEN LIMITED	004 377 057
H. P. B. GEE PTY. LTD.	004 486 088
HARBOUR FUTURES PTY. LIMITED	064 407 503
HARDS FAMILY PTY LTD	128 981 948
HAREM HOLDINGS PTY. LTD.	007 969 440
HARRISON TRUCKING PTY LTD	114 012 770
HARRY'S FOOD SERVICES PTY LTD	114 718 348
HARVEST MOON FISHERIES (QLD) PTY LIMITED	077 942 002
HERITAGE RESOURCES GRUPPE PTY LIMITED	169 280 611
HERRY PLASTERING SERVICES PTY LTD	165 896 882
HORIZON FENCING SERVICES PTY. LTD.	097 874 667
HST CONSULTING PTY LTD	154 063 215
HSTK INVESTMENTS PTY LTD	161 922 836
HSX PTY LTD	145 047 552
HUME CENTRAL PTY LTD	169 189 888
HYDNPARK MANOR PTY LTD	078 960 773
IMMANUEL FELLOWSHIP LTD	149 645 081
IN-SEASON FRUIT & VEG PTY LTD	107 896 140
INGLEBURN MEDICAL CENTRE MANAGEMENT PTY LTD	147 433 903
INSIDE EXPORT PTY LTD	135 406 030
INSTILE IMPORTS PTY LTD	127 914 238
INTERNET CLUB AUSTRALASIA PACIFIC PTY LTD	007 153 988
IVF SUPPORT PTY. LTD.	138 892 145
J.J.J. RECYCLERS (AUSTRALIA WIDE) PTY. LTD.	069 942 105
J & J ELECTRICAL COMMUNICATION CONTRACTORS PTY LTD	137 974 219
J & J WORKS PTY. LTD.	111 497 584
J & R CROXSON PTY LTD	070 499 802
JACAB PTY LTD	099 797 056
JACKEL NOMINEES PTY. LTD.	004 965 619
JADAN SUPERANNUATION FUND PTY LTD	151 271 797
JAFFA FIELD SERVICES PTY LTD	166 631 698
JAVABUZZ PTY. LTD.	130 386 542
JECKEL PTY. LTD.	059 444 665
JENIFER EDDY PTY. LTD.	005 764 545
JENTLA PTY LTD	111 538 240
JERRETT PLUMBING PTY LTD	091 512 042
JMK DEVELOPERS PTY LTD	146 601 381

Name of Company	ACN
JOHN HIGGINS & ASSOCIATES PTY LTD	003 172 610
JOHN WALTON HOLDING PTY. LTD.	009 692 513
JONATHAN DAVIES PTY. LTD.	010 609 266
JONATHAN MAY INVESTMENTS PTY LTD	143 617 092
JP AIRCRAFT CONTRACTING PTY LTD	130 873 102
JSVS BUILDING SERVICES PTY LIMITED	166 907 320
JUST ROBOTS PTY LTD	130 352 831
K.B. DAWSON PTY. LTD.	076 049 619
KASH AND CAROL HOLDINGS PTY. LTD.	166 798 143
KEARSLEY PTY LTD	167 889 330
KELESON CONSTRUCTIONS PTY LTD	134 592 537
KEN W CONSTRUCTION PTY. LTD.	149 467 390
KILDARE PIPE AND CIVIL PTY LTD	161 425 181
KLIM CORPORATION PTY LTD	008 962 687
LANA NOMINEES PTY LTD	055 698 943
LANDSDALE EARLY LEARNING PTY LTD	160 926 232
LAUNCH PARTNERS PTY. LTD.	169 265 481
LEGAL CORP PTY LTD	074 106 639
LENNE PTY LTD	147 620 095
LICON BOTANICA 1 PTY LTD	163 215 727
LMI PRODUCTIONS PTY. LTD.	156 252 327
LODGE 21 PTY LTD	002 869 758
LOGISTICS RESOURCE GROUP PTY. LTD.	124 400 611
LPH DEVELOPMENTS GIBBS STREET PTY LTD	167 453 054
L RAMSAY FAMILY SUPERANNUATION FUND PTY LTD	154 043 580
LYN HALE & ASSOC. PTY LIMITED	002 769 191
M.B.T TRANSPORT PTY LTD	167 771 851
M & R INVESTMENTS AUST PTY LTD	139 994 817
MABEL (LITHGOW) PTY LTD	103 611 918
MAC DEVELOPMENTS, MASTERS @ CARPENTRY PTY LTD	130 306 571
MACKENZIE BOATING PTY LTD	107 252 157
MALAAAN ENTERPRISES PTY. LTD.	125 072 139
MALAE B ENTERPRISE PTY LTD	136 179 685
MALAK TRADING CO. PTY LTD	140 132 798
MARKETTA PTY. LTD.	166 776 469
MARLINZ HOLDINGS PTY LTD	159 854 485
MASTAN MOTORS PTY LTD	165 516 496
MCKINNIS POOLE SUPER PTY LTD	158 418 921
MEGH SINGH YADAV PTY LTD	149 218 315

Name of Company	ACN
MEISSA PTY. LTD.	131 926 791
MELYNTA PTY. LIMITED	008 524 927
MERIDIAN NORTH PTY LTD	162 974 807
MERRITT HOLDINGS QLD PTY LTD	114 849 106
METOLU PROPERTY GROUP PTY LTD	143 239 132
MIG INVESTMENTS PTY LTD	102 738 214
MIKALDO PTY LTD	143 072 468
MILECOM PTY LIMITED	134 665 991
MILLCO PRODUCTIONS PTY LIMITED	073 525 390
MILLSTOCK INTERNATIONAL HOLDINGS PTY LTD	157 679 822
MINE FIRE SYSTEMS PTY LTD	142 087 723
MINSHIRE PTY LTD	001 965 242
MIRAE QLD PTY LTD	156 202 676
MK99 PTY LTD	167 687 176
MLBL ENTERPRISES PTY LTD	162 274 286
MLOP PTY LTD	000 015 172
MOORGAIN PTY LTD	079 123 327
MOTOLAKE PTY LTD	138 583 169
MR. ASSOCIATION PTY LTD	154 815 488
MURPH'S MOVERS PTY LTD	107 592 638
MURPHY & ASSOCIATES BARRISTERS AND SOLICITORS PTY LTD	162 803 330
MY MECHANIC COBURG (VIC) PTY LTD	162 917 197
M ZACHARA & ASSOCIATES PTY LTD	135 245 840
NATIONAL DAIRIES VICTORIA PTY LIMITED	004 210 253
NATIONWIDE TRANSPORT PTY LTD	167 744 390
NEI PACIFIC LIMITED	004 108 749
NITEO CONSULTING AUSTRALIA PTY. LTD.	158 708 064
NLM100 PTY LTD	141 587 902
NOOSA BOX OFFICE PTY LTD	165 005 701
NOWKEMP (NO 2) PTY LTD	071 906 440
NSTEP CONSTRUCTIONS PTY LTD	169 041 632
NUTRIENT WORX PTY LTD	143 124 770
OOSTDYCK & ASSOCIATES PTY LTD	127 531 444
OPAL RUBY PTY. LIMITED.	109 830 239
OZ INTERNATIONAL CONFERENCE CENTRE PTY. LTD.	165 549 897
PAC WOODSTOCK PTY LTD	148 920 950
PARKER REEVES PTY LTD	152 032 632
PC & J FINANCIAL SERVICES PTY. LTD.	098 962 693
PERALUX PTY LIMITED	057 571 990

Name of Company	ACN
PERFECT DRIVE PTY. LIMITED	160 826 988
PM HOLDINGS GROUP PTY. LTD.	168 022 722
PRECISION DANCE ACADEMY PTY LTD	149 048 911
PRECISION PORTABLES PTY LTD	077 621 973
PREMIER MILK CORPORATION PTY. LTD.	163 145 239
PRIME ACCOUNTING SUPER HOLDINGS PTY. LTD.	155 107 636
PROFESSIONAL PLANNING SERVICES PTY LTD	110 690 803
PROTECT TILING PTY LTD	159 372 291
PRUGA PTY LIMITED	136 710 435
PWN HOLDINGS PTY LTD	150 607 444
QUATRIS (AUSTRALIA) PTY. LTD.	162 067 870
QWL ASSET MANAGEMENT PTY LIMITED	123 121 960
R & G WILLIAMS NOMINEES PTY. LIMITED	065 768 372
RABSHAWL PTY LIMITED	010 290 347
RAMKE CONSTRUCTION PTY LTD	092 742 035
RASAM PTY LTD	161 635 276
RAY DANIELS PTY LTD	003 803 843
REALXSTREAM PTY LTD	112 641 960
RELIANCE BUILDING CARETAKING MAINTENANCE PTY LTD	168 831 669
RESMAIN. PTY. LTD	118 617 762
REYNLAKE PTY LTD	147 532 545
REYNOLDS SERVICES PTY. LTD	060 689 830
RHYBREN PTY LTD	155 741 512
RIGHT CONNEXIONS LTD	134 693 897
RIVNE PTY LTD	164 269 541
ROBLITE PTY. LTD.	010 987 327
ROBUNDA PTY LTD	155 601 022
ROMBOGO PTY LTD	146 212 366
ROMTER SUPERANNUATION PTY LTD	106 646 511
ROSMAN HOLDINGS PTY LTD	163 565 268
RR TACK SUPER PROPERTY PTY LTD	165 504 601
RR TACK SUPER PTY LTD	164 518 281
RUDIGER ENTERPRISES PTY LTD	159 474 227
S.W.F.A PTY LTD	162 410 835
S & N SPREADING CONTRACTORS PTY. LTD.	099 837 671
SANDHU PROPERTY SERVICES PTY LTD	167 790 105
SAURABH ANAND PTY LTD	168 445 154
SCHMICK CONTRACTING SERVICES PTY LTD	163 747 180
SERIPHUS PTY LIMITED	111 508 322

Name of Company	ACN
SHINING ARMOUR PEST CONTROL PTY LTD	140 230 262
SHORTLIST PROJECT PTY. LTD.	168 070 755
SHUNHUI PTY LTD	150 605 404
SILVERADO POWER PTY. LTD.	074 670 778
SITEFOX PTY. LIMITED	053 432 321
SIZING & CONVEYOR SYSTEMS PTY. LTD.	057 518 000
SKYMATT PTY LTD	112 089 657
SMART ARTIST INTERNET PTY. LTD	116 556 159
SMART PHONE MOBILES PTY LTD	161 952 450
SOUTHERN MALLEE MEATS PTY LTD	145 048 488
SPHERE LEADERSHIP PTY. LTD.	161 242 879
SPJZ INVESTMENT GROUP PTY. LTD.	155 736 977
ST. MARK DENTAL SURGERY PTY LTD	110 981 989
STALLION SOLUTIONS PTY. LTD.	155 174 744
START UP TRANSPORT PTY LTD	166 989 377
STEALTH ENTERTAINMENT PTY LTD	143 498 097
STEVANA PTY. LTD.	073 988 093
STRAIGHTWAY HAULAGE PTY. LTD.	168 049 321
STRAWBERRY WINE PTY. LTD.	007 278 168
STU & PID PTY LTD	143 130 401
STUART AVIATION INTERNATIONAL PTY LTD	065 093 834
SUBIACO PROPERTY INVESTMENTS PTY LTD	137 938 393
SUMMERQUAY SUPER FUND PTY LTD	156 050 412
SUPER FLUID PLUMBING PTY LTD	160 086 724
SWAN BAY INVESTMENTS PTY LTD	163 611 792
SYMANTEC AUSTRALIA HOLDING PTY LTD	003 967 333
SZABO & DAO COMPANY A PTY LIMITED	158 058 247
T & K BUI ENTERPRISES PTY LTD	152 720 815
TDINH TILING PTY LTD	149 576 947
TENRIKYO MISSION CENTRE IN SYDNEY	001 826 875
TERRIGAL INVESTMENTS PTY LTD	010 124 428
TEXTURE CAFE PTY. LTD.	159 221 020
THE HONGKONG TREATMENT CENTRE PTY LTD	167 040 404
THERMAL CERAMICS AUSTRALIA PTY LTD	000 383 755
THEXTON ARMSTRONG FLETCHER PTY. LTD.	160 261 307
TIGERSEDGE INVESTMENTS PTY LTD	127 274 702
TIMOTHY WHEELHOUSE PLUMBING & GASFITTING PTY LTD	085 156 458
TJF ENTERPRISES PTY. LTD.	110 793 783
TONG & HARRINGTON CUSTODIANS PTY LTD	168 292 555

Name of Company	ACN
TOPCLASS MANAGEMENT & BOOKKEEPING PTY LTD	168 115 311
TOP GARMENTS INTERNATIONAL PTY LTD	104 035 770
TURNER CONSTRUCTION GROUP PTY LTD	167 627 303
TURON AUSTRALIA PTY LIMITED	139 257 686
UKELAND PTY LTD	141 971 913
ULTIMATE SHOPFITTING PTY LTD	168 717 539
ULTRABUILT PROJECTS PTY LTD	141 238 422
UPROSPER PTY LTD	168 341 240
URBAN CAPITAL PROJECTS PTY LTD	169 220 071
VALIANT S PTY. LTD.	165 073 316
VALLEY VENTURE PTY. LTD.	063 810 588
VIBE THERAPIES PTY LTD	164 669 827
VILLAGES N.C.A. (NO. 9) PTY LTD	140 855 965
VILLAGES N.C.A. PTY LTD	139 894 741
VIPER RESOURCES PTY LTD	073 531 996
VITAL MAX PTY. LTD.	161 996 292
WADEBURY PTY. LTD.	052 501 550
WAKAYA GROUP PTY LTD	155 996 875
WALLSEND MANAGEMENT PTY LTD	122 562 903
WAM-GEE PTY. LIMITED	010 830 270
WA WORKFORCE & SERVICES PTY LTD	153 724 611
WEALTHCRAFT PTY LTD	158 001 033
WE ARE WHAT WE DO AUSTRALIA	118 957 332
WESTPEN HOLDINGS PTY LIMITED	156 293 284
WHISTLE CLEANING SERVICES VIC PTY LTD	100 031 650
WHITTHALL TRADING PTY LTD	158 980 280
WINTEROFT PTY LTD	150 542 840
WINWYZ WORK PTY LTD	167 202 039
WURLEY CONSULTING SERVICES PTY LTD	158 073 860
YALE GROUP PTY LTD	118 066 416
YOUKHANIS PTY LTD	102 453 921
ZARLINTRA PTY LTD	085 867 929
ZENITH REALTY GROUP PTY. LTD.	166 558 489
ZIGMA LEARNING PTY LTD	150 269 051
ZION MEDICAL CENTRE PTY LTD	151 100 453
ZOOM BEE XPRESS PTY LTD	134 528 331
ZUNNIBAY PTY LTD	165 468 511
ZYYUFENG PTY. LTD.	168 170 009
637 THE ESPLANADE PTY LTD	120 195 771

CORPORATIONS ACT 2001

Section 601CL(5)

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

Dated this seventh day of October 2016

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

ASHBURTON (JERSEY) LIMITED

126 161 484

MANFROTTO UK LIMITED

165 667 934

T A MACALISTER LIMITED

167 486 875

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 seventh day of October 2016

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

BEST FORSYTH ELECTRICAL LIMITED	114 138 331
BIGMACHINES AUSTRALIA, INC.	151 928 666
CREST ADVISORY (UK) LIMITED	606 357 242
FASTACASH LIMITED	612 069 020
GARDLINE GEOSURVEY LIMITED	612 825 037
GDP FLOORING SOLUTIONS LIMITED	601 502 792
SOLID-STATE INDUSTRIES PTE. LTD.	166 699 449
UNION SQUARE SOFTWARE (INTERNATIONAL) LIMITED	160 495 447
ZULU BRAVO MEDIA LIMITED	165 371 666

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 seventh day of October 2016

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme

ARSN

TRILOGY CONCENTRATED GLOBAL EQUITIES FUND

121 848 360

TRILOGY EMERGING MARKETS EQUITIES FUND

121 848 413

UBS STRATEGIC INCOME FUND

600 159 760

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 seventh day of October 2016

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme	ARSN
ACCESS FUND NO 6	114 704 059
ACCESS FUND NO 7	114 704 326
BT INSTITUTIONAL INTERNATIONAL SUSTAINABILITY SHARE FUND	095 445 864
GOLDMAN SACHS GROWTH MARKETS PLUS EQUITY FUND	163 542 176
LEGG MASON MARTIN CURRIE MICROCAP FUND	608 577 715
LEGG MASON WESTERN ASSET GLOBAL MULTI STRATEGY BOND TRUST	120 469 534
NIKKO AM AUSTRALIAN SHARES MULTI-MANAGER FUND	092 026 278
NIKKO AM IMPUTATION FUND	103 973 351
NORTHWARD CAPITAL AUSTRALIAN EQUITY TRUST	130 170 973
NORTHWARD EQUITY INCOME FUND	149 088 497
PIMCO AUSTRALIA FIXED INCOME SHARES (FISH)	120 567 035
STATE STREET GLOBAL BROAD INVESTMENT GRADE FIXED INCOME TRUST	104 515 915
VELOCITY FUND	155 534 053

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 seventh day of October 2016

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

ASSOCIATION OF PERSONAL COUNSELLORS INCORPORATED

163 804 975

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.

ALTO MINERALS LIMITED ACN 602 897 361 will change to a proprietary company limited by shares. The new name will be ALTO MINERALS PTY LTD ACN 602 897 361.

BATTERY MINERAL RESOURCES PTY LIMITED ACN 612 991 116 will change to a public company limited by shares. The new name will be BATTERY MINERAL RESOURCES LIMITED ACN 612 991 116.

PAGEUP PEOPLE PTY LTD ACN 005 630 740 will change to a public company limited by shares. The new name will be PAGEUP PEOPLE LIMITED ACN 005 630 740.

VICINITY MANAGER LTD ACN 051 908 984 will change to a proprietary company limited by shares. The new name will be VICINITY MANAGER PTY LTD ACN 051 908 984.

AXSESSTODAY PTY LIMITED ACN 603 323 182 will change to a public company limited by shares. The new name will be AXSESSTODAY LIMITED ACN 603 323 182.

NECTAR FARMS MANAGEMENT PTY LTD ACN 610 236 032 will change to a public company limited by shares. The new name will be NECTAR FARMS MANAGEMENT LIMITED ACN 610 236 032.

PATTIES FOODS LTD ACN 007 157 182 will change to a proprietary company limited by shares. The new name will be PATTIES FOODS PTY LIMITED ACN 007 157 182.