



ASIC

Australian Securities &
Investments Commission

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RIGHTS OF REVIEW

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

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16-1047

**Australian Securities and Investments Commission
Corporations Act 2001 - Section 992B - Exemption**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under section 992B(1) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 16-1047.

Commencement

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

Order

4. ASIC relieves BrisConnections Management Company Limited ACN 128 614 291 (Subject to Deed of Company Arrangement) (Receivers and Managers Appointed) (BCMCL) so that it does not have to lodge a report with ASIC in respect of:
 - (a) the continuing obligations for the financial year ended 30 June 2013;
 - (b) the continuing obligations for the financial year ended 30 June 2014;
 - (c) the continuing obligations for the financial year ended 30 June 2015;
 - (d) the continuing obligations for the financial year ending 30 June 2016; and
 - (e) the obligations for the financial year ending 30 June 2017

in accordance with section 989B of the Act, until the last day of the deferral period.

Conditions

5. For BCMCL to rely on the relief in paragraph 4, BCMCL must comply with the following conditions:
 - (a) BCMCL must make a copy of this instrument available on a website that is maintained by or on behalf of the Deed Administrators for BCMCL, in a way that is readily accessible from the website on or before 20 January 2017; and
 - (b) BCMCL must put and keep in place arrangements for answering, free of charge, reasonable enquiries from unit holders in the Trusts that are:
 - (i) about the consequences of the external administration of BCMCL and any of the wholly-owned entities of the Trusts that are under external administration; and
 - (ii) made during the period in which the instrument is effective.

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Where this instrument applies

6. This instrument applies in (but is not conditional upon) circumstances where the Deed Administrators have advised ASIC that it is their current opinion that unit holders have no ongoing economic interest, or only nominal economic interest, in the Trusts.

Interpretation

In this instrument:

Deed Administrators has the meaning given by paragraph (b) of the definition of administrator in section 9 of the Act.

deferral period means the period starting on the commencement date of this instrument and ending on whichever is the earlier of:

- (a) 31 December 2017; or
- (b) in the case of BCMCL, the date that BCMCL ceases to be under external administration.


external administration means where an external administrator has been appointed to the company.

external administrator means:

- (a) an administrator of the company appointed under sections 436A, 436B or 436C of the Act;
- (b) where the company has executed a deed of company arrangement that has not yet terminated, the administrator of the deed appointed under Part 5.3A of the Act;
- (c) a provisional liquidator of the company; or
- (d) a managing controller appointed in relation to property of the company.

Trusts means BrisConnections Investment Trust ARSN 131 124 813 and BrisConnections Holding Trust ARSN 131 125 025 (*together referred to as the Trusts*).

Dated 22nd December 2016.



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

16-1098

**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 16-1098.

Commencement

3. This instrument commences on 4 November 2016.

Declarations

4. Chapters 6 and 6C of the Act apply to Inghams Group Limited ACN 162 709 506 (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 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 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 substituting:

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

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Where this instrument applies

7. This instrument applies in relation to relevant interests the Company has in securities of the Company (*Escrowed Securities*) merely because the Company has entered into one or more escrow agreements or deeds (each an *Escrow Arrangement*) with each Security Holder in connection with the proposed admission of the Company's securities to the official list of the Australian Securities Exchange (*ASX*) where each Escrow Arrangement:
- (a) does not restrict 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 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 on a date which no later than 24 months from the date on which the Company is admitted to the official list of the ASX; and
 - (e) is substantially in the same form as provided to ASIC on 11 October 2016.

Interpretation

8. In this instrument:
- (a) *ASX* means ASX Limited ACN 008 624 691 or the financial market known as the Australian Securities Exchange it operates, as the context requires.
 - (b) *Security Holder* means the following persons who hold shares in the Company:
 - i. TPG Asia SF V Pte Ltd (a company incorporated in Singapore);
 - ii. TPG Asia VI SF Pte Ltd (a company incorporated in Singapore);
 - iii. TPG Adams Co-Invest, L.P (a company incorporated in Delaware,USA);

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- iv. Ingham 2 Pty Limited as trustee for Adrian Revell of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- v. Ingham 2 Pty Limited as trustee for Andrew Tweedie of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- vi. Ingham 2 Pty Limited as trustee for Ashley Etherington of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- vii. Ingham 2 Pty Limited as trustee for Beth Krushinskie of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- viii. Ingham 2 Pty Limited as trustee for Brad Moore of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- ix. Ingham 2 Pty Limited as trustee for Brett Richter of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- x. Ingham 2 Pty Limited as trustee for David Matthews of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xi. Ingham 2 Pty Limited as trustee for David Myall of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xii. Ingham 2 Pty Limited as trustee for David Piddington of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xiii. Ingham 2 Pty Limited as trustee for George Morrissey of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xiv. Ingham 2 Pty Limited as trustee for Haden Shaw of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xv. Ingham 2 Pty Limited as trustee for Harbir Bawa of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xvi. Ingham 2 Pty Limited as trustee for Ian Brannan of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xvii. Ingham 2 Pty Limited as trustee for Janelle Cashin of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xviii. Ingham 2 Pty Limited as trustee for Jerem Wylie of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xix. Ingham 2 Pty Limited as trustee for Jonathan Gray of Level 4, 1 Julius Avenue, North Ryde NSW 2113;

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- xx. Ingham 2 Pty Limited as trustee for Jonathan Hutchings of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xxi. Ingham 2 Pty Limited as trustee for Julia Seddon of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xxii. Ingham 2 Pty Limited as trustee for Leslie Hadley of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xxiii. Ingham 2 Pty Limited as trustee for Luke Johnson of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xxiv. Ingham 2 Pty Limited as trustee for Megan McGhie of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xxv. Ingham 2 Pty Limited as trustee for Michael McMahon of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xxvi. Ingham 2 Pty Limited as trustee for Muhannad Juma of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xxvii. Ingham 2 Pty Limited as trustee for Neil Favager of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xxviii. Ingham 2 Pty Limited as trustee for Nick Maglis of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xxix. Ingham 2 Pty Limited as trustee for Peter Spackman of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xxx. Ingham 2 Pty Limited as trustee for Peter van Vliet of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xxxi. Ingham 2 Pty Limited as trustee for Philip Wilkinson of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xxxii. Ingham 2 Pty Limited as trustee for Quinton Hildebrand of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xxxiii. Ingham 2 Pty Limited as trustee for Richard McPartlin of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xxxiv. Ingham 2 Pty Limited as trustee for Robert Allison of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xxxv. Ingham 2 Pty Limited as trustee for Scott Lewis of Level 4, 1 Julius Avenue, North Ryde NSW 2113;

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- xxxvi. Ingham 2 Pty Limited as trustee for Simon Bree of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xxxvii. Ingham 2 Pty Limited as trustee for Stephen Walters of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xxxviii. Ingham 2 Pty Limited as trustee for Stephen Wood of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xxxix. Ingham 2 Pty Limited as trustee for Thomas Dean of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xl. Ingham 2 Pty Limited as trustee for Tom Foster of Level 4, 1 Julius Avenue, North Ryde NSW 2113;
- xli. Barbizon Investments Pty Ltd as trustee for Grez Trust of Illingworth David 441 Moorabool Street Geelong VIC 3220;
- xlii. Ljhadley Pty Ltd as trustee for Hadley Super Fund of C/- John N Williams Level 1 162 Macquarie Street Hobart TAS 7000;
- xliii. Phillip Wilkinson of 1 Castle Hill Drive, Pannal Ash Harrogate, North Yorkshire, United Kingdom;
- xliv. M.P. & A.J. McMahon as trustees for the M & A McMahon Super Fund;
- xlv. Brannan Family Superannuation Fund Pty Ltd as trustee for the Brannan Family Superannuation Fund;
- xlvi. Connor Patrick Brannan;
- xlvii. Patrick Joseph Brannan;
- xlviii. Dillo Holdings Pty Ltd as trustee for Graeme Dillon Super Fund of Dfk Crosbie Pty Ltd 1 Warabrook NSW 2304; and
- xlix. Brookes Family Investments Pty Ltd of Firstunity Wealth Management Level 21 25 Bligh Street Sydney NSW 2000.

Dated this 4th day of November 2016



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

16-1104

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

Enabling legislation

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

Title

2. This instrument is ASIC instrument 16-1104.

Commencement

3. This instrument commences on 7 November 2016.

Variation

4. This instrument varies ASIC instrument 14-1156 dated 10 November 2014 by deleting the following:
 - (a) paragraph (12I);
 - (b) paragraph (12J); and
 - (c) references to (12I) and (12J) in paragraph (12K).

Dated this 7th day of November 2016



Signed by Michael Jukes

As a delegate of the Australian Securities and Investments Commission

16-1144

**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 16-1144.

Commencement

3. This instrument commences on 22 November 2016.

Exemptions

4. The following persons do not have to comply with subsection 606(1) of the Act:
 - (a) Murray River Organics SaleCo Limited ACN 615 516 562 (*Sale Facility Operator*);
 - (b) Mr Erling Sorensen, as sole shareholder of the Sale Facility Operator; and
 - (c) Murray River Organics Group Limited (*Company*),(each, an *Applicant*).

Where this instrument applies

5. This instrument applies where:
 - (a) the acquisition of a relevant interest in Shares from a Selling Shareholder occurs as a result of the Selling Shareholder participating in a facility or other arrangement established by the Sale Facility Operator and the Company under which:
 - (i) the Sale Facility Operator invites Eligible Shareholders to offer to grant to the Sale Facility Operator a call option in respect of some or all of their respective Shares to require that Eligible Shareholders to sell or dispose of their Shares to the Sale Facility Operator pursuant to the Call Option Deed;

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- (ii) the Selling Shareholder sells or transfers their Shares to the Sale Facility Operator and agrees pursuant to the Call Option Deed not to dispose of their Shares;
 - (iii) the Sale Facility Operator sells or transfers the Shares under offers made under the IPO prospectus; and
 - (iv) the Sale Facility Operator provides consideration to Selling Shareholders for the sale or transfer referred to in paragraph (ii) which is referable to the consideration received by the Sale Facility Operator for the sale or transfer referred to in paragraph (iii) subject to the payment by the Sale Facility Operator of any fees and other transaction costs associated with the sale or transfer referred to in paragraph (ii), pursuant to the Call Option Deed;
- (b) each Applicant will cease to have a relevant interest in Shares which the Sale Facility Operator acquired under the facility or arrangement described in paragraph (a) above by the earlier of:
- (i) the date on which Shares are issued or sold (as the case may be) under an offer of Shares for issue or sale (as the case may be) in respect of which the IPO prospectus is lodged with ASIC; and
 - (ii) 40 days from the date the Sale Facility Operator acquires a relevant interest in the Shares under the Call Option Deed;
- (c) the Sale Facility Operator does not sell a Share to a person if it knows or believes that person would contravene section 606 of the Act by acquiring the Share;
- (d) the Sale Facility Operator does not exercise any voting rights attaching to Shares which it acquires under the facility or arrangement described in paragraph (a), without ASIC's consent; and
- (e) each of the Company and the Sale Facility Operator use best endeavours to obtain as wide a placement of the Shares as practicable.

Interpretation

6. In this instrument:

Call Option Deed means the call option deed pursuant to which Selling Shareholders will grant to the Sale Facility Operator a call option in respect of some or all of their Shares.

Eligible Shareholder means each holder of Shares who will receive an offer by the Sale Facility Operator to purchase that holder's Shares.

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IPO means the initial public offering of ordinary shares in the Company.

Selling Shareholder means a holder of Shares, who elects to sell their Shares to the Sale Facility Operator pursuant to the Call Option Deed, who in turn will sell those Shares as part of the IPO.

Share means a fully-paid ordinary share in the Company.

Dated this 22nd day of November 2016



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

16-1150

**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 16-1150.

Commencement

3. This instrument commences on 23 November 2016.

Declarations

4. Chapters 6 and 6C of the Act apply to Murray River Organics Group Limited ACN 614 651 473 (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 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 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 substituting:

“;or

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

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Where this instrument applies

7. This instrument applies in relation to relevant interests the Company has in securities of the Company (*Escrowed Securities*) merely because the Company has entered into one or more escrow agreements or deeds (each an *Escrow Arrangement*) with each Security Holder in connection with the proposed admission of the Company's securities to the official list of the Australian Securities Exchange (*ASX*) where each Escrow Arrangement:
- (a) does not restrict 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 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 on the date which no later than 24 months from the date on which the Company is admitted to the official list of the ASX; and
 - (e) is substantially in the same form as the draft agreement provided to ASIC on 25 October 2016.

Interpretation

8. In this instrument:
- (a) *ASX* means ASX Limited ACN 008 624 691 or the financial market known as the Australian Securities Exchange it operates, as the context requires.
 - (b) *Security Holder* means any of the following persons who hold shares in the Company:
 - i. Kim Sorensen <Sorensen Family Trust>;
 - ii. Melanie Alderton <Jamel Family Trust>;
 - iii. RBC Investor Services Australia Nominees Pty Ltd <Picredit A/C>;

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- iv. HSBC Custody Nominees (Australia) Limited - A/C 3;
- v. JP Morgan Nominees Aus Ltd <Clime Investment Ltd A/C>;
- vi. B F A Pty Ltd;
- vii. National Nominees Limited;
- viii. National Nominees Limited <National Nominees (Acq) A/C>;
- ix. National Nominees Limited <Australian Ethical Asf A/C>;
- x. Wanganui Pty Ltd <Peck Von Hartel S/F A/C>;
- xi. BNP Paribas Nominees Pty Ltd <DRP A/C>;
- xii. Future Land Limited;
- xiii. Mr Jason Peterson & Mrs Lisa Peterson <J & L Peterson S/F A/C>;
- xiv. Mr Jamie Pherous <Black Duck Holdings A/C>;
- xv. Mr Franky Hung;
- xvi. Monterrey Investment Management Pty Ltd <Merlin Investment Fund A/C>;
- xvii. National Nominees Limited <Australian Ethical Ecf A/C>;
- xviii. G Chan Pension Pty Ltd <Chan Super Fund A/C>;
- xix. Ya Ru Li;
- xx. Mr Chi Keung Lah;
- xxi. Raz Investment Pty Ltd <Raz Super Fund A/C>;
- xxii. A S Wall Pty Ltd <Wall Family S/F A/C>;
- xxiii. ACN 158527952 Pty Ltd <Lazy Axle A/C>;
- xxiv. Adjo Investments Pty Ltd;
- xxv. Alara Investments Pty Ltd;
- xxvi. Amore Coffee Company Pty Ltd <Coffee Co Super Fund A/C>;

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- xxvii. Argo Investments Limited;
- xxviii. Assez D'Eau Pty Ltd;
- xxix. B & L Dowling Superannuation Fund Pty Ltd <B & L Dowling Superfund A/C>;
- xxx. Bareli Holdings Pty Ltd <Hunter Family S/F A/C>;
- xxxi. Berne No 132 Nominees Pty Ltd <600086 A/C>;
- xxxii. Berne No 132 Nominees Pty Ltd <88226 A/C>;
- xxxiii. Brian Gerard Sheahan <Sheahan Family A/C>;
- xxxiv. BSK Super Pty Ltd <BSK Super Fund A/C>;
- xxxv. Centre Corporation Pty Ltd <T & A V Lillis Family A/C>;
- xxxvi. Christopher Carel Wessels;
- xxxvii. Coverage Pr Pty Ltd <Coverage S/F A/C>;
- xxxviii. Cracticus Pty Ltd <McGruer Super Fund A/C>;
- xxxix. D H Beran Pty Ltd <D H Beran Super Fund A/C>;
 - xl. Dacelo Paradiso Pty Ltd <Saks-Forbes Super Fund A/C>;
 - xli. David John Barrett-Lennard;
 - xl.ii. David Robert John De Silva & Wendy Ann Mc Quillan <DDS Super Fund A/C>;
 - xl.iii. Donra Investments Pty Ltd <Donra Investments A/C>;
 - xl.iv. Doulev Pty Ltd <Leversha Douglas Family A/C>;
 - xl.v. Dr Redman & Associates Pty Ltd <Dr Redman Family A/C>;
 - xl.vi. DSL Trading Company Pty Ltd;
 - xl.vii. Elsciff Pty Ltd <The Jb & Ml Clifford Fam A/C>;
 - xl.viii. Emaharg Pty Ltd <Apples A/C>;
 - xl.ix. Erm Super Fund Pty Ltd <Penrose Super Fund A/C>;

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- i. Farr Pty Ltd;
- ii. Foxtail Pty Ltd;
- iii. Frasama Pty Ltd <JDP Super Fund A/C>;
- iiii. Gerichter Family Investments Pty Ltd <Gerichter Family A/C>;
- lv. Gerichter Super Investments Pty Ltd <Gerichter Super Fund A/C>;
- iv. Gracelands Consulting Pty Ltd <Gracelands Super Fund A/C>;
- lvi. Greenlight Foundation Ltd <Greenlight Foundation A/C>;
- lvii. Halcyon One Pty Ltd;
- lviii. Heathcombe Pty Ltd <Heathcombe Super Fund A/C>;
- lix. HSBC Custody Nominees (Australia) Limited;
- lx. Huntingdale Management Pty Ltd <Huntingdale A/C>;
- lxi. J & K McKinnon Pty Ltd <J & K McKinnon S/F A/C>;
- lxii. J P Morgan Nom Aust Ltd <Glennon Cap Ltd AC>;
- lxiii. Jb & Hc Pond Investments Pty Ltd;
- lxiv. Jean-Louis Lelogeais;
- lxv. Kevin Beck & Sophie Beck;
- lxvi. Kh Super Pty Ltd <Kerry Huddleston S/F A/C>;
- lxvii. Kimberley Mustow <The MFT No 1 Family A/C>;
- lxviii. Kirbo Pty Ltd;
- lxix. Kiry Pty Ltd <Mark Super Fund A/C>;
- lxx. Lackenwood Pty Ltd;
- lxxi. Lanco Nominees Pty Ltd <Lanco Super Fund - David A/C>;
- lxxii. Leafy Pty Ltd <Angophora A/C>;
- lxxiii. Lic Investments Pty Ltd;

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- lxxiv. Linkshore Pty Limited <The Ben Tilley A/C>;
- lxxv. Locana Pty Ltd <Leumeah Road A/C>;
- lxxvi. M/S Belinda Jane Moore;
- lxxvii. Manda Wentworth Pty Ltd <Wentworth Family A/C>;
- lxxviii. Mc Court Investments Pty Ltd <McCourt Super Fund A/C>;
- lxxix. MDH Capital Pty Ltd;
- lxxx. Meredith Nominees Pty Ltd <Meredith Investment A/C>;
- lxxxi. MGL Corp Pty Ltd;
- lxxxii. Michael Edward Rix & Rhonda Mary Rix <Rix Family Super Fund A/C>;
- lxxxiii. Micjud Pty Ltd <Chester Super Fund A/C>;
- lxxxiv. MJT Industries Pty Ltd <MJT Super Fund A/C>;
- lxxxv. Mr Andrew Charles Arthur Gilchrist & Mrs Melissa Anne Gilchrist <Amg Super Fund A/C>;
- lxxxvi. Mr Andrew Mayor Hall;
- lxxxvii. Mr Anthony Karl Stani;
- lxxxviii. Mr Austin Miller;
- lxxxix. Mr Cameron Moule;
 - xc. Mr Constantinos Raptis & Mrs Mary Raptis <C Raptis Private SF NO2 A/C>;
 - xc. Mr David Athol Hamilton Brown;
 - xcii. Mr Frederick Lyle Schilling;
 - xciii. Mr Gregory Clyde Campbell;
 - xciv. Mr Gregory Kenneth Thompson & Mrs Ruth Lesley Thompson <Kt Super Ruth Pension A/C>;
 - xcv. Mr Jack Moffatt & Mrs Glenys Nola Moffatt <Moffatt Pension Fund A/C>;

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- xcvi. Mr Jack Moffatt & Mrs Glenys Nola Moffat <Jf & Gn Moffatt S/F A/C>;
- xcvii. Mr James Valenzi Isabella;
- xcviii. Mr John Patrick Cloonan & Mrs Barbara Lachlan Cloonan <Cloonan Family S/F A/C>;
- xcix. Mr Kenneth George Basil;
 - c. Mr Kenneth Yu;
 - ci. Mr Mark Christopher Gorman;
 - cii. Mr Michael Bernard Curley & Mrs Frances Patricia Curley <M B Curley Super Fund A/C>;
 - ciii. Mr Michael Patrick Parnell;
 - civ. Mr Nathan Wilkinson;
 - cv. Mr Paul Jenkins & Mrs Irene Jenkins <Jenkins Super Fund A/C>;
 - cvi. Mr Richard Lindsey Fish & Mrs Leslie Anne Fish <Fish Super Fund A/C>;
 - cvii. Mr Robert James McLean;
 - cviii. Mr Robert Patrick Siganto & Ms Jennifer Ann Caulfield <Robert Siganto Family A/C>;
 - cix. Mr Robert Wilson Miller;
 - cx. Mr Scott Michael Anderson;
 - cxii. Mr Shane Anthony Livingstone & Mrs Michelle Anne Livingstone <Livingstone Super Fund A/C>;
 - cxiii. Mr Stephen Paul Gorrie & Mrs Margaret Lesley Gorrie <The Superior Managed S/F A/C>;
 - cxiv. Mrs Georgina Kate Bruce;
 - cxv. Mrs Joanne Elizabeth Shand & Mr Wayne James Shand <Shand Super Fund A/C>;

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- cxv. Ms Kathleen Cecilia Paynter & Mr Hamish Towers Paynter <Biru Super Fund A/C>;
- cxvi. Ms Kimberly Louise Dean;
- cxvii. Murrindindi Pty Ltd <Murrindindi Super Fund A/C>;
- cxviii. Nesoi Investment Management Ltd;
- cxix. Newfram No 4 Pty Ltd <Cardiometric Services S/F AC>;
- cxx. Nick & Mari Pty Ltd <Nick & Mari Super Fund A/C>;
- cxxi. Nigel Paul Emslie;
- cxxii. Notemarl Pty Limited;
- cxxiii. Pac Partners Pty Ltd;
- cxxiv. Piertney Pty Ltd;
- cxxv. Pio Lorenzo Liberale;
- cxxvi. Pojero Pty Ltd <Acacia Super Fund A/C>;
- cxxvii. Purple Haze Holdings Pty Ltd <Hayes Super Fund A/C>;
- cxxviii. QFM Nominees Pty Ltd <Connole Unit Account>;
- cxxix. Rac & Jd Brice Superannuation Pty Ltd <Brice Super Fund A/C>;
- cxxx. Regal Funds Management Pty Ltd <Regal Ecf A/C>;
- cxxxii. Roughan Nominees Pty Ltd <Roughan Super Fund A/C>;
- cxxxiii. Sandhurst Trustees Limited <DMP Asset Management A/C>;
- cxxxiiii. Sarakin Superannuation Pty Ltd <Hamilton Super Fund A/C>;
- cxxxv. Segesta Pty Ltd <D & S S/F - Pension A/C>;
- cxxxvi. Sucess Pizzas Pty Ltd <The Rennie Family A/C>;
- cxxxvii. System Profiles Pty Ltd <Super Fund A/C>;
- cxxxviii. Tiga Trading Pty Ltd;
- cxxxix. Tintern (Vic) Pty Ltd <A & P Miller Family A/C>;

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- cxxxix. Tom Davis Foundation Pty Ltd <Tom Davis Foundation A/C>;
- cxl. Walbrook Pty Ltd <Sequoia Super Fund A/C>;
- cxli. Wellsey Pty Ltd <Wellsey Super Fund A/C>;
- cxlii. Wellsey Pty Ltd;
- cxliii. Wigtown Pty Limited; and
- cxliv. X F Holdings Pty Ltd.

Dated this 23rd day of November 2016



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

16-1220

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 16-1220.

Commencement

3. This instrument commences on 12 December 2016.

Declarations

4. Chapter 6 of the Act applies to the Bidder as if Parts 6.6 and 6.9 were modified or varied as follows:

- (a) after section 650E, insert:

“650EA Right to withdraw acceptance initiated by bidder

- (1) A person who accepts an offer made under an offer-market bid may withdraw their acceptance of the offer for a specified period (*withdrawal period*) if:
 - (a) ASIC has made a declaration under subsection 655A(1) permitting the bidder to allow persons who have accepted offers under the bid to withdraw their acceptance during the withdrawal period; and
 - (b) the bidder has lodged a supplementary bidder’s statement outlining terms on which persons have a right to withdraw in accordance with the declaration in paragraph (a);
 - (c) the bidder has given a copy of the supplementary bidder’s statement to each person specified in paragraph 650D(1)(c).
- (2) To withdraw their acceptance, the person must:
 - (a) give the bidder notice of the exercise of their right to withdraw before the end of the withdrawal period; and
 - (b) return any consideration received by the person for accepting the offer by:
 - (i) giving the bidder any transfer documents needed to effect the return of the securities; and
 - (ii) taking any action that the operating rules of a prescribed CS facility requires in relation to the return of the securities.

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- (3) A notice under paragraph (2)(a) may be given in any way that a notice under paragraph 650E(2)(a) may be given and must, if given in relation to any securities entered on a register or subregister of a prescribed CS facility—be in a form approved by the operating rules of that prescribed CS facility for Part 6.6 of the Act (which may include an electronic form).
- (4) If the person withdraws their acceptance, the bidder must take all reasonable steps necessary to promptly give effect to the withdrawal, including:
- (a) in relation to any of the securities to which the acceptance relates that are entered on a register or subregister of a prescribed CS facility—taking any action that the operating rules of the prescribed CS facility require in order to give effect to the withdrawal; and
 - (b) returning any documents that the person sent the bidder with the acceptance of the offer.
- (b) after subsection 654A(2), insert:
- “(3) Subsection (1) does not apply to a disposal of securities resulting from a person exercising a right to withdraw their acceptance in accordance with section 650EA.”.

Where this instrument applies

5. This instrument applies in relation to the Takeover Offer, where
- (a) the Bidder has lodged a supplementary bidder’s statement with ASIC on the date of this instrument which notifies target shareholders of the Withdrawal Rights (*Supplementary Bidder’s Statement*) and is in the same form as that provided to ASIC on 12 December 2016; and
 - (b) the Bidder sends copies of the Supplementary Bidder’s Statement to each person specified in paragraph 650D(1)(c) of the Act (as modified by ASIC Class Order [CO 13/521]) no later than 12 December 2016.

Interpretation

6. In this instrument:
- (a) *Bidder* means Echo Resources Limited ACN 108 513 113.
 - (b) *Bid Securities* means any fully paid ordinary shares in the issued capital of the Target.
 - (c) *Bidder’s Statement* means the bidder’s statement lodged by the Bidder with ASIC on 4 November 2016.

16-1220

- (d) **Takeover Offer** means the Bidder's off-market takeover offer for the bid securities contained in the Bidder's Statement.
- (e) **Target** means Metaliko Resources Limited ACN 120 974 567.
- (f) **Withdrawal Rights** means a right that target shareholders may withdraw acceptances of the Takeover Offer by notice to the Bidder at any time until the earlier of:
- (i) 7 days before the Takeover Offer closes; and
 - (ii) 14 days after the date the Takeover Offer is declared unconditional,
- whichever occurs first.

Dated this 12th day of December 2016



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



ASIC

Australian Securities & Investments Commission

16-1236

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Goldman Sachs Australia Capital Markets Limited
ACN 004 463 263 ("the Licensee")
Level 17
101 Collins Street
Melbourne Vic 3000

Pursuant to paragraph 915B(3)(d) of the Corporations Act 2001, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 247175 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 16 December 2016

Signed

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

James Nott

A delegate of the Australian Securities and Investments Commission

16-1243

**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 16-1243.

Commencement

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

Declaration

4. Chapter 5C of the Act applies to AMP Capital Funds Management Limited (ACN 159 557 721; AFSL 426 455) in its capacity as the responsible entity of AMP Capital Diversified Property Fund ARSN 601 440 377 (the *scheme*) and AMP Capital Diversified Property Fund II ARSN 616 222 765 (the *other scheme*) as if the following provisions of that Chapter were modified or varied:

- (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 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 both 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 both schemes.”;
- (b) after subsection 208(2) as notionally inserted by section 601LC, insert:

16-1243

- “(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 and all of the interests in another registered scheme 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) the other scheme or an entity that is wholly owned, whether directly or indirectly, by the other scheme; or
 - (iii) an entity wholly owned, whether directly or indirectly, jointly by the scheme and the other scheme.
- (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.”;

- (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 this declaration applies

5. This declaration applies where each interest in the scheme must, under the terms upon which it is to be traded, only be transferred with each interest in the other scheme.

Dated this 20th day of December 2016.



**Signed by Philip Russell
as a delegate of the Australian Securities and Investments Commission**

16-1244

**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 16-1244.

Commencement

3. This instrument commences on 20 December 2016.

Declaration

4. Chapter 6D of the Act applies to an offer for sale of ordinary shares in Wolf Minerals Limited ACN 121 831 472 (*Wolf Minerals*) as if paragraph 708A(5)(b) of the Act, was modified by deleting the words "5 days" and substituting the words "17 days".

Where this instrument applies

5. This instrument applies where Wolf Minerals:
 - (a) makes a personal offer for the issue of ordinary shares to specific investors, as a small scale offering, on or around 22 December 2016, 30 December 2016, 31 March 2017 and 30 June 2017 which will not require disclosure under Part 6D.2 of the Act because of subsection 708(1) of the Act;
 - (b) issues ordinary shares to people associated with the body on or around 22 December 2016 as a result of the prior vesting of previously issued performance rights under the Wolf Minerals performance rights plan dated 21 November 2014 and as amended 29 November 2016 (*Wolf Minerals Performance Rights Plan*) which did not require disclosure under Part 6D.2 of the Act because of subsection 708(12) of the Act;
 - (c) issues ordinary shares to people associated with the body for the period from the date of this instrument until 26 October 2017 as a result of any vesting of performance rights issued under the Wolf Minerals Performance Rights Plan which will not require disclosure under Part 6D.2 of the Act;
 - (d) makes an offer of securities in the form of performance rights to people associated with the body on or around 22 December 2016 under the Wolf Minerals Performance Rights Plan which will not require disclosure under Part 6D.2 of the Act because of subsection 708(12) of the Act; and

16-1244

- (e) Wolf Minerals 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 20th day of December 2016



Signed by Penelope Reid
as a delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

16-1247

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

Notice of Cancellation of an Australian Financial Services Licence

TO: RMB Australia Limited
ACN 003 298 477("the Licensee")
Level 15 60 Castlereagh Street
SYDNEY NSW 2001

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 232702 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated *20 December 2016*

Signed *John J. Connor*

John Connor
A delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

16-1248

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Red Kite Australia Pty Limited
ABN 16 128 508 341("the Licensee")
Level 22 No. 1 Martin Place
SYDNEY NSW 2000

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 323501 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated *20 December 2016*

Signed

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

John Connor
A delegate of the Australian Securities and Investments Commission

16-1254

**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 16-1254.

Commencement

3. This instrument commences on 22 December 2016.

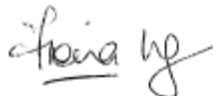
Declaration

4. Chapter 6D of the Act applies to an offer for sale of ordinary shares in Property Connect Holdings Limited ACN 091 320 464 (*Property Connect*) as if paragraph 708A(5)(b) of the Act was modified by deleting the words "5 days" and substituting the words "65 days".

Where this instrument applies

5. This instrument applies where Property Connect:
 - (a) makes an offer for sale of ordinary shares to sophisticated and/or professional investors on or around 22 December 2016 which did not require disclosure under Part 6D.2 of the Act because of subsection 708(8) or subsection 708(11) of the Act;
 - (b) makes an offer through a financial services licensee on or around 22 December 2016 which did not require disclosure under Part 6D.2 of the Act because of subsection 708(10) of the Act; and
 - (c) has given ASX Limited ACN 008 624 691 (*ASX*) a notice under paragraph 708A(5)(e) of the Act which complies with subsection 708A(6) of the Act.

Dated this 22nd day of December 2016



Signed by Fiona Ng
as a delegate of the Australian Securities and Investments Commission

16-1256

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 16-1256.

Commencement

3. This instrument commences on 22 December 2016.

Declaration

4. Chapters 6 and 6C of the Act apply to Torian Resources Limited ACN 002 261 565 (*Torian*) as if section 609 of the Act 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 Torian 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 Torian 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 substituting:

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

Where this instrument applies

7. This instrument applies to the acquisition of a relevant interest in up to 50,870,133 ordinary shares in Torian (*Escrowed Securities*) arising as a result of Target Shareholders receiving ordinary shares in Torian that are subject to escrow

16-1256

arrangements (*Escrow Arrangements*) under the Takeover Offer, where the Escrow Arrangements:

- (a) do not restrict the exercise of voting rights attaching to, the Escrow Securities;
- (b) in case of a takeover bid (including a proportional takeover bid):
 - (i) allow each Target Shareholder to accept into the takeover bid where holders of at least half of the bid class securities that are not subject to the Escrow Arrangements have accepted into the bid; and
 - (ii) requires that the Escrow Securities be returned to escrow if the takeover bid does not become unconditional;
- (c) allow 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) terminate no later than 12 months following the date of issue of the Consideration Shares; and
- (e) are in substantially the same form as the draft escrow arrangements provided to ASIC on 27 October 2016.

Interpretation

8. In this instrument:

Consideration Shares means fully paid ordinary shares in the capital of Torian to be issued as consideration to Target Shareholders under the Takeover Offer.

Takeover Offer means the off-market takeover bid by Torian for all the fully paid ordinary shares in the Target in consideration for the issue of fully paid ordinary shares in the capital of Torian as set out in the bidder's statement lodged with ASIC on 7 December 2016.

Target means Cascade Resources Ltd ACN 128 744 178.

Target Shareholders means shareholders of the Target to whom the Takeover Offer was made.

Dated this 22nd day of December 2016



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

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 twenty-third day of December 2016

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

AGED CARE WORKERS ASSOCIATION OF AUSTRALIA INC.

ARBN

601 455 994

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 twenty-third day of December 2016

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme	ARSN
GOLDMAN SACHS CORE PLUS AUSTRALIAN FIXED INCOME FUND	120 157 155
GOLDMAN SACHS GLOBAL STRATEGIC BOND FUND	165 923 893
GOLDMAN SACHS GROWTH & EMERGING MARKETS DEBT LOCALFUND	120 156 738
GOLDMAN SACHS INTERNATIONAL POOLED FUND	090 047 484
GOLDMAN SACHS INTERNATIONAL WHOLESALE FUND	090 046 423
KINSMEN ADELAIDE COMMERCIAL SYNDICATE	106 977 020
PENGANA GLOBAL RESOURCES FUND	142 322 361
PZENA GLOBAL VALUE FUND	133 266 690
WELLINGTON MANAGEMENT PORTFOLIOS (AUSTRALIA) GLOBAL VALUE EQUITY PORTFOLIO	133 267 115
WELLINGTON MANAGEMENT PORTFOLIOS (AUSTRALIA) - SPECIAL STRATEGIES PORTFOLIO	130 381 887
WELLINGTON REAL TOTAL RETURN FUND (AUSTRALIA)	129 806 739

CORPORATIONS ACT 2001

Subsection 601PA(3)

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

Dated this twenty-third day of December 2016

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme

GVI AUBREY GLOBAL GROWTH & INCOME FUND - HEDGED

ARSN

112 369 552

CORPORATIONS ACT 2001

Section 601CL(4)

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

Dated this twenty-third day of December 2016

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

PARSONS GOVERNMENT SERVICES INTERNATIONAL INC.

159 718 199

TENON MANUFACTURING LIMITED

155 308 204

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.

ADELAIDE HILLS INVESTMENTS LIMITED

ACN 112 016 967 will change to a proprietary company limited by shares. The new name will be ADELAIDE HILLS INVESTMENTS PTY LIMITED ACN 112 016 967.

ARCPAC BUILDING PRODUCTS LIMITED

ACN 163 938 761 will change to a proprietary company limited by shares. The new name will be ARCPAC BUILDING PRODUCTS PTY LIMITED ACN 163 938 761.

CLARITY PHARMACEUTICALS PTY LTD

ACN 143 005 341 will change to a public company limited by shares. The new name will be CLARITY PHARMACEUTICALS LTD ACN 143 005 341.

LANKAN RESOURCES DEVELOPMENT FUND PTY LTD

ACN 145 267 303 will change to a public company limited by shares. The new name will be LANKAN RESOURCES DEVELOPMENT FUND LTD ACN 145 267 303.

ALLWELLNESS PHARMACEUTICAL PTY LTD

ACN 604 613 050 will change to a public company limited by shares. The new name will be ALLWELLNESS HOLDINGS GROUP LTD ACN 604 613 050.

BEST WAY THERE LTD

ACN 148 923 568 will change to a proprietary company limited by shares. The new name will be BEST WAY THERE PTY LTD ACN 148 923 568.

CTR RENTALS LTD

ACN 010 413 215 will change to a proprietary company limited by shares. The new name will be CTR RENTALS PTY LTD ACN 010 413 215.

PETROZ LIMITED

ACN 154 090 043 will change to a proprietary company limited by shares. The new name will be PETROZ PTY LTD ACN 154 090 043.