



Australian Securities & Investments Commission

Commonwealth of Australia Gazette No. A56/17, Tuesday, 19 December 2017

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Contents

Notices under Corporations Act 2001

17-0888	17-0995	17-1048	17-1057	17-1114
17-1115	17-1122	17-1128	17-1129	

Company/scheme deregistrations

Change of company type

RIGHTS OF REVIEW

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Commonwealth of Australia Gazette

ASIC GAZETTE A56/17, Tuesday 19 December 2017 Notices under Corporations Act 2001

Page 1 of 25





ASIC

Australian Securities & Investments Commission

17-0888

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

- TO: Anquan Securities and Investments Pty Ltd ACN 110 803 659 ("the Licensee") 11 Kintail Road Applecross WA 6153
- Pursuant to paragraph 915B(3)(d) of the Corporations Act 2001 (the Act), the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 291653 held by the Licensee, with effect from the date on which this notice is given to the Licensee.
- Pursuant to section 915H of the Act, ASIC specifies that the Licence continues in effect for a period of 12 months from the date of this notice as though the cancellation had not happened for the purpose of:
 - a. section 912A(1)(g) of the Act, to the extent that it requires the Licensee to have a dispute resolution system consisting of membership of one or more external dispute resolution schemes in compliance with 912A(2)(b).

Dated 11 December 2017

Signed

Malle

Kim Demarte A delegate of the Australian Securities and Investments Commission

Page 2 of 25

17/0995

Australian Securities and Investments Commission Corporations Act 2001 – Subsection 601QA(1), 741(1), 765A(2) and 1020F(1) – Declaration

Enabling legislation

Title

This instrument is ASIC Instrument 17/0995.

Commencement

This instrument commences on 6 November 2017.

Declaration

4. Chapters 5C and 6D, and Part 7.9, of the Act apply in relation to Deutsche Access Investments Limited ABN 55 118 336 584 (DAIL) as if the definition of warrant in subregulation 1.0.02(1) of the Corporations Regulations 2001 was modified or varied by, at the end of the definition and on a new line, inserting:

"A *warrant* also includes a security that is a unit (*transferable custody receipt*) of beneficial ownership in a foreign quoted share that:

- (a) arises from a custodial and sub-custodial arrangement under which:
 - a custodian holds, directly or indirectly, the foreign quoted share on behalf of, or in trust for, a financial services licensee that holds an Australian financial services licence that covers the provision of a custodial or depository service; and
 - the financial services licensee holds their equitable rights or interests in the share arising from the custodial arrangement mentioned in subparagraph (i) on behalf of, or in trust for, a person; and
- (b) is issued without the involvement of the issuer of the foreign quoted share; and
- (c) is, or is to be, quoted and able to be traded on the financial market operated by Chi-X Australia Pty Limited.

A *foreign quoted share*, in relation to a *transferable custody receipt* that is a *warrant*, means a share of a foreign company that is listed on the New York Stock Exchange, NASDAQ Global Market or NASDAQ Global Select Market, where the share is in a class of shares that are able to be traded on at least one of those financial markets.".

The Australian Securities and Investments Commission (ASIC) makes this instrument under subsections 601QA(1), 741(1), 765A(2) and 1020F(1) of the Corporations Act 2001 (the Act).

Page 3 of 25

17/0995

- Chapter 5C of the Act applies to DAIL as if section 601ED were modified or varied by, after subsection (6), inserting:
 - "(6A) For the purpose of subsection (5), a person is not operating a scheme merely because they are administering an arrangement in relation to *warrants* that are *transferable custody receipts* within the meaning of the regulations.".
- 6. ASIC declares that, to the extent that an arrangement administered by DAIL in relation to *warrants* that are *transferable custody receipts* (within the meaning of the regulations) is a managed investment scheme, an interest in the managed investment scheme issued by DAIL is not a financial product for the purposes of Chapter 7 of the Act.

2

Date 6 November 2017

Grand Moodie

Signed by Grant Moodie as a delegate of the Australian Securities and Investments Commission

Page 4 of 25

17-1048

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 17-1048.

Commencement

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

Declaration

- 4. Chapter 6D of the Act applies to a person who holds shares or depository interests in Credible Labs Inc. ARBN 621 866 813 (*Credible*) as if section 707 was modified or varied by omitting subsections 707(3) and (4) and substituting the following subsections:
 - "(3) An offer of a body's securities for sale within 12 months after their issue needs disclosure to investors under this Part if the body issued the securities:
 - (a) without disclosure to investors under this Part; and
 - (b) with the purpose of the person to whom they were issued:
 - (i) selling or transferring them; or
 - granting, issuing or transferring interests in, or options or warrants over, them;

and section 708 and 708A does not say otherwise.

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

1

Page 5 of 25

17-1048

Where this instrument applies

- This instrument applies where a person who holds securities in Credible makes an offer of those securities for sale (*Sale Securities*) where:
 - the sale offer occurs within 12 months of the issue of the Sale Securities;
 - (b) the Sale Securities were issued by Credible without disclosure under Chapter 6D of the Act in consideration for the conversion of preferred stock or convertible notes, on or around the settlement of the offer made under the Prospectus; and
 - (c) a prospectus was lodged with ASIC by Credible on or around 21 November 2017 in relation to an initial public offer of shares and depository interests that are in the same class as the Sale Securities.

Dated this 20th day of November 2017

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

Page 6 of 25

17-1057

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 17-1057.

Commencement

3. This instrument commences on 23 November 2017.

Declaration

 Chapter 6 of the Act applies to Molopo Energy Limited ACN 003 152 154 (*Molopo*) as if item 12 of subsection 633(1) of the Act was modified or varied by, under "*Timing and* relevant provisions", replacing "15 days" with "17 days".

Where this instrument applies

- 5. The declaration in paragraph 4 applies to the off-market takeover bid by Aurora Funds Management Limited ACN 092 626 885 as responsible entity of the Aurora Fortitude Absolute Return Fund ARSN 145 894 800 (*Aurora*) for all the fully paid ordinary shares in Molopo where:
 - a bidder's statement in relation to the off-market takeover bid was lodged with ASIC on 26 October 2017; and
 - (b) Molopo makes an announcement to the Australian Securities Exchange, by 10:00am (AEDT) on the next trading day following the date of this declaration:
 - (i) explaining the effect of this declaration; and
 - (ii) recommending that holders of Molopo shares should take no action in relation to Aurora's takeover bid until they have considered the target's statement.

Dated this 23rd day of November 2017

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

Page 7 of 25

17-1114

Australian Securities and Investments Commission Corporations Act 2001 – Paragraph 655A(1)(a) – Exemption

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 17-1114.

Commencement

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

Cessation

- This instrument ceases to have effect on the earlier of:
 - (a) completion of the transaction contemplated by the Share Sale Agreement; and
 - (b) 31 May 2020.

Exemptions

 Each of the Insurance Entities is exempt from complying with section 606 of the Act.

Where this instrument applies

- 6. The exemption in paragraph 5 applies where after execution of, but before completion of the transaction contemplated by, the Share Sale Agreement, any of the Insurance Entities acquire a relevant interest or legal or equitable interest in issued voting shares or voting interests that would otherwise contravene section 606 of the Act, because of entry into, and the continued operation of, the Share Sale Agreement where:
 - that acquisition is made in a fiduciary or similar capacity on behalf of, or for the benefit of, a third party;
 - (b) the entity making the acquisition is obligated to act in the interests of that third party; and

Page 8 of 25

17-1114

(c) the Insurance Entities do not have a beneficial interest in the issued voting shares or voting interests (other than in a fiduciary or similar capacity).

Interpretation

In this instrument:

ANZ means Australia and New Zealand Banking Group Limited ACN 005 357 522.

Insurance Entities means either wholly or partly

- (a) OnePath Life Australia Holdings Pty Limited ACN 099 145 552
- (b) OnePath General Insurance Pty Limited ACN 072 892 365
- (c) OnePath Life Limited ACN 009 657 176
- (d) OnePath Funds Management Limited ACN 003 002 800

Purchaser means Zurich Financial Services Australia Limited ACN 008 423 372.

Share Sale Agreement means the agreement dated on or around 11 December 2017 between ANZ, ANZ Wealth Australia Limited ACN 000 000 779, ACN 008 647 185 Pty Ltd ACN 008 647 185, Purchaser and Zurich Insurance Company Ltd, a company incorporated in Switzerland, in connection with the proposed acquisition by the Purchaser of all of the issued shares in OnePath Life Australia Holdings Pty Limited ACN 099 145 552 and OnePath General Insurance Pty Limited ACN 072 892 365.

Voting interests has the meaning given by section 9 of the Act.

Voting shares has the meaning given by section 9 of the Act.

Dated this 11th day of December 2017

Kontelly

Signed by Kimberley Chan as a delegate of the Australian Securities and Investments Commission

Page 2 of 2

Page 9 of 25

17-1115

Australian Securities and Investments Commission Corporations Act 2001 – Paragraphs 655A(1)(a) and 673(1)(a) – Exemptions

Enabling legislation

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

Title

This instrument is ASIC Instrument 17-1115.

Commencement

This instrument commences on the date it is signed.

Cessation

- 4. This instrument ceases to have effect on the earlier of:
 - (a) completion of the transaction contemplated by the Share Sale Agreement; and
 - (b) 31 May 2020.

Exemptions

- Zurich, its related bodies corporate and each entity in which Zurich has voting power of more than 20% (together *Zurich and Relevant Entities*) are exempt from complying with section 606 of the Act.
- Zurich and Relevant Entities are exempt from complying with section 671B of the Act.

Where this instrument applies

- The exemption in paragraph 5 applies where Zurich and Relevant Entities:
 - (a) acquire a relevant interest or legal or equitable interest in issued voting shares or voting interests that would otherwise contravene section 606 of the Act, as a result of the entry into, but not completion of, the Share Sale Agreement; and
 - (b) after execution of, but before completion of the transaction contemplated by, the Share Sale Agreement, acquire a relevant interest or legal or equitable interest in issued voting shares or voting interests that would

Page 1 of 3

Page 10 of 25

17-1115

otherwise contravene section 606 of the Act, because of entry into, and the continued operation of, the Share Sale Agreement where:

- that acquisition is made in a fiduciary or similar capacity on behalf of, or for the benefit of, a third party;
- the entity making the acquisition is obliged to act in the interests of that third party; and
- Zurich and Relevant Entities do not have a beneficial interest in the issued voting shares or voting interests (other than in a fiduciary or similar capacity).
- 8. The exemption in paragraph 6 applies to a substantial holding (or change in substantial holding) in a listed company or listed registered managed investment scheme to the extent that this substantial holding (or change in substantial holding) arises because of the entry into, and the continued operation of, the Share Sale Agreement but not as a result of completion of the transaction contemplated by the Share Sale Agreement.

Interpretation

In this instrument:

ANZ means Australia and New Zealand Banking Group Limited ACN 005 357 522.

Purchaser means Zurich Financial Services Australia Limited ACN 008 423 372.

Share Sale Agreement means the agreement dated on or around 11 December 2017 between ANZ, ANZ Wealth Australia Limited ACN 000 000 779, ACN 008 647 185 Pty Ltd ACN 008 647 185, Purchaser and Zurich in connection with the proposed acquisition by the Purchaser of all of the issued shares in OnePath Life Australia Holdings Pty Limited ACN 099 145 552 and OnePath General Insurance Pty Limited ACN 072 892 365.

Voting interests has the meaning given by section 9 of the Act.

Voting shares has the meaning given by section 9 of the Act.

Zurich means Zurich Insurance Company Ltd, a company incorporated in Switzerland.

Page 2 of 3

ASIC GAZETTE A56/17, Tuesday 19 December 2017 Notices under Corporations Act 2001

Page 11 of 25

17-1115

Dated this 11th day of December 2017

Kinlerley ()

Signed by Kimberley Chan as a delegate of the Australian Securities and Investments Commission

Page 12 of 25

17-1122

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 601CK(7) — Declaration

Enabling legislation

 The Australian Securities and Investments Commission (ASIC) makes this declaration under subsection 601CK(7) of the Corporations Act 2001 (the Act).

Title

2. This instrument is ASIC Instrument 17-1122.

Commencement

3. This instrument commences on gazettal.

Declaration

 Section 601CK does not apply to iShares Trust and iShares Inc in relation to a calendar year ending between 31 December 2018 and 31 December 2020 inclusive (each a *relevant calendar year*).

Where this instrument applies

- 5. This instrument applies where:
 - (a) iShares Trust and iShares Inc are not required by the law of the place of their incorporation or formation to prepare:
 - a balance sheet at the end of the relevant financial year;
 - (ii) a profit and loss statement for the relevant financial year; or
 - (iii) a cash flow statement for the relevant financial year; and
 - (b) in respect of a particular relevant calendar year, iShares Trust in respect of each of the iShares Trust Funds, and iShares Inc in respect of each of the iShares Inc Funds, lodges or causes to be lodged with ASIC a copy of the:
 - balance sheet made up of the Fund's last financial year;
 - (ii) profit and loss statement for the Fund's last financial year; and
 - (iii) cash flow statement for the Fund's last financial year;

within one of the following periods:

Page 1 of 3

Page 13 of 25

17-1122

- (iv) if the first financial year of the Fund ends within the 3 months prior to the end of the relevant calendar year (and this first financial year is no longer than 12 months), 3 months after the end of the Fund's first financial year; or
- (v) at least once every calendar year and at intervals of not more than 15 months; and
- (c) the balance sheet and profit and loss statement for each Fund are in such form and contain such particulars and include copies of such documents as iShares Trust or iShares Inc (as the case may be) is required to prepare for the Fund under the applicable United States federal or state law at the time of preparation, together with a statement in writing signed by a director or secretary of iShares Trust or iShares Inc (as the case may be) or by a director or secretary of a local agent of iShares Trust or iShares Inc (as the case may be) verifying that the copies are true copies of the documents so required; and
- (d) the cash flow statement for a Fund is prepared in the form, containing the particulars and including the documents, that the Fund would have been required to prepare if the Fund was a public company incorporated under the Act, but is not required to be audited; and
- (e) investors (wherever located) in each of the Funds have no claim on the assets of any other of the Funds or iShares Trust or iShares Inc; and
- (f) iShares Trust and iShares Inc only conduct financial activity in this jurisdiction that is required in order to maintain their listing on the ASX and the quotation of the Funds on the ASX or that is the issue of shares to a person pursuant to an offer that does not require disclosure to investors by reason of subsections 708(8), (10) or (11) of the Act; and
- (g) for the purposes of complying with subsections 601CK(9) and (10) of the Act, iShares Trust and iShares Inc each lodge or cause to be lodged with ASIC each calendar year a return which is:
 - (i) in the prescribed form;
 - (ii) prepared up to 31 March of the relevant calendar year; and
 - lodged with ASIC by 30 April of the relevant calendar year, or within such other period as ASIC, in special circumstances, allows.

Interpretation

6. In this instrument:

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

Fund means any of the iShares Trust Funds and the iShares Inc Funds

Page 2 of 3

Page 14 of 25

17-1122

iShares Inc mean iShares, Inc. ARBN 125 632 279, a foreign company incorporated in the state of Maryland in the United States of America, and registered under Division 2 of Part 5B.2 of the Act.

iShares Inc Fund means in respect of a particular relevant calendar year, each class of shares in iShares Inc that is quoted on the ASX for any part of the relevant calendar year.

iShares Trust means iShares Trust ARBN 125 632 411, a statutory trust in the state of Delaware in the United States of America, that is a body corporate under Australian law and registered under Division 2 of Part 5B.2 of the Act.

iShares Trust Fund means in respect of a particular relevant calendar year, each class of shares in iShares Trust that is quoted on the ASX for any part of the relevant calendar year.

Dated this 11th day of December 2017

Kinlarley Che

Signed by Kimberley Chan as a delegate of the Australian Securities and Investments Commission

Page 3 of 3

Page 15 of 25

17-1128

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

Enabling legislation

 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 17-1128.

Commencement

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

Declarations

- Chapters 6 and 6C of the Act apply to CommsChoice Group Limited ACN 619 196 539 (*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.".
- 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);".

 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]), inserting:

"; or

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

Page 16 of 25

2

17-1128

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):
 - 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;
 - 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 that is the earlier of, but not later than:
 - two business days after the Company releases its calendar year financial accounts for the period ending 31 December 2018 to the ASX; and
 - two years after the date each Security Holder enters into the Escrow Arrangement; and
 - (e) is substantially in the same form as the draft agreement provided to ASIC on 17 November 2017.

Interpretation

- In this instrument Security Holder means any of the following persons who hold shares in the Company:
 - i. TTOR Pty Ltd ACN 600 170 947
 - ii. GJFE Investments Pty Ltd ACN 133 311 850
 - iii. Grant Ellison
 - iv. Mark Blum

Page 17 of 25

3

17-1128

- v. Matthew Parry
- vi. Scott Neylon
- vii. Olivia Burton
- viii. Philantheran Udayan
- ix. Oracle Telecom Pty Ltd ACN 125 411 547
- x. Basejump Pty Ltd ACN 111 579 812
- xi. Jennings Group Investments Pty Ltd ACN 608 896 715
- xii. Tristan Plummer Pty Limited ACN 600 083 627
- xiii. Tiernan O'Connor Pty Limited ACN 602 511 071
- xiv. Matthew William Burge
- xv. Web Profits Pty Ltd ACN 118 897 886
- xvi. Robert Tozer
- xvii. Adam De Gruyter
- xviii. Nigel Callander
- xix. Amit Dsa
- xx. Steven Cherry
- xxi. Amanjit Singh Sahota
- xxii. Christopher John Carnie
- xxiii. Nathan Michael Pitman

Dated this 15th day of December 2017

Signed by Paul Collins as a delegate of the Australian Securities and Investments Commission

Page 18 of 25



Australian Government

Takeovers Panel

17-1129

CORPORATIONS ACT SECTION 657A DECLARATION OF UNACCEPTABLE CIRCUMSTANCES

MMA OFFSHORE LIMITED (MMA)

CIRCUMSTANCES

- On 25 September 2017, MMA announced that it had received correspondence from Halom Investments Pte Ltd (Halom), giving notice that Halom intended to move resolutions at the next AGM of MMA to:
 - (a) remove Mr Anthony Howarth and Mr Jeffrey Weber from the office of director of MMA and
 - (b) appoint Mr Jeffrey Mews and Mr Ajaib Hari Dass as directors of MMA.
- On 27 October 2017, MMA issued a notice of annual general meeting to be held on 30 November 2017 (the AGM), which included the proposed resolutions in paragraph 1. The notice of meeting disclosed that:

The Company has determined that persons who are registered holders of fully paid ordinary shares of the Company (Shares) at 4.00pm (Perth time) on Tuesday, 28 November 2017 will be entitled to attend and vote at the AGM.

- 3. On 16 November 2017, MMA announced a \$97 million equity raising (Equity Raising) which included a 1 for 1 accelerated non-renounceable pro-rata entitlement offer at \$0.20 per share to raise approximately \$74.6 million and a \$22.4 million institutional placement to existing and new investors at \$0.20 per share. A timetable for the Equity Raising provided that allotment and normal trading of new shares issued under the placement and institutional entitlement offer would occur on Monday, 27 November 2017 and allotment of new shares under the retail entitlement offer would occur on Monday, 11 December 2017. Therefore, shares issued under the placement and institutional entitlement offer could be voted at the AGM while shares issued under the retail entitlement offer could not.
- 4. Institutional and other shareholders who were considered sophisticated or professional investors were invited to participate in the institutional entitlement offer, including MMA directors and senior management and Halom.¹ Applications were received under the placement and institutional entitlement offer totalling approximately 27.1% of the total number of shares which could be voted at the AGM.

¹ Halom chose not to participate in the institutional entitlement offer and has been offered the opportunity to subscribe under the retail entitlement offer



Page 19 of 25

17-1129

By participating in the institutional entitlement offer, one shareholder's voting power will increase from 10.4% to 13.8%. By participating in both the placement and the institutional entitlement offer, another shareholder's voting power will increase from 3.1% to 6.4%.

EFFECT

The timing of, and the quantum of new shares issued under, the placement and the institutional entitlement offer will have the effect of disenfranchising part of the share register of MMA.

CONCLUSION

- It appears to the Panel that the circumstances are unacceptable circumstances:
 - (a) having regard to the effect that the Panel is satisfied they have had, are having, will have or are likely to have on:
 - (i) the control, or potential control, of MMA or
 - (ii) the acquisition, or proposed acquisition, by a person of a substantial interest in MMA or
 - (b) in the alternative, having regard to the purposes of Chapter 6 set out in section 602 of the Corporations Act 2001 (Cth) (Act).
- The Panel considers that it is not against the public interest to make a declaration of unacceptable circumstances. It has had regard to the matters in section 657A(3).

DECLARATION

The Panel declares that the circumstances constitute unacceptable circumstances in relation to the affairs of MMA.

hilleda

Allan Bulman Director with authority of James Dickson President of the sitting Panel Dated 26 November 2017

Page 20 of 25

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 fifteenth of December 2017

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company ALLOT COMMUNICATIONS (NEW ZEALAND) LIMITED	ARBN 161 929 184
ALPHATRON PACIFIC LIMITED	114 488 694
AMALGAMATED HARDWARE MERCHANTS LIMITED	091 363 932
BECA AMEC LIMITED	105 514 627
BROWN BROTHERS AUSTRALIA PROPERTIES LIMITED	076 339 449
CFG GLOBAL LIMITED	161 753 359
CH2M BECA LIMITED	602 541 435
CLEVER BREWING LIMITED	604 373 186
DCLN LIMITED	604 856 831
DOUGLAS PROJECTS INTERNATIONAL LIMITED	602 419 616
DRINK TANK AUSTRALIA LIMITED	601 972 221
EARTHMAKER ENTERPRISES LIMITED	127 867 421
ECOBIKES AUSTRALASIA LIMITED	152 801 235
EDOMA AUSTRALIA LIMITED	091 816 054
FLAUNT ID LIMITED	605 563 442
FORTRESS INFORMATION SYSTEMS LIMITED	124 350 821
FREEMANX EXPERIENCE LIMITED	150 602 261
FUSION IT CHRISTCHURCH LIMITED	156 129 501
G.J. & P.A. MONDAY LIMITED	106 160 801

ASIC GAZETTE	Commonwealth of Australia Gazette
A56/17, Tuesday 19 December2017 Company/Scheme deregistrations	Page 21 of 25
GRIZZLY SUPPLIES LIMITED	604 883 169
IGNITER LIMITED	160 894 771
INSIGHT CREATIVE COMMUNICATIONS LIMITED	121 674 137
KATHAYDAL INVESTMENTS LIMITED	602 036 911
K PASGAARD & CO LIMITED	075 403 842
LH & KR GREY PROPERTIES LIMITED	602 037 794
LONE GOAT VINEYARD LIMITED	604 948 183
MACCA INDUSTRIES LIMITED	605 175 013
MESON INTERNATIONAL LIMITED	600 351 415
MICROBIAL TECHNOLOGIES LIMITED	075 895 457
MORPHUM ENVIRONMENTAL LIMITED	159 252 669
MUTUAL PACIFIC PRODUCTS LIMITED	146 188 801
MY NATURAL HEALTH LIMITED	605 961 135
NAKED VINE WINES LIMITED	605 171 088
NITROFILL AUSTRALIA LIMITED	149 160 887
OCEANA GOLD (NEW ZEALAND) LIMITED	061 101 773
OFFSHORE CONSTRUCTION SPECIALISTS PTE. LTD.	144 652 380
ONLINE ASSET PARTNERS AUSTRALIA LIMITED	156 439 431
ONLINE DISTRIBUTION SERVICES LIMITED	120 521 324
ORANGE DOG INTERNATIONAL LIMITED	128 626 791
ORICA NEW ZEALAND SECURITIES LIMITED	117 168 297
PEDERSEN MANAGEMENT GROUP LIMITED	159 571 436
P G C T LIMITED	147 770 563
PLANT & PLATFORM CONSULTANTS LIMITED	611 745 478
PROFORM PLUS PTY LIMITED	160 044 397
QOTIENT GROUP LIMITED	602 190 072
RCM CLOTHING RETAIL LIMITED	087 101 111
RECYTECH AUSTRALIA PTY LIMITED	601 054 719
REEL FEED GLOBAL LTD	609 699 596

ASIC GAZETTE	Commonwealth of Australia Gazette	
A56/17, Tuesday 19 December2017 Company/Scheme deregistrations	Page 22 of 25	
ROMP NZ LIMITED	603 546 658	
SARA APPAREL LIMITED	107 783 200	
SHOWTECHNIX LIMITED	605 821 707	
SKT SALONS LIMITED	602 982 703	
SMARTBOX STORAGE PTY LIMITED	139 467 842	
SOUTHERN CROSS ENGINEERING HOLDINGS LIMITED	152 307 045	
SPONGEHERO AUSTRALIA LIMITED	601 026 742	
STONEX SYSTEMS LIMITED	157 824 943	
SUPER BLACK RACING PTY LIMITED	603 806 686	
THE SIX SENSES NEW ZEALAND LIMITED	604 948 147	
THE VERA MANDENO COMPANY LIMITED	112 421 351	
THREE WAY WORKS LIMITED	150 947 845	
TRADE TESTED LIMITED	157 867 448	
TRAINING PEOPLE INTERNATIONAL LIMITED	157 730 811	
TWG INVESTMENTS (NO. 3) LIMITED	089 248 813	
TWG INVESTMENTS (NO. 4) LIMITED	089 248 868	
TXG LIMITED	164 036 328	
UNISON WORKSPACES LIMITED	604 553 317	
VISION PLASTICS (NZ) LIMITED	606 532 790	
WHEYHOUSE LIMITED	604 462 802	
WHOLESALE TEES LIMITED	600 775 915	

Page 23 of 25

CORPORATIONS ACT 2001 Section 601CL(5)

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

Dated this fifteenth day of December 2017

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company ARAMA PROPERTY INVESTMENTS LTD	ARBN 162 472 273
AUSSTAT PTY LIMITED	158 069 124
BBC TECHNOLOGIES (NZ) LIMITED	163 186 641
ELEMENTAL TECHNOLOGIES LIMITED	145 439 603
IMW WORLDWIDE SERVICES LTD.	602 689 298
MAPR TECHNOLOGIES SINGAPORE PRIVATE LIMITED	169 029 592
THE CHECKLIST PARTNERSHIP LIMITED	169 463 503

ASIC GAZETTE A56/17, Tuesday 19 December2017 Company/Scheme deregistrations

Page 24 of 25

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 fifteenth day of December 2017

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme BT EXTERNAL AUSTRALIAN SHARES 2 ARSN 105 252 202

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.

AUSTRALIA TASMAN CAPITAL LIMITED

ACN 602 750 694 will change to a proprietary company limited by shares. The new name will be AUSTRÁLIA TASMAN CAPITAL PTY LIMITED ACN 602 750 694.

BETTERAIR PTY LTD ACN 619 390 126 will change to a public company limited by shares. The new name will be BETTERAIR LIMITED ACN 619 390 126.

REVVIES ENERGY STRIPS PTY LTD

ACN 600 703 848 will change to a public company limited by shares. The new name will be REVVIES ENERGY STRIPS LTD ACN 600 703 848.

VIY HOLDINGS LIMITED ACN 611 245 893 will change to a proprietary company limited by shares. The new name will be NUMEROO PTY LTD ACN 611 245 893.

BARTHOLOMEW ROBERTS LTD.

ACN 612 024 549 will change to a proprietary company limited by shares. The new name will be BARTHOLOMEW ROBERTS PTY LTD ACN 612 024 549.

MACQUARIE PRIVATE CAPITAL

MANAGEMENT LIMITED ACN 116 782 006 will change to a proprietary company limited by shares. The new name will be MACQUARIE PRIVATE CAPITAL MANAGEMENT PTY LIMITED ACN 116 782 006.

SCHROLE OPERATIONS LTD ACN 131 115 878

will change to a proprietary company limited by shares. The new name will be SCHROLE OPERATIONS PTY LTD ACN 131 115 878.

Page 25 of 25