



ASIC

Australian Securities &
Investments Commission

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RIGHTS OF REVIEW

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

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ASIC

Australian Securities & Investments Commission

17-1123

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Intech Credit Union Limited
ACN 087 650 191("the Licensee")
Private Bag 12
KEW VICTORIA 3101

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 236779 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated *25 January 2018*

Signed *Kim Demarte*

Kim Demarte
A delegate of the Australian Securities and Investments Commission

18-0041

**Australian Securities and Investments Commission
Corporations Act 2001 — Subsection 601QA(1) — Exemption and 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 18-0041.

Commencement

3. This instrument commences on 24 January 2018.

Exemption

4. Vasco Investment Managers Limited ACN 138 715 009 (*Vasco*) in its capacity as the responsible entity of the AusFunds Fractional Property Investment Platform ARSN 623 862 662 (the *Fund*) does not have to comply with subsection 601ED(5) of the Act.

Declaration

5. Chapter 5C of the Act applies to Vasco in its capacity as the responsible entity of the Fund as if provisions of that Chapter were modified or varied as follows:

- (a) after subsection 601KA(3) insert:

"(3AA) Subsection (3) does not apply to a withdrawal made in accordance with section 601KF."; and

- (b) after section 601KE, insert:

"601KF Class withdrawals

- (1) Subject to this section, the responsible entity of a registered scheme may allow a member to withdraw from the scheme in accordance with a provision of the scheme's constitution that provides for the members of a class to have a right to withdraw that is attributable to the liquid assets of the class that they are a member of in the scheme."

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Where this instrument applies

6. This instrument applies in relation to the establishment by Vasco of one or more managed investment schemes the only investments of which are real property or cash (*Class*) under the terms of the constitution of the Fund, where the Fund's constitution includes clauses to the following effect:
- (a) where members of a Class pass a special resolution directing that an amendment to the constitution be made, then Vasco will amend the constitution under paragraph 601GC(1)(b) of the Act where the following requirements are satisfied:
 - (i) there is no adverse effect on the rights of any other class of members of the Fund; and
 - (ii) the amendment is not contrary to the best interests of members of the Fund generally;
 - (b) when members of a Class pass an extraordinary resolution to wind up the Class, the Class must be wound up;
 - (c) where the term of a Class is extended, the Class will continue so that new entrants will become members of the Class and will agree to be bound by the terms of that Class by entering into it;
 - (d) a statement of the timeframe within which Vasco is required to accept or reject a request to withdraw interests in a Class;
 - (e) if Vasco accepts a withdrawal request, Vasco must pay the withdrawal price to the member within 21 days;
 - (f) that the ability of Vasco to raise debt is limited to the specific assets of the Class for which the funds raised are to be used;
 - (g) members of a Class cannot be liable for debts of Vasco that were incurred for the benefit of members of another Class;
 - (h) the scheme property of a Class will not be encumbered in relation to a liability entered into for another Class; and
 - (i) Vasco is not entitled to be indemnified out of the scheme property of a Class in relation to liabilities or expenses incurred for another Class.

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Interpretation

In this instrument:

extraordinary resolution means an extraordinary resolution as defined under section 9 of the Act except a reference to members has the meaning of members of a Class.

special resolution means a special resolution as defined under section 9 of the Act except a reference to members has the meaning of members of a Class.

Dated this 24th day of January 2018

A handwritten signature in black ink, appearing to read "Hassan Salem", with a long horizontal flourish extending to the right.

Signed by Hassan Salem
as a delegate of the Australian Securities and Investments Commission

18-0049

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 18-0049.

Commencement

3. This instrument commences on 24 January 2018.

Exemption

4. The following persons are exempt from section 606 of the Act in relation to Paladin:
 - (a) each Paladin Trustee;
 - (b) each Acting Beneficiary;
 - (c) Deutsche Bank and its Controllers, and
 - (d) each Ad-hoc Committee Member and its Controllers.

Where the exemption in this instrument applies

5. The exemption in paragraph 4 of this instrument applies to the Paladin Trustees where:
 - (a) the Deed Administrators made the Independent Expert's Report available on the ASX, the Deed Administrators' website and the Paladin website on 22 December 2017; and
 - (b) the Paladin Trustee acquires a relevant interest in the Shares as a result of the transfer of Transfer Shares to the Paladin Trustees, on implementation of the Court Order and pursuant to the DOCA.
6. The exemption in paragraph 4 of this instrument applies to Deutsche Bank (and, where applicable, its Controllers) where they acquire a relevant interest in the Shares as a result of a transfer of Transfer Shares to one or more of the Paladin Trustees on implementation of the Court Order and pursuant to the DOCA.
7. The exemption in paragraph 4 of this instrument applies to each Acting Beneficiary where the Acting Beneficiary has a relevant interest in the Shares obtained by the Paladin Trustee on implementation of the Court Order and held by the Paladin Trustee on trust for the Acting Beneficiary pursuant to the DOCA.

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8. The exemption in paragraph 4 of this instrument applies to each Ad-hoc Committee Member (and, where applicable, its Controllers) where:
- (a) the Ad-hoc Committee Member is an associate of other Ad-hoc Committee Members for the purposes of implementation of the DOCA, as disclosed in the Explanatory Statement;
 - (b) the Ad-hoc Committee Member (and, where applicable, its Controllers) acquires a relevant interest in the Shares as a result of the transfer of Transfer Shares to one or more of the Paladin Trustees on implementation of the Court Order and pursuant to the DOCA; and
 - (c) the Ad-hoc Committee Member (and, where applicable, its Controllers) has or obtains a voting power of over 20% in Paladin as a result of the association referred to in sub-paragraph 8(a).

Condition

9. The exemption in paragraph 4 of this instrument will apply to an individual Ad-Hoc Committee Member until the last transfer of Shares from one or more Paladin Trustee to that Ad-Hoc Committee Member; at which point that Ad-Hoc Committee Member must take reasonable steps to ensure that its association with other Ad-Hoc Committee Members ceases no later than one minute after completion of the last transfer of Shares from one or more Paladin Trustee to that Ad-Hoc Committee Member.

Interpretation

10. In this instrument:

Acting Beneficiary means:

- (a) in respect of any trust of which Paladin Trustee 1 is trustee, Ryan Andrew Shaw of 25 Toulon Avenue, Wentworth Falls NSW 2787;
- (b) in respect of any trust of which Paladin Trustee 2 is trustee, Richard Forbes c/- 333 Capital, Rialto South Tower, Level 31, 525 Collins Street, Melbourne, VIC 3000; and
- (c) in respect of any trust of which Paladin Trustee 3 is trustee, John Mouawad c/- Korda Mentha, Level 5, Chifley Tower, 2 Chifley Square, Sydney, NSW 2000.

Ad-hoc Committee Member means:

- (a) RBC Funds for Bluebay Global Monthly Income Bond Fund Legal Entity Identifier: 549300U4P3HZ3Y1JIK04;
- (b) Bluebay S.U.S. Global Convertible Bond Fund (Canada) Legal Entity Identifier: 549300V82IQKVMR9LQ74;
- (c) Bluebay Structured Funds - Global Multi-Asset Credit Fund Legal Entity Identifier: 549300P9DQV1I0T2QY15;
- (d) Bluebay Global Convertible Bond Fund (Canada) Legal Entity Identifier: 5493005T7IH2HMKQK004;
- (e) Global Convertible Bond Fund, A series of DSBI - Global Investment Trust Legal Entity Identifier: 5493001ZF0RNSLMPEC04;

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- (f) Bluebay Structured Funds - Total Return Diversified Credit Fund Legal Entity Identifier: 54930085LGZJPLNYPQ08;
- (g) Centrica Combined Common Investment Fund Legal Entity Identifier: 2LKYD65Z8657VSSUKY93;
- (h) Bluebay Funds - Bluebay Total Return Credit Fund Legal Entity Identifier: 549300FTTQHYQJC22160;
- (i) Bluebay Funds: Global Convertible Bond Fund Legal Entity Identifier: 5493000EDJC32J0LWG98;
- (j) State Super Financial Services Australia Limited ACN 003 742 756 as trustee on behalf of the International Equity Sector Trust Legal Entity Identifier: 549300FWIW4PD0OXZY66;
- (k) Oaktree Capital Management LP Legal Entity Identifier: JOAJT0QKF9HWVYTX5K56 solely a manager on behalf of OCM Opps PLDN Holdings, LLC;
- (l) Value Partners Hong Kong Limited LEI 549300XOEKQXQNHWA818 as investment manager of both Value Partners Greater China High Yield Income Fund LEI 549300217JSSD85M4Y44 and Value Partners Credit Opportunities Fund LEI 254900K6S7SWYNY56B40;
- (m) Deutsche Bank AG, London Branch UK establishment number: BR000005;
- (n) J.P. Morgan Securities plc Company number: 02711006;
- (o) Maso Capital Investments Limited Legal Entity Identifier: 213800MBJQMUIB9WM526;
- (p) Blackwell Partners LLC – Series A Legal Entity Identifier: XOBMDL9U4ZYIT1OHSN79;
- (q) Double Haven Asia Absolute Bond Master Fund Legal Entity Identifier: 549300N6YW7RVULITJ54;
- (r) Callaway Capital Management, LLC Legal Entity Identifier: 254900NDPYNWQXYGXE37 as investment manager of Farragut Square Global Master Fund, LP;
- (s) Chenavari Credit Partners LLP Legal Entity Identifier: ODPJHX88REWAR2291J70 as investment manager on behalf of Chenavari European Opportunistic Credit Master Fund LP Legal Entity Identifier: 5493008NALHJ8TMIC008; and
- (t) Trafalgar Trading Fund Inc. Legal Entity Identifier: 549300IUP7I25XQHX636.

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

Controller means an entity or person who by operation of section 608 of the Act acquires a relevant interest in the Shares when an Ad-Hoc Committee Member or Deutsche Bank acquires a relevant interest in such Shares.

Court Order means the order of the Supreme Court of New South Wales dated 18 January 2018 under section 444GA of the Act, permitting the Deed Administrators to transfer the Transfer Shares to the Paladin Trustees.

Deed Administrators means Matthew Woods, Hayden White and Gayle Dickerson of KPMG ABN 51 194 660 183, an Australian partnership and a member firm of the

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KPMG network of independent members firms, in their capacity as joint and several deed administrators of Paladin pursuant to the DOCA.

Deutsche Bank means Deutsche Bank AG, London Branch UK establishment number: BR000005.

DOCA means the deed of company arrangement between Paladin, the Deed Administrators, Perpetual Corporate Trust Limited ACN 000 341 533 and the Paladin Trustees executed on 8 December 2017.

Explanatory Statement means the document of that title dated 22 December 2017 prepared by the Deed Administrators and released by Paladin on the ASX.

Independent Expert's Report means the independent expert's report dated 22 December 2017 prepared by PPB Corporate Finance Pty Ltd ABN 13 130 176 911, which includes the Independent Technical Specialist's Report dated 22 December and prepared by CSA Global Pty Ltd ACN 077 165 532 at Appendix I.

Paladin means Paladin Energy Ltd (subject to deed of company arrangement) ACN 061 681 098.

Paladin Trustee 1 means John Zeckendorf of 20 Roslyn Avenue, Kingston Beach, Tasmania 7050.

Paladin Trustee 2 means Matthew Woods of KPMG, 235 St Georges Terrace, Perth, WA 6000.

Paladin Trustee 3 means Hayden White of KPMG, 235 St Georges Terrace, Perth, WA 6000.

Paladin Trustees means Paladin Trustee 1, Paladin Trustee 2 and Paladin Trustee 3.

Recapitalisation means the recapitalisation of Paladin, pursuant to and to give effect to, the DOCA.

Shares means ordinary shares in Paladin.

Transfer Shares means approximately 98% of the Shares, which will be transferred to the Paladin Trustees as part of the Recapitalisation on or about 31 January 2018.

Dated this 24th day of January 2018



Signed by Samantha Griffiths
as a delegate of the Australian Securities and Investments Commission

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-fifth day of January 2018

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ARBN
ABLOOM FABRIC LTD	604 853 625
BOARDVANTAGE (UK) LIMITED	162 565 755
COGITA BUSINESS SERVICES INTL LIMITED	070 214 167
MICLYN EXPRESS OFFSHORE LIMITED	141 683 552
ORCA CAPITAL PTE. LTD.	603 944 449
RAPID RATINGS INTERNATIONAL INC.	124 140 487
SAY MEDIA UK LTD	143 223 465
VAQUEROS CONSULTING LIMITED	159 103 072
VIAGO LIMITED	081 196 830
VIRTUAL CONSULTING INTERNATIONAL LIMITED	133 598 311

CORPORATIONS ACT 2001
Section 601CL(5)

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

Dated this twenty-fifth day of January 2018

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

AIZAWA REAL ESTATE CO., LTD

EUROFIN INVESTMENTS PTE. LTD.

ARBN

112 380 131

615 238 438

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.

BEE'S CAP PTY LTD ACN 618 389 165 will change to a public company limited by shares. The new name will be **BEE'S CAP LIMITED** ACN 618 389 165.

SHENTON WAY SECURITIES LTD ACN 145 877 854 will change to a proprietary company limited by shares. The new name will be **SHENTON WAY SECURITIES PTY LTD** ACN 145 877 854.

UNITI WIRELESS PTY LTD ACN 158 957 889 will change to a public company limited by shares. The new name will be **UNITI WIRELESS LIMITED** ACN 158 957 889.