



**ASIC**

Australian Securities &  
Investments Commission

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# ASIC Gazette

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### RIGHTS OF REVIEW

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

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18-0141

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

**Enabling Legislation**

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

**Title**

2. This instrument is ASIC instrument 18-0141.

**Commencement**

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

**Exemption**

4. Vanguard Investments Australia Ltd ACN 072 881 086 (**Responsible Entity**) in its capacity as the responsible entity of the Vanguard Global Minimum Volatility Fund ARSN 165 787 708 and the Vanguard Global Value Equity Fund ARSN 613 053 062 (each a **Fund**), does not have to comply with paragraph 601FC(1)(d) of the Act in relation to a class of interests (**ETF Class**) in each Fund, being the Vanguard Global Minimum Volatility Active ETF (Managed Fund) and the Vanguard Global Value Equity Active ETF (Managed Fund) respectively, to the extent that it would prevent the Responsible Entity from permitting only authorised participants to withdraw their interest in the ETF Class in each Fund.

**Where the exemption applies**

5. The exemption in paragraph 4 applies where all of the following are satisfied:
  - (a) there is a Product Disclosure Statement (the **PDS**) in relation to interests in the Fund that are admitted to Trading Status as a Managed Fund Product that includes statements to the effect that:
    - (i) the Responsible Entity will not treat members of the same class equally to the extent that it restricts withdrawal from the Fund to authorised participants;

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- (ii) except in exceptional circumstances only authorised participants may withdraw their interests from the Fund, but other members may sell their interests on the AQUA market;
- (iii) when interests in the Fund are suspended from trading on the AQUA market for more than 5 consecutive Trading Days, members have a right to withdraw from the Fund and receive payment for their interests in money within a reasonable time of request unless any of the following apply:
  - (A) the Fund is being wound up;
  - (B) the Fund is not liquid as defined in subsection 601KA(4) of the Act;
  - (C) the Responsible Entity suspends withdrawals in accordance with the constitution;
- (b) the constitution of the Fund does not permit a withdrawal fee per interest in the Fund to be payable by a member who is not an authorised participant that is greater than the withdrawal fee per interest that would generally be payable by an authorised participant receiving redemption proceeds in cash while interests in the Fund are quoted when withdrawing the minimum parcel; and
- (c) ASIC has not notified the Responsible Entity in writing that it is excluded from reliance on the exemption.

#### Interpretation

6. In this instrument:

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

*AQUA market* means the financial market operated by ASX under the provisions of the operating rules of ASX relating to an AQUA Product.

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

*ASX* means ASX Limited ACN 008 624 691.

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

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

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

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

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

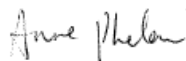
*Trading Day* has the same meaning as in the ASX operating rules as at the date of this instrument.

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

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

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

Dated this 29<sup>th</sup> day of March 2018



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

18-0167

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

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 18-0167.

**Commencement**

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

**Exemption**

4. Vanguard Investments Australia Ltd ACN 072 881 086 (**Responsible Entity**) in its capacity as the responsible entity of the Vanguard Global Minimum Volatility Fund ARSN 165 787 708 and the Vanguard Global Value Equity Fund ARSN 613 053 062 (each a **Fund**), does not have to comply with section 1017B of the Act in relation to a class of interests (**ETF class**) in each Fund, being the Vanguard Global Minimum Volatility Active ETF (Managed Fund) and the Vanguard Global Value Equity Active ETF (Managed Fund) respectively, for as long as the conditions in paragraph 6 are met.

**Where this exemption applies**

5. The exemption in paragraph 4 applies where the Fund is an AQUA Managed Fund and the ETF class in the Fund remains admitted to Trading Status as a Managed Fund Product.

**Conditions**

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

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**Interpretation****7. In this instrument:**

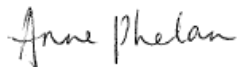
*AQUA Managed Fund* means a registered scheme with interests admitted to Trading Status as a Managed Fund Product on the financial market operated by ASX under the provisions of the operating rules of ASX relating to what is referred to in those rules as the AQUA market.

*ASX* means ASX Limited ACN 008 624 691.

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

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

Dated this 29<sup>th</sup> day of March 2018



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

18-0169

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

**Enabling Legislation**

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

**Title**

2. This instrument is ASIC instrument 18-0169.

**Commencement**

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

**Declaration – Relevant Interest**

4. Chapters 6 and 6C of the Act apply to a person who has a relevant interest in securities that form part of the scheme property of the following registered schemes and is attributed to the ETF Class:

(a) Vanguard Global Minimum Volatility Fund ARSN 165 787 708;

(b) Vanguard Global Value Equity Fund ARSN 613 053 062,

as if section 609 were modified or varied by inserting after subsection 609(16) (as notionally inserted by ASIC Class Order [CO12/1209]):

*“Managed Fund Products*

(19A) A member of a registered scheme who is an authorised participant in relation to the scheme does not have a relevant interest in securities that form part of scheme property of the scheme merely because the scheme has an acquisition and withdrawal facility, provided that:

(a) interests in the scheme are in a class of interests that are AQUA Products which are Managed Fund Products that are admitted to Trading Status; and

(b) the current PDS contains a statement to the effect that at the time the investment strategy for the scheme disclosed in the current PDS was first published in a Product Disclosure Statement for interests in the scheme, there were reasonable grounds to believe that implementation of the investment strategy would not be likely to lead to scheme property including securities in a class of securities that:

- (i) would represent more than 10% by value of scheme property; and
- (ii) were, or would result in the responsible entity having a relevant interest in, securities in:
  - (A) a listed company; or
  - (B) an unlisted company with more than 50 members; or
  - (C) a listed body that is formed or incorporated in Australia; or
  - (D) a listed scheme.

Note: The responsible entity may have a relevant interest in securities that do not form part of scheme property because of paragraph 608(3)(b).

(19B) If subsection (19A) applies in relation to a member and the member makes a withdrawal request under the acquisition and withdrawal facility:

- (a) subsection (19A) stops applying in relation to any securities that the member would receive if the responsible entity transferred securities to the member in accordance with the withdrawal request; and
- (b) the member is taken to acquire a relevant interest in those securities at that time through a transaction in relation to the securities entered into by the member.

Note: If the member makes a withdrawal request only in relation to some of the member's interests in the scheme, subsection (19A) may still apply in relation to the member's remaining interests.

(19C) If:

- (a) other than because of subsection (19B), a member has a relevant interest in securities that form part of scheme property because subsection (19A) has stopped applying in relation to the scheme; and
- (b) the member makes a withdrawal request in relation to the interests in the registered scheme;

then for the purposes of section 606, at the time of the withdrawal request:

- (c) the member is taken to acquire a relevant interest in any securities that the member would receive if the responsible



entity transferred securities to the member in accordance with the withdrawal request;

- (d) the member is taken to have acquired the relevant interest through a transaction entered into by the member in relation to those securities; and
- (e) the member's voting power is taken to have increased from what it would have been before the withdrawal request if the votes attached to those securities were disregarded to what it was after the withdrawal request (taking the votes attached to those securities into account).

(19D) If, in the previous 6 months:

- (a) a member's voting power has increased because subsection (19A) stopped applying in relation to securities; and
- (b) the member has not been taken to acquire a relevant interest in the securities under subsection (19B) or (19C);

the increase in voting power is to be disregarded in determining the member's, or any other person's, voting power for the purposes of item 9 of the table in section 611.

(19E) In subsections (19A) to (19D) and in this subsection:

***acquisition and withdrawal facility*** means, in relation to a registered scheme, a facility that the responsible entity has stated in the current PDS that it intends to offer on each Trading Day on which interests in the scheme are traded on the financial market operated by ASX Limited which allows:

- (a) a person who is an authorised participant to acquire an interest in the scheme by contributing to the scheme; and
- (b) a member who is an authorised participant to request that the responsible entity satisfy a withdrawal request in relation to an interest in the scheme by transferring to the member;

consideration that predominantly comprises a parcel of securities, the composition of which in relation to an acquisition and a withdrawal is published by or on behalf of the responsible entity from time to time.

Note: The composition of the parcel of securities may be different for an acquisition and a withdrawal.

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

**authorised participant** means, in relation to a registered scheme, a person who:

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

**current PDS**, in relation to a registered scheme, means the most recently lodged Product Disclosure Statement relating to interests in the scheme.

**AQUA Product, Managed Fund Product, Trading Day, Trading Participant and Trading Status** have the same meanings as defined in the ASX operating rules on 29<sup>th</sup> March 2018.”.

Note: Subsection 609(16) of the Act is inserted by ASIC Class Order [CO 12/1209] *Relevant interests, ASIC and ASIC Chairperson*.

#### **Declaration – Substantial Interest and Beneficial Tracing**

5. Chapter 6C of the Act applies to a person who holds an interest in:

- (a) Vanguard Global Minimum Volatility Active ETF (Managed Fund), being a class of interest in Vanguard Global Minimum Volatility Fund ARSN 165 787 708; and
- (b) Vanguard Global Value Equity Active ETF (Managed Fund), being a class of interest in Vanguard Global Equity Fund ARSN 613 053 062,

as if provisions of that Chapter were modified or varied:

- (a) by inserting after section 671A:

**"671AA Managed Fund Products**

For the purposes of this Chapter and the definition of *substantial holding* in section 9, subsection 609(19A) applies as if paragraph 609(19A)(c) were omitted.”; and

- (b) by inserting after subsection 671B(7):

*“Managed Fund Products*

(7A) If a member of a registered scheme that has an acquisition and withdrawal facility does not have a relevant interest in securities that form part of scheme property because of subsection 609(19A) (as affected by section 671AA), then for the purposes of this section and the definition of *substantial holding* in section 9, the member is taken to have a relevant interest in the securities that would be transferred to the member if:

- (a) the member made a withdrawal request under the acquisition and withdrawal facility for all their interests in the scheme, other than any interests in relation to which the member has a relevant interest in securities that form part of scheme property because of subsection 609(19B); and

Note: Subsection 609(19B) may give a member a relevant interest in securities that form part of scheme property if the member has made a withdrawal request in relation to some or all of their interests in the scheme.

- (b) the numbers and classes of securities transferred to the member under the facility for each interest in the scheme were the same as the numbers and classes of securities most recently disclosed to the member by the responsible entity in relation to a withdrawal request for an interest under the facility.

(7B) In subsection (7A), *acquisition and withdrawal facility* has the same meaning as in subsection 609(19E).”; and

- (c) by inserting after subsection 672B(1):

“(IAA)If a member of a registered scheme does not have a relevant interest in securities that form part of scheme property because of subsection 609(19A) (as affected by section 671AA), then for the purposes of this section and section 672DA, the member is taken to have a relevant interest in securities that the member has a relevant interest in for the purposes of section 671B because of subsection 671B(7A).”.

**Where this instrument applies**

5. This instrument applies where:
- (a) Vanguard Investments Australia Investments Limited ACN 072 881 086 is the responsible entity of each of the Schemes;
  - (b) the interests in each of the ETF Class remain admitted to Trading Status as AQUA Products which are Managed Fund Products on the financial market operated by the ASX Limited ACN 008 624 691; and
  - (c) the current PDS of each of the Schemes contains a statement to the effect that the investment strategy for the Scheme is to make investments that aim to:
    - (i) in the case of the Vanguard Global Value Equity Fund ARSN 613 053 062, provide long term capital appreciation through an active approach that invests in global equity securities demonstrating value characteristics;
    - (ii) in the case of the Vanguard Global Minimum Volatility Fund ARSN 165 787 708, provide long-term capital appreciation with volatility lower than the index, ignoring the effect of fees and other costs (including taxes) in relation to the scheme.

**Interpretation**

6. In this instrument:

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

*ETF Class* means in respect of the Vanguard Global Minimum Volatility Fund ARSN 165 787 708 a class of interests being the Vanguard Global Minimum Volatility Active ETF (Managed Fund) and in respect of the Vanguard Global Value Equity Fund ARSN 613 053 062, a class of interests being the Vanguard Global Value Equity Active ETF (Managed Fund).

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

Dated this 29<sup>th</sup> day of March 2018



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

18-0207

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

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 18-0207.

**Commencement**

3. This instrument commences on 29 March 2018.

**Exemption**

4. Global Merces Funds Management Ltd ACN 168 869 163 (*Responsible Entity*) in its capacity as the responsible entity of CoVESTA ARSN 625 053 803 (the *Scheme*) does not have to comply with subsection 601ED(5) of the Act in respect of one or more CoVESTA Trusts operated under the Scheme.

**Where this instrument applies**

5. This instrument applies where the Responsible Entity has contracted with CoVESTA Pty Ltd ACN 612 165 572 to operate the Scheme and where the Scheme's constitution includes clauses to the following effect:
  - (a) each CoVESTA Trust will be treated as a class of interests separate to any other class of interests in the Scheme;
  - (b) where members of a CoVESTA Trust pass a special resolution directing that an amendment to the constitution be made, then the Responsible Entity 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 Scheme; and
    - (ii) the amendment is not contrary to the best interests of members of the Scheme generally;

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- (c) when members of a CoVESTA Trust pass an extraordinary resolution to wind up the CoVESTA Trust, that CoVESTA Trust must be wound up;
- (d) members of a CoVESTA Trust cannot be liable for debts of the Responsible Entity that were incurred for the benefit of members of another CoVESTA Trust;
- (e) the scheme property of a CoVESTA Trust will not be encumbered in relation to a liability entered into for another CoVESTA Trust; and
- (f) the Responsible Entity is not entitled to be indemnified out of the scheme property of a CoVESTA Trust in relation to liabilities or expenses incurred for another CoVESTA Trust.

**Interpretation**

In this instrument:

**CoVESTA Trust** means a managed investment scheme for which the Responsible Entity is the trustee that is established in accordance with the Scheme's constitution and holds Property and any undistributed accretions to, or income from, the Property on behalf of members.

**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 CoVESTA Trust.

**Platform** means the online property investment platform for the facilitation of the acquisition and disposal of interests in a CoVESTA Trust by members.

**Property** means direct real property or financial assets held in a single CoVESTA Trust on behalf of members and made available on the Platform to members.

**scheme property** means in relation to a CoVESTA Trust, the scheme property as defined under section 9 of the Act as if a reference to a registered scheme were instead a reference to a CoVESTA Trust.

**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 CoVESTA Trust.

18-0207

Dated this 29<sup>th</sup> day of March 2018

A handwritten signature in black ink that reads "Hassan Salem". The signature is written in a cursive style and is followed by a long horizontal line that extends to the right.

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

18-0217

## NOTICE UNDER SECTION 915F OF THE CORPORATIONS ACT 2001

Notice is given under section 915F of the *Corporations Act 2001* that the Australian Securities and Investments Commission has taken the action set out in the Notice below, which action took effect on 28<sup>th</sup> March 2018.

## AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

## CORPORATIONS ACT 2001 SECTION 915B

## NOTICE OF CANCELLATION OF AUSTRALIAN FINANCIAL SERVICES LICENCE

To: FEA Plantations Limited ACN 055 969 429

Under section 915B of the *Corporations Act 2001* (the Act), the Australian Securities and Investments Commission (ASIC) hereby cancels Australian financial services licence number 243515 (the Licence) held by FEA Plantations Limited ACN 055 969 429 (the Licensee).

Under section 915H of the Act, ASIC specifies that the Licence continues in effect as though the cancellation had not happened for the purposes of the provisions of the Act specified in Schedule B in relation to the matters specified in Schedule A.

**Schedule A**

The provision by the Licensee, until 28 September 2019, of financial services that are reasonably necessary for, or incidental to, the winding up of the following schemes:

	<b>Scheme name</b>	<b>ARSN</b>
1	Tasmanian Forests Project 2000	09 2500 984
2	Tasmanian Forests Trust No 1	09 3165 210
3	Tasmanian Forests Trust No 7	09 3164 866
4	Tasmanian Forests Trust No 4	09 3165 103
5	Tasmanian Forests Trust No 6	09 3165 327
6	Tasmanian Forests Trust No 5	09 3165 050
7	Australian Forests Project 2001	09 4614 678
8	Australian Forests Project 2002	09 9656 381
9	Forest Enterprises Planation Project 2003	10 4311 533
10	FEA Plantations Project 2004	10 8148 198
11	FEA Plantations Project 2005	11 3195 583
12	FEA Plantations Project 2006	11 9069 591
13	FEA Plantations Project 2007	12 5108 063
14	FEA Timberlands Fund	12 6971 462
15	FEA Plantations Project 2008	12 9750 296
16	FEA Plantations Project 2009	13 6438 616
17	FEA Plantations Project 2010	13 9555 712



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**Schedule B**

- (a) The provisions of Chapter 5C of the Act; and
- (b) The provisions of Chapter 7 of the Act, other than the provisions in Parts 7.2, 7.2A, 7.3, 7.4, 7.5 and 7.5A.

Dated this 28<sup>th</sup> day of March 2018



Signed:

Lisa Lu, a delegate of the Australian Securities and Investments Commission

18/0221

**Australian Securities and Investments Commission**  
*Corporations Act 2001 — Subsections 601QA(1), 741(1), 911A(2), 992B(1),  
and 1020F(1) — Exemptions*

**Enabling legislation**

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under subsections 601QA(1), 741(1), 911A(2), 992B(1) and 1020F(1) of the *Corporations Act 2001* (the *Act*).

**Title**

2. This instrument is ASIC Instrument 18/0221.

**Commencement**

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

**Nature of this instrument**

4. This instrument is an individual relief instrument, as referred to in paragraphs 28A to 28D of ASIC Class Order [CO 14/1000].

*Where this instrument applies*

5. This instrument applies to offers of eligible products to eligible participants under the Plan made within 5 years of the commencement of this instrument.

**Disclosure relief***Offers made under an employee incentive scheme*

6. The Specified Person that makes an offer under an employee incentive scheme covered by this instrument does not have to comply with Part 6D.2, 6D.3 or Part 7.9 of the Act in relation to the offer.

**Licensing, hawking and other incidental relief***General advice*

7. The Specified Person that makes an offer under the employee incentive scheme covered by this instrument and, in relation to the offer, provides a financial service consisting of general advice in connection with the offer, does not have to comply with subsection 911A(1) of the Act in relation to the advice.

*Dealing*

8. The Specified Person that provides any of the following financial services in relation to an offer in connection with the employee incentive scheme covered by this instrument does not have to comply with subsection 911A(1) of the Act in

18/0221

relation to the financial service:

- (a) issuing the eligible product;
- (b) dealing in the eligible product where any acquisition by purchase or disposal of the eligible product by the Company or a related body corporate occurs either:
  - (i) through a financial services licensee; or
  - (ii) outside this jurisdiction and through a person which is licensed or otherwise authorised to deal in financial products of that kind in the relevant place; and
- (c) dealing in an interest in a managed investment scheme covered by paragraph 11 of this instrument or paragraph 28B of ASIC Class Order [CO 14/1000].

*Custodial or depository services*

9. The Specified Person that provides any of the following financial services in connection with an employee incentive scheme covered by this instrument does not have to comply with subsection 911A(1) of the Act in relation to the financial services:
- (a) a custodial or depository service in relation to the eligible product where the body performs their duties in good faith and has sufficient resources to perform those duties; and
  - (b) dealing in the eligible product in the course of providing a custodial or depository service covered by paragraph (a).

*Hawking*

10. The Specified Person that makes an offer of an eligible product to an eligible participant in the course of, or because of, an unsolicited meeting or telephone call held or made in connection with the Plan does not have to comply with sections 736, 992A or 992AA of the Act.

*Advertising*

11. The Specified Person that advertises, or publishes a statement that is reasonably likely to induce eligible participants to acquire, an eligible product under an employee incentive scheme covered by this instrument does not have to comply with section 1018A of the Act in relation to an advertisement or publication.

*Incidental managed investment scheme*

12. The Specified Person that operates a managed investment scheme in relation to an offer of eligible products under an employee incentive scheme covered by this

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instrument or in relation to a contribution plan in connection with an employee incentive scheme covered by this instrument does not have to comply with section 601ED of the Act in relation to the operation of that managed investment scheme.

**Conditions***Notice of reliance*

13. The Specified Person making an offer in connection with a particular employee incentive scheme covered by this instrument must give ASIC a notice of reliance.

Note: A notice of reliance can cover a particular employee incentive scheme that is intended to operate for many years. A new notice of reliance will be required to be given to ASIC if the Company or a related body corporate establishes a new employee incentive scheme.

14. The Company or a related body corporate may give ASIC the notice of reliance at any time before the Specified Person first relies on this instrument in relation to the particular employee incentive scheme but, in any event, must give ASIC the notice of reliance no later than 1 month after the day the body first relies on this instrument in relation to the particular employee incentive scheme.

*Disclosure*

15. The Company or its related bodies corporate that makes an offer under an employee incentive scheme covered by this instrument must each ensure that an offer is made in, or is accompanied by, an offer document.

*5% issue limit*

16. A Specified Person that makes an offer covered by this instrument must, at the time of making the offer, have reasonable grounds to believe that the number of underlying eligible products in a class of underlying eligible products that form part of the issued capital of the Company that have been or may be issued in any circumstances covered by the following paragraphs will not exceed 5% of the total number of underlying eligible products in that class on issue:

- (a) underlying eligible products that may be issued under the offer;
- (b) underlying eligible products issued or that may be issued as a result of offers made at any time during the previous 3 year period under:
  - (i) the Plan or like scheme of the Company or a related body corporate, where offers were covered by this instrument or an individual instrument made by ASIC on terms similar to this instrument; or
  - (ii) an employee incentive scheme or employee share scheme of the Company or a related body corporate, where the offers were covered by ASIC Class Order [CO 03/184] or an

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individual instrument made by ASIC on terms similar to that class order.

*Loans*

17. A Specified Person making an offer of an eligible product under the Plan to an eligible participant, that involves a loan from the Company or a related body corporate to an eligible participant to acquire the product:
- (a) must ensure that the loan is not provided to acquire options or incentive rights; and
  - (b) must ensure that under the terms of the loan:
    - (i) no fees or interest is payable; and
    - (ii) either:
      - (A) the lender has no recourse against the participant in relation to the repayment of the loan; or
      - (B) the recourse of the lender against the participant in relation to the repayment of the loan is limited to forfeiture of the eligible products issued or transferred to, or held on behalf of, the participant in connection with the scheme.

*FCPE structure*

18. The Company must take all reasonable steps to ensure that:
- (a) the Manager maintains written records on the administration of the FCPE including written records that identify the underlying eligible products held on an allocated basis for the specified eligible participant;
  - (b) the Manager and the Custodian do not levy any fees or charges for administering the FCPE that are payable directly by any eligible participant or out of the assets of the FCPE, other than reasonable disbursements including brokerage and tax levied or incurred in connection with the FCPE or fees and charges, as otherwise provided for in the Rules, or as the Company reasonably believes are authorised under the laws of France;
  - (c) the Manager does not, at its own discretion, exercise any voting rights attaching to any of the underlying eligible products held in the FCPE;
  - (d) the FCPE does not hold more than 5% of the voting shares or voting interests in the Company where such holdings relate to employee incentive schemes of the Company or a related body corporate in reliance on this instrument;

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- (e) the FCPE and Plan, at all times, are approved and regulated by the Relevant Agency; and
- (f) the Custodian complies with the laws of France.

*Regulation*

19. The Specified Persons must, at all times, comply with the Rules.
20. The Manager must, at all times, be approved by the Relevant Agency.
21. The Rules must not be modified or varied in any material respect that would adversely affect the rights and interests of eligible participants, unless:
  - (a) the Company reasonably believes that such modification or variation is required by the laws of France; or
  - (b) ASIC gives prior written notice to the Company that it does not object to the modification or variation.
22. The Company must notify ASIC as soon as practicable and, in any event, within 15 business days from the date it knew, or should reasonably have known, of the following notifiable matters:
  - (a) any significant change to the authorisation granted by the Relevant Agency relating to the operation of the FCPE, including any exemptions or other relief granted to any of the Specified Persons; and
  - (b) the details of each significant investigation, disciplinary or enforcement action against any of the Specified Persons.

*FCPE annual financial statements*

23. The FCPE annual financial statements must be audited annually.
24. If requested by an eligible participant at any time during the period the eligible participant is participating in the Plan, the Company must provide and make available at the registered office or principal place of business of L'Oréal Australia, during normal business hours or such other time as is agreed with the eligible participant:
  - (a) the most recent FCPE annual financial statements and accompanying auditors' report;
  - (b) a copy of the Rules;
  - (c) a copy of the offer document; and
  - (d) a response to any other reasonable request for information.

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*Redemption of eligible products*

25. L'Oréal Australia must accept notices, correspondence and service of process on behalf of each of the Specified Persons at its registered office or principal place of business.
26. L'Oréal Australia must forward any notice received from an eligible participant in connection with the Plan, including a notice relating to the buy-back or redemption of eligible products as provided for in the Rules, to the Manager without delay.
27. The Company must notify ASIC within 5 business days of:
  - (a) suspension or termination of the buy-back arrangements or redemption facilities of eligible products in the FCPE; or
  - (b) suspension of the quotation of the underlying eligible products of the Company on the eligible financial market.
28. The Company must maintain, at the registered office or principal place of business of L'Oréal Australia, a register of eligible participants who are participating in the Plan that includes details of:
  - (a) the names and addresses of each eligible participant;
  - (b) the extent of the holding of each eligible participant;
  - (c) the date at which the name of each eligible participant was entered in the register; and
  - (d) the date at which any eligible participant's interest ceased.

**ASIC power to request documents**

29. A Specified Person must, if requested by ASIC and in accordance with the request, make available to ASIC the offer document and all other accompanying information or documents given to eligible participants in connection with an offer that is made in reliance on this instrument, including:
  - (a) records relating to the issue or sale of and the buy-back or redemption of eligible products in the FCPE to or from eligible participants; and
  - (b) if any document is not in English, a translation of that document into English which must be a certified translation if requested by ASIC.

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**Interpretation**

30. In this instrument:

- (a) **able to be traded** has the meaning given by section 761A of the Act;

**Company** means L'Oréal S.A., a body registered in France and listed on the eligible financial market;

**Custodian** means the custodian of the FCPE from time to time (presently *Caceis Bank*, a body registered in France), which, by way of contract, acts for or on behalf of the Company in connection with an offer to an eligible participant under the Plan;

**contribution**, in relation to a contribution plan, does not include:

- (i) nominal monetary consideration; or
- (ii) a monetary contribution as consideration for an issue, transfer or grant of an eligible product to the eligible participant without undue delay (including a monetary contribution made to exercise an eligible product or cause an eligible product to vest);

**contribution plan** means a plan under which an eligible participant may make monetary contributions to acquire eligible products, whether made before or after the acquisition, from one or more of the following:

- (i) gross (before-tax) wages or salary;
- (ii) net (after-tax) wages or salary;
- (iii) other monies;

**eligible financial market** means the financial market operated by Euronext Paris and, unless a contrary intention appears, is limited to the main board of that market;

**eligible participant** means, in relation to the Company or a related body corporate, a person specified in column 2 of Table A who is a resident in this jurisdiction;

**eligible product** means a financial product of the Company specified in column 1 of Table A;

**employee incentive scheme** means an arrangement under which the Company or a related body corporate makes offers of eligible products to persons that is designed to support interdependence between the body and those persons for their long-term mutual benefit;



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**FCPE** means the Fonds Commun de Placement d'Entreprise called "L'Oréal Employee Share Plan", approved by the *Autorité des Marchés Financiers* (AMF) on 26 January 2018, and its successor FCPEs that are formed on a temporary basis in order to make offers of eligible products to eligible participants under the Plan, governed by the Rules;

**FCPE annual financial statement** means the books of account maintained in respect of the activities of the FCPE (including the statement of assets and liabilities, balance sheet, income statement, together with the related notes) prepared in accordance with French accounting standards and the laws of France;

**financial product advice** has the meaning given by section 766B of the Act;

**general advice** has the meaning given by section 766B of the Act;

**L'Oréal Australia** means L'Oréal Australia Pty Ltd ACN 004 191 673;

**Manager** means the independent management company of the FCPE from time to time (presently *Amundi*), a body registered in the Paris Trade and Companies Registry, France under registration number 437 574 452), which, by way of contract with the Company, acts for or on behalf of the Company in connection with an offer to an eligible participant under the Plan;

**offer**, in relation to an eligible product, has a meaning affected by sections 700, 702, and 1010C of the Act and includes:

- (i) an offer to issue the eligible product;
- (ii) an issue or grant of the eligible product;
- (iii) an offer to transfer the eligible product;
- (iv) a transfer of the eligible product; and
- (v) an offer to arrange for the issue or transfer of the eligible product,

but does not include an issue, grant or transfer of an underlying eligible product made by reason of the exercise or vesting of an overlying eligible product in circumstances where an offer to issue or transfer the overlying eligible product had been previously made;

**offer document**, in relation to an offer of eligible products under the Plan, means a document which includes, or is accompanied by, the following information, statements and explanations worded and presented in a clear, concise and effective manner:

- (i) prominent statements to the effect that:
  - (A) any advice given by any Specified Person in relation to

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eligible products offered under the Plan does not take into account an eligible participant's objectives, financial situation and needs;

- (B) eligible participants should consider obtaining their own financial product advice from a person who is licensed by ASIC to give such advice; and
  - (C) the FCPE and Plan are regulated by the laws of France, and those laws differ from Australian laws;
- (ii) a copy of the Rules or a summary of the Rules together with a statement that, at any time during the operation of the Plan, eligible participants may make a request to be given, without charge and within a reasonable time, a copy of the Rules;
  - (iii) general information about the risks of acquiring and holding an eligible product being offered under the Plan;
  - (iv) where the offer to an eligible participant under the Plan involves a loan from a Specified Person to an eligible participant to acquire the eligible product – a copy of the terms of the loan which includes the conditions, obligations and risks associated with the loan;
  - (v) as the FCPE and the Plan are regulated by the laws of France, a brief description of the legal and practical effect (if any) this may have on the rights and ability of an eligible participant domiciled in Australia to make any claim or enforce any right arising out of or in connection with the offer of an eligible product;
  - (vi) an explanation of the nature of any special risks associated with cross-border investing, such as risks arising from foreign taxation requirements, foreign currency or time differences;
  - (vii) details of how the Rules provide for any fees or charges for administering the FCPE that are payable directly by any eligible participant or out of the assets of the FCPE;
  - (viii) the acquisition price in Australian dollars or, where the acquisition price is to be worked out in the future under a formula, an explanation of how an eligible participant could calculate the acquisition price of the eligible products in Australian dollars were that formula applied at the date of the offer; and
  - (ix) an explanation of how an eligible participant could, from time to time, ascertain the market price in Australian dollars of an underlying eligible product.

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**Plan** means the L'Oréal International Employee Shareholding Plan, incorporating the Plan in respect of which the FCPE is established pursuant to the Rules, which is substantially in the same form as provided to ASIC on 26 February 2018;

**related body corporate** has the meaning given in section 50 of the Act;

**Relevant Agency** means the *Autorité des Marchés Financiers*, the French Market Authority;

**Rules** means the rules of the Plan and the rules of the FCPE "L'Oréal Employee Share Plan", approved by the AMF on 26 January 2018, and the rules of its successor FCPEs that are formed on a temporary basis, each as approved by the Relevant Agency and as amended from time to time;

**Specified Persons** means:

- (i) the Company;
- (ii) the related bodies corporate of the Company;
- (iii) the Custodian;
- (iv) the Manager; and
- (v) any person who, by way of contract between the person and the Company, acts for or on behalf of the Company in connection with an offer of an eligible product to an eligible participant under the Plan;

**underlying eligible product** means an eligible product specified in any of paragraphs (a) to (f) in column 1 of Table A;

- (b) except where otherwise stated, references to provisions are to provisions of the Act;
- (c) an offer of eligible products to an eligible participant under an employee incentive scheme on terms that the eligible participant may renounce the offer in favour of a person covered by one of the following paragraphs is to be treated as an offer of eligible products to the eligible participant:
  - (i) an immediate family member of the eligible participant;
  - (ii) a company whose members comprise no persons other than the eligible participant or immediate family members of the participant;
  - (iii) a corporate trustee of a self-managed superannuation fund (within the meaning of the *Superannuation Industry*

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(Supervision) Act 1993) where the eligible participant is a director of the trustee; and

- (d) an employee incentive scheme, employee share scheme, or like scheme is *covered by* an instrument to the extent that offers are made, or other conduct is carried out, in reliance on this instrument; and
- (e) for the avoidance of doubt, a document or other writing to be given in connection with this instrument may be given by electronic means (including, in the case of a document or other writing to be given by a Specified Person in reliance on this instrument, by way of making it available on a website and notifying the intended recipient that it is available on the website).

Dated this 5 day of April 2018



Signed by Lilia Shagabeeva  
as a delegate of the Australian Securities and Investments Commission

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**Table A**

Column 1 Eligible product	Column 2 Eligible participant
<p>(a) a fully-paid share of the Company that is in a class of shares able to be traded on the eligible financial market;</p> <p>(b) unit in a financial product mentioned in (a);</p> <p>(c) a financial product that relates to a financial product mentioned in (a),</p> <p>where in relation to a product mentioned in paragraph (a):</p> <p>(d) the share is in the same class as shares which were able to be traded on the eligible financial market at all times in the 3 months before the day the offer document is first given to an eligible participant; and</p> <p>(e) the class of shares were not suspended for more than a total of 5 days during the shorter of the period during which the class of shares were able to be traded, and the period of 12 months before the day the offer document is first given to an eligible participant.</p>	<p>(a) a full-time or part-time employee (including an executive director);</p> <p>(b) a non-executive director.</p>

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Notice is given under section 920E of the Corporations Act 2001 that the Australian Securities and Investments Commission has made a banning order in the terms set out below, which order took effect on 5th April 2018

**AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION**

**IN THE MATTER OF GERALD GRUBWINKLER  
AND THE CORPORATIONS ACT 2001**

**To: Mr Gerald GRUBWINKLER**

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

**TAKE NOTICE** that under sections 920A and 920B of the Corporations Act 2001 the Australian Securities and Investments Commission prohibits Gerald GRUBWINKLER from providing any financial services for 4 years.

Dated this 5th day of April 2018.

Signed:

Melanie Baxter

Delegate of the

Australian Securities and Investments Commission.

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

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

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

Dated this fourth day of April 2018

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

<b>Name of Company</b>	<b>ACN</b>
A. & D. BUSH BUILDING PTY. LIMITED	003 477 254
A.C.N. 601 009 429 PTY. LTD.	601 009 429
A B D LAND PTY LTD	165 960 109
ACELAND PTY. LIMITED	050 336 000
ACN 000 763 520 PTY LTD	000 763 520
ACN 003 951 442 PTY. LTD.	003 951 442
ACN 005 166 049 PTY. LTD.	005 166 049
ACN 005 204 464 PTY LTD	005 204 464
ACN 006 433 656 PTY. LTD.	006 433 656
ACN 009 457 121 PTY. LTD.	009 457 121
ACN 131 570 628 PTY LTD	131 570 628
ACN 147 440 444 PTY LTD	147 440 444
ACN 152 638 241 PTY LTD	152 638 241
ACN 154 794 448 PTY. LTD.	154 794 448
ACN 155 910 544 PTY LTD	155 910 544
ACN 160 415 430 PTY LTD	160 415 430
ACN 163 365 535 PTY LTD	163 365 535
ACN 167 156 372 PTY. LTD.	167 156 372
ACN 600 331 119 PTY LTD	600 331 119

ACN 605 426 159 PTY LTD	605 426 159
ADVANCED CARE ACADEMY PTY LTD	606 319 528
AFK INDUSTRIES PTY. LTD.	606 857 872
AGH (VIC) PTY. LTD.	105 098 806
A J ENTERPRISES (NSW) PTY LTD	149 988 036
AJM CARPENTRY & MAINTENANCE PTY. LTD.	159 627 433
AKH PROPERTIES PTY LTD	141 558 858
AKNAL (AUST) PTY LTD	146 293 478
ALAN BARNDEN PTY. LTD.	164 436 882
ALAN GASKELL MEDIA PTY LTD	163 204 939
ALENA AUSTRALIA PTY LTD	601 915 137
ALEX PAD PRINTING SERVICES PTY LTD	105 409 318
ALLAN NICHOLLS DESIGN & MANAGEMENT PTY LTD	145 408 402
ALL THINGS WEDDING PTY LTD	163 903 937
ALPACINO DEMOLITION PTY LTD	118 021 935
ANECDOTE PTY LTD	110 455 233
ANSA HOLDINGS PTY LTD	153 296 176
AOWL PTY LTD	167 701 304
ARC MARLBOROUGH PTY LIMITED	127 139 780
ARDOUR BEAUTY PTY LTD	110 929 649
ARK IMPORT & EXPORT PTY LTD	168 656 415
ARNELL HOLDINGS (QLD) PTY LTD	164 509 497
AR SHARNI PTY LTD	600 535 046
ASCOT ASSETS PTY LTD	127 679 761
ASHFORTH CONSTRUCTIONS PTY. LTD.	167 656 920
ASTRA ADELAIDE PTY LTD	072 918 800
ASTRALOGIC INVESTMENTS PTY LTD	603 833 629
AUSPRING GROUP PTY LTD	136 505 863
AUSTRADE INTERNATIONAL GROUP PTY LTD	602 222 515



AUSTRALIA LKM RELIANCE DEVELOPMENTS PTY LTD	161 439 783
AUSTRALIAN K9 PATROL PTY LTD	607 575 002
AUSTRALIAN MINING & INDUSTRIAL COMMUNICATIONS PTY. LTD.	082 253 450
AVONOS CONSULTING PTY LTD	603 716 767
AYN PTY LIMITED	160 946 636
B & A INVESTMENTS (NSW) PTY LTD	113 359 961
B & EVE PTY. LTD.	600 065 094
BACK YOUR CAUSE PTY LTD	604 344 247
BARER HOLDINGS PTY LTD	123 171 264
BAXTER GROUP OF COMPANIES PTY LTD	165 534 243
BB OORIENTAL FOOD PTY LTD	159 823 980
B D VENDING PTY LTD	165 947 919
BELLA & HUNT PTY LTD	605 068 648
BHULLAR ENGINEERING PTY LTD	606 241 794
BIG BITE SMSF PTY LTD	603 299 261
BIKROMPUR PTY LTD	600 890 300
BISHOP & CO ELECTRICAL PTY. LTD.	607 544 203
BLUE PHANTOM HOLDINGS PTY LTD	167 059 574
BMP GROUP PTY LTD	139 259 331
BOMBAY TRADING COMPANY PTY LTD	607 569 399
BRAIN POWER ACADEMY PTY. LTD.	607 328 683
BRANCH BLAKE PTY LTD	602 024 564
BRAN PROJECTS PTY LTD	143 229 583
BRED & BUDDA BUILDING SERVICES PTY LTD	133 563 112
BROADBILL HOMES PTY. LTD.	007 096 406
BRUCE LEAVES PTY LTD	165 477 538
BUSIDO 1 PTY LIMITED	145 258 662
BUZZING BEES FAMILY DAY CARE SCHEME PTY LTD	163 855 123
C.A.T. ENTERPRISES PTY LTD	100 325 460

C.L.K. INVESTMENT HOLDINGS PTY LTD	601 255 547
C&Z GROUP PTY LTD	160 170 954
CABELO PTY LTD	008 980 158
CAPITAL CORP CONSTRUCTION PTY. LTD.	158 209 940
CAPITUS PTY. LTD.	151 599 754
CAROZZI CONCRETE COMPANY PTY LTD	008 850 995
CARRINGTON BROWN PTY LTD	160 063 972
CARTEL GROUP (NSW) PTY. LTD.	148 832 393
CASA SOL PTY LTD	606 804 022
CENERE PTY LIMITED	126 885 603
CFC DEGASSING PTY LTD	050 291 168
CG TILING PTY LTD	608 197 959
CHAGFORD DEVELOPMENTS PTY LTD	132 713 841
CHANNEL COURT PTY. LTD.	100 975 648
CHARBOT PTY LTD	608 655 885
CHIEF AIRCONDITIONING PTY. LTD.	600 835 916
CHILLMAN SUPER PTY LTD	150 601 273
CHINCHOKE PTY. LTD.	146 717 562
CHIPCHIP PTY LIMITED	101 046 066
CNS PROPERTY GROUP (NSW) PTY LTD	133 138 011
CNS SECLINK PTY. LTD.	163 339 099
COACHMAN PTY LTD	607 034 864
COCO CUBANO CHARLESTOWN PTY. LTD.	168 928 167
COE ENTERPRISE (SA) PTY LTD	112 667 722
CONSERV (WA) PTY LTD	071 647 660
CONSTRUCTION X-RAY PTY LTD	161 652 660
COOKE & CARRICK (VIC) PTY LTD	085 962 250
COOL "N" BLUE POOLS PTY LTD	133 275 260
COOLIBAH PLANT HIRE PTY LTD	600 341 133

CORPORATE PROPERTY & CONSULTING SERVICES PTY LTD	136 474 596
COSTELLO'S OF AUSTRALIA PTY LIMITED	000 566 058
CRANK ENTERTAINMENT PTY LTD	143 260 048
CUBELA ENTERPRISES PTY. LTD.	137 706 873
CUSTOMISED LIVING NOMINEES PTY LTD	164 529 739
DAIS CORPORATE PTY LTD	157 919 232
DAMIJ PTY LTD	109 929 393
D AND E CHONG SUPER PTY LTD	600 603 772
DARK LADY PTY LTD	138 330 499
DBS AUST PROPERTIES PTY LIMITED	125 103 737
DECKVALE PTY. LTD.	079 516 448
DEMLIT PTY. LIMITED	003 643 392
DEMOLITION & ASBESTOS SOLUTIONS PTY LTD	164 729 864
DESIGN WORKS CONSTRUCTIONS PTY LTD	157 894 178
DIGILANE IT PTY LTD	136 444 847
DJMC INVESTMENT GROUP PTY LTD	168 936 310
DOMAIN CENTRAL AUSTRALIA PTY LIMITED	152 360 088
DOMAIN CENTRAL HOLDINGS PTY LIMITED	152 351 918
DONEGAL CONSTRUCTION PTY LTD	151 088 336
DON KIM PTY LTD	153 898 625
DORADO SYNDICATE 27 PTY LIMITED	156 436 583
DOWNIE 1956 PTY LTD	120 422 915
DRONE BOYS PTY. LTD.	169 879 412
DUDIPALA PCT PTY LTD	168 120 625
DUDIPALA SUPER FUND PTY LTD	165 181 126
DUO CAFE PTY LTD	606 123 497
DWGH ENTERPRISE PTY LTD	600 321 524
EA PAINTING PTY LTD	603 364 076
EB TWEED PTY LTD	156 478 974

ECO BOSS PTY LTD	604 206 895
EFFICIENT SHIPS PTY. LTD.	118 228 309
EL-SADDICK TRANSPORT PTY LTD	119 724 328
ELEC STREAM PTY LTD	159 383 025
ELEMENTS TILE AND STONE PTY. LTD.	150 602 636
ELI-SAN HOLDINGS PTY LTD	127 995 135
ELITE CIVIL PTY LTD	153 102 455
ELITE GENERAL SERVICES PTY LTD	168 034 035
EMIWHITE PTY. LIMITED	006 225 378
EMPOWERED K INDUSTRIES PTY LTD	164 562 976
ENAMOUR PTY. LIMITED	010 775 498
ENDEAVOUR MANAGEMENT & CONSTRUCTIONS PTY LTD	608 143 746
ENLIVEN GLOBAL PTY LTD	602 593 411
ERMINTRUDE AND DOUGAL PTY LTD	160 066 008
EXPLORER DOMAINS PTY LIMITED	152 361 370
EXPRESS COMMERCIAL SERVICES PTY. LTD.	607 841 350
FARMERS MARKET GROUP (VIC) PTY LTD	099 591 894
FASCINATE INVESTMENTS PTY LTD	607 742 254
FAVA FINANCE AND INVESTMENTS PTY LTD	165 627 832
FLETT SUPER PTY LIMITED	165 823 218
FOCUS IPM PTY LTD	167 168 541
FOURTUNEIGHT (QLD) PTY LTD	167 790 516
FUNKY PONYS AUSTRALIA PTY LTD	133 634 572
FUNNELFINGER HOLDINGS PTY LTD	608 600 371
FUNNELFINGER IP PTY LTD	608 577 680
GALLIA ACCOMMODATION PTY LTD	156 290 658
GOLDEN GLORY AUSTRALIA PTY LIMITED	144 978 772
GOLDEN PHOTOS PTY. LTD.	052 414 481
GOLDSBROUGH FAMILY PTY LTD	600 478 046

GOLD STACKERS AUSTRALIA PTY LTD	150 452 912
GOLD STAR REALTY QLD PTY LTD	143 887 905
GOODY CAPITAL PTY LTD	606 207 532
GRAND CENTRAL BEVERAGE PTY LTD	159 506 895
GRANYA PRODUCTIONS PTY. LTD.	008 659 194
GREENBEACON QLD PTY LTD	166 024 451
GROUP SALES PTY LTD	153 188 802
G S TRANSPORT & LOGISTIC PTY LTD	606 918 307
H-JXL PTY. LTD.	600 865 816
HAPPY BLUE DRAGON PTY LTD	165 290 353
HARMONY NURSING AGENCY PTY LTD	604 406 206
HASIKA GROUP OF COMPANIES PTY. LTD.	168 117 744
HAWKER STREET COLD STORES PTY. LTD.	008 046 688
HAWK LOGISTICS PTY LTD	601 658 217
HAYPAC PTY. LTD.	600 038 542
HC INVESTMENT HOLDINGS PTY LIMITED	116 027 966
HEALTH RESEARCH INNOVATIONS PTY LTD	083 260 780
HEMHALL PROPERTY HOLDINGS PTY LTD	158 384 895
HERCULES HAULAGE (VIC) PTY LTD	139 127 870
HIGGIN ROAD PTY. LIMITED	146 089 821
HIPWELL WINDMILLS PTY. LTD.	067 729 177
HMB CABLING SERVICES PTY LTD	603 834 564
HONEDALE PTY LTD	610 520 566
HONEY'S PROPERTY INVESTMENT CO PTY. LIMITED	007 271 089
HONG MEN JU PTY. LTD.	156 161 581
HOWMUCH2DAY PTY. LTD.	602 207 732
HUNTER REGION FINANCE PTY LTD	150 954 279
HUNTER STREET COMMUNITY CENTRE PTY LTD	158 140 937
IMAGINE PAINTERS & DECORATORS PTY LTD	131 152 308

IN GOOD COMPANY (AUSTRALIA) PTY LTD	133 035 408
INNVUE CONSULTING PTY. LTD.	605 959 019
INTERIOR STONE PTY. LTD.	152 508 597
INTERNATIONAL AIR CARGO PTY. LIMITED	052 149 372
INTERNATIONAL COMPUTER NETWORK PTY LTD	050 104 188
INVOLVE ID PTY LTD	166 746 470
J.A.A CIVIL PTY LTD	163 236 217
J. L. CHOOI DENTAL PTY LTD	150 838 592
J.S. GARDNER PASTORAL PTY LTD	008 689 209
J & S SCALES SMSF PTY LTD	166 404 262
JACE CLEANING SERVICES PTY. LTD.	165 086 466
JACK ROAD PROPERTIES PTY. LTD.	004 334 623
JEFF THE PLUMBER PTY LTD	116 228 472
JHQH PTY LTD	167 051 934
JJK (MACKAY) PTY LTD	123 543 019
JNS RESOURCES PTY. LTD.	159 586 142
JOONY & SUMI GROUP PTY LTD	138 977 689
JSD (VIC) HOLDINGS PTY LIMITED	131 923 254
JULIE ACKLAND SUPERANNUATION PTY LTD	606 386 378
JUNE 28TH PTY LTD	604 412 044
JUNIPER CONSULTANCY SERVICES PTY LTD	607 222 775
JUST DREAM PTY. LTD.	167 782 274
JUSTFEL PTY. LTD.	126 100 534
JUSTIN'S ENTERPRISES PTY LTD	001 686 175
JUST MORE DOUGH PTY LTD	162 701 233
JY CLEANING GROUP PTY LTD	169 679 243
K.C.M. AUSTRALIA PTY. LTD.	165 580 236
K & B GROUP PTY LTD	133 561 234
KALEBA TRANSPORT PTY LTD	160 143 411

KALWORLD PTY LTD	083 845 701
KAZISHRAT PTY LTD	165 293 309
KEENBEE PTY LTD	144 588 125
KEYSBOROUGH DIAMOND PTY LTD	145 039 372
KH WHEELER & SONS PTY. LTD.	065 938 874
K J OEDING PTY LTD	001 790 656
KK CONSTRUCTIONS PTY LTD	165 556 954
KLEGUESS PTY LTD	002 522 483
KOKO NAILS PTY LTD	607 220 753
LA FELIZ PTY LTD	168 962 865
LAMEDUCK INDUSTRIES PTY LTD	134 331 810
LANAM NOMINEES PTY. LIMITED	008 527 919
LBS STRICTLY DANCING PTY LTD	141 263 783
LER CORPORATE INVESTMENT PTY LTD	160 036 948
LER INVESTMENT HOLDINGS PTY LTD	160 003 029
LE VAN PTY LTD	109 558 947
LOCANTRO SPECULATIVE INVESTMENTS PTY LTD	147 572 889
LOGICAL ECO SOLUTIONS PTY LTD	601 508 418
LOTUS 3 PTY LTD	152 595 018
LUCSAR PTY. LTD.	138 962 857
LUMBY PTY. LTD.	010 216 261
LUMIERE FP PTY. LTD.	601 464 279
M & A AUSTRALIA PTY LTD	164 103 744
M & Z NSW PTY LTD	166 252 071
MAAR INVESTMENT HOLDINGS PTY LTD	165 955 037
MACKFIT EARTHMOVER REPAIRS PTY LTD	131 125 034
MAHAL INVESTMENTS PTY LTD	100 858 848
MAINLINE PROJECTS PTY LTD	601 926 309
MAINTENANCE & STRATA PTY LTD	151 003 333

MAN MO WTC PTY. LTD.	165 073 932
MARATHON MEATHOUSE MINCHINBURY PTY LTD	159 464 347
MARAUGH PTY. LTD.	074 977 889
MARDI BLANCH PTY LTD	108 725 971
MARTHA COVE GROUP PTY. LTD.	159 311 494
MASLIN ELECTRICAL PTY LTD	146 966 912
MASTER DESIGN & CONSTRUCT ELECTRICAL PTY LTD	166 045 816
MASTRAC CIVIL PTY LTD	130 044 512
MATTS CONCRETE BY DESIGN PTY. LTD.	151 461 531
MCM (AUST) PTY LTD	164 362 618
MCPMAHONS METAL ROOFING PTY LTD	604 882 000
MEDKON PTY LTD	605 825 036
MEDLEY FORCE PTY. LTD.	065 359 060
MELBOURNE HOMES AUST PTY LTD	600 198 258
MELCHEN DEVELOPMENT PTY. LTD.	146 607 089
MELKAY PTY LTD	074 832 161
METAFAX PTY. LIMITED	003 552 154
MICKM PTY LTD	607 926 554
MIDCOM PTY LTD	137 622 738
MINGARELLI TILES (N S W) PTY LTD	001 245 389
MIYOS ART STUDIO PTY. LTD.	605 418 200
MMELD PTY LTD	131 245 906
MOAMA VICE PTY LTD	153 295 044
MORROCOTA PTY LTD	155 464 707
MORTLOCK PTY LIMITED	160 355 233
MOSSEE PTY LTD	138 029 277
M P Y PLUMBING PTY. LTD.	603 904 927
M S WA SERVICES PTY LTD	602 282 824
MULLER SUPER NOMINEES PTY LTD	149 362 765



MULTI FUEL TECHNOLOGIES PTY LTD	114 977 552
MUTUAL MUSE PTY LTD	601 620 508
MX R&D PTY LTD	164 884 879
NAAMAN PLUMBING SERVICES PTY LTD	165 938 483
NARANGATOOK PTY LTD	074 375 938
NATURAL NEEDS PTY LTD	606 495 327
NAZAKAT TRADERS PTY LTD	165 967 920
NDC PRACTISE PTY. LTD.	112 609 702
NELDAK DESIGN & DEVELOPMENT PTY LTD	093 388 393
NEXUS CABLE JOINTING SERVICES PTY LTD	159 829 071
NEXUS RESOLUTIONS PTY LTD	161 303 859
NGA BUI & CO PTY LTD	607 691 109
NIGELT PTY LTD	163 811 783
NIKKY NAILS PTY. LTD.	607 591 122
N N QUAN PTY LTD	159 973 690
NSJ MOTORS PTY LTD	138 195 972
NYNKE PTY LTD	600 943 673
OCEAN ELEVATIONS PTY LTD	608 893 018
OI SUSHI PTY LTD	152 855 555
ONE TOUCH FOOTBALL ACADEMY PTY LTD	601 646 815
ONNERO OPERATIONS PTY LTD	608 606 275
ONSA CONSTRUCTIONS PTY LTD	128 198 738
OPEN MOOD PTY LTD	606 333 797
OPPAGENT PTY. LIMITED	158 924 497
OSA WORKFORCE PTY LTD	136 519 269
OUREM PTY LTD	082 298 155
OZ BIN (FRANCHISING) PTY LTD	109 280 293
P & B TAYLOR SUPER PTY LTD	163 748 347
PAA SUPERANNUATION FUND PTY. LTD.	601 410 173

PACIFIC SUNKIST PTY. LTD.	169 802 886
PAC MANAGEMENT PTY LTD	605 242 671
PARAMPARA FASHIONS PTY. LTD.	606 426 395
PAYOM & J ENTERPRISES PTY LTD	165 639 332
PENG CHENG INTERNATIONAL PTY LTD	163 312 856
PHIL SAMPSON LENDING SOLUTIONS PTY LIMITED	103 620 195
PINAKBET PTY. LTD.	090 977 987
PJA PRODUCTIONS PTY LTD	164 272 039
PJ BRICKWORKS PTY LTD	146 398 745
PJ EXPERT CONSULTING PTY LTD	162 075 023
PLATINUM COURIERS PTY LTD	159 589 009
PORTAL SURGICAL PROCEDURES PTY LTD	169 620 035
PORT DOUGLAS LAND DEVELOPMENTS PTY LTD	147 616 653
POWRANNA HOLDINGS PTY. LTD.	126 829 356
PRACTICALLY COMPLETE PTY LTD	605 783 935
PREMIER MEATS (AUSTRALIA) PTY. LTD.	602 110 896
PRO COACHING ACADEMY PTY LTD	604 817 709
PROFICIENT PLUMBING & DRAINAGE PTY. LTD.	128 589 917
QEA INTERNATIONAL TRADE PTY. LTD.	109 357 182
R.J. GILBERTSON PROPRIETARY LIMITED	004 147 228
R&S RANJAN PTY LTD	169 112 485
RAINA&SON PTY LTD	607 221 705
RC HOBBIES GROUP PTY LTD	605 141 188
RCON HOLDINGS PTY LTD	603 082 435
RESIDENTIAL SAFETY INSPECTIONS PTY LTD	607 768 356
REYNOLDS PTY LTD	075 620 334
RICHROB PTY LTD	155 896 647
RIMA CONSTRUCTION PTY LTD	153 383 950
RITA G FAMILY PTY LTD	120 114 016

ROBIN GROWSE SUPER PTY LTD	137 854 418
ROBYN WRIGHT AGENCIES PTY LTD.	158 168 159
ROCK SOLID PARTNERS PTY LTD	132 518 168
ROFFE MEDICAL HOLDINGS PTY LTD	169 619 336
RUSSO & FRIEND PTY LTD	606 507 653
RYNNE PTY LTD	165 977 122
SABE CIVIL SOLUTIONS PTY LTD	600 978 087
SAINI LOGISTICS PTY LTD	163 497 390
SALLUSTIO HOLDINGS PTY LTD	606 702 103
SALNAK PTY LTD	608 273 927
SAPAL PTY. LTD	063 569 764
SA RED PTY LTD	116 044 056
SAVANA INVESTMENTS PTY LTD	607 128 941
SAVAZY PTY LTD	604 558 938
SBLAT PTY LTD	602 863 561
SERO SED SERIO PTY LTD	165 856 753
SGK FINANCE PTY LTD	125 577 693
SGS ELECTRICAL SERVICES PTY LTD	168 041 030
SHADOWLINE PROJECTS PTY LTD	157 861 651
SHEPHERD ADVISORY SERVICES PTY. LTD.	166 190 861
SHEPHERD INVESTMENTS (VIC) PTY. LTD.	166 187 426
SHOWGLEN PTY LTD	102 025 632
SILVA CONCRETING PTY LTD	168 020 531
SIMCO CONSTRUCTIONS PTY LTD	164 898 953
SINGH ORGANISATION PTY. LTD.	604 212 660
SITE SERVICES S.A. PTY LTD	109 724 727
SK MERIT CLEANING SERVICES PTY LTD	167 481 414
SLEEP CONSULTING PTY LIMITED	095 956 264
SMB ACCOUNTING PTY LTD	126 454 886

SONG COMPANY INTERNATIONAL PTY. LTD.	607 080 179
SOOFER AND CO HOLDINGS PTY LTD	153 002 754
SOUTHERN CROSS VENTURES QLD PTY LTD	606 643 672
SR GARNETT PTY LTD	601 673 367
SS MANUFACTURING PTY LTD	075 976 340
STANFIELD CORPORATION PTY LTD	114 663 339
STELLAR DESIGN & CONSTRUCT PTY LTD	133 297 382
STICKY HOLDINGS PTY LTD	606 164 452
STRONGBOND HOLDINGS PTY LTD	169 830 282
STRUCTCO PTY LTD	168 101 951
STUCHE PTY LTD	097 294 196
STV COUNTRY ROAD CABINETS PTY LTD	101 152 292
SUNSHINE HAVEN PTY LTD	118 773 756
SUNWOOD INTERNATIONAL TRADING PTY. LTD.	603 524 474
SYDNEY BUILDING AND CIVIL SERVICES PTY LTD	608 257 245
SYSTEM INFORMATICS PTY LTD	161 784 265
TANNOUS HOLDINGS PTY LTD	115 301 963
TERRACE DEVELOPMENTS PTY. LTD.	060 968 452
THE AMAZING 4 PTY LTD	601 622 360
THE ESPRESSO LODGE PTY LTD	606 034 691
THE HANDY SQUAD SYDNEY PTY LTD	153 595 192
THE INVESTMENT ENGINE PTY LTD	163 696 348
THE MAD GIRAFFE PUBLISHING GROUP PTY LIMITED	127 732 183
THE POINT CAFE - RESTAURANT PTY. LTD.	070 072 178
THE POOL PLANNER PTY LTD	129 781 835
THE SCENT OF HOME PTY. LTD.	161 133 866
THE SIMON COOTE FAMILY COMPANY PTY LTD	124 735 306
THE TECH FACTORY PTY LTD	143 020 213
THE THOROUGHbred CONSULTANTS PTY. LTD.	118 130 251

THE TONKIN SUPERFUND NO.1 PTY LTD	160 006 940
TIDY TRAVELLER PTY. LTD.	103 850 522
TOSTAN PTY LTD	600 706 303
TRAN & TRUONG SUPER PROPERTIES PTY LTD	134 678 514
TRANSPORT WITH STYLE PTY. LTD.	156 186 702
TRES DIABLOS PTY LTD	165 119 308
TRISOLUTIONS PTY LTD	153 309 838
ULTIMATE SURF BATTLES PTY LTD	164 713 615
UMBRELLA STUDIOS PTY LTD	114 646 650
UNDER PRESSURE CLEANING PTY. LTD.	162 024 044
UNEEK PROPERTY CONSULTING PTY LTD	167 281 969
V.P. BRICKLAYING PTY LIMITED	108 996 943
VEDURA INVESTMENTS PTY LTD	607 254 419
VILLEFRANCHE HOLDINGS PTY LTD	164 855 136
VILLIERS FAMILY PTY LTD	151 628 116
VOLCKMAN PTY. LTD.	146 050 562
W.E. BASSETT AND PARTNERS PTY. LTD.	004 873 634
W&D BUILDING CONSTRUCTION PTY. LTD.	600 567 539
WARNER TRANSPORT PTY LTD	165 774 881
WARTSKI NOMINEES PTY. LTD.	125 634 728
WASEEM TRANSPORT PTY LTD	165 277 494
WEATHERALLGOLF PTY LTD	606 879 190
WEILISI PTY. LTD.	604 975 902
WHEELY WELL PTY. LTD.	607 947 240
WILDHEATH PTY. LTD.	007 307 093
WILLOW ROSE PRODUCTIONS PTY. LTD.	087 279 785
WINTORE PTY. LTD.	086 906 023
WIN TUN PTY LTD	145 748 705
WISEMAN CUSTODIANS INTERNATIONAL PTY LTD	131 780 446

XOOT PTY LTD	125 614 842
XYLENE ENTERPRISES PTY. LTD.	151 309 643
YAFF PTY LTD	101 737 053
YES DIRECT PTY. LTD.	604 635 734
YUEN & CO. PTY LTD	106 714 087
ZACHARY & ZARA PTY LTD	602 866 900
ZAHRAJAWAD PTY LTD	608 409 776
ZANE INTERNATIONAL PTY LIMITED	600 419 412
ZEBRA DREAM PTY LTD	606 634 342
ZHOUHAN PTY LTD	608 298 282
ZIYAD BUSINESS SERVICES PTY LTD	600 072 928
ZNAAS PTY. LTD.	603 773 726
ZZR PTY LTD	153 679 120
10 HAYES STREET PTY LTD	123 979 297
22 CANDLE STREET ESSENDON PTY LTD	163 002 257
88 DEGREES PTY LTD	122 830 844

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 sixth day of April 2018

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

CHINA UNIONPAY CO., LTD.

G D RUTTER PTY LIMITED

GLOBAL ASSET PROTECTION SERVICES LLC

MEDROBOTICS CORPORATION

SHK MANAGEMENT INC.

YUNNAN COPPER MINERAL RESOURCES EXPLORATION AND DEVELOPMENT CO. LTD

**ARBN**

133 366 364

168 384 852

101 860 995

616 572 126

146 552 025

159 829 160

CORPORATIONS ACT 2001

Section 601CL(5)

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

Dated this sixth day of April 2018

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

<b>Name of Company</b>	<b>ARBN</b>
AEGIS BPO SERVICES LIMITED	132 271 893
AKTSIASELTS TALLINK GRUPP	601 898 720
BLACK TUSK GEOPHYSICS INC.	161 691 407
COMPLECTUS LIMITED	615 956 584
COSMOS RESORT CO., LTD.	053 574 539
HATSTAND AUSTRALIA LIMITED	602 786 783
HEALTH CARE INFORMED LIMITED	137 503 952
HOLLOMAN CORPORATION	108 699 583
KLEBCHEMIE M.G. BECKER GMBH & CO KG	088 448 560
MUNTAJAT B.V.	165 375 637
NORFOLK GROUP INVESTMENTS LIMITED	601 646 093
RETAILNEXT SINGAPORE PTE. LTD.	613 435 555
STRATEX INTERNATIONAL PLC	620 669 294
TRANSGLOBAL ENERGY AUSTRALIA LLC	168 025 474
XR TRADING PACIFIC LLC	166 720 761



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 sixth day of April 2018

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Scheme**

SENTINEL DIVERSIFIED TRUST

**ARSN**

611 451 846

SENTINEL HIGH GROWTH TRUST

611 452 389

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.

**AUSTRALIAN DIVERSIFIED RESOURCES LIMITED** ACN 613 405 495 will change to a proprietary company limited by shares. The new name will be AUSTRALIAN DIVERSIFIED RESOURCES PTY LTD ACN 613 405 495.

**FREESTYLE TECHNOLOGY PTY LTD** ACN 117 520 528 will change to a public company limited by shares. The new name will be FREESTYLE TECHNOLOGY LIMITED ACN 117 520 528.

**C2 CAPITAL CORP LTD** ACN 621 783 953 will change to a proprietary company limited by shares. The new name will be C2 CAPITAL PTY LTD ACN 621 783 953.

**PEOPLESMOVE PTY. LTD.** ACN 169 499 978 will change to a public company limited by shares. The new name will be CARHOOD GROUP LIMITED ACN 169 499 978.