



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

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22-0147

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Superannuation Industry (Supervision) Act 1993
Subsection 130F(2)

DISQUALIFICATION ORDER

To: Mr Clifton Robin Hammond

Approved SMSF auditor registration number SAN 100045565

Under s130F(2) of the *Superannuation Industry (Supervision) Act 1993* the Australian Securities and Investments Commission disqualifies Clifton Robin Hammond from being an approved SMSF auditor with effect from 15 March 2022.

Dated this 8th day of March 2022

Signed:



Scott Rea
Delegate of the Australian Securities and Investments Commission

22-0220

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 992B(1)(a) – Exemption**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 22/220.

Commencement

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

Exemption

4. Barrenjoey Markets Pty Limited (ACN 636 976 059) (**Barrenjoey**) is exempt from the requirements under Subdivision A of Division 2 of Part 7.8 of the Act, in relation to money which is paid to Barrenjoey by, on behalf of, or for the account of, a client who is a professional investor (**Professional Investor Client**) in connection with services provided by Barrenjoey to that Professional Investor Client under the terms of a prime brokerage agreement (**Prime Brokerage Services**).
5. The exemption in paragraph 4 applies in the circumstances set out in paragraph 6, and subject to the conditions set out in paragraphs 7 to 11, of this instrument.

Where exemption applies

6. The exemption in paragraph 4 applies where Barrenjoey is a clearing participant of ASX Clear.

22-0220

Conditions*Requirement to obtain the Professional Investor Client's written consent*

7. Before Prime Brokerage Services are first provided by Barrenjoey to a Professional Investor Client, Barrenjoey must:
 - (a) provide written disclosure to the Professional Investor Client that Barrenjoey is exempt from the requirements under Subdivision A of Division 2 of Part 7.8 of the Act in relation to money paid by, on behalf of, or for the account of, the Professional Investor Client to Barrenjoey in connection with the Prime Brokerage Services; and
 - (b) obtain the Professional Investor Client's express consent in writing to hold that Professional Investor Client's money in connection with the Prime Brokerage Services otherwise than in accordance with the requirements under Subdivision A of Division 2 of Part 7.8 of the Act.

Requirement to have prudent risk management systems, controls and processes

8. Barrenjoey must have prudent systems, controls and processes to manage the risks, including but not limited to the credit, market, counterparty and operational risks, which arise from the provision of Prime Brokerage Services to its Professional Investor Clients. This includes, but is not limited to:
 - (a) setting appropriate position and/or leverage limits, and having appropriate margining for each Professional Investor Client, which are adjusted based on Barrenjoey's assessment of factors such as position concentration, market liquidity and volatility; and
 - (b) having adequate resources, including financial, technological and human resources, to maintain, and to supervise, Barrenjoey's risk management systems, controls and processes.

Requirement to record and report Professional Investor Client money balances

9. Within two business days after 31 March, 30 June, 30 September and 31 December in each year, Barrenjoey must cause to be prepared a schedule as at the above dates showing the respective amounts held in each account maintained by Barrenjoey on behalf of its Professional Investor Clients under the prime brokerage agreement.
10. Within five business days after 31 March and 30 September in each year, Barrenjoey must provide ASIC with copies of each of the schedules prepared by Barrenjoey as required under paragraph 9, in the period of six months ending on 31 March or 30 September, as the case may be.

22-0220

Notification requirements

11. Barrenjoey must notify ASIC in writing as soon as practicable and no later than two business days after:
- (a) any change to Barrenjoey's status as a clearing participant of ASX Clear;
 - (b) Barrenjoey identifies, or is otherwise made aware of, a breach of:
 - (i) its capital requirements under the ASX Clear Operating Rules;
 - (ii) the condition set out in paragraph 7;
 - (iii) the condition set out in paragraph 8.

Interpretation

12. In this instrument:

ASX Clear means the clearing facility operated by ASX Clear Pty Limited ACN 001 314 503 under *Australian CS Facility Licence (ASX Clear Pty Limited) 2002*.

ASX Clear Operating Rules means the operating rules of ASX Clear, as amended from time to time.

operating rules has the meaning given by section 761A of the Act.

prime brokerage agreement means a written agreement between Barrenjoey and the Professional Investor Client under which Barrenjoey (inter alia) provides the following services to the Professional Investor Client:

- (a) settlement on behalf of the Professional Investor Client of transactions executed with Barrenjoey or with other approved brokers; and
- (b) extension of credit or securities lending services to the Professional Investor Client.

professional investor has the meaning given by section 9 of the Act.

Dated 28 March 2022.



Signed by Natalie Boulizos
as a delegate of the Australian Securities and Investments Commission

22-0226

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

Notice of Cancellation of an Australian Financial Services Licence

TO: M. Adamson & A. Cross
ABN 85 721 374 154 ("the Licensee")
PO Box 80
West Peth WA 6872

Pursuant to paragraph 915B(2)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 491743 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 6 April 2022

Signed *N Vonarx*
.....

Nicholas Vonarx
A delegate of the Australian Securities and Investments Commission

22-0227

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

Notice of Cancellation of an Australian Financial Services Licence

TO: LWK Pty Limited
ACN 121 288 373 ("the Licensee")
GPO Box 4198
SYDNEY NSW 2001

Pursuant to paragraph 915B(3)(d) if body corporate of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 488727 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 6 April 2022

Signed *N Vonarx*

Nicholas Vonarx
A delegate of the Australian Securities and Investments Commission

22-0237


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

Notice of Cancellation of an Australian Financial Services Licence

TO: SIMMONS FINANCIAL SERVICES PTY LTD
ACN 095 092 667 ("the Licensee")
Po Box 4253
RINGWOOD VIC 3134

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 301661 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 1 April 2022

Signed .....

Gerard Mithen
a delegate of the Australian Securities and Investments Commission

22-0238

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

Notice of Cancellation of an Australian Financial Services Licence

TO: HB SUPER FUND STRATEGIES PTY LTD
ACN 101 388 738 ("the Licensee")
PO Box 454
Spring Hill QLD 4004

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 453942 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 5 April 2022

Signed *N Vonarx*

Nicholas Vonarx
A delegate of the Australian Securities and Investments Commission

22-0239

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

Notice of Cancellation of an Australian Financial Services Licence

TO: PARRAMATTA TAXATION SERVICES PTY LIMITED
ACN 003 303 357 ("the Licensee")
Po Box 532
CASTLE HILL NSW 1765

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 487838 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 1 April 2022

Signed *Gerard Mithen*.....

Gerard Mithen
a delegate of the Australian Securities and Investments Commission

22-0252

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

Notice of Cancellation of an Australian Financial Services Licence

TO: YSA Accounting Pty Ltd
ACN 613 202 458 ("the Licensee")
4 Henry Martin Square
MAGILL SA 5072

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 489052 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 4 April 2022

Signed *Gerard Mithen*.....

Gerard Mithen
A delegate of the Australian Securities and Investments Commission



ASIC
Australian Securities &
Investments Commission

**Australian Securities
and Investments Commission**

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22-0253

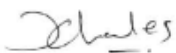
**Australian Securities and Investments Commission
Corporations Act 2001 Section 915B**

Notice of Cancellation of an Australian Financial Services Licence

TO: TR Financial Services Pty Ltd
ACN 609 906 210 ("the Licensee")
GPO Box 1243
Adelaide SA 5001

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 486082 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 7 April 2022

Signed 
.....

Jedo Charles
A delegate of the Australian Securities and Investments Commission



ASIC
Australian Securities &
Investments Commission

**Australian Securities
and Investments Commission**

Office address (inc courier deliveries):
Level 7, 120 Collins Street,
Melbourne VIC 3000

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GPO Box 9827,
Brisbane QLD 4001

Tel: +61 1300 935 075
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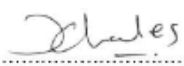
**Australian Securities and Investments Commission
Corporations Act 2001 Section 915B**

Notice of Cancellation of an Australian Financial Services Licence

TO: FBA Partners Pty Limited
ACN 069 484 457 ("the Licensee")
Po Box 19
CHESTER HILL NSW 2162

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 483777 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 7 April 2022

Signed 

Jedo Charles
A delegate of the Australian Securities and Investments Commission



ASIC
Australian Securities &
Investments Commission

**Australian Securities
and Investments Commission**

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22-0258

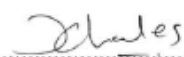
**Australian Securities and Investments Commission
Corporations Act 2001 Section 915B**

Notice of Cancellation of an Australian Financial Services Licence

TO: Mytax Local Pty Ltd
ACN 606 915 164 ("the Licensee")
24 Urunga Parade
PUNCHBOWL NSW 2196

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 488596 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 7 April 2022

Signed 
.....

Jedo Charles
A delegate of the Australian Securities and Investments Commission

22-0261

**Australian Securities and Investments Commission
Corporations Act 2001 — s926A(2)(a) — Exemption**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under s926A(2)(a) of the Act.

Title

2. This instrument is ASIC Instrument 22-0261.

Commencement

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

Cessation

4. The exemption in paragraph 5 ceases to have effect on the earlier of:
 - (a) sub-paragraph 1(1) of Sch 2 of the *ASIC Corporations (Repeal and Transitional) Instrument 2016/396* ceasing to have effect in relation to the relief that was provided under ASIC Class Order [CO 03/1100] *US SEC regulated financial service providers*; or
 - (b) Deerpath Capital Management LP, a limited partnership formed under the laws of the state of Delaware and registered with the US Securities and Exchange Commission under number 801-76599 (the *body*), not complying with any written notice given by ASIC directing the body to give to ASIC, within the time specified in the notice, a written statement containing specified information about the financial service business operated by the body in this jurisdiction.

Exemption

5. ASIC exempts the body from the requirement to hold an Australian financial services (*AFS*) licence in the case referred to in Schedule A.

Schedule A

1. Where all of the following apply:
 - (a) the body is:

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- (i) a registered broker dealer that is a member of the Securities Investor Protection Corporation established under the *Securities Investor Protection Act 1970* (US) and that is a member of FINRA and FINRA is the body's examining authority; or
 - (ii) a registered broker dealer that is an OTC derivatives dealer within the meaning of Rule 3b-12 promulgated under the Exchange Act who is affiliated within the meaning of that Rule with a registered broker dealer who is a member of FINRA; or
 - (iii) a registered investment adviser;
- (b) the body is either:
- (i) a body corporate incorporated in the US or a State of the US; or
 - (ii) a partnership formed in the US or a State of the US;
- (c) the body:
- (i) is registered under Div 2 of Pt 5B.2 of the Act; or
 - (ii) has an agent at the time the body first purports to rely on this instrument and, from that time, has not failed to have an agent for any consecutive period of 10 business days;
- (d) the body's primary business is the provision of financial services;
- (e) neither the body nor its agent has been notified by ASIC that the body is excluded from relying on this instrument;
- (f) if the body becomes aware or should reasonably have become aware of matters that give it reason to believe that it has failed, other than in an immaterial respect, to comply with a requirement set out in Schedule B:
- (i) 15 business days have not passed since the body became so aware or should reasonably have become so aware without the body providing full particulars of the failure to ASIC (to the extent that the body knows those particulars or would have known them if it had undertaken reasonable enquiries); and
 - (ii) 30 business days have not passed from ASIC receiving those particulars from the body without ASIC notifying the body that it may continue to rely on this instrument; and
- (g) the body has not notified ASIC that it will not rely on this instrument.
2. Where the body provides any of the following financial services (the *financial services*) in this jurisdiction to wholesale clients (and the body is authorised under US regulatory requirements to provide the financial service in the US):
- (a) providing financial product advice;
 - (b) dealing in a financial product;

in respect of any of the following financial products (that the body is authorised under US regulatory requirements to provide the financial services on in the US):

- (a) derivatives;
- (b) foreign exchange contracts;

22-0261

- (c) securities;
 - (d) debentures, stocks or bonds issued by a government;
 - (e) managed investment products;
 - (f) interests in a managed investment scheme that is not required to be registered under Ch 5C of the Act; and
3. Where the body has provided ASIC with all of the following:
- (a) evidence and submissions that paragraph 1(a) of Schedule A is satisfied;
 - (b) a notice that it will provide financial services in this jurisdiction in reliance on this instrument;
 - (c) a deed of the body for the benefit of and enforceable by ASIC and the other persons referred to in s659B(1) of the Act that applies notwithstanding that the body may have ceased to rely, or never have relied, on this instrument, which provides that:
 - (i) the deed is irrevocable except with the prior written consent of ASIC; and
 - (ii) the body submits to the non-exclusive jurisdiction of the Australian courts in legal proceedings conducted by ASIC (including under s50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in s659B(1) of the Act and whether brought in the name of ASIC or the Crown or otherwise; and
 - (iii) the body covenants to comply with any order of an Australian court in respect of any matter relating to the provision of the financial services; and
 - (iv) if the body is not registered under Div 2 of Pt 5B.2 of the Act, service of process on the body in relation to legal proceedings conducted by ASIC (including under section 50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in s659B(1) of the Act and whether brought in the name of ASIC or the Crown or otherwise can be effected by service on the agent; and
 - (v) the body covenants that, on written request of either the SEC or ASIC, it will give or vary written consent and take all other practicable steps to enable and assist the SEC to disclose to ASIC and ASIC to disclose to the SEC any information or document that the SEC or ASIC has that relates to the body;
 - (d) written consents to the disclosure by the SEC to ASIC and ASIC to the SEC of any information or document that the SEC or ASIC has that relates to the body (being consents in such form (if any) as ASIC specifies in writing).

Schedule B

1. The body must provide each of the financial services in this jurisdiction in a manner which would comply, so far as is possible, with the US regulatory requirements if the financial service were provided in the US in like circumstances.
2. The body must:
 - (a) notify ASIC, as soon as practicable and in any event within 15 business days after the body became aware or should reasonably have become aware, and in such form if any as ASIC may from time to time specify in writing, of the details of:

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- (i) each significant change to, including the termination of, the registration as a registered broker dealer or a registered investment adviser applying to the body relevant to the financial services the body provides or intends to provide in this jurisdiction; and
- (ii) each significant particular exemption or other relief which the body obtains from the US regulatory requirements relevant to the financial services the body provides or intends to provide in this jurisdiction; and
- (iii) each action or investigation of the following kinds taken by the SEC or other overseas regulatory authority against the body in a foreign jurisdiction in relation to financial services provided in the foreign jurisdiction:
 - (A) significant enforcement action;
 - (B) significant disciplinary action;
 - (C) significant investigation (unless, after having taken reasonable steps to enable notification to be given to ASIC, the body is prohibited by law from giving such notification but only to the extent of the prohibition); and
- (b) provide written disclosure to all persons to whom the financial services are provided in this jurisdiction (before the financial services are provided) containing prominent statements to the following effect:
 - (i) the body is exempt from the requirement to hold an AFS licence under the Act in respect of the financial services; and
 - (ii) the body is regulated by the SEC under US laws, which differ from Australian laws.

Interpretation

In this instrument:

address, in relation to a company, means the address of the registered office of the company;

agent means a natural person resident in this jurisdiction or a company, whose name and address were last notified to ASIC by the body for the purposes of this instrument, and who is authorised to accept on the body's behalf, service of process from ASIC and, in relation to proceedings relating to a financial services law, from any person referred to in s659B(1) of the Act;

ASIC Act means the *Australian Securities and Investments Commission Act 2001*;

dealing has the meaning given by s766C of the Act;

derivative has the meaning given by s761D of the Act;

examining authority, in relation to the body, means a self-regulatory organisation to which the body belongs which has not been relieved of the responsibility relating to the body under s17(d)(1)(A) of the Exchange Act in any respect;

Exchange Act means the *Securities and Exchange Act 1934 (US)*;

financial product has the meaning given by s764A of the Act

financial product advice has the meaning given by s766B of the Act;

22-0261

financial services law has the meaning given by s761A of the Act;

FINRA means the Financial Industry Regulation Authority of the US;

foreign exchange contract has the meaning given by s761A of the Act;

managed investment product has the meaning given by s761A of the Act;

notice and *notified* mean, respectively, written notice and notified in writing;

overseas regulatory authority means a foreign regulatory authority (other than the SEC) which regulates financial services and which is established by or for the purposes of a foreign government or legislative body;

registered broker dealer means a broker dealer registered under s15(b) of the Exchange Act;

registered investment adviser means a body corporate or a partnership formed in the US or a State of the US registered under s203(c) of the *Investment Advisers Act 1940* (US);

SEC means the Securities and Exchange Commission of the US;

securities has the meaning given by s761A of the Act;

US means the United States of America;

US regulatory requirements means the rules that apply in relation to the financial services including:

- (a) any applicable legislation, instruments made under that legislation and any relevant policies or other documents (however described) issued by the SEC; and
- (b) if the body is covered by subparagraph (a)(i) of Schedule A but not subparagraphs (a)(ii) or (iii) of that Schedule—any applicable rules, policies or other documents (however described) of FINRA; and

wholesale client has the meaning given in s761G of the Act.

Dated this 8th day of April 2022



Signed by Marie-Christine De Greeff
as a delegate of the Australian Securities and Investments Commission

22-0263

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

Notice of Cancellation of an Australian Financial Services Licence

TO: MESSENGER ZERNER FINANCIAL SOLUTIONS PTY LTD
ACN 610 547 316 ("the Licensee")
157 Grenfell Street
Adelaide SA 5000

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 484246 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 4 April 2022

Signed *N Vonarx*

Nicholas Vonarx
A delegate of the Australian Securities and Investments Commission

22-0267

Australian Securities and Investments Commission**National Consumer Credit Protection Act 2009 – Paragraph 163(1)(d) –
Declarations****Enabling power**

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraph 163(1)(d) of the *National Consumer Credit Protection Act 2009* (the *Act*).

Title

2. This instrument is ASIC Instrument [22-0267].

Commencement

3. This instrument commences on 12 April 2022.

Cessation

4. This instrument ceases to apply on 28 September 2022.

Declaration

5. Section 133CU of the Act applies to the Commonwealth Bank of Australia ACN 123123124 (*CBA*) and Residential Mortgage Group Pty Ltd ACN 152378133 (*RMG*) as if subsections 133CU(1)(c)(i) and 133CU(2)(c) were modified or varied to omit “the 45-day period”, substitute “the 49-day period”.

Where modification applies

6. The declaration in paragraph 5 applies to an eligible credit account if the account is held by one or more natural persons with:
 - a. *CBA* (trading as Commonwealth Bank) or *RMG* and:
 - i. a payment under the contract for the provision of consumer credit to which the account relates becomes due on the first, second or third day of a calendar month; or
 - ii. the information to be provided is contained in a file sent to an eligible credit reporting body that includes identification information and consumer credit liability information and the account was opened on the first, second or third day of a calendar month; or

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22-0267

- b. CBA (trading as Bankwest) and:
- i. a payment under the contract for the provision of consumer credit to which the account relates becomes due on the first, second, third or fourth day of a calendar month; or
 - ii. the information to be provided is contained in a file sent to an eligible credit reporting body that includes identification information and consumer credit liability information and the account was opened on the first, second, third or fourth day of the calendar month.

Interpretation

7. In this instrument:

consumer credit has the meaning given by section 6 of the *Privacy Act 1988*.

consumer credit liability information has the meaning given by section 6 of the *Privacy Act 1988*.

contract has the meaning given by section 204 of the National Credit Code.

eligible credit account has the meaning given by section 133CO of the Act.

eligible credit reporting body has the meaning given by subsection 133CN(2) of the Act.

identification information has the meaning given by section 6 of the *Privacy Act 1988*.

Dated this 5th day of April 2022



Signed by Jake Sullivan
as a delegate of the Australian Securities and Investments Commission

22-0268

**Australian Securities and Investments Commission
Corporations Act 2001 — s926A(2)(a) — Exemption**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under s926A(2)(a) of the Act.

Title

2. This instrument is ASIC Instrument 22-0268.

Commencement

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

Cessation

4. The exemption in paragraph 5 ceases to have effect on the earlier of:
 - (a) sub-paragraph 1(1) of Sch 2 of the *ASIC Corporations (Repeal and Transitional) Instrument 2016/396* ceasing to have effect in relation to the relief that was provided under ASIC Class Order [CO 03/1100] *US SEC regulated financial service providers*; or
 - (b) Apogem Capital LLC, a company incorporated in the US and registered with the US Securities and Exchange Commission under number 801-118844 (the *body*), not complying with any written notice given by ASIC directing the body to give to ASIC, within the time specified in the notice, a written statement containing specified information about the financial service business operated by the body in this jurisdiction.

Exemption

5. ASIC exempts the body from the requirement to hold an Australian financial services (*AFS*) licence in the case referred to in Schedule A.

Schedule A

1. Where all of the following apply:
 - (a) the body is:
 - (i) a registered broker dealer that is a member of the Securities Investor Protection Corporation established under the *Securities Investor Protection Act 1970* (US) and that is a member of FINRA and FINRA is the body's examining authority; or

22-0268

- (ii) a registered broker dealer that is an OTC derivatives dealer within the meaning of Rule 3b-12 promulgated under the Exchange Act who is affiliated within the meaning of that Rule with a registered broker dealer who is a member of FINRA; or
 - (iii) a registered investment adviser;
 - (b) the body is either:
 - (i) a body corporate incorporated in the US or a State of the US; or
 - (ii) a partnership formed in the US or a State of the US;
 - (c) the body:
 - (i) is registered under Div 2 of Pt 5B.2 of the Act; or
 - (ii) has an agent at the time the body first purports to rely on this instrument and, from that time, has not failed to have an agent for any consecutive period of 10 business days;
 - (d) the body's primary business is the provision of financial services;
 - (e) neither the body nor its agent has been notified by ASIC that the body is excluded from relying on this instrument;
 - (f) if the body becomes aware or should reasonably have become aware of matters that give it reason to believe that it has failed, other than in an immaterial respect, to comply with a requirement set out in Schedule B:
 - (i) 15 business days have not passed since the body became so aware or should reasonably have become so aware without the body providing full particulars of the failure to ASIC (to the extent that the body knows those particulars or would have known them if it had undertaken reasonable enquiries); and
 - (ii) 30 business days have not passed from ASIC receiving those particulars from the body without ASIC notifying the body that it may continue to rely on this instrument; and
 - (g) the body has not notified ASIC that it will not rely on this instrument.
2. Where the body provides any of the following financial services (the *financial services*) in this jurisdiction to wholesale clients (and the body is authorised under US regulatory requirements to provide the financial service in the US):
- (a) providing financial product advice;
 - (b) dealing in a financial product;

in respect of any of the following financial products (that the body is authorised under US regulatory requirements to provide the financial services on in the US):

- (a) derivatives;
- (b) foreign exchange contracts;
- (c) securities;
- (d) debentures, stocks or bonds issued by a government;

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- (e) managed investment products;
 - (f) interests in a managed investment scheme that is not required to be registered under Ch 5C of the Act; and
3. Where the body has provided ASIC with all of the following:
- (a) evidence and submissions that paragraph 1(a) of Schedule A is satisfied;
 - (b) a notice that it will provide financial services in this jurisdiction in reliance on this instrument;
 - (c) a deed of the body for the benefit of and enforceable by ASIC and the other persons referred to in s659B(1) of the Act that applies notwithstanding that the body may have ceased to rely, or never have relied, on this instrument, which provides that:
 - (i) the deed is irrevocable except with the prior written consent of ASIC; and
 - (ii) the body submits to the non-exclusive jurisdiction of the Australian courts in legal proceedings conducted by ASIC (including under s50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in s659B(1) of the Act and whether brought in the name of ASIC or the Crown or otherwise; and
 - (iii) the body covenants to comply with any order of an Australian court in respect of any matter relating to the provision of the financial services; and
 - (iv) if the body is not registered under Div 2 of Pt 5B.2 of the Act, service of process on the body in relation to legal proceedings conducted by ASIC (including under section 50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in s659B(1) of the Act and whether brought in the name of ASIC or the Crown or otherwise can be effected by service on the agent; and
 - (v) the body covenants that, on written request of either the SEC or ASIC, it will give or vary written consent and take all other practicable steps to enable and assist the SEC to disclose to ASIC and ASIC to disclose to the SEC any information or document that the SEC or ASIC has that relates to the body;
 - (d) written consents to the disclosure by the SEC to ASIC and ASIC to the SEC of any information or document that the SEC or ASIC has that relates to the body (being consents in such form (if any) as ASIC specifies in writing).

Schedule B

1. The body must provide each of the financial services in this jurisdiction in a manner which would comply, so far as is possible, with the US regulatory requirements if the financial service were provided in the US in like circumstances.
2. The body must:
 - (a) notify ASIC, as soon as practicable and in any event within 15 business days after the body became aware or should reasonably have become aware, and in such form if any as ASIC may from time to time specify in writing, of the details of:
 - (i) each significant change to, including the termination of, the registration as a registered broker dealer or a registered investment adviser applying to the body

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- relevant to the financial services the body provides or intends to provide in this jurisdiction; and
- (ii) each significant particular exemption or other relief which the body obtains from the US regulatory requirements relevant to the financial services the body provides or intends to provide in this jurisdiction; and
 - (iii) each action or investigation of the following kinds taken by the SEC or other overseas regulatory authority against the body in a foreign jurisdiction in relation to financial services provided in the foreign jurisdiction:
 - (A) significant enforcement action;
 - (B) significant disciplinary action;
 - (C) significant investigation (unless, after having taken reasonable steps to enable notification to be given to ASIC, the body is prohibited by law from giving such notification but only to the extent of the prohibition); and
- (b) provide written disclosure to all persons to whom the financial services are provided in this jurisdiction (before the financial services are provided) containing prominent statements to the following effect:
- (i) the body is exempt from the requirement to hold an AFS licence under the Act in respect of the financial services; and
 - (ii) the body is regulated by the SEC under US laws, which differ from Australian laws.

Interpretation

In this instrument:

address, in relation to a company, means the address of the registered office of the company;

agent means a natural person resident in this jurisdiction or a company, whose name and address were last notified to ASIC by the body for the purposes of this instrument, and who is authorised to accept on the body's behalf, service of process from ASIC and, in relation to proceedings relating to a financial services law, from any person referred to in s659B(1) of the Act;

ASIC Act means the *Australian Securities and Investments Commission Act 2001*;

dealing has the meaning given by s766C of the Act;

derivative has the meaning given by s761D of the Act;

examining authority, in relation to the body, means a self-regulatory organisation to which the body belongs which has not been relieved of the responsibility relating to the body under s17(d)(1)(A) of the Exchange Act in any respect;

Exchange Act means the *Securities and Exchange Act 1934* (US);

financial product has the meaning given by s764A of the Act

financial product advice has the meaning given by s766B of the Act;

financial services law has the meaning given by s761A of the Act;

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FINRA means the Financial Industry Regulation Authority of the US;

foreign exchange contract has the meaning given by s761A of the Act;

managed investment product has the meaning given by s761A of the Act;

notice and *notified* mean, respectively, written notice and notified in writing;

overseas regulatory authority means a foreign regulatory authority (other than the SEC) which regulates financial services and which is established by or for the purposes of a foreign government or legislative body;

registered broker dealer means a broker dealer registered under s15(b) of the Exchange Act;

registered investment adviser means a body corporate or a partnership formed in the US or a State of the US registered under s203(c) of the *Investment Advisers Act 1940* (US);

SEC means the Securities and Exchange Commission of the US;

securities has the meaning given by s761A of the Act;

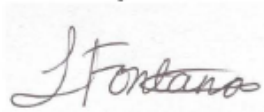
US means the United States of America;

US regulatory requirements means the rules that apply in relation to the financial services including:

- (a) any applicable legislation, instruments made under that legislation and any relevant policies or other documents (however described) issued by the SEC; and
- (b) if the body is covered by subparagraph (a)(i) of Schedule A but not subparagraphs (a)(ii) or (iii) of that Schedule—any applicable rules, policies or other documents (however described) of FINRA; and

wholesale client has the meaning given in s761G of the Act.

Dated 08 April 2022



Signed by Lauren Fontana
as a delegate of the Australian Securities and Investments Commission

22-0269

**Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 926A(2)(a)– Exemption**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under s926A(2)(a) of the *Corporations Act 2001 (Act)*.

Title

2. This instrument is ASIC Instrument 22-0269.

Commencement

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

Exemption

4. ASIC exempts ARES Capital Management II LLC, a company incorporated under the laws of the US and registered with the US Securities and Exchange Commission under file number 801-72399 (the *Body*), from the requirement to hold an Australian financial services (AFS) licence, upon the conditions referred to in Schedule A, in the case referred to in Schedule B.

Cessation

5. The exemption in paragraph 4 ceases to have effect on the earlier of:
 - (a) sub-paragraph 1(3) of Sch 2 of the *ASIC Corporations (Repeal and Transitional) Instrument 2016/396* ceasing to have effect in relation to the relief that was provided under ASIC Class Order [CO 03/1100] *US SEC regulated financial service providers*; or
 - (b) the Body failing to comply with any written notice given by ASIC directing the body to give to ASIC, within the time specified in the notice, a written statement containing specified information about the financial service business operated by the body in this jurisdiction.

Schedule A

1. The exemption in paragraph 4 applies where all of the following apply:
 - (a) The body is:
 - (i) a registered broker dealer that is a member of the Securities Investor Protection Corporation established under the Securities Investor Protection Act of 1970 of the US and that is a member of FINRA and FINRA is the body's examining authority; or
 - (ii) a registered broker deal that is an OTC derivatives dealer within the meaning of Rule 3b-12 promulgated under the Exchange Act who is

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- affiliated within the meaning of that Rule with a registered broker dealer who is a member of FINRA; or
- (iii) a registered investment adviser
- (b) the Body is a body corporate incorporated or a partnership formed in the US or a State of the US;
- (c) the Body:
- (i) is registered under Division 2 of Part 5B.2 of the Act; or
 - (ii) has an Agent at the time the Body first purports to rely on this instrument and, from that time, has not failed to have an Agent for any consecutive period of 10 business days;
- (d) the Body's primary business is the provision of financial services;
- (e) neither the Body nor its Agent has been notified by ASIC that the Body is excluded from relying on this instrument;
- (f) if the Body becomes aware or should reasonably have become aware of matters that give it reason to believe that it has failed, other than in an immaterial respect, to comply with a requirement set out in Schedule C:
- (i) 15 business days have not passed since the Body became so aware or should reasonably have become so aware without the Body providing full particulars of the failure to ASIC (to the extent that the Body knows those particulars or would have known them if it had undertaken reasonable enquiries); and
 - (ii) 30 business days have not passed from ASIC receiving those particulars from the Body without ASIC notifying the Body that it may continue to rely on this instrument; and
- (g) the Body has not notified ASIC that it will not rely on this instrument.

Schedule B

Where:

1. the Body provides any of the following financial services (the *financial services*) in this jurisdiction to wholesale clients:
 - (a) providing financial product advice; or
 - (b) dealing in financial product;
- in respect of any of the following financial products:
- (c) derivatives;
 - (d) foreign exchange contracts;
 - (e) securities;

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- (f) debentures, stocks or bonds issued by a government;
- (g) managed investment products; or
- (h) interest in a managed investment scheme that is not required to be registered under Chapter 5C of the Act.

2. the Body has provided ASIC with:

- (a) evidence that paragraph 1(a) of Schedule A is satisfied that ASIC has stated in writing is adequate;
- (b) a notice that it will provide financial services in this jurisdiction in reliance on this instrument;
- (c) a deed of the Body for the benefit of and enforceable by ASIC and the other persons referred to in subsection 659B(1) of the Act that applies notwithstanding that the Body may have ceased to rely, or never have relied, on this instrument, which deed provides that:
 - i. the deed is irrevocable except with the prior written consent of ASIC;
 - ii. the Body submits to the non-exclusive jurisdiction of the Australian courts in legal proceedings conducted by ASIC (including under section 50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in subsection 659B(1) of the Act and whether brought in the name of ASIC or the Crown or otherwise;
 - iii. the Body covenants to comply with any order of an Australian court in respect of any matter relating to the provision of the financial services;
 - iv. if the Body is not registered under Division 2 of Part 5B.2 of the Act, service of process on the Body in relation to legal proceedings conducted by ASIC (including under section 50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in subsection 659B(1) of the Act and whether brought in the name of ASIC or the Crown or otherwise can be effected by service on the Agent; and
 - v. the Body covenants that, on written request of either the SEC or ASIC, it will give or vary written consent and take all other practicable steps to enable and assist the SEC to disclose to ASIC and ASIC to disclose to the SEC any information or document that the SEC or ASIC has that relates to the Body; and
- (d) written consents to the disclosure by the SEC to ASIC and ASIC to the SEC of any information or document that the SEC or ASIC has that relates to the Body. The consents must be in such form (if any) as ASIC specifies in writing.

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Schedule C

The Body must:

1. provide each of the financial services in this jurisdiction in a manner which would comply, so far as is possible, with the US regulatory requirements if the financial service were provided in the US in like circumstances; and
2. notify ASIC, as soon as practicable and in any event within 15 business days after the Body became aware or should reasonably have become aware, and in such form if any as ASIC may from time to time specify in writing, of the details of:
 - (a) each significant change to, including the termination of, the registration as a registered investment adviser applying to the Body relevant to the financial services the Body provides or intends to provide in this jurisdiction; and
 - (b) each significant particular exemption or other relief which the Body obtains from the US regulatory requirements relevant to the financial services the Body provides or intends to provide in this jurisdiction; and
 - (c) each action or investigation of the following kinds taken by the SEC or other overseas regulatory authority against the Body in a foreign jurisdiction in relation to financial services provided in the foreign jurisdiction:
 - i. significant enforcement action;
 - ii. significant disciplinary action;
 - iii. significant investigation (unless, after having taken reasonable steps to enable notification to be given to ASIC, the Body is prohibited by law from giving such notification but only to the extent of the prohibition); and
3. provide written disclosure to all persons to whom the financial services are provided in this jurisdiction (before the financial services are provided) containing prominent statements to the following effect:
 - (a) the Body is exempt from the requirement to hold an Australian financial services licence under the Act in respect of the financial services; and
 - (b) the Body is regulated by the SEC under US laws, which differ from Australian laws; and
4. if ASIC gives the Body a written notice directing the Body to lodge with ASIC, within the time specified in the notice, a written statement containing specified

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information about any financial service provided by the Body in this jurisdiction—comply with the notice.

Interpretation

In this instrument:

address, in relation to a company, means the address of the registered office of the company;

Agent means a natural person resident in this jurisdiction or a company, whose name and address were last notified to ASIC by the Body for the purposes of this instrument, and who is authorised to accept on the Body's behalf, service of process from ASIC and, in relation to proceedings relating to a financial services law, from any person referred to in subsection 659B(1) of the Act;

ASIC Act means the *Australian Securities and Investments Commission Act 2001*;

custodial or depository service has the meaning given by section 766E of the Act;

derivative has the meaning given by section 761D of the Act;

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

financial services law has the meaning given by section 761A of the Act;

FINRA means the Financial Industry Regulation Authority;

foreign exchange contract has the meaning given by section 761A of the Act;

notice and *notified* mean, respectively, written notice and notified in writing;

overseas regulatory authority means a foreign regulatory authority (other than the SEC) which regulates financial services and which is established by or for the purposes of a foreign government or legislative body;

registered investment adviser means a body corporate or a partnership formed in the US or a State of the US registered under section 203(c) of the Investment Advisers Act of 1940 of the US;

SEC means the Securities and Exchange Commission of the US;

securities has the meaning given by section 761A of the Act;

US means the United States of America;

US regulatory requirements means the rules that apply in relation to the financial services including:

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(a) any applicable legislation, instruments made under that legislation and any relevant policies or other documents (however described) issued by the SEC; and

(b) if the body is covered by subparagraph 1(a)(i) of Schedule A but not subparagraphs (a)(ii) of that Schedule – any applicable rules, policies or other documents (however described) of FINRA; and

wholesale client has the meaning given in section 761G of the Act.

Dated this day 5 of April 2022.



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

22-0276

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 22-0276.

Commencement

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

Exemption

4. BHP Group Limited ACN 004 028 077 (*BHP*) does not have to comply with subsections 606(1) and 606(2) of the Act.
5. BHP does not have to comply with section 671B of the Act.

Where this instrument applies

6. The exemption in paragraph 4 applies where:
 - (a) members of Woodside approve at an annual general meeting the issue of 914,768,948 ordinary shares in Woodside or a higher number as permitted under the Share Sale Agreement, (*Consideration Shares*), to BHP as consideration for the acquisition of BHP Petroleum International Pty Ltd ACN 006 923 897 pursuant to the Share Sale Agreement, provided that in any event the quantum of shares issued equates to no more than 48.5% of the issued capital of Woodside following the issuance; and
 - (b) BHP acquires a relevant interest in Woodside as a result of the acquisition of the Consideration Shares pursuant to the Share Sale Agreement.
7. The exemption in paragraph 5 applies to a substantial holding (as defined in the Act) that arises as a result of subparagraph 6(b).
8. The exemptions in paragraphs 4 and 5 do not apply unless BHP has given to ASIC a deed expressed to be irrevocable without the prior consent of ASIC and for the benefit of, and enforceable by, ASIC under which BHP undertakes the following:
 - (a) BHP will not, at any time, exercise the votes attaching to, nor control or influence the exercise of the votes attaching to the Consideration Shares;
 - (b) BHP will take all reasonable steps to ensure the Consideration Shares (other than the Fractional Shares) are transferred to its members or nominees (including the nominee appointed under paragraph 8(c)) within 2 business days of the Consideration Shares being issued to BHP by Woodside; and
 - (c) in respect of:

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- (i) Consideration Shares that are Fractional Shares;
- (ii) BHP's members or nominees that are foreign holders and BHP has determined that the transfer of the relevant portion of the Consideration Shares to its foreign holders would impose an unreasonable compliance burden with the relevant foreign laws (*foreign holders*); and
- (iii) eligible BHP shareholders who voluntarily elect to have the Consideration Shares to which they are entitled sold on their behalf (*selling shareholders*),

BHP will appoint a nominee, who is an Australian financial services licensee authorised to provide financial services in relation to securities (the *Sale Agent*), to sell the Consideration Shares:

- (iv) that are the Fractional Shares, the proceeds of which are returned to BHP (or as BHP directs); and
- (v) that its foreign holders and selling shareholders are otherwise entitled to receive and distribute to each of the foreign holders and selling shareholders their proportion of the proceeds of the sale net of expenses (if applicable).

Cessation

9. The exemptions shall remain effective, unless otherwise revoked, until the earlier of:
- (a) the day after the Consideration Shares are transferred to BHP Shareholders or the Sale Agent in satisfaction of an in-specie distribution by way of a 100% fully franked dividend; and
 - (b) 31 July 2022.

Interpretation

10. In this instrument:

BHP Shareholders means a shareholder in BHP who is entitled to receive Consideration Shares.

Fractional Shares means certain Consideration Shares that are not distributed to BHP Shareholders because of the rounding down by BHP of any fraction of a share that would have arisen but for the rounding treatment determined under the in specie distribution that the BHP Board determines.

Share Sale Agreement means the share sale agreement between BHP and Woodside dated 22 November 2021.

Woodside means Woodside Petroleum Ltd ACN 004 898 962.

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Dated this 7th day of April 2022

A handwritten signature in black ink, appearing to read 'Daniel Slupsek', written in a cursive style.

Signed by Daniel Slupsek
as a delegate of the Australian Securities and Investments Commission

22-0277

**Australian Securities and Investments Commission
Corporations Act 2001 — Paragraphs 601QA(1)(a), 926A(2)(a) and 1020F(1)(a) —
Exemptions**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraphs 601QA(1)(a), 926A(2)(a) and 1020F(1)(a) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 22-0277.

Commencement

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

Exemptions

4. BHP Group Limited ACN 004 028 077 (*BHP*) does not have to comply with:
 - (a) subsection 601ED(5) of the Act in relation to the Sale Facility;
 - (b) Divisions 2 to 5 of Part 7.9 of the Act in relation to an interest in the Sale Facility;
 - (c) subsection 911A(1) of the Act for the provision of the following financial services:
 - (i) dealing in an interest in the Sale Facility;
 - (ii) the provision of general advice in relation to an interest in the Sale Facility; and
 - (d) Division 5A of Part 7.9 of the Act in relation to an invitation to participate in the Sale Facility.

Where this instrument applies

5. The exemptions in paragraph 4 apply in relation to the Sale Facility where that facility satisfies all of the following:
 - (a) the financial products that may be disposed of through the Sale Facility are Consideration Shares that will be admitted to quotation on the licensed market operated by ASX;
 - (b) under the terms of the Sale Facility;

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- (i) the Consideration Shares of participating holders and the Fractional Shares to be sold through the Sale Facility are pooled; and
- (ii) a broker sells the Consideration Shares of participating holders and Fractional Shares to be sold through the Sale Facility in the ordinary course of trading on the licensed market operated by any one or more of ASX and Cboe and/or through a Bookbuild; and
- (iii) the proceeds of the sales in paragraph 5(b)(ii), net of expenses (to the extent, if any, that they are not met by BHP) are distributed to participating holders and, in respect of the Fractional Shares, to BHP (or as BHP directs); and
- (iv) each participating holder is paid their proportion of the proceeds of the sales in paragraph 5(b)(ii) as soon as practicable and in any event within:
 - A. in circumstances where the broker sells all of the Consideration Shares to be sold through the Sale Facility in the ordinary course of trading on the licensed market operated by any one or more of ASX and Cboe, 12 weeks after the date of Completion; or
 - B. in circumstances where the broker sells the Consideration Shares to be sold through the Sale Facility in the ordinary course of trading on the licensed market operated by any one or more of ASX and Cboe and through a Bookbuild, within 8 weeks after the date of Completion; or
 - C. in circumstances where the broker sells all of the Consideration Shares to be sold through the Sale Facility through a Bookbuild, within 8 weeks after the date of Completion.

Conditions

- 6. In order to rely on the exemptions in paragraph 4:
 - (a) BHP must, no later than 28 days before Completion, make an announcement on the licensed market operated by ASX, (the *ASX Announcement*), containing the following information:
 - i. the effect of the relief provided in this instrument;
 - ii. the period during which Small Holders may elect to participate in the Sale Facility;
 - iii. the minimum and maximum number (if any) of Consideration Shares a Small Holder can sell through the Sale Facility;

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- iv. any expenses relating to the sale of Consideration Shares that will be paid by the participating holders;
 - v. a statement to the effect that the market price of Consideration Shares may be subject to change from time to time;
 - vi. how to obtain up-to-date information on the market price of the Consideration Shares;
 - vii. how the proceeds of sale of Consideration Shares sold through the facility will be allocated between participating holders;
 - viii. a statement to the effect that the amount of money received by a participating holder for Consideration Shares that are disposed of through the Sale Facility may be more or less than the actual price that is received by the broker for any specific Consideration Share sold;
 - ix. any other significant characteristics or features of the Sale Facility or of the rights and obligations of participating holders in the Sale Facility;
 - x. any alternatives that the participating holder may have to participating in the Sale Facility; and
- (b) BHP must, within five business days of making the ASX Announcement referred to in subparagraph 6(a) of this instrument, send to BHP Shareholders on the Share Register the Notice by way of their chosen means of receiving communications from BHP.

Exclusion

7. BHP cannot rely on this instrument if ASIC has given a notice to BHP which states that BHP cannot rely on this instrument and ASIC has not withdrawn that notice.

Interpretation

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broker means a participant of the licensed market operated by ASX, or an affiliate of the participant (who holds an Australian Financial Services Licence) with whom BHP has entered or enters into arrangements in relation to the operation of the Sale Facility.

Cboe means the Cboe market operated by Cboe Australia Pty Ltd.

Completion means completion of the sale of all of the shares in BHP Petroleum International Pty Ltd ACN 006 923 897 to Woodside in accordance with the Sale Agreement and the in-specie dividend of Consideration Shares to BHP Shareholders having been paid.

Consideration Shares means the newly issued ordinary shares in Woodside forming the consideration under the Sale Agreement, that will be distributed to BHP Shareholders by way of an in-specie dividend (other than the Fractional Shares).

facility has a meaning affected by section 762C of the Act.

Fractional Shares means certain Consideration Shares that are not distributed to BHP Shareholders because of the rounding down by BHP of any fraction of a share that would have arisen but for the rounding treatment determined under the in-specie distribution that the BHP Board determines.

Ineligible Overseas Shareholders means a BHP Shareholder whose address as shown in the:

- (a) Share Register;
- (b) BHP register of depositary interests; or
- (c) register of BHP employee participants in the BHP employee share plans,

and is a place outside Australia (including its external territories), Canada, Chile, France, Germany, Ireland, Italy, Japan, Jersey, Luxembourg, Malaysia, New Zealand, Netherlands, Norway, Singapore, Spain, Sweden, Switzerland, United Arab Emirates, United Kingdom and United States unless BHP agrees in writing that it is lawful and not unduly onerous or impracticable to issue that BHP Shareholder with the Consideration Shares, and excluding all BHP Shareholders with a registered address in South Africa who validly elect to receive Consideration Shares under the in-specie dividend.

licensed market has the meaning given by section 761A of the Act.

Notice means the notification sent by BHP to BHP Shareholders pursuant to section 253RA of the Act which includes information describing how a BHP Shareholder can access the ASX Announcement.

participating holder means a BHP Shareholder who:

- (a) is entitled to a Consideration Share should the Sale Agreement be implemented;
and
- (b) is a Small Holder and/or is an Ineligible Overseas Shareholder.

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Sale Facility means a facility operated by BHP through which a participating holder can sell a Consideration Share in accordance with the terms set out in the ASX Announcement.

Sale Agreement means the share sale agreement between BHP and Woodside dated 22 November 2021.

Share Register means the register of members of BHP.

Small holder means a BHP Shareholder who holds 1000 or fewer ordinary shares or depository interests in BHP and who has validly elected to have their Consideration Shares sold in the Sale Facility.

Woodside means Woodside Petroleum Ltd ACN 004 898 962.

Dated this 7th day of April 2022



Signed by Daniel Slupek
as a delegate of the Australian Securities and Investments Commission

22-0278

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 22-0278.

Commencement

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

Exemption

4. Woodside Petroleum Ltd ACN 004 898 962 (*Woodside*) does not have to comply with subsections 606(1) and 606(2) of the Act.
5. Woodside does not have to comply with section 671B of the Act.

Where this instrument applies

6. The exemption in paragraph 4 applies where:
 - (a) members of Woodside approve at an annual general meeting the issue of 914,768,948 ordinary shares in Woodside or such a higher number as permitted under the Share Sale Agreement (*Consideration Shares*), to BHP as consideration for the acquisition of BHP Petroleum International Pty Ltd ACN 006 923 897 pursuant to the Share Sale Agreement, provided that in any event the quantum of shares issued equates to no more than 48.5% of the issued capital of Woodside following the issuance;
 - (b) BHP acquires a relevant interest in Woodside as a result of the acquisition of the Consideration Shares pursuant to the Share Sale Agreement; and
 - (c) Woodside acquires a relevant interest in the Consideration Shares, for the period of time where BHP holds the Consideration shares, as a result of its negative power of control arising through restricting BHP's ability to dispose of or exercise the votes attached to the Consideration Shares pursuant to the terms of the Share Sale Agreement.
7. The exemption in paragraph 5 applies to a substantial holding (as defined in the Act) that arises as a result of subparagraph 6(b) and 6(c).

Cessation

9. The exemptions shall remain effective, unless otherwise revoked, until the earlier of:
 - (a) the day after the Consideration Shares are transferred to BHP Shareholders or the Sale Agent in satisfaction of an in-specie distribution by way of a 100% fully franked dividend; and

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(b) 31 July 2022.

Interpretation

10. In this instrument:

BHP means BHP Group Limited ACN 004 028 077.

BHP Shareholders means a shareholder in BHP who is entitled to receive Consideration Shares.

Sale Agent means a nominee, who is an Australian financial services licensee authorised to provide financial services in relation to securities, appointed by BHP to sell:

- (a) the portion of Consideration Shares that are not distributed to BHP Shareholders because of the rounding down by BHP of any fraction of a share that would have arisen but for the rounding treatment determined under the in specie distribution that the BHP Board determines, the proceeds of which net of expenses (if applicable) are returned to BHP (or as BHP directs);
- (b) the portion of Consideration Shares entitled to be received by:
 - i. BHP's members or nominees that are foreign holders and in respect of whom BHP has determined that the transfer of the relevant portion of the Consideration Shares to these person would impose an unreasonable compliance burden with the relevant foreign laws;
 - ii. eligible BHP Shareholders who voluntarily elect to have their Consideration Shares sold on their behalf,

and to distribute to each of those persons mentioned in subparagraphs (b)(i) and (b)(ii) their proportion of the proceeds of the sale net of expenses (if applicable).

Share Sale Agreement means the share sale agreement between BHP and Woodside dated 22 November 2021.

Dated this 7th day of April 2022



Signed by Daniel Slupek
as a delegate of the Australian Securities and Investments Commission



ASIC
Australian Securities &
Investments Commission

and Investments Commission

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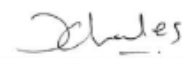
**Australian Securities and Investments Commission
Corporations Act 2001 Section 915B**

Notice of Cancellation of an Australian Financial Services Licence

TO: Balanced Equity Management Pty. Limited
ACN: 006 987 613 ("the Licensee")
Att. Rino Lupo
Franklin Templeton Australia Limited
47/120 Collins Street
Melbourne VIC 3000

Pursuant to 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 247025 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 7 April 2022

Signed 
.....

Jedo Charles
A delegate of the Australian Securities and Investments Commission

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**Australian Securities and Investments Commission
Corporations Act 2001 – Subsections 601QA(1), 741(1), 926A(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), 926A(2), 992B(1) and 1020F(1) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 22-0283.

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].

Disclosure relief*Offers made under an employee incentive scheme*

5. The Company or a related body corporate 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.
6. A trustee that holds or will hold underlying eligible products in connection with an employee incentive scheme covered by this instrument and which makes an offer of a unit in the underlying eligible product to an eligible participant does not have to comply with Part 6D.2, 6D.3 or Part 7.9 of the Act in relation to the offer of the unit.

Note: The trustee need not be the listed body or a related body corporate.

Subsequent sale offers

7. A person that makes a sale offer of an underlying eligible product within 12 months after the issue of the product does not have to comply with Part 6D.2, 6D.3 or Part 7.9 of the Act in relation to the sale offer where:

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- (a) the product was issued or otherwise granted:
 - (i) to an eligible participant under an employee incentive scheme; or
 - (ii) to a trustee in connection with an employee incentive scheme; and
 - (b) the person has no reason to believe the employee incentive scheme is not covered by this instrument.
8. A person that makes a sale offer of a financial product within 12 months after the issue of the product does not have to comply with Part 6D.2, 6D.3 or Part 7.9 of the Act in relation to the sale offer where:
- (a) the product was issued by reason of the exercise or vesting of an eligible product issued or otherwise granted to:
 - (i) an eligible participant under an employee incentive scheme; or
 - (ii) to a trustee in connection with an employee incentive scheme; and
 - (b) the person has no reason to believe the employee incentive scheme is not covered by this instrument.

Licensing, hawking and other incidental relief*General advice*

9. The Company or a related body corporate that makes an offer under an 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

10. The Company or a related body corporate that provides any of the following financial services in relation to an offer 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 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

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- (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;
- (c) dealing in an interest in a managed investment scheme covered by paragraph 13 of this instrument or paragraph 28C of ASIC Class Order [CO 14/1000].

Custodial or depository services

11. The Company or a related body corporate 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 service:
 - (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;
 - (b) dealing in the eligible product in the course of providing a custodial or depository service covered by paragraph (a).

Hawking

12. The Company or a related body corporate that makes an offer of an eligible product to an eligible participant in the course of, or because of, an unsolicited contact with the eligible participant made in connection with an employee incentive scheme covered by this instrument does not have to comply with section 992A of the Act.

Advertising

13. The Company or a related body corporate or a trustee 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 the advertisement or publication.

Incidental managed investment scheme

14. The Company or a related body corporate or a trustee that operates a managed investment scheme only by reason of operating a contribution plan in connection with an employee incentive scheme does not have to comply with section 601ED of the Act in relation to the operation of that managed investment scheme.

Conditions

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Notice of reliance

15. The Company or a related body corporate making an offer in connection with a particular employee incentive scheme 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.

16. The Company or a related body corporate may give ASIC the notice of reliance at any time before the body 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

17. The Company or a related body corporate that makes an offer under an employee incentive scheme must ensure that the offer is made in, or is accompanied by, an offer document.

Offers of overlying eligible products

18. If the Company, a related body corporate or a trustee makes an offer of an overlying eligible product under an employee incentive scheme, the Company or the related body corporate or trustee must ensure that, if the overlying eligible product is not able to be traded on an eligible financial market, the offer is for no more than nominal monetary consideration.

Note: This paragraph 18 does not prohibit an offer for more than nominal monetary consideration of an underlying eligible product held or to be held by a trustee under a trust in relation to which the eligible participant acquires or will acquire a unit in the underlying eligible product because it is or will be held by the trustee under the trust.

5% issue limit

19. The Company or a related body corporate 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 of the 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

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made at any time during the previous 3 year period under:

- (i) an employee incentive scheme or like scheme of the Company or a related body corporate, where offers were covered by this instrument or another individual instrument made by ASIC in 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 14/1000] or an individual instrument made by ASIC in terms similar to that class order.

Trusts

20. The Company or a related body corporate that makes an offer of an underlying eligible product under an employee incentive scheme in relation to which a trustee holds or will hold the underlying eligible products must ensure:
- (a) the activities of the trustee of the trust in that capacity are limited to employee incentive schemes of the Company or the related body corporate (whether or not the other employee incentive schemes are covered by this instrument);
 - (b) the trustee maintains written records on the administration of the trust including, in the case of underlying eligible products being held for a specified eligible participant on an allocated basis, written records that identify the underlying eligible products held on an allocated basis for the specified eligible participant;

Note: The written records in relation to underlying eligible products held on an allocated basis may take the form of a sub-register administered by or on behalf of the trustee.
 - (c) the trustee does not levy any fees or charges for administering the trust that are payable directly by any eligible participant or out of the assets of the trust, other than reasonable disbursements including brokerage and tax levied or incurred in connection with the trust;
 - (d) if the trustee is the Company or an associate of the Company —the trustee does not, at its own discretion, exercise any voting rights attaching to any of the underlying eligible products that it holds on trust; and
 - (e) the trustee, either alone or together with one or more other trustees, does not hold more than 5% of the voting shares or voting interests in the Company calculated by reference to all employee incentive schemes or like schemes of the Company or a related body corporate in relation to which offers were covered by this instrument, ASIC Class Order [CO 14/1000] or an individual

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instrument made, on or after the commencement of this instrument, by ASIC in terms similar to this instrument.

Contribution plans

21. The Company or a related body corporate that makes an offer under an employee incentive scheme that involves a contribution plan:

- (a) must not allow an eligible participant to participate in the contribution plan unless the eligible participant has agreed in writing to the terms of the contribution plan;
- (b) must not allow an eligible participant to participate in the contribution plan to acquire an overlying eligible product that is not able to be traded on an eligible financial market;

Note: This subparagraph (b) does not prohibit an eligible participant from participating in a contribution plan to acquire an underlying eligible product held or to be held by a trustee under a trust in relation to which the eligible participant acquires or will acquire a unit in the underlying eligible product because it is or will be held by the trustee under the trust.

- (c) must ensure that any contributions (other than contributions in the form of future gross (before-tax) salary or wages or from a loan from the Company or a related body corporate to an eligible participant) under the terms of the contribution plan which are to be used but have not yet been used to acquire underlying eligible products are held by or on behalf of the Company or a related body corporate on trust for eligible participants, in an account with an Australian ADI that is used solely in connection with employee incentive schemes of the Company or a related body corporate (whether or not the other employee incentive schemes are covered by this instrument), whether the account is maintained in this jurisdiction or elsewhere;
- (d) must ensure that if underlying eligible products have been acquired by the trustee for a specified eligible participant on an allocated basis using contributions made by the eligible participant under a contribution plan, the eligible participant has the right to:
 - (i) exercise, or to direct the trustee of the underlying eligible products to exercise on their behalf, any voting rights attaching to the underlying eligible products; and
 - (ii) receive income deriving from the underlying eligible products, including dividends and distributions;

Note: The right to receive dividends or distributions may be subject to terms that the dividends or distributions are to be applied to repay a loan from the Company or a related body corporate to the eligible participant in connection with the employee incentive scheme.

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- (e) unless the eligible participant (or a person covered by one of the subparagraphs in subparagraph 23(3)) has already acquired the eligible products under the employee incentive scheme – must ensure that an eligible participant may, by giving a notice to the Company or a related body corporate, discontinue their participation in the contribution plan, the discontinuance to take effect no more than 45 days after the giving of the notice; and
- (f) must ensure that if an eligible participant has discontinued their participation in the contribution plan, any contributions (other than contributions in the form of future gross (before-tax) salary or wages or from a loan from the Company or a related body corporate to an eligible participant) under the terms of the contribution plan that have not been used to acquire underlying eligible products, are repaid to or as directed by the participant as soon as practicable after the participant has discontinued their participation in the contribution plan (such repayment including any accumulated interest (if any), less any tax).

Loans

22. The Company or a related body corporate making an offer of an eligible product under an employee incentive scheme 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.

ASIC power to request documents

23. The Company or a related body corporate 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 the offer made in reliance on this instrument.

Interpretation

24. In this instrument:

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

associate has the meaning given by Division 2 of Part 1.2 of the Act (except sections 12 and 16);

casual employee, in relation to the Company or a related body corporate, means an individual who is, or might reasonably be expected to be, engaged to work the number of hours that are the pro-rata equivalent of 40% or more of a comparable full-time position with the body;

Company means Cboe Global Markets, Inc., a company incorporated in the State of Delaware, United States of America;

contractor, in relation to the Company or a related body corporate, means:

- (a) an individual with whom the body has entered into a contract for the provision of services under which the individual performs work for the body; or
- (b) a company with whom the body has entered into a contract for the provision of services under which an individual, who is a director of the company or their spouse, performs work for the body;

where the individual who performs the work under or in relation to the contract is, or might reasonably be expected to be, engaged to work the number of hours that are the pro-rata equivalent of 40% or more of a comparable full-time position with the body;

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

- (a) nominal monetary consideration; or
- (b) 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:

- (a) gross (before-tax) wages or salary;
- (b) net (after-tax) wages or salary; or

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(c) other monies;

eligible financial market means a financial market specified in column 1 of Table A and, unless a contrary intention appears, is limited to the main board of that market;

eligible participant, in relation to the Company or a related body corporate, means a person specified in column 3 of Table A;

eligible product, in relation to the Company, means a financial product specified in column 2 of Table A;

employee incentive scheme means an arrangement under which eligible products of the Company are offered to eligible participants;

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;

incentive right means a conditional right:

- (a) to acquire underlying eligible products;
- (b) to be paid a cash amount that is ultimately determined by reference to (wholly or in part):
 - (i) the price or value at a given time of the underlying eligible product to which the right relates;
 - (ii) a change in the price or value over a given period of the underlying eligible product to which the right relates;
 - (iii) the amount or value of dividends or distributions paid or payable in relation to the underlying eligible product to which the right relates; or
 - (iv) a change in the amount or value over a given period of time of dividends or distributions paid or payable in relation to the underlying eligible product to which the right relates; or
- (c) to acquire or to be paid a combination of underlying eligible products and a cash amount as determined in accordance with paragraph (b);

nominal monetary consideration means monetary consideration of a token or trivial amount;

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notice of reliance, in relation to a particular employee incentive scheme, means a written notice in a form approved in writing by ASIC for the purposes of ASIC Class Order [CO 14/1000];

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

- (a) an offer to issue the eligible product;
- (b) an issue or grant of the eligible product;
- (c) an offer to transfer the eligible product;
- (d) a transfer of the eligible product;
- (e) 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 an employee incentive scheme, 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:

- (a) prominent statements to the effect that:
 - (i) any advice given by the Company in relation to eligible products offered under the employee incentive scheme does not take into account an eligible participant's objectives, financial situation and needs; and

eligible participants should consider obtaining their own financial product advice from a person who is licensed by ASIC to give such advice;

- (b) either:
 - (i) a copy of the terms of the employee incentive scheme; or
 - (ii) a summary of the terms of the scheme together with a statement that, on request and at no charge and within a reasonable time, the Company will provide an eligible participant with a copy of the terms of the scheme;

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- (c) general information about the risks of acquiring and holding an eligible product being offered under the employee incentive scheme;
- (d) if a trustee will hold underlying eligible products for specified eligible participants on an allocated basis in connection with the employee incentive scheme and those eligible participants will have the right to:
 - (i) exercise, or direct the trustee to exercise on their behalf, any rights (including voting rights) attaching to the underlying eligible products; or
 - (ii) receive income deriving from the underlying eligible products, including dividends or distributions,

then either — a copy of the trust deed or a summary of the terms of the trust deed together with a statement that, on request and at no charge and within a reasonable time, the Company will provide an eligible participant with a copy of the trust deed;

- (e) if the employee incentive scheme involves a contribution plan – either:
 - (i) a copy of the contribution plan; or
 - (ii) a summary of the terms of the contribution plan together with a statement that, on request and at no charge and within a reasonable time, the Company will provide an eligible participant with a copy of the terms of the contribution plan;
- (f) if the employee incentive scheme involves a loan from the Company or a related body corporate to an eligible participant to acquire the product—a copy of the terms of the loan;
- (g) the acquisition price of the eligible products 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;
- (h) an explanation of how an eligible participant could, from time to time, ascertain the market price of the underlying eligible products in Australian dollars;

overlying eligible product means an eligible product specified in any of paragraphs (e) to (g) in column 2 of Table A;

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prospective participant, in relation to an offer of an eligible product under an employee incentive scheme, means a person to whom the offer is made but who can only accept the offer if an arrangement has been entered into that will result in the person becoming covered by one of the paragraphs (a) to (d) of column 3 of Table A;

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

stapled security means two or more eligible products which, under the terms on which each is traded, must be transferred together;

trustee means a body that holds or will hold underlying eligible products on trust for the following persons in connection with an employee incentive scheme:

- (a) eligible participants generally on an unallocated basis; or
- (b) one or more specified eligible participants on an allocated basis;

underlying eligible product means an eligible product specified in any of paragraphs (a) to (d) in column 2 of Table A;

- (2) if the Company is a registered scheme:
 - (i) the conferral of relief on the Company is taken to be the conferral of relief on the responsible entity of the scheme;
 - (ii) a requirement imposed on the Company is taken to be a requirement imposed on the responsible entity of the scheme;
 - (iii) a reference to occupying a position or role with the Company is taken to be a reference to occupying a position or role with the responsible entity of the scheme;
 - (iv) the definition of *related body corporate* is to be applied as if the Company were either the registered scheme or the responsible entity of the scheme;
- (3) 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 sub-subparagraphs 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

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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 (Supervision) Act 1993*) where the eligible participant is a director of the trustee;
- (4) 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 the instrument;
- (5) 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 the Company or a related body corporate 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 8th day of April 2022



signed by Adam Prior
as a delegate of the Australian Securities and Investments Commission

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Table A

Column 1 Eligible Financial Market	Column 2 Eligible product	Column 3 Eligible participant
(a) Cboe BZX Exchange, Inc., the financial market owned by Cboe Global Markets, Inc.	<p>(a) a fully paid share of the Company that is in a class of shares able to be traded on an eligible financial market;</p> <p>(b) a beneficial interest in a fully paid share of the Company where the interest is in a class of interests that is able to be traded on an eligible financial market;</p> <p>(c) a fully paid share of the Company in relation to which both of the following apply:</p> <p>(i) a beneficial interest in a share of that class are in a class of interests that is able to be traded on an eligible financial market;</p> <p>(ii) the share is convertible into the beneficial interest without charge or for a nominal fee;</p> <p>(d) a beneficial interest in a fully paid share of the Company in relation to which both of the following apply:</p> <p>(i) the fully paid share is in a class of shares that is able to be traded on an eligible financial market;</p> <p>(ii) the beneficial interest is convertible into the share without charge or for a nominal fee;</p> <p>(e) a unit in a financial product mentioned in paragraphs (a) to (d);</p> <p>(f) an option to acquire, by way of issue or transfer, a financial product mentioned in paragraphs</p>	<p>(a) a full-time or part-time employee (including an executive director);</p> <p>(b) a non-executive director;</p> <p>(c) a contractor;</p> <p>(d) a casual employee;</p> <p>(e) a prospective participant.</p>

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Column 1 Eligible Financial Market	Column 2 Eligible product	Column 3 Eligible participant
	<p>(a) to (d);</p> <p>(g) an incentive right granted in relation to a financial product mentioned in paragraphs (a) to (d),</p> <p>where in each case in relation to a product mentioned in paragraphs (a) to (d) that is in a class of products that is able to be traded on an eligible financial market:</p> <p>(h) the product is in the same class as financial products which were able to be traded on the relevant 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>(i) the class of products was not suspended for more than a total of 5 days during the shorter of the period during which the class of products 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>	

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

ASIC gives notice that the registrations of the companies mentioned below have been reinstated.

Dated this sixth day of April 2022

Name of Company	ACN
A.C.N. 001 878 324 PTY LTD	001 878 324
A.C.N. 097 362 920 PTY LTD	097 362 920
A.C.N. 159 671 011 PTY LIMITED	159 671 011
A.C.N. 621 101 353 PTY LTD	621 101 353
A.C.N 635 605 551 PTY LTD	635 605 551
A&A ENTERPIRSES (VIC) PTY LTD	613 993 347
A & G INSTALLATIONS PTY LTD	126 552 583
A&G MEDICS PTY LTD	614 404 189
A & G PROPERTY NO1 PTY LIMITED	601 559 568
A & J SMITH SUPER PTY LTD	609 736 165
A-CRETE 1 PTY LTD	621 681 650
AA & L AUTOMOTIVE PTY LTD	627 089 936
AARONS OUTDOOR ADELAIDE PTY LIMITED	626 909 626
AARONS OUTDOOR FRANCHISING PTY LTD	614 171 943
AARONS OUTDOOR HOLDINGS PTY LTD	614 171 434
ABSSA PTY LTD	626 174 954

ABT STYLE PTY LTD	620 062 320
ACN 009 919 395 PTY. LTD.	009 919 395
ACN 078 865 620 PTY LTD	078 865 620
ACN 079 090 547 PTY LTD	079 090 547
ACN 115406490 PTY LTD	115 406 490
ACN 120 555 768 PTY LTD	120 555 768
ACN 138 305 736 PTY LTD	138 305 736
ACN 154 497 515 PTY LTD	154 497 515
ACN 160 118 043 PTY LTD	160 118 043
ACN 168 764 350 PTY LTD	168 764 350
ACN 602 199 753 PTY LTD	602 199 753
ACN 621 403 530 PTY LTD	621 403 530
ACN 627 365 342 PTY LTD	627 365 342
ACN 628 328 576 PTY LTD	628 328 576
ACN 629 327 500 PTY. LTD.	629 327 500
ACN 629 348 214 PTY LTD	629 348 214
ADELAIDE IMPORT CO. PTY. LTD.	633 814 776
ADVANCED SOLAR SYSTEMS PTY LTD	143 849 530
AFG PAINTING PTY LTD	628 628 973
AIM SYSTEMS PTY LTD	618 243 306
AIS PLUMBING PTY LIMITED	626 589 133
AJ RPH PTY LTD	162 621 730

AKKALA PTY LTD	164 666 755
AL- HLOW FRUIT MARKET PTY LTD	602 084 168
ALFA CLASS INTERIORS DESIGN PTY. LTD	629 654 744
ALFARO & ROXBURGH PTY LTD	110 742 455
AL FORTUNE PTY LTD	632 973 507
ALICO TRADINGS PTY LTD	091 304 960
ALISON PTY LTD	614 121 952
ALISTAN PTY LTD	620 138 927
ALL SEASONS CLEANING & GARDENING PTY LTD	625 262 204
ALPINE AIR AND ELECTRICAL PTY LTD	629 330 785
AME CARWASH AND DETAILING PTY LTD	633 644 489
AMEERA FORMWORK PTY LTD	635 731 154
AMG AUS INVESTMENT UNIT PTY LTD	606 410 388
AMIRAM PTY LTD	623 975 959
AM KLEENING SERVICES PTY LTD	608 061 589
AMK THORN PTY LTD	626 681 847
ANCHORAGE 38 38 PTY LTD	168 985 135
ANGELINA INVESTMENTS PTY LTD	613 487 746
ANTE & NATALIA SMSF PTY LTD	600 992 596
APNAA INVESTMENTS PTY LTD	620 829 843
AQUABLUE PTY. LTD.	009 651 165
ARABI PTY LTD	621 542 827

ARDMONA PROPERTY PTY LTD	618 906 157
ARH (BBW) PTY LTD	614 946 931
ARMITAGE MV PHARMACY PTY. LTD.	166 097 678
ARQ INVEST PTY LTD	634 523 514
ARROCK PTY LTD	628 802 255
ARSLAN CORP PTY LTD	169 374 163
ARYSE CONSTRUCTIONS PTY. LTD.	603 735 860
ASCENDED SHARED WEALTH PTY LTD	614 568 160
ASH & LEAF PTY LTD	619 295 877
ASK (NSW) PTY LTD	155 267 459
ASNEW PTY. LTD.	007 613 176
ASQR SOLUTIONS PTY LTD	624 638 731
ASR ROADWAYS PTY LTD	634 373 890
ASTON GROUP PTY LTD	635 205 515
ASZEP PROJECTS PTY LTD	634 869 524
ATMAN CONSULTANTS PTY LTD	635 564 297
AUER OF POWER ENTERPRISES PTY LTD	609 294 653
AUSREGENERATION PTY LTD	628 127 177
AUSROOFING SPECIALISTS PTY LTD	626 506 983
AUSSIE TRUCKS AND SERVICES PTY LTD	101 986 207
AUS SIK PTY LTD	635 052 612

AUSTRALIA NEW HORIZON INTERNATIONAL EDUCATION GROUP PTY. LTD.	108 911 655
AUSTRALIAN MANAGED PRINT SERVICES (VIC) PTY LIMITED	121 011 863
AUSTRALIAN OIL BURNER PTY. LTD.	125 825 078
AUSTRALIAN PRODUCE SUPPLIERS PTY LIMITED	158 383 085
AUSTRALIAN VODKA PTY LIMITED	086 484 657
AUSTRALIA WIDE FRUIT PICKERS GROUP PTY LTD	616 165 247
AV INSTALLATION SERVICES PTY LTD	139 773 621
B & K GROUPS PTY LTD	635 507 667
BACK TO BASICS PET FOODS AUSTRALIA PTY LTD	631 664 509
BAG PROPERTIES PTY LTD	619 762 533
BALFOUR ENTERPRISES PTY. LTD.	108 960 158
BAY MASONRY PTY LTD	126 657 163
BEACHSIDE BRICKLAYING PTY LTD	159 536 651
BEAUDESERT SECURITY PTY. LTD.	160 536 621
BEAUTYE PTY LTD	631 878 834
BEECH MARINE PTY LTD	168 166 872
BELLBIRD SUPERANNUATION PTY LTD	618 839 197
BEMONT PTY. LTD.	005 241 958
BENNY INVESTMENTS (QLD) PTY LTD	605 753 080
BENO CONSULTING PTY LTD	642 308 683
BESTMODE PTY. LTD.	055 228 370

BETTER DECOR PTY LTD	622 091 892
BEYOND BORDERS ROOFING SAFETY AND MAINTENANCE PTY LTD	635 465 806
BIDGOOD ENTERPRISES PTY LTD	153 103 238
BIG IMPACT SCREENS PTY LTD	620 209 154
BIG TREE AND LITTLE BIRD PTY LTD	624 617 349
BIO EXPEDITIONS PTY LTD	634 206 143
BISEE PTY LTD	144 641 136
BLACKNEY HOLDINGS PTY. LTD.	098 223 502
BLAIR WITCH PTY LTD	158 691 573
BLAQUE DIAMOND WHEELS PTY LTD	627 716 714
BODHICITTA HOLDINGS PTY LTD	622 084 208
BONDSCOTT NOMINEES PTY LTD	098 448 143
BONGO EXPORT SERVICES PTY LTD	635 890 729
BOX OF MODERN ART PTY LTD	606 788 425
BREADCRUMBS CHARCOAL CHICKEN PTY LTD	636 005 608
BREAKER TECHNOLOGIES PTY LTD	635 968 660
BREEZO PTY. LTD.	614 479 113
BRHK CONSULTING PTY LTD	137 024 376
BRIAN HOLDINGS PTY LTD	159 323 930
BRIEVA PTY LTD	635 731 378
BRIGHT BEGINNINGS LEARNING CENTRE PTY. LTD.	146 005 263
BROS FACILITIES PTY LTD	611 987 056

BSA INDUSTRIE AUSTRALIA PTY LTD	635 532 768
BURWOOD TUDOR PTY LTD	614 255 131
BUS RIDE PROPERTIES PTY LTD	151 190 402
CADE TECH PTY LTD	635 511 090
CALIBER STAINLESS STEEL PTY LTD	613 358 286
CAMDEN FOR LIFE PTY LTD	607 622 275
CAPITAL CREDIT PTY LTD	614 393 172
CAPITAL K PROPERTY GROUP PTY. LTD.	160 921 924
CAPRI 72 PTY LTD	115 503 850
CARMODY FAMILY PROPERTY PTY LTD	624 823 472
CARMODY FAMILY SUPER PTY LTD	620 219 650
CAST YOUR NET CONSULTANCIES PTY LTD	604 571 173
CATALYST INVESTMENTS SERVICES PTY LTD	613 023 180
CATHRIN MACHIN CONTEMPORARY PTY LTD	627 756 736
CAUGHLAN PASTORAL PTY LIMITED	614 059 764
CELOXAR INTERNATIONAL PTY LTD	125 947 515
CEZALS PTY LTD	612 858 616
CG INVESTMENTS BOTANY PTY LTD	633 788 691
CHANGE CONSULTANTS PTY LTD	634 140 257
CHARLES & DENISE PTY. LTD.	163 798 301
CHRISTOPHER FAMILY PTY LIMITED	632 751 896
CJD ENTERPRISE PTY LTD	635 808 329

CLARKE BALD HILL RD PTY LTD	611 996 831
CLAYMORRE PTY LTD	165 327 337
CLOUD VALIDITY PTY LTD	627 319 144
CM CORPORATION AUSTRALIA PTY LTD	169 767 677
CMI STATE WIDE CIVIL PTY LTD	628 704 638
COB CLEANING SERVICE PTY LTD	634 494 616
COLOURTRUE LABELS PTY LTD	003 155 815
COLUMN FVG HOLDING PTY LTD	152 666 138
COMMERCIAL BUILDING & PANEL CONSTRUCTIONS PTY LIMITED	159 485 819
COMMTECH PTY LTD	635 926 546
COOKE & TODD PTY LTD	147 513 719
COOL CRAWFORD PTY. LTD.	124 576 889
CRAIG DOYLE PROPERTY GROUP PTY LTD	113 715 316
CRAVINGS OPERATION PTY LTD	635 095 055
CROWNHUNTER PTY. LTD.	073 777 572
CSI COURIERS PTY LTD	613 604 201
CUTTER STREET PROPERTY PTY LTD	154 771 614
D. & A. GREENSLADE NOMINEES PTY LTD	106 001 469
D.L.N HOLDING GROUP PTY LTD	636 114 184
D&C DI MATTEO INVESTMENTS PTY LTD	602 963 771
D & D CIVIL PTY LTD	615 478 245
D & K CAPITAL PTY LTD	132 602 889

D & S KELLOW SUPER FUND PTY LTD	620 987 948
DANIEL YAZBEK CHIROPRACTIC & SPORTS INJURY CLINIC PTY LTD	616 334 028
DANIEL YAZBEK CHIROPRACTIC NOMINEES PTY LTD	616 230 641
DANUBE FINANCES PTY. LIMITED	008 503 508
DEEP SKY HOLDINGS PTY LTD	160 841 154
DH ENTERPRISES AUSTRALIA PTY LTD	607 731 377
DIGICODE SOFTWARE PTY LTD	625 460 559
DISRUPTOR POST PTY LTD	632 961 347
DMAW MANAGEMENT PTY LTD	605 342 461
DN LININGS PTY LTD	633 425 457
DODS STREET PTY LTD	121 653 389
DOT ENGINEERING (NSW) PTY LIMITED	148 836 239
DOYEN PROPERTY GROUP PTY LTD	169 369 877
D P IRWIN PTY LTD	613 141 389
DW RIDLEY INVESTMENTS PTY LTD	612 262 567
DYLDAM CORPORATION PTY LTD	625 504 903
E & S YONDEMLI PTY LTD	103 847 301
ECO SMART HOUSING PTY LTD	126 161 144
EDGECLIFF INDUSTRIES PTY LTD	097 026 830
ELMO PROPERTY HOLDINGS PTY LTD	633 781 656
EMERALD LAKES MANAGEMENT PTY LTD	055 093 402
ENJOY LIFE SMSF PTY LTD	633 417 660

EOANNIDIS PROPERTY INVESTMENTS PTY LTD	133 412 192
ERECT BRICKLAYING PTY LTD	635 811 237
ER PAINTING SERVICE TRADING PTY LTD	636 738 040
ESAL AN TEAL PTY LTD	635 317 029
EVE KS PTY LTD	634 547 158
FAJARDO MEDICAL SERVICES PTY LTD	119 419 546
FAMILYBONES PTY. LTD.	606 589 306
FARM TRADING PTY LTD	619 913 683
FAX FORM PTY LTD	635 473 273
FIRE PROTECTION DESIGN PTY LTD	079 189 852
FLAWLESS ROOF TILING PTY LTD	632 331 125
FLY N GUIDE PTY LTD	634 956 433
FMC CONTRACTING SERVICES PTY. LTD.	601 580 483
FOLEY ROAD PTY. LTD.	144 481 649
FONLEE GROUP PTY LTD	629 829 992
FOOTMASTER HOLDINGS PTY LTD	627 558 196
FORLANI PTY. LTD.	065 638 940
FOR OUR BABIES PTY LTD	152 057 906
FOUR SEASONS FOR IMPORT & EXPORT PTY LTD	635 016 205
FOX ADAMS PTY LTD	623 644 235
FRANCHISE ADMINISTRATION CENTRE PTY LTD	092 670 114
FREEDOM CO PSYCHOLOGY AND WELLNESS PTY LTD	628 479 587

FREQUENCY INVESTMENTS PTY LTD	611 355 652
FRIX PTY LTD	095 194 086
FUELUP PTY. LTD.	073 449 144
FUTURE PLASTERING PTY. LTD.	605 526 118
FUTURE SELECT PTY LTD	636 209 955
G.R.N BRICKLAYING GROUP PTY LTD	626 161 091
G & E DUCKWORTH PTY. LTD.	614 567 529
G & RD CHONG PTY LTD	076 882 749
GAJM PTY. LTD.	009 402 840
GALE FORCE STRATEGIC SERVICES PTY. LTD.	073 762 099
GAMAX 161 SANDON ST PTY LTD	600 631 721
GANRA PTY LTD	002 944 489
GC MOTORWORX PTY. LTD.	144 982 114
GEM CONSTRUCTION TEAM PTY LTD	621 087 063
GEO & AMA PTY LTD	633 056 729
GFY DODOLIAS SUPER PTY LTD	151 478 189
GIGAWATT ENTERPRISES PTY LTD	611 247 833
GILCON CIVIL CONSTRUCTION PTY LIMITED	116 225 042
GLEN TAYLOR PTY LTD	621 248 235
GLOBAL POWER BRANDS INTERNATIONAL PTY LTD	131 999 614
GM ROMANA INVESTMENTS PTY LTD	601 947 246
GOJIMA GROUP PTY LTD	607 976 269

GOLDEN KOALA INTERNATIONAL EDUCATION PTY LTD	633 766 033
GOLDEN PLAINS CONSTRUCTION PTY LTD	624 563 962
GOLDEN TROWEL SYDNEY PTY LTD	613 533 010
GORETA PTY LTD	092 104 973
GRAND THEFT AWESOME PTY LTD	166 030 548
H & V RANA SUPERFUND PTY LTD	164 194 343
HAIDAR INSULATION PTY LTD	625 728 841
HALLYHUNTA CUSTODIAN PTY LTD	609 569 404
HAO QING PAINTING PTY LTD	168 210 928
HARCO GROUP AUS PTY LTD	610 737 132
HATTON CRANE AND RIGGING PTY. LTD.	167 677 849
HEATHMOUNT PTY. LTD.	070 140 671
HEWAL HOLDINGS PTY LTD	615 307 107
HIGH CLASS RENOVATIONS PTY LIMITED	618 289 713
HILL END LODGE NSW PTY LTD	601 170 567
HILLS MACLEAN CUSTODIAN PTY LTD	619 568 802
HOME UNIT INVESTMENTS PTY. LTD.	009 846 682
HORTMAN SERVICES PTY LTD	108 523 575
HS SERVICES AUSTRALIA PTY LTD	606 614 037
HUA VIC PTY LTD	601 730 714
HUD GROUP PTY LTD	616 226 503
HUSSAINI'S PAINTING GROUP PTY LTD	621 202 220

I. WALLACE & ASSOCIATES PTY. LTD.	008 936 132
IAM PAINTING PTY LIMITED	615 386 233
I AND D ONUORAH PROPERTY PTY LTD	615 760 819
IFL CORPORATION PTY LTD	628 790 518
ILLAWONG DEVELOPMENTS PTY LTD	106 627 892
IMPACT PROCUREMENT SOLUTIONS PTY LTD	634 867 039
IMPRESS PAVING & LANDSCAPING PTY LTD	612 440 463
IN COLOUR PAINTING PTY. LTD.	107 155 760
INDIAN KEBAB HOUSE PTY LTD	632 512 326
INPLACE LIVING KCC PTY LTD	645 176 094
INTECH CHEMICALS PTY LTD	165 467 505
INTELMESH PTY LTD	606 632 697
INTERGLOBAL TRADING SERVICES PTY LTD	628 705 840
INVIKTUS PTY LTD	604 882 457
IRB NO. 2 PTY LIMITED	165 280 071
ISAAC IMPORTS & EXPORTS PTY LTD	634 923 167
ISHAB PTY LTD	612 435 426
J.D.S.S HOLDINGS PTY LTD	161 402 455
J.R.B PRECISION HOLDINGS PTY LIMITED	634 370 586
J. T TRADING PTY. LTD.	072 489 493
J & J INC PTY LTD	105 062 388
J & M MENKO PTY. LTD.	160 684 837

JACKAL ENTERPRISES PTY LTD	164 450 748
JADES BACKHOE AND TIPPER HIRE PTY LTD	169 586 001
JAMAKEN PTY LTD	106 968 503
JANIPET HOLDINGS PTY LTD	008 713 595
JASPO INVESTMENTS PTY. LTD.	140 859 445
JASSLEY PTY LTD	618 642 836
JAY RADHE PTY LTD	625 145 388
JB HOLDINGS (AUST) PTY LTD	144 056 039
JC GLOBAL HOLDINGS PTY. LTD.	600 809 345
JEET PTY LTD	634 716 920
JEROMEMARIETA V. PTY LIMITED	159 133 114
JESPEN PTY LTD	076 488 367
JEWELBRAID PTY LTD	103 873 678
JGI PTY LTD	636 795 116
J GOFF SUPER PTY. LTD.	613 326 828
JHMO PTY LTD	627 859 876
JJ & DF PILON SUPERANNUATION FUND PTY LTD	608 309 977
JLAILATY PTY LTD	628 015 387
J L BELLE PTY LTD	608 586 214
JMJ 33 PTY LIMITED	606 964 676
JOHN & DAT PTY LTD	608 407 601
JOKERTHEORY PTY LTD	160 035 594

JOKIMA PTY LTD	633 568 108
JONESCORP HOLDINGS PTY. LIMITED	120 498 295
JPL GROUP PTY LTD	122 011 116
JUGGERNAUT HSJ PTY LTD	160 885 138
JUN INTERNATIONAL PROPERTY PTY. LTD.	607 726 401
JUNIOR ACADEMY ELC PTY LTD	136 704 697
JYLO PTY LTD	159 285 677
JYYP INTERNATIONAL TRADING PTY LTD	607 520 721
K&C HEWITT CONSTRUCTIONS PTY LTD	620 706 881
KAISER MANAGEMENT (QLD) PTY. LTD.	064 945 946
KALMKIDS PTY. LTD	635 973 081
KAPLA INVESTMENT GROUP PTY. LTD.	615 070 329
KAPOOR AND CHHABRA PTY LTD	614 264 247
KARATAS HOMES PTY. LTD.	136 758 800
KARTAR SAMRA PTY LTD	619 130 764
KATAB (VIC.) PTY. LTD.	102 895 796
KD INTERCONNECT PTY LTD	607 497 209
KEAD PTY LTD	164 085 214
KENNEDY CUSTODIAN CO PTY LTD	605 705 280
KENNEDY FAMILY HOLDINGS PTY LTD	102 070 333
KEYSTART BONDS LTD	009 427 043
KIDS AT PLAY TIME FAMILY DAY CARE PTY LTD	167 025 345

KINGCON PTY LTD	624 794 485
KINGSMAN PROJECT DIRECTORS GROUP PTY LTD	621 918 554
KINZY KUSTOMS PTY LTD	625 160 830
KRYSTAL SHINE PTY LTD	634 836 918
KUSTOMEYES IT PTY LTD	621 781 913
KYM VENTURES PTY LTD	621 088 908
LAMBINO ENTERPRISES PTY LTD	121 828 500
LAYED RIGHT ROOFING PTY LTD.	635 353 034
LBA CAPITAL PTY LTD	628 451 267
LBS STRICTLY DANCING PTY LTD	141 263 783
LEAHY INVESTMENTS (VIC) PTY LTD	109 992 145
LEAP4 PTY LTD	614 703 150
LEHO TRADING PTY LTD	635 843 168
LEVEL 7 PROPERTY PTY LTD	128 682 137
LIVE LINE TRAINING PTY LTD	635 119 130
LIVING BRIGHT AUSTRALIA PTY LTD	625 648 606
LJK INVESTMENTS (SA) PTY LTD	606 695 185
LKM TRANSPORT PTY LTD	162 716 734
L L FRASER ENTERPRISES PTY LTD	159 299 153
L MILLER HOLDINGS PTY LTD	162 667 656
LOHAN HERBI VENTURES PTY LTD	611 854 669
LONVIC SUPER PTY LTD	136 769 241

LOPERA GROUP PTY LTD	167 113 420
LSY WEALTH MANAGEMENT PTY LTD	632 600 705
LUXE AND LACE PRODUCTIONS PTY LTD	125 848 688
M. & A. PROPERTIES PTY. LTD.	009 691 909
M. C. DIGGLES PTY. LTD.	606 905 711
M & H CULLINAN PTY LTD	143 589 486
M & M ADVENTURES PTY. LTD.	616 872 587
MACKIES INDUSTRIES AUSTRALASIA PTY LIMITED	138 693 302
MACROCHIP SUPPLIERS PTY LTD	112 294 336
MACTSAU PTY LTD	605 042 984
MAHI TRANSPORT PTY. LTD.	624 116 838
MAITLAND RD PTY LTD	603 681 876
MALIDECO PTY LTD	621 049 787
M AND B SERVICES PTY LTD	614 044 781
MANDLAY CONSTRUCTIONS PTY. LTD.	138 784 077
MANDURAH CIVIL PTY LTD	635 104 102
MARIELA HOLDINGS PTY LTD	619 014 747
MARMOSET PTY LTD	151 667 104
MARTIN CRANE GROUP PTY. LTD.	123 672 444
MASON GIRLS PTY LTD	636 537 383
MASSIVE HOLDINGS PTY LTD	634 956 826
MAS TAX ACCOUNTANTS GOLD COAST PTY LTD	164 644 320

MASTER STEEL (AUS) PTY LTD	145 099 921
MATT YOUNG SMSF PTY LTD	620 712 709
MAUTONE CONSULTING PTY. LTD.	165 566 889
MAYSON & STRASSER PTY LTD	635 714 573
MAYWAND GROCERIES PTY LTD	631 207 433
MBCB HOLDINGS PTY LTD	600 395 784
MCLICK PTY LTD	613 940 435
MEAT AT HILLS PTY LTD	628 792 647
MEELANY GROUP PTY LTD	612 786 928
MFNS SUPER PTY LTD	602 714 643
MH ENTERPRISES AUSTRALIA PTY LTD	607 731 439
MICHLO GROUP PTY LTD	636 285 697
MIJOSI PTY LTD	623 738 607
MIKHAEL CORP PTY LTD	630 510 342
MINERAL QUEST PTY LTD	103 382 887
MISSEY KATE STATON PTY LTD	618 340 355
M MCMAHON SMSF PTY LTD	161 213 618
MODERN TRADER PTY LTD	634 310 311
MODERN WATERPROOFING PTY LTD	607 560 234
MOLTEN MINERALS PTY LTD	169 406 142
MOON TRANSPORT PTY LTD	126 756 045
MORVADA & CO PTY LTD	167 179 580

MOULD DEVELOPMENTS PTY LTD	614 123 965
MP INSURANCE SOLUTIONS PTY LTD	168 255 454
MRI CONSTRUCTIONS PTY LIMITED	635 245 340
MT ALEXANDER ROAD (MELB) PTY LTD	635 120 660
MT ISA BULK HAULAGE PTY LTD	165 890 988
MT SYDNEY DEVELOPMENT PTY LTD	163 289 352
MUEHLENBECK DIGITAL PTY LTD	621 269 127
MUNSTER FORMWORK PTY LTD	161 370 207
MURPHY SUPER FUND NOMINEES PTY LTD	609 841 045
MUSCAT STONE PROPERTY PTY LTD	620 074 688
MUSCLE BROS PTY LTD	608 183 311
MVJ PROPERTY INVESTMENTS PTY LTD	169 198 878
MW & S CLIFFORD INVESTMENT 1 PTY LTD	603 105 399
NADDAF PAINTING PTY LTD	621 590 378
NAF CIVIL PTY LTD	635 086 074
NAGRA NIJJAR PTY LTD	159 311 038
NAILED IT QLD PTY LTD	615 962 297
NAKED CONSTRUCTION PTY LTD	629 189 395
NAKS CLEANERS PTY LTD	635 298 289
NANS@CONJOLA PTY LTD	618 597 283
NAT-SID CORP PTY LTD	618 094 643
NATIONAL WATERPROOFING PTY. LTD	636 235 839

NELLIE MANS HOLDINGS PTY LTD	627 043 823
NETSAFETY PTY. LTD.	113 368 595
NEW AGE HOMES AUST. PTY. LTD.	079 859 573
NEXTGEN CARERS PTY LTD	634 525 223
NICE AND CLEAN GENERAL SERVICES PTY LTD.	633 131 281
NIDAPI PTY LTD	002 439 812
NIGEL HORE SUPERANNUATION FUND PTY LTD	620 341 942
NIKI ON THE MOVE PTY LTD	615 556 182
NINE LIVES FARM PTY LTD	168 188 967
NKAMOUNA MINING COMPANY PTY LTD	631 273 777
NMDR PTY LTD	169 822 824
NORTH STAR MARKETING GLOBAL PTY LTD.	634 520 826
NORTH THREE PTY LIMITED	109 643 530
NPSA PTY. LTD.	607 713 128
NSW TIPPER HIRE PTY LTD	121 156 394
NUTRASPEC PTY LTD	101 754 161
OAK PROPERTY GROUP PTY LTD	160 639 556
OCEANIC GOLD GLOBAL PTY LTD	607 717 493
OKMOT HOLDINGS PTY LTD	132 019 802
ONKOPE PTY LTD	615 319 812
OPPORTUNITIES NOW PTY. LTD.	094 650 861
OPTIMAL ROOFING PTY LTD	613 771 510

OPTIMUM INTEGRATED SERVICES PTY LTD	621 114 878
OPTINEERING PTY LTD	169 975 428
ORIGIN BUILD PTY LIMITED	621 504 381
OROKI HOLDINGS PTY LTD	166 480 431
OXFORD PROPERTY GROUP PTY LTD	152 255 680
P.J. & B.B. GILLESPIE PTY. LTD.	006 139 233
PAEC INVESTMENTS PTY. LTD.	169 940 032
PAKTEL PTY. LTD.	604 084 200
PAPANASTASIOU PTY LTD	636 325 801
PASYANTHI INTERNATIONAL PTY LIMITED	609 870 359
PEDACHA PTY LTD	157 723 227
PENNY WORLD AU PTY LTD	163 236 520
PERCIBALLI PTY LTD	125 984 867
PERTH'S WILL'S PROPERTY SERVICES PTY. LIMITED	609 606 626
PETER DOWNES PTY LTD	601 870 197
PHIL METHOFER SUPER PTY LTD	167 516 770
PHYLLIS CO PTY LTD	609 891 303
PIGS PAVING AND CIVIC PTY LTD	629 157 464
PJL CUSTODIANS PTY LTD	627 015 678
PONVAL PTY LTD	103 138 361
POSH ROSH PTY LTD	606 428 808
POWERHOLICS PTY LTD	610 092 674

POWERPLUS ENTERTAINMENT PTY LTD	076 755 747
PRECISE BUILDING AND CONCRETING PTY LTD	634 901 205
PRECISE GROUP SERVICES PTY LTD	613 458 110
PRECISION CARPENTRY & BUILDING PTY LTD	159 912 544
PRESILIENT SERVICES PTY. LTD.	164 653 463
PRIAM PTY LTD	624 287 109
PROCHER SERVICES PTY LTD	613 977 441
PRO PAINTING SERVICES PTY LTD	108 363 104
PROPERTY BY DELVE PTY LTD	147 065 647
PROSPECT SERVICES PTY. LTD	634 143 187
PROTEM REAL ESTATE PTY LTD	613 585 078
PSL TRANSPORT PTY LTD	633 459 211
PSMM PTY LTD	635 827 913
PUNT DATA PTY LTD	620 268 484
PURITY INTERNATIONAL PTY LTD	141 248 508
PYRTEE PTY LTD	074 509 265
QUALITY CLEANING SOLUTIONS PTY LTD	628 375 655
QUANTUM FACILITY SERVICES PTY LTD	647 598 883
QUAY CONSOLIDATED EQUITY PTY LTD	635 212 958
R & L CIVIL GROUP PTY LTD	614 501 469
R & T ENTERPRISES PTY LTD	621 354 096
RAMINA PTY LTD	166 586 947

RANDLAND PTY LTD	081 973 006
RAPYD MANAGEMENT SOLUTIONS PTY LTD	613 774 100
REBELLION COMPANY PTY LTD	623 913 511
REBEL SPIRIT BEVERAGE CO PTY LTD	619 243 677
REDDEL PROPERTY INVESTMENTS PTY LTD	131 322 177
RED DIIVA PTY LTD	126 329 995
RED DUNE PRODUCTIONS PTY. LTD.	155 488 985
REDLAND CONSULTING PTY. LIMITED	068 383 577
RED RIVER PROPERTIES PTY LTD	607 057 492
REDWAN & ZURZOLO PTY LTD	613 063 611
REGALFORM ENTERPRISES PTY LTD	133 584 022
REGIUS ENG PTY. LTD.	620 008 291
RENN INVESTMENTS (AUST) PTY LTD	139 673 760
REZAI BUILDING SERVICES PTY LTD	624 297 258
RICHLAND CORPORATION PTY LTD	606 707 733
RISTOVICHIS ORCHARDS PTY LTD	169 800 104
RLAB PTY LIMITED	635 521 327
RMT TILLING SERVICES PTY LTD	601 428 675
ROCKET QUEEN STUDIO PTY LTD	635 761 652
ROCKFORD GROUP HOLDINGS PTY LIMITED	635 567 234
ROLL WITH IT PTY LTD	627 909 791
ROSLEAR PTY LTD	627 202 573

ROUMANOU PROPRIETARY LIMITED	005 835 816
ROUTED SYSTEMS PTY LTD	636 537 187
RS AUTO PTY LTD	631 778 375
RUDRA RAJ & COMPANY PTY LTD	609 636 811
RUNWICK PTY. LTD.	010 843 286
RYAN'S BRICK AND BLOCK LAYING PTY LTD	614 038 578
RYANITA PTY LTD	605 560 754
S.E.T.T. MANAGEMENT CONSULTANTS PTY. LTD.	067 148 145
S.J.S. INVESTMENTS PTY. LTD.	055 878 950
SAB TELECOM PTY LTD	614 303 847
SAHOTA BROTHERS PTY LTD	618 714 926
SAINT DEMON PTY LTD	632 517 698
SAM & BEN B SUPER PTY LTD	168 004 439
SAMARASINGHE BROTHERS PTY. LIMITED	603 720 707
SAMUELSON FIVE PTY LTD	125 716 010
SANG (AUST.) PTY LTD	147 070 291
SANG HOLDINGS NO 1 PTY LTD	164 727 333
SANTULAN HEALTH PTY LTD	159 039 013
SCHPM PTY LTD	628 350 256
S D KENT PTY LIMITED	003 531 404
SEANNA AND CO. PTY LTD	606 981 837
SEIG PTY LTD	169 287 790

SENATOR COMMERCIAL GROUP PTY LTD	626 399 844
SENSE7.APP PTY LIMITED	635 064 943
SEVENSTAR LIMO PTY LTD	619 195 425
SHARDA GROUP AUS PTY LTD	607 595 479
SHARK FILM SPV PTY LTD	636 121 321
SHINNING STAR SERVICES PTY LTD	633 662 147
SHM TILING PTY LTD	633 936 197
SHTMANS PTY LTD	635 852 185
SHU HARMONY PTY LTD	633 327 456
SH8PE PTY LTD	620 431 816
SIEVERTS SUPER PTY LTD	618 641 795
SILVERELLI PTY LTD	609 648 919
SILVERSTONE HOUSE SOLUTION PTY LTD	604 618 493
SIMONS TOWING PTY LTD	632 333 334
SINDONE ENTERPRISES PTY LTD	138 689 844
SINGLE ESTATE PTY LTD	619 652 372
SINOFIN PTY LTD	614 536 864
SIP YERBA PTY LTD	635 663 080
SKIPTER PTY LTD	161 411 267
SMALL BUSINESS RESOURCE MANAGEMENT PTY LTD	155 444 625
SMSF BT PTY. LTD.	624 731 291
SMV DEVELOPMENTS PTY LTD	606 874 097

SOLVE IT NOW PTY. LTD.	089 232 333
SOMBASS PTY LTD	610 592 848
SOMERSCAPE PTY LTD	634 497 920
SOURCING PARTNERS PTY LTD	636 136 162
SPENSA PTY LTD	128 266 115
SPUDPLOY PTY LIMITED	093 860 292
SPW COLLECTIVE PTY. LTD.	616 162 406
SQM REAL PROPERTY INVESTMENT PTY. LTD.	163 910 638
SQUID INK CAPITAL PTY LTD	635 777 972
SRI AADYA ENTERPRISES PTY LTD	635 690 532
STALKA INVESTMENTS PTY LTD	135 694 932
STANBURY AVENUE PTY LTD	159 805 473
STANDARD PALLETS PTY LTD	165 096 257
STARLIGHT CHANDELIERS PTY LTD	614 784 735
STEVES HARVEST PTY LTD	622 893 001
STOCKER SURF PTY LTD	602 984 476
STRAIN CONTRACTORS PTY. LTD.	009 919 644
STREET BOX MEDIA PTY LTD	634 580 742
STUNNING INDIGO INVESTMENTS PTY LTD	621 363 648
STYNES CARPENTRY PTY LTD	615 807 068
SUCCESS LEADER PTY LTD	607 896 426
SUNBURY HILL LANDFILL PTY LTD	633 740 119

SUPREME WINDOW TINTING PTY LTD	145 792 614
SYFIELD PTY. LIMITED	010 364 726
SYMBOL SMSF PTY LTD	160 190 447
S Z SKYTECH PTY LTD	627 539 146
T & H BARE PTY LTD	153 584 939
T & H HOSPITALITY GROUP PTY LTD	635 911 205
TAIT & BROADHURST PTY LTD	612 022 867
TAMBORINE MOUNTAIN LINEN PTY LTD	626 790 707
TAN & ZINA PTY LTD	607 962 701
TANKED AQUARIUM PTY. LTD.	635 696 098
TANSHE AUST PTY LTD	134 108 375
TARUN CHOWDHARY PTY LTD	619 246 418
TASKBUILT PTY LTD	618 564 748
TAURIES SOLUTIONS PTY. LTD.	607 148 783
TAZERON PTY LTD	168 270 406
TECHNOPIA CONSULTING PTY LTD	617 178 499
TELLESTIA PTY LTD	620 342 270
THE & PARTNERSHIP AUSTRALIA PTY LIMITED	634 116 528
THE ARAM COMPANY PTY LTD	623 224 126
THE DADELUS GROUP PTY LTD	116 821 044
THE GRUMBLING HIVE PTY LTD	629 960 283
THE LAST CLEAN PTY LIMITED	605 709 368

THE TA THANH PTY LTD	618 900 628
THREE CAPITAL PTY LTD	628 048 779
TIANSHANGHONG PTY LTD	169 567 686
TIPCOE PTY LIMITED	089 724 238
TITANIUM DEVELOPMENT GROUP PTY. LTD.	605 414 159
TLG PROPERTYS PTY LTD	620 700 914
TONTIN INVESTMENTS AUSTRALIA PTY LTD	161 190 987
TOP CLASS ROOF RESTORATIONS PTY LTD	166 570 609
TRAINING FRONTLINE EXCELLENCE PTY LTD	114 264 112
TRAK GROUP (QLD) PTY LTD	628 174 596
TRAN HOAI LE PTY LTD	168 758 398
TREVOR WALLACE INVESTMENTS PTY LTD	109 668 457
TRIMIL PROPERTY PTY LTD	169 505 382
TUFFY'S PROJECTS PTY LTD	600 476 408
TUKUTAU LABOUR HIRING COMPANY PTY LTD	635 919 621
TURKISH PIDE HOUSE KATHERINE PTY LTD	636 487 431
T V BAINI PTY. LTD.	606 602 019
TWENTYMAN INVESTMENTS PTY. LTD.	063 544 436
UBERWINDUNG PTY LTD	633 842 967
UMER ALI ZAIB PTY LTD	605 225 447
URBANE TRANSPORT PTY LTD	629 226 188
V & V PROPERTY DEVELOPMENTS PTY LTD	105 314 172

VALENTIS GROUP PTY LTD	141 421 785
VANDER NEUT PTY LTD	162 191 344
VIOLA AVENUE PTY. LTD.	609 819 347
VIP NAIL BAR PTY LTD	635 254 965
VITEL INTERACTIVE PTY LTD	059 123 803
VK PHARM PTY LTD	133 414 061
WAJAH SERVICES PTY LTD	635 880 894
WEBCREATIONS PTY LTD	618 300 557
WEERONA TRANSPORT PTY LTD	601 097 134
WESTERN SMASH REPAIRS (AUST) PTY LTD	156 110 824
WESTERN SPORTS & EXERCISE PHYSIOLOGY PTY LTD	620 910 358
WHEELER REAL ESTATE CENTRAL COAST PTY LTD	001 353 260
WHEELY WELL PTY. LTD.	607 947 240
WILLIS SMSF HOLDING PTY LTD	158 925 047
X & G GROUP PTY LTD	146 241 198
XL WINNING PTY LTD	140 321 384
XUE ZHANG WANG PTY LTD	632 997 703
YALLAMBEE MANAGEMENT PTY LTD	101 523 871
YAMI HALAL JAPANESE RESTAURANT PTY LTD	606 730 054
YC INDUSTRY LINK PTY LTD	133 395 749
YELLOW ELEPHANT MEMORY PTY LTD	167 084 666
YG ENTERPRISE PTY LTD	144 641 556

ZELWOOD GROVE PTY. LTD.	157 941 707
ZENNEX NOMINEES PTY LTD	133 802 285
ZFORCE ENGINEERING SOLUTIONS PTY LTD	159 900 375
ZHONG TIAN AUSTRALIA PTY LTD	121 600 646
ZOE INTERNATIONAL SERVICES PTY LTD	159 689 522
000 111 955 PTY LIMITED	000 111 955
129 SUSSEX STREET PTY LTD	139 236 909
14 LAWSON STREET, MATRAVILLE PTY LIMITED	606 393 060
2 THE EXTREME PTY LTD	132 172 019
31/2 CENTENNIAL PTY LIMITED	123 529 304
517 HYSSOP PTY LTD	627 143 195
541 CONSOLIDATED PTY. LTD.	125 671 016
852 MEDIA HOLDINGS PTY LTD	636 244 294
8819 GROUP PTY LTD	635 412 789

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 eighth day of April 2022

Name of Scheme

ARSN

FD INTERNATIONAL SHARE FUND 1	108 275 350
OMEGA GLOBAL CORPORATE BOND FUND	141 715 862
OMEGA GLOBAL LISTED INFRASTRUCTURE FUND	166 961 762

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 eighth day of April 2022

Name of Company	ARBN
ANGY (CHINA) MEDICAL LIMITED	616 476 441
INTERCONTINENTAL JEWELLERY MANUFACTURING PUBLIC COMPANY LIMITED	129 486 522
LANTMANNEN UNIBAKE UK LIMITED	132 476 236
QUINTANA MH HOLDING COMPANY LLC	619 474 476
SILVERDALE CAPITAL PTE. LTD.	632 558 368
TOUCHSTONE ES LIMITED	130 695 760

CORPORATIONS ACT 2001
Subsection 601CC(4)

ASIC has struck the registered Australian bodies listed below off the register.

Dated this eighth day of April 2022

Name of Company

ARBN

AUSTRALIAN LEISURE FACILITIES ASSOCIATION INCORPORATED	136 510 480
MASTER CONCRETTERS AUSTRALIA INC.	121 704 443

CORPORATIONS ACT 2001
Section 601CL(5)

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

Dated this eighth day of April 2022

Name of Company

ARBN

KLOCKNER PENTAPLAST EUROPE GMBH & CO. KG

607 036 671

MCCONNELL DOWELL CONSTRUCTORS LIMITED

007 500 594

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.

AGENCY INTERNATIONAL LTD

ACN 644 039 681 will change to a proprietary company limited by shares. The new name will be AGENCY INTERNATIONAL PTY LTD ACN 644 039 681.

FORESTERS COMMUNITY FINANCE LTD

ACN 087 649 296 will change to a proprietary company limited by shares. The new name will be FORESTERS COMMUNITY FINANCE PTY LIMITED ACN 087 649 296.

PPK MINING EQUIPMENT GROUP PTY LTD

ACN 121 201 705 will change to a public company limited by shares. The new name will be PPK MINING EQUIPMENT GROUP LIMITED ACN 121 201 705.

COUNTRYWIDE RENEWABLE HYDROGEN

LIMITED ACN 646 409 798 will change to a proprietary company limited by shares. The new name will be COUNTRYWIDE RENEWABLE HYDROGEN PTY LTD ACN 646 409 798.

PAY.COM.AU PTY LTD ACN 639 316 546 will change to a public company limited by shares. The new name will be PAY.COM.AU LIMITED ACN 639 316 546.

5G NETWORKS LIMITED ACN 163 312 025 will change to a proprietary company limited by shares. The new name will be 5G NETWORKS PTY LTD ACN 163 312 025.