



ASIC

Australian Securities &
Investments Commission

Commonwealth of Australia 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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13- 1557

NOTICE UNDER SECTION 920E OF THE CORPORATIONS ACT 2001

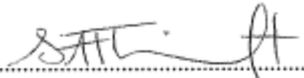
Notice is given under section 920E of the Corporations Act 2001 that the Australian Securities and Investments Commission has made a banning order in the terms set out below, which order took effect on 18 October 2013

AUSTRALIAN SECURITIES & INVESTMENTS COMMISSION**IN THE MATTER OF DANIEL DUY ANH NGUYEN****BANNING ORDER UNDER SECTIONS 920A AND 920B
OF THE CORPORATIONS ACT 2001**

To: Daniel Duy Anh Nguyen

TAKE NOTICE that under sections 920A(1) and s920B(2) of the Corporations Act 2001 the Australian Securities & Investments Commission prohibits **DANIEL DUY ANH NGUYEN** from providing any financial services for a period of four years.

Dated this 16th day of October 2013

Signed: 
Sarah Thrift
Delegate of the Australian Securities &
Investments Commission

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

14-0024

**Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 250PAB(4) – Exemption**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under subsection 250PAB(4) of the *Corporations Act 2001 (Act)*.

Title

2. This instrument is ASIC Instrument 14-0024.

Commencement

3. This instrument commences on 31 January 2014.

Exemption

4. Emerging Leaders Investment Limited (in liquidation) ACN 107 197 795 (the *Company*) does not have to comply with section 250N of the Act in relation to the annual general meeting of the Company for the financial year ended 30 June 2013.

Conditions

5. The Company can only rely on the exemption in this instrument if the Company complies with the following conditions:
 - (a) the Company must maintain arrangements for answering, free of charge, reasonable enquiries from its members about the consequences of the external administration of the Company while it remains in liquidation; and
 - (b) the Company must on or around the date of this instrument notify ASX of the effect of this instrument.

Interpretation

6. In this instrument:

external administration means the liquidation of the Company beginning when the liquidator of the Company was appointed on 22 November 2013.

liquidator means Martin David Lewis (Registered Liquidator Number 209678) of Ferrier Hodgson.

Dated this 31st day of January 2014



Signed by Melissa Liu
as a delegate of the Australian Securities and Investments Commission



14-0027

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Fitzroy & Carlton Community Credit Co-operative Limited
ACN: 087 651 438 ("the Licensee")
145 Brunswick Street
Fitzroy VIC 3065

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 246659 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 3rd February, 2014.

Signed

Joyce Krashow, a delegate of the Australian Securities and Investments Commission

14-0028

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 741(1)(a) – Exemption**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument [14-0028].

Commencement

3. This instrument commences on 3 February 2014.

Exemption

4. SG Fleet Holdings Pty Limited ACN 147 536 409 (*SG Fleet*) is exempt from compliance with subsection 734(2) of the Act.

Where this instrument applies

5. Subject to paragraph 6, this exemption applies to the following information communicated by SG Fleet to employees of SG Fleet and its related bodies corporate:
 - (a) information about the ways in which employees may participate in the Initial Public Offer of fully paid ordinary shares in SG Fleet Group Limited ACN 167 554 574 (*SG Fleet Group*) (the *IPO*);
 - (b) details of any employee share plan, employee option plan or employee incentive plan under which offers to employees may be made at or about the same time as the IPO;
 - (c) the timetable for the IPO, including updates to the timetable for the IPO;
 - (d) information alerting them to impending announcements about the IPO;
 - (e) information relating to:
 - (i) changes which may be made to the structure and administration of SG Fleet or a related body corporate at or about the same time as the IPO; and
 - (ii) the appointment of management, executive officers and directors of SG Fleet or a related body corporate.

14-0028

Conditions

6. This exemption does not apply if, in communicating any of the information set out in paragraph 5 of this instrument, SG Fleet communicates any advantages, benefits or merits of the IPO.

Cessation

7. This exemption shall remain effective, unless otherwise revoked, until the date on which SG Fleet Group lodges a prospectus for the IPO with ASIC.

Dated this 3rd day of February 2014



Signed by Jerry Pearson
as a delegate of the Australian Securities and Investments Commission

14-0029

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument [14-0029].

Commencement

3. This instrument commences on 4 February 2014.

Declaration

4. Chapter 6 and Chapter 6C of the Act applies to SG Fleet Group Limited ACN 167 554 574 (*SG Fleet Group*) as if section 609 of the Act were modified or varied by adding after subsection (13) as notionally inserted by ASIC Class Order [CO 13/520]:

“(14) A person does not have a relevant interest in its own securities merely because the person applies restrictions on the disposal of the securities by the holder.”;

and Part 6C.1 of the Act were further modified or varied by inserting the following section after section 671B:

“671BA Escrow Agreements

For the purposes of section 671B and the definition of *substantial holding* in section 9, a person has a relevant interest in securities if the person would have a relevant interest in the securities but for subsection 609(14).”.

Where this instrument applies

5. This instrument applies to the acquisition of a relevant interest in shares of SG Fleet Group (*Escrowed Shares*) arising as a result of the entry into one or more voluntary escrow deeds (each an *Escrow Agreement*) between SG Fleet Group and any one or more holders of Escrowed Shares (each a *Security Holder*) in connection with the proposed listing of SG Fleet Group on the official list of the ASX and where each Escrow Agreement:
 - (a) restricts disposal of, but not the exercise of voting rights attaching to, the Escrowed Shares;
 - (b) allows each Security Holder to accept into a takeover bid where:

14-0029

- (i) holders of at least half of the bid class securities that are not subject to an Escrow Agreement have accepted into the bid; and
- (ii) the Escrow Agreement requires that the Escrowed Shares be returned to escrow if the bid does not become unconditional;
- (c) allows the Escrowed Shares to be transferred or cancelled as part of a merger by way of a compromise or arrangement under Part 5.1 of the Act;
- (d) provides that the Escrow Agreement terminates no later than the date that SG Fleet Group's audited financial accounts for the financial year ending on 30 June 2015 are released to the ASX; and
- (e) is substantially in the form provided to ASIC on 30 January 2014.

Dated this 4th day of February 2014



Signed by Jerry Pearson
as a delegate of the Australian Securities and Investments Commission

14-0040

**Australian Securities and Investments Commission
Corporations Act 2001 — Paragraphs 926A(2)(c) and 951B(1)(c) — Declaration**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraphs 926A(2)(c) and 951B(1)(c) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument [14/0040].

Commencement

3. This instrument commences on 6th day of February 2014.

Declaration

4. Part 7.6 (other than Divisions 4 and 8) of the Act applies in relation to Auto & General Services Pty Ltd ACN 003 617 909 (*Auto & General*) and AHL Investments Pty Ltd ACN 105 265 861 (*AHL*) as if the following provisions were omitted, modified or varied:
 - (a) omit subsection 911B(2), substitute:

“(2) Paragraphs (1)(a), (b) and (c) do not apply if the provider is a financial services licensee unless one of the following applies:

 - (a) the principal is an insurer and the provider is acting under a binder given by the principal;
 - (b) the provider is acting under a written agreement of the kind mentioned in section 916EA.”;
 - (b) underneath subsection 916D(1) omit Note 2, substitute:

“Note 2: There are exceptions to this rule in sections 916E and 916EA.”;
 - (c) in subsection 916D(2B) omit “section 916E.”, substitute “section 916E or 916EA.”;
 - (d) after section 916E insert:

“916EA Licensees acting under authority other than binder

- (1) Despite section 916D, a financial services licensee (the *authorised licensee*) may be the authorised representative of another financial services licensee (the *intermediary*) who acts as an intermediary if both of the following apply:
 - (a) the authorised licensee acts under a written agreement which authorises the authorised licensee to deal in, and provide general advice in relation to, general insurance products on behalf of the intermediary;
 - (b) the authorised licensee maintains professional indemnity insurance of at least \$10 million for any one event during the term of the agreement.
 - (2) For all purposes connected with contracts that are general insurance products in respect of which the authorised licensee acts under the written agreement:
 - (a) the authorised licensee is taken to act on behalf of the intermediary and not the insured; and
 - (b) if the insured in fact relied in good faith on the conduct of the authorised licensee, the authorised licensee is taken to act on behalf of the intermediary regardless of the fact that the authorised licensee did not act within the scope of the agreement.
 - (3) This section does not apply where the licence of the authorised licensee covers the provision of any financial services in relation to general insurance products.
 - (4) In this section, a person *acts as an intermediary* if the person acts as an intermediary (whether directly or indirectly) between an insurer and a retail client wholly or partly for the purpose of dealing in, or providing general advice in relation to, general insurance products.”.
5. Part 7.7 of the Act applies in relation to Auto & General and AHL as if the following provisions were omitted, modified or varied:
- (a) in section 940A omit “(see section 916E),” substitute “(see sections 916E and 916EA),”; and
 - (b) after paragraph 942C(2)(j) insert:
-

“(ja) if the providing entity acts under a written agreement of the kind specified in section 916EA in providing any of the authorised services—both of the following:

- (i) a statement that:
 - (A) identifies the services provided under the agreement; and
 - (B) states that they are provided under the agreement; and
 - (C) explains the significance of the services being provided under the agreement;
- (ii) a statement that, in relation to those services:
 - (A) the providing entity is taken to act on behalf of the authorising licensee and not the client; and
 - (B) the authorising licensee is responsible, as between the authorising licensee and the client for the conduct of the providing entity; and”.

Dated this 6th of February 2014



Signed by Gemma Allan
As a delegate of the Australian Securities and Investments Commission

14-0043



Corporations (ParFX (UK) Ltd) Exemption Notice 2014

Corporations Act 2001

I, ARTHUR SINODINOS, Assistant Treasurer, make this exemption under section 791C of the *Corporations Act 2001* (the *Act*).

A handwritten signature in cursive script, appearing to read "Arthur Sinodinos".

Dated 28/1/14.....

Assistant Treasurer

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14-0043

Name of exemption

1. This exemption is the *Corporations (ParFX (UK) Ltd) Exemption Notice 2014*.

Commencement

2. This exemption commences on the day it is published in the *Gazette*.

Exemption

3. The exempt market operated by ParFX in this jurisdiction is exempt from the operation of Part 7.2 of the Act.

Where this exemption applies

4. This exemption applies where all of the following matters in this paragraph 4 are satisfied.

Financial products

- (a) Any dealing in a financial product on the exempt market is limited to a dealing in an eligible financial product.

Trading on the market: market operator

- (b) ParFX does not deal in financial products on the exempt market:
 - (i) on its own behalf; or
 - (ii) on behalf of a person who is not a professional investor.

Trading on the market: participant

- (c) ParFX ensures that a person carrying on business in this jurisdiction does not directly participate in the exempt market unless the person:
 - (i) is a professional investor dealing in a financial product on its own behalf; or
 - (ii) is a professional investor dealing in a financial product on behalf of a person who is a professional investor.

Clearing and settlement facility

- (d) Neither ParFX nor an associate of ParFX operates a clearing and settlement facility in relation to the exempt market.

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Note: For the avoidance of doubt, paragraph (d) does not prohibit ParFX or an associate from providing information about, or establishing procedures dealing with, the settlement of transactions effected through the exempt market.

Cooperation with ASIC

- (e) ParFX has entered into a written arrangement with ASIC for cooperation with ASIC in relation to this exemption and the subject matter to which this exemption relates.

Provision of financial services

- (f) ParFX must, at all times, comply with section 911A(2E) of the Act, as modified by regulation 7.6.02AG of the *Corporations Regulations 2001*.

Submission to Australian jurisdiction

- (g) ParFX satisfies all of the following:
- (i) ParFX has an agent at the time ParFX first purports to rely on this exemption and, from that time, has not failed to have an agent for any consecutive period of 10 business days;
 - (ii) ParFX has provided ASIC, to the satisfaction of ASIC, with a deed of ParFX for the benefit and enforceable by ASIC and the other persons referred to in subsection 659B(1) of the Act, which deed provides that:
 - (I) the deed is irrevocable except with the prior written consent of ASIC;
 - (II) ParFX 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) ParFX covenants to comply with any order of an Australian court in respect of any matter relating to the provision of specified kinds of financial services and the operation of this market in this jurisdiction.

Conditions

5. This exemption ceases to apply if ParFX fails to take reasonable steps to comply with any of the matters set out in this paragraph 5.

4

14 - 0043

Operation of the market

- (a) ParFX, in all material respects, must operate the exempt market in the way set out in the application for exemption.

Conduct

- (b) ParFX must do all things necessary to ensure that any financial services provided by ParFX in connection with the operation of the exempt market are provided efficiently, honestly and fairly.

Resources

- (c) ParFX must have available adequate resources (including financial, technological and human resources) to provide the financial services in connection with the operation of the exempt market and to carry out supervisory arrangements.

Managing conflicts of interest

- (d) ParFX must have adequate arrangements in place for managing its conflicts of interest arising from operating the exempt market.

Reporting: adverse findings

- (e) If ParFX becomes aware that ParFX or a director or secretary of ParFX is covered by one or more of the following matters, ParFX must, within 7 days after becoming aware of the matter, give a written notice to ASIC advising of the matter:
 - (i) the person is the subject of a declaration of contravention in relation to a provision of the Act;
 - (ii) the person has been convicted of an offence under the Act;
 - (iii) in the case of a director or secretary—the person has been disqualified from managing corporations under Part 2D.6 of the Act;
 - (iv) the person has been banned or disqualified from providing financial services under Division 8 of Part 7.6 of the Act.

Reporting: disciplinary action against participant

- (f) If ParFX takes disciplinary action against an Australian participant of the exempt market, ParFX must, as soon as practicable, give a written notice to ASIC that includes the following details:
- (i) the participant's name;
 - (ii) the reason for and nature of the action taken;
 - (iii) when the action was taken.

Reporting: suspected contraventions by participant

- (g) If ParFX has reason to suspect that an Australian participant has committed, is committing, or is about to commit, a contravention of the Act or a significant contravention of the obligations imposed by ParFX in relation to the exempt market, ParFX must, as soon as practicable, give a written notice to ASIC that includes the following details:
- (i) the participant's name; and
 - (ii) details of the contravention or impending contravention; and
 - (iii) ParFX's reason for that belief.

Assistance to ASIC

- (h) If ParFX receives a reasonable request from ASIC to give assistance (which may include giving access to any information, document or books held by ParFX) to ASIC, or to a person authorised by ASIC, in relation to the operation of the exempt market, ParFX must provide that assistance.

Record-keeping

- (i) ParFX must have adequate arrangements in place for the recording of order information and transactions effected through the exempt market.
- (j) ParFX must keep for a period of at least 5 years the following records of order information and transactions effected through the exempt market:
- (i) the date and time that the order was received;
 - (ii) the identity of the participant placing the order;

- (iii) the name and quantity of the financial product to which the order applies;
- (iv) the designation of the order as a buy or sell order;
- (v) any limit or stop price prescribed by the order;
- (vi) the date and time at which the order expires;
- (vii) details of any modification or cancellation of the order;
- (viii) the price, quantity, date and time of execution of the order; and
- (ix) the identities of the counterparties to the transaction.

Annual report

- (k) ParFX must, within three months after the end of its financial year, give ASIC an annual report that sets out:
 - (i) the extent to which ParFX has complied with this exemption; and
 - (ii) the following information:
 - (A) a description of the activities that ParFX undertook in the financial year in relation to the operation of the exempt market;
 - (B) if any material system outages occurred during the financial year that prevented Australian participants from participating in the exempt market:
 - (I) the number of such outages; and
 - (II) the duration of each outage; and
 - (III) the cause of each outage; and
 - (IV) a description of the means by which each outage was resolved;
 - (iii) the names and number of Australian participants who directly participated in the exempt market at any time throughout the financial year, identifying those Australian participants who, as at the last day of the financial year, were allowed to directly participate in the market;

- (iv) details of the volume of trading on the exempt market by Australian participants throughout the financial year;
- (v) the number and nature of significant complaints made to ParFX by Australian participants who participated in the exempt market during the financial year, and the action taken by ParFX in response to each complaint;
- (vi) any specific regulatory issues in relation to the exempt market operated by ParFX in this jurisdiction or a financial market operated by ParFX outside this jurisdiction, that ParFX encountered during the financial year and actions taken to resolve those issues;
- (vii) details of any significant conflicts of interest identified by ParFX in relation to its operation of the exempt market during the financial year, and how each conflict of interest was managed.

Audit report

- (l) If the Minister in writing requests ParFX to obtain an audit report, prepared by either ASIC or another person or body that is a suitably qualified person, in relation to the annual report mentioned in paragraph (k) or on any information or statements accompanying the annual report, ParFX must comply with the request.

Reporting: operating status of market

- 6. ParFX must, within 7 days, notify ASIC in writing if it ceases to operate the exempt market in this jurisdiction.

Interpretation

- 7. In this exemption:
 - (a) italicised headings do not form part of this exemption;
 - (b) *application for exemption* means the application dated 4 December 2013 (including any supplementary correspondence provided by ParFX to ASIC) for an exemption from the operation of Part 7.2 of the Act of the financial market operated by ParFX.

Australian participant means a participant carrying on business in this jurisdiction.

eligible financial product means a financial product mentioned in paragraph 764A(1)(k) of the Act;

exempt market means the facility through which:

- (a) offers to acquire or dispose of eligible financial products are regularly made or accepted; or
- (b) offers or invitations are regularly made to acquire or dispose of eligible financial products that are intended to result or may reasonably be expected to result, directly or indirectly, in:
 - (i) the making of offers to acquire or dispose of eligible financial products; or
 - (ii) the acceptance of such offers.

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

ParFX means ParFX (UK) Ltd, a private limited company formed under the law of the United Kingdom.

participant has the meaning given by section 761A of the Act.



14-0044

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Saturn Capital Management Pty Limited
ACN: 141 507 600 ("the Licensee")
c/- 'Rothsay Chartered Accountants'
Level 1, 12-14 O'Connell Street
Sydney NSW 2000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 345661 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 6th February, 2014.

Signed

A handwritten signature in black ink, appearing to be 'JK' followed by a flourish.

Joyce Krashow, a delegate of the Australian Securities and Investments Commission



14-1700

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Union Shopper Insurance Brokers Pty Ltd
ACN 073672081 ("the Licensee")
PO Box 524
Spring Hill Qld 4004

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 246994 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this *6th February 2014*

Signed 

Joyce Krashow, a delegate of the Australian Securities and Investments Commission

14-1713

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 601QA(1)(b) – Declaration**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 14-1713.

Commencement

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

Declaration

4. Chapter 5C of the Act applies to Retail Responsible Entity Limited ACN 145 213 663 (the *responsible entity*) in its capacity as responsible entity of the Retail Direct Property 26 ARSN 099 491 077 (the *scheme*) as if section 601FL were modified or varied by:

- (a) omitting all the text after the word “it” of subsection 601FL(1) and substituting:

“must either:

- (a) call a members' meeting to explain its reason for wanting to retire and to enable the members to vote on a resolution (which must be an extraordinary resolution if the scheme is not listed) to choose a company to be the new responsible entity; or

- (b) propose a company (*proposed responsible entity*) to be the new responsible entity in accordance with subsection (1A).”; and

- (b) after subsection 601FL(1) inserting:

“(1A) The responsible entity can retire and the proposed responsible entity can become the new responsible entity if all of the following requirements are met:

- (a) the proposed responsible entity must provide its consent in writing to become the scheme's responsible entity;

- (b) the responsible entity must provide each member with:

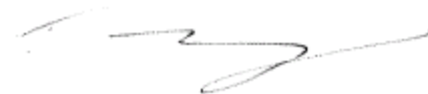
14-1713

- (i) notice of a proposal to choose the proposed responsible entity to be the scheme's new responsible entity;
 - (ii) sufficient information to explain its reason for wanting to retire and to enable each member to decide whether to consent to the appointment of the proposed responsible entity as the new responsible entity;
- (c) all members must consent in writing to the retirement of the responsible entity and choose the proposed responsible entity to be the new responsible entity;
- (d) as soon as practicable and in any event within 2 business days after the last member has given its written consent, the responsible entity must lodge a notice with ASIC asking it to alter the record of the scheme's registration to name the proposed responsible entity as the scheme's responsible entity; and
- (e) ASIC must comply with the notice when it is lodged.
- (1B) The responsible entity must arrange for a vote within a reasonable time under subsection (1)(a) on the choice of the proposed responsible entity, unless all members give their prior consent in writing to choose the proposed responsible entity without a meeting being held under subsection (1)(a)."

Where this declaration applies

5. Centro MCS Manager Limited ACN 051 908 984 has agreed in writing to become the new responsible entity of the Scheme.

Dated this 31st day of January 2014.



Signed by Tony Tran
as a delegate of the Australian Securities and Investments Commission

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraphs 601QA(1)(a), 911A(2)(l), 992B(1)(a) and
1020F(1)(a) - Exemptions**

Enabling Legislation

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

Title

2. This instrument is ASIC Instrument 14-1721.

Commencement

3. This instrument commences upon gazettal.

Exemptions

4. Tremplin Limited ACN 162 077 223 (the *Operator*) does not have to comply with section 601ED of the Act.
5. The Operator does not have to comply with the requirement to hold an Australian financial services licence under subsection 911A(1) of the Act.
6. The Operator does not have to comply with section 992AA of the Act.
7. The Operator does not have to comply with Part 7.9 of the Act, other than Divisions 5 and 5A of Part 7.9.

Where the exemptions apply

8. The exemption in paragraph 4 applies where the Operator operates a managed investment scheme (the *Scheme*) under which:
 - (a) owners of real property will rent their properties to third parties in accordance with the terms of the *National Rental Affordability Scheme Act 2008* (*NRASA*);
 - (b) the Operator will be entitled to receive annual payments from the federal government under the *NRASA*;

14-1721

- (c) the owners of real property under the Scheme will be entitled to receive an annual government subsidy from a department or agency of the relevant State or Territory government as well as rent from the tenants and will be required to pay all outgoings; and
 - (d) the Operator will distribute to the owners of real property under the Scheme a share of annual payments to the Operator received from the Federal and State or Territory Governments under the NRASA.
9. The exemption in paragraph 5 applies where the Operator issues or arranges to issue an interest in the Scheme.
10. The exemptions in paragraphs 6 and 7 apply where:
- (a) the Operator offers to issue or to arrange for the issue of an interest in the Scheme; or
 - (b) the Operator issues an interest in the Scheme.

Conditions

11. The Operator must give a Disclosure Document to a person at or before the time the Operator offers to issue an interest in the Scheme or offers to arrange for the issue of an interest in the Scheme, or issues an interest in the Scheme, to that person.
12. The Operator will notify ASIC that a Disclosure Document is in use.
13. The Operator will lodge a notice with ASIC, in electronic form, advising of the occurrence of any of the following events as soon as practicable, and in any event within 5 business days, after the occurrence of the event:
- (a) a copy of the Disclosure Document is first given to someone;
 - (b) a change is made to fees and charges set out in the Disclosure Document;
 - (c) an interest in the Scheme ceases to be available; or
 - (d) any changes to any other payments that the investors in the Scheme may benefit from, including, but not limited to, any payments from any department or agency of the Federal Government or any other government or similar agency at a federal or state/territory level.
14. During the period of 7 years from the date of the Disclosure Document, the Operator must:
- (a) make a copy of the Disclosure Document available to ASIC if asked to do so by ASIC; and
 - (b) comply with any reasonable request from any other person for a copy of the Disclosure Document.

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15. The Operator must keep a copy of the Disclosure Document for the period of 7 years after the date of the Disclosure Document
16. The Operator or independent person appointed by the Operator must maintain a trust account in which any annual payments received from the Federal and State governments under the NRAS must be held pending the distribution to the owners of the real property under the Scheme.
17. The Operator or an independent person appointed by the Operator must retain copies of any notification given by the Department to the Operator of:
 - (a) the annual payments made or to be made by the Federal government to the owners of real property under the NRASA; and
 - (b) the tax offset certificates issued by the Department directly to the relevant owners of real property,
 - (c) the cash payment(s) issued by the relevant State or Territory Government to the relevant owners of real property,
18. For the period of 7 years after the date of the Disclosure Document. The Operator will ensure that all investors, and potential investors, are notified of any obligations to do with any payments whatsoever from any other government bodies as well as any conditions (such as repayment in certain circumstances) which are related to the Scheme. Further in the event that this is not met then the entire relief ceases immediately.
19. The Operator must, within 5 business days from when the Operator became or should reasonably have become aware of matters that give it reason to believe that it failed or is likely to fail to comply with a condition of this instrument, notify full particulars of that failure to ASIC (to the extent that the Operator knows, or reasonably should know, if it had undertaken reasonable enquiries).

Cessation of instrument

20. This instrument ceases to apply if paragraph 19 of the Conditions is not complied with.

Interpretation

For the purpose of this instrument:

Department means the Department of Social Services, its successor or any other body that performs similar functions for the purposes of the NRASA.

Disclosure Document means a document which must include the following:

- (a) Confirmation from the Operator that individual tax offset certificates may be issued by the Department directly to owners of real property in substitution for annual payment by the Federal Government available under the NRAS and that

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the Operator or an independent person appointed by the Operator will keep copies of any notification given by the Department to the Operator of:

- (i) the annual payments made or to be made by the Federal Government to the owners of the real property under NRAS; and
 - (ii) the tax offset certificates issued by the Department directly to the relevant owners of real property in substitution for the annual payment by the Federal Government available under the NRAS,
 - (iii) the cash payment(s) issued by the relevant State or Territory Government for the period of 7 years after the date of the Disclosure Document;
- (b) Confirmation from the Operator that all annual payments received from the Federal and State or Territory Governments under the NRAS will be held in the Operator's trust account or third party trust account pending the distribution to the owners of the real property under the Scheme.
 - (c) confirmation from the Operator that it has been approved by the Department to receive rental incentives as part of the National Rental Affordability Scheme;
 - (d) the details of any fees and charges payable by the owner in relation to his, her or its participation in the Scheme;
 - (e) a description of the Scheme;
 - (f) a description of the main features of the interests in the Scheme;
 - (g) details of the main terms and conditions of the offer;
 - (h) a description of how the Scheme will generate returns for investors;
 - (i) a description of the Operator and its credentials in operating the Scheme;
 - (j) a description of the credentials of any person engaged by the Operator to provide services for the Scheme on the Operator's behalf;
 - (k) provide answers to the questions, other than subsubparagraphs 2(a)(iii), (2)(b)(i), (2)(d)(i) and (2)(d)(iii), of Schedule F to Class Order [CO 02/303], as in force on the date of this instrument and as amended from time to time by a disallowable legislative instrument within the meaning of the Legislative Instrument Act 2003, sufficiently to enable a typical investor in the interests in the Scheme to make an informed decision whether to invest in an interest in the Scheme; and
 - (l) a prominent statement to the effect that a person should consider whether to consult:
 - (i) an investment adviser who is either a financial services licensee or an authorised representative of a financial services licensee;

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(ii) a taxation adviser; and

(iii) a lawyer,

before making a decision to become a member of the Scheme.

Dated this 4th day of February 2014

A handwritten signature in black ink, appearing to read 'Jonathan Hatch', written over a horizontal line.

Signed by Jonathan Hatch
as delegate of the Australian Securities and Investments Commission

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 14-1725.

Commencement

3. This instrument commences on 6 February 2014.

Declaration

4. Chapter 6 applies to Corona Minerals Limited ACN 105 161 644 (*Company*) as if Item 10(b) in section 611 of the Act were modified by inserting after the words "offers are made to every person who holds securities" the words "with a registered address in Australia, New Zealand, Singapore or Switzerland."

Where this instrument applies

5. This instrument applies where the Company makes an offer:
 - (a) of new fully paid ordinary shares pursuant to a non-renounceable entitlements issue to Eligible Shareholders of 1 new share for every 1 share held at an issue price of \$0.01 per share (the *Offer*);
 - (b) to every person who holds ordinary shares in the Company, other than approximately 17 persons with registered addresses other than in Australia, New Zealand, Singapore or Switzerland holding less than 1.01% of the issued capital of the Company; and
 - (c) pursuant to a replacement prospectus lodged with ASIC on 6 February 2014.

Interpretation

6. In this instrument:

Eligible Shareholders means Shareholders other than Foreign Holders;

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Foreign Holders means the approximately 17 persons that are registered as holders of ordinary shares in the Company, with registered addresses as at the record date of the Offer other than in Australia, New Zealand, Singapore or Switzerland; and

Shareholders means the persons that are registered as holders of ordinary shares in the Company as at the record date of the Offer.

Dated this 6th day of February 2014



Signed by Michelle Cobb
as a delegate of the Australian Securities and Investments Commission

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

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

Dated this fifth day of February 2014

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 061 716 416 PTY LIMITED	061 716 416
A.C.N. 125 513 831 PTY LTD	125 513 831
A.C.N. 151 368 124 PTY LTD	151 368 124
A & J HOLDINGS PTY. LTD.	003 796 352
AAM LOGISTICS PTY LIMITED	126 099 750
ACAPULCO GOLD PTY. LIMITED	005 201 927
ACCREDITED MARINE SERVICES PTY LTD	106 025 718
A CLASS LABOUR & INDUSTRIAL CLEANING PTY LTD	119 831 480
ACN 085 133 197 PTY LTD	085 133 197
ACN 132 986 844 PTY LTD	132 986 844
ACS LEARNING PTY LTD	115 476 287
AERIAL PHOTO SERVICES PTY. LTD.	152 084 556
AJ SUB INVESTMENTS PTY LTD	151 409 040
ALVIA (AUST) CO. PTY LTD	144 485 389
AMADIX PTY. LTD.	138 539 812
ANADOLU ENTERPRISES PTY LTD	148 160 454
ANETTE THANNER PTY. LTD.	009 139 833
ANGELIDES INVESTMENTS PTY LTD	000 083 394
APL CORP PTY LIMITED	103 217 223
APTCO INVESTMENTS PTY. LTD.	088 237 549
AQUATIC ADVENTURE GROUP PTY LTD	132 036 894
ARCHETYPE MANAGEMENT COMPANY PTY LTD	121 429 669
ARMSTRONG CULINARY SERVICES PTY LTD	124 521 115
ASTRON PASTORAL COMPANY PTY LTD	104 467 718
ATLAS WEALTH MANAGEMENT PTY LTD	152 187 098
ATTITUDE WEALTH PTY LTD	132 473 057
AUS CHILLER TRANSPORT PTY LTD	110 829 626
AUSHUA HEALTH CARE PTY LTD	099 884 036
AUSTRALIA HUALONG INTERNATIONAL PTY LTD	142 004 313

Name of Company	ACN
AUSTRALIA TOP SERVICES PTY. LTD.	134 222 441
AUTOCOVER SERVICES AUSTRALASIA PTY. LTD.	079 271 971
AWESOME 5 PTY LTD	107 206 780
AW PROJECTS PTY LTD	130 519 970
AY MAILING SERVICE PTY LTD	125 758 429
BALDY'S HEAVY HAULAGE PTY LTD	118 428 229
BALOTON PTY. LTD.	116 977 774
BAND CORPORATION PTY LTD	145 946 121
BAZELMANS SUPERANNUATION PTY LTD	066 128 827
BEE HIVE (VIC) PTY. LTD.	080 199 668
BEEPY PTY LIMITED	139 559 247
BELCASCA PTY LTD	110 692 281
BENICE'S BEAUTY PTY LTD	142 189 222
BERRINBA JV PTY. LTD.	128 454 875
BEVILLE RESIDENTIAL INVESTMENTS (TOP RYDE) PTY LTD	128 421 910
BILGA BOYS PTY LTD	139 660 521
BILLYKING PTY LTD	129 564 094
BJH MANAGEMENT PTY LTD	126 210 991
BLUSH WHOLESALERS PTY LTD	135 792 040
BOHNES HOLDINGS PTY LIMITED	115 301 945
BOND, WILLIAMS & ASSOCIATES PTY. LTD.	075 579 378
BONNEY INVESTMENTS PTY. LTD.	004 542 107
BREDOW CONSTRUCTIONS PTY LIMITED	100 805 892
BRIAN FENG AND ASSOCIATES PTY. LIMITED	003 820 371
BRIDGE - GAP FINANCIAL SERVICES PTY. LTD.	007 313 957
BTM 2011 PTY LTD	149 525 888
BYRNE LEWIS GROUP PTY. LIMITED	064 385 100
C.B. & M.A. IENCO PTY. LTD.	006 101 444
C & G ENVIRONMENTAL SERVICES PTY LIMITED	150 162 351
CADETSHOP PTY LTD	113 773 470
CAMAROO PTY LIMITED	125 295 954
CANBERRA REGIONAL COURIERS PTY LTD	151 754 880
CAPPELLERI SMSF PTY LTD	150 846 763
CAPRICORN MILLS PTY. LTD.	125 489 027
CASCATA (NSW) PTY LIMITED	119 417 088
CELMAH GROUP PTY LTD	130 950 711
CHEEK ENTERPRISES PTY LIMITED	113 994 791
COLTCITY PTY LTD	088 637 281
COMBO NOMINEES PTY LTD	007 263 836
CONCISE IP PTY LTD	150 176 337
CONLINC PTY LTD	151 645 037
CONRAD MULLER ELECTRICAL PTY LTD	098 764 884
COOLWATER PLUMBING (NSW) PTY LTD	106 099 192
CRITIQUE CARPENTRY PTY LTD	149 224 395
CRYSTAL FOOD SUPPLY PTY LTD	132 719 834
C5C GROUP PTY LTD	091 980 344

Name of Company	ACN
DAMLEA PTY. LTD.	075 038 934
DANAI GROUP PTY LTD	145 574 205
DANSIM PTY LTD	109 570 747
DARKLINE HOLDINGS PTY LTD	134 422 861
D D MARKETING SERVICES PTY LTD	080 731 871
DELGADO SHAW PTY LTD	109 373 195
DELTA BUILDING CO. PTY LIMITED	109 501 939
DESIGNS BY KNOSS PTY. LTD.	147 215 478
DESTINED PROPERTY GROUP PTY LTD	131 750 199
DEVAS CONSULTING PTY LTD	107 471 367
DE VAUNT PTY. LTD.	061 416 108
DHALIWAL LOGISTICS PTY LTD	143 202 242
DIANYA PAINTING PTY LTD	140 901 944
DIFOTA ENTERPRISES PTY LTD	147 831 427
DIGGERS 7 PTY LTD	116 789 210
DOLFIN DEVELOPMENTS PTY LIMITED	093 122 055
DOMINION TRANSPORT PTY LTD	124 536 090
DONNOVATION PTY LTD	145 354 365
DOUBLE VIEW DEVELOPMENTS PTY. LTD.	097 294 589
DOWN UNDER 3 PTY LTD	124 982 163
DR. B.J. CORMIE PTY. LTD.	007 948 094
DRAGON AUTOMOTIVE PTY LTD	146 457 230
DUDINK THOMSON PTY LTD	107 180 987
E. & L. METCALF PTY LTD	008 674 913
E.C. ACADEMY PTY LTD	145 355 835
EAGLE SOLAR PTY LTD	151 894 549
ECO BALANCE DISCOVERY TOURS PTY. LTD.	103 066 959
EDIT PROJECTS PTY LTD	124 656 631
EGGSPAN PTY. LTD.	005 892 286
ELLA JONTELLE PTY LTD	104 142 770
EMU INTERNATIONAL (ACT) PTY LTD	135 660 838
ERTHMA PTY LTD	121 035 783
ESPLANADE KITCHENS PTY. LTD.	125 481 898
EZIE SOLUTIONS PTY LTD	132 285 155
FATIMA TROLLEY & CLEANING SERVICES PTY LTD	146 366 261
FATOUROS ENTERPRISES PTY LTD	001 022 500
FINEXUS AUSTRALIA PTY LTD	138 439 960
FIRST MILESTONE PTY LIMITED	145 649 261
FISTWORTHY PTY LTD	106 608 342
FJE PETROLEUM PTY LTD	140 474 200
FOTHERGIL INVESTMENTS PTY LTD	123 822 131
FRANK CONTI PTY. LTD.	009 544 325
FUSION HOSPITALITY CONSULTING PTY LTD	126 693 301
FUYUN PTY. LTD.	135 781 207
G.P.J. INVESTMENTS PTY LTD	000 140 456
GALLAGHER HAULAGE PTY LIMITED	111 043 817

Name of Company	ACN
GATEBOROUGH PTY. LTD.	010 547 145
G B & J A LYNCH FUNERAL SERVICES PTY LTD	001 924 689
GENERAL PROTECTION SERVICES (GPS) PTY LIMITED	108 389 993
GEO CORPORATION PTY. LTD.	050 197 290
GIBSON INTEGRATED SERVICES PTY LTD	152 360 917
GLENDON FAMILY PTY LTD	137 534 055
GLENVALI PTY LIMITED	137 606 163
GLOBAL BURGERS INTERNATIONAL PTY LTD	139 013 620
GLOBAL CARE PRODUCTS PTY LTD	078 849 591
GLOBAL SERVICES GROUP PTY LTD	104 440 717
GLOBAL WORLD GROUP PTY LTD	150 410 905
G L R ENGINEERING SERVICES PTY LTD	126 791 955
GREAT COASTAL INVESTMENTS PTY LTD	103 341 073
GRIFFCO PTY LTD	104 204 739
GROB HOLDINGS PTY LTD	106 222 548
HANIX TECHNOLOGY PTY LTD	130 582 820
HARLEY HAIRDRESSING PTY LTD	124 895 727
HARMONY MUSIC CENTRES PTY LTD	008 759 895
HAWKRIDGE ESTATE PTY LTD	093 625 060
HEAD'S CAPS MARKETING PTY. LTD.	100 018 111
HEANNEOV PTY LTD	142 444 611
HEATHERTON CREST PTY LTD	138 421 940
HERRERO MARTIN INVESTMENTS PTY LTD	142 037 769
HOLLIS DEMOLITIONS PTY LTD	100 939 044
HOLLOWAYS BEACH RESORT PTY LTD	056 702 384
HOPPAL PTY LTD	077 328 913
HOTEL MARKETING GROUP PTY LTD	111 673 968
I-RISQ PTY LTD	151 801 795
IDUBE PTY LTD	151 070 085
IGS MAINTENANCE SOLUTIONS PTY LTD	114 310 048
INDIGO DREAMER PTY LTD	105 364 538
INDIGO8 AUSTRALIA PTY LTD	138 651 635
INFORMER GROUP PTY LIMITED	105 092 439
INNER SANCTUM BRANDS PTY LIMITED	134 988 239
IN TUNE HEALTH PTY LTD	143 451 254
IS AUSTRALIA CAFE PTY LTD	151 511 385
ISLAND QUEST PTY. LTD.	006 585 744
J.M. & K. HOLDINGS PTY. LTD.	070 807 680
J & P CHRISTIANA HOLDINGS PTY LTD	086 606 733
J & P REYNOLDS PTY. LTD.	108 493 134
J & R ELECTRIC'S PTY LTD	111 872 701
JAI DEE INVESTMENTS PTY LTD	134 715 870
JALT HOLDINGS PTY LTD	143 772 196
JAM PROPERTY DEVELOPMENTS PTY LTD	136 514 264
JAMSAPI PTY LTD	117 605 884
JASKAT INSTALLATIONS PTY LTD	134 369 752

Name of Company	ACN
JATS CARPENTRY PTY LTD	151 576 671
JAYLO PTY LTD	130 148 542
JIANG INVESTMENTS PTY LTD	147 262 600
JM TOWER HIRE PTY LTD	145 072 733
JOMINA HOLDINGS PTY LTD	094 686 432
JOZAME PTY LTD	131 947 334
K&J INVESTMENT GROUP PTY LTD	149 058 364
K & L CONCRETING CONSTRUCTION PTY. LTD.	135 050 314
K-NAKS PTY LTD	124 189 144
KAISHWER PTY LTD	142 301 371
KALEIDOSCOPE EARLY CHILDHOOD DEVELOPMENT SPECIALISTS PTY LIMITED	115 634 672
KASSAKI PTY. LTD.	080 798 643
KAWSAR DELIVERY SERVICE PTY LTD	133 209 113
KERREDAN NO. 51 PTY. LTD.	011 033 757
KING COUNTRY ROOFING PTY LTD	109 448 599
KLARINET PTY LTD	108 423 678
K L PAINTING PTY LTD	127 482 982
K MULTIFIX INTERIORS PTY LTD	108 793 399
KRC & ASSOCIATES PTY LTD	142 224 342
KRILMAR NOMINEES PTY. LIMITED	005 087 089
KSPT TRANSPORT PTY LTD	114 481 319
KUBO CORPORATION PTY LTD	079 455 351
KUCUK INVESTMENTS PTY LTD	101 120 674
KYTHERA BIOPHARMACEUTICALS AUSTRALIA PTY LTD	144 727 999
K2H CABLING PTY LTD	109 265 045
LAMAS PTY LIMITED	138 007 799
LAVENDER BAY INVESTMENTS PTY LTD	120 844 788
LEAFGUARD PTY. LTD.	125 105 679
LEE PARKER PTY LTD	101 506 870
LEONDARI PTY LTD	142 424 360
LES COULEURS PTY. LTD.	092 427 622
L G CARPENTRY & JOINERY PTY LIMITED	119 856 521
LGHH ENTERPRISES PTY LTD	150 035 724
LIAM ENTERPRISES PTY. LTD.	092 867 439
LIM'S FINE FOOD PTY LTD	083 765 708
LIVELI PTY LTD	001 857 343
LLOYD SYSTEMS ENGINEERING PTY. LTD.	084 825 070
LONGTOM PTY LTD	002 323 695
LOUIS & GRACE INVESTMENT PTY LTD	091 923 232
M.W. & J.L. YOUNG PTY. LTD.	067 318 889
M & V JONES PTY LTD	108 493 741
MAAKA PTY. LTD.	006 287 903
MACENG PTY LTD	144 000 528
MAD ENERGY SOLUTIONS PTY LTD	150 089 482
MADFLOORZ PTY LTD	118 722 642

Name of Company	ACN
MAGRID COMMUNICATIONS ENGINEERING PTY LTD	114 920 937
MAJOR INVESTMENT GROUP PTY. LTD.	096 306 713
MALNIS NOMINEES PTY LTD	008 871 814
MANNAH CATERING SERVICES PTY LTD	003 169 524
MARNIC WORLD WIDE PTY LTD	085 983 697
MARTAND INTERNATIONAL PTY LIMITED	145 535 324
MBYM PTY LTD	128 645 063
MELBOURNE FOOD GROUP PTY. LTD.	137 497 271
MELBRO PTY. LIMITED	074 143 561
MENHIR TAPAS & BAR PTY LTD	145 719 553
MENTERRE FINANCIAL SERVICES PTY LIMITED	125 314 776
MERISSET PTY LTD	110 228 512
MHTS PTY LTD	109 587 788
MICHAEL MCGUANE PTY. LTD.	122 073 803
MICHAEL RALSTON PTY LTD	115 407 611
MIKARA PTY LTD	089 130 021
MINELL PTY LIMITED	100 764 789
MJ THOMAS INVESTMENTS PTY. LIMITED	099 717 272
M K LEE PTY LTD	123 320 258
MONTGOMERY-SMITH CONSTRUCTIONS PTY. LIMITED	055 358 131
MORTIMER NOMINEES PTY LTD	073 114 860
MORTMAN PTY LIMITED	063 083 198
MOUNT SAINT MICHAEL PTY LTD	131 953 225
MOYSTEN PTY. LTD.	074 107 707
M SAVAGE HOLDINGS PTY LTD	117 408 509
MUSICOMP PTY LTD	139 173 854
N. & P. MUNRO SUPERANNUATION FUND PTY LTD	105 035 792
N.G.S. NOMINEES PTY. LIMITED	006 414 777
N & F FORDE HOLDINGS PTY LTD	144 956 169
NARSAIYA HOSPITALITY PTY LTD	107 267 907
NATDA PTY LIMITED	144 695 456
NATVEG PTY LTD	137 931 027
NEFIS PTY LTD	150 869 417
NELMAY INVESTMENTS PTY LTD	113 800 374
NEWFRONT PTY. LTD.	053 228 489
NEWLONG HOLDINGS PTY. LTD.	091 166 424
NIKTOM PTY. LIMITED	095 662 089
NOMINEE PROPERTIES PTY LTD	098 419 482
NORTHERN EARTHWORX PTY LTD	121 046 893
NOVAINVICTA PTY LTD	109 104 270
NTL FARM PTY LTD	136 048 925
O'CONNELLS PATISSERIES PTY LTD	137 376 562
OARITE PTY LTD	009 057 014
OCEA BEAUTY BAR PTY LTD	123 746 181
OIL DIRECT INTERNATIONAL PTY LTD	152 132 771
OMIRA PROPERTY GROUP PTY LTD	142 920 563

Name of Company	ACN
P. SOWRY NOMINEES PTY. LIMITED	007 798 370
P.Y.G PTY LTD	133 040 418
PAPERBACK FILMS PTY LIMITED	071 173 414
PERERA ENTERPRISES (AUST.) PTY. LTD.	137 006 912
PETER DOYLE CONSULTANCY PTY. LTD.	100 340 663
PET GOODS DIRECT FRANCHISING PTY LTD	124 943 791
PETS PARADISE FRANCHISING (WA) PTY. LTD.	059 954 791
PHOTO 7 PTY LTD	118 513 278
PINNACLE PERFORMANCE PTY. LTD.	060 611 887
PJM PARTNERSHIP PTY. LTD.	147 257 501
PLATINUM FORMWORK PTY LTD	130 578 666
PLUSH HOMES PTY. LTD.	138 715 018
PM LOGISTICS & PACKING SOLUTIONS PTY LTD	145 563 775
PREETI PTY. LTD.	132 691 073
PREFERRED COLLECTIONS PTY. LIMITED	104 023 538
PRIME BRANDS AUSTRALIA PTY LTD	150 305 561
PROTEUS MARINE DESIGN PTY LIMITED	131 741 510
PYNFELT PTY LTD	002 371 262
Q.E.D. CONCEPTS PTY LTD	093 582 891
QI HEALTH CLINIC PTY LTD	131 875 879
R.J. THOMPSON NOMINEES PTY. LTD.	005 192 361
R & M CHIVERS SF PTY LTD	144 681 363
RAPSCALLION ENTERPRISES PTY LTD	123 581 359
RAWLAB ENTERTAINMENT PTY. LTD.	144 646 819
REA BUILD PTY. LTD.	057 728 177
RED-RUE PTY. LTD.	137 827 573
REFLECTION PLASTERING PTY LTD	144 698 966
REIDSDALE INVESTMENTS PTY LTD	137 769 914
REWIND NOW PTY LTD	088 274 177
RHINOVISION PTY. LTD.	093 499 999
RIBON NOMINEES PTY LTD	150 044 134
RICCAN PTY. LTD.	051 978 637
R J MCCONNELL SUPER FUND PTY LTD	151 268 665
RJS POELS PTY LTD	120 386 674
RRJSP PTY LIMITED	130 875 080
R S DODWELL PTY LTD	143 280 504
RS INTERNATIONAL (HOLDINGS) PTY LTD	112 057 404
RYEDON PTY. LTD.	065 394 765
S. A. TRADE PTY LTD	138 674 889
S.R.KARAN PTY LTD	124 206 177
S & D PERKINS PTY LTD	151 863 919
SALREAM PTY LTD	003 126 494
SANDAY HOLDINGS PTY LTD	083 618 375
SAN GIULIANO INVESTMENTS PTY. LIMITED	006 186 018
SAVAGE FAMILY SUPERANNUATION PTY LTD	122 731 588
SAVIC & CO PTY LTD	138 769 258

Name of Company	ACN
SEALJAY ENTERPRISES PTY LTD	137 827 724
SERES ENTERPRISES PTY. LTD.	134 459 162
SERIPHUS PTY LIMITED	111 508 322
SETAO PTY LTD	102 668 351
SETIAWAN ENTERPRISE PTY LTD	149 769 095
SEXY TIME ENTERTAINMENT PTY LTD	152 877 793
SHAN-RON PTY LTD	101 386 878
SHS GROUP PTY LTD	141 815 287
SILENTMANAGER (AUSTRALIA) PTY LIMITED	124 375 668
SIMFOX INVESTMENTS PTY LTD	150 246 218
SITELAIR PTY. LIMITED	058 715 503
SIX FEET UNDER EXCAVATIONS PTY LTD	109 234 844
SKANTZOS PROPERTIES PTY LTD	093 384 180
SKD PRODUCTIONS PTY LTD	145 039 121
SKETCHY INVESTMENTS PTY LTD	119 449 348
SKOOT LOGISTICS AUSTRALIA PTY LIMITED	096 666 929
SKYFORTE PTY LTD	136 941 029
SMAD PTY. LTD.	100 556 492
SOUTH-EASTERN MILK PRODUCTS LIMITED	004 288 966
SPECFIN PTY LTD	114 241 904
SPEEDY PRESS PTY LTD	126 001 778
SPHEROS PTY LTD	139 167 785
SPR FARMERS PTY. LTD.	103 297 641
SSINC TRADING PTY LTD	150 698 525
ST. IVES STUDIOS PTY. LTD.	008 078 617
STANGLADE CONSTRUCTIONS PTY LTD	107 590 321
STANLEY AND SIMMONS INTERNATIONAL PTY LTD	120 125 206
SUNSHINE PUBLISHING PTY. LTD.	067 001 763
SUPER ASIAN FOOD PTY. LTD.	141 249 658
SV CREATIONS PTY LTD	150 116 911
TALISMAN TECHNOLOGY SERVICES PTY LTD	148 089 936
TERKALAS INVESTMENTS PTY LIMITED	126 639 843
TERRIT CIVIL PTY LIMITED	096 686 672
THE ART OF LIFE AUSTRALIA PTY LTD	092 686 256
THE HAIRY LASOO PTY LTD	112 550 768
THEODOR HOMES PTY LTD	104 789 022
TIGER RECYCLING PTY LTD	126 873 738
TOPDECK INSURANCE PTY LTD	099 776 093
TOTAL TREE CARE PTY. LTD.	083 183 135
TOWER CLEANING GROUP PTY LTD	133 871 771
TRADING BLISS PTY LTD	149 771 068
TREVALY PTY LTD	112 471 128
TT INVESTMENTS NO 3 PTY. LTD.	114 761 018
TULIP PROPERTY INVESTMENTS PTY LTD	144 080 848
TUMANAKO PTY LTD	139 637 728
TYAGI ELECTRONICS PTY. LTD.	150 954 322

Name of Company	ACN
ULUS PTY. LIMITED	003 758 183
UNCLE VAN PTY LTD	143 363 053
UNIVEST ASIAPACIFIC PTY LTD	131 333 545
VANMAR SYSTEMS PTY. LTD.	054 882 601
VICTORIAN MEDICAL CONSULTING SERVICES PTY LTD	130 251 231
VITAL POINT CONSULTING PTY LTD	115 547 950
VOCATIONAL TRAINING AND EMPLOYMENT AUSTRALIA PTY. LTD.	131 764 746
VOCENT INTERNATIONAL TRADING PTY LTD	147 826 720
VOOLIA PTY. LTD.	138 025 000
VUCIC PTY LTD	134 506 166
WAAIA HOTEL PTY. LTD.	007 150 549
WAH IP PTY LTD	138 414 623
WALVAN PTY LTD	001 220 248
WARD PROJECTS PROPRIETARY LIMITED	111 948 335
WARREMAR PTY. LTD.	131 295 488
WASSAIL PTY. LTD.	079 170 406
WAYTAN PTY. LTD.	006 171 973
W E BURCHELL PTY LTD	001 716 909
WESTEND ENTERTAINMENT CENTRE PTY LTD.	076 559 889
WESTERN FRESH PTY LTD	082 747 760
WEST OSTRICH PTY LTD	128 211 816
WHITewater CARPENTRY PTY LTD	147 077 478
WILL YOUNG ELECTRICAL PTY LTD	138 662 236
WNR PTY. LTD.	009 249 512
W T C PTY LTD	106 517 640
XING LONG FA PTY LTD	139 358 080
XSITE CUSTODIAN PTY LTD	133 296 456
YINGYAH ARMONDO PTY LTD	131 702 460
ZATE DESIGN PTY LTD	122 860 039
ZIP ZAP EXPRESS PTY. LTD.	151 089 824
ZOOLAY INVESTMENTS PTY LTD	104 376 936
360 CAPITAL CMBS PTY LTD	126 071 083
493-495 LITTLE BOURKE STREET HOLDINGS PTY LTD	090 866 229
5 RIVOLI COURT MOUNT WAVERLEY PTY LTD	150 866 023

CORPORATIONS ACT 2001

Subsection 601PA(3)

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

Dated this seventh day of February 2014

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme

ARSN

SYDNEY AIRPORT TRUST 2

099 597 896

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 seventh day of February 2014

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme

ARSN

OPTIMAL CHOICE PROPERTY

095 882 474

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 seventh day of February 2014

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme

ARBN

ALFRED PUBLISHING (AUSTRALIA) LTD.	003 954 247
AUTOMOTIVE MANAGEMENT SERVICES FZE	147 994 349
FLEXDART LIMITED	107 613 650
IGATE COMPUTER SYSTEMS LIMITED	098 089 395
OMNI TECHNICAL SOLUTIONS A/S	161 364 147
PLATINUM PLAY (AUS) LIMITED	153 367 429

CORPORATIONS ACT 2001

Section 601CC(3)

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

Dated this seventh day of February 2014

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme

ARBN

CLEANSING STREAM AUSTRALIA INC.

087 285 130

CORPORATIONS ACT 2001

Section 601CL(5)

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

Dated this seventh day of February 2014

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

EQUITY PARTNERS INFRASTRUCTURE COMPANY NO.1 LIMITED

126 226 686

TABLEAU SOFTWARE UK LIMITED

150 541 790

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.

BARRAMBIE MINERALS LTD ACN 151 246 598 will change to a proprietary company limited by shares. The new name will be BARRAMBIE MINERALS PTY LTD ACN 151 246 598.

CAR PILOTS LIMITED ACN 147 173 199 will change to a proprietary company limited by shares. The new name will be CAR PILOTS PTY LTD ACN 147 173 199.

CENTRO MCS PROPERTY FUNDS LIMITED ACN 092 906 673 will change to a proprietary company limited by shares. The new name will be CENTRO MCS PROPERTY FUNDS PTY LTD ACN 092 906 673.

CRL RE HOLDINGS LIMITED ACN 149 781 331 will change to a proprietary company limited by shares. The new name will be CRL RE HOLDINGS PTY LTD ACN 149 781 331.

SMARTGROUP INVESTMENTS PTY LTD ACN 126 266 831 will change to a public company limited by shares. The new name will be SMARTGROUP INVESTMENTS LTD ACN 126 266 831.

SOLATHERA LIMITED ACN 085 675 323 will change to a proprietary company limited by shares. The new name will be SOLATHERA PTY LTD ACN 085 675 323.

BURSON GROUP HOLDINGS PTY LIMITED ACN 153 199 912 will change to a public company limited by shares. The new name will be BURSON GROUP LIMITED ACN 153 199 912.

CENTRO FUNDS MANAGEMENT LIMITED ACN 105 750 758 will change to a proprietary company limited by shares. The new name will be CENTRO FUNDS MANAGEMENT PTY LTD ACN 105 750 758.

CGA MINING LIMITED ACN 009 153 128 will change to a proprietary company limited by shares. The new name will be CGA MINING PTY LTD ACN 009 153 128.

OFFICEWORKS SUPERSTORES PTY LTD ACN 004 763 526 will change to a public company limited by shares. The new name will be OFFICEWORKS LTD ACN 004 763 526.

SOFTLINK INTERNATIONAL LIMITED ACN 010 822 143 will change to a proprietary company limited by shares. The new name will be SOFTLINK INTERNATIONAL PTY LTD ACN 010 822 143.

SOUTH QUEENSLAND GENERALS RUGBY LEAGUE FOOTBALL CLUB LIMITED ACN 156 525 923 will change to a proprietary company limited by shares. The new name will be SOUTH QUEENSLAND GENERALS RUGBY LEAGUE FOOTBALL CLUB PTY LTD ACN 156 525 923.