



Commonwealth of Australia Gazette

No. A071/12, Tuesday, 11 September 2012

Published by ASIC

ASIC Gazette

From 1 July 2012, lists of companies to be deregistered under s601AA and 601AB of the Corporations Act 2001 will be published on the Insolvency notices website at insolvencynotices.asic.gov.au

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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.

ISSN 1445-6060 (Online version) ISSN 1445-6079 (CD-ROM version) Available from www.asic.gov.au Email gazette.publisher@asic.gov.au

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Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: SPG Investment Management Limited ACN 122 154 465 ("the Licensee")
Level 22, 307 Queen Street
BRISBANE, QLD 4000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 309656 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 5 September 2012

Signed

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument [12-1008].

Commencement

3. This instrument commences on 3 September 2012.

Declaration

- 4. Chapter 6D of the Act applies to Commonwealth Bank of Australia ACN 123 123 124 (CBA) as if section 713 of the Act were modified or varied as follows:
 - (a) at the end of paragraph 713(1)(b) insert "or";
 - (b) after paragraph 713(1)(b) insert:
 - "(c) convertible securities convertible into continuously quoted securities of a body; or
 - (d) convertible securities convertible into securities of a body that has become the holding company of another company ("subsidiary") as a result of a Part 5.1 arrangement between the subsidiary and its members provided that:
 - (i) the securities of the subsidiary were continuously quoted securities at the time of the Part 5.1 arrangement; and
 - (ii) the body's securities are ED securities at the time of conversion."
 - (c) at the end of paragraph 713(2)(d) omit "securities." and substitute "securities; and";
 - (d) after subparagraph 713(2)(d) insert:
 - "(e) if the securities are convertible securities the rights and liabilities attaching to:
 - (i) the convertible securities themselves; and
 - (ii) the underlying securities."

- 5. Chapter 6D of the Act applies to CBA as if the definition of "underlying securities" in section 9 of the Act were modified or varied as follows:
 - (a) at the end of subparagraph (b) omit "securities." and substitute "securities; and";
 - (b) after subparagraph (b), insert:
 - "(c) in relation to convertible securities those securities into which the securities may be converted."

Where this instrument applies

- 6. This instrument applies:
 - (a) in relation to an offer by CBA to issue perpetual, exchangeable, resaleable, listed, subordinated, unsecured notes which may convert into underlying continuously quoted securities being ordinary shares of CBA; and
 - (b) where the terms of the issue are substantially the same as the terms provided in a prospectus lodged with ASIC on or about 3 September 2012 or a replacement prospectus lodged with ASIC on or around 12 September 2012.

Dated this 3rd day of September 2012

Signed by Elizabeth Korpi





ASIC

Australian Securities & Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: White Robinson & Company Pty Ltd ABN 50 003 243 570 ("the Licensee") 82 West Street North Sydney NSW 2060

Pursuant to section 915B of the Corporations Act 2001, the Australian Securities and Investments Commission hereby cancels Licence Number 239772 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 31st August 2012.

Signed

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

Under paragraph 601QA(1)(b) of the Corporations Act 2001(the Act), the Australian Securities and Investments Commission (ASIC) declares that Chapter 5C of the Act applies to the person specified in the Schedule as if the provisions of that Chapter as modified or varied by ASIC Class Order [CO 05/26] were modified or varied as follows:

1. after subsection 601GAB(2) insert:

"(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the issue price is taken to comply with subsection (2) for interests in a class of interests that are not quoted on a financial market if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class."

2. after subsection 601GAC(2) insert:

"(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the withdrawal amount is taken to comply with subsection (2) if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class."

Schedule

BT Investment Management (RE) Limited ACN 126 390 627 in its capacity as responsible entity for the BT Defensive Equity Income Fund ARSN 159 947 298.

Dated this 30th day of August 2012.

Signed by Hamish Ratten

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

Under paragraph 601QA(1)(b) of the Corporations Act 2001(the Act), the Australian Securities and Investments Commission (ASIC) declares that Chapter 5C of the Act applies to the person specified in the Schedule as if the provisions of that Chapter as modified or varied by ASIC Class Order [CO 05/26] were modified or varied as follows:

1. after subsection 601GAB(2) insert:

"(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the issue price is taken to comply with subsection (2) for interests in a class of interests that are not quoted on a financial market if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class."

2. after subsection 601GAC(2) insert:

"(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the withdrawal amount is taken to comply with subsection (2) if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class."

Schedule

BT Investment Management (RE) Limited ACN 126 390 627 in its capacity as responsible entity for the BT Dynamic Equity Income Fund ARSN 159 947 243.

Dated this 30th day of August 2012.

Signed by Hamish Ratten

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

Under paragraph 601QA(1)(b) of the Corporations Act 2001(the Act), the Australian Securities and Investments Commission (ASIC) declares that Chapter 5C of the Act applies to the person specified in the Schedule as if the provisions of that Chapter as modified or varied by ASIC Class Order [CO 05/26] were modified or varied as follows:

1. after subsection 601GAB(2) insert:

"(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the issue price is taken to comply with subsection (2) for interests in a class of interests that are not quoted on a financial market if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class."

2. after subsection 601GAC(2) insert:

"(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the withdrawal amount is taken to comply with subsection (2) if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class."

Schedule

BT Investment Management (RE) Limited ACN 126 390 627 in its capacity as responsible entity for the BT Balanced Equity Income Fund ARSN 159 947 270.

Dated this 30th day of August 2012.

Signed by Hamish Ratten

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

Enabling Legislation

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

Title

2. This instrument is ASIC Instrument 12-1166.

Commencement

3. This instrument commences on 30 August 2012.

Exemptions

- 4. Under paragraph 655A(1)(a) of the Act ASIC exempts CBio Limited ACN 094 730 417 (CBio) and CBio USA, Inc. (CBio USA) from section 606 of the Act.
- 5. Under paragraph 673(1)(a) of the Act ASIC exempts CBio and CBio USA from section 671B of the Act.

Where this instrument applies

- 6. This exemption applies where:
 - (a) The members of CBio approve at a general meeting the issue of up to 143,486,978 ordinary shares in CBio (Consideration Shares) to the members of Inverseon, Inc. (Inverseon Members).
 - (b) After the general meeting of CBio members referred to in sub-paragraph (a), CBio issues the Consideration Shares to CBio USA; and
 - (c) CBio USA transfers the Consideration Shares to the Inverseon Members no later than 24 hours after CBio USA is issued with the Consideration Shares under sub-paragraph (b).

Conditions

 CBio and CBio USA must not exercise votes attaching to the Consideration Shares nor control or influence the exercise of votes attached to the Consideration Shares; and

- 8. CBio must hold the general meeting of members referred to in paragraph 6 of this Instrument no later than 30 September 2012; and
- 9. CBio must issue the Consideration Shares to CBio USA no later than 5 October 2012.

Dated 30 August 2012

Signed by Benjamin Phillips

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

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 12-1167.

Commencement

3. This instrument commences on 30 August 2012.

Declaration

- 4. Chapter 6 of the Act applies to CBio Limited ACN 094 730 417 (CBio) as if:
 - (a) Section 609 of the Act were modified or varied by adding after subsection 609(13) (as notionally inserted by [CO 03/664]):
 - '(14) A company does not have a relevant interest in securities merely because under an escrow agreement entered into by the company, the company applies restrictions on the disposal of securities by the holder.'
 - (b) Part 6C.1 of the Act were further modified or varied by adding after section 671BA (as notionally inserted into Part 6C.1 by [CO 03/634]):
 - '671BB 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

This declaration applies in the following circumstances:

5. An acquisition of a relevant interest in up to 76,607,225 securities in CBio (Inversion Associate Escrowed Securities) arising as a result of the entry into one or more escrow agreements or deeds (each an Inverseon Associate Escrow

Agreement) between CBio and an Inverseon Associate where each Inversion Associate Escrow Agreement:

- (a) is in connection with the issue of shares in CBio to the Inverseon Associates as consideration for CBio's acquisition of Inverseon, Inc.(Inverseon);
- (b) restricts disposal of, but not the exercise of voting rights attaching to, the Inverseon Associate Escrowed Securities;
- (c) terminates no later than 18 months from the date of the commencement of the relevant Inverseon Associate Escrow Agreement (or to the extent that the relevant Inverseon Associate Escrow Agreements do not so terminate, this declaration will cease to apply 18 months from the date of the commencement of the relevant Inverseon Associate Escrow Agreement);
- (d) allows an Inverseon Associate to accept into an on market takeover bid where holders of at least half of the bid class securities that are not subject to an Inverseon Associate Escrow Agreement or Escrow Agreement have accepted into the bid;
- (e) allows an Inverseon Associate to accept into an off market takeover bid at any time and requires that the Inverseon Associate Escrowed Securities be returned to escrow if the bid does not become unconditional;
- (f) allows the Inverseon Associate Escrowed Securities to be transferred or cancelled as part of a merger by scheme of arrangement under Part 5.1 of the Act;
- (g) is in substantially the form provided to ASIC on 31 July 2012.
- 6. An acquisition of a relevant interest in up to 66,879,753 securities in CBio (Escrowed Securities) arising as a result of the entry into one or more escrow agreements or deeds (each an Escrow Agreement) between CBio and an Inverseon Member where each Escrow Agreement:
 - (a) is in connection with the issue of shares in CBio to the Inverseon Member as consideration for CBio's acquisition of Inverseon.
 - (b) restricts disposal of, but not the exercise of voting rights attaching to, the Escrowed Securities;
 - (c) terminates no later than 6 months from the date of the commencement of the relevant Escrow Agreement (or to the extent that the relevant Escrow Agreements do not so terminate, this declaration will cease to apply 6 months from the date of the commencement of the relevant Escrow Agreement);
 - (d) allows an Inverseon Member to accept into an on market takeover bid where holders of at least half of the bid class securities that are not subject to an Escrow Agreement or Inverseon Associate Escrow Agreement have accepted into the bid;

- (e) allows an Inverseon Member to accept into an off market takeover bid at any time and requires that the Escrowed Securities be returned to escrow if the bid does not become unconditional;
- (f) allows the Escrowed Securities to be transferred or cancelled as part of a merger by scheme of arrangement under Part 5.1 of the Act;
- (g) is in substantially the form provided to ASIC on 31 July 2012; or
- 7. The Inverseon Associate Escrow Agreements and the Escrow Agreements when taken together, do not result in CBio having, but for subsection 609(14), a relevant interest in more than 37.5 per cent of the issued voting shares in CBio.

Interpretation

In this instrument:

Inverseon Associate means Dr William Garner and/or Dr Mitchell Glass;

Inverseon Member means any person who holds common stock in Inverseon who is not an Inverseon Associate.

Dated 30 August 2012

B. Phillips

Signed by Benjamin Phillips

Australian Securities and Investments Commission Corporations Act 2001 – Paragraphs 601QA(1)(a), 911A(2)(l) and 1020F(1)(a) – Exemption

Enabling provisions

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

Title

2. This instrument is ASIC Instrument 12-1184.

Commencement

3. This instrument commenced on the date of its gazettal.

Exemptions

- 4. Commonwealth Bank of Australia ACN 123 123 124 (*CBA*) does not have to comply with:
 - (a) section 601ED of the Act in relation to a Sale Facility; and
 - (b) Divisions 2 to 5 of Part 7.9 of the Act in relation to an interest in a Sale Facility; and
 - (c) the requirement to hold an Australian financial services licence for the provision of the following financial services:
 - (i) dealing in an interest in a Sale Facility; and
 - (ii) the provision of general advice in relation to an interest in a Sale Facility
- 5. To avoid doubt, to the extent CBA invites a holder of a PERLS IV to make an offer to sell their PERLS IV through a Sale Facility, CBA does not have to comply with Division 5A of Part 7.9 of the Act.

Where relief applies

- 6. The exemptions in paragraphs 4 and 5 apply in relation to a Sale Facility where under its terms:
 - (a) the PERLS IV of participating holders to be sold through the Sale Facility are pooled; and

- (b) a broker sells the PERLS IV in the ordinary course of trading on the relevant market; and
- (c) the proceeds of the sale net of expenses (to the extent (if any) that they are not met by CBA) are distributed to participating holders; and
- (d) each participating holder is paid their proportion of the proceeds of sale as soon as practicable and, in any event, within 8 weeks after the final date for receiving elections to participate in the Sale Facility.

Conditions of the relief

- 7. In order to rely on the exemptions in subparagraphs 4(a) or (b) or paragraph 5, CBA must:
 - (a) give or send to each holder of a PERLS IV who has been invited to participate in the Sale Facility, a document which complies with paragraph 8, by:
 - (i) giving the document to the holder personally; or
 - (ii) sending the document:
 - (A) by post to the address for the holder in the register of members or an alternative address (if any) nominated by the holder; or
 - (B) to the fax number or electronic address (if any) nominated by the holder; and
 - (b) take reasonable steps to ensure that the Sale Facility is not operated during any period where a control transaction has been publicly proposed and has not ended; and
- 8. The document:
 - (a) must contain the following statements and information:
 - (i) a statement that the Sale Facility is open until the expiry date set out in the document, which cannot be more than 12 months after the date of the document; and
 - (ii) information about the minimum and maximum number (if any) of PERLS IV a participating holder can sell through the Sale Facility; and

- (iii) a statement that the market price of PERLS IV is subject to change from time to time; and
- (iv) a statement that a holder of a PERLS IV may be able to sell or dispose of their PERLS IV at a price higher or lower than the price they would receive if they were to sell or dispose of their PERLS IV through the Sale Facility; and
- (v) information about how to obtain up-to-date information on the market price of PERLS IV; and
- (vi) information about any expenses relating to the sale of PERLS IV that will be paid by the participating holders; and
- (vii) information about how the proceeds of sale for PERLS IV sold through the Sale Facility will be allocated between participating holders; and
- (viii) a statement that the amount of money received by a participating holder for PERLS IV that are sold through the Sale Facility may be more or less than the actual price that is received by the broker for those PERLS IV; and
- (ix) information about any other significant characteristics or features of the Sale Facility or of the rights and obligations of holders who elect to participate in the Sale Facility; and
- (x) information about any alternatives that the holder may have to participating in the Sale Facility; and
- (b) must be worded and presented in a clear, concise and effective manner;
 and
- (c) may be given in printed or electronic form and, if given in electronic form, must, as far as practicable, be given in a way that will allow the holder to print or save a copy of it; and
- (d) may be made up of 2 or more separate documents that are given at the same time and by the same means.

Exclusion from reliance

9. CBA is excluded from relying on subparagraph 4(c) of this instrument if it becomes aware of matters that give it reason to believe that it has failed in a material respect to comply with a condition of this instrument and does not give full particulars of the failure to ASIC in writing within 15 business days after becoming so aware.

Interpretation

In this instrument:

control transaction means a transaction or proposed transaction that affects the control or potential control of CBA.

Eligible PERLS IV Holders means holders of PERLS IV which are on the register at 7.00pm on 7 September 2012.

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

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

participating holder means a person who holds PERLS IV and has elected to participate in the Sale Facility.

PERLS IV means Perpetual Exchangeable Resaleable Listed Securities issued by CBA on 12 July 2007, being stapled securities comprising of:

- (a) an unsecured subordinated note issued by CBA's New York branch; and
- (b) a preference share issued by CBA,

which, under the terms on which each is to be traded, must only be transferred together.

PERLS VI means Perpetual Exchangeable Resaleable Listed Securities issued by CBA and offered under the Prospectus.

Prospectus means a document that is sent to Eligible PERLS IV Holders in relation to an offer to sell all or some of their PERLS IV through the Sale Facility on or around 12 October 2012 and to automatically reinvest the sale proceeds in PERLS VI, that is in substantially the same form provided to ASIC on or about 3 September 2012.

register of members means the register of members required to be set up and maintained under section 169 of the Act.

Sale Facility means the On-Market Buy-Back Facility as described in the Prospectus.

Dated this 3rd day of September 2012

Signed by Leah Quach

Australian Securities and Investments Commission Corporations Act 2001 – Paragraph 951B(1)(a) – Exemption

Enabling legislation

1. The Australian Securities and Investments Commission makes this instrument under paragraph 951B(1)(a) of the Corporations Act 2001(the Act).

Title

2. This instrument is ASIC Instrument 12-1185.

Commencement

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

Exemption

- 4. Commonwealth Securities Limited ACN 067 254 399 (*CommSec*), who is a financial services licensee, does not have to comply with subsections 941A(1) or 941B(1) to the extent that a Financial Services Guide (*FSG*) that CommSec must give in relation to the provision of the financial service referred to in paragraph 5:
 - (a) must be given in the way required by section 940C; and
 - (b) must be given at the time required by subsection 941D(1); and
 - (c) must have a title in accordance with subsection 942A(1).

Where relief applies

- 5. The exemption in paragraph 4 applies where CommSec provides a financial service consisting of arranging for the disposal of PERLS IV under an Intermediary Arrangement and all of the following are satisfied:
 - (a) a Prospectus has been lodged by Commonwealth Bank of Australia ACN 123 123 124 (*CBA*) with ASIC on or about 3 September 2012; and
 - (b) the FSG forms a separate and clearly identifiable part of the Prospectus; and
 - (c) the expression "Financial Services Guide" appears at or near the front of the part of the Prospectus that is the FSG; and
 - (d) the Prospectus clearly and prominently discloses the identity of CBA and CommSec; and

(e) the Prospectus clearly and prominently discloses the nature of the relationship between CBA and CommSec.

Interpretation

In this instrument:

Eligible PERLS IV Holders means holders of PERLS IV which are on the register at 7.00pm on 7 September 2012.

Intermediary Arrangement means an arrangement related to the Sale Facility between CBA who is the issuer of PERL IV and CommSec under which:

- (a) CBA will invite Eligible PERLS IV Holders to have Commsec arrange for the disposal of PERLS IV on their behalf under the Sale Facility; and
- (b) CommSec will dispose of PERLS IV in accordance with such invitations, if they are accepted;

provided that the financial service provided by CommSec is covered by CommSec's Australian financial services licence.

PERLS IV means Perpetual Exchangeable Resaleable Listed Securities issued by CBA on 12 July 2007, being stapled securities comprising of:

- (a) an unsecured subordinated note issued by CBA's New York branch; and
- (b) a preference share issued by CBA,

which, under the terms on which each is to be traded, must only be transferred together.

PERLS VI means Perpetual Exchangeable Resaleable Listed Securities issued by CBA and offered under the Prospectus.

Prospectus means a document that is sent to holders of Eligible PERLS IV Holders in relation to an offer to sell all or some of their PERLS IV through the Sale Facility on or around 12 October 2012 and to automatically reinvest the sale proceeds in PERLS VI, that is in substantially the same form provided to ASIC on or about 3 September 2012.

Sale Facility means the On-Market Buy-Back Facility as described in the Prospectus.

Dated this 3rd day of September 2012

Signed by Leah Quach

Australian Securities and Investments Commission Corporations Act 2001 – Paragraph 951B(1)(a) – Exemption

Enabling legislation

1. The Australian Securities and Investments Commission makes this instrument under paragraph 951B(1)(a) of the *Corporations Act 2001*(the *Act*).

Title

2. This instrument is ASIC Instrument 12-1186.

Commencement

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

Exemption

- 4. Pacific Custodian Pty Limited ACN 009 682 866 (*Pacific*), who is a financial services licensee, does not have to comply with subsections 941A(1) or 941B(1) to the extent that a Financial Services Guide (*FSG*) that Pacific must give in relation to the provision of the financial service referred to in paragraph 5:
 - (a) must be given in the way required by section 940C; and
 - (b) must be given at the time required by subsection 941D(1); and
 - (c) must have a title in accordance with subsection 942A(1).

Where relief applies

- 5. The exemption in paragraph 4 applies where Pacific provides a financial service consisting of a custodial or depository service under an Intermediary Arrangement and all of the following are satisfied:
 - (a) a Prospectus has been lodged by Commonwealth Bank of Australia ACN 123 123 124 (*CBA*) with ASIC on or about 3 September 2012; and
 - (b) the FSG forms a separate and clearly identifiable part of the Prospectus; and
 - (c) the expression "Financial Services Guide" appears at or near the front of the part of the Prospectus that is the FSG; and
 - (d) the Prospectus clearly and prominently discloses the identity of CBA and Pacific; and

(e) the Prospectus clearly and prominently discloses the nature of the relationship between CBA and Pacific.

Interpretation

In this instrument:

Eligible PERLS IV Holders means holders of PERLS IV which are on the register at 7.00pm on 7 September 2012.

Intermediary Arrangement means an arrangement related to the Sale Facility between CBA who is the issuer of the PERLS IV and Pacific under which:

- (a) Pacific will hold PERLS IV on trust for the Eligible PERLS IV Holders who elect to participate in the Sale Facility;
- (b) CBA has an arrangement with the participating Eligible PERLS IV Holders, as set out in the Prospectus and the Reinvestment Offer Application Form accompanying the Prospectus; and
- (c) the custodial or depository service provided to participating Eligible PERLS IV Holders is covered by Pacific's Australian financial services licence.

PERLS IV means Perpetual Exchangeable Resaleable Listed Securities issued by CBA on 12 July 2007, being stapled securities comprising of:

- (a) an unsecured subordinated note issued by CBA's New York branch; and
- (b) a preference share issued by CBA,

which, under the terms on which each is to be traded, must only be transferred together.

PERLS VI means Perpetual Exchangeable Resaleable Listed Securities issued by CBA and offered under the Prospectus.

Prospectus means a document that is sent to holders of Eligible PERLS IV Holders in relation to an offer to sell all or some of their PERLS IV through the Sale Facility on or around 12 October 2012 and to automatically reinvest the sale proceeds in PERLS VI, that is in substantially the same form as provided to ASIC on or around 3 September 2012.

Sale Facility means the On-Market Buy-Back Facility as described in the Prospectus.

Dated this 3rd day of September 2012

Signed by Leah Quach





ASIC

Australian Securities & Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: First Collins Pty Ltd
ACN 111 693 380 ("the Licensee")
286 Cecil Street
South Melbourne Vic 3205

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 293776 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 31st August 2012

Signed

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 12-1188.

Commencement

3. This instrument commences upon execution.

Variation

- 4. ASIC instrument 10-0694 is varied by:
 - (a) omitting "3 years" and substituting "31 August 2013" in the paragraph under the heading "Declaration".

Dated this 31st day of August 2012

Signed by Tony Tran





ASIC

Australian Securities & Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: State Street Capital Pty Ltd ACN 083 100 832 ("the Licensee") L 14, 420 George Street Sydney NSW 2000

Pursuant to section 915B of the Corporations Act 2001, the Australian Securities and Investments Commission hereby cancels Licence Number 246832 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 3rd September 2012

Signed

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

Under paragraph 601QA(1)(b) of the Corporations Act 2001 (the Act), the Australian Securities and Investments Commission (ASIC) declares that Chapter 5C of the Act applies to the person specified in the Schedule as if the provisions of that Chapter as modified or varied by ASIC Class Order [CO 05/26] were modified or varied as follows:

1. after subsection 601GAB(2) insert:

"(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the issue price is taken to comply with subsection (2) for interests in a class of interests that are not quoted on a financial market if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class."

2. after subsection 601GAC(2) insert:

"(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the withdrawal amount is taken to comply with subsection (2) if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class."

Schedule

SMSF Invest Limited ACN 156 533 041 in its capacity as responsible entity of the SMSF Opportunities Fund ARSN 160 006 824.

Dated this 4th day of September 2012

Signed by Barbara Donelan





ASIC

Australian Securities & Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Eraring Energy
ABN 31 357 688 069 ("the Licensee")
Suite 1603, Level 16, 227 Elizabeth Street
Sydney, NSW 2000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 284403 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 4 September 2012

Signed





ASIC

Australian Securities & Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Finsight Plus Pty Ltd
ABN 39 087 720 527 ("the Licensee")
GPO Box 1181
Hobart, TAS 7001

Pursuant to section 915B of the Corporations Act 2001, the Australian Securities and Investments Commission hereby cancels Licence Number 254364 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 4 September 2012

Signed

Australian Securites And Investments Commission Corporations Act 2001- Paragraphs 741(1)(a), 911A(2)(l), 992B(1)(a), 1020F(1)(a) and 1020F(1)(b) – Exemptions

Enabling Legislation

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

Title

2. This instrument is ASIC Instrument 12-1195.

Commencement

3. This instrument commences on the date of gazettal.

Exemption

- 4. Nexus Energy Limited (ACN 058 818 278) (Issuer) does not have to comply with:
 - (a) Parts 6D.2 and 6D.3 (except section 736) of the Act where the Issuer makes an offer for the issue of Performance Rights under the Plan;
 - (b) Part 7.9 of the Act where the Issuer:
 - (i) makes an offer, issues or offers to arrange for the issue of Performance Rights under the Plan; or
 - (ii) makes a recommendation to acquire Performance Rights under the Plan;
 - (c) the requirement to hold an Australian financial services licence under subsection 911A(1) of the Act for:
 - (i) the provision of a financial service consisting of general advice reasonably given in connection with an offer under the Plan (including any general advice given in the offer document) where the offer document includes a statement to the effect that any advice given by the person in connection with the offer is general advice only, and that employees should consider obtaining their own financial product advice from an independent person who is licensed by ASIC to give such advice;
 - (ii) the provision of a custodial or depository service in connection with an offer under the Plan where the Issuer or a wholly-owned subsidiary of the Issuer performs their duties in good faith and has sufficient resources to perform those duties:
 - (iii) dealing in financial product in the course of providing a custodial or depository service covered in subparagraph (ii); and
 - (iv) dealing in a financial product in connection with an offer under the Plan where any acquisition by purchase or disposal of the product (by the Issuer or a related body corporate) occurs either:

- (A) through a person who holds an Australian financial services licence authorising the holder to deal in financial products; or
- (B) outside this jurisdiction and through a person who is licensed or otherwise authorised to deal in financial products in the relevant place; and
- (d) sections 736 and 992A of the Act in relation to an offer under the Plan made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the offer.
- 5. Under paragraph 1020F(1)(b) of the Act, ASIC exempts a financial product that is the subject of an offer covered by paragraph 4 from Part 7.9 of the Act where:
 - (a) a recommendation is made that a person to whom such an offer has been made, acquire the financial product as a retail client; and
 - (b) the person who made the recommendation is not aware, and ought not reasonably to be aware, that any of the conditions set out in this instrument have not been met.

Where this instrument applies

- 6. This instrument applies where the Issuer:
 - (a) meets the requirements (including for the avoidance of doubt, definitions) of ASIC Class Order [CO 03/184] (class order) 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, except the definition of:
 - (i) 'eligible offer' in paragraph 9 of the Interpretation; and
 - (ii) 'offer document' in paragraph 15 of the Interpretation; and
 - (b) would meet the requirements of the class order if the definition of an 'eligible offer' in paragraph 9 of the Interpretation was to read:
 - "9. "eligible offer" means an offer for the issue or sale of:
 - (a) fully paid shares in an issuer in the same class as shares which have been quoted on the ASX throughout the 12 month period immediately before the offer without suspension for more than a total of 2 trading days during that period; or
 - (b) performance rights in relation to shares referred to in paragraph (a),
 - made under an employee share scheme extended only to eligible employees of the issuer"; and
 - (c) would meet the requirements of the class order if, in the definition of an 'offer document' in paragraph 15 of the Interpretation, subparagraphs 15(c) and 15(d) were to read:
 - "(c) specifies in respect of the performance rights or shares to which the performance rights relate:
 - (i) the acquisition price in Australian dollars;
 - (ii) where the acquisition price is specified in a foreign currency, the Australian dollar equivalent of that price at the date of the eligible offer; or

- (iii) where the acquisition price is to be worked out in the future under a formula, the Australian dollar or Australian dollar equivalent of that price were the formula applied at the date of the eligible offer; and
- (d) includes an undertaking, and an explanation of the way in which, the issuer who has a registered office in this jurisdiction will, during the period which an eligible employee may acquire the shares, within a reasonable period of the employee requesting, make available to the employee:
 - the current market price (or, where that price is denominated in a foreign currency, the Australian dollar equivalent of that price) of the shares to which the performance rights relate; and
 - (ii) where subparagraph (c)(ii) or (iii) applies, the information referred to in that subparagraph as updated to that date."; and
- (d) would meet the requirements of the class order if, in the Interpretation, the following definition was inserted:

"16A. "performance right" means a right to subscribe for and/or acquire one fully paid ordinary share in the capital of an issuer, where no consideration is payable for the exercise of the right to subscribe for and/or acquire such a share."

Conditions

7. The Issuer must comply with the conditions of the class order.

Interpretation

- 8. In this instrument:
 - (a) ASX means the financial market operated by ASX Limited ACN 000 621 691
 - (b) **Performance Right** means a right to subscribe for and/or acquire one share on the terms set out in the Plan, where no consideration is payable for the exercise of the right to subscribe for and/or acquire a share.
 - (c) Plan means the Nexus Energy Limited Executive Director and Employee Plan, the terms of which are substantially in the form as those provided to ASIC on 27 August 2012.

Dated this 3rd day of September 2012

Signed by Josh Gladwin

12/1200

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

Under paragraph 601QA(1)(b) of the Corporations Act 2001 (the Act), the Australian Securities and Investments Commission (ASIC) declares that Chapter 5C of the Act applies to the person specified in the Schedule as if the provisions of that Chapter as modified or varied by ASIC Class Order [CO 05/26] were modified or varied as follows:

- 1. after subsection 601GAB(2) insert:
 - "(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the issue price is taken to comply with subsection (2) for interests in a class of interests that are not quoted on a financial market if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class."
- 2. after subsection 601GAC(2) insert:

"(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the withdrawal amount is taken to comply with subsection (2) if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class."

Schedule

SMSF Invest Limited ACN 156 533 041 in its capacity as responsible entity of the SMSF Property Development Fund ARSN 160 014 488.

Dated this 4th day of September 2012

Signed by Barbara Donelan

Australian Securities and Investments Commission Corporations Act 2001 – Paragraph 911A(2)(l) – Variation

Enabling legislation

1. The Australian Securities and Investments Commission (ASIC) makes this instrument under paragraph 911A(2)(1) of the Corporations Act 2001.

Title

2. This instrument is ASIC Instrument 12-1201.

Commencement

3. This instrument commences on gazettal.

Variation

- 4. ASIC Instrument 09-00138 dated 19 February 2009 is varied by:
- (a) in paragraph 3 of Schedule B, omitting "38 entities" and substituting "60 entities";
- (b) in paragraph 4 of Schedule B, omitting "38 entities" and substituting "60 entities".

Dated this 4th day of September 2012

Signed by Hassan Salem

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 4 September 2012.

AUSTRALIAN SECURITIES & INVESTMENTS COMMISSION

IN THE MATTER OF SIMON ALEXANDER TURUDIA

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

To:

Mr Simon Alexander Turudia

8 Cash Grove

MOUNT WAVERLEY, VIC 3149

TAKE NOTICE that under sections 920A(1) and s920B(2) of the Corporations Act 2001 the Australian Securities & Investments Commission prohibits Simon Alexander Turudia from providing any financial services for a period of six years.

Dated this 3rd day of September 2012

Signed: John Manne

John Mazurkiewicz

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.

Australian Securities and Investments Commission Corporations Act 2001 —Paragraph 1020F(1)(c) – Declaration

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 12-1207.

Commencement

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

Declaration

4. Part 7.9 of the Act applies in relation to The Trust Company (Superannuation) Limited ACN 006 421 638 in its capacity as trustee of a Small APRA Fund (the *Trustee*) as if Subdivision 4.2B of Division 4 of Part 7.9 of the *Corporations Regulations 2001* were omitted.

Where this instrument applies

5. This instrument applies where The Trustee is required to give a Product Disclosure Statement to a person for a Small APRA Fund during the period until 22 June 2013.

Interpretation

In this instrument:

Small APRA Fund means a Regulated Superannuation Fund with fewer than 5 members that is not a Self Managed Superannuation Fund.

Regulated Superannuation Fund has the meaning given in section 19 the Superannuation Industry (Supervision) Act 1993.

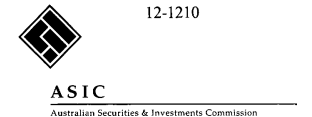
Self Managed Superannuation Fund has the meaning given in section 17A the Superannuation Industry (Supervision) Act 1993.

Dated this 4th day of September 2012

Milled

Signed by Paul Woodburn





Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Austgrowth Property Syndicates Limited ACN 080 456 542 ("the licensee")
Level 15, 12 Creek Street
Brisbane, QLD 4001

Pursuant to section 915B of the Corporations Act 2001, the Australian Securities and Investments Commission hereby cancels Licence Number 226385 held by Austgrowth Property Syndicates Limited with effect from the date on which this notice is given to the Licensee.

Dated this 5 September, 2012

Signed

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 12-1211.

Declaration

- 3. ASIC declares that Chapter 5C of the Act applies to SMSF Invest Limited ACN 156 533 041 in its capacity as responsible entity of the SMSF Opportunity Fund ARSN 160 006 824 as if the provisions of that Chapter as modified or varied by ASIC Class Order [CO 05/26] were modified or varied as follows:
 - (a) after subsection 601GAB(2) insert:
 - "(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the issue price is taken to comply with subsection (2) for interests in a class of interests that are not quoted on a financial market if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class."
 - (b) after subsection 601GAC(2) insert:

"(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the withdrawal amount is taken to comply with subsection (2) if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class."

Revocation

4. ASIC Instrument 12-1190 is revoked.

Dated this 5th day of September 2012

Signed Barbara Donelan

as a delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 – Paragraphs 741(1)(a), 911A(2)(l), 992B(1)(a), 1020F(1)(a) and 1020F(1)(b) – Exemptions

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 12-1212.

Commencement

3. This instrument commences on the date of gazettal.

Exemption

- 4. Gryphon Minerals Limited ACN 107 690 657 (the *issuer*) does not have to comply with:
 - (a) Parts 6D.2 and 6D.3 (except section 736) of the Act where the issuer makes an eligible offer for the issue of Performance Rights and Share Appreciation Rights under the Employee Incentive Plan on the conditions set out in paragraph 6 and for so long as the conditions are met;
 - (b) Part 7.9 of the Act where the issuer:
 - (i) makes an eligible offer;
 - (ii) offers to arrange for the issue of financial products under an eligible offer;
 - (iii)issues a financial product under an eligible offer; or
 - (iv)makes a recommendation to acquire Performance Rights or Share Appreciation Rights under the Plan;
 - (c) the requirement to hold an Australian financial services licence under subsection 911A(1) of the Act for:
 - (i) the provision of a financial service consisting of general advice reasonably given in connection with an eligible offer under the Plan (including any general advice given in the offer document) where the issuer ensures that the offer document for the offer includes a statement to the effect that any advice given by the person in connection with the eligible offer is general advice only, and that employees should consider obtaining their own financial product

- advice from an independent person who is licensed by ASIC to give such advice;
- (ii) the provision of a custodial or depository service in connection with an eligible offer under the Plan where the issuer or wholly-owned subsidiary of the issuer performs their duties in good faith and has sufficient resources to perform those duties;
- (iii)dealing in a financial product in the course or providing a custodial or depository service covered by subparagraph (ii); and
- (iv)dealing in a financial product in connection with an eligible offer under the Plan where any acquisition by purchase or disposal of the product (by the issuer or a related body corporate) occurs either:
 - (A) through a person who holds an Australian financial services licence authorising the holder to deal in financial products; or
 - (B) outside this jurisdiction and through a person who is licensed or otherwise authorised to deal in financial products in the relevant place; and
- (d) sections 736 and 992A of the Act in relation to an eligible offer under the Plan made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the eligible offer.
- 5. Under paragraph 1020F(1)(b) of the Act, ASIC exempts a financial product that is the subject of an eligible offer covered by paragraph 4 from Part 7.9 of the Act where:
 - (a) a recommendation is made that a person to whom such an offer has been made, acquire the financial product as a retail client; and
 - (b) the person who made the recommendation is not aware, and ought not reasonably to be aware, that any of the conditions set out in this instrument have not been met.

Where this instrument applies

- 6. This instrument applies where the issuer:
 - (a) meets the requirements (including, for the avoidance of doubt, definitions) of ASIC Class Order [CO 03/184] (the *class order*) 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*, except the definition of:
 - (i) 'eligible employee' in paragraph 8 of the Interpretation;
 - (ii) 'eligible offer' in paragraph 9 of the Interpretation; and
 - (iii)'offer document' in paragraph 15 of the Interpretation; and

- (b) would meet the requirements of the class order if the definition of an 'eligible employee' in paragraph 8 of the Interpretation was to read:
 - "8."eligible employee" means, in relation to the issuer, a person who is at the time of an offer under the Plan:
 - (a) a full or part-time employee of the issuer or of an associated body corporate of the issuer;
 - (b) a director of the issuer, or of a related body corporate of the issuer, who holds a salaried employment or office in the issuer or in a related body corporate;" and
- (c) would meet the requirements of the class order if the definition of an 'eligible offer' in paragraph 9 of the Interpretation was to read:
 - "9. "eligible offer" means an offer for issue or sale of:
 - (a) fully-paid shares in an issuer in the same class as shares which have been quoted on the ASX throughout the 12 month period immediately before the offer without suspension for more than a total of 2 trading days during that period; or
 - (b) performance rights and share appreciation rights in relation to shares referred to in paragraph (a),
 - made under the Plan as extended to eligible employees only of the issuer;" and
- (d) would meet the requirements of the class order if, in the definition of an 'offer document' in paragraph 15 of the Interpretation, subparagraphs 15(c) and (d) were to read:
 - "(c) specifies in respect of the performance rights, share appreciation rights or the shares to which the performance rights and share appreciation rights relate:
 - (i) the acquisition price in Australian dollars;
 - (ii) where the acquisition price is specified in a foreign currency, the Australian dollar equivalent of that price at the date of the eligible offer; or
 - (iii) where the acquisition price is to be worked out in the future under a formula, the Australian dollar or Australian dollar equivalent of that price were the formula applied at the date of the eligible offer; and
 - (d) includes an undertaking, and an explanation of the way in which, the issuer who has a registered office in this jurisdiction will, during the period which an eligible employee may acquire the shares, within a reasonable period of the employee requesting, make available to the employee:
 - (i) the current market price (or, where that price is denominated in a foreign currency, the Australian dollar equivalent of that price)

- of the shares to which the performance rights and share appreciation rights relate; and
- (ii) where subparagraph (c)(ii) or (iii) applies, the information referred to in that subparagraph as updated to that date."; and
- (e) would meet the requirements of the class order if, in the Interpretation, the following definition were inserted:
 - "16A. "performance right" means a right to subscribe for and/or acquire one fully paid ordinary share in the capital of an issuer, where no consideration is payable for the exercise of the right to subscribe for and/or acquire such a share.
 - 16B. "share appreciation right" means a right to receive a future issue or transfer of a number of fully paid ordinary shares in the capital of the issuer where that number is calculated by reference to the performance of the market price of such shares."

Conditions

7. The issuer must comply with the conditions of the class order.

Interpretation

8. In this instrument:

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

Plan means the Gryphon Minerals Limited Employee Incentive Plan, the terms of which are substantially in the same form as those provided to ASIC by PricewaterhouseCoopers on behalf of the issuer on 20 July 2012.

Performance Right means a right to subscribe for and/or acquire one share on the terms set out in the Plan, where no consideration is payable for the exercise of the right to subscribe for and/or acquire a share.

Share Appreciation Right means a right to receive a future issue or transfer of a number of shares in the capital of the issuer where that number is calculated by reference to the performance of the market price of such shares on the terms set out in the Plan.

Dated this 06 day of September 2012

Signed by Michelle Verdon

thebelk Widn

as a delegate of the Australian Securities and Investments Commission

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 12-1213.

Commencement

3. This instrument commences on gazettal.

Declaration

- Chapter 6 and Chapter 6C of the Act apply to Credit Suisse (Australia) Limited ACN 007 016 300 (*Credit Suisse*) as if:
 - a. section 609 of the Act were modified or varied by adding after subsection (13), as notionally inserted by ASIC Class Order [CO 03/634] (CO 03/634):
 - "(14) A person does not have a relevant interest in securities merely because they apply restrictions on the disposal of the securities by the holder";
 - b. and Part 6C.1 of the Act were further modified or varied inserting the following section after 671BA, as notionally inserted by CO 03/634:

"671BB 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 securities of Maverick Drilling & Exploration Limited (Company) (Restricted Securities) arising as a result of the entry into one or more restriction agreements or deeds (each a Restriction Deed) dated on or about 18 July 2012 between the Company and its directors (and various of the directors' related entities) (each a Security Holder) where each Restriction Deed:
 - a. restricts disposal of, but not the exercise of voting rights attaching to, the Restricted Securities;

- b. terminates no later than the date on which the Company releases its quarterly report for the period ending 31 December 2012 to the market operated by ASX Limited (or to the extent that the relevant Restriction Deed does not so terminate, this declaration will cease to apply after 31 March 2013);
- c. allows the Security Holder(s) to accept into a bona fide takeover bid made under Chapter 6 of the Act in respect of all the shares in the Company (or the entry into any agreement to do so);
- d. allows the Restricted Securities to be transferred or cancelled as part of a merger by scheme of arrangement under Part 5.1 of the Act;
- e. is in substantially the form attached to the substantial holder notices given by Credit Suisse and RBS Morgans Corporate Limited ACN 010 539 607 to the Company dated 24 July 2012 and 25 July 2012.

Dated this 6th day of September 2012

Signed by James Mason,

as a delegate of the Australian Securities and Investments Commission



CORPORATIONS ACT SECTION 657A DECLARATION OF UNACCEPTABLE CIRCUMSTANCES

IFS CONSTRUCTION SERVICES LIMITED

CIRCUMSTANCES

- 1. On 23 May 2012, certain shareholders holding approximately 7% of IFS Construction Services Limited (IFS) requisitioned a meeting under section 249D to remove all the current directors of IFS and appoint 3 other directors.
- 2. Mr Billy Ong is chairman, and has a relevant interest in approximately 21.82%, of IFS.
- 3. On 15 June 2012, IFS issued a notice of meeting to be held at 11:00 am (WST) on 18 July 2012.
- 4. On 13 July 2012, IFS announced that it had received from Millennium Scaffolding Systems (Asia) Ltd (Millennium) a notice of intention to make a takeover offer (proposed bid). Mr Billy Ong is the Managing Director of Millennium.
- 5. The announcement attached a letter from Millennium stating that the proposed offer would be a cash offer at 3.6 cents per share for all the fully paid shares in IFS and would be subject to a number of conditions, including:
 - "(ii) subject to Clause 1(b), the resolutions requisitioned by the Section 249D Notice are not approved by shareholders of IFS at the General Meeting."
 - Clause 1(b) provided that Millennium could not rely on the condition if it voted in favour of the resolutions either itself or as proxy for other shareholders.
- 6. Prior to the meeting on 18 July 2012, IFS announced the appointment of Mr David Sanders as a director of IFS and as "Interim Chairman for the purposes of Chairing the General Meeting of Shareholders".
- 7. At the beginning of the meeting, Mr Sanders declared proxies representing 65,479,546 shares (approximately 38.3%) to be invalid and adjourned the meeting "with the consent of shareholders for two months at the same venue".
- 8. On 6 August 2012, IFS announced the purported resignation of Mr Sanders as a director.
- 9. Since the adjournment of the meeting, Millennium and/or its associates have acquired additional shares in IFS.
- 10. Rejection of the proxies denied shareholders the ability to determine which directors would respond to the proposed bid during the important initial stages.
- 11. Adjournment of the meeting for 2 months:

- (a) denied shareholders the ability to trigger a defeating condition of the proposed bid before it was made and therefore potentially to forestall the making of the bid
- (b) ensured that the same board would hold office until Millennium's bid was made and have the initial carriage of IFS's response to that bid and
- (c) assisted Millennium by giving it the opportunity to increase its existing substantial interest in IFS, having regard to the potential closeness of the vote if the proxies were not invalid.
- 12. The acquisition of additional shares has increased the ability of Millennium to determine the outcome of the meeting.
- 13. It appears to the Panel that the circumstances are unacceptable having regard to:
 - (a) the effect that the Panel is satisfied the circumstances have had, are having, will have or are likely to have on:
 - (i) the control, or potential control, of IFS or
 - (ii) the acquisition, or proposed acquisition, by a person of a substantial interest in IFS and/or
 - (b) the purposes of Chapter 6 set out in section 602 of the Corporations Act 2001 (Cth) (Act).
- 14. The Panel considers that it is not against the public interest to make a declaration of unacceptable circumstances. It has had regard to the matters in section 657A(3).

DECLARATION

The Panel declares that the circumstances constitute unacceptable circumstances in relation to the affairs of IFS Construction Services Limited.

Alan Shaw

Counsel

with authority of Norman O'Bryan AM SC

President of the sitting Panel

Dated 17 August 2012



CORPORATIONS ACT SECTION 657D ORDERS

12-1218

IFS CONSTRUCTION SERVICES LIMITED

The Panel made a declaration of unacceptable circumstances on 17 August 2012.

THE PANEL ORDERS

Reconvening of section 249D meeting

1. IFS Constructions Services Limited (IFS) must reconvene the meeting adjourned from 18 July 2012 so that it is held on a date no later than 31 August 2012 and must take all necessary steps to do so.

Proxies

- 2. Subject to order 4, IFS must not, at the reconvened meeting, treat as invalid the proxies lodged by Mr Scott Vivian-Williams on behalf of certain shareholders representing 65,479,546 shares in IFS merely on the basis that they had been lodged by or on behalf of Mr Vivian-Williams.
- 3. Mr Scott Vivian-Williams must, within 5 business days of the date of this order, confirm to IFS in writing that all the proxies lodged with him:
 - (a) have been lodged with IFS
 - (b) have not been altered in any way by him or on his behalf after he received them and
 - (c) are not to his knowledge the subject of any countermand or replacement proxy.
- 4. IFS may treat as invalid any proxies that are not the subject of the confirmation in order 3, provided IFS has written legal advice that it is appropriate to treat the particular proxy as invalid.

Voting restriction

- Millennium and its associates must not vote at the reconvened meeting, and IFS must disregard any votes cast in respect of, any shares in IFS acquired by Millennium and its associates on or after 18 July 2012.
- Millennium must inform IFS of the number of shares which it and its associates have acquired on or after 18 July 2012. Notification must be given the day before IFS prints the notice reconvening the meeting and again the day before the reconvened meeting.

Information to shareholders

7. IFS must as soon as practicable make an announcement to the market, in a form approved by the Panel, that:

(a) the meeting is to be reconvened, and on what date

12-1218

- (b) the proxies referred to in order 2 will not, unless order 4 applies, be treated as invalid at the reconvened meeting on that basis
- (c) shareholders who wish to vote in the same way they did at the meeting on 18
 July 2012 need not lodge a new proxy form, but must do so if they wish to vote
 in a different way, and the date by which and place at which any new proxy
 form must be received
- (d) the number of shares that, at the date of the notice reconvening the meeting, cannot be voted by Millennium and its associates (and if they are, the votes will be disregarded)
- (e) shares subsequently acquired by Millennium and its associates will also not be voted (and if they are, the votes will be disregarded) and
- (f) the effect of the Panel's orders.
- 8. IFS must include the information required to be provided to the market in order 7 in the notice to shareholders reconvening the meeting.
- 9. IFS must, at least one week before the date of the reconvened meeting, publish a suitably prominent advertisement (in a form approved by the Panel) in the business section of a nationally circulating newspaper and *The West Australian* that includes sufficient information as will inform shareholders of the reconvened meeting and the market announcement in order 7.

Millennium bid

- 10. Millennium must not lodge the bidder's statement in relation to its proposed bid for IFS announced on 13 July 2012until after the conclusion of the reconvened meeting.
- 11. IFS's directors must not consent to an abridged time under step 6 of section 633(1) of the *Corporations Act* 2001 (Cth) until after the conclusion of the reconvened meeting.

Alan Sha Counsel

with authority of Norman O'Bryan AM SC

President of the sitting Panel

Dated 17 August 2012



CORPORATIONS ACT SECTION 657D(3) VARIATION OF ORDERS

IFS CONSTRUCTION SERVICES LIMITED

Pursuant to section 657D(3) of the Corporations Act 2001 (Cth)

THE PANEL ORDERS

The final orders made on 17 August 2012 are varied by adding the following heading and paragraph:

Costs

- 12. Within 10 business days of the date of this order for costs, IFS must pay:
 - (a) to the Applicants, \$37,400 and
 - (b) to ASIC, \$7,000

representing costs actually, necessarily, properly and reasonably incurred in the course of the proceedings.

Alan Shaw

Counsel

with authority of Norman O'Bryan AM SC

President of the Sitting Panel

Dated 5 September 2012

Company reinstatements

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 September 2012

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 000 008 195 PTY LTD	000 008 195
A.C.N. 001 403 354 PTY LTD	001 403 354
A.C.N. 079 057 597 PTY LTD	079 057 597
ABACUS MANAGEMENT PTY. LIMITED	052 182 975
ACACIA PETROLEUM PTY LTD	073 919 669
ACMIL PTY LIMITED	000 010 855
ACN 135 380 157 PTY LTD	135 380 157
ADPLAN PTY LTD	105 005 007
A D S UNITED PTY LTD	099 616 921
ADVERTECK PTY. LTD.	068 303 702
AIRE DISTRIBUTION PTY LTD	137 565 792
AIROLOGIX PTY LTD	107 373 106
AKKLAIM PTY LTD	067 846 173
AK TROLLEY SERVICES PTY LTD	142 536 221
ALDER PEAK PTY. LTD.	070 141 490
A LITTLE MORE CARE PTY LTD	123 213 392
AMTED CONTRACTORS PTY. LTD.	007 129 768
ANTHONY ANILE PTY LTD	118 690 412
ARTHOUSE CINEMAS PTY LTD	075 958 646
ART OF BUILDING PTY LTD	118 153 343
ASHALA MODEL AGENCY PTY LTD	114 423 406
ASIAN RACEHORSE SALES & CONSULTANCY SERVICES PTY LTD	116 874 367
ASTRODISC PTY LTD	002 277 849
AULAND SONG PTY LTD	118 432 385
AUSSIE COUNTRY LEISURE & ENTERTAINMENT PTY LTD	133 417 811
AUSTRALIAN HOME PRODUCTS PTY. LTD.	006 388 272
AUSTRALIAN INSULATORS PTY LTD	136 582 940
AUSTRALIAN PET SUPERSTORE PTY LTD	140 182 967
AVGO GROUP PTY. LTD.	077 491 831
AZ PAINTING PTY LTD	139 620 170
B & E FISHER PTY LTD	089 499 409
B & T D INVESTMENTS PTY LIMITED	102 410 659

Name of Company	ACN
BANRYBA PTY, LTD.	131 958 668
BARON ENTERPRISES (VICTORIA) PTY. LTD.	141 196 465
BARONREEF PTY LTD	076 741 350
BAROSSA HILLS PTY LTD	129 212 782
B C DIRECTIONAL DRILLING PTY LTD	138 156 000
BELLOARCO PTY LTD	125 002 271
BERNARD DONALD TRANSPORT PTY LTD	114 615 593
BESTWELL INTERNATIONAL PTY LTD	128 695 750
BIG FRANK PTY LTD	139 433 597
BLACKGEM HOLDINGS PTY LTD	096 170 053
BLAC LOGISTICS PTY LTD	110 257 415
BLADE HAIR DESIGN PTY LTD	132 217 013
BLI BLI # 2 PTY LTD	114 650 494
BLOOD DIAMOND PTY LTD	127 850 793
BLUE SKY MYLO PTY LTD	134 880 470
BMSC PTY LTD	134 172 848
BOLD STAR PTY. LTD.	007 189 657
BOS BROD CONCRETING PTY LTD	093 954 913
BOURKE BENCHES PTY LTD	100 530 961
BRAZEN PTY. LTD.	007 159 640
BULIAN ENTERPRISES PTY LTD	123 635 487
BUY WINE ONLINE PTY LTD	133 683 155
C A BROWNE & ASSOCIATES PTY LIMITED	080 744 716
CAPITAL M PTY. LIMITED	008 656 255
CARMELDON PTY. LTD.	005 555 779
CC PFC PTY LTD	140 189 180
CDB INVESTMENT GROUP PTY LTD	142 614 668
CEDAR SERVICES PTY LTD	066 191 133
CELSIUSCORP PTY LTD	108 228 566
CENTRAL AUSTRALIAN AIRCRAFT MAINTENANCE PTY LTD	112 606 318
CHRISTIMLEY PTY LTD	103 479 796
CHU TIEN PHAT PTY LTD CIVIL CONCRETE CONSTRUCTIONS PTY, LTD.	115 430 754
CJ & CT CORPORATIONS PTY LTD.	140 791 939
CJ & CT CORPORATIONS PTY LTD CJ RHEE PTY, LIMITED	103 938 576 120 161 926
COLOSSEO CONSTRUCTION PTY. LTD.	005 227 725
COMPAQ COMPUTER AUSTRALIA PTY. LIMITED	003 227 723
CONDAIR INDUSTRIES PROPRIETARY LIMITED	002 933 722
CONSOLIDATED CAPITAL GROUP LIMITED	125 093 030
CONTINENTAL ACE PTY LIMITED	003 725 915
CONTINENTAL MECO PTY LIMITED	001 408 368
COOL AS COOLROOMS PTY. LTD.	121 381 904
COXSHIP PTY LTD	133 901 292
CREATIVE FINGERS ADVERTISING.COM PTY LTD	122 780 358
CUE CONSTRUCTION GROUP PTY. LTD.	138 835 980
D.C.D.K. HOLDINGS PTY. LTD.	006 596 201
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Name of Company	ACN
D & F CLOTHIER PTY LTD	107 547 286
DAUNTLESS MANAGEMENT PTY. LTD.	135 916 282
DAZELLE PTY. LTD.	009 195 804
D B & L TRANSPORT PTY LTD	142 815 156
DCT BUSINESS SERVICES PTY. LTD.	062 847 983
DE & DR MCHUGH PTY LTD	070 190 171
DEEKBY PTY LTD	093 406 289
DELTATRAK PTY. LTD.	052 332 180
DEZIRE BEAUTE & NAIL PTY LTD	112 249 804
DHENIG INTERNATIONAL PTY LTD	099 193 405
D H P (AUSTRALIA) PTY LTD	141 879 889
DI BLASIO DEVELOPMENTS PTY. LTD.	060 537 000
DLP INVESTMENT STRATEGIES PTY LTD	140 124 116
DM PLASTERING SOLUTIONS PTY LTD	134 955 801
D N A CONSTRUCTION SERVICES PTY LTD	089 070 379
DOCKSIDE STEEL PTY LTD	130 173 116
DONG SUH EDUCATION CENTRE PTY LIMITED	078 470 041
DRAKK AUSTRALIA PTY LTD	112 996 639
DSP MARKETING PTY LIMITED	130 257 822
D T ROAD CONTROL PTY LTD	142 719 275
DUNCAN FLANNERY PTY LTD	108 361 075
DUNEDIN CAPITAL MARKETS PTY. LTD.	121 581 128
EAGLE INTERNET MARKETING PTY LTD	142 678 555
EARTHWORKS UNLIMITED PTY. LTD.	118 904 715
EASTCOAST ASSETS PTY. LTD.	068 903 873
EASY FORMWORK PTY. LTD.	118 373 550
ELLIAS CO. PTY LIMITED	077 325 716
ELMASRY TRADING SERVICE PTY LTD	134 819 588
EMM MAINTENANCE SERVICES PTY LIMITED	125 922 474
EMOTIV SYSTEMS PTY. LTD.	107 441 458
ENEXO PROPRIETARY LIMITED ESSY2008 PTY, LTD.	128 042 740
ESTOKE NOMINEES PTY. LTD.	128 612 671 006 451 421
EVOKE DEVELOPMENTS PTY LTD	119 072 883
FAIRLIE SUPERANNUATION PTY LTD	079 634 665
FEDERAL GROUP SOLUTIONS PTY LTD	117 889 988
FINGER GRAPHICS AUST PTY LTD	133 927 563
FITZFARR PTY. LIMITED	057 754 131
FLYING W PASTORAL CO. PTY LTD	050 493 706
FOR CONNOR PTY LTD	115 653 355
FORM IT (VIC) PTY LTD	116 463 766
FU EMPIRE PTY LTD	117 201 680
FYSHWICK MARKET POULTRY, GAME AND ORGANIC BUTCHER PTY	121 587 442
LTD	
GARY BROWN PROJECT MANAGEMENT PTY LTD	079 001 737
GIANNI'S INVESTMENTS (WA) PTY LTD	110 150 073

Name of Company	ACN
GILLESPIE ENGINEERING QLD PTY LTD	075 221 804
GLASSCASE VINTNERS PTY. LTD.	134 766 662
GLASSVIEW PTY. LIMITED	054 309 232
GOLD COAST WHOLESALE FLOORS PTY LTD	142 658 393
GOOCH & SON PTY LTD	135 570 393
GREAT COMPANY (WA) PTY LTD	126 065 183
GREGGO'S CARPENTRY & CONSTRUCTION PTY LTD	116 944 015
G SMITH & SON PTY. LTD.	139 930 546
GT DRILLING SERVICES PTY LTD	139 990 604
GVN HOLDINGS PTY LTD	135 378 862
HAMILTON SUPPLIES PTY LIMITED	084 556 267
HASSAN'S CABLING PTY LTD	104 542 467
HEAT EEZE PTY LTD	105 286 351
HELEN CROSSING SUPER FUND PTY LTD	070 507 390
HERISSON PTY. LTD.	005 212 215
HIGH TOWER CONSTRUCTIONS PTY LTD	133 653 111
HI TEK QLD PTY LTD	141 534 527
HUY FASHION PTY LTD	134 441 544
HYWOOD FLOORING PTY LTD	128 923 384
IAAS (AUST) PTY. LTD.	107 972 323
IBRAHIM AL SALTI & SONS PTY LTD	003 383 006
IDEAS THAT STICK PTY. LTD.	112 435 784
IKOMPLISH CONSULTING PTY LTD	138 127 894
IMPALA HOLDINGS PTY LTD	009 430 997
INFINITY INTERNATIONAL ENTERPRISES PTY LTD INSIDE INFORMATION CONSULTING PTY LTD	106 191 137
INTERNATIONAL BUSINESS REVIEW CONFERENCES PTY LTD	070 496 927 124 362 607
INTERNATIONAL BUSINESS REVIEW CONFERENCES FIT LTD	117 204 252
J. & P. LEMMING HOLDINGS PTY, LIMITED	005 434 051
J.A.R. EXPRESS PTY LTD	121 031 212
J & E RUSTEMI FLOWERS PTY LTD	104 963 340
JACOB EDWARD PTY LTD	099 691 442
JACQUES MARKETING WORKS PTY LTD	130 143 538
J A FINANCE & CONSULTING PTY. LTD.	132 273 959
JAM BLUE PTY LTD	102 978 665
JAM INVESTMENT PORTFOLIO PTY. LTD.	140 079 563
JAMSUE PTY LTD	127 582 754
J B CHIHA INVESTMENTS PTY LIMITED	118 550 977
JEBRIMI PTY LTD	106 053 543
JIMANA PTY. LTD.	136 073 062
JOE'S EUROPEAN AUTO SPECIALIST PTY LTD	085 242 397
JUICED PTY LTD	084 525 208
J W RACE & SPORT PTY LTD	124 694 088
K.G.B. EXPORT PTY. LTD.	050 069 586
KADZIELSKI SOTO HOLDINGS PTY LTD	078 364 011
KAPUTAR NOMINEES PTY LTD	108 756 725

Name of Company	ACN
KARDON PROPERTIES PTY LTD	125 838 422
KBS (AUSTRALIA) PTY LTD	131 673 777
KENNEDY ROSS PTY LTD	104 086 464
KERRANBOB PTY. LIMITED	005 238 022
KERRISON DESIGN AND MECHANICAL SERVICE PTY LTD	123 603 878
KEVLA PTY LTD	137 113 412
KEY RECRUITMENT PTY. LTD.	123 491 109
KHOSZY INTERNATIONAL PTY LTD	091 956 375
KJ BROWN PTY LTD	127 839 632
KOOKABURRA PROPERTY SERVICES PTY LTD	091 994 115
KURNAI NATIONS CORPORATION PTY. LTD.	138 538 155
KYAD PROPERTY ENTERPRISES PTY LTD	133 505 656
LANDPART PTY. LIMITED	070 007 822
LARBELL PTY. LTD.	056 267 291
LAUGHING HA HA PTY. LTD.	073 851 224
LENTON TAN PTY LTD	128 958 387
LES BRAZIER INVESTMENTS PTY LTD	109 366 485
LGS (NSW) PTY LIMITED	076 683 013
LGS (VIC) PTY LIMITED	079 799 787
LILLY MERCANTILE PTY LIMITED	081 870 582
LITTLE FINS - LITTLE FISHING INDUSTRY NOOSA PTY LTD	131 860 798
LIVING LOANS PTY LTD	117 165 858
LMEN INVESTMENT PTY. LTD. LMN PROPERTY GROUP PTY LTD	127 660 995
LUCERO PTY. LTD.	115 549 276 142 523 340
LUCIO VENTRESCA PTY LTD	142 523 340
LUNAR ECLIPSE INVESTMENTS PTY LTD	128 753 855
LUND CONSTRUCTIONS PTY. LTD.	060 365 586
LUPTON HOLDINGS PTY LTD	112 988 477
M.O.O.B.S PTY. LTD.	139 122 099
M & H CLEANING SERVICES PTY LTD	122 206 900
M & M MARANDO INVESTMENTS PTY LTD	101 862 686
MAHUMBA TRADING PTY LTD	123 978 423
MASTER PROJECTS QLD PTY LTD	113 244 045
MATUSAN HOLDINGS PTY. LTD.	115 272 207
MAXMARNIA PROPRIETARY LIMITED	004 286 542
MCGRATH TRUCKING PTY LIMITED	124 236 004
MCWILLIAMS ACCOUNTING SERVICES PTY LTD	103 411 927
M D C B PTY LTD	130 934 548
MD INVESTMENTS MANAGEMENT PTY LTD	125 647 538
MJC VENTURES PTY LTD	136 466 307
MMM GROUP PTY LTD	124 351 677
MOKE AUSTRALIA PTY LTD	129 345 286
MOLLOY CORP PTY LTD	129 485 801
MOONEYS FINE FOOD PTY LTD	127 282 204
MOONPRINT PTY LTD	102 632 664

Name of Company	ACN
MOSS ADVERTISING & COMMUNICATION PTY. LTD.	113 410 656
MR LIQUOR (QLD) PTY LIMITED	134 540 453
MTAQ MANAGEMENT PTY LTD	125 175 564
MUFFINCLIFF PTY. LTD.	010 941 563
MULTICLEAN SERVICES PTY LTD	140 370 618
MULTI TRADES PTY LTD	141 828 364
N & P TRANSPORT PTY LTD	121 811 229
NEILL HOLDINGS PTY. LTD.	116 219 606
NESTEG PTY LTD	136 262 336
NIJO NOMINEES PTY LTD	142 691 218
NITEFLUX PTY LTD	122 485 170
NITRAM PROPERTIES PTY. LIMITED	073 870 381
NON STOP INSTALL'S PTY LTD	139 752 328
NORTHERN R.V CARAVAN REPAIRS PTY. LTD.	078 453 264
NOVOWIZ PTY LIMITED	103 644 426
NTB COMPANY PTY LTD	124 055 483
ONRAS SMASH REPAIRS PTY LTD	115 072 038
OPTIWEALTH INTERNATIONAL PTY LTD	104 154 412
OPUSLAWN PTY. LTD.	078 777 830
ORGANIC FRUIT & VEGETABLES PTY LTD	122 317 195
OSCAR DEVELOPMENT PTY LTD	082 787 513
OSTACLA PTY. LIMITED	003 624 379
OZFILM PTY LIMITED	010 160 559
OZZIE GREEN FORCE PTY. LTD.	141 789 942
P.P.P. APOSTOLELIS PTY. LTD.	006 065 407
P & A PROMPT PTY LTD	109 795 879
P & C MAMONE PTY LTD	085 387 560
PACIFIC INDUSTRY SERVICES CORPORATION PTY LIMITED	066 872 302
PANAMERA INVESTMENTS PTY LTD	129 801 092
PANAX HOLDINGS PTY LTD	123 416 866
PANORAMIQUE PTY. LTD.	119 342 175
PASSION UNITED PTY. LTD.	138 451 626
PAZA PTY. LIMITED	010 885 702
PELITROSS PTY LTD	112 444 283
PETER BOSHOFF & ASSOCIATES PTY LTD PHILMARK PROPRIETARY LIMITED	139 465 517
PHIVILI INVESTMENTS PTY. LTD.	004 491 810 006 504 329
PIZZA BOSS PTY LTD	124 228 655
PJM BUILDING MANAGEMENT PTY LTD	104 022 746
POBELO PTY LTD	002 325 457
PREMIUM CONSULTING SERVICES PTY LTD	116 590 115
PRESTIGE STONEWORK PTY LTD	137 196 108
PRINCIPAL PROJECT MANAGEMENT PTY LTD	140 232 944
PSTR PTY LTD	109 683 329
PUDIENTE INVESTMENTS PTY LTD	135 797 689
PUEBLO PTY LTD	121 468 577
. 52525 215	.21 100 077

Name of Company	ACN
QC HOME SERVICES PTY LTD	134 204 265
QPPL01 PTY LTD	007 588 589
QUADINFO PTY LTD	110 080 281
R. A. MYERS PTY. LIMITED	001 318 681
R. BLACKMORE (NOM) PTY. LTD.	112 875 206
R A A MILLAR PTY LIMITED	104 269 543
RADIANCE IN SKIN AND BODY AUSTRALIA PTY. LTD.	070 094 692
R B LINE MAINTENANCE PTY LTD	131 088 367
REALEAF PTY. LTD.	116 585 981
RELATE CDP PTY LTD	115 159 558
REMEVEN PTY LTD	002 883 589
RESERVE VAULT AUSTRALIA PTY LTD	154 626 285
RESOLUTION AVIATION LOGISTICS PTY LTD	113 343 954
RICHARD WALLACE PICTURES PTY LTD	001 631 643
RICKARD HAILS MORETTI PTY LTD	002 747 202
RISING STAR DEVELOPMENTS PTY LTD	106 603 945
RISK & INSURANCE SOLUTIONS PTY LTD	140 134 256
ROCKHAMPTON TREE SERVICES PTY LTD	126 852 917
RSRT INVESTMENTS PTY. LTD.	129 517 120
S.I.S. PROJECT MANAGEMENT PTY LTD	141 840 360
S & C IMPORTERS PTY LTD	127 861 929
S A DOUGLAS ELECTRICS PTY LTD	120 033 972
SAFARI CARAVANS PTY LTD	142 053 076
SAFE GROUP AUSTRALIA PTY LTD	141 321 575
SAV-A-LOT BEDS PTY LTD	117 568 715
SCIS PTY LTD SEASCAPE ASSET PTY LTD	004 084 913
SEEMA PTY LTD	112 548 562 107 330 423
SELB PTY LTD	138 605 580
SG INVESTMENTS (VIC) PTY LTD	123 181 484
SHAH HK & ASSOCIATES PTY LTD	138 563 989
SHARPEST IMAGE PTY LTD	116 628 356
SHELLBI PTY. LTD.	130 332 875
SHENG ZHI LIN PTY. LTD.	129 410 297
SHIRE SELLS PTY LTD	091 918 893
SHOW GARAGE PTY LTD	120 582 041
SIGNOGRAPHY PTY LTD	092 034 681
SILVER CARPET CARE PTY LTD	135 107 069
SINGH & SINGH ASSOCIATES PTY LTD	142 582 116
SITE SOLUTIONS PTY. LTD.	055 052 974
SIXTH TRIFID NOMINEES PTY. LTD.	005 719 880
SIXTY FORTY TRANSPORT PTY. LTD.	111 880 418
SJS LABOUR SERVICES PTY LTD	126 036 922
SMART-TEL ACCESSORIES PTY LTD	083 126 890
S NAVARATNAM PTY LTD	003 212 806
SOLACE SURF PTY LTD	120 350 736

Name of Company	ACN
SOOCHAN NOMINEES PTY LTD	123 655 729
SOOTY HOLDINGS PTY LTD	110 619 620
SOUTHDALE STUD PTY. LTD.	008 055 598
SSA PROPERTY SERVICES PTY LTD	140 676 437
SS MANUFACTURING PTY LTD	075 976 340
STALLION CIVIL GROUP PTY LTD	123 334 583
STEAMES TRANSPORT PTY LTD	123 986 881
STERLIND PTY. LTD.	096 107 103
STEWART BUSINESS SOLUTIONS PTY LIMITED	086 992 770
STRONSON PTY LTD	126 012 262
STROUDRA COMPUTER SOLUTIONS PTY LTD	079 525 009
STUART REARDON PODIATRY PTY LTD	124 777 555
STUDIO SPICE & CO PTY LTD	117 016 298
SUDBURY INTERNATIONAL PTY LTD	139 988 426
SUMMIT POINT PTY LTD	132 989 989
SURF BREAKER PTY. LTD	008 615 781
SUSTAINABLE INITIATIVES PTY LTD	132 922 859
SVR INVESTMENTS PTY LIMITED	118 331 114
SYDNEY AMING PTY LTD	106 606 615
SYDWEST FINANCE PTY LTD	118 406 107
SYNCLINE PTY LTD	128 330 674
T.R. & L. COCKRAM PROPRIETARY LIMITED	004 120 852
TERRENO INVESTMENTS PTY LIMITED	106 126 130
THE BREAD & BUTTER GROUP PTY LTD	133 094 587
THE FIG TREE (AUSTRALIA) PTY LTD	124 854 806
THE MARTINIQUE GROUP PTY LTD	106 492 755
THIRSTY CAMEL HOTEL CUNNAMULLA PTY LTD	120 789 077
THYLACINEMA PTY LIMITED	116 975 476
TIBBETT GROUP PTY LTD	124 883 414
TIMOR ENERGY PTY LIMITED	141 468 555
TIN FUNG PTY. LTD.	007 106 014
TJ'S CAFE & TAKEAWAY PTY LTD	118 459 395
TOP EXPRESS TRANSPORT PTY LTD TOTAL ELEVATORS SERVICE PTY LTD	135 583 318
TRACTINE NOMINEES PTY. LTD.	121 507 426 006 964 594
TRUE BLUE HOME IMPROVEMENTS PTY LTD	121 172 414
TR WELDING & INSPECTION PTY LTD	127 680 988
TSF PTY, LTD.	119 003 128
TURNCROFT DECORATION CENTRE PTY LTD	000 381 840
TUTTA FORZA PTY LTD	131 235 786
TZELEPIS NOMINEES PTY LTD	064 863 476
U DON'T KNOW US PTY LTD	107 966 067
UNITE NORTH PTY LTD	136 731 256
UNIVERSAL CLAMPS PTY LTD	136 731 250
UNIVERSAL STAR PROPERTIES PTY LTD	100 270 255
UPPER EAST INTERNATIONAL PTY LTD	142 284 204

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Name of Company	ACN
VA & HB PTY LTD	141 323 944
VAT'S ENTERPRISES PTY LTD	002 994 783
VICTORIAN INDEPENDENT PROTECTIVE SERVICES PTY LTD	133 895 708
VINCI NOMINEES PTY LIMITED	097 318 271
VISITEK PTY LTD	102 362 970
WATER BEAST AUSTRALIA PTY LTD	118 800 918
WATSON DINNISON PTY LTD	006 675 627
WBJ HOLDINGS PTY LTD	103 739 715
WEB SEARCH PTY LTD	007 891 581
WILIHAY PTY LIMITED	131 983 358
YAGHI TRANSPORT PTY LTD	131 365 538
YELLOW PTY. LTD.	108 195 160
YELOVKA HOLDINGS PTY. LTD.	003 482 380
YOUNG REAL ESTATE PTY LTD	099 880 289
Z&Z CEILINGS PTY LTD	136 334 417
ZEMATT PLASTERING PTY LTD	114 328 906
ZION PALMS PTY LTD	003 247 872

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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 September 2012

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme ARSN

AUSTRALIAN EXECUTOR TRUSTEES INCOME FUND 098 099 533

SUNSET SULTANA PROJECT 091 075 713

THE FORESTRY PROJECT 2006 AND 2007 117 474 138

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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 September 2012

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme ARSN

AVESTRA POSITIVE ADVANTAGE FUND 154 940 771

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CORPORATIONS ACT 2001 Section 601CL(5)

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

Dated this seventh day of September 2012

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

IG INDEX LIMITED

MIMIX BROADBAND INC.

TANTEC AUSTRALIA LIMITED

ARBN

099 337 390

105 187 782

110 667 993

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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 seventh day of September 2012

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ARBN
COVENTRY CAPITAL LIMITED	140 232 220
REDWOOD INTERNATIONAL BUSINESS GROUP B.V.	128 186 881
TOMIZONE LIMITED	129 637 332

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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 September 2012

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company ARBN

CAMPING WORLD AUSTRALIA CO-OPERATIVE LIMITED 065 742 387

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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.

HYDROMET CORPORATION LIMITED ACN 002 802 646 will change to a proprietary company limited by shares. The new name will be HYDROMET CORPORATION PTY LIMITED ACN 002 802 646.

ALJO HOLDINGS PTY ACN 101 066 899 will change to a proprietary company limited by shares. The new name will be ALJO HOLDINGS PTY LTD ACN 101 066 899.

CHARELLE PTY ACN 115 357 438 will change to a proprietary company limited by shares. The new name will be CHARELLE PTY LTD ACN 115 357 438.

GQTOOL PTY LTD ACN 144 871 036 will change to a public company limited by shares. The new name will be GQTOOL LTD ACN 144 871 036.

RAPID ENVIRONMENTAL RESPONSE LTD ACN 153 688 870 will change to a proprietary company limited by shares. The new name will be RAPID ENVIRONMENTAL RESPONSE PTY LTD ACN 153 688 870.

SPEC - CORP (VIC) PTY ACN 109 709 104 will change to a proprietary company limited by shares. The new name will be SPEC - CORP (VIC) PTY LTD ACN 109 709 104.

UBS AUSTRALIA HOLDINGS LTD ACN 003 059 498 will change to a proprietary company limited by shares. The new name will be UBS AUSTRALIA HOLDINGS PTY LTD ACN 003 059 498.

XELON ENTERTAINMENT LIMITED ACN 128 135 722 will change to a proprietary company limited by shares. The new name will be XELON ENTERTAINMENT PTY. LTD. ACN 128 135 722.

MOUNT MORGANS GOLD MINING PTY LTD

ACN 154 262 978 will change to a public company limited by shares. The new name will be DACIAN GOLD LIMITED ACN 154 262 978.

ARMSTRONG REGISTRY SERVICES LIMITED

ACN 139 056 643 will change to a proprietary company limited by shares. The new name will be ARMSTRONG REGISTRY SERVICES PTY LTD ACN 139 056 643.

EC POHL & CO PRIVATE EQUITY LIMITED

ACN 134 904 804 will change to a proprietary company limited by shares. The new name will be EC POHL & CO PRIVATE EQUITY PTY LTD ACN 134 904 804.

PEPPER EUROPE LIMITED ACN 150 051 031 will change to a proprietary company limited by shares. The new name will be PEPPER ASSET FINANCE PTY LTD ACN 150 051 031.

REWARDS CENTRAL LIMITED ACN 124 372 792 will change to a proprietary company limited by shares. The new name will be REWARDS CENTRAL PTY LTD ACN 124 372 792.

SUNRAYSIA SYNDICATE MANAGEMENT LIMITED ACN 081 281 110 will change to a proprietary company limited by shares. The new name will be SUNRAYSIA SYNDICATE MANAGEMENT PTY LTD ACN 081 281 110.

UBS AUSTRALIA LTD ACN 003 059 461 will change to a proprietary company limited by shares. The new name will be UBS AUSTRALIA PTY LTD ACN 003 059 461.