



ASIC

Australian Securities &
Investments Commission

Commonwealth of Australia Gazette

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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.

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12 - 1281

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Australian Performance Financial Planning Pty Ltd
ACN 098 983 414 ("the Licensee")
c/o RSM Bird Cameron Partners
L 12, 60 Castlereagh Street
Sydney NSW 2000

Pursuant to section 915B of the Corporations Act 2001 ('the Act') the Australian Securities and Investments Commission hereby cancels Licence Number 220688 held by the Licensee. Pursuant to section 915H of the Act, the license continues in effect as though the cancellation had not happened for the purpose of:

- a) paragraph 912A(1)(g) of the Act to the extent that it requires Australian Performance Financial Planning Pty Ltd to have a dispute resolution scheme complying with paragraph 912A(2)(b) of the Act until 24th February 2013.

with effect from the date on which this notice is given to the Licensee.

Dated this 2nd October 2012

Signed

A handwritten signature in black ink, appearing to be 'Joyce Krashow', written over a dotted line.

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



12 - 1282

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Bank of Western Australia Ltd
ACN 050 494 454 ("the Licensee")
L 17, 45 Clarence Street
Sydney NSW 2000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 236872 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 1st October 2012

A handwritten signature in black ink, appearing to be 'Joyce Krashow'.

Signed

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



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ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: RIVERCAPE PTY LTD
ACN 130 298 823 ("Licensee")
477 HAY STREET
SUBIACO WA 6008

Pursuant to section 915B of the **Corporations Act 2001** the Australian Securities and Investments Commission hereby cancels Licence Number 328604 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated This 2nd Day of October 20112

Signed

Joyce Krashow a delegate of the Australian Securities and Investments Commission



12-1306

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Corelate Capital Pty Ltd
ABN 68 149 903 542 ("the Licensee")
Level 16, Australia Square, 264-278 George Street
Sydney, NSW 2000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 407247 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 2 October 2012

Signed

A handwritten signature in black ink, appearing to be 'Joyce Krashow', written over a dotted line.

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

12-1307

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 669(1)(b) – Declaration**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraph 669(1)(b) of the *Corporations Act 2001 (Act)*.

Title

2. This instrument is ASIC Instrument [12/1307].

Commencement

3. This instrument commences on 3 October 2012.

Declaration

4. Chapter 6A of the Act applies to BidCo 1 Pty Ltd ACN 157 845 899 (*Bidder*) as if:
 - (a) paragraph 661B(1)(a) was modified by inserting the words “(omitting the holder’s name and address)” after the words “in the prescribed form”;
 - (b) paragraph 661B(1)(c) was modified by omitting the words “the notice” and inserting the words “a copy of the notice which includes the holder’s name and address”;
 - (c) paragraph 661B(1)(d) was modified by inserting the words “of the notice referred to in paragraph (a)” after the words “give a copy”;
 - (d) subsection 661B(3) was modified by inserting the words “referred to in paragraph (1)(c)” after the words “the notice”;
 - (e) subsection 661B(4) was modified by inserting the words “referred to in paragraph (1)(c)” after the words “the notice” where they first appear; and
 - (f) subsection 662A(1) was modified by inserting at the end of the subsection the following words:

“This section does not apply where the bidder has given to all remaining holders of bid class securities a compulsory acquisition notice under subsection 661B(1).”

Where this instrument applies

5. This instrument applies to the compulsory acquisition by the Bidder of stapled securities in Thakral Holdings Group (*THG*), comprising of an ordinary share in Thakral Holdings Limited ACN 054 346 315 and a unit in Thakral Holdings Trust ARSN 092 850 827, where notices under subsection 661B(1) of the Act are

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prepared, lodged and given in accordance with section 661B of the Act, as modified by this instrument, during or following the off-market takeover bid by the Bidder for all the stapled securities in THG in respect of which a replacement bidder's statement was lodged with ASIC dated 18 June 2012.

Dated this 3rd day of October 2012.



Signed by Aldona Baranowski
as a delegate of the Australian Securities and Investments Commission

12-1310

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 12-1310.

Commencement

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

Declaration

4. Part 7.9 of the *Corporations Regulations 2001* (the *Regulations*) applies in relation to a restructure interest as if subregulations 7.9.11S(6), (7) and (8) of the Regulations were omitted.

Note: Subregulations 7.9.11S(6), (7) and (8) are notionally inserted into the Regulations by ASIC Class Order [CO 12/749].

Where declaration applies

5. The declaration in paragraph 4 applies in relation to the following kinds of offers and recommendations made on or before 22 June 2013:
 - (a) offers to sell a restructure interest that give rise to an obligation on a regulated person to give another person a Product Disclosure Statement under section 1012C of the Act;
 - (b) recommendations to acquire a restructure interest by way of transfer that gives rise to an obligation on a regulated person to give another person a Product Disclosure Statement under section 1012A of the Act.
6. The declaration in paragraph 4 ceases to apply on and from the earlier of 22 June 2013 and completion of implementation of the proposed restructure.

Interpretation

7. In this instrument:

BAML means Bell Asset Management Limited ACN 092 278 647 in its capacity as responsible entity of GMIT.

GMIL means Global Mining Investments Limited ACN 107 772 467.

12-1310

GMIT means Global Mining Investments Trust ARSN 160 079 541.

offer has a meaning affected by section 1010C of the Act.

proposed restructure means the proposed restructure of GMIL, including a proposed reduction in the share capital of GMIL in accordance with Division 1 of Part 2J.1 of the Act and (if applicable) a payment of a special dividend, each to be satisfied by way of an in specie distribution of restructure interests to shareholders of GMIL, to be considered at a meeting of shareholders of GMIL to be held on or about 13 November 2012.

regulated person has the meaning given by section 1011B of the Act.

restructure interest means an interest in GMIT issued to GMIL by BAML on or about 27 November 2012 in consideration for the transfer of assets of GMIL to BAML in connection with the proposed restructure.

Dated this 28th day of September 2012



Signed by Katie Ryder

As a delegate of the Australian Securities and Investments Commission



12-1312

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Patronus Risk Specialists Pty Ltd
ACN 135 350 882 ("the Licensee")
54 Chelmsford Avenue
Lindfield NSW 2070

Pursuant to section 915B of the Corporations Act 2001, the Australian Securities and Investments Commission hereby cancels Licence Number 336982 held by Patronus Risk Specialists Pty Ltd with effect from the date on which this notice is given to the Licensee.

Dated this 28 September 2012

Signed 

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

12-1316

**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

Australian Unity Funds Management Limited ACN 071 497 115 in its capacity as responsible entity of the AUFM Managed Fund No. 1 ARSN 160 420 986, the AUFM Managed Fund No. 2 ARSN 160 421 063 and the AUFM Managed Fund No. 3 ARSN 160 421 161.

Dated this 28th day of September 2012



Signed by Andrew Duffy
as a delegate of the Australian Securities and Investments Commission

12-1317

**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

Macquarie Financial Products Management Limited ACN 095 135 694 in its capacity as responsible entity for the Macquarie ResiTrack Fund ARSN 160 467 336.

Dated this 1st day of October 2012.



Signed by Dulce Asensi
as a delegate of the Australian Securities and Investments Commission

12-1318

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 12 - 1318.

Commencement

3. This instrument commences on 1 October 2012.

Exemptions

4. Global Mining Investments Ltd ACN 107 772 467 (**GMI**) does not have to comply with Division 5 of Part 7.9 of the Act in relation to an interest in the GMI Trust ARSN 160 079 541 (**GMI Trust**).

Where this instrument applies

5. This instrument applies where GMI transfers all its interests in GMI Trust to the Shareholders under the Restructure as described in the Explanatory Memorandum.

Interpretation

6. In this instrument:

Explanatory Memorandum means a notice of meeting and explanatory memorandum dated on or around 10 October 2012 provided to Shareholders in respect of the Restructure.

Restructure means the proposal under which:

- (a) GMI will be issued with interests in GMI Trust; and
- (b) the Shareholders approve an equal reduction of capital by GMI under section 256B of the Act; and
- (c) GMI transfers its interests in the GMI Trust to the Shareholders by way of return of capital under the capital reduction referred to in paragraph (b), and, if applicable, a special dividend.

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Shareholder means a holder of shares in GMI.

Dated this 1st day of October 2012.



Signed by Dulce T. Asensi
as a delegate of the Australian Securities and Investments Commission



12-1322

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Investment Capital Partners Pty Ltd
ACN: 114 371 149 ("the Licensee")
Lantos Place
Level 3, 80 Stamford Road
Indooroopilly QLD 4068

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 305152 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 02 October, 2012.

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

Signed

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



12-1323

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Primary RE Limited
ACN 129 444 300 ("the Licensee")
13 Nairn Street
Fremantle WA 6160

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 323852 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 2 October 2012

Signed

A handwritten signature in black ink, appearing to be 'JK', written over a dotted line.

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

12-1331

**Australian Securities and Investments Commission
Corporations Act 2001 — Paragraphs 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 911A(2)(l), 992B(1)(a), 1020F(1)(a) and 1020F(1)(b) of the *Corporations Act 2001 (the Act)*.

Title

2. This instrument is ASIC Instrument 12/1331.

Commencement

3. This instrument takes effect on gazettal.

Exemption

4. ASIC exempts Graco Inc., a company incorporated in Minnesota and listed on the New York Stock Exchange (*the Issuer*) and each associated body corporate of the Issuer from Part 7.9 of the Act where the Issuer or an associated body corporate of the Issuer:
 - (a) makes an eligible offer;
 - (b) offers to arrange for the issue of financial products under an eligible offer; or
 - (c) issues a financial product under an eligible offer.
5. ASIC exempts a financial product that is the subject of an eligible offer from Part 7.9 of the Act where:
 - (a) a recommendation is made (by a person other than the Issuer) that a person to whom an eligible offer has been made acquires 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 the schedule have not been met.
6. ASIC exempts the Issuer and each associated body corporate of the Issuer from the requirement to hold an Australian financial services licence for the provision of a financial service consisting of general advice reasonably given in connection with an eligible offer covered by paragraph 4 of this instrument (including any general advice

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given in the offer document) where the offer document for the offer includes a statement to the effect that any advice given by the Issuer or an associated body corporate of the Issuer in connection with the offer is general advice only, and that eligible employees should consider obtaining their own financial product advice from an independent person who is licensed by ASIC to give such advice.

7. ASIC exempts:

- (a) the Issuer; and
- (b) any associated body corporate of the Issuer,

from the requirement to hold an Australian financial services licence for the provision of the following financial services:

- (c) dealing in a financial product in connection with an eligible offer covered by paragraph 4 of this instrument where any acquisition by purchase or disposal of the product (by the Issuer or a related body corporate of the Issuer) occurs either:
 - (i) through a person who holds an Australian financial services licence authorising the holder to deal in financial products; or
 - (ii) outside this jurisdiction and through a person who is licensed or otherwise authorised to deal in financial products in the relevant place.

8. ASIC exempts the Issuer and any associated body corporate of the Issuer from section 992A of the Act in relation to eligible offers covered by paragraph 4 of this instrument made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the eligible offer.

Where this instrument applies

9. This instrument applies on the conditions set out below and for so long as the conditions are met.

Conditions

10. the Issuer must ensure that a Cash Award is substantially on the terms set out in the Offer Documentation provided to ASIC on 24 September 2012; and

11. the Issuer must:

- (a) include the offer in an offer document; and
- (b) take reasonable steps to ensure that any eligible employee to whom the offer is made is given a copy of the offer document; and
- (c) provide to ASIC a copy of the offer document (which need not contain any details of the offer particular to the employee such as the identity or entitlement

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of the employee) and of each accompanying document not later than 7 days after the first provision of that material to an employee; and

- (d) the Issuer must comply (or cause a related body corporate which has a registered office in the jurisdiction to comply) with any undertaking required to be made in the offer document by reason of this instrument.

Note: where a document must be provided in writing it may be provided by electronic means. See s5C of the Act and s25 of the *Acts Interpretation Act 1901*.

Interpretation

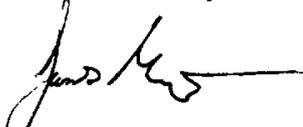
In this instrument:

1. ***associated body corporate*** means:
 - (a) a body corporate that is a related body corporate of the Issuer; or
 - (b) a body corporate that has voting power in the Issuer of not less than 20%; or
 - (c) a body corporate in which the Issuer has voting power of not less than 20%;
2. ***Award Maturity Date*** means, in respect of a particular Cash Award, the date specified as such in the relevant offer document, being the date at or around which any payment under the Cash Award is to be made.
3. ***Cash Award*** means the award of a right, under and subject to the terms of the Plan and the relevant offer documents, to receive a cash amount equal to the appreciation amount of the market value of a Graco share over a period of three years, net of any applicable taxes and social security contributions.
4. ***current market price*** means in relation to a Graco share the price published by the New York Stock Exchange as the final price for the previous day on which the Graco shares were traded on the financial market operated by NYSE Euronext.
5. ***eligible employee*** means a person who is, at the time of a Cash Award offer, a full or part-time employee of the Issuer.
6. ***eligible offer*** means an offer of Cash Awards under the Plan extended only to eligible employees.
7. ***financial product advice*** has the meaning given by section 766B of the Act;
8. ***general advice*** has the meaning given by section 766B of the Act;
9. ***Graco*** means Graco Inc., a company incorporated in Minnesota and listed on the New York Stock Exchange;
10. ***offer*** has a meaning affected by section 1010C of the Act;

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11. **offer document** means a document setting out the terms of an offer or issue of a Cash Award under the Plan that:
- (i) includes or is accompanied by a copy, or a summary, of the rules of the Plan; and
 - (ii) if a summary (rather than a copy) of the rules of the Plan is given – includes an undertaking that during the period until the relevant Award Maturity Date, the Issuer (or, in the case of an Issuer which does not have a registered office in this jurisdiction, an associated body corporate of the Issuer which does so have a registered office) will, within a reasonable period of the employee so requesting, provide the employee without charge with a copy of the rules of the Plan; and
 - (iii) specifies how the cash amount payable under the Cash Award will be calculated; and
 - (iv) includes an undertaking that, and an explanation of the way in which, the Issuer (or, in the case of an Issuer which does not have a registered office in this jurisdiction, an associated body corporate of the Issuer which does so have a registered office) will, during the period until the relevant Award Maturity Date, 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 Graco shares of the same class as those that will determine the value of the Cash Award on vesting.
12. **plan** means the employee incentive scheme extended only to eligible employees that is known as at the date of this instrument as the Graco Stock Appreciation Performance Cash Plan.

Dated this 3rd day of October 2012



Signed by James Mason
as a delegate of the Australian Securities and Investments Commission

12-1332

**Australian Securities and Investments Commission
Corporations Act 2001 - Subsection 601QA(1) –
Exemption and Declaration**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 12-1332.

Exemption

3. ASIC exempts AMP Capital Investors Limited ACN 001 777 591 (the *Responsible Entity*) in its capacity as the responsible entity of the EFM Fixed Interest Fund 4 ARSN 121 031 801 (the *Scheme*) from paragraph 601FC(1)(d) of the Act in relation to allowing a member of the Scheme to withdraw in accordance with section 601KEA of the Act as notionally inserted by this instrument.

Declaration

4. ASIC declares that Chapter 5C of the Act applies to the Responsible Entity in its capacity as the responsible entity of the Scheme in the case specified in the Schedule as if Part 5C.6 of the Act were modified or varied as follows:

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

“(3AA) Subsection (3) does not apply to a withdrawal in accordance with section 601KEA.”; and

- (b) after subsection 601KE insert:

“601KEA Hardship withdrawals

Power to allow withdrawal in case of member hardship

- (1) Subject to this section, the responsible entity of a registered scheme may allow a member to withdraw (*hardship withdrawal*) from the scheme in accordance with a provision of the scheme’s constitution that provides for the member to have a right to withdraw when the responsible entity is satisfied that:

- (a) the member has experienced hardship or is likely to experience hardship if the member is not allowed to withdraw; or
- (b) where the member is an operator—a person (*instructor*) who has asked the operator to exercise a right to withdraw has experienced hardship or is likely to experience hardship if the operator is not allowed to withdraw; or

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- (c) where the member is dead—a beneficiary of the estate has experienced hardship or is likely to experience hardship if the executor or administrator of the estate is not allowed to withdraw.
- (1A) In this section, an *operator* means a person who is a member of the scheme in its capacity as responsible entity or custodian of a registered scheme, trustee of a trust, trustee or custodian of a superannuation entity within the meaning of the *Superannuation Industry (Supervision) Act 1993*, trustee of a self-managed superannuation fund within the meaning of the *Superannuation Industry (Supervision) Act 1993* or provider or acquirer in relation to a custodial arrangement as defined in section 1012IA.
- (2) The responsible entity must not allow a hardship withdrawal unless the responsible entity is satisfied that:
- (a) following that withdrawal the scheme property would include sufficient liquid assets for the day to day operation of the scheme; and
 - (b) satisfying the hardship withdrawal request:
 - (i) would not result in more than 4 hardship withdrawals for any member, instructor or beneficiary (as applicable) in any calendar year; and
 - (ii) would not result in the total amount of hardship withdrawals for any member, instructor or beneficiary (as applicable) in any calendar year exceeding \$100,000; and
 - (c) any amount paid would not exceed the specific amount the subject of a hardship withdrawal request in respect of the hardship of the member, instructor or beneficiary (as applicable); and
 - (d) where paragraph (1)(b) applies—any amount paid on withdrawal to an operator will be paid to the instructor after deduction of any fees and charges payable to the operator; and
- Note: In making any payment to an instructor, an operator must comply with any obligations under the terms of the relevant trust or arrangement under which it acts and other applicable laws. For example, the responsible entity of a registered scheme must comply with Part 5C.6 as modified by any relief applicable to that scheme and the trustee of a superannuation entity or self managed superannuation fund must comply with requirements under the *Superannuation Industry (Supervision) Act 1993*.
- (e) where paragraph (1)(c) applies—any amount paid on withdrawal to an executor or administrator of the estate will be paid to the beneficiary after deduction of any fees and charges payable to the executor or administrator.
- (3) If a constitution includes a provision permitting the responsible entity to exercise a discretion in relation to a hardship withdrawal the responsible entity must comply with subsections (4) to (6).

Exercise of discretion must be reasonable

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- (4) The responsible entity or its nominee must act reasonably in exercising a discretion covered by subsection (3).

Note: The responsible entity is also subject to its general duties under section 601FC including the duty to act in the best interests of the members of the scheme.

Documentation of exercise of discretion

- (5) The responsible entity must ensure that the records which it keeps under section 988A document how and why a decision to permit or refuse a hardship withdrawal was made.

Access to and retention of documents

- (6) The responsible entity must retain the documents covered by subsection (5) for 7 years after they cease to be current".

Schedule

Where a decision by the Responsible Entity to allow withdrawal from the Scheme is based on the following criteria and conditions:

	<u>Hardship Withdrawal Criteria</u>	<u>Condition</u>
1	Severe Financial Hardship	The amount requested is needed to enable the person to meet reasonable and immediate living expenses for themselves and/or their dependants.
2	Unemployment	For the avoidance of doubt, where the person has not been in gainful employment for a period of at least 3 months and has no other means of financial support (except government assistance, such as unemployment benefits).
3	Compassionate Grounds	The amount requested is needed by the person (and/or the person's dependant): (a) to help pay for medical costs (and transport costs) required to treat a life-threatening illness or injury, to alleviate acute or chronic pain, or to alleviate an acute or chronic mental disturbance where 2 registered medical practitioners (at least one of whom must be a specialist) have provided certified statements confirming the medical condition to this effect; (b) to fund specific modifications (to a principal place of residence or vehicle) that are necessary to accommodate special needs arising from a severe disability; (c) to assist with funeral and other expenses related to the death of the person or the person's dependants;

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		<p>(d) to enable the person to provide care for another person who is dying from a terminal illness, including home care;</p> <p>(e) to prevent the person's mortgagee (lender) from selling the person's principal place of residence;</p> <p>(f) to meet a binding financial obligation entered into by the person prior to the responsible entity determining the registered scheme is non-liquid or otherwise determining that withdrawals should be suspended; or</p> <p>(g) to meet expenses in other cases consistent with grounds mentioned in paragraphs (a) to (f),</p> <p>where the person does not otherwise have the financial capacity to meet the expense.</p>
4	Permanent Incapacity	Where the person has ceased gainful employment by reason of mental or physical ill-health and the responsible entity is satisfied that the person is unlikely ever again to engage in gainful employment of the type for which the person is reasonably qualified by education, training or experience.

Interpretation

For the purposes of this Schedule:

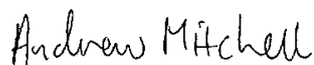
another person, when used in paragraph (d) of item 3, means any natural person;

operator means a person who is a member of the Scheme in its capacity as responsible entity or custodian of a registered scheme, trustee of a trust, trustee or custodian of a superannuation entity within the meaning of the *Superannuation Industry (Supervision) Act 1993*, trustee of a self-managed superannuation fund within the meaning of the *Superannuation Industry (Supervision) Act 1993* or provider or acquirer in relation to a custodial arrangement as defined in section 1012IA; and

person means:

- (a) a member of the Scheme;
- (b) where the member of the Scheme is an operator—a person who has asked the operator to make a request for a hardship payment;
- (c) where the member of the Scheme is dead—a person who is a beneficiary of the estate of the member.

Dated this 3rd day of October 2012.



Signed by Andrew Mitchell
as a delegate of the Australian Securities and Investments Commission

12-1338

**Australian Securities and Investments Commissions
Corporations Act 2001 - Paragraphs 601QA(1)(a), 741(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), 741(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 [12/1338].

Commencement

3. This instrument commences on gazettal.

Exemptions

4. ASIC exempts Outotec Oyj, a body corporate registered under the laws of Finland whose shares are quoted on the NASDAQ OMX Helsinki Stock Exchange, registration number 0828105-4 (the *issuer*), or a related body corporate of the issuer, from Parts 6D.2, 6D.3 (except section 736) and Part 7.9 of the Act where the issuer:

- (a) makes an eligible offer;
- (b) offers to arrange for the issuer of financial products under an eligible offer;
- (c) issues a financial product under an eligible offer,

that involves a contribution plan but does not involve the issuer or any related body corporate of the issuer offering any eligible employee of the issuer a loan or similar financial assistance for the purpose of, or in connection with, the acquisition of financial products to which the offer relates, on the conditions set out in paragraph 10 of this instrument and for so long as the conditions are met.

5. ASIC exempts a financial product that is the subject of an eligible offer from Part 7.9 where a person (other than a person covered by paragraph 4 of this instrument) makes a recommendation to acquire financial products under an eligible offer, except where the person is aware, or ought reasonably to be aware, that any of the conditions set out in this instrument have not been met.
6. For the avoidance of doubt, ASIC exempts a person who operates a managed investment scheme only by reason of operating a contribution plan relating to an eligible offer to which paragraph 4(a) of this instrument relates from section 601ED of the Act in relation to the operation of that managed investment scheme.

12-1338

7. ASIC exempts the issuer and a related body corporate of the issuer from the requirement to hold an Australian financial services licence for the provision of a financial service consisting of general advice reasonably given in connection with an offer referred in paragraph 4 of this instrument (including any general advice given in the offer document) where the offer document for the offer 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.
8. ASIC exempts:
- (a) the issuer; and
 - (b) any related body corporate of the issuer;
- from the requirement to hold an Australian financial services licence for the provision of the following financial services:
- (c) the provision of a custodial or depositary service in connection with an eligible offer covered by the exemption in paragraph 4 of this instrument where the provider of the service performs their duties in good faith and has sufficient resources to perform those duties; and
 - (d) dealing in a financial product in the course of providing a custodial or depositary service covered by paragraph 8(e) of this instrument; and
 - (e) dealing in a financial product in connection with an eligible offer covered by the exemption in paragraph 4 of this instrument where any acquisition by purchase or disposal of the product (by the issuer or related body corporate of the issuer) occurs either:
 - i. through a person who holds an Australian financial services licence authorising the holder to deal in those financial products; or
 - ii. outside this jurisdiction and through a person who is licensed or otherwise authorised to deal in those financial products in the relevant place.
9. ASIC exempts a person who is exempt from Part 6D.2 or Part 7.9 because of paragraph 4 of this instrument from sections 736, 992A and 992AA of the Act in relation to offers made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with an eligible offer.

Where this instrument applies

10. 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*

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2003, except the definition of "approved foreign market" in paragraph 3 of the Interpretation; and

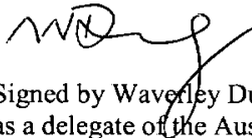
- (b) would meet the requirements of the class order if the definition of an "approved foreign market" in paragraph 3 of the Interpretation included the following financial market:

- (i) NASDAQ OMX Helsinki Stock Exchange.

Conditions

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

Dated this 4th day of October 2012



Signed by Waverley Duong
as a delegate of the Australian Securities and Investments Commission

12-1339

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

Under paragraphs 601QA(1)(a), 911A(2)(l), 992B(1)(a) and 1020F(1)(a) of the Act, ASIC exempts Cargill Australia Limited ACN 004 684 173 and its wholly owned subsidiaries (together referred to as the "Cargill Group"), from:

- (a) section 601ED of the Act in relation to the operation of the managed investment scheme in Schedule A;
- (b) sections 992A and 992AA and Part 7.9 of the Act in relation to:
 - (i) an offer mentioned in Schedule A;
 - (ii) an issue of an interest in a managed investment scheme resulting from an offer in Schedule A;
 - (iii) a recommendation to acquire such an interest; and
- (c) the requirement to hold an Australian financial services licence for the provision of financial services by the person in relation to interests in a managed investment scheme as described in Schedule A,

on the conditions set out in Schedule B.

Schedule A

An offer made by a member of the Cargill Group to another person (the "Offeree") of an interest in a managed investment scheme arising out of a contract or proposed contract whereby an interest in the scheme is to be provided by a member of the Cargill Group as consideration for, or as part of the consideration for, the sale or transfer of agricultural produce from the Offeree, where:

- (a) no money is to be paid by the Offeree and no financial products are to be transferred by the Offeree in consideration of the interest or otherwise connected with or related to the grant of the interest, either to any member of the Cargill Group or to any associate of a member of the Cargill Group, unless the payment is a fee for services rendered or reimbursement of incidental expenses where the nature of the services or expenses and the applicable cost or means of calculating the applicable cost is separately disclosed to the Offeree prior to entering into the contract;

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- (b) any right of the Offeree under the terms of the contract to terminate the contract or otherwise take action for default is not dependent upon the approval or other action of persons who have entered into similar contracts with any member of the Cargill Group;
- (c) under the terms of the contract, the member of the Cargill Group that is party to the contract can terminate the contract within one month of entering the contract if that member has reasonable grounds to believe that at the time of entering the contract the Offeree is an excluded person; and
- (d) the interest does not relate to any other managed investment scheme.

Schedule B

The member of the Cargill Group must:

- (a) establish a reasonable system to identify if an Offeree is an excluded person; and
- (b) take reasonable steps not to enter into a contract with an Offeree that is an excluded person or in circumstances where the contract has been entered into to terminate the contract if permitted to do so under the terms of the contract.

Interpretation

For the purposes of this instrument:

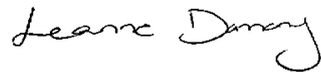
excluded person means a person who:

- (a) is a retail client;
- (b) is not registered as a grower on:
 - i. the National Grower Register maintained by National Grower Register Pty Ltd ACN 095 857 266 (or its successor, substitute or assignee);
 - ii. the AWB Grower Register maintained by AWB (Australia) Pty Ltd ACN 081 890 502 (or its successor, substitute or assignee);
 - or
 - iii. any other register of agricultural producers approved by ASIC from time to time;

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- (c) is not an income tax exempt charity under the *Income Tax Assessment Act 1997*; and
- (d) acquired the agricultural produce that is the subject of the sale or transfer for money or money's worth.

Dated this 4th day of October 2012



Signed by Leanne Damary
as a delegate of the Australian Securities and Investments Commission

12-1347

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

Title

2. This instrument is ASIC Instrument 12-1347.

Commencement

3. This instrument commences on the date of gazettal.

Exemption

4. CSL Limited ACN 051 588 348 and each of its associated bodies corporate (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 offer for the issue of Performance Rights under the Plan;
 - (b) Part 7.9 of the Act where the issuer makes an offer of, issues or offers to arrange for the issue of Performance Rights under an offer 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 for the offer 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 performs their duties in good faith and has sufficient resources to perform those duties;

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- (iii) dealing in a financial product in the course of providing a custodial or depository service covered by sub-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) 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 by a person (other than the issuer or an associate of the issuer) 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 ASIC Class Order [CO 03/184] (the *class order*), as affected by this instrument, have not been met.

Where this instrument applies

6. This instrument applies where the issuer would meet the requirements (including, for the avoidance of doubt, definitions) of 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 Instruments Act 2003* if:
- (a) in the Schedule:
 - (i) the first reference in paragraph 3 to the phrase “employee share scheme” were to read “Plan”;
 - (ii) the reference in subparagraph 3(a) to the phrase “an employee share scheme” were to read “the Plan or an employee share scheme”;
 - (iii) the first reference in subparagraph 3(b) to the phrase “employee share scheme” were to read “Plan”;

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- (iv) the word “other” in subparagraph 3(b) were to be omitted; and
- (v) the reference in paragraph 3 to the phrase “5% of the total number of issued shares in that class of the issuer” were to read “5% of the total number of issued shares in CSL in that class”; and
- (b) in paragraphs 2 and 8 of the **Interpretation**, the phrase “an employee share scheme” were to read “the Plan or an employee share scheme”;
- (c) the definition of an “eligible offer” in paragraph 9 of the **Interpretation** were to read:

““eligible offer” means an offer for issue of Performance Rights in relation to fully-paid shares in CSL 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 made under the Plan, where each of the Performance Rights is offered for not more than 1 cent;” and

- (d) the definition of “issuer” in paragraph 12 of the **Interpretation** were to read:

““issuer” means CSL or an associated body corporate of CSL;” and

- (e) the definition of “offer document” in paragraph 15 of the **Interpretation** were to read:

““offer document” means a document setting out an offer under the Plan that:

- (a) includes or is accompanied by a copy, or a summary, of the rules of the Plan; and
- (b) if a summary (rather than a copy) of the rules of the Plan is given – includes an undertaking that during the period (the “offer period”) during which an eligible employee may acquire the Performance Rights offered or acquire fully paid ordinary shares in the capital of CSL, the issuer (or in the case of an issuer which does not have a registered office in this jurisdiction, an associated body corporate of the issuer which does so have a registered office) will, within a reasonable period of the employee so requesting, provide the employee without charge with a copy of the rules of the Plan; and
- (c) specifies in respect of the shares to which the Performance Rights relate:

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- (i) the acquisition price (if any) in Australian dollars;
 - (ii) where the acquisition price (if any) 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 (if any) 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 (or, in the case of an issuer which does not have a registered office in this jurisdiction, an associated body corporate of the issuer which does so have a registered office) will, during the offer period, 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 relate; and
 - (ii) where subparagraph (c)(ii) or (iii) applies, the information referred to in that paragraph as updated to that date;”; and
- (f) in the **Interpretation**, the following definitions were inserted:
- “4A. “ASX” means the financial market operated by ASX Limited ACN 008 624 691.”;
 - “6A. “CSL” means CSL Limited ACN 051 588 348;”;
 - “16A. “Performance Right” means a right to be issued or transferred a fully paid ordinary share in the capital of CSL, or to receive a cash amount equivalent in value to such a share, under and subject to the Plan;”; and
 - “16B. “Plan” means the scheme that is known as at the date of this instrument as the CSL Limited Performance Rights Plan, where the scheme is extended only to eligible employees and the terms of the scheme are substantially in the same form as those provided to ASIC on 17 August 2012.”.

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Interpretation

7. In this instrument:

Performance Right means a right to be issued or transferred a fully paid ordinary share in the capital of CSL, or to receive a cash amount equivalent in value to such a share, under and subject to the Plan.

Plan means the scheme that is known as at the date of this instrument as the CSL Limited Performance Rights Plan, where the scheme is extended only to eligible employees and the terms of the scheme are substantially in the same form as those provided to ASIC on 17 August 2012.

Dated this 5th day of October 2012



Signed by Daniel Alexander Pallaras
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 third day of October 2012

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.K.A. PLUMBING SERVICES PTY LTD	113 569 109
ACHZ PLUMBING PTY LTD	108 574 054
ACN 005 038 924 PTY LTD	005 038 924
ADAMAC HOLDINGS PTY LTD	117 482 792
ADAM COOK PTY LTD	133 761 350
AGXINTL PTY LTD	118 484 932
ALBAFLOS PTY LTD	120 057 338
ALGIN PTY. LTD.	103 902 236
ALLAN ERIC PEARCE PTY. LTD.	010 110 684
ALL HORIZONS PTY LTD	124 753 199
ALTEC PTY. LTD.	071 098 087
ANCHOR HOLDINGS (WA) PTY LTD	105 990 421
ANDREW & SIMON (NO 1) ENTERPRISE PTY LTD	003 019 627
ANDREW COOPER PTY. LTD.	135 557 943
ANTHONY ARBIDANS PTY. LIMITED	130 615 413
A PLUS THE TUTORING AGENCY PTY. LTD.	124 010 957
ARTHUR LINDNER & ASSOCIATES PTY LTD	001 979 853
ATTUNGA CONSTRUCTIONS PTY. LTD.	009 990 416
AUCH WAY PTY LTD	100 073 952
AUDIOPTIKZ PTY LTD	135 296 909
AUSTRALIAN FIRE BUNKERS PTY. LTD.	135 353 061
AUSTRALIAN HONEY EXPORTS PTY LTD	086 079 156
AUSTRALIAN MOBILE STAGING (NSW) PTY LTD	128 499 052
AUSTRALIAN RARE MEATS PTY LTD	101 288 671
AUSTRALIAN SUNRISE CITRUS PTY LTD	142 786 294
AUSTRALIA TRADE STAR PTY LTD	126 350 196
AVANTECH PTY. LTD.	121 920 465
BAXTER MANAGEMENT PTY LIMITED	083 165 360
BETTY AND ME PTY LTD	142 333 284
BISCAWAY PTY LIMITED	050 920 780
BLACKFIT PTY LTD	115 964 326
BLUM DEVELOPMENTS PTY LTD	142 493 883

Name of Company	ACN
BONNEY FORGE EPG INTERNATIONAL PTY LTD	136 415 462
BOOTHROYD MARKETING PTY LIMITED	088 083 489
BOQUEST PROPERTIES PTY LTD	089 877 029
BOULOS GROUP PTY LTD	124 183 277
BOWBERG INVESTMENTS PTY. LTD.	118 308 204
BRONDESBURY FIELDS PTY LTD	139 748 342
BROTHERS SUPERMARKET SERVICES PTY. LTD.	130 436 298
BUD CONSULTING PTY LTD	134 734 133
BUILT CONSTRUCTIONS (ACT) PTY LTD	124 194 752
BUSAN PTY. LIMITED	119 954 791
BUTTERFIELD GROUP PTY LTD	129 723 575
C.H.K. FARM TRADING CONTRACTOR PTY LTD	114 244 389
CABLE ON SYDNEY PTY LTD	106 309 951
CALLAGHAN CONSTRUCTIONS PTY. LIMITED	050 044 623
CAMBIOS SASHA PTY. LTD.	005 457 358
CAPATEL COMMUNICATIONS PTY. LIMITED	099 632 756
CAPITAL RESOURCES FINANCIAL PTY LIMITED	116 372 055
CARANGA NOMINEES PROPRIETARY LIMITED	005 014 915
CARRABELLA HOLDINGS PTY LTD	139 258 110
CARTRE PTY LTD	008 211 685
CASABLANCA CLEANING SERVICES PTY. LTD.	122 580 563
CAULIFLOWER EARS PTY. LIMITED	061 709 902
CENTRAL MIRAGE PHOTO PTY LTD	083 070 795
CHASE CONTRACTORS PTY LTD	002 928 841
CHERELYNEANNE PTY LTD	082 144 616
CHERRYBROOK ENTERPRISES PTY. LTD.	068 637 418
CHETTY ENTERPRISES PTY LTD	086 844 671
CHRYSLIS HOLDINGS PTY LIMITED	093 319 174
CLAREG PTY. LTD.	135 838 738
CLASSIC PERIOD HOMES PTY LTD	096 046 105
CLAYTON L GEORGE PTY LTD	134 289 491
COBRA PERSONNEL SERVICES PTY. LTD.	138 538 904
COMPLETE MARTIAL ARTS (WA) PTY LTD	140 023 516
COMVANTAGE PTY LTD	106 296 208
CONCEPT INTERIORS (NSW) PTY LIMITED	003 961 117
CONOMAN PTY. LTD.	002 555 955
CONTECH CONSULTING SERVICE PTY. LTD.	080 279 241
COOMA PARCEL SERVICE PTY LTD	112 870 765
CORAL REEF DEVELOPMENTS PTY LTD	102 631 747
CORE-TEX PTY LTD	099 247 373
CORPORATE EXECUTIVE PTY LTD	124 304 007
COURALLIE AVENUE PTY LIMITED	107 635 549
CRENVALE INVESTMENTS PTY LTD	093 369 914
CROWN FORMWORK & CONSTRUCTIONS NSW PTY LTD	140 367 522
D & J HASKEW PTY LIMITED	098 929 401
D-WORKS PTY LTD	135 088 612

Name of Company	ACN
DANRIK GROUP PTY LIMITED	110 128 375
DARP REFRIGERATED TRANSPORT PTY LTD	134 356 540
DARTS MOBILE CARAVAN SERVICES PTY LTD	134 010 825
DDRAIG GOCH INVESTMENTS PTY LTD	115 274 425
DEBORAH HOLL PTY LIMITED	095 108 188
DESIGN GROUP 9 PTY. LTD.	003 865 101
DEVCO PR PTY LTD	129 956 672
DIGITAL MATRIX SOLUTIONS PTY LIMITED	121 106 910
DISTINCT TILING CONTRACTORS PTY LTD	073 420 514
DLH INVESTMENTS PTY LTD	108 605 652
DPA MANUFACTURING PTY. LTD.	074 659 126
DRAGON GOLD GROUP PTY LTD	116 090 763
DST HOLDINGS PTY LTD	087 004 091
DUO COMMUNICATIONS PTY LTD	135 631 186
EAST EQUIPMENT PTY LTD	104 107 824
ELMIEGROUP PTY LTD	116 776 080
EMECH DEVELOPMENTS PTY LTD	102 548 587
ENERGY REDUCTION SOLUTIONS PTY LTD	135 461 906
ENTERPRISE AUS PTY. LTD.	107 363 744
EUDUNDA ENTERPRISES PTY LTD	103 693 134
EVENTCO GROUP PTY LTD	109 657 436
EXPOSITO PTY LTD	134 628 390
FAMBROS PTY LTD	000 944 561
FANG'S FAMILY PROPERTIES PTY LTD	117 405 991
FANTA INTERIOR PTY LTD	139 678 336
FAR WEST LIVESTOCK TRADERS PTY LTD	126 873 416
FASHION CREST PTY. LTD.	006 775 515
FASTTRAKIT PTY LTD	090 782 497
FERLAZZO NOMINEES PTY. LTD.	005 753 060
FIFTEEN MARCH PTY LTD	100 399 317
FINE DINE GROUP PTY. LIMITED	122 979 328
FINGALWOOD PTY. LTD.	007 441 134
FLAMING FLOORS PTY LTD	130 107 569
FLYNN WRIGHT PTY LTD	099 647 122
FONTANA TRANSPORT PTY. LTD.	094 617 268
FORSTER RESORT PTY LIMITED	138 661 800
FRED HEILPERN PTY LTD	000 917 644
FREEBAIRN FAMILY PTY LTD	132 575 350
FREELANCE LOGISTICS PTY LIMITED	133 397 690
FREIGHT BROKER LOGISTICS PTY. LTD.	134 852 298
FRUIZ BEVERAGES PTY LTD	123 578 389
F TRAVAGLINI PTY LTD	008 744 965
GAO & YOUNG PTY. LTD.	142 499 152
GEORGE M BOFFA PTY LTD	002 280 935
GEORGE TAHATOS HOLDINGS PTY LTD	002 662 188
GLEBE MORTGAGE FINANCE LIMITED	104 650 473

Name of Company	ACN
GMA CONSTRUCTION SERVICES PTY LTD	123 025 141
GMZ HOLDINGS PTY LIMITED	135 458 507
GOOD LIFE RETIREMENT SYSTEMS LIMITED	114 216 509
GOODSHELF NO. 3 PTY. LTD.	010 791 947
HALLORAN INVESTMENTS PTY LTD	099 820 327
HANDLIN PROFITS PTY LTD	121 960 101
HARDYS CO PTY LTD	135 539 481
HBG CONSULTING PTY LTD	123 335 946
HBG INTERNATIONAL PTY LTD	123 282 931
HEALTH SCIENCES PRODUCT PTY. LTD.	139 881 137
HEROPE PTY. LTD.	135 448 510
HIGGANS PAINTING SERVICES PTY LTD	142 581 753
HIGHGATE CAPITAL PARTNERS PTY LTD	131 050 096
HIGHWAY JOINERY (VICTORIA) PTY LTD	004 849 067
HILARY N PTY LTD	152 200 078
HL BUILDING PTY LTD	138 584 148
HOECHST AUSTRALIA LIMITED	008 443 285
HOMESAVER ENERGY ASSESSMENTS PTY LTD	132 760 162
HOPE BUILDING SERVICES PTY LTD	131 602 590
HOSPITALITY & LEISURE BROKERS PTY LTD	139 904 144
HOSSEINI GROUP PTY LTD	126 181 986
HOUSE OF FINANCE PTY LTD	138 822 198
HUN TOEKOMST PTY LTD	130 452 354
HYPERIONIC PTY LTD	141 639 429
I-CONNECT CLUB PTY LTD	129 256 631
IGALIAN PTY LTD	115 431 813
IKONKAAR INTERNATIONAL PTY. LTD.	124 561 548
IMAGES UNLIMITED (AUSTRALIA) PTY LTD	093 841 402
INDUSTRY ELECTRICAL PTY. LTD.	133 283 146
INFIN8 PTY LTD	124 511 762
INSIGHT & INFLUENCE PTY LTD	113 281 093
INSITE DESIGN GROUP PTY LTD	099 599 023
INSULATION INSTALLATION PTY LTD	107 939 793
INSULSLEEVE PTY. LTD.	140 121 231
ISAAC MUIR'S PTY LTD	102 293 256
J.C. H CABLING PTY LTD	125 158 876
J. DUFALL PTY. LTD.	009 268 259
JCKC PTY LTD	078 791 367
JD PROJECTS (AUST) PTY LTD	138 269 646
JESSI SURFS PTY LTD	122 989 020
JOE'S MEATS PTY LTD	108 108 247
JOHN-CAPE MINERAL RESOURCES PTY LTD	129 504 865
JOOMBAH HOLDINGS PTY. LTD.	113 398 986
J R K GROUP PTY LTD	110 016 003
JULGER PTY LTD	074 513 769
JUMP CONSTRUCTIONS PTY LTD	123 172 047

Name of Company	ACN
K.A. OSTEOPATHY PTY LIMITED	126 346 101
K'S CREATE PTY LTD	131 556 397
KAPPATOS HOLDINGS PTY LIMITED	078 435 631
KEEM'S BUSINESS PTY LTD	150 544 497
KERIN BUILDING & MAINTENANCE SERVICES PTY LTD	007 276 575
KJLC HOLDINGS PTY LIMITED	132 691 304
KUNGKA PTY LTD	122 281 510
L. NAS TRANSPORT PTY LTD	106 667 369
L & B FAMILY PTY LTD	106 618 357
LAKE COOGEE ESTATE MANAGEMENT PTY LTD	115 352 504
LANCETON PTY LTD	127 829 501
LANGE POSTAL PTY LTD	141 647 887
LIME EQUIP PTY LTD	136 491 999
LITSTER NICOLL PTY LTD	118 513 072
LUKE DILLON PTY LTD	105 139 151
MADDISON (QLD) INVESTMENTS PTY LTD	118 177 058
MALONEY FOOD SERVICES PTY LTD	131 714 193
MANALIA PTY LTD	129 316 776
MARIONEL PTY LIMITED	084 420 548
MASTERPLEX CONSTRUCTIONS PTY LIMITED	129 188 183
MATILDA'S TRANSPORT PTY LTD	107 829 569
MAYO EQUITIES PTY LIMITED	136 755 167
MC (S.A.) INVESTMENTS PTY. LTD.	138 306 260
MCKERLIE PTY. LTD.	114 626 925
MD PRECAST PTY LTD	135 533 247
MERIDIAN PEST MANAGEMENT PTY LTD	113 662 392
METIS HOLDINGS PTY. LTD.	005 367 331
METRO CITY PLASTER SUPPLIES PTY LTD	096 485 237
MEYER MEREDITH FAMILY HOLDINGS PTY LIMITED	142 785 779
MF CLEANING SERVICES PTY LTD	123 932 294
MITCHELL FAMILY EQUITIES PTY. LTD.	126 005 865
MME OUTDOOR SOLUTIONS PTY LTD	130 064 998
MODINC CONSULTANTS PTY LIMITED	133 000 227
MONEY MATTERS FINANCE PTY LTD	105 679 767
MOREE HEALTH SPA RESORT PTY LIMITED	123 160 510
MOUSEPOWER INDUSTRIES PTY. LIMITED	002 084 433
MR.VINYL FLOORING PTY LTD	137 541 630
MRM PLUMBING SERVICES PTY LTD	130 035 335
MURUGESAN MEDICAL SERVICES PTY. LTD.	006 275 225
MUSTA BUILT PROJECTS PTY. LTD.	132 420 154
MY NEW CASTLE PTY LIMITED	142 258 366
NACAJOLI PTY LTD	104 930 449
NEAL COURIERS PTY LTD	142 587 148
NESTER INVESTMENTS PTY LTD	103 222 215
NEW FRONTIER PTY. LTD.	082 234 482
NEW MIGRANT GROUP PTY LTD	138 588 619

Name of Company	ACN
NEW QUAY HOLDINGS PTY LTD	051 396 984
NEWSTAR SPORTS MANAGEMENT PTY LTD	097 830 129
NIKA PTY LIMITED	108 470 622
NO.5 COY (AAT) PTY LIMITED	000 071 492
NORTHERN MAIL SERVICES PTY LTD	118 471 444
NU-LIFE MEDICAL SERVICES PTY LIMITED	124 352 334
OAKBANK HEIGHTS PTY. LTD.	089 520 605
OLYMPUS TOWNS PTY. LTD.	060 160 303
ONE CAB AUSTRALIA PTY LIMITED	135 733 041
ONESTOP SHUTTERS AND BLINDS PTY LTD	142 230 564
OPTEL CABLING PTY. LTD.	066 417 801
OREGANO BAKERY PTY LTD	142 286 673
ORGANIC CARE AUSTRALIA PTY LTD	136 022 850
ORION MOBILES PTY LTD	139 628 916
OUTER LIMITS CLOTHING & SURFWEAR PTY LTD	108 127 028
OXSTAM PTY LTD	142 584 414
P & D SERGI HOLDINGS PTY LTD	122 410 495
PADDINGTON SUPERANNUATION PTY LIMITED	103 571 820
PADDLEBOARDS PTY LTD	091 439 575
PCK AUSTRALIA PTY LTD	129 618 293
PEGASUS AIRWAYS PTY LTD	053 410 834
PERFECT BALANCE MANAGEMENT PTY LTD	116 923 785
PETER DONNELLY MOTORS PTY. LTD.	062 339 397
PINDRA AUSTRALIA PTY LTD	116 644 136
PINEVIEW INVESTMENTS PTY LTD	096 195 121
PIONEER CAPITAL PTY. LTD	086 518 765
PIXEL STORM PTY LTD	112 590 315
POLESTAR PTY. LTD.	113 330 108
POOPDECK PTY LTD	115 084 789
PORT PHILLIP BODY STUDIO PTY LTD	140 780 687
PRESPA CLEANING PTY LTD	127 767 560
P R INVESTMENT GROUP PTY LTD	105 149 139
PROJECT PARADIGM PTY LIMITED	086 790 641
QUAY FINANCIAL PLANNING PTY LTD	129 475 707
R.E. WAGNER PTY LTD	118 265 722
R & M ELECTRICAL SERVICES PTY LTD	140 151 319
RAYDOX PTY. LTD.	098 104 600
RELLCAIN PTY. LIMITED	077 711 605
RICEBOY PTY LTD	113 605 119
RIMAC PTY LTD	076 039 168
RISE & GO PTY LIMITED	135 253 244
ROBBY IMPORT & EXPORT PTY LTD	139 865 197
ROCKDELTA PTY LTD	077 890 898
ROCKLINE HOLDINGS PTY LTD	009 343 506
RODIAN DEVELOPMENTS PTY LTD	005 950 854
ROGJOHN PTY LTD	116 808 649

Name of Company	ACN
RONIDA PTY LTD	008 867 598
ROSSTHWAITE PTY LTD	000 802 460
ROYAL AGNES WATER LAND HOLDINGS PTY LTD	119 703 025
ROYAL CORP PROPERTY SERVICES PTY LTD	138 909 001
RTEC ELECTRICAL PTY LTD	100 949 791
SAGEWC PTY LTD	107 439 930
SAMRON PTY. LTD.	076 600 952
SASHA RRR CONSULTING PTY. LIMITED	118 386 360
SAVIBRED PTY LTD	125 641 821
SCAFFOLD CONSTRUCTIONS (AUST) PTY LTD	136 436 112
SCHILL PTY LTD	119 131 332
SCHROEDERS INVESTMENTS PTY LTD	104 167 875
SCORPA PTY LTD	067 351 704
SCOTTLONG PTY LTD	124 702 834
SDW PTY LTD	104 139 764
SEDDON TIMES PTY. LTD.	099 288 052
SHENOY MARKETING PTY LTD	126 929 584
SILROSE PTY. LTD.	010 713 596
SILVERSTAR MANAGEMENT PTY LTD	107 890 166
SIM CITY PEST MANAGEMENT PTY LTD	134 377 521
SIMON HEKEIK & SONS CONSTRUCTIONS PTY LTD	001 775 202
SNU TRANSPORT PTY LIMITED	139 197 961
SOUTH PACIFIC HOMES PTY LTD	107 430 704
SPECTRE GROUP PTY LTD	133 267 679
SPIRAL MEDICAL PTY. LTD.	124 440 437
S T CONSTRUCTIONS INVESTMENT COY. PTY LTD	124 206 659
STELLA (VIC) PTY LTD	142 399 479
STOKES SKIS PTY LTD	142 617 712
SUEBREGL PTY. LTD.	006 003 505
SUMALERA PTY LTD	132 242 614
SVL NOMINEES PTY LTD	136 910 800
SYATT CORP PTY LIMITED	061 875 116
SYDFORM PTY LTD	119 162 391
SYSTEMS ASSURANCE PTY LTD	122 405 627
T.E. & D.K. STEWART PTY LTD	082 677 067
T.M. SIGNS PTY LIMITED	088 498 659
TAFFT CAPITAL PTY LTD	102 203 092
TAREQ ALABDI MEDICAL PTY LTD	132 654 507
TARILTA PTY. LTD.	005 025 909
T B FURNITURES PTY LTD	079 825 264
TEALY'S MINI EXCAVATIONS PTY LTD	122 012 864
TEMALI PTY. LTD.	140 878 253
TERMIBUSTERS PTY. LTD.	142 434 955
THAT'S IT PTY LTD	123 018 539
THE ARC-TECH.CONSTRUCTION GROUP PTY LTD	077 344 444
THE BLAIR LAWSON GROUP PTY LIMITED	140 818 604

Name of Company	ACN
THE FATTED CALF PTY. LTD.	058 917 909
THE GOODY MAN PROPRIETARY LIMITED	142 323 297
THE GREEK ORTHODOX ARCHDIOCESE OF AUSTRALIA PROPERTY TRUST	000 369 095
THE OLD GIRLS PTY LTD	134 096 441
THIRTY-SIXTH KLINGON PTY. LTD.	007 397 793
TILBARI PTY. LTD.	006 980 187
TIME OUT COFFEE LOUNGE PTY LTD	140 011 196
TIM LEACH CONSTRUCTIONS PTY LTD	123 070 351
T M B (WA) PTY LTD	115 732 002
TNS IP PTY LTD	140 328 963
TOBOUTT TRADING PTY LTD	142 402 837
TOTAL COLOUR PTY. LTD.	130 234 052
TOTAL REMEDIAL PTY LTD	125 406 733
TRADE ALLIES PTY LTD	127 717 748
TRANS GLOBAL INDUSTRIES PTY LTD	097 184 597
TRIUMPH BOATS PTY LTD	103 774 563
TROVATO INVESTMENTS PTY LTD	076 479 224
TRUELINE EARTHMOVING AND VEGETATION (AUST) PTY LTD	060 702 721
TUGHAS TRANSPORT PTY LTD	134 750 673
TV PLUS OPERATIONS COMPANY PTY LTD	110 294 294
UNIVERSAL FIRE & SAFETY PTY. LTD.	093 521 138
V.S.E. PTY. LTD.	116 310 377
VETZIL PTY LTD	123 350 710
VIBE PTY. LTD.	006 381 639
VICTORIA ISLAND (NO. 2) PTY. LTD.	010 420 327
VICTOR LA GRECA PTY LTD	142 286 306
W & D CUSTODIANS PTY LTD	125 915 862
WATER INDUSTRY CONSULTANTS AUSTRALIA PTY. LTD.	120 907 762
WATER TO YOU PTY LTD	124 137 257
WELDING TECHNOLOGY AND INSPECTION PTY LTD	135 535 189
WESTERN RESEARCH AND DEVELOPMENT PTY LTD	063 922 001
WHEELIES DC PTY LTD	135 066 410
WIDEAWE PTY. LIMITED	064 345 099
WILDKNIGHT ENTERPRISES PTY LTD	094 462 058
WONG'S HOME IMPROVEMENTS PTY. LTD.	057 900 722
WRB PRODUCTIONS PTY LTD	135 219 948
WYLROLL PTY. LTD.	058 801 737
XCITATION PTY LTD	123 949 315
XPIRA INVESTMENTS PTY LTD	102 801 105
XYRIS CONSULTING PTY LTD	133 410 385
Y. KIM'S PTY LTD	137 182 613
YARRA COMPLETE CAR CARE PTY LTD	073 457 315
YJE NOMINEES PTY LTD	104 421 025
YOUR COMMUNITY REALTY PTY LTD	108 352 601
ZAUBER IMPORTS PTY LTD	131 573 898

Name of Company

ACN

4C BUILDING COMPANY PTY LTD

108 440 071

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 fifth day of October 2012

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme	ARSN
ALLIANCEBERNSTEIN ENHANCED FIXED INCOME TRUST	106 910 276
ALLIANCEBERNSTEIN GLOBAL PLUS FIXED INCOME TRUST	099 132 484
ALLIANCE GLOBAL RESEARCH GROWTH EQUITIES TRUST	107 385 222
AUSTRALIAN EQUITY - GROWTH FUND	096 853 708
AUSTRALIAN EQUITY FRANKED VALVE FUND	133 656 229
BNP PARIBAS ASSET MANAGEMENT CORE PLUS FIXED INCOME FUND	120 566 752
BNP PARIBAS ASSET MANAGEMENT EUROPE EQUITY FUND	087 586 696
CHALLENGER CASH MANAGEMENT TRUST	096 273 102
CHALLENGER DIVERSIFIED INCOME FUND	089 708 556
COLONIAL FIRST STATE - FIRSTCHOICE INVESTMENTS - SPECIALIST FUND 21	134 828 238
COLONIAL FIRST STATE - FIRSTCHOICE INVESTMENTS - INTERNATIONAL FIXED INTEREST FUND 8	123 799 137
COLONIAL FIRST STATE DIVERSIFIED PRIVATE EQUITY FUND	096 425 302
COMMONWEALTH CASH MANAGEMENT TRUST	089 453 449
COMMONWEALTH INTERNATIONAL FIXED INTEREST FUND 8	123 809 272
CREDIT SUISSE PL100 - WORLD WATER TRUST	124 201 074
CUSTOM CHOICE INTERNATIONAL SHARE PORTFOLIO	115 225 315
FIDELITY EUROPE FUND	093 164 099
FIDELITY JAPAN FUND	093 164 375
FIDELITY SELECT GLOBAL EQUITIES FUND	093 164 517
HSBC ASIA SELECT EQUITY FUND	139 236 570
HSBC GH DIVERSIFIED STRATEGY FUND	140 788 950
HSBC GLOBAL EMERGING MARKETS EQUITY FUND	136 121 705
INDUSTRIALS FUND	088 999 508
INVESCO PROTECTED GROWTH FUND	093 172 260
KAPSTREAM SOVEREIGN BOND FUND	134 793 730
LONGREACH CAPITAL PROTECTED WHOLESALE FUND 2 - 2007, PROPERTY, INFRASTRUCTURE AND UTILITIES	124 203 541
MAXIMUM YIELD FUND	109 106 658
MERCER ASSC TRUST	111 236 714
MERCER CP TRUST	111 236 107
MERCER HYFI TRUST	111 236 330

Name of Scheme	ARSN
MERCER INVESTMENT FUNDS AUSTRALIAN FIXED INTEREST TRUST	114 021 037
SCM WHOLESALE ABSOLUTE AUSTRALIAN EQUITIES FUND	095 882 385
SCM WHOLESALE ABSOLUTE INTERNATIONAL EQUITIES FUND	095 883 186
THE EXCELSIOR AUSTRALIAN EQUITIES NO. 1 FUND	140 241 676
WHOLESALE AUSTRALIAN EQUITY - GROWTH FUND	089 808 248
WHOLESALE AUSTRALIAN EQUITY - INDUSTRIALS FUND	089 808 104

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 fifth day of October 2012

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

AG DELTA PTE. LTD.	143 168 085
COVANSYS (ASIA PACIFIC) PRIVATE LIMITED	112 790 459
EXHIBIT MERCHANDISING LLC	145 892 897
GRINDROD TRADING (ASIA) PTE LTD	149 673 138
VALLID SECURITY TECHNOLOGY LIMITED	105 323 957

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 fifth day of October 2012

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme

ARSN

TRICOM INCOME FUND

110 295 880

CORPORATIONS ACT 2001
Section 601CL(5)

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

Dated this fifth day of October 2012

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

CERTEGY AUSTRALIA LIMITED
SILVESTER BROTHERS (AMHUK) LIMITED

050 021 513
007 460 433

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.

BROCKMAN RESOURCES LIMITED ACN 009 372 150 will change to a proprietary company limited by shares. The new name will be **BROCKMAN MINING AUSTRALIA PTY LTD** ACN 009 372 150.

GREENSTONE METALS LIMITED ACN 138 095 842 will change to a proprietary company limited by shares. The new name will be **GREENSTONE METALS PTY LIMITED** ACN 138 095 842.

MAGMA METALS LIMITED ACN 114 581 047 will change to a proprietary company limited by shares. The new name will be **MAGMA METALS PTY LIMITED** ACN 114 581 047.

REDCAPE PROPERTY SERVICES LIMITED ACN 010 330 515 will change to a proprietary company limited by shares. The new name will be **REDCAPE PROPERTY SERVICES PROPRIETARY LIMITED** ACN 010 330 515.

RIP BUOY HOLDINGS PTY LTD ACN 159 791 858 will change to a public company limited by shares. The new name will be **RIP BUOY HOLDINGS LIMITED** ACN 159 791 858.

VECTUS BIOSYSTEMS PTY LTD ACN 117 526 137 will change to a public company limited by shares. The new name will be **VECTUS BIOSYSTEMS LIMITED** ACN 117 526 137.

4D-S PTY LTD ACN 124 234 395 will change to a public company limited by shares. The new name will be **4D-S LIMITED** ACN 124 234 395.

AYERS ALLIANCE FINANCIAL SERVICES PTY LTD ACN 134 959 818 will change to a public company limited by shares. The new name will be **AYERS ALLIANCE FINANCIAL SERVICES LIMITED** ACN 134 959 818.

CAPITAL ACCESS PARTNERS PTY LTD ACN 071 116 679 will change to a public company limited by shares. The new name will be **CAPITAL ACCESS PARTNERS LIMITED** ACN 071 116 679.