



Commonwealth of Australia Gazette

No. A21/13, Tuesday, 14 May 2013

Published by ASIC

# **ASIC Gazette**

# **Contents**

# **Notices under Corporations Act 2001**

| 13-0198 | 13-0578 | 13-0579 | 13-0583 | 13-0585 | 13-0586 | 13-0587 | 13-0588 |
|---------|---------|---------|---------|---------|---------|---------|---------|
| 13-0589 | 13-0590 | 13-0591 | 13-0592 | 13-0593 | 13-0595 | 13-0597 | 13-0604 |
| 13-0607 | 13-0614 |         |         |         |         |         |         |

# **Company reinstatements**

Company/scheme deregistrations

Change of company type

## **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

## © Commonwealth of Australia, 2013

This work is copyright. Apart from any use permitted under the *Copyright Act 1968*, all rights are reserved. Requests for authorisation to reproduce, publish or communicate this work should be made to: Gazette Publisher, Australian Securities and Investment Commission, GPO Box 9827, Melbourne Vic 3001





# ASIC

Australian Securities & Investments Commission

# Australian Securities and Investments Commission Corporations Act 2001 — Paragraphs 926A(2)(b), 992B(1)(b) and 1020F(1)(b) — Exemption

# **Enabling legislation**

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraphs 926A(2)(b), 992B(1)(b) and 1020F(1)(b) of the *Corporations Act 2001* (the *Act*).

## **Exemption**

- 2. This exemption applies to an interest in a managed investment scheme (serviced strata scheme) which involves an owner (investor) of real property (strata unit), in the investor's discretion, making their strata unit available for use by a person (operator) as part of a serviced apartment, hotel, motel or resort complex located at 67 William Street, Port Macquarie, NSW, lots 1-57 of Strata Plan 72775, developed in accordance with an approval of a local government organisation that has been given to ASIC and in relation to which, on 1 March 2000, there was no person who had bought or agreed to buy a strata unit and who, before agreeing to buy, had been offered an interest in the scheme.
- 3. An interest in the serviced strata scheme is exempt from the following provisions of the Act:
  - (a) Part 7.6 (other than Divisions 4 and 8); and
  - (b) section 992AA; and
  - (c) section 1017F.

## Where exemption applies

- 4. The exemption in paragraph 3 only applies where all of the following requirements are satisfied:
  - (a) the sale of the strata unit is not and was not conditional on participation in the serviced strata scheme;

- (b) each investor and the operator may withdraw from participation in the scheme on no more than 90 days notice and an investor that withdraws will not be bound after that notice expires to allow use of their strata unit except for occupation of the strata unit:
  - (i) by a person other than the operator or an associate of the operator; and
  - (ii) under an agreement that the operator made with that person before the notice of withdrawal was given;
- (c) each investor may, if the investor withdraws from participation in the scheme, appoint another person to manage their strata unit;
- (d) the operator is licensed in relation to the conduct of the letting services under the law of a State or Territory or is a financial services licensee;
- (e) no payment is liable to be made by an investor to participate in the scheme other than:
  - (i) payment money to buy the strata unit; and
  - (ii) one or more payments of the investor's reasonable proportion of the operator's fees and expenses with respect to the management of the scheme where in any 3 month period the total of such payments relates to a period of no more than 3 months and where:
    - (A) that total is reasonably commensurate with the work done or to be done, or the expenses incurred or likely to be incurred (as the case may be), by the operator during the period to which the payments relate; and
    - (B) where a FFE Fund has been established for the investor no payment or part thereof is used for the replacement, repair or refurbishment of furniture, fittings and equipment of the strata unit in relation to the period to which the payment relates unless all money in the Fund has first been expended; and
  - (iii) where a FFE Fund has been established for the investor one or more payments into the Fund where:
    - (A) each payment is by way of a deduction from rental income of the scheme that would otherwise be paid to the investor in relation to a period and does not exceed 3% of the gross rent attributable to the investor for the period; and

- (B) the balance of the Fund at all times does not exceed \$5,000 for each strata unit made available by the investor for use as part of the scheme;
- (f) there is no obligation on any person to ensure that other owners of strata units agree to participate in the scheme;
- (g) the serviced apartment, hotel, motel or resort complex is operated in accordance with a written agreement entered into or to be entered into between the operator and each investor which agreement includes provisions as specified in paragraph 5;
- (h) the operator takes reasonable steps to ensure that any part of the scheme property held in cash or on deposit with an Australian ADI or another financial institution is held on trust for the members in a trust account and subject to audit as to whether the moneys have been dealt with in accordance with the terms of the trust by a registered company auditor at least annually;
- (i) where a FFE Fund has been established for an investor, the operator takes reasonable steps to ensure that:
  - (A) the money comprising the Fund is held on trust for the investor in a trust account and subject to audit as to whether the money has been dealt with in accordance with the terms of the trust by a registered company auditor at least annually; and
  - (B) the balance of the Fund is promptly returned to the investor at the termination of the scheme or upon the investor's withdrawal from the scheme, whichever occurs first;
- (j) each person that is involved in making an offer of interests in the scheme for issue does not engage in any misleading or deceptive conduct or conduct that is likely to mislead or deceive in connection with those offers;
- (k) the operator complies with the provisions specified in paragraph 5 which are included in the agreement referred to in subparagraph (g).

# Terms of agreement between investor and operator

- 5. The agreement specified in subparagraph 4(g) is to contain provisions to the following effect:
  - (a) Transfer of management rights
    - (i) If a majority of scheme members advise the operator in writing that they wish to terminate the operator's engagement, the

operator must within 9 months transfer the management rights to a person that is chosen by the operator that has not been involved in the operation (including promotion) of the scheme and is not controlled by a person that has been involved in the operation (including promotion) of the scheme; and

- (ii) If an operator fails to complete that transfer within the 9 month period, the operator must cause the transfer of the management rights to a replacement operator named in a written notice given by a majority of scheme members, at a price specified in the notice; and
- (iii) A transfer referred to in subparagraph (i) or (ii) must be done as soon as practicable, but if there is a body corporate for the real property to which the scheme relates, there must be a reasonable time for members of the body corporate to consider whether to make a decision referred to in subparagraph (b)(ii) unless the body corporate has consented to the transfer; and
- (b) Consent of body corporate to new care-taking arrangements
  - (i) If an operator receives a notice under subparagraph (a)(i), the operator must advise all body corporate members of the name of the person to whom the transfer is to be made; and
  - (ii) Unless the body corporate has consented to the transfer, an operator does not have to transfer the management rights to the person named in the notice described in subparagraph (a)(ii) if a majority of body corporate members state in writing to the operator that the person should not be engaged by the body corporate to perform care-taking functions; and
  - (iii) If a majority of body corporate members make a decision referred to in subparagraph (b)(ii), a majority of scheme members may then at any time name a replacement operator by a written notice, to whom the operator must transfer the management rights at a price specified in the notice and the notice will be taken to be given in accordance with subparagraph (a)(ii); and
  - (iv) This subparagraph does not apply if the body corporate or a majority of body corporate members agree in writing to the transfer to the person named in a notice under subparagraph (a)(ii) or (b)(iii) before that notice is given to the operator; and
- (c) Price payable on transfer

The price scheme members specify in a notice under subparagraph (a)(ii) must be one of the following:

- the average of two valuations of the management rights by independent qualified valuers nominated by the Australian Property Institute (or another relevant independent professional body approved by ASIC); or
- (ii) the highest bona fide bid for the management rights (excluding a bid by the operator or its associates) at an auction of which at least 60 days' notice had been given; or
- (iii) the highest bona fide amount tendered (excluding any tender by the operator or its associates) for the management rights following reasonable efforts to market the property for at least 60 days; and

#### (d) Voting

- (i) In determining if there is a majority of scheme members or body corporate members, the operator and its associates and any person nominated as a replacement operator and associates of that person must not be counted; and
- (ii) For scheme members, a majority is based on their entitlement to vote at body corporate meetings if there is a body corporate for the property to which the scheme relates, and otherwise each member shall have one vote; and
- (iii) For body corporate members, a majority is based on their entitlement to vote at body corporate meetings; and
- (iv) A scheme member or a body corporate member makes a decision by signing a document that sets out the decision; and

## (e) Costs

- (i) Any member may arrange a valuation or auction of, or may market, the management rights before or after the expiration of the 9 month period referred to in subparagraph (a)(i) for the purposes of determining a price to be specified in a notice under subparagraph (a)(ii); and
- (ii) If a member incurs any reasonable valuation, auction or marketing costs under subparagraph (i) that member is entitled to be reimbursed out of the price payable by any person nominated by the members as transferee of the management rights when the price is paid to the operator; and

#### (f) Assistance

The operator must give reasonable assistance to enable the transferee to operate the resort, hotel, motel or serviced apartment complex including making available information concerning any prospective bookings; and

# (g) Definitions

In this paragraph:

scheme members means investors in the scheme excluding the operator and its associates.

*management rights* means all real or personal property (including contractual rights) held by the operator or any of its associates that facilitates the operation of the scheme.

*transfer* in relation to management rights means to assign or transfer the management rights or to cause another person to become the holder of those rights or rights substantially the same as those rights.

#### Interpretation

#### 6. In this instrument:

FFE Fund means a fund established for an investor consisting of money paid by the investor and any interest accrued on that money, to be used from time to time in accordance with the written agreement referred to in subparagraph 4(g) for the replacement, repair or refurbishment of furniture, fittings and equipment of the strata unit made available by the investor for use as part of the scheme.

offer is to be interpreted in accordance with subsection 1010C(2) of the Act.

Dated this 6<sup>th</sup> day of May 2013

Blebandon

Signed by Janice Chandra

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

## **Enabling legislation**

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

#### Title

2. This instrument is ASIC Instrument 13-0578.

#### Commencement

3. This instrument commences on 3 May 2013.

#### **Exemption**

4. CBD Energy Limited ACN 010 966 793 (the *issuer*) does not have to comply with Part 6D.2 or 6D.3 of the Act (other than sections 736 and 738) for an offer of shares for issue, to be made on or about 3 May 2013, under a purchase plan.

# Where this instrument applies

- 5. This instrument applies where the issuer:
  - (a) meets the requirements and conditions of ASIC Class Order [CO 09/425] (the *class order*) except for sub-subparagraph 7(a)(ii) and subparagraph 7(f); and
  - (b) would meet the requirement in sub-subparagraph 7(a)(ii) of the class order if that sub-subparagraph were to read:
    - "(ii) is not suspended from trading and was not suspended from trading on that market for more than a total of 25 trading days during the shorter of the period during which the class was quoted, and the period of 12 months before the day on which the offer is made;"; and
  - (c) would meet the requirement in sub-subparagraph 7(f)(i) of the class order if that sub-subparagraph were to read:
    - "(i) not more than 30 days before the offer, given a notice to ASX that:
      - (A) complies with subsection 708A(6) (except subparagraph 708A(6)(d)(i)) of the Act in relation to an issue of shares in the class made otherwise than under a purchase plan; and

- (B) states that, as at the date of the notice, the issuer's most recent annual report was lodged with ASIC 4 months and 2 days after the end of the issuer's most recent financial year; and its most recent annual report was reported to members 4 months and 14 days after the end of the issuer's most recent financial year, but the issuer has otherwise complied with the provisions of Chapter 2M of the Act as they apply to the issuer; or"; or
- (d) would meet the requirement in sub-subparagraph 7(f)(ii) of the class order if that sub-subparagraph were to read:
  - "(ii) within the 24 hour period before the offer, given a notice to ASX that:
    - (A) states that the issuer will make offers to issue shares under a purchase plan without disclosure to investors under Part 6D.2; and
    - (B) states that the notice is given in accordance with this instrument, and in accordance with ASIC instrument 13-0578; and
    - (C) states that, as at the date of the notice:
      - 1. the issuer has complied with section 674 of the Act; and
      - 2. the issuer's most recent annual report was lodged with ASIC 4 months and 2 days after the end of the issuer's most recent financial year; and its most recent annual report was reported to members 4 months and 14 days after the end of the issuer's financial year, but the issuer has otherwise complied with the provisions of Chapter 2M of the Act as they apply to the issuer; and
    - (D) sets out any information that is excluded information as at the date of the notice (in accordance with the requirements of subsections 708A(7) and (8) of the Act as if the notice were a notice under paragraph 708A(5)(e) of the Act).".

# Interpretation

6. In this instrument:

purchase plan has the same meaning as in ASIC Class Order [CO 09/425].

Dated this 3rd day of May 2013

Signed by Daniel Alexander Pallaras

# 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)(1), 992B(1)(a), 1020F(1)(a) and 1020F(1)(b) of the Corporations Act 2001 (Act).

#### Title

2. This instrument is ASIC Instrument [13-0579].

#### Commencement

3. This instrument commences on gazettal.

#### Revocation

4. This instrument revokes ASIC Instrument [13-0455].

# **Exemptions**

- 5. The issuer does not have to comply with Part 7.9 of the Act where the issuer:
  - (a) makes an eligible incentive plan offer;
  - (b) offers to arrange for the issue of financial products under an eligible incentive plan offer; or
  - (c) issues a financial product under an eligible incentive plan offer;
  - on the conditions set out in this instrument and for so long as the conditions are met.
- 6. Where the issuer is exempt from Part 7.9 in relation to an eligible incentive plan offer because of the exemption in paragraph 5, the issuer is also exempt from the requirement to hold an Australian financial services licence for the provision of the following financial services:
  - (a) a financial service consisting of general advice reasonably given in connection with the eligible incentive plan offer (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 issuer 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;
  - (b) dealing in a financial product in connection with an eligible incentive plan offer covered by paragraph 5 of this instrument; and

- (c) issuing a financial product under an eligible incentive plan offer covered by paragraph 5 of this instrument.
- 7. Where the issuer is exempt from Part 7.9 in relation to an eligible incentive plan offer because of the exemption in paragraph 5, the issuer also does not have to comply with section 992A of the Act in relation to an eligible incentive plan offer made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the offer.
- 8. ASIC exempts a financial product that is the subject of an eligible incentive plan 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 incentive plan 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;

but only in relation to the recommendation by the person.

# Where this instrument applies

- 9. This instrument applies where the issuer:
  - (a) meets the requirements (including, for the avoidance of doubt, definitions) of the class order, except the definitions of:
    - (i) "eligible employee" in paragraph 8 of the Interpretation; and
    - (ii) "eligible offer" in paragraph 9 of the Interpretation; and
    - (iii) "issuer" in paragraph 12 of the Interpretation; and
    - (iv) "offer document" in paragraph 15 of the Interpretation; and
  - (b) would meet the requirements of the class order if:
    - (i) the definition of "eligible employee" in paragraph 8 of the Interpretation were to read:
      - "8. "eligible employee" means in relation to an issuer:
        - (a) a person who is at the time of an offer under an employee incentive scheme a full or part-time employee or director of the issuer or of an associated body corporate of the issuer; or
        - (b) a prospective full time or part-time employee or director of the issuer or of an associated body corporate of the issuer, where acceptance of an offer of Cash Awards or Dividend Equivalency Rights under an employee incentive scheme and the subsequent

grant of such awards or rights is conditional upon the person having become a full or part-time employee or director of the issuer or an associated body corporate;";

- (ii) the definition of an "eligible offer" in paragraph 9 of the Interpretation were to read:
  - "9. "eligible offer" means an offer for issue or sale of shares or rights to receive shares in the issuer, Cash Awards or Dividend Equivalency Rights made under an employee incentive scheme extended only to eligible employees of the issuer where each of the shares, rights to receive shares, Cash Awards and Dividend Equivalency Rights are offered for no monetary consideration;";
- (iv) in the definition of "offer document" in paragraph 15 of the Interpretation, subparagraphs (c) and (d) were to read:
  - "(c) specifies in respect of the Cash Awards and Dividend Equivalency Rights:
    - (i) the conditions which must be satisfied before an eligible employee who has elected to participate in the employee incentive scheme will be paid a cash amount or shares in the issuer; and
    - (ii) how the cash amount or number of shares in subparagraph (c)(i) will be calculated; 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 in which an eligible employee may acquire the Cash Awards and Dividend Equivalency Rights, 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 Cash Awards and Dividend Equivalency Rights relate.
- (v) in the Interpretation, the following definitions were inserted:
  - "5A. "Cash Awards" means a contractual right offered by the issuer for no monetary consideration which entitles the holder to receive payment of a cash amount calculated by reference to the fair market value of fully paid shares in the issuer which have been quoted on the financial market operated by the New York Stock Exchange throughout the 12 month period immediately before the offer without suspension for more than a total of 2 trading days during that period;"; and
  - "7A "Dividend Equivalency Rights" means a contractual right offered by the issuer for no monetary consideration which entitles the holder to receive payment of a cash amount or

shares in the issuer equal to or representing dividends paid during the vesting period of the rights with respect to the number of fully paid shares in the issuer which have been quoted on the financial market operated by the New York Stock Exchange throughout the 12 month period immediately before the offer without suspension for more than a total of 2 trading days during that period underlying the rights;".

#### **Conditions**

10. The issuer can only rely on the exemptions in this instrument if the issuer complies with the conditions of the class order as expressed to apply to them.

# Interpretation

- 11. In this instrument:
  - (a) a word and phrase used in this instrument has the same meaning as it has in the class order unless the word or phrase is defined in paragraph 9 of this instrument in which case the word or phrase has that meaning;
  - (b) class order means ASIC Class Order [CO 03/184] 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;
  - (c) *eligible incentive plan offer* means an offer for the issue or sale of Cash Awards and Dividend Equivalency Rights, made under an arrangement known as the AXIS Capital Holdings Limited 2007 Long Term Equity Compensation Plan, the terms of which are substantially in the same form as those provided to ASIC on 16 March 2013 or if amended, remain clear, concise and effective and are not amended in a manner which adversely affect the interests of participants;
  - (d) *issuer* means AXIS Capital Holdings Limited, a foreign entity incorporated in Bermuda and any related body corporate; and
  - (e) *employee incentive scheme* has the same meaning as "employee share scheme" in the class order.

Dated this 3rd day of May 2013

Signed by David Nguyen

# Australian Securities and Investments Commission Corporations Act 2001 – Subsection 741(1) – Declaration

## **Enabling legislation**

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

#### Title

2. This instrument is ASIC Instrument 13-0583.

#### Commencement

3. This instrument commences on 3 May 2013.

#### **Declaration**

4. This instrument modifies paragraph 708A(5)(b) of the Act by omitting the words "5 days" and substituting the words "6 days".

## Where this instrument applies

- 5. This instrument applies where Australian-American Mining Corporation Limited ACN 073 155 781:
  - (a) makes an offer to sophisticated and professional investors during the period between 3 May 2013 and 21 June 2013, the terms of which are substantially the same as outlined in the submissions made to ASIC dated 10 April 2013 and 2 May 2013, without disclosure because of subsections 708(8) or 708(11) of the Act; and
  - (b) has given ASX Limited ACN 008 624 691 a notice under paragraph 708A(5)(e) of the Act which complies with subsection 708A(6) of the Act.

Dated this 3rd day of May 2013

Pel-Kyhi

Signed by Peter Francis Knight

# 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 13-0585.

#### Commencement

3. This instrument commences on 6 May 2013.

#### **Declaration**

- 4. Chapter 6D of the Act applies to members of iSelect Limited ACN 124 302 932 (*iSelect*) who make an offer of ordinary shares in iSelect as if section 707 was modified or varied by omitting subsections 707(3) and (4) and substituting the following subsections:
  - "(3) An offer of a body's securities for sale within 12 months after their issue needs disclosure to investors under this Part if the body issued the securities:
    - (a) without disclosure to investors under this Part; and:
    - (b) with the purpose of the person to whom they were issued:
      - (i) selling or transferring them; or
      - (ii) granting, issuing or transferring interests in, or options or warrants over, them;

and section 708 and 708A does not say otherwise.

(4) Unless the contrary is proved, a body is taken to issue securities with the purpose referred to in paragraph 3(b) if any of the securities are subsequently sold, or offered for sale, within 12 months after their issue."

## Where this instrument applies

This declaration applies where an iSelect shareholder makes an offer of iSelect shares (*Shares*) for sale where those ordinary shares were issued on the conversion of options and where:

- (a) a prospectus (*Prospectus*) in relation to a public offering of ordinary shares in iSelect is lodged with ASIC in or about May 2013 (*Public Offer*); and
- (b) the options the subject of this instrument are disclosed in the Prospectus and were issued by iSelect without disclosure under Chapter 6D of the Act; and
- (c) the conversion of the options occurs within 12 months of the Prospectus in relation to the Public Offer being lodged with ASIC; and
- (d) conversion of the options did not involve any further offer.

Dated this 6<sup>th</sup> day of May 2013

Signed by Sebastian Stryjkowski

# 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 (Act*).

#### Title

2. This instrument is ASIC Instrument [13-0586].

#### Commencement

3. This instrument commences on 6 May 2013.

## Declaration

- 4. Chapter 6D of the Act applies to Macquarie Group Limited ACN 122 169 279 (*Company*) and any person who makes an offer of the Company's securities for sale as if paragraph 708A(5)(d) of the Act, as modified or varied by ASIC Class Order [CO 04/672], were further modified or varied by inserting after "340", "(other than the orders in ASIC Instruments [08-0792], [08-0808], [09-00579], [09-00871], [10-1117], [12-0250], [12-1311], [13-0151], [13-0394] and [13-0500])".
- 5. Chapter 6D of the Act applies to the Company as if:
  - (a) subparagraph (b)(iii) of the definition of "continuously quoted securities" in section 9 of the Act, as modified by ASIC Class Order [CO 01/1455]; and
  - (b) paragraph 708AA(2)(e) of the Act, as modified or varied by ASIC Class Order [CO 07/571],

were further modified or varied by inserting after "340", "(other than the orders in ASIC Instruments [08-0792], [08-0808], [09-00579], [09-00871], [10-1117], [12-0250], [12-1311], [13-0151], [13-0394] and [13-0500])"; and

(c) subparagraph (b)(ii) of the definition of "continuously quoted securities" in section 9 of the Act, as modified by ASIC Class Order [CO 01/1455], was further modified or varied by inserting after "741(1)(b)," "(other than the declaration in ASIC Instruments [12-1580], [12-0773], [13-0250] and [13-0586])".

Dated this 6<sup>th</sup> day of May 2013

Signed by James Mason

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

## **Enabling legislation**

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

# Title

2. This instrument is ASIC Instrument 13-0587.

#### Commencement

3. This instrument commences on 6 May 2013.

## Exemption

4. iSelect Limited ACN (124 302 932) (*iSelect*) and iSelect SaleCo Pty Limited (*SaleCo*)(ACN 163 390 485) do not have to comply with subsection 734(2) of the Act.

# Where this instrument applies

- 5. Communications in relation to an offer of securities in iSelect in connection with an invitation to Shareholders to sell or dispose of Shares to SaleCo (*vendor sell down*):
  - (a) where the advertising or publicity does no more than describe to Shareholders the process and implications of selling or disposing of their Shares under the vendor sell down; and
  - (b) where the invitation to participate in the vendor sell down is only extended to Shareholders as at the date of this instrument.
- 6. Communications by iSelect to employees of iSelect concerning:
  - (i) details of the participation of employees of iSelect in the initial public offer for issue of ordinary shares in iSelect (*IPO*);
  - (ii) details of any employee share plan, employee option plan or similar employee incentive plan under which offers to employees of iSelect will be made at or about the same time as the IPO;
  - (iii) matters relating to:
    - (A) changes to the internal administration of iSelect and its related bodies corporate; and

- (B) the appointment of managers;
- (C) information in connection with due diligence enquiries that are reasonable in the circumstances in relation to the IPO Prospectus;
- (D) the timing of the IPO;
- (iv) Information concerning impending announcements in relation to the IPO.

#### **Conditions**

- 7. SaleCo and iSelect must do all things necessary to ensure that:
  - (a) the content of the advertising or publicity is authorised by iSelect and SaleCo;
  - (b) the content of the advertising or publicity does not refer to the content, or proposed content, of the IPO prospectus proposed to be lodged with ASIC in connection with an initial public offering of Shares other than as permitted by paragraphs 5 or 6 above (provided that condition 7(a) is not breached);
  - (c) no advantages or disadvantages of the IPO Prospectus are communicated;
  - (d) the advertising or publicity occurs before the earlier of:
    - (i) the date on which the IPO prospectus is lodged with ASIC; and
    - (ii) 30 June 2013.

# Interpretation

In this instrument:

IPO means an initial public offering of Shares

*IPO Prospectus* means a disclosure document lodged with ASIC by iSelect between 1 May 2013 and 30 June 2013

Shareholder means a holder of Shares

Shares means fully paid ordinary shares in iSelect

Dated this 6<sup>th</sup> day of May 2013

Signed by Sebastian Stryjkowski

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

#### **Enabling legislation**

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

#### Title

2. This instrument is ASIC Instrument 13-0588.

#### Commencement

3. This instrument commences on 6 May 2013.

# **Exemptions**

- 4. iSelect SaleCo Pty Ltd (*Sale Facility Operator*) (ACN 163 390 485), the Sale Facility Operator's shareholders and directors, the Joint Lead Managers and iSelect Limited ACN 124 302 932 (*iSelect*) are exempt from section 606 of the Act.
- 5. The Sale Facility Operator and any person that is an associate by virtue of the operation of section 12(2)(a) of the Act (*Associates*) and any person who has a relevant interest in Shares which the Sale Facility Operator acquired under the facility described in paragraph 6 below by virtue of the operation of section 608(3) of the Act (*Deemed Holders*) are exempt from section 671B of the Act.

## Where this instrument applies

- 6. This instrument applies where:
  - (a) the acquisition of a relevant interest in Shares from a Shareholder occurs as a result of the Shareholder participating in a facility or other arrangement established by the Sale Facility Operator under which:
    - (i) the Shareholder sells or transfers their Shares to the Sale Facility Operator and agrees not to dispose of their Shares;
    - (ii) the Sale Facility Operator sells or transfers the Shares under offers made under the IPO Prospectus; and
    - (iii) the Sale Facility Operator provides consideration to Shareholders for the sale or transfer referred to in paragraph (i) which is referable to the consideration received by the Sale Facility Operator for the sale or transfer referred to in paragraph (ii), subject to the payment by the Sale Facility Operator of any underwriting fees and other transaction costs associated with the sale or transfer referred to in paragraph (ii) (which the parties agree are to be borne by the Shareholders),

including the entry into a deed providing for the sale or transfer of Shares to the Sale Facility Operator on the above terms.

- (b) the Sale Facility Operator, iSelect and the Joint Lead Managers cease to have a relevant interest in Shares which the Sale Facility Operator acquired under the facility or arrangement described in paragraph (a) above by the earlier of:
  - (i) the date on which Shares are issued or sold (as the case may be) under an offer of Shares for issue or sale (as the case may be) in respect of which the IPO Prospectus is lodged with ASIC; and
  - (ii) 30 days from the date the Sale Facility Operator acquires the Shares under the facility or arrangement;
- (c) the Sale Facility Operator does not sell a Share to a person if it knows or believes that person would contravene section 606 of the Act by acquiring the Share;
- (d) the Sale Facility Operator does not exercise any voting rights attaching to Shares which it acquires under the facility or arrangement described in paragraph (a), without ASIC's consent;
- (e) the Sale Facility Operator, iSelect and the Joint Lead Managers use their best endeavours to obtain as wide a placement of the Shares as practicable;
- (f) the Sale Facility Operator, iSelect, the Joint Lead Managers, any Associate or any Deemed Holder have voting power of more than 5% in iSelect at 9.30am on the fifth business day after the date on which Shares are issued or transferred (as the case may be) pursuant to the IPO Prospectus, that person must then comply with section 671B of the Act.

# Interpretation

In this instrument:

IPO means an initial public offering of iSelect Shares

*IPO Prospectus* means a disclosure document lodged with ASIC by iSelect in or about May 2013

*Joint Lead Managers* means Credit Suisse (Australia) Limited (ACN 007 016 300) and Baillieu Holst Limited (ABN 74 006 519 393)

Shareholder means a holder of Shares

Shares means fully paid ordinary shares in iSelect

Dated this 6<sup>th</sup> day of May 2013

Signed by Sebastian Stryjkowski





ASIC

Australian Securities & Investments Commission

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

# Notice of Cancellation of an Australian Financial Services Licence

TO: Atrium Broking House Pty Ltd ACN: 154 866 332 ("the Licensee") U 3, 9 Jamieson Street Bulimba QLD 4171

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 419680 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 7<sup>th</sup> May, 2013.

Signed

Peter Schofield, a delegate of the Australian Securities and Investments Commission





ASIC

Australian Securities & Investments Commission

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

# Notice of Cancellation of an Australian Financial Services Licence

TO: Vantage Analysis Pty Limited ACN: 100 158 996 ("the Licensee") 17 Donaldson Street Pagewood NSW 2035

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 222506 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 7<sup>th</sup> May, 2013.

Signed

Peter Schofield, a delegate of the Australian Securities and Investments Commission





ASIC

Australian Securities & Investments Commission

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

# Notice of Cancellation of an Australian Financial Services Licence

TO: Energy N.Q. Pty. Ltd.

ACN: 082 304 550 ("the Licensee")

54 Mango Avenue

Mundingburra QLD 4812

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 292052 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 7<sup>th</sup> May, 2013.

Signed

Peter Schofield, a delegate of the Australian Securities and Investments Commission

# Australian Securities and Investments Commission Corporations Act 2001 – Paragraphs 741(1)(a), 741(b), 926A(2)(a) and 1020F(1)(c) – Declarations and Exemptions

#### **Enabling legislation**

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraphs 741(1)(a), 741(1)(b), 926A(2)(a) and 1020F(1)(c) of the *Corporations Act 2001* (the *Act*).

#### Title

2. This instrument is ASIC Instrument 13-0592.

#### Commencement

3. This instrument commences on 7 May 2013.

#### First Declaration

- 4. Chapter 6D of the Act applies to New News Corp as if regulation 6D.5.01 of the *Corporations Regulations 2001* (the *Regulations*) were modified or varied by omitting "warrant that is a security" and substituting "warrant that is a security (other than a CDI within the meaning of subsection 700(3B) of the Act)".
- 5. Part 7.9 of the Act applies to New News Corp as if subregulation 7.9.07A(1) of the Regulations were modified or varied by omitting "warrants." and substituting "warrants (other than CDIs within the meaning of subsection 700(3B) of the Act)."

# **Second Declaration**

- 6. Chapter 6D of the Act applies to New News Corp as if the following provisions were omitted, modified or varied as follows:
  - (a) after subsection 700(3) insert:
    - "Application to CDIs
    - (3A) For the purposes of this Chapter, where the securities are CDIs:
      - (a) the foreign body that issues, or offers to issue, the securities underlying the CDIs is taken to be the person who offers the CDIs for issue;
      - (b) the foreign body that issues the securities underlying the CDIs is taken to be the issuer of the CDIs; and

- (c) the CDIs are taken to be the foreign body's securities.
- (3B) For the purposes of subsection (3A):

ASX Settlement means ASX Settlement Pty Limited ABN 49 008 504 302.

*CDIs* means a unit of beneficial ownership in a foreign body's securities registered in the name of CDN for the purpose of enabling the securities of a foreign body to be recorded in and transferred through CHESS and being described in the operating rules of ASX Settlement as CHESS Depositary Interests or CDIs.

*CDN* means CHESS Depositary Nominees Pty Limited ABN 75 071 346 506.

CHESS means Clearing House Electronic Subregister System.

*foreign body* means a body formed or incorporated outside this jurisdiction.".

# **First Exemption**

- 7. New News Corp is exempt from subsection 911A(1) of the Act for a financial service that consists of arranging for CDN to issue CDIs in accordance with the operating rules of ASX Settlement.
- 8. CDN is exempt from subsection 911A(1) of the Act for a financial service that consists of dealing in CDIs in accordance with the operating rules of ASX Settlement.

# **Second Exemption**

- 9. News Corp and New News Corp are exempt from Parts 6D.2 and 6D.3 of the Act.
- 10. Each holder of New News Corp Common Stock and New News Corp CDIs is exempt from Parts 6D.2 and 6D.3 of the Act.

## Where does this instrument apply

11. Each Declaration and Exemption in this instrument (other than the Exemption in paragraph 10 of this instrument) applies where an offer is made by News Corp to a holder of News Corp Common Stock or News Corp CDIs for the distribution, transfer or issue of New News Corp Common Stock or New News Corp CDIs under the Transaction.

12. The Exemption in paragraph 10 of this instrument applies to the offer for sale of each New News Corp Common Stock or New News Corp CDI that is distributed, transferred or issued under the Transaction.

#### **Conditions**

- 13. The following condition applies to the Second Exemption:
  - a. The Transaction Documents are in the form, or substantially in the form, provided to ASIC on or about 1 May April 2013, other than the inclusion in those documents (to the extent applicable) of third quarter financial results (when they become available) and any updated versions of exhibits and disclosure regarding subsequent developments.

#### Interpretation

14. In this instrument:

ASX Settlement means ASX Settlement Pty Limited ABN 49 008 504 302;

**CDIs** means a unit of beneficial ownership in a foreign body's securities registered in the name of CDN for the purpose of enabling the securities of a foreign body to be recorded in and transferred through CHESS and being described in the operating rules of ASX Settlement as CHESS Depositary Interests or CDIs;

CDN means CHESS Depositary Nominees Pty Limited ABN 75 071 346 506;

CHESS means Clearing House Electronic Subregister System;

foreign body means a body formed or incorporated outside this jurisdiction;

*News Corp* means News Corporation, a company organised and existing under the laws of the State of Delaware, United States of America (ARBN 111 480 561) which is proposed to be re-named Twenty-First Century Fox, Inc.;

*News Corp Common Stock* means Class A Common Stock and Class B Common Stock, being common stock in the capital of News Corp;

*New News Corp* means New Newscorp LLC, a Delaware limited liability company which is proposed to be converted to a Delaware corporation and renamed News Corporation;

*New News Corp Common Stock* means Class A Common Stock and Class B Common Stock, being common stock in the capital of New News Corp;

SEC means the United States Securities and Exchange Commission;

*Transaction* means the separation of News Corp's publishing business and its media and entertainment businesses into two publicly listed companies via an in-specie distribution of common stock and CDIs in New News Corp to holders of News Corp Common Stock and holders of News Corp CDIs as contemplated in the Transaction Documents; and

## Transaction Documents means:

- (a) a Proxy Statement filed with the SEC relating to a members meeting of News Corp to approve proposed changes to its constitution and a change of name which News Corp will make available to holders of News Corp Common Stock and News Corp CDIs;
- (b) a Current Report on Form 8-K filed with the SEC which News Corp will make available to holders of News Corp Common Stock and News Corp CDIs; and
- (c) a Registration Statement on Form 10 filed with the SEC which New News Corp will make available to holders of News Corp Common Stock and News Corp CDIs,

prior to the date of the meeting of holders of News Corp Common Stock and New Corp CDIs to consider certain changes to News Corp's certificate of incorporation, expected to be held on or around 11 June 2013.

Dated this 7th day of May 2013

Signed by Elise Chung

# 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)(1), 992B(1)(a), 1020F(1)(a) and 1020F(1)(b) of the Corporations Act 2001 (Act).

#### Title

2. This instrument is ASIC Instrument 13-0593.

#### Commencement

3. This instrument commences on gazettal.

# **Exemptions**

- 4. The issuer does not have to comply with Part 7.9 of the Act where the issuer:
  - (a) makes an offer of performance rights under an eligible incentive plan offer;
  - (b) offers to arrange for the issue of performance rights under an eligible incentive plan offer; or
  - (c) issues a performance right under an eligible incentive plan offer;
  - on the conditions set out in this instrument and for so long as the conditions are met.
- 5. Where the issuer is exempt from Part 7.9 in relation to an eligible incentive plan offer because of the exemption in paragraph 4, the issuer is also exempt from the requirement to hold an Australian financial services licence for the provision of the following financial services:
  - (a) a financial service consisting of general advice reasonably given in connection with the eligible incentive plan offer (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 issuer 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;
  - (b) dealing in a performance right under an eligible incentive plan offer covered by paragraph 4 of this instrument.

1

- 6. Where the issuer is exempt from Part 7.9 in relation to an eligible incentive plan offer because of the exemption in paragraph 4, the issuer also does not have to comply with section 992A of the Act in relation to an eligible incentive plan offer made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the offer.
- 7. ASIC exempts a performance right under an eligible incentive plan 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 incentive plan offer has been made, acquire the performance right 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;

but only in relation to the recommendation by the person.

# Where this instrument applies

- 8. This instrument applies where the issuer:
  - (a) meets the requirements (including, for the avoidance of doubt, definitions) of the class order, except the definitions of:
    - (i) "issuer" in paragraph 12 of the Interpretation; and
    - (ii) "offer document" in paragraph 15 of the Interpretation; and
  - (b) would meet the requirements of the class order if:
    - (i) in the Interpretation, the following definition were inserted:
      - "9A. "employee share scheme", for a body corporate, means a scheme under which performance rights in relation to the body or a related body corporate may be issued for the benefit of:
        - (i) employees of the body, or of the related body corporate;
        - (ii) directors of the body, or of a related body corporate, who hold a salaried employment or office in the body or in a related body corporate."; and

- (ii) in the definition of an "offer document" in paragraph 15 of the Interpretation, subparagraphs (c) and (d) were to be omitted; and
- (iii) in the Interpretation, the following definition were inserted:
  - "16A. "performance right" means a conditional right, to be issued by the issuer, to receive a cash amount calculated in accordance with the offer document under the eligible incentive plan offer where the right is offered for no monetary consideration;".

#### **Conditions**

9. The issuer can only rely on the exemptions in this instrument if the issuer complies with the conditions of the class order (excluding, for the avoidance of doubt, the condition specified in paragraphs 3 and 4 of the Schedule to the class order) as expressed to apply to them.

#### Interpretation

- 10. In this instrument:
  - (a) a word and phrase used in this instrument has the same meaning as it has in the class order unless the word or phrase is defined in paragraph 8 of this instrument in which case the word or phrase has that meaning;
  - (b) class order means ASIC Class Order [CO 03/184] 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;
  - (c) *eligible incentive plan offer* means an offer for the issue of performance rights, made under an arrangement known as the Mars Share of Prosperity Plus (under which the performance rights are referred to as units), the terms of which are substantially in the same form as those provided to ASIC on 29 January 2013;
  - (d) *issuer* means Mars, Incorporated, a body corporate incorporated in Delaware in the United States of America and any related body corporate.

Dated this 7<sup>th</sup> day of May 2013

Signed by Junghee Ryu





ASIC

Australian Securities & Investments Commission

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

# Notice of Cancellation of an Australian Financial Services Licence

TO: Trans Tasman Fund Management Pty Ltd ACN: 130 506 062 ("the Licensee") c/- Minter Ellison Lawyers 'Rialto Towers' Level 23, 525 Collins Street Melbourne VIC 3000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 390102 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 8<sup>th</sup> May, 2013.

Signed

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

# **Enabling legislation**

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

#### Title

2. This instrument is ASIC Instrument 13-0597.

#### Commencement

3. This instrument commences on 8 May 2013.

#### Exemption

- 4. BigCommerce Holdings Inc., a Delaware corporation, incorporated in the United States of America (*company*), is exempted from subsection 715(2) of the Act on condition that:
  - (a) The offer information statement (*OIS*) referred to in paragraph 5 of this instrument includes:
    - (i) an audited financial report of BigCommerce Pty Ltd ACN 107 422 631 (*subsidiary*) for the 12 month period ended 31 December 2012;
    - (ii) an unaudited pro-forma consolidated annual financial report of the company as at 31 December 2012, as if the company had acquired the subsidiary on 1 January 2012;
    - (iii)a statement to the effect that the company has no operations of its own;
    - (iv)an explanation of the nature and effect of this instrument.
  - (b) The company makes its first offer of securities under the OIS by no later than 30 June 2013.

2.

# Where this exemption applies

5. This exemption applies in relation to an offer of securities to Australian employees of the company or of the subsidiary under an employee incentive scheme by the company under the OIS lodged with ASIC on or about 7 June 2013.

Dated this 8<sup>th</sup> day of May 2013

Signed by Pamela Smith

# 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)(1), 992B(1)(a), 1020F(1)(a) and 1020F(1)(b) of the Corporations Act 2001 (Act).

#### Title

2. This instrument is ASIC Instrument [13-0604].

#### Commencement

3. This instrument commences on gazettal.

#### **Exemptions**

- 4. The issuer does not have to comply with Part 7.9 of the Act where the issuer:
  - (a) makes an eligible incentive plan offer;
  - (b) offers to arrange for the issue of financial products under an eligible incentive plan offer; or
  - (c) issues a financial product under an eligible incentive plan offer;
  - on the conditions set out in this instrument and for so long as the conditions are met.
- 5. Where the issuer is exempt from Part 7.9 in relation to an eligible incentive plan offer because of the exemption in paragraph 4, the issuer is also exempt from the requirement to hold an Australian financial services licence for the provision of the following financial services:
  - (a) a financial service consisting of general advice reasonably given in connection with the eligible incentive plan offer (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 issuer 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;
  - (b) a custodial or depositary service in connection with an eligible incentive plan offer where the issuer performs their duties in good faith and has sufficient resources to perform those duties;

- dealing in a financial product in the course of providing a custodial or depositary service covered by paragraph (b);
- (d) issuing a financial product under an eligible incentive plan offer covered by paragraph 4 of this instrument; and
- (e) dealing in a financial product in connection with an eligible incentive plan offer where any acquisition by purchase or disposal of the product by 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.
- 6. Where the issuer is exempt from Part 7.9 in relation to an eligible incentive plan offer because of the exemption in paragraph 4, the issuer also does not have to comply with section 992A of the Act in relation to an eligible incentive plan offer made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the offer.
- 7. ASIC exempts a financial product that is the subject of an eligible incentive plan 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 incentive plan 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;

but only in relation to the recommendation by the person.

# Where this instrument applies

- 8. This instrument applies where the issuer:
  - (a) meets the requirements (including, for the avoidance of doubt, definitions) of the class order, except the definitions of:
    - (i) "eligible offer" in paragraph 9 of the Interpretation; and
    - (ii) "issuer" in paragraph 12 of the Interpretation; and
    - (iii) "offer document" in paragraph 15 of the Interpretation; and
  - (b) would meet the requirements of the class order if:

- (i) the definition of an "eligible offer" in paragraph 9 of the Interpretation were to read:
  - "9. "eligible offer" means an offer for issue or sale of performance rights in relation to fully-paid shares in an issuer in the same class as shares which have been quoted on the financial market operated by the New York Stock Exchange 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 an employee share scheme extended only to eligible employees of the issuer;"; and
- (ii) in the Interpretation, the following definition were inserted:
  - "9A. "employee share scheme", for a body corporate, means a scheme under which shares (or units of shares or options to acquire unissued shares or performance rights) in the body or a related body corporate may be acquired:
    - (a) by, or for the benefit of:
      - (i) employees of the body, or of the related body corporate; or
      - (ii) directors of the body, or of a related body corporate, who hold a salaried employment or office in the body or in a related body corporate; or
    - (b) by a corporation all of whose members are:
      - (i) employees of the body, or of a related body corporate;
      - (ii) directors of the body, or of a related body corporate, who hold a salaried employment or office in the body or in a related body corporate;"; and
- (iii) in the definition of an "offer document" in paragraph 15 of the Interpretation, subparagraphs (c) and (d) were to read:
  - "(c) specifies in respect of the performance rights or the 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 in 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 relate; and
  - (ii) where sub-subparagraph (c)(ii) or (iii) applies, the information referred to in that subparagraph as updated to that date."; and
- (iv) in the Interpretation, the following definition were inserted:
  - "16A. "performance right" means a conditional right:
    - (a) to be issued a fully-paid ordinary share in the capital of the issuer; or
    - (b) to receive a cash amount equivalent to the value of a fully-paid ordinary share in the capital of the issuer; or
    - (c) either to be issued a fully-paid ordinary share in the capital of the issuer or to receive a cash amount equivalent to the value of such a share;

where the performance right is offered for no monetary consideration;".

# **Conditions**

- 9. The issuer can only rely on the exemptions in this instrument if the issuer complies with the following conditions:
  - (a) the conditions of the class order (excluding the condition specified in paragraph 3 of the Schedule to the class order) as expressed to apply to them; and
  - (b) the issuer must take reasonable steps to ensure that the number of shares that may be issued in connection with any eligible incentive plan offer, when aggregated with:
    - (i) the number of shares in the same class which would be issued were every other outstanding offer with respect to shares, units of shares, options to acquire unissued shares and performance rights under every other employee share schemes of the issuer to vest or to be accepted or exercised;

- (ii) the number of shares in the same class issued during the previous 5 years pursuant to:
  - (A) an eligible incentive plan offer extended only to eligible employees; and
  - (B) any other employee share scheme extended only to eligible employees of the issuer;

but disregarding any offer made, option or right acquired or share issued by way of or as a result of:

- (iii) an offer to a person situated at the time of receipt of the offer outside this jurisdiction; or
- (iv) an offer that did not need disclosure to investors because of section 708 of the Act; or
- (v) an offer that did not require the giving of a Product Disclosure Statement because of section 1012D of the Act; or
- (vi) an offer made under a disclosure document or Product Disclosure Statement,

must not exceed 5% of the total number of issued shares in that class of the issuer as at the time of the offer.

### Interpretation

- 10. In this instrument:
  - (a) a word and phrase used in this instrument has the same meaning as it has in the class order unless the word or phrase is defined in paragraph 8 of this instrument in which case the word or phrase has that meaning;
  - (b) class order means ASIC Class Order [CO 03/184] 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;
  - (c) eligible incentive plan offer means an offer for the issue or sale of performance rights, made under an arrangement known as the Merck & Co., Inc. 2010 Incentive Stock Plan (under which the performance rights are referred to as restricted stock units and/or performance share units) and the Australian Supplement the terms of which are substantially in the same form as those provided to ASIC on 16 April 2013; and

(d) *issuer* means Merck & Co., Inc., a company incorporated under the laws of the State of New Jersey, United States of America and any related body corporate.

Dated this 9<sup>th</sup> day of May 2013

Signed by Waverley Duong

as a delegate of the Australian Securities and Investments Commission





ASIC

Australian Securities & Investments Commission

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

# Notice of Cancellation of an Australian Financial Services Licence

TO: SME Investment Manager Pty Ltd ACN 082 948 687 ("the Licensee") Level 2, 517 Flinders Lane Melbourne 3000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 269354 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 9 May 2013

Signed

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

# 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)(1), 992B(1)(a), 1020F(1)(a) and 1020F(1)(b) of the *Corporations Act 2001 (Act*).

#### Title

2. This instrument is ASIC Instrument 13-0614.

#### Commencement

3. This instrument commences on gazettal.

## **Exemptions**

- 4. The issuer does not have to comply with Part 7.9 of the Act where the issuer:
  - (a) makes an eligible incentive plan offer;
  - (b) offers to arrange for the issue of financial products under an eligible incentive plan offer; or
  - (c) issues a financial product under an eligible incentive plan offer;
  - on the conditions set out in this instrument and for so long as the conditions are met.
- 5. Where the issuer is exempt from Part 7.9 in relation to an eligible incentive plan offer because of the exemption in paragraph 4, the issuer is also exempt from the requirement to hold an Australian financial services licence for the provision of the following financial services:
  - (a) a financial service consisting of general advice reasonably given in connection with the eligible incentive plan offer (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 issuer 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;
  - (b) a custodial or depositary service in connection with an eligible incentive plan offer where the issuer performs their duties in good faith and has sufficient resources to perform those duties;

- (c) dealing in a financial product in the course of providing a custodial or depositary service covered by paragraph (b);
- (d) issuing a financial product under an eligible incentive plan offer covered by paragraph 4 of this instrument; and
- (e) dealing in a financial product in connection with an eligible incentive plan offer where any acquisition by purchase or disposal of the product by 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.
- 6. Where the issuer is exempt from Part 7.9 in relation to an eligible incentive plan offer because of the exemption in paragraph 4, the issuer also does not have to comply with section 992A of the Act in relation to an eligible incentive plan offer made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the offer.
- 7. ASIC exempts a financial product that is the subject of an eligible incentive plan 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 incentive plan 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;

but only in relation to the recommendation by the person.

# Where this instrument applies

- 8. This instrument applies where the issuer:
  - (a) meets the requirements (including, for the avoidance of doubt, definitions) of the class order, except the definitions of:
    - (i) "eligible offer" in paragraph 9 of the Interpretation; and
    - (ii) "issuer" in paragraph 12 of the Interpretation; and
    - (iii) "offer document" in paragraph 15 of the Interpretation; and
  - (b) would meet the requirements of the class order if:

- (i) the definition of an "eligible offer" in paragraph 9 of the Interpretation were to read:
  - "9. "eligible offer" means an offer for issue or sale of performance rights in relation to fully-paid shares in an issuer in the same class as shares which have been quoted on the financial market operated by the NASDAQ Global Select Market 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 an employee share scheme extended only to eligible employees of the issuer;"; and
- (ii) in the Interpretation, the following definition were inserted:
  - "9A. "employee share scheme", for a body corporate, means a scheme under which shares (or units of shares or options to acquire unissued shares or performance rights) in the body or a related body corporate may be acquired:
    - (a) by, or for the benefit of:
      - employees of the body, or of the related body corporate;or
      - (ii) directors of the body, or of a related body corporate, who hold a salaried employment or office in the body or in a related body corporate; or
    - (b) by a corporation all of whose members are:
      - (i) employees of the body, or of a related body corporate;
      - (ii) directors of the body, or of a related body corporate, who hold a salaried employment or office in the body or in a related body corporate;"; and
- (iii) in the definition of an "offer document" in paragraph 15 of the Interpretation, subparagraphs (c) and (d) were to read:
  - "(c) specifies in respect of the performance rights or the 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 in 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 relate; and
  - (ii) where sub-subparagraph (c)(ii) or (iii) applies, the information referred to in that subparagraph as updated to that date."; and
- (iv) in the Interpretation, the following definition were inserted:
  - "16A. "performance right" means a conditional right:
    - (a) to be issued a fully-paid ordinary share in the capital of the issuer; or
    - (b) to receive a cash amount equivalent to the value of a fully-paid ordinary share in the capital of the issuer; or
    - (c) either to be issued a fully-paid ordinary share in the capital of the issuer or to receive a cash amount equivalent to the value of such a share; or
    - (d) to receive a payment, which may be settled in cash or fully-paid ordinary shares or both, equivalent to the value of any dividend paid on a fully-paid ordinary share in the capital of the issuer, less any tax or other payment that the issuer is required by law to withhold;

where the performance right is offered for no monetary consideration;".

### **Conditions**

- 9. The issuer can only rely on the exemptions in this instrument if the issuer complies with the following conditions:
  - (a) the conditions of the class order (excluding the condition specified in paragraph 3 of the Schedule to the class order) as expressed to apply to them; and
  - (b) the issuer must take reasonable steps to ensure that the number of shares that may be issued in connection with any eligible incentive plan offer, when aggregated with:

- (i) the number of shares in the same class which would be issued were every other outstanding offer with respect to shares, units of shares, options to acquire unissued shares and performance rights under every other employee share scheme of the issuer to vest or to be accepted or exercised;
- (ii) the number of shares in the same class issued during the previous 5 years pursuant to:
  - (A) an eligible incentive plan offer extended only to eligible employees; and
  - (B) any other employee share scheme extended only to eligible employees of the issuer;

but disregarding any offer made, option or right acquired or share issued by way of or as a result of:

- (iii) an offer to a person situated at the time of receipt of the offer outside this iurisdiction; or
- (iv) an offer that did not need disclosure to investors because of section 708 of the Act; or
- (v) an offer that did not require the giving of a Product Disclosure Statement because of section 1012D of the Act; or
- (vi) an offer made under a disclosure document or Product Disclosure Statement,

must not exceed 5% of the total number of issued shares in that class of the issuer as at the time of the offer.

### Interpretation

- 10. In this instrument:
  - (a) a word and phrase used in this instrument has the same meaning as it has in the class order unless the word or phrase is defined in paragraph 8 of this instrument in which case the word or phrase has that meaning;
  - (b) class order means ASIC Class Order [CO 03/184] 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;
  - (c) eligible incentive plan offer means an offer for the issue or sale of performance rights, made under an arrangement known as the Tibco Software Inc 2008 Equity Incentive Plan and Inducement Award Plan (Plans) (under which the performance rights are referred to as Restricted Stock Units or Dividend

Restricted Stock Units), where the terms of the Plans and the Australian Addendums to the Plans are substantially in the same form as those provided to ASIC on 1 May 2013; and

(d) *issuer* means Tibco Software Inc, a company incorporated under the laws of Delaware, United States of America, and any related body corporate.

Dated this 9<sup>th</sup> day of May 2013

Signed by Daniel Alexander Pallaras

as a delegate of the Australian Securities and Investments Commission

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 eighth day of May 2013

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

| Name of Company                          | ACN         |
|--|-------------|
| 19 DEAN STREET PTY LTD                   | 001 363 417 |
| 3E LOGISTICS PTY LTD                     | 141 158 125 |
| 4GC PTY LTD                              | 122 295 425 |
| 5 LAL-LAL ST. PTY LTD                    | 110 822 912 |
| A.C.N. 087 528 774 PTY LTD               | 087 528 774 |
| A.C.N. 116 621 535 PTY LTD               | 116 621 535 |
| A.C.N. 143 588 961 PTY. LTD.             | 143 588 961 |
| A.D.A.M. & CO. ENTERPRISES PTY. LTD.     | 063 294 726 |
| A1 CONSTRUCTIONS PTY LTD                 | 146 262 035 |
| AAA CLEANING TEAM PTY LTD                | 137 632 252 |
| ABE & HOSS PTY LTD                       | 120 877 009 |
| ABORIGINAL INSURANCE SERVICES PTY LTD    | 108 527 546 |
| ABS ENTERPRIZE PTY. LTD.                 | 136 433 479 |
| ACTMAN PTY LIMITED                       | 145 681 876 |
| ACUZ PTY LTD                             | 134 245 533 |
| ADR NORTH PTY LTD                        | 125 936 334 |
| ADRENALIN TECHNOLOGY PTY LTD             | 093 415 957 |
| ADVANCED CONCRETE SEALING PTY. LTD.      | 117 406 176 |
| ADVENT 9 PTY. LIMITED                    | 128 551 879 |
| AI TOOMEY INVESTMENTS PTY LTD            | 127 775 419 |
| AJK IMAGE PTY. LTD.                      | 125 899 578 |
| AK LINKS PTY LTD                         | 128 160 645 |
| ALEX LUTZYK PTY LTD                      | 109 229 763 |
| ALISSAR PTY LTD                          | 101 085 750 |
| ALKARINGA PTY. LTD.                      | 008 081 016 |
| ALL IN TRANSPORT PTY LTD                 | 129 587 748 |
| ALLI NESSIE PTY LTD                      | 094 589 465 |
| ALLURE GRAPHIC DESIGN PTY LTD            | 136 263 075 |
| ALLURING SERVICES PTY LTD                | 139 105 007 |
| AMO ELECTRICAL SERVICES PTY LTD          | 138 313 443 |
| ANNA GLOBAL CONSULTING SERVICES PTY LTD  | 116 054 034 |
| APOLLO AIRCONDITIONING & HEATING PTY LTD | 128 652 282 |

| Name of Company                                     | ACN                        |
|---|----------------------------|
| AQUASEARCH DRILLING CONTRACTORS PTY LTD             | 132 002 405                |
| ARKSRULE FINANCE PTY LTD                            | 088 253 730                |
| ARMAN TRANSPORT PTY LTD                             | 140 285 267                |
| ARN'S EXECUTIVE STYLES PTY. LTD.                    | 133 202 383                |
| ASM SOLAR & ELECTRICAL PTY LTD                      | 145 697 365                |
| ASTIE NOMINEES PTY LTD                              | 145 884 608                |
| AUSLAN CONSULTANTS PTY. LTD.                        | 131 630 889                |
| AUSLIT INVESTMENT PTY LTD                           | 120 787 331                |
| AUSMET ROOFING PTY LTD                              | 138 092 190                |
| AUSRITE PTY. LTD.                                   | 109 796 081                |
| AUSTRALIAN COASTAL DEVELOPMENT GROUP PTY LIMITED    | 104 737 493                |
| AUSTRALIS ENGINEERS PTY LTD                         | 143 615 043                |
| AUSTRALISIA BOUTIQUE HOME DESIGN PTY LTD            | 136 399 061                |
| AUTOMATIC PLUMBING PRODUCTS PTY LTD                 | 146 595 502                |
| AUTOMATIC SURFBOARDS PTY. LTD.                      | 115 766 688                |
| AXF DEVELOPMENT (DORKING ROAD, BOX HILL) PTY LTD    | 137 847 780                |
| B.& B.LOCKWOOD ENTERPRISES PTY. LTD.                | 006 763 319                |
| B3 CONSTRUCTIONS (QLD) PTY LTD                      | 132 763 636                |
| BAGHEERA NOMINEES PTY LTD                           | 139 363 787                |
| BAIIA GROUP PTY LTD                                 | 140 128 892                |
| BAIN & COCHRANE PTY LTD                             | 085 646 402                |
| BALLARAT AND CLARENDON COLLEGE FOUNDATION LTD.      | 005 940 590                |
| BECOL HOLDINGS PTY LTD                              | 100 688 864                |
| BECOZ PTY. LTD.                                     | 138 428 207                |
| BEDLEHAM PTY LTD                                    | 146 086 964                |
| BEEMCLEAN PTY LTD                                   | 120 688 655                |
| BEKSTA DELIVERIES PTY. LTD.                         | 128 573 008                |
| BENDIX GROUP PTY. LTD.                              | 133 806 274                |
| BENELM PTY LTD                                      | 115 288 714                |
| BENYUE PTY. LTD.                                    | 139 051 764                |
| BERT WRIGHT & CO. PTY. LIMITED                      | 005 097 218                |
| BEYERS NOMINEES PTY LTD                             | 113 841 571                |
| BIGOLINO NO 1 PTY LTD                               | 137 900 077                |
| BIGOLINO NO 2 PTY LTD                               | 137 900 031                |
| BLUEGUM MOUNTAIN PTY LTD                            | 125 435 663                |
| BON A MANGER PTY LTD BORODYNE PTY LTD               | 141 938 329                |
| BOWL & CHOPSTIX PTY. LTD.                           | 124 088 240                |
| BRAGS ELECTRICS PTY LIMITED                         | 126 563 700<br>070 487 820 |
| BROADMIND AUSTRALIA INTERNATIONAL AFFAIRS PTY, LTD. | 116 230 285                |
| BROTHERS HALAL MEAT & GROCERIES PTY LTD             | 126 103 759                |
| BRUCE WATSON PLUMBING PTY LTD                       | 003 040 793                |
| BTELECOM PTY. LTD.                                  | 131 323 352                |
| BUBS CLUB PTY LTD                                   | 114 135 410                |
| BUILDSPECT PTY LTD                                  | 140 673 927                |
| BURRO'S PTY. LTD.                                   | 128 302 063                |
| DOMAGO OT TT. ETD.                                  | 120 002 000                |

| Name of Company                                  | ACN                        |
|--|----------------------------|
| BUSINESS ELEMENTS PTY LTD                        | 146 737 724                |
| BXCLUSIVE TRADING PTY LTD                        | 141 449 443                |
| C.H. CUTHBERT PTY LTD                            | 139 856 965                |
| C.J.S. PANELS PTY. LTD.                          | 005 375 584                |
| C21 FINANCIAL SERVICES PTY LTD                   | 083 487 049                |
| CAELIAN PROPERTIES PTY LIMITED                   | 129 454 431                |
| CAMPARI HL PTY LTD                               | 135 181 510                |
| CARNEGIE CREDIT MANAGEMENT SERVICES PTY. LIMITED | 081 034 657                |
| CARPURE PTY. LIMITED                             | 071 617 322                |
| CASHDALE LIMESTONE PTY LTD                       | 088 104 287                |
| CHAI INDUSTRIES PTY. LIMITED                     | 010 162 777                |
| CHARLES EXTERNAL CLADDINGS PTY LTD               | 104 609 412                |
| CHENGTIAN INTERNATIONAL PTY LTD                  | 140 144 485                |
| CHIARA COLLEGE OF METAPHYSICS PTY LTD            | 079 985 836                |
| CICCAZAM PTY LTD                                 | 107 859 012                |
| CITYWIDE PROPERTY GROUP PTY LTD                  | 099 698 209                |
| CLC SUCCESS INVESTMENTS PTY LTD                  | 126 858 366                |
| CLEAN GLASS COMPANY PTY LTD                      | 146 160 625                |
| COAST DEVELOPMENTS AUST PTY LTD                  | 146 527 540                |
| COLANGE ESTATE PTY LTD                           | 146 739 924                |
| COLETTI ENTERPRISES PTY LTD                      | 119 735 223                |
| COLOUR & STYLE INTERNATIONAL AUSTRALIA PTY LTD   | 137 269 964                |
| COMMUNITY PARTNERSHIPS GROUP PTY LTD             | 111 187 583                |
| COMONOZ PTY. LTD.                                | 097 056 525                |
| COMPLETE CARETAKING PTY LTD                      | 146 397 837                |
| COMPONENT FACTORY PTY LTD                        | 119 136 980                |
| CONSILIATOR PTY LTD                              | 121 175 531                |
| CRAWNEL PTY. LTD.                                | 055 735 450                |
| CREATIVE DIRECT ADVERTISING PTY. LTD.            | 126 975 693                |
| CUSTOMISED OPTIONS PTY LTD                       | 142 950 794                |
| CWS NOMINEES PTY LTD                             | 117 024 629                |
| D & Y BELL EARTHMOVING PTY LTD  DAANCH PTY LTD   | 115 974 886                |
| DAILY CATCH-UP PTY LTD                           | 115 906 315<br>146 706 078 |
| DALAJA HOLDINGS PTY LIMITED                      | 105 372 914                |
| DANIEL TORA REAL ESTATE PTY LTD                  | 067 460 860                |
| DARBY LAUNDRY PTY. LTD.                          | 153 973 427                |
| DAREDEVIL DELIVERIES PTY LTD                     | 111 680 436                |
| DAYJOY PTY LTD                                   | 124 217 456                |
| DDAL GR PTY LTD                                  | 004 596 285                |
| DE BOCKLEVILLE CONSTRUCTION PTY LTD              | 152 662 523                |
| DEALCAY PTY. LIMITED                             | 052 344 162                |
| DEBENKA PTY LTD                                  | 111 707 414                |
| DEE J ENTERPRISES PTY LTD                        | 147 097 069                |
| DELBICORP PTY LTD                                | 115 130 580                |
| DE-LUXE FLOOR COVERINGS PTY LTD                  | 138 907 945                |
|  |                            |

| Name of Company                                 | ACN                        |
|---|----------------------------|
| DENOVO PROJECT SOLUTIONS PTY LTD                | 142 861 630                |
| DENWEST NOMINEES PTY LTD                        | 056 445 991                |
| DESIGN A HOMES PTY LTD                          | 089 587 164                |
| DESIGNERS HOUSE PTY LTD                         | 120 629 414                |
| DESMOND HODGSON REMOVALS PTY LIMITED            | 122 830 880                |
| DINSHA PTY LTD                                  | 122 089 954                |
| DISTRICT HOLDINGS PTY LTD                       | 009 275 772                |
| DND MEDIA AUSTRALIA PTY LTD                     | 115 314 086                |
| DOUBLE TT PTY LTD                               | 127 831 930                |
| DOUGHWAY PTY LTD                                | 134 071 122                |
| DR FOLLICLES BARBER SHOP PTY LTD                | 069 157 624                |
| EAGLEONE ENTERPRISE PTY. LTD.                   | 118 626 752                |
| EASTERN DISTRICTS PAINTING & DECORATING PTY LTD | 131 885 642                |
| EATON POWER SOLUTIONS LTD                       | 004 439 178                |
| EAZY-GLEAM PRODUCTS PTY. LTD.                   | 011 017 342                |
| EBRU ENTERPRISES PTY LTD                        | 135 799 325                |
| EDDINGTON PTY LIMITED                           | 115 639 319                |
| ELITE CHIROPRACTIC PTY LTD                      | 134 172 615                |
| EMCL PTY. LTD.                                  | 007 347 622                |
| EMD GROUP (AUSTRALIA) PTY LTD                   | 143 911 933                |
| ENABLE-IT (AUSTRALIA) PTY LIMITED               | 097 576 657                |
| ENTITY DESIGN AND MARKETING PTY LTD             | 140 836 497                |
| ESTIVAL HOLDINGS PTY LTD                        | 090 443 799                |
| EVETON HOLDINGS PTY LTD                         | 075 799 834                |
| EYRE PENINSULA AQUACULTURE PTY LTD              | 105 456 059                |
| EZYGROUP PTY. LTD.                              | 137 288 781                |
| EZYLEARN PTY LTD                                | 093 478 963                |
| F.G.G. PTY LTD                                  | 109 380 252                |
| FEN LI TRADE PTY LTD                            | 140 501 739                |
| FIDE MEA PTY LTD                                | 124 664 437                |
| FIFTY FIFTY FILMS PTY LTD                       | 086 435 654                |
| FIRST REGIONAL PTY LTD                          | 127 398 243                |
| FLETCHETT PTY LTD<br>FLOWERS PTY. LTD.          | 133 039 335                |
| FRASER ISLAND OYSTER COMPANY PTY. LTD.          | 110 637 646<br>146 706 014 |
| FROG AND TOAD SUPER PTY LTD                     | 140 235 043                |
| FUTURISTIQ ENTERTAINMENT PTY. LTD.              | 144 003 225                |
| G C HOLDINGS (SA) PTY LTD                       | 105 392 229                |
| G M SAMUEL PTY LTD                              | 131 244 687                |
| G T HAULAGE GROUP PTY LTD                       | 106 436 926                |
| G V MEDICAL CENTRE PTY. LTD.                    | 118 595 172                |
| G.W. & B. STROUD INVESTMENTS PTY LTD            | 010 436 638                |
| GALVANIC ENTERPRISES PTY. LTD.                  | 100 935 617                |
| GCS INTERNATIONAL PTY LTD                       | 102 332 918                |
| GEMITY PTY. LTD.                                | 109 303 406                |
| GGA RECRUITMENT & TRAINING PTY LTD              | 127 825 996                |
|   | 0_0 000                    |

| Name of Company  | ACN                        |
|--|----------------------------|
| GGMJC PTY LTD  | 127 832 491                |
| GIOVANNI MANAGEMENT PTY LTD                              | 136 399 105                |
| GISBOURNE HOLDINGS PTY. LTD.                             | 010 089 791                |
| GOLDEN GOAL INTERIOR PTY LIMITED                         | 128 565 515                |
| GOOLWA JETTY BUILDERS PTY LTD                            | 131 848 443                |
| GOUGH PARTNERSHIP PTY LTD                                | 093 361 927                |
| GRAMER PTY LTD   | 101 847 796                |
| GREENSTONE CORPORATION PTY. LTD.                         | 107 705 797                |
| GRIMMOND ENTERPRISES PTY LTD                             | 078 593 192                |
| GROMIT 101 PTY LTD                                       | 115 039 462                |
| GUPTA FINANCE PTY LTD                                    | 139 152 284                |
| GURAYA GROUP PTY LTD                                     | 141 671 721                |
| H K FASHION (W.A.) PTY. LTD.                             | 107 235 763                |
| HADTO PTY. LTD.  | 076 453 195                |
| HAEWOON FOOD & BEVERAGE PTY LTD                          | 139 645 186                |
| HALPOOLE PTY LIMITED                                     | 010 177 901                |
| HARPER'S 24 HR TOWING & SALVAGE PTY LTD                  | 146 602 762                |
| HARVEST TIME HYDROPONICS PTY LTD                         | 146 342 485                |
| HIGHWAY SIGNS PROPRIETARY LIMITED                        | 141 976 052                |
| HIT AFTER HIT PTY LTD                                    | 143 946 623                |
| HLPW ENTERPRISE PTY LTD                                  | 139 355 221                |
| HO & YING PTY LTD  | 144 927 980                |
| HOCART SUPERANNUATION COMPANY PTY LTD                    | 082 790 529                |
| HOME'S CLUB PTY LTD                                      | 140 777 199                |
| HOOKER INVESTMENT PTY LTD                                | 128 715 677                |
| HORIZON ASSETS PTY LIMITED                               | 123 935 768                |
| HOSS RIFAIE PTY LTD                                      | 120 876 379                |
| HYBRID GRAPHIC STUDIO PTY LTD                            | 144 522 010                |
| I E W INVESTMENTS PTY LTD                                | 074 492 185                |
| IAN BAIN PTY LIMITED                                     | 126 382 063                |
| IC PROTECTIVE SERVICES PTY. LTD.                         | 135 348 033                |
| ICEWICK PTY LIMITED                                      | 112 065 371                |
| IEMPOWER-YOUTH PTY LTD ILLUSIONS HAIR AND BEAUTY PTY LTD | 121 986 623                |
| IMMORTALITY NO 1 PTY. LTD.                               | 131 333 287<br>115 777 529 |
| INDIGO FIELD PTY LTD                                     | 129 981 755                |
| INN SECURITY PTY LTD                                     | 086 235 332                |
| INSPIRE9 PTY LTD   | 127 494 795                |
| INSTILE IMPORTS PTY LTD                                  | 127 494 793                |
| INSTYLE PAINTING PTY. LTD.                               | 140 939 484                |
| INSULATION PLUS AUSTRALIA PTY. LTD.                      | 138 110 577                |
| INTEGRATED TECHNOLOGY MANAGEMENT PTY LTD.                | 050 104 115                |
| INTERACTIVE EVENTS PTY LTD                               | 126 145 024                |
| INVESTMENT & EQUITY CORPORATION PTY LTD                  | 128 807 527                |
| INVESTMENT & EQUIT FORK ORATION TO ETB                   | 056 366 879                |
| INVOKE PRODUCTIONS PTY LTD                               | 103 458 251                |
|  |                            |

| Name of Company   | ACN                        |
|---|----------------------------|
| IRONARC PTY LTD   | 129 227 925                |
| J E & G O SKINNER PTY LTD   | 001 548 554                |
| J L SLOAN NOMINEES PTY LTD  | 138 601 564                |
| JABEZ INVESTMENT GROUP PTY LTD                                    | 115 022 270                |
| JAN FEATHERBY PTY LTD   | 147 111 484                |
| JANDENW PTY LIMITED   | 120 364 114                |
| JAPARN HOLDINGS PTY LIMITED                                       | 131 025 226                |
| JAPARN PTY LIMITED  | 131 025 422                |
| JAY & JULIE INVESTMENTS PTY LTD                                   | 139 666 881                |
| JAYDESH PTY LTD   | 001 574 045                |
| JHP (AUST) PTY LTD  | 146 986 781                |
| JKL AUTO TRADERS PTY LTD  | 117 799 229                |
| JOBS ON PTY. LTD.   | 138 068 078                |
| JOHN S HILLMAN PTY. LIMITED                                       | 050 040 214                |
| JOY GROUP PTY LTD   | 128 454 795                |
| JP FORMRIGHT MANAGEMENT PTY. LTD.                                 | 141 652 146                |
| JPPR PTY LTD  | 126 413 769                |
| JR76 PTY LIMITED  | 109 842 382                |
| JUMBUWAL PTY LIMITED  | 063 795 746                |
| KAERGER INVESTMENTS PTY LTD                                       | 113 702 855                |
| KAIJOE PTY LTD  | 144 720 212                |
| KALE NOMINEES PTY. LTD.   | 006 460 957                |
| KARVENUP PTY LTD  | 110 211 599                |
| KATZ & MARX HAIR GALLERY PTY LTD                                  | 094 901 621                |
| KEN TOUGH CONSTRUCTION PTY LIMITED                                | 069 377 377                |
| KEN'S ENGINEERING PTY. LTD.                                       | 078 134 077                |
| KEW FINANCIAL GROUP PTY LTD                                       | 099 105 870                |
| KICKSTART BUSINESSES PTY LIMITED                                  | 129 834 635                |
| KIROVA HOLDINGS PTY LTD   | 003 034 311                |
| KJF SUPER PTY LTD   | 130 541 258                |
| KLEENCORP PTY LTD   | 142 234 946<br>142 826 695 |
| KOMPUTER KRAFT CONSULTING PTY LIMITED  KPN INTERNAATIONAL PTY LTD | 139 015 375                |
| KRISH ORIENT TRADING COMPANY PTY LTD                              | 102 481 738                |
| KYWONG CONSULTING PTY. LTD.                                       | 083 446 619                |
| L.E.T. GROUP PTY LTD  | 089 186 381                |
| LA SERRA PTY. LTD.  | 005 618 520                |
| LACE BOUTIQUE PTY LTD   | 113 557 681                |
| LACHLAN COOK AUTOMOTIVE PTY LIMITED                               | 109 254 417                |
| LAMBRETTA SCOOTER PTY LTD   | 147 164 494                |
| LANDAU INTERNATIONAL PTY LTD                                      | 133 401 617                |
| LAURA COVE AUSTRALIA PTY LTD                                      | 105 472 482                |
| LAURA ST PTY LTD  | 064 139 957                |
| LAWRENCE POPE & COMPANY PTY LTD                                   | 006 201 181                |
| LAY-BUY FINANCIAL SOLUTIONS PTY. LTD.                             | 146 418 313                |
| LCP PTY LTD   | 118 080 756                |
|   |                            |

| Name of Company ACN   |       |
|---|-------|
| LEISURE RESEARCH AUSTRALIA PTY. LIMITED 074 94                                | 2 493 |
| LEO SIAM PTY. LTD. 152 89   | 6 458 |
| LEON TRADE CO. PTY LTD 100 49   | 8 235 |
| LEX MERCATORIA PROPRIETARY LIMITED 005 65                                     | 2 746 |
| LINKS CARE NOMINEE PTY LTD 116 97   | 1 478 |
| LIQUID STAR DEVELOPMENTS PTY LTD 103 50                                       | 7 071 |
| LJ TRADING PTY LTD 123 32   | 1 880 |
| LONGEVITY PROPERTY PTY LTD 102 49   | 5 821 |
| LOVE AUSTRALIAN SEAFOOD PTY LTD 098 18  |       |
| LPK PTY LIMITED 121 06  |       |
| LPS INVESTMENTS PTY LTD 066 92  |       |
| LUC DAISY PTY LTD 112 64  |       |
| LYNN'S LEARNING (FRANCHISING) PTY. LTD. 127 56                                |       |
| M.R.B. SERVICES PTY LTD 080 95  |       |
| MAA CONSULTANCY PTY LTD 146 98  |       |
| MACEDEED PTY LTD 121 24   |       |
| MACTRUONG PTY. LTD. 088 65  |       |
| MARA SPROGIS DESIGN PTY LTD  122 10   |       |
| MARGARET SNOWBALL PTY LTD 087 33  |       |
| MARHABA MONEY TRANSFER & TRADING SERVICE PTY LTD 120 42 MARIPI PTY LTD 001 68 |       |
| MARIPI PTY LTD 001 68  MASTER BUILDING BROKERS PTY LTD 112 60                 |       |
|   |       |
| MATURE LEARNING (INTERNATIONAL) PTY LTD 127 98 MAV PROPERTIES PTY LTD 105 66  |       |
| MCFARLANE SUPERANNUATION PTY LTD 110 51                                       |       |
| MERIDIAN PROPERTY HOLDINGS (1) PTY LTD 110 86                                 |       |
| MERRELL GEE ASSOCIATES PTY. LTD. 007 27                                       |       |
| MESHONA HOUSE PTY LTD 098 78  |       |
| MESHONA PTY LIMITED 077 58  |       |
| MILAMONI PTY LTD 106 26   |       |
| MILLER GROUP SERVICES PTY LTD 145 18  |       |
| MOBIAS GROUP (AUSTRALIA) PTY LTD 146 32                                       |       |
| MOSSEE PTY LTD 138 02   |       |
| MOTO PTY LTD 137 29   | 3 013 |
| MPAV PTY LTD 127 71   | 8 656 |
| MTM PROPERTIES PTY. LTD. 065 13   | 5 113 |
| N KRISTIANSEN & CO PTY LTD 116 07   | 2 523 |
| N PATEL PTY LTD 132 01  | 2 581 |
| N.E.I.J.T. (AUST.) PTY. LIMITED 004 15  | 4 474 |
| NATURES BEST FARMS PTY LTD 093 90   | 4 093 |
| NAUGHTY ADULT PTY. LTD. 139 30  | 6 068 |
| NAZAIRE PTY. LTD. 068 80  | 3 092 |
| NELBA HOLDINGS PTY. LTD. 006 98   | 7 373 |
| NETBALL FIRST PTY. LTD. 136 73  | 8 273 |
| NEW HORIZON ENTERPRISES PTY LTD 078 21  | 3 359 |
| NEW ULIA GROUP PTY LTD 143 57   | 2 990 |

| Name of Company  | ACN                        |
|--|----------------------------|
| NEWCASTLE BUSINESS DEVELOPMENT SERVICES PTY LIMITED                  | 050 539 118                |
| NICHOLAS SHARDEY PTY. LTD.   | 108 855 803                |
| NIQUE STEWART PTY. LTD.  | 146 427 312                |
| NOKEBI PTY LTD   | 002 504 154                |
| NORTH SUNSHINE BUS SERVICE PTY. LIMITED                              | 004 488 448                |
| NORTHSIDE DEVELOPMENTS PTY LTD                                       | 101 595 715                |
| NORTHWOOD FINANCIAL SERVICES PTY. LTD.                               | 006 589 886                |
| NOTRE DAME (NSW) PTY LTD   | 142 961 886                |
| NSF INVESTMENTS PTY. LTD.  | 138 096 581                |
| OAKES FAMILY HOLDINGS PTY. LIMITED                                   | 006 756 001                |
| OLANTINA PTY LTD   | 105 601 376                |
| OMNITRONIX AUSTRALASIA PTY. LTD.                                     | 136 481 797                |
| ONETHREE INVESTMENTS PTY. LTD.                                       | 133 070 194                |
| OOM & T PTY LTD  | 146 022 004                |
| OPTIMISMS CONCEPTS PTY LTD   | 089 219 554                |
| OXYGEN MOBILE PTY LTD  | 132 789 416                |
| P & J TRADING PTY. LTD.  | 145 967 120                |
| P & P PAINTING & DECORATING PTY LTD                                  | 115 444 347                |
| PA POWER INVESTMENTS PTY. LTD.                                       | 114 747 796                |
| PAINTASTIC COATINGS PTY LTD  | 129 315 635                |
| PAT CONNELL PTY. LTD.  | 129 011 909                |
| PDL FINANCIAL PLANNING PTY LTD                                       | 125 187 466                |
| PEACOCK ASSETS PTY LTD   | 134 506 933                |
| PECKER MAROO PTY LTD   | 000 576 492                |
| PEDROS PIZZA EPPING PTY LIMITED                                      | 128 455 443                |
| PERFECT SUPERMARKET SERVICES PTY. LTD.                               | 147 248 360                |
| PERFORMANCE CABLING PTY LTD  | 115 977 341                |
| PETROLEUM RETAILERS AUSTRALIA PTY LTD                                | 095 093 646                |
| PHONECARE SERVICES PTY LTD   | 126 038 980                |
| PICCOLO (NSW) PTY LIMITED  | 126 054 635                |
| PINGEY PTY LTD   | 100 819 127                |
| PIPPA GROUP PTY LIMITED  | 146 205 683                |
| PLABSS PTY LTD   | 132 380 664                |
| PLEXITONE PTY LTD  | 140 611 132                |
| POSITIVE ENERGY (AUST) PTY LTD                                       | 146 705 884                |
| PRECISION PROPS PTY LTD  | 137 043 380                |
| PREMIER FIVE SERVICES PTY LTD PRESTIGE FORMWORK PTY LTD              | 132 142 548                |
| PRESTOR SHEET METAL PTY LTD  | 142 491 496                |
| PREVENTATIVE HEALTH CARE CENTRES PTY LTD                             | 106 329 944                |
| PRIME LOCATIONS PROPERTY GROUP PTY LTD                               | 003 162 589                |
| PRIME LOCATIONS PROPERTY GROUP PTY LTD  PRIMEVISION SERVICES PTY LTD | 124 945 277<br>133 916 711 |
| PROJECT DESIGN GROUP PTY LTD   | 139 142 359                |
| PURE BIODIESEL PTY LTD   | 120 161 499                |
| QLD PRESTIGE CARS PTY LTD  | 145 228 708                |
| QUALITY PART EXPORT PTY LTD  | 133 744 402                |
| QOALITI MALEATORITI ETD  | 100 / 77 702               |

| Name of Company                                      | ACN                        |
|--|----------------------------|
| QUANTUM DIALOGUE PTY LTD                             | 137 884 774                |
| QUAYSIDE PTY LTD                                     | 107 377 168                |
| QUICK SMART ELECTRICAL & SATELLITE TV PTY LTD        | 129 373 020                |
| R K MCGRATH HOLDINGS PTY LTD                         | 130 817 800                |
| R. & C. TOZER PTY LTD                                | 076 046 921                |
| RAEBURN PTY LTD                                      | 052 291 773                |
| RAINBO HOLDINGS PTY LTD                              | 127 091 267                |
| RAINTREE MOTEL BILOELA PTY LTD                       | 108 529 344                |
| RANCHRIG PTY. LIMITED                                | 059 648 403                |
| RAPHAEL EXECUTIVE & MARKETING SERVICES PTY. LIMITED  | 050 069 979                |
| RAYMEIDA SERVICES PTY. LTD.                          | 010 243 660                |
| RECYC-LE-BAG PTY LTD                                 | 128 651 301                |
| RICAFA PTY. LTD.                                     | 082 897 550                |
| RISSANI PTY. LTD. ROCKET'S EARTHWORKS PTY LTD        | 050 138 004<br>121 691 558 |
| ROWLING INVESTMENTS PTY LTD                          | 128 823 389                |
| RP REALISATION PTY. LTD.                             | 116 163 850                |
| RURAL AIR CONDITIONING PTY LTD                       | 136 060 743                |
| S S NETWORK SOLUTIONS PTY LTD                        | 124 215 970                |
| S&G SHOWER SCREENS PTY. LTD.                         | 132 891 939                |
| S.P.K. INVESTMENTS PTY. LTD.                         | 101 920 610                |
| SA FOOD PTY LTD                                      | 143 772 865                |
| SAA 3000 ELECTRICAL SERVICES PTY LTD                 | 093 022 489                |
| SABETHA PTY. LTD.                                    | 061 549 219                |
| SABO ENTERPRISES PTY. LTD.                           | 095 033 444                |
| SABZ CABLING PTY LTD                                 | 143 243 421                |
| SAIDAWE CLEANING SERVICES PTY LTD                    | 138 952 780                |
| SAILMAKER IV PTY. LTD.                               | 097 173 629                |
| SALT OTE PTY LTD                                     | 089 521 764                |
| SAM RUDDLE INVESTMENTS PTY LTD                       | 138 984 880                |
| SAP COMMUNICATIONS PTY. LTD.                         | 146 602 100                |
| SAR TRAINING SERVICES PTY LTD                        | 133 038 436                |
| SAUNDERS RENDERING PTY LTD                           | 145 663 449                |
| SCENIC GROUP PTY LTD                                 | 143 717 622                |
| SCICC CORPORATION PTY. LIMITED                       | 087 819 912                |
| SCULPTURE ATELIER PTY. LIMITED                       | 004 847 572                |
| SERGIO BALSA PTY LTD                                 | 128 667 256                |
| SHACL STATION PTY LTD SHAHROOK CONSTRUCTIONS PTY LTD | 114 593 172                |
| SHANE IRWIN PTY LIMITED                              | 107 670 780<br>135 541 221 |
| SHANE KEYS SPECIALISED CONCRETING PTY. LTD.          | 122 676 724                |
| SHARK BAY SHANGRI-LA PTY LTD                         | 121 757 748                |
| SHAWLAND HOLDINGS PTY LTD                            | 009 456 124                |
| SHERRY ROSE ENTERPRISES PTY. LTD.                    | 140 554 436                |
| SHREEJI FREIGHTLINES PTY LTD                         | 146 964 276                |
| SIMRAK PTY. LTD.                                     | 005 239 985                |
|  |                            |

| Name of Company  | ACN                        |
|--|----------------------------|
| SIRROM ENTERPRISES PTY LTD   | 111 131 983                |
| SKYHIGH INTERNATIONAL INVESTMENTS PTY LTD                            | 127 920 245                |
| SKYTALK CENTRAL PTY LTD  | 099 076 043                |
| SL INVESTMENTS AUSTRALIA PTY LTD                                     | 094 040 025                |
| SLD GIFTS PTY LTD  | 127 459 876                |
| SLEEK & UNIQUE PTY. LTD.   | 145 640 839                |
| SMART HOME DISTRIBUTION PTY LTD                                      | 116 037 211                |
| SNV INVESTMENTS PTY. LTD.  | 101 920 629                |
| SOLCON DEVELOPMENTS PTY. LTD.  | 135 528 219                |
| SONARPIA PTY. LIMITED  | 104 232 082                |
| SPARTACA PTY LTD   | 144 515 757                |
| SPENMAR PTY LTD  | 001 626 660                |
| SPROKET ENTERPRISES PTY. LTD.  | 146 448 428                |
| SRT STUDIOS PTY LTD  | 137 912 639                |
| ST. ALBANS BUS SERVICE PTY. LTD.                                     | 006 846 733                |
| STARC CONSTRUCTION PTY LTD   | 092 117 489                |
| STEFKARI PTY. LTD.   | 061 711 868                |
| STELLY CLOTHING PTY LTD  | 147 098 655                |
| STEWART, BROWN & CO FINANCIAL SERVICES PTY LTD                       | 107 310 583                |
| STOCK GROUP PTY LTD  | 121 987 997                |
| STOKES CONTRACTORS PTY LTD   | 008 629 927                |
| STRAIGHT UP SEO PTY. LTD.  | 147 228 626                |
| STRONG ENTERPRISES PTY LTD   | 111 116 673                |
| SUCCESS TECHNOLOGIES PTY. LTD.                                       | 079 770 317                |
| SUPERIOR FIRE DOORS PTY LTD  | 116 029 282                |
| SUSAN HANNAFORD PTY LTD  | 001 533 268                |
| SWITCH TO GREEN PTY LTD  | 140 679 858                |
| SYDNEY BARTENDERS PTY LTD  | 141 132 407                |
| SYNERGY WORKS (QLD) PTY LTD  | 130 105 618                |
| TACMAS MANUFACTURING PTY LTD   | 008 853 905                |
| TCBEP PTY LIMITED  | 138 144 500                |
| TEALING NOMINEES PTY. LTD.   | 007 172 429                |
| TEAM DESIGNS PTY. LTD.   | 138 847 293                |
| TECHNO ART DENTAL STUDIO PTY. LTD. TELEMARKETING SOLUTIONS PTY. LTD. | 127 794 781                |
| TELWAY PTY, LIMITED  | 151 971 701                |
| TENENDUM PTY LTD   | 003 468 424<br>008 880 322 |
| TERRYSIU PTY LTD   | 119 625 259                |
| TEXPINE PTY. LIMITED   | 050 537 034                |
| THE ESSENTIAL BODY CO. PTY LTD                                       | 003 461 292                |
| THE GOOD GUYS TUGGERAH PTY LTD                                       | 132 832 592                |
| THE MBA PARTNERSHIP (VIC) PTY LTD                                    | 065 411 485                |
| THE PLAINS HOUSE PTY LTD   | 002 962 932                |
| THE TAX PLANNING PROFESSIONALS PTY LTD                               | 002 302 332                |
| THUTHUKA PTY LTD   | 134 324 280                |
| TIMBER LOUNGE COMPONENTS PTY. LTD.                                   | 095 644 410                |
|  | 300 011 110                |

| Name of Company   | ACN         |
|---|-------------|
| TINGLE TIME PTY LTD                                     | 074 584 651 |
| T-JET ENG SERVICES PTY. LTD.                            | 133 070 667 |
| TOYSTOGO.COM PTY LTD                                    | 132 602 585 |
| TRAINING & BUSINESS SYSTEMS AUSTRALIA (TABSA) PTY. LTD. | 109 908 081 |
| TRAVALLEY INVESTMENTS PTY. LTD.                         | 005 074 984 |
| TRG BROADCAST PTY LTD                                   | 127 089 301 |
| TSCHIRPIG CONCRETING PTY LTD                            | 142 132 581 |
| TTT TIPPER PTY LTD                                      | 139 493 217 |
| TVL PTY LTD   | 116 557 763 |
| TYERS CONSULTING PTY LTD                                | 093 061 575 |
| TYM GRATE PTY LTD                                       | 142 759 466 |
| ULTRAGEL PTY. LTD.                                      | 100 583 766 |
| UNIFIT GROUP PTY LTD                                    | 139 115 674 |
| UNITED DRAGON PTY LTD                                   | 094 965 803 |
| UNIVERSAL TIMBER TRADERS PTY LTD                        | 144 019 849 |
| UTOPIA WEALTH PTY LTD                                   | 124 143 139 |
| V & W MATTHEWS PTY. LTD.                                | 065 509 739 |
| VALCUBE PTY LIMITED                                     | 010 300 026 |
| VAMOVER PTY LTD   | 003 018 095 |
| VERTISUN PTY. LTD.                                      | 060 758 616 |
| VISAL PTY LTD   | 126 909 055 |
| VISION TRAINING INTERNATIONAL PTY LTD                   | 140 329 193 |
| VIVID FLOWERS (AUSTRALIA) PTY LTD                       | 062 393 408 |
| VM VISION PTY LTD                                       | 125 702 918 |
| W. HOLMES STONEMASONS PTY LTD                           | 112 019 235 |
| W.H. SCHMIDT PTY. LIMITED                               | 003 865 049 |
| WALIM PTY. LTD.   | 006 470 800 |
| WALTER STREET GLENROY PTY LTD                           | 087 124 338 |
| WHITE KNUCKLE INVESTMENTS PTY LIMITED                   | 102 270 806 |
| WILLIAM CLEANING SERVICE (AUST) PTY LTD                 | 125 633 632 |
| WILLIAMSTOWN HOLDINGS PTY. LTD.                         | 134 199 125 |
| WILSK HOLDINGS PTY LTD                                  | 117 366 015 |
| WINMALEE ESTATES PTY LTD                                | 080 905 942 |
| WJT INVESTMENT PTY LTD                                  | 134 545 421 |
| WONDERWEAR PTY. LTD.                                    | 063 246 837 |
| XANDERCO PTY LTD  | 103 603 667 |
| XIAS AUSTRALIA PTY LTD                                  | 139 367 098 |
| XPOM PTY LTD  | 131 173 898 |
| YOC PTY LTD   | 146 259 163 |
| YUK FOON PTY LIMITED                                    | 100 927 599 |
| Z CORP (AUST) PTY LTD                                   | 128 351 815 |
| ZAHL HOLDINGS PTY LTD                                   | 132 211 904 |
| ZAHR TILING PTY LIMITED                                 | 143 412 364 |
| ZENTECH INVESTMENT PTY LTD                              | 101 102 809 |
| ZORNDORF PTY. LTD.                                      | 010 465 728 |

Page 59 of 62

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 thirteenth day of May 2013

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme ARSN

AUCTUS RESOURCES FUND 108 168 190 WESTPAC ENHANCE TRUST 150 080 694

Company/Scheme deregistrations Page 60 of 62

CORPORATIONS ACT 2001 Section 601CL(5)

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

Dated this thirteenth day of May 2013

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

| Name of Company                      | ARBN        |
|--------------------------------------|-------------|
| CHEMOSTRAT LTD.                      | 156 036 949 |
| EMDEN HOLDING LIMITED                | 140 264 375 |
| SCA HYGIENE AUSTRALIAN HOLDINGS B.V. | 108 576 227 |
| WORKSHARE TECHNOLOGY INC             | 124 655 170 |

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 thirteenth day of May 2013

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

| Name of Company                           | ARBN        |
|---|-------------|
| APAC APEMM FUND                           | 139 841 795 |
| ARC SOLUTIONS (INTERNATIONAL) LIMITED     | 124 177 840 |
| BILFINGER BERGER SE                       | 081 929 473 |
| BUREAU VAN DIJK EDITIONS ELECTRONIQUES SA | 126 619 850 |
| CENTY NEW ZEALAND LIMITED                 | 148 005 314 |
| DATAPULSE LIMITED                         | 122 648 533 |
| FEIT INTERNATIONAL LIMITED                | 119 484 178 |
| HADDENHAM HEALTHCARE LIMITED              | 143 485 385 |
| KEEGAN RESOURCES INC.                     | 162 202 002 |
| KIWI COLLECTION INC.                      | 140 204 379 |
| LAMBE ENTERPRISES LIMITED                 | 119 162 944 |
| NORITZ CORPORATION                        | 114 344 713 |
| PHARSIGHT INTERNATIONAL CO.               | 109 299 194 |
| PROCURE4 LIMITED                          | 139 901 269 |
| RUGGEDCOM INC.                            | 140 333 268 |
| TAMINCO BVBA                              | 145 032 471 |
| TEG B.V.                                  | 094 126 477 |
| THE HILSINGER COMPANY                     | 145 886 415 |
| TRELLEBORG RUBORE AB                      | 083 409 009 |
| TRUE BRIGHT CORPORATION LIMITED           | 151 790 822 |
| VISA BUREAU LTD                           | 120 251 210 |
| YOUBET.COM, INC.                          | 090 852 252 |

Change of company type

Page 62 of 62

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.

CARDINAL RESOURCES (AUSTRALIA) LIMITED ACN 120 628 239 will change to a proprietary company limited by shares. The new name will be CARDINAL RESOURCES (AUSTRALIA) PTY LTD ACN 120 628 239.

**COBRA RESOURCES LTD.** ACN 150 206 205 will change to a proprietary company limited by shares. The new name will be COBRA RESOURCES PTY LTD ACN 150 206 205.

**FLEURIEU MINES NL** ACN 062 775 115 will change to a proprietary company limited by shares. The new name will be FLEURIEU MINES PTY LTD ACN 062 775 115.

**TALISON LITHIUM LIMITED** ACN 140 122 078 will change to a proprietary company limited by shares. The new name will be TALISON LITHIUM PTY LTD ACN 140 122 078.

CAROMEL OCEAN LTD ACN 132 267 540 will change to a proprietary company limited by shares. The new name will be CAROMEL OCEAN PTY LTD ACN 132 267 540.

### **DATELINE RESOURCES LIMITED**

ACN 152 582 217 will change to a proprietary company limited by shares. The new name will be DATELINE RESOURCES PTY LIMITED ACN 152 582 217.

PHARMASAFE LIMITED ACN 099 439 371 will change to a proprietary company limited by shares. The new name will be PHARMASAFE PTY LTD ACN 099 439 371.