



ASIC

Australian Securities &
Investments Commission

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Change of company type

RIGHTS OF REVIEW

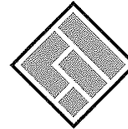
Persons affected by certain decisions made by ASIC under the *Corporations Act 2001* and the other legislation administered by ASIC may have rights of review. ASIC has published Regulatory Guide 57 *Notification of rights of review* (RG57) and Information Sheet *ASIC decisions – your rights* (INFO 9) 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.

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13-0084

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Remington's Insurance Brokers Pty Ltd
ABN 50 006 021 870
78 Mair Street
East Ballarat, VIC 3354, Australia

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 239218 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 9 July 2013

Signed

A handwritten signature in cursive script, appearing to read 'P Schofield', written over a horizontal dotted line.

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

13-0380

Australian Securities and Investments Commission
Corporations Act 2001 — Subsection 601QA(1) — Declaration

Enabling legislation

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

Title

- 2 This instrument is ASIC Instrument 13-0380.

Commencement

- 3 This instrument commences on 2 July 2013.

Declaration

- 4 Chapter 5C of the Act applies to Investec Property Limited ACN 071 514 246 in its capacity as responsible entity of the Investec Australia Property Fund ARSN 162 067 736 as if Chapter 5C were modified or varied by, after Part 5C.6, inserting:

"Part 5C.6B — On-market buy-backs of scheme interests that are able to be traded on a foreign financial market

Division 1 – Preliminary**601KK Application of this Part**

- (1) This Part applies to the purchase of interests in a registered scheme by the responsible entity of the scheme where the purchase takes place in the ordinary course of trading on the main board of the financial market (the *JSE*) operated by JSE Limited and the purchase price is paid from scheme property. For the purposes of this Part, such a purchase includes a repurchase and is referred to as a *buy-back*.
- (2) This Part does not apply to a scheme that has more than one class of interest.

Division 2 – Requirements for buy-backs**601KL Constitutional provisions about buy-backs**

If the responsible entity of the scheme is to have the power to buy-back an interest in the scheme, the power must be specified in the scheme's constitution.

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601KM Procedural requirements for buy-backs

- (1) A responsible entity must not buy-back an interest in the scheme otherwise than in accordance with the scheme's constitution and this section.
- (2) A responsible entity may buy-back an interest if it does not materially prejudice the responsible entity's ability to pay its creditors in relation to liabilities incurred by it as responsible entity of the scheme.
- (3) A responsible entity that buys-back an interest in the scheme:
 - (a) must only buy the interest in the scheme:
 - (i) in the ordinary course of trading on the JSE and without any prior understanding or arrangement between the responsible entity and the counter party; and
 - (ii) if it has obtained, by special resolution, at a meeting of members of the scheme in the last 12 months, the approval of members to carry out the proposed buy-back (being a general authority to repurchase securities, as that term is understood in the Listings Requirements of the JSE); and
 - (iii) if either:
 - (A) transactions in the scheme's interests were recorded on the JSE on any day within the period of 5 business days immediately preceding the day on which the purchase under the buy-back is made; or
 - (B) the JSE has made a ruling on the buy-back price.
 - (b) must comply with the Listing Requirements of the JSE (as in force on the date of commencement of this section) that apply to buy-backs; and
 - (c) must not dispose of the interest it buys-back.
- (4) Immediately after registration of the transfer to the responsible entity of the interests bought-back, the interests are cancelled.

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Buy-back price

- (5) A responsible entity must not buy-back an interest in the scheme at a price which is greater than:
- (a) where sub-subparagraph (3)(a)(iii)(A) applies—5% above the average traded price for interests in the class;
 - (b) where sub-subparagraph (3)(a)(iii)(B) applies—the price determined by the JSE in its ruling.

For the purposes of this subsection, *average traded price* means the weighted average of the traded price calculated over the last 5 business days on which sales of the interests were recorded on the JSE before the day on which the purchase under the buy-back is made.

Notice

- (6) The responsible entity must give a notice of annual general/general meeting to the members of the scheme at least 15 business days before approval for the buy-back is sought with a statement setting out all information known to the responsible entity that is material to the decision how to vote on the special resolution other than information that it would be unreasonable to require the responsible entity to disclose because it had previously disclosed the information to the scheme's members.
- (7) The responsible entity:
- (a) must not buy-back an interest for at least 14 days after giving the notice to the JSE; and
 - (b) must start buying-back interests:
 - (i) if a date is specified in the notice by which the responsible entity will start to buy-back interests—by that date;
 - (ii) otherwise—within 2 months of the date of the notice.

If the responsible entity does not start buying-back interests within the period referred to in paragraph (b) but the responsible entity wishes to proceed with the buy-back, it must give another notice to the JSE.

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Interpretation

- (8) For the purposes of this section, *business day*, *circular*, *special resolution* and *traded price* have the respective meanings given in the Listings Requirements of the JSE (as in force on the date of commencement of this section).

601KN Making and recording decisions about buy-backs*Exercise of discretion must be reasonable*

- (1) Where a responsible entity or a person (the *nominee*) nominated by the responsible entity may exercise a discretion as to the price at which the responsible entity offers to buy-back an interest in the scheme, the responsible entity or its nominee must act reasonably in exercising the discretion.

Documentation of exercise of discretion

- (2) The responsible entity must prepare one or more documents that:
- (a) set out:
 - (i) what policy (the *documented policy*) (if any) the responsible entity or its nominee has set dealing with how it proposes to exercise the discretion and the date on which the policy was set; and
 - (ii) what records the responsible entity will keep about the exercise of the discretion; and
 - (b) if the discretion is to be exercised by a nominee — state that the discretion will be so exercised and identify the nominee; and
 - (c) in relation to each discretion for which a documented policy has been set — explain why it is reasonable to exercise the discretion in accordance with the policy.
- (3) When the responsible entity or its nominee exercises a discretion:
- (a) in relation to which there is no documented policy that is current at the time of exercise; or
 - (b) in a way that involves a departure from the documented policy relating to the discretion that is current at the time of exercise,

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they must prepare a document which sets out all of the following:

- (c) the date on which the discretion is exercised;
 - (d) if the discretion is exercised by a nominee — a statement to that effect which identifies the nominee;
 - (e) how the discretion is exercised;
 - (f) an explanation of why it was reasonable to exercise the discretion the way it was exercised.
- (4) The responsible entity must ensure that the records which it keeps under section 988A are kept in such a way as will enable:
- (a) any documented policy that was applied in the exercise of the discretion; and
 - (b) any exercise of a discretion of a kind covered by subsection (3),
- that relates to any particular buy-back of an interest from a member to be identified.
- (5) The documented policy relating to a discretion of the kind referred to in subsection (1) must be the only policy applicable to the exercise of the discretion at any one time.

Retention of documents

- (6) The responsible entity must retain the documents covered by subsections (2) and (3) for seven years after they cease to be current.

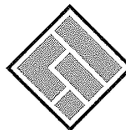
601KO Interaction with other provisions of this Chapter

For the avoidance of doubt, subsection 601GA(4) and Part 5C.6 do not apply to a buy-back under this Part."

Dated this 2 July 2013



Signed by Phillip Nguyen
as a delegate of the Australian Securities and Investments Commission



13-0848

ASIC

Australian Securities & Investments Commission

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

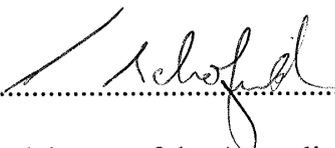
Notice of Cancellation of an Australian Financial Services Licence

TO: Canuto Pty Limited
ABN 49 064 988 807
36 Wye Street
Prospect, NSW 2148, Australia

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 278508 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 9 July 2013

Signed

.....

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

13-0865

NOTICE UNDER SECTION 920E OF THE CORPORATIONS ACT 2001

Notice is given under section 920E of the Corporations Act 2001 that the Australian Securities and Investments Commission has made a banning order in the terms set out below, which order took effect on 4 July 2013.

AUSTRALIAN SECURITIES & INVESTMENTS COMMISSION**IN THE MATTER OF TRAVERS DAVID LOY****BANNING ORDER UNDER SECTIONS 920A AND 920B
OF THE CORPORATIONS ACT 2001**

To: Mr Travers David Loy
7 Wollahra Place
HEATHMONT VIC 3135

TAKE NOTICE that under sections 920A(1) and s920B(2) of the Corporations Act 2001 the Australian Securities & Investments Commission prohibits **TRAVERS DAVID LOY** from providing any financial services permanently.

Dated this 3rd day of July 2013

Signed: 

John Mazurkiewicz
Delegate of the Australian Securities & Investments Commission

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

13-0866

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 Lot 22 on SP192650 being the whole of the land located at 38 to 46 High Street, Toowong QLD 4066, to be known as 38 High Street Toowong Qld 4066, developed in accordance with an approval of a local government organisation that was 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

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- (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 of 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
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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
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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:

- (i) 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
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- (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:
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13-0866

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

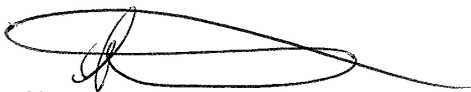
6. In this instrument:

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.

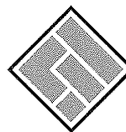
offer is to be interpreted in accordance with subsection 1010C(2) of the Act.

Product Disclosure Statement has the meaning given by section 761A of the Act.

Dated this 8 day of July 2013



Signed by Ada Bombardieri
as a delegate of the Australian Securities and Investments Commission



13-0867

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Hanuman Investments Pty Limited
ABN 33 120 258 540
Level 9, 65 York Street
Sydney, NSW 2000, Australia

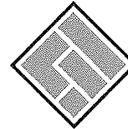
Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 313416 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 9 July 2013

Signed

A handwritten signature in black ink, appearing to read 'Peter Schofield', written over a dotted line.

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



13-0868

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Announcer Financial Planning Pty Ltd
ABN 24 079 308 615
Level 14, 210 George Street
Sydney, NSW 2000, Australia

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 227313 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 10 July 2013

Signed

A handwritten signature in black ink, appearing to read 'P. Schofield', written over a dotted line.

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

13-0871

NOTICE UNDER SECTION 915F OF THE CORPORATIONS ACT 2001

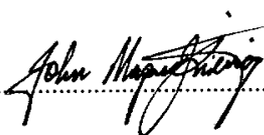
Notice is given under section 915F of the Corporations Act 2001 that the Australian Securities and Investments Commission has taken the action set out in the Notice below, which action took effect on 5 July 2013.

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION**NOTICE OF CANCELLATION OF AUSTRALIAN FINANCIAL SERVICES LICENCE**

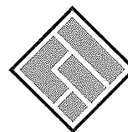
To: Becton Property Management Limited
1/2-6 Albert Street,
Blackburn Vic 3130

Under to paragraph 915C(3) of the *Corporations Act 2001* the Australian Securities and Investments Commission hereby cancels Australian financial services licence number 231086 held by Becton Property Management Limited ACN 081 102 534

Dated this 3rd day of July 2013

Signed:.....

John Mazurkiewicz
Delegate of the
Australian Securities and Investments Commission.



13-0873

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Ark Equities Pty limited
ABN 44 108 292 913
PO Box 1395
North Sydney NSW 2059

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 295883 held by the Licensee. Pursuant to section 915H of the Act, the licence continues in effect as though the cancellation had not happened for the purpose of;

- (a) Paragraph 912A(1)(g) of the Act to the extent that it requires Ark Equities Pty Limited to have a dispute resolution scheme complying with paragraph 912A(2)(b) of the Act.

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

Dated this 9 July 2013

Signed

A handwritten signature in black ink, appearing to read 'P. Schofield', written over a dotted line.

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

13-0875

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

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

1. after subsection 601GAB(2) insert:

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

2. after subsection 601GAC (2) insert:

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

Schedule

Gleneagle Asset Management Limited ACN 103 162 278 in its capacity as the responsible entity of the Premium York Street Fund ARSN 164 620 017.

Dated this 9th day of July 2013



Signed by Phillip Nguyen
as a delegate of the Australian Securities and Investments Commission

13-0878

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 13-0878.

Commencement

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

Exemptions

4.
 - (a) Westpac Banking Corporation ACN 007 457 141 (*Westpac*);
 - (b) UBS AG ARBN 088 129 613;
 - (c) UBS Securities Australia Ltd ACN 008 586 481;
 - (d) Pacific Custodians Pty Limited ACN 009 682 866 (*Pacific*);
 - (e) Link Market Services Limited ACN 083 214 537; and
 - (f) Deutsche Securities Australia Limited ACN 003 204 368 (*Deutsche*)

(together the *Relevant Persons*),

do not have to comply with:

- (g) section 601ED of the Act in relation to the Sale Facility; and
- (h) Divisions 2 to 5 of Part 7.9 of the Act in relation to an interest in the Sale Facility; and
- (i) the requirement to hold an Australian financial services licence for the provision of the following financial services:
 - (i) dealing in an interest in the Sale Facility; and

13-0878

- (ii) the provision of general advice in relation to an interest in the Sale Facility
5. To avoid doubt, to the extent that a Relevant Person invites a holder of a Westpac SPSs to make an offer to sell their Westpac SPSs through the Sale Facility, the Relevant Person does not have to comply with Division 5A of Part 7.9 of the Act.

Where this instrument applies

6. The exemptions in paragraphs 4 and 5 apply in relation to the Sale Facility where the facility satisfies all of the following:
- (a) the Westpac SPSs that may be sold through the Sale Facility are admitted to quotation on ASX; and
 - (b) under the terms of the Sale Facility:
 - (i) the Westpac SPSs (the *relevant financial products*) of participating holders to be sold through the Sale Facility are pooled; and
 - (ii) Pacific or Deutsche sell the relevant financial products in the ordinary course of trading on ASX; and
 - (iii) the proceeds of the sale net of expenses (to the extent (if any) that they are not met by the Relevant Persons) are distributed to participating holders by way of reinvestment in Westpac Subordinated Notes II; and
 - (iv) each participating holder is paid their proportion of the proceeds of sale by way of reinvestment in Westpac Subordinated Notes II as soon as practicable and, in any event, within 8 weeks after the final date for receiving elections to participate in the Sale Facility.

Conditions

7. In order to rely on the exemptions in subparagraphs 4(g) or (h) or paragraph 5, at least one of the Relevant Persons must:
- (a) give or send to each holder of a Westpac SPSs who has been invited to participate in the Sale Facility, a document which complies with paragraph 8, by:
 - (i) giving the document to the holder personally; or
 - (ii) sending the document:
 - (A) by post to the address for the holder in the register of members or an alternative address (if any) nominated by the holder; or

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(B) to the fax number or electronic address (if any) nominated by the holder.

8. The document:

- (a) must contain the following statements and information:
- (i) a statement that the Sale Facility is open until the expiry date set out in the document, which cannot be more than 12 months after the date of the document; and
 - (ii) information about the minimum and maximum number (if any) of Westpac SPSs a participating holder can sell through the Sale Facility; and
 - (iii) a statement that the market price of Westpac SPSs is subject to change from time to time; and
 - (iv) a statement that a holder of a Westpac SPSs may be able to sell or dispose of their Westpac SPSs at a price higher or lower than the price they would receive if they were to sell or dispose of their Westpac SPSs through the Sale Facility; and
 - (v) information about how to obtain up-to-date information on the market price of Westpac SPSs; and
 - (vi) information about any expenses relating to the sale of Westpac SPSs that will be paid by the participating holders; and
 - (vii) information about how the proceeds of sale of Westpac SPSs sold through the Sale Facility will be allocated between participating holders; and
 - (viii) a statement that the amount of money received by a participating holder of Westpac SPSs that are sold through the Sale Facility may be more or less than the actual price that is received by Pacific or Deutsche for those Westpac SPSs; and
 - (ix) information about any other significant characteristics or features of the Sale Facility or of the rights and obligations of holders who elect to participate in the Sale Facility; and
 - (x) information about any alternatives that the holder may have to participating in the Sale Facility; and
- (b) must be worded and presented in a clear, concise and effective manner; and

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- (c) may be given in printed or electronic form and, if given in electronic form, must, as far as practicable, be given in a way that will allow the holder to print or save a copy of it; and
 - (d) may be made up of 2 or more separate documents that are given at the same time and by the same means.
9. In order to rely on the exemptions in subparagraphs 4(g) or (h) or paragraph 5, the Relevant Persons must take reasonable steps to ensure the Sale Facility is not operated during any period where a control transaction has been publicly proposed and has not ended.

Exclusion from reliance

10. A Relevant Person is excluded from relying on subparagraph 4(i) of this instrument if they become aware of matters that gives that person reason to believe that any Relevant Person has failed in a material respect to comply with a condition of this instrument and that person does not give full particulars of the failure to ASIC in writing within 15 business days after becoming so aware.

Interpretation

11. In this instrument:

ASX means the financial market operated by ASX Limited ACN 008 626 691.

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

Eligible Westpac SPS Holder means a holder of Westpac SPS who is on the register of members at 7.00 pm (Sydney time) on 1 July 2013.

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

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

participating holder means a person who holds Westpac SPSs who has elected to participate in the Sale Facility.

Prospectus means a document dated 10 July 2013 that is sent to Eligible Westpac SPS Holders in relation to an offer to sell all or some of their Westpac SPSs through the Sale Facility on or around 19 August 2013 and to automatically reinvest the sale proceeds in Westpac Subordinated Notes II.

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

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

Westpac SPS means Westpac Stapled Preferred Securities issued by Westpac on 30 July 2008, being stapled securities comprising of:

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

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

Westpac Subordinated Notes II means fully paid, redeemable, subordinated, unsecured, registered notes issued by Westpac and offered under the Prospectus.

Dated this 10th day of July 2013



Signed by Hassan Salem
as a delegate of the Australian Securities and Investments Commission

13-0879

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 13-0879.

Commencement

3. This instrument commences on 10 July 2013.

Exemption

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

Where this instrument applies

5. The exemption in paragraph 4 applies where Pacific provides financial services consisting of arranging for the disposal of Westpac SPSs and providing a custodial or depository service under an Intermediary Arrangement and all of the following are satisfied:
 - (a) a Prospectus offering Westpac Subordinated Notes II has been lodged by Westpac Banking Corporation ACN 007 457 141 (*Westpac*) with ASIC on or around 10 July 2013;
 - (b) the FSG forms a separate and clearly identifiable part of the Prospectus;
 - (c) the expression "Financial Services Guide" appears at or near the front of the part of the Prospectus that is the FSG;
-

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- (d) the Prospectus clearly and prominently discloses the identity of Westpac and Pacific; and
- (e) the Prospectus clearly and prominently discloses the nature of the relationship between Westpac and Pacific.

Interpretation

6. In this instrument:

Eligible Westpac SPS Holder means a holder of Westpac SPSs who is on the register of members at 7.00 pm (Sydney time) on 1 July 2013.

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

- (a) Westpac will invite Eligible Westpac SPS Holders to have Pacific arrange for the disposal of Westpac SPSs on their behalf under the Sale Facility;
- (b) Pacific will hold Westpac SPSs as custodian for the Eligible Westpac SPS Holders who elect to participate in the Sale Facility; and
- (c) Pacific will dispose of Westpac SPSs in accordance with such invitations, if they are accepted,

provided that the financial services provided by Pacific to Eligible Westpac SPS Holders are covered by Pacific's Australian financial services licence.

Prospectus means a document dated 10 July 2013 that is sent to Eligible Westpac SPS Holders in relation to an offer to sell all or some of their Westpac SPSs through the Sale Facility on or around 19 August 2013 and to automatically reinvest the sale proceeds in Westpac Subordinated Notes II.

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

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

Westpac SPS means Westpac Stapled Preferred Securities issued by Westpac on 30 July 2008, being stapled securities comprising of:

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

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

Westpac Subordinated Notes II means fully paid, redeemable, subordinated, unsecured, registered notes issued by Westpac and offered under the Prospectus.

Dated this 10th day of July 2013

A handwritten signature in black ink that reads "Hassan Salem". The signature is written in a cursive style and is followed by a long, sweeping horizontal line that extends to the right.

Signed by Hassan Salem
as a delegate of the Australian Securities and Investments Commission

13-0880

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 13-0880.

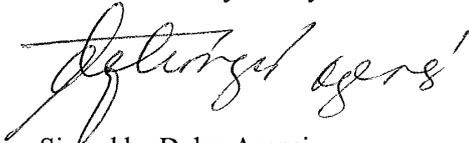
Commencement

3. This instrument commences upon execution.

Variation

4. ASIC instrument 13-686 (as varied by ASIC Instrument 13-0778) is varied by in paragraph 4:
 - (a) deleting "10 July 2013"; and
 - (b) replacing with "15 July 2013".

Dated this 9th day of July 2013.



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

13-0881

NOTICE UNDER SECTION 920E OF THE CORPORATIONS ACT 2001

Notice is given under section 920E of the Corporations Act 2001 that the Australian Securities and Investments Commission has made a banning order in the terms set out below, which order took effect on 3 June 2013

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION**IN THE MATTER OF MURRAY JOHN PRIESTLEY****BANNING ORDER UNDER SECTIONS 920A AND 920B
OF THE CORPORATIONS ACT 2001**

To: Murray John Priestley

Under s920A(1) and s920B(2) of the Corporations Act 2001 the Australian Securities and Investments Commission prohibits **MURRAY JOHN PRIESTLEY** from providing any financial services for a period of three years.

Dated this 30th day of May 2013

Signed: 

Cassandra Francas

as a delegate of the Australian Securities and Investments Commission

Your attention is drawn to s920C(2) of the Corporations Act 2001 which provides that a person must not engage in conduct which breaches a banning order that has been made against the person. Contravention of s920C(2) is an offence.

13-0882

**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 [13-0882].

Commencement

3. This instrument commences on 10 July 2013.

Declaration

4. Chapter 6D of the Act applies to Westpac Banking Corporation ACN 007 457 141 (the *issuer*) as if:
 - (a) subparagraph (b)(ii) of the definition of “continuously quoted securities” in section 9 as modified by Class Order [CO 01/1455] was further modified or varied by omitting the text “, or declaration under paragraph 741(1)(b),”; and
 - (b) subparagraph (b)(iii) of the definition of “continuously quoted securities” in section 9 as modified by Class Order [CO 01/1455] was further modified by inserting after the number “340”, the text “(other than an order under section 340 which relieves the entity, or any person as director or auditor of the entity from the requirements of subsection 323D(3))”.
5. Chapter 6D of the Act applies to the issuer as if section 713 of the Act were modified or varied as follows:
 - (a) at the end of paragraph 713(1)(b) insert “or”;
 - (b) after paragraph 713(1)(b) insert:
 - “(c) convertible securities convertible into continuously quoted securities of a body; or
 - (d) convertible securities convertible into securities of a body that has become the holding company of another company (“subsidiary”) as a result of a Part 5.1 compromise or arrangement between the subsidiary and its members provided that:
 - (i) the securities of the subsidiary were continuously quoted securities at the time of the Part 5.1 compromise or arrangement; and
 - (ii) the body’s securities are ED securities at the time of conversion.”;
 - (c) at the end of paragraph 713(2)(d), omit “securities.” and substitute “securities; and”;

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- (d) after paragraph 713(2)(d) insert:
- “(e) if the securities are convertible securities – the rights and liabilities attaching to:
 - (i) the convertible securities themselves; and
 - (ii) the underlying securities.”.
6. Chapter 6D of the Act applies to the issuer as if the definition of “underlying securities” in section 9 of the Act were modified or varied as follows:
- (a) at the end of paragraph (b) omit “securities.” and substitute “securities; and”;
and
 - (b) after paragraph (b), insert:
 - “(c) in relation to convertible securities – those securities into which the securities may be converted.”.

Where this instrument applies

7. This instrument applies:
- (a) in relation to an offer by the issuer to issue convertible securities where the terms of the issue are substantially the same as the terms provided to ASIC on 8 July 2013 and the offer is made pursuant to a prospectus lodged with ASIC on or about 10 July 2013 or a replacement prospectus lodged with ASIC on or about 18 July 2013; and
 - (b) in relation to an offer by the issuer to issue convertible securities under section 713 of the Act where, except for ASIC Instruments [07-1025], [08-0432], [08-00853], [08-00968], [08-01033], [09-00795], [11-0097], [12-0186], [13-0032], [13-0073] and [13-0882], no order under subsection 340(1), exemption under paragraph 741(1)(a) or declaration under paragraph 741(1)(b) relating to a disclosing entity provision for the purposes of Division 4 of Part 1.2A of the Act covered the issuer.

Dated this 10th day of July 2013



Signed by Yu-chin Hsu
as a delegate of the Australian Securities and Investments Commission

13-0883

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraphs 741(1)(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)(b), 926A(2)(a) and 1020F(1)(c) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument [13-0883].

Commencement

3. This instrument commences on 9th July 2013.

Declarations

4. Chapter 6D of the Act applies to GI Dynamics, Inc. ARBN 151 239 388 (*Company*) 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. Chapter 6D of the Act applies to the Company 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;
- (c) the CDIs are taken to be the foreign body's securities; and
- (d) the CDIs are taken to be in the same class as the securities underlying the CDIs.

(3B) For the purposes of subsection (3A):

13-0883

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 CHESSE and being described in the operating rules of ASX Settlement as CHESSE Depository Interests or CDIs.

CDN means CHESSE Depository Nominees Pty Limited ABN 75 071 346 506.

CHESSE means Clearing House Electronic Subregister System.

foreign body means a body formed or incorporated outside this jurisdiction.”.

6. Part 7.9 of the Act applies to the Company 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).”.

Exemptions

7. The Company does not have to comply with Part 6D.2 or Part 6D.3 of the Act (other than sections 736 and 738).
8. The Company is exempt from subsection 911A(1) of the Act for a financial service that consists of dealing or arranging for CDN to deal in CDIs in accordance with the operating rules of ASX Settlement.
9. CDN is exempt from subsection 911A(1) of the Act for a financial service that consists of issuing or dealing in CDIs in accordance with the operating rules of ASX Settlement.

Where this instrument applies

8. This instrument applies to any written offer for the issue of CDIs in the Company under a share purchase plan that meets the requirements, and complies with the conditions, of ASIC Class Order [CO 09/425] (*class order*) at the time that the offer is made, as if the following provisions of the class order were modified or varied as follows:
 - (a) omit paragraph (d) in paragraph 7, substitute:
 - “(d) no declaration under subsection 601CK(7) or exemption or waiver (however described) under the financial reporting laws of the kind set out in Chapter 2M of the Act applicable to the

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issuer in its place of origin, covered the issuer, or any person as director or auditor of the issuer, at any time in the shorter of the period during which the class was quoted, and during the period of 12 months before the day on which the offer is made;”;

(b) omit subparagraph (f)(i) in paragraph 7, substitute:

“(i) not more than 30 days before the offer, given a notice to ASX that complies with subsection 708A (as modified by ASIC Instrument [13-0832]) of the Act in relation to an issue of CDIs made otherwise than under a purchase plan”; and”;

(c) omit subparagraph (f)(ii)(C) in paragraph 7, substitute:

“(C) states that, as at the date of this notice, the issuer has complied with sections 601CK and 674 of the Act, and the financial reporting laws of the kind set out in Chapter 2M applicable to the issuer in its place of origin; and”;

(d) in subparagraph (a) in paragraph 14 insert the following new definitions in the correct alphabetical order:

“**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 CHES and being described in the operating rules of ASX Settlement as CHES Depository Interests or CDIs.

CDN means CHES Depository Nominees Pty Limited ABN 75 071 346 506.

CHES means Clearing House Electronic Subregister System.

foreign body means a body formed or incorporated outside of this jurisdiction.

register of members means:

(a) the issuer sponsored sub-register of CDIs or the uncertificated CHES sub-register of CDIs of the foreign body; and

(b) the certificated register of shares of the foreign body.”;

(e) in subparagraph (a) in paragraph 14 omit the definition of 'registered holder' and substitute:

'**registered holder** means:

13-0883

- (a) a person recorded as the holder of CDIs in the register of members of the foreign body"; and
- (b) a person recorded as the holder of shares in the register of members of the foreign body (other than CDN); and
- (f) after subparagraph (h) in paragraph 14 insert:
 - “(i) references to shares include CDIs which are held in relation to those shares.”.

Interpretation

9. 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 Depository Interests or CDIs;

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

CHESS means Clearing House Electronic Subregister System;

class order means ASIC Class Order [CO 09/425] 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;

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

Shares means shares of common stock in the capital of the Company.

Dated this 9th day of July 2013



Nathania Nero
as a delegate of the Australian Securities and Investments Commission

13-0887

Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 111AT(1) - Order

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under subsection 111AT(1) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 13-0887.

Commencement

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

Order

4. ASIC relieves Forest Enterprises Australia Limited (subject to deed of company arrangement) (receivers and managers appointed) ACN 009 553 548 (the *company*) from Part 2M.3 of the Act for the full financial years ending 30 June 2010, 30 June 2011, 30 June 2012 and 30 June 2013 and half-years ending 31 December 2009, 31 December 2010, 31 December 2011 and 31 December 2012.

Where this order applies

5. This instrument applies for so long as the receivers and managers maintain arrangements for answering, free of charge, reasonable enquiries from the company's members about the consequences of the external administration of the company.
6. Within 2 business days of the commencement of this instrument or of any subsequent instrument that amends this instrument, the receivers and managers must make this instrument available on a website maintained in relation to the company, in a way that is readily accessible by the public from the website.

Where this order ceases to apply

7. This order ceases to apply 15 January 2014.

Interpretation:

In this instrument:

disclosing entity provisions has the meaning given by section 111AR of the Act.

receivers and managers has the meaning given in section 9 of the Act.

13-0887

2.

receivers and managers refers to the appointment of Timothy Bryce Norman and Salvatore Algeri of Deloitte Touche Tohmatsu as receivers and managers on 14 April 2010.

deed administrators has the meaning given in paragraph (b) of the definition of *administrator* in section 9 of the Act.

deed of company arrangement refers to the deed of company arrangement appointing Peter Paul Krejci and Brian Raymond Silvia of BRI Ferrier (NSW) Pty Ltd ACN 128 947 848 as deed administrators.

Dated: 10 July 2013

A handwritten signature in black ink, appearing to read 'Pamela Smith', is written over a horizontal dotted line.

Signed by Pamela Smith
as a delegate of the Australian Securities and Investments

13-0895

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

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

1. after subsection 601GAB(2) insert:

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

2. after subsection 601GAC(2) insert:

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

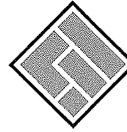
Schedule

AXIAS FUNDS LTD ACN 131 251 968 in its capacity as responsible entity of the Future Estate Development Opportunity Fund ARSN 164 525 973.

Dated this 11 day of July 2013.



Signed by Ada Bombardieri
as a delegate of the Australian Securities and Investments Commission



13 - 0896

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Ckpre Ltd
ACN 082 098 495 ("the Licensee")
'SUITE 7.06'
2-14 Kings Cross Road
POTTS POINT NSW 2011

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 247479 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 11 July 2013

Signed

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

Frank Varga, a delegate of the Australian Securities and Investments Commission

CORPORATIONS ACT 2001
Subsection 601PB(2)

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

Dated this twelfth day of July 2013

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme	ARSN
ANTARES LONG/SHORT EQUITY FUND	109 996 116
ANTARES SUSTAINABLE INVESTMENT FUND	117 676 436
APT EUCALYPT PROJECT 2000	091 023 200
APT EUCALYPT PROJECT 2001	091 023 586
APT PLANTATION PROJECT NO.11	092 749 570
AUSTRALIAN EUCALYPT PROJECT 1999	085 687 001
ITC TEAK PROJECT 2006	119 037 268
ITC TEAK PROJECT 2007	124 103 984
MACQUARIE GLOBAL INCOME OPPORTUNITIES FUND NO.1	107 266 446
PRE SELECT 100%PLUS CAP. PROTECTED AUST. EQUITIES (1) FUND	125 185 588
PRE SELECT 100%PLUS CAP. PROTECTED GROWTH (1) FUND	125 185 248

CORPORATIONS ACT 2001
Section 601CL(5)

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

Dated this twelfth day of July 2013

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ARBN
WINTON FUTURES FUND LTD	149 409 629
WINTON UCITS FUNDS PUBLIC LIMITED COMPANY	150 680 121

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.

A.C.N. 129 650 844 LIMITED ACN 129 650 844 will change to a proprietary company limited by shares. The new name will be
A.C.N. 129 650 844 PTY LTD ACN 129 650 844.

FORTICOM GROUP PTY LTD
ACN 119 044 263 will change to a public company limited by shares. The new name will be
FORTICOM GROUP LTD ACN 119 044 263.

KLONDYKE GOLD LTD ACN 147 807 814 will change to a proprietary company limited by shares. The new name will be
KLONDYKE GOLD PTY LTD ACN 147 807 814.

MMP COMMUNITY NETWORK LIMITED
ACN 007 412 008 will change to a proprietary company limited by shares. The new name will be
MMP COMMUNITY NETWORK PTY LIMITED
ACN 007 412 008.

NOMAD MINING LIMITED ACN 149 365 506 will change to a proprietary company limited by shares. The new name will be
NOMAD MINING PTY LTD ACN 149 365 506.

RAPTOR MINERALS LIMITED
ACN 101 168 343 will change to a proprietary company limited by shares. The new name will be
RAPTOR MINERALS PTY LIMITED
ACN 101 168 343.

TYRANNA RESOURCES LIMITED
ACN 152 373 905 will change to a proprietary company limited by shares. The new name will be
TYRANNA RESOURCES PTY LTD
ACN 152 373 905.

BRISBANE HEAT LTD ACN 152 487 002 will change to a proprietary company limited by shares. The new name will be
BRISBANE HEAT PTY LTD ACN 152 487 002.

KARARA CAPITAL LIMITED ACN 134 075 157 will change to a proprietary company limited by shares. The new name will be
KARARA CAPITAL PTY LTD ACN 134 075 157.

MELROSE GOLD MINES LIMITED
ACN 142 865 576 will change to a proprietary company limited by shares. The new name will be
MELROSE GOLD MINES PTY LTD
ACN 142 865 576.

MUFFIN FIX LIMITED ACN 146 675 014 will change to a proprietary company limited by shares. The new name will be
MUFFIN FIX PTY LIMITED ACN 146 675 014.

NOVA RESOURCES LIMITED
ACN 148 012 891 will change to a proprietary company limited by shares. The new name will be
NOVA RESOURCES PTY LTD
ACN 148 012 891.

SYNERGY METALS LTD ACN 005 482 904 will change to a proprietary company limited by shares. The new name will be
SYNERGY METALS PTY LIMITED ACN 005 482 904.