



ASIC

Australian Securities &
Investments Commission

Commonwealth of Australia Gazette

No. A37/13, Tuesday, 13 August 2013

Published by ASIC

ASIC Gazette

Contents

Notices under Corporations Act 2001

13-0509	13-0965
13-0978	13-0979
13-0987	13-0988
13-0998	13-0999
13-1002	

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

13-509

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

Enabling Legislation

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

Title

2. This instrument is ASIC instrument 13-509

Commencement

3. This instrument commences on 5 August 2013

Exemption

4. J.P. Morgan Securities Australia Limited ("JPMSAL") does not have to comply with subsection 1020B(2) of the Act in relation to a sale of a security (the *shorted product*) by JPMSAL where all of the following apply:
 - a. JPMC makes a market for a financial product;
 - b. JPMC issues, acquires or disposes of a financial product (the *hedged product*) in the course of making that market (the *primary transaction*);
 - c. either:
 - (i) JPMC and JPMSAL enter into a corresponding transaction (the *back-to-back transaction*) under the terms of the agreement between JPMSAL and Morgan Guaranty Trust Company of New York, on behalf of JPMC, dated 18 July 2001, as amended from time to time, or any other agreement between JPMSAL and JPMC in a form provided to ASIC under condition 5AA to which ASIC has not objected within 28 days; or
 - (ii) the following occur:
 - A. JPMC enters into a corresponding transaction (the *back-to-back transaction*) with JP Morgan Whitefriars Incorporated ("JPMW") under

13-509

the terms of the agreement between JPMW and JPMC dated 23 November 2010, as amended from time to time, or any other agreement between JPMW and JPMC in a form provided to ASIC under condition 5AA to which ASIC has not objected within 28 days; and

- B. JPMW transfers the profit and loss of that back to back transaction to JPMSAL via a direct income attribution.
- d. the back-to-back-transaction is a bona fide transaction to manage, avoid or limit the financial consequences to JPMC of the primary transaction;
- e. the sale of the shorted product is a bona fide transaction to manage, avoid or limit the financial consequences to JPMSAL of the back-to-back transaction or direct income attribution;
- f. at the time of the sale of the shorted product, the shorted product is a constituent of the index known as the S&P/ASX 300;
- Note: This index is compiled and calculated by Standard and Poor's, a division of The McGraw-Hill Companies, Inc. Its constituents are subject to change from time to time. Details of the current constituents may be found via <http://www.standardandpoors.com.au/>.
- g. at the time of the sale of the shorted product, JPMSAL believes on reasonable grounds that a securities lending arrangement can be put in place, before the time for delivery of the shorted product, so that a financial product equivalent to the shorted product can be unconditionally vested in the purchaser of the shorted product by the time for delivery; and
- h. JPMSAL and JPMC each hold an Australian financial services license that covers making a market in the hedged product or are exempt from the requirement to hold such a license for providing that financial service.

Conditions of the relief

Securities lending arrangement

5. When relying on the exemption in paragraph 4, JPMSAL must:
- a. by the end of the day (*sale day*) on which JPMSAL makes the sale of the shorted product:
- i. have acquired a financial product equivalent to the shorted product; or
- ii. have entered into a contract to acquire a financial product equivalent to the shorted product where JPMSAL has a right to have that financial product vested in JPMSAL that is conditional only upon all or any of the following:
- A. payment of the consideration in respect of the acquisition;
- B. the receipt by JPMSAL of a proper instrument of transfer in respect of the product;

13-509

- C. the receipt by JPMSAL of the documents that are, or are documents of title to, the product; or
- iii. have entered into a securities lending arrangement in relation to a financial product equivalent to the shorted product,

so that the shorted product or an equivalent product can be unconditionally vested in the purchaser of the shorted product by the time for delivery; and
- b. if paragraph (a) has not been satisfied, notify ASIC in writing by 9:00 am on the business day after the sale that paragraph (a) has not been satisfied.

Positional reporting

- 5A. Subject to paragraph 5D, when relying on the exemption in paragraph 4, JPMSAL must give to ASIC in the form required by ASIC particulars of JPMSAL's short position in relation to the shorted product as at 7pm 3 reporting days before the day the particulars must be given under paragraph 5B.
- 5B. JPMSAL must give the particulars about the short position:
 - a. on or before 9 am on the third reporting day after entering into the agreement to sell that causes the short position to occur; and
 - b. on or before 9 am on each subsequent reporting day as long as JPMSAL has a short position.
- 5C. Subparagraph 5B(b) applies whether or not the particulars about the short position have changed from that given on the previous day.
- 5D. If JPMSAL:
 - a. is required by subsection 1020AB(3) of the Act to give particulars of JPMSAL's short position on a day in relation to a security or product that is in the same class as the shorted product; or
 - b. has a short position in relation to the shorted product on a day that does not exceed the value limit and the volume limit on the day;

then JPMSAL does not have to comply with paragraph 5A in relation to the short position.

Other conditions

- 5AA. JPMSAL must notify ASIC, within 14 days, of any of the following occurrences:
 - a. any material change to the terms of an agreement referred to in paragraph 4(c);
 - b. the entry into any other agreement to replace an agreement referred to in paragraph 4(c).
 - c. the replacement of JPMC with a successor entity

13-509

6. JPMSAL must provide written notice to ASIC within 28 days from the date upon which JPMSAL becomes aware that JPMC has ceased to conduct the business described in paragraph 4, being the conduct for which this waiver was requested.

Interpretation

7. In this instrument:

direct income attribution means a system whereby the profit and loss of relevant transactions is calculated on a periodic basis and that profit and loss is then subsequently rebooked from one corporate entity to another.

JPMC means JP Morgan Chase Bank, National Association or any successor entity notified to ASIC under paragraph 5AA to which ASIC has not objected within 28 days of receiving such notice.

makes a market has the meaning given by section 766D of the Act.

reporting day has the meaning given by subregulation 7.9.99(1) of the Corporations Regulations 2001.

securities lending arrangement means an arrangement under which:

- a. one entity (the **lender**) agrees that it will:
 - i. deliver particular securities, or other financial products to another entity (the **borrower**) or to an entity nominated by the borrower; and
 - ii. vest title in those products in the entity to which they are delivered; and
- b. the borrower agrees that it will, after the lender does the things mentioned in paragraph (a):
 - i. deliver the products (or equivalent products) to the lender or to an entity nominated by the lender; and
 - ii. vest title in those products (or those equivalent products) in the entity to which they are delivered.

short position has the meaning given by subregulation 7.9.99(2) of the *Corporations Regulations 2001*.

8. In paragraph 5D:

- a. the **value limit** in relation to a person for a security or managed investment product that is able to be traded on a financial market is not exceeded on a day if:

$A \times B$

does not exceed \$100,000 where:

A = the person's short position in relation to the security or product as at 7pm on the day.

13-509

B = either:

- i. the last sale price for the security or product on the financial market on the day (or, if there is no such price on that day, the last sale price on the financial market); or
 - ii. the price determined and published by the operator of the market after the close of trading for the day as the value of the security or product on the day.
- b. the **volume limit** in relation to a person for a security or managed investment product that is able to be traded on a financial market is not exceeded on a day if:

$\frac{A}{B} \times 100$

B

does not exceed 0.01 where:

A = the person's short position in relation to the security or product as at 7pm on the day.

B = the total quantity of securities or products in the same class of securities or products on the day.

Dated this 5th day of August 2013



Signed by Nicole Pyner, as a delegate of the Australian Securities and Investments Commission

13-0965

**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:

- (i) are not quoted on a financial market; or
- (ii) are AQUA products that are able to be traded on the financial market operated by ASX,

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.”

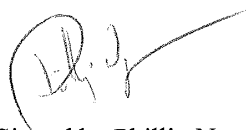
2. after subsection 601GAC(2) insert:

“(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

State Street Global Advisors, Australia Services Limited ACN 108 671 441 in its capacity as responsible entity of the SPDR S&P Global Dividend Fund ARSN 164 887 496.

Dated this 1st day of August 2013



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

13-0978

**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:

- (i) are not quoted on a financial market; or
- (ii) are AQUA products that are able to be traded on the financial market operated by ASX,

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.”

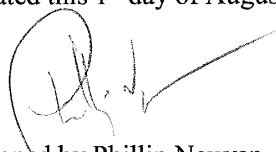
2. after subsection 601GAC(2) insert:

“(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

State Street Global Advisors, Australia Services Limited ACN 108 671 441 in its capacity as responsible entity of the SPDR Dow Jones Global Real Estate Fund ARSN 164 887 405.

Dated this 1st day of August 2013



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

13-0979

**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:

- (i) are not quoted on a financial market; or
- (ii) are AQUA products that are able to be traded on the financial market operated by ASX,

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

State Street Global Advisors, Australia Services Limited ACN 108 671 441 in its capacity as responsible entity of the SPDR S&P Emerging Markets Fund ARSN 164 887 549.

Dated this 1st day of August 2013



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

13-0987

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument [13-0987].

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;

13-0987

- (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:

13-0987

- (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 3 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; 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;” 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

13-0987

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 to be issued or transferred a fully-paid ordinary share in the capital of the issuer 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;

13-0987

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 Silver Spring Networks, Inc. 2012 Equity Incentive Plan and the Australian Supplement (under which the performance rights are referred to as restricted stock units), the terms of which are substantially in the same form as those provided to ASIC on 22 July 2013; and
- (d) *issuer* means Silver Spring Networks, Inc., a company incorporated under the laws of the State of Delaware, United States of America and any related body corporate.

Dated this 2nd day of August 2013



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

13-0988

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

Enabling legislation

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

Title

2. This declaration is ASIC Instrument [13-0988].

Commencement

3. This instrument commences on the date of signing.

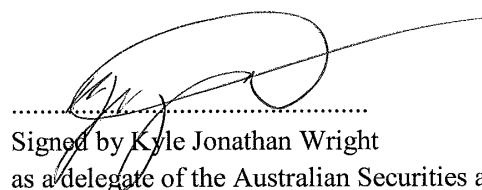
Declaration

4. ASIC declares that Chapter 6 of the Act applies to Elementos Limited ACN 138 468 756 (*Elementos*) as if paragraph 631(1)(b) of the Act were modified or varied by replacing the words “within 2 months after the proposal” with the words “within 2 months and 7 days after the proposal”.

Where this instrument applies

5. This instrument applies where:
 - a. Elementos publicly proposed to make a takeover bid for all the ordinary shares in Rockwell Minerals Limited ACN 149 804 062 on 6 June 2013; and
 - b. Elementos has advised ASIC that it will make an announcement about the effect of this relief instrument on the date of signing on the markets announcement platform operated by ASX Limited ACN 094 265 746.

Dated 2 August 2013.



.....
Signed by Kyle Jonathan Wright
as a delegate of the Australian Securities and Investments Commission.



13-0998

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Alliance One Credit Union Ltd
ACN: 087 651 198 ("the Licensee")
2-4 Donaldson Tce
Whyalla SA 5600

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 237584 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 6th August, 2013.

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

Signed

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

13-0999

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 13-0999.

Commencement

3. This instrument commences on 7 August 2013.

Declaration

4. Chapter 5C of the Act applies to Pacific Retail Investment Management Limited ACN 163 414 560 in its capacity as the responsible entity of the Pacific Retail Holding Trust ARSN 164 538 041 (*Holding Trust*) and the Pacific Retail Active Trust ARSN 164 538 505 (*Active Trust*) as if the following provisions of that Chapter were modified or varied:
 - (a) after section 601FE insert:

“601FEA Modification of duties: stapled securities

 - (1) This section applies to a registered scheme (the *scheme*) where the interests in the scheme and interests in another registered scheme the *other scheme*) are components of stapled securities.
 - (2) For the purposes of paragraphs 601FC(1)(c) and 601FD(1)(c), an obligation to act in the best interests of the members of the scheme is an obligation to act in the best interests of the members of the scheme having regard to their interests as members of both schemes.
 - (3) For the purposes of paragraphs 601FC(1)(e), 601FD(1)(d) and 601FD(1)(e), and subsection 601FE(1), an obligation to not make use of information, or not make improper use of position, in order to cause detriment to the members of the scheme is an obligation not to do those things in order to cause detriment to the members of the scheme having regard to their membership of both schemes.”;
 - (b) in section 601GAA as notionally inserted by ASIC Class Order [CO 05/26]:

13-0999

- (i) in subsection (1) omit “subsections (2) to (8).”, substitute “subsections (2) to (8) and (9A).”;
 - (ii) after subsection (9) insert:

“(9A) The responsible entity may set the issue price of interests in the scheme that are components of stapled securities where all of the following apply:

 - (a) the constitution makes provision for the issue price of stapled securities;
 - (b) the constitution provides that the responsible entity may allocate a proportion of the issue price of the stapled securities to the interests in the scheme;
 - (c) the stapled securities are issued at a price, or in accordance with a formula or method that is to be used to calculate the issue price of stapled securities, which is set out in the constitution; and
 - (d) the responsible entity allocates a proportion of the issue price of the stapled securities to the interests in accordance with the constitution.”;
- (c) after subsection 208(2) as notionally inserted by section 601LC, insert:
- “(2A) Member approval is not required for the giving of a financial benefit and the benefit need not be given within 15 months if all the following conditions are satisfied:
- (a) the benefit either:
 - (i) is given out of the scheme property of a registered scheme; or
 - (ii) could endanger the scheme property;
 - (b) all of the interests in the scheme and all of the interests in another registered scheme are components of stapled securities;
 - (c) the benefit is given by:
 - (i) the responsible entity of the scheme; or
 - (ii) an entity that the responsible entity controls; or

13-0999

- (iii) an agent of, or person engaged by, the responsible entity;
 - (d) the benefit is given to:
 - (i) an entity wholly owned, whether directly or indirectly, by the scheme; or
 - (ii) the other scheme or an entity that is wholly owned, whether directly or indirectly, by the other scheme; or
 - (iii) an entity wholly owned, whether directly or indirectly, jointly by the scheme and the other scheme.
- (2B) For the purposes of this section:
- (a) an entity is wholly owned by another entity if all of the shares or interests (as applicable) in the first-mentioned entity are held by, or held by a nominee for (in the case of the second-mentioned entity being a company), or form part of the trust property of (in the case of the second-mentioned entity being a trust), the second-mentioned entity or a wholly owned entity of it; and
 - (b) a reference to the giving of a benefit to an entity which is a trust is a reference to the giving of a benefit to the trustee of the trust so as to form part of the trust property of the trust or for the benefit of the trust beneficiaries.”;
- (d) insert after section 601PC:

“601PD Stapled securities

For the purposes of this Chapter:

stapled securities means two or more financial products including at least one interest in a registered scheme where:

- (a) under the terms on which each of the products are to be traded, they must be transferred together; and
 - (b) there are no financial products in the same class as those financial products which may be transferred separately.”.
-

13-0999

Where this declaration applies

5. This declaration applies where each ordinary interest in the Holding Trust and each ordinary interest in the Active Trust, must, under the terms on which each is to be traded, only be transferred together (*Stapled Security*).

Where this declaration ceases to apply

6. This declaration ceases to apply if:
- (a) a component of a Stapled Security is issued which on the terms on which it is traded, can be transferred separately without also transferring any other component of a Stapled Security; or
 - (b) any interests in the Holding Trust or the Active Trust (other than ordinary interests or prospective or contingent rights that convert or exchange to Stapled Securities) are issued.

Dated this 7th day of August 2013



Signed by Sean Polivnick
as a delegate of the Australian Securities and Investments Commission

13-1002

**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

Perpetual Investment Management Limited ACN 000 866 535 in its capacity as responsible entity of the Perpetual Pure Microcap Fund ARSN 164 986 047.

Dated this 8th day of August 2013



Signed by Charlotte Som
as a delegate of the Australian Securities and Investments Commission

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

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

Dated this seventh day of August 2013

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company**ACN**

A.C.N. 110 973 629 PTY LTD	110 973 629
A.C.N. 113 453 106 PTY LTD	113 453 106
A.P. FINANCIAL GROUP PTY LIMITED	077 836 910
A & J HOME IMPROVEMENTS PTY LTD	131 478 656
A & M T PROJECTS PTY LIMITED	085 129 782
AARON GROVES PTY LTD	061 473 676
ABLECARE ATTENDANT CARE PTY LTD	007 396 198
ABLE LOTT HOLDINGS PTY LTD	066 613 581
ACHERON CORPORATION PTY LTD	106 771 680
ACN 050 330 884 PTY LIMITED	050 330 884
ACROPOLIS MARBLE PTY LTD	142 098 048
ADELFI SUPERANNUATION PTY LTD	111 620 878
ADO CONSTRUCTIONS PTY. LTD.	098 530 771
ADVANCED MOULDING TECHNOLOGIES PTY LTD	107 458 622
ADVANCED TARGETED MARKETING PTY LTD	142 755 968
A J SAMUELS PTY LTD	091 628 545
AL-MUGHNI PTY. LTD.	145 192 436
ALAN WISE INTERIORS PTY LTD	050 416 665
ALEECE YOUNG PTY LTD	127 919 368
ALL PURPOSE PALLETS PTY LTD	137 504 922
AL MONA SERVICES PTY LTD	121 783 524
ALTOM ENTERPRISES PTY. LTD.	094 169 865
ALT TAB PTY LTD	147 993 342
ANTHONY BUCKLEY PRODUCTIONS PTY LTD	001 282 855
AQSS PTY. LTD.	147 491 156
ARCHER & CARLSON PTY LTD	000 632 655
ARGON WELDING PTY LTD	147 016 724
ART VANDALAY HOLDINGS PTY LTD	107 869 152
ASSOCIATED IT PTY LTD	129 353 493
AURORA GOURMET PRODUCE PTY LTD	109 823 127
AUSCOR ENERGY PTY LTD	142 333 917
AUSTRALIAN RUBBER MANUFACTURERS PTY LTD	086 752 329

Name of Company	ACN
AUSTRALIAN SUPERMARKET PTY LTD	132 865 699
AUTOMATIC KILN COMPANY PTY. LTD.	009 984 098
B.B TELECOMMUNICATIONS PTY LTD	123 304 307
B & H SELLINGS PTY. LTD.	100 869 869
B & R GORRINGE PTY LTD	123 497 674
BAIA PROPERTIES PTY LTD	134 648 810
BALD EAGLE CONSULTING PTY LTD	127 419 390
BEAN BAR LEASING PTY LTD	112 753 518
BEENLEIGH PROPERTIES PTY LTD	132 165 023
BETTAR (AUST) PTY LTD	127 145 493
BIGBEE ENTERPRISES PTY. LTD.	083 590 774
BILLTONY KITCHENS PTY. LTD.	115 405 920
BIRRI COMMUNITY PTY LTD	127 635 965
BLACK KAT SOLUTIONS PTY LTD	147 483 190
BLACK SWAN GROUP AUSTRALIA PTY LTD	160 205 710
BONDI MEDIA GROUP PTY. LIMITED	101 401 807
BONGAIN PTY. LTD.	091 595 514
BONSAI CORPORATION PTY. LTD.	106 125 071
BOUQUET INVESTMENTS PTY LTD	146 101 322
BRADFORD ENTERPRISES PTY LTD	130 903 436
BRAINBASE PTY LTD	141 799 788
BRAUNY PTY LTD	141 631 807
BRUCE APPLEBY NOMINEES PROPRIETARY LIMITED	009 507 626
BSW INVESTMENTS PTY. LTD.	005 033 518
CAMERIA NOMINEES PTY LIMITED	129 390 674
CARMRER PTY. LIMITED	074 021 257
CASEY INDUSTRIES PTY LTD	111 900 960
CEL FRESH PTY LTD	118 342 046
CHAMCORP PTY LTD	133 698 905
CHEECH'S MAINTENANCE SERVICES PTY LTD	137 704 824
CIBOLA PTY LTD	126 042 742
CLEVE GROVE NOMINEES PTY LTD	086 103 808
COMMUNITY FUTURES PTY. LTD.	122 970 049
CONSTRUCT HOMES WA PTY LTD	147 268 899
COOLING FAMILY SUPERANNUATION PTY LTD	103 885 570
CORETAZ AUSTRALIA PTY LIMITED	135 307 952
COSMETIC PRODUCTS PTY LTD	000 128 101
CRANWELL COMMERCIAL ART PTY LTD	095 764 453
CRYSTALS SURF SHOP PTY LTD	102 586 943
CS STEELFIXING PTY LTD	146 014 780
DALSPAR PTY LIMITED	081 486 928
DARWIN WINDOWS PTY LTD	098 431 531
DAVRON PROPERTY PTY. LTD.	121 944 821
DEBRINCAT PROPERTY MANAGEMENT PTY. LTD.	106 547 086
DEEP DHALIWAL PTY LTD	133 969 472
DEFRANCESCO LIMOUSIN STUD PTY LTD	090 626 289

Name of Company	ACN
DEV-VELOPMENTS PTY LTD	145 898 228
DEVELOPMENT EXCELLENCE PTY LTD	135 429 060
DNF TRANSPORT PTY LTD	139 453 302
DNL GROUP AUSTRALIA PTY LTD	121 158 496
DOLPHIN VISIONS STUDIOS PTY LTD	129 664 348
DONGARA CRAYPOT SUPPLIES PTY LTD	009 394 049
DOTIME PTY LTD	060 518 489
DOUBLE N PTY LTD	147 632 479
DRM ELECTRICAL SERVICES PTY LTD	113 168 282
DUNCAN'S CATERING GROUP (ROSEHILL) PTY LTD	149 641 627
EARLWOOD REAL ESTATE PTY LTD	000 371 997
ECO SMART CONCEPT BUILDERS PTY LTD	149 584 770
ELIXAIR AUSTRALIA PTY. LTD.	090 901 349
EMIC PTY LTD	076 447 884
EMPIRE ASSETS PTY. LTD.	051 668 663
ENIFLAT PTY LTD	003 099 189
EO ROEHRICH PTY LTD	003 091 647
EQ MANUFACTURING PTY LTD	103 250 755
EQUANIMITY HOLDINGS PTY LTD	106 238 206
F & K MULLEN PTY LTD	083 059 063
FAIRCLIFF INVESTMENTS PTY. LIMITED	001 607 585
FE FI FO FUM GROUP PTY LTD	138 571 150
FLUENT INVESTMENTS PTY LTD	121 667 981
FLYING START (INTERNATIONAL) PTY. LTD.	093 570 551
FORTY THIRD NATRO PTY. LTD.	006 630 600
FOURWAYS GRILL & SEAFOOD PTY. LTD.	142 114 690
FRANK CARDAMONE AGENCIES PTY LTD	067 883 489
FRIA DEL OCEANO PTY LTD	140 409 507
FYNDARN PTY LTD	089 819 474
F1 CATERING ENTERPRISES PTY LTD	147 152 261
GET A KEG PTY LTD	129 154 249
GFC09 PTY LTD	147 204 340
GLEN UNION MEDICAL SERVICES PTY LTD	126 151 237
GLOBAL SUPPLIES INTERNATIONAL PTY LIMITED	124 198 214
GOLD COAST STARS FC PTY LTD	151 313 905
GOUDCO PTY. LTD.	006 536 714
GOYA PROPERTIES PTY LTD	098 947 972
GREEN IMPORTS PTY LTD	142 867 525
GREG MASON ROOFING PTY LIMITED	136 719 634
GUY ROBINSON DEVELOPMENTS PTY LTD	093 856 350
HAANI PTY LTD	147 573 162
HABCHI & SONS PTY LIMITED	141 872 326
HARDGRAVE PTY. LTD.	010 145 589
HELMAT CONSULTING PTY LTD	131 287 655
HIBISCUS PETS & AQUARIUMS PTY LTD	108 681 036
HOME CHOICE FINANCIAL PTY LTD	108 332 663

Name of Company	ACN
HOMESTEAD TILERS PTY. LTD.	006 431 643
HORIZON TELCO PTY LTD	133 733 338
HR LEGAL AUSTRALIA PTY LTD	134 475 282
HUMMING TREE PRODUCTIONS PTY LIMITED	112 051 304
INFINITY 007 PTY LTD	143 574 243
INSPIRATA PTY LTD	089 164 778
INSTALL A BATT PTY LTD	140 674 013
IPROPERTY & INVESTMENTS PTY LTD	149 610 891
JADE MONKEE PTY. LTD.	121 325 219
JAG INVESTMENTS QLD PTY. LTD	116 879 442
JAIBENDAM PTY. LTD.	148 947 148
JAMES HEDDLE PTY LTD	070 113 414
JARULE PTY LTD	001 625 921
JEB (NSW) PTY LTD	136 372 097
JELL PROJECTS PTY LTD	145 862 988
JG & KA BOURKE PTY LTD	077 104 379
JGS INVESTMENT HOLDINGS PTY. LIMITED	140 670 944
JIUMU PTY LTD	145 104 445
JJW PTY LTD	086 846 639
JRG WALL & FLOOR TILING PTY. LTD.	130 403 459
JYM GROUP PTY LTD	148 899 932
KAHROBA PTY LTD	148 963 651
KANDEV FAMILY HOLDINGS PTY. LIMITED	061 320 714
KANTOE HOLDINGS PTY. LTD.	003 680 886
KASHER DIAMONDS CORP PTY LTD	116 909 721
KERO MANAGEMENT PTY LTD	000 503 999
KILIC PTY LTD	096 204 661
KINGS ROAD SMASH REPAIRS PTY LTD	001 446 760
KIPCO PUDDING COMPANY PTY. LTD.	087 392 283
KISHTA HOLDINGS & SERVICES PTY LTD	071 940 924
LAPIAD ENTERPRISE PTY LTD	135 350 668
LASMERO PTY. LTD.	050 192 973
LEWIE BEGA PTY LTD	117 445 968
LIFEBACK SUPER PTY LTD	124 273 525
LIMELITE PRESENTS PTY LTD	128 920 561
LIPMAN TRANSPORT PTY. LTD.	005 844 182
LIVLAND PROPERTY PTY LTD	125 384 410
LNC INDUSTRIES PTY LTD	000 015 930
LONG TERM INVESTMENT GROUP PTY. LTD.	122 097 223
LORIFLORA PTY LTD	102 227 734
LUSCIOUS ORCHARDS PTY LTD	089 221 581
LUXX LIMOS PTY. LTD.	149 310 001
M.B.J.A. DESIGN PTY. LTD.	057 464 758
MACMOB PTY LTD	108 760 649
MADJA PTY LTD	101 100 092
MAINTENANCE ENGINEERS & NEW INSTALLATION SERVICE PTY. LTD.	005 863 016

Name of Company	ACN
MAKBEE PTY LTD	128 489 841
MAPLESTAR PTY LTD	102 449 338
MARK DOHERTY INSTALLATIONS PTY LTD	077 275 917
MARLWOOD PTY LTD	077 527 783
MARSHALL AMUSEMENTS PTY. LIMITED	060 689 803
MARSIM (CRONULLA) PTY LTD	125 274 286
MASTERS ENGINEERING CONTRACTORS PTY LTD	084 465 261
MA2 PTY LIMITED	123 118 516
MIAMI SUPER FUND PTY. LTD.	065 472 853
MISTRIFT PTY. LIMITED	061 914 609
MOBILE NETWORK MARKETING CORPORATION PTY. LTD.	142 961 902
MOMENTUM FORUM EVENTS PTY LTD	139 346 704
MONASH & MELBA INVESTMENTS PTY LTD	139 342 322
MONTREVARDA PTY LTD	117 598 955
MORRIS NED PAINTING & BUILDING PTY LTD	125 714 249
MOTBALL PTY. LTD.	086 690 208
MOZES BROS PTY LTD	002 292 748
MR SPOT ON LAWNS & GARDENS PTY LTD	115 407 960
MSA GROUP HOLDINGS PTY LIMITED	147 491 736
NARANTO PTY LTD	070 123 527
NATIONAL LOGISTICS SERVICES PTY. LTD.	141 713 591
NETWORK NEEDS (AUST) PTY LTD	148 816 602
NEW AUSTRALIA CONSULTING PTY LTD	130 950 499
NICHE CONSTRUCTIONS (VIC) PTY LTD	129 266 646
NORNCOTT PTY LTD	008 841 352
NORTHGEM PTY LTD	096 757 327
NORTH WEST MILK PTY LTD	114 813 802
NOSTA PTY LTD	002 341 648
NULLAKI PTY LTD	112 972 595
OM SAI PTY LTD	140 969 446
ONLINE AUSTRALIA PTY. LTD.	131 374 779
OPEN PLAINS INVESTMENTS PTY LTD	130 203 173
OZ TILING SERVICES PTY LTD	146 139 308
P & I TRADINGS PTY. LTD.	119 365 730
PANONIA LINING PTY LTD	117 111 672
PARKER DISTRIBUTIONS PTY LIMITED	101 157 920
PATRAS PTY. LTD.	010 690 276
PEAKVALE PTY LTD	148 912 627
PERIANNA PTY LTD	129 631 590
PINCHENBAR PTY LTD	120 519 413
PORTFOLIO PROPERTY SOLUTIONS PTY LIMITED	110 917 425
PRESTIGE AUTO CARS PTY LTD	125 572 652
PROSURV ENGINEERING PTY LTD	144 919 004
PURECO DEVELOPMENTS PTY LTD	129 955 086
RAMC PTY LTD	130 262 109
RAVI TRANSPORT PTY LTD	140 095 718

Name of Company	ACN
RC & BE FOX PTY. LTD.	095 018 349
REDELLE PTY LIMITED	081 636 786
RINGINN PTY LTD	117 821 306
ROAD RAIL & CONSTRUCTION SURVEYS PTY LTD	145 293 045
ROL SALON PTY LTD	133 528 060
RONKAY PTY. LTD.	054 021 840
RYAN'S ENVIRONMENTAL SERVICES PTY LTD	139 785 961
S.A.A.I. PTY LTD	135 840 149
S & I CAR-RADIO PTY LTD	001 488 768
SAAP GROUP PTY LTD	113 667 646
SAIGON BAY RESTAURANT PTY LTD	132 135 927
SALISBURY & ASSOCIATES PTY LTD	099 228 449
SASSYWEB PTY LTD	146 206 902
SCHIRMER PROPERTY INVESTMENTS NO. 1 PTY. LTD.	103 611 490
SEBERK HOLDINGS PTY. LTD.	146 712 825
SEINA GROUP PTY LTD	142 708 745
SHOUT ROCK CAFES PTY. LTD.	007 168 809
SIDDHI INVESTMENTS PTY LTD	148 010 628
SIEBERT PTY LTD	117 179 236
SINGH REAL ESTATE PTY LTD	139 508 642
SKADE MANAGEMENT PTY LIMITED	068 394 856
SKYHUB DIGITAL PTY LTD	128 416 151
SLICE WEALTH MANAGEMENT PTY. LTD.	149 545 979
SONGA PTY LTD	118 758 919
SOUTHERN PLUMBING & GAS (SA) PTY LTD	127 535 415
SOUTH PACIFIC HEALTH CLUBS AUSTRALIA PTY LIMITED	120 909 604
SPARCK CATERING PTY LTD	149 213 758
SPEED LOANS (AUST) PTY. LTD.	139 096 236
SPENCER KR PTY LTD	139 782 817
STARLODGE PTY LTD	077 776 071
STEVANDA INVESTMENTS PTY LTD	086 120 569
STROM RCS PTY. LTD.	132 153 658
STUNTZINC PTY LTD	112 650 147
SUNNY MANAGEMENT PTY LTD	099 220 087
SUPER SIMPLE AUSTRALIA PTY LTD	150 240 421
T & T BELLAMY PTY LTD	140 615 390
TAKAKA HOLDINGS PTY. LTD.	009 283 596
TEMPLE TREE LIFESTYLES PTY LTD	133 319 623
TERRY MCLENNAN PTY LTD	132 032 369
THE EVENT ROOM PTY LTD	083 931 515
THREEBEEZ PTY LIMITED	123 120 641
TIGER WYNNE PTY LTD	093 298 321
TINKERBELL ANN PTY LTD	146 708 152
TONY & CO CONTRACTORS PTY LTD	107 976 572
TOTAL SALES SOLUTIONS PTY. LTD.	076 627 300
TRANTER SUPERANNUATION PTY LTD	147 596 361

Name of Company**ACN**

TWILIGHT HAIR & BEAUTY PTY LTD	140 889 005
UNLOCKED HAULAGE PTY LTD	147 469 869
VEAULEY PTY. LTD.	064 512 465
VERRY AGENCY PTY. LTD.	009 675 398
VERTEBRAL SOLUTIONS (AUST) PTY LTD	135 397 287
VIC STAR TRANSPORT PTY. LTD.	109 687 630
VOLKSBREAD PTY LTD	129 730 356
WELBY TERRACES PTY LTD	135 679 202
WOO WAY PTY LTD	139 868 287
Y & B INTERNATIONAL PTY LTD	143 453 838
YASHDIN CONSULTING PTY. LTD.	102 486 288
YUMA TRADING PTY LTD	120 879 290
ZION ELECTRICAL PTY. LTD.	010 679 651
3SLYC PTY LTD	122 503 646
316 AUSTRALIA PTY LIMITED	110 584 926

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 ninth day of August 2013

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme

ARSN

ARMYTAGE ASIAN FUND - INFRASTRUCTURE AND REAL ESTATE	124 496 671
AUSTRALIAN BLUE GUM PROJECT	086 328 145
AUSTRALIAN BLUE GUM 2000	090 525 723
AUSTRALIAN EUCALYPT PROJECT 1998	093 113 501
CREDIT SUISSE PL100 - EMERGING MARKETS INFRASTRUCTURE DEVELOPMENT TRUST	127 064 699

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 ninth day of August 2013

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ARBN
BROADRIDGE CITY NETWORKS ASIA PACIFIC (SINGAPORE) PRIVATE LIMITED	073 818 078
DESTINATION HOME (AUST) LIMITED	107 891 896
GLOBAL ALLIANCE 2010 LIMITED	141 976 767
GLOBAL EXPERIENCE SPECIALISTS, INC.	153 846 149
HAROLD SERGEANT & SONS LTD	002 366 985
TRANSCREST LIMITED	153 118 248

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.

CYPRESS GARDENS DEVELOPMENT CORPORATION PTY LTD ACN 114 392 773 will change to a public company limited by shares. The new name will be CYPRESS GARDENS DEVELOPMENT CORPORATION LTD ACN 114 392 773.

ELEMENTREE GROUP LIMITED ACN 117 401 180 will change to a proprietary company limited by shares. The new name will be FARES RURAL PTY LTD ACN 117 401 180.

KOREAN RESOURCES LTD ACN 146 440 726 will change to a proprietary company limited by shares. The new name will be KOREAN RESOURCES PTY LTD ACN 146 440 726.

SYNERGY (FLEMINGTON RD) NORTH MELBOURNE PTY LTD ACN 151 282 316 will change to a public company limited by shares. The new name will be SYNERGY (FLEMINGTON RD) NORTH MELBOURNE LTD ACN 151 282 316.

ECOBUILD SOLUTIONS LIMITED ACN 143 490 359 will change to a proprietary company limited by shares. The new name will be ECOBUILD SOLUTIONS PTY LTD ACN 143 490 359.

ESCHELON PARTNERS LIMITED ACN 162 573 828 will change to a proprietary company limited by shares. The new name will be ESCHELON PARTNERS PTY LTD ACN 162 573 828.

MJ KELLEY ENGINEERS LTD ACN 099 882 201 will change to a proprietary company limited by shares. The new name will be MJ KELLEY ENGINEERS PTY LTD ACN 099 882 201.