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RIGHTS OF REVIEW

Persons affected by certain decisions made by ASIC under the *Corporations Act 2001* and the other legislation administered by ASIC may have rights of review. ASIC has published Regulatory Guide 57 *Notification of rights of review* (RG57) and Information Sheet *ASIC decisions – your rights* (INFO 9) to assist you to determine whether you have a right of review. You can obtain a copy of these documents from the ASIC Digest, the ASIC website at www.asic.gov.au or from the Administrative Law Co-ordinator in the ASIC office with which you have been dealing.

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

Enabling legislation

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

Title

This instrument is ASIC Instrument 16-0132.

Commencement

This instrument commences on 26 February 2016.

Declaration

- Chapter 6D of the Act applies in relation to Infratil as if the following provisions were modified or varied:
 - (a) in section 708A:
 - in paragraph (1)(a) omit "(12) or (12A),", substitute "(12), (12A) or (13),";

Note: ASIC Class Order [CO 08/35] notionally inserted section 708A(12A) of the Act.

- (ii) in paragraph (1A)(a) omit "(5)," and substitute "(5) or (13),"; and
- (iii) after subsection (12A) insert:

"Sale offers of quoted securities: NZ foreign exempt listed body-case 5

- (13) The sale offer of securities in a New Zealand foreign exempt listed body does not need disclosure to investors under this Part if:
 - (a) the relevant securities are in a class of securities that were quoted securities at all times in the following period:
 - if this section applies because of subsection (1)— 3 months before the day on which the relevant securities were issued; or

- (ii) if this section applies because of subsection (1A)—
 3 months before the day on which the relevant securities were sold by the controller; and
- (b) trading in that class of securities on a prescribed financial market on which they were quoted was not suspended for more than a total of 5 days during:
 - if this section applies because of subsection (1)—
 the shorter of the period during which the class of
 securities were quoted, and the period of 12 months
 before the day on which the relevant securities were
 issued; or
 - (ii) if this section applies because of subsection (1A) the shorter of the period during which the class of securities were quoted, and the period of 12 months before the day on which the relevant securities were sold by the controller; and
- (c) either:
 - (i) if this section applies because of subsection (1)—the body gives the relevant market operators for the body a notice that the body reasonably believes complies with clause 20 of Schedule 8 of the Financial Markets Conduct Regulations 2014 of New Zealand before the sale offer is made; or
 - (ii) if this section applies because of subsection (1A)—both the body, and the controller, gives the relevant market operators for the body a notice that the body and the controller reasonably believe complies with clause 20 of Schedule 8 of the Financial Markets Conduct Regulations 2014 of New Zealand before the sale offer is made.

In this subsection:

New Zealand foreign exempt listed body means a body that is:

- listed on the financial market operated by NZX Limited; and
- (b) listed on the financial market operated by ASX Limited as an exempt foreign listing.

relevant market operators means both ASX Limited and NZX Limited."; and

- (b) omit subsections 708AA(7) to (9), substitute:
 - "(7) For a New Zealand foreign exempt listed body, a notice complies with this subsection if the body reasonably believes the notice complies with clause 20 of Schedule 8 of the Financial Markets Conduct Regulations 2014 of New Zealand.

In this subsection:

New Zealand foreign exempt listed body means a body that is:

- (a) listed on the financial market operated by NZX Limited; and
- (b) listed on the financial market operated by ASX Limited as an exempt foreign listing.".

Interpretation

In this instrument:

Infratil means Infratil Limited (Company number 597366), a body incorporated under the Companies Act 1993 of New Zealand.

Dated this 26th of February 2016

Signed by Shaw Nomura

as a delegate of the Australian Securities and Investments Commission





Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Henslow Partners Pty Ltd ACN 152 337 409 ("the AFS Licensee") Level 8, 446 Collins Street MELBOURNE VIC 3000

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 410575 held by Henslow Partners Pty Ltd, with effect from the date on which this notice is given to the Licensee.

Dated this 29 February 2016

Signed

James Nott, a delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission

Corporations Act 2001 - Subsection 713(6) - Determination

Under s713(6) of the Corporations Act 2001 (the Corporations Act), the Australian Securities and Investments Commission determines that the person specified in the Schedule may not rely on s713 of the Corporations Act from the date of this instrument until 26 February 2017.

Schedule

Continental Coal Limited ACN 009 125 651

Dated this 26th day of February 2016.

Signed: Atempler
Andrew Templer

as a delegate of the Australian Securities and Investments Commission

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

Enabling legislation

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

Title

This instrument is ASIC Instrument 16-0140.

Commencement

This instrument commences on 29 February 2016.

Declaration

- Chapter 6D of the Act applies in relation to Chorus as if the following provisions were modified or varied:
 - (a) in section 708A:
 - (i) in paragraph (1)(a) omit "(12) or (12A),", substitute "(12), (12A) or (13),";
 - Note: ASIC Class Order [CO 08/35] notionally inserted section 708A(12A) of the Act.
 - (ii) after subsection (12A) insert:
 - "Sale offers of quoted securities: NZ foreign exempt listed body-case 5
 - (13) The sale offer of securities in a New Zealand foreign exempt listed body does not need disclosure to investors under this Part if:
 - the relevant securities are in a class of securities that were quoted securities at all times during the 3 months before the day on which the relevant securities were issued;
 - (b) trading in that class of securities, on a prescribed financial market on which they were quoted, was not suspended for more than a total of 5 days during the shorter of the period during which the class of securities were quoted, and the period of 12 months before the day on which the relevant securities were issued; and

(c) the body gives the relevant market operators for the body a notice that the body reasonably believes complies with clause 20 of Schedule 8 of the Financial Markets Conduct Regulations 2014 of New Zealand before the sale offer is made.

In this subsection:

New Zealand foreign exempt listed body means a body that is:

- (A) listed on the financial market operated by NZX Limited; and
- (B) listed on the financial market operated by ASX Limited as an exempt foreign listing.

relevant market operators means both ASX Limited and NZX Limited.";

- (b) omit subsections 708AA(7) to (9), substitute:
 - "(7) For a New Zealand foreign exempt listed body, a notice complies with this subsection if the body reasonably believes the notice complies with clause 20 of Schedule 8 of the Financial Markets Conduct Regulations 2014 of New Zealand.

In this subsection:

New Zealand foreign exempt listed body means a body that is:

- (a) listed on the financial market operated by NZX Limited; and
- (b) listed on the financial market operated by ASX Limited as an exempt foreign listing.".

Interpretation

In this instrument:

Chorus means Chorus Limited (ARBN 152 485 848), a body incorporated under the Companies Act 1993 of New Zealand.

Dated this 29th day of February 2016

Signed by Joshua Fisher

as a delegate for the Australian Securities and Investments Commission

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

Enabling legislation

The Australian Securities and Investments Commission (ASIC) makes this
instrument under paragraphs 601QA(1)(a), 911A(2)(l), 992B(1)(a) and
1020F(1)(a) of the Corporations Act 2001.

Title

2. This instrument is ASIC Instrument 16-0146.

Commencement

3. This instrument commences upon gazettal.

Revocation

 This instrument revokes ASIC instrument 15-1182 dated 22 December 2015, ASIC instrument 15-1185 dated 22 December 2015 and ASIC instrument 15-1186 dated 22 December 2015.

Dated this 2nd day of March 2016

Signed by Tony Tran

as a delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 – Subsections 926A(2), 992B(1) and 1020F(1) – Exemptions

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 15-0147.

Commencement

This instrument commences on the date it is signed.

Disclosure relief

Offers made under an employee incentive scheme

 Cooperatieve Rabobank U.A. (ARBN 003 917 655), a company incorporated in the Netherlands (*Rabobank*) does not have to comply with Part 7.9 of the Act in relation to an offer of Rabobank Deferred Remuneration Notes to an eligible person.

Personal advice given by advisers

5. A financial services licensee or an authorised representative of a financial services licensee who gives financial product advice to an eligible person in connection with an offer of Rabobank Deferred Remuneration Notes does not have to comply with section 1012A of the Act in relation to the giving of such advice, provided the person has no reason to believe the offer is not covered by this instrument.

Licensing, hawking and other incidental relief

General advice

Rabobank does not have to comply with subsection 911A(1) of the Act in relation to the
provision of any financial service consisting of general advice in connection with an
offer of Rabobank Deferred Remuneration Notes to an eligible person.

Dealing

 Rabobank does not have to comply with subsection 911A(1) of the Act in relation to the issuing of the Rabobank Deferred Remuneration Notes in connection with an offer of Rabobank Deferred Remuneration Notes to an eligible person.

Hawking

Rabobank does not have to comply with section 992A or 992AA of the Act in relation to
making an offer of Rabobank Deferred Remuneration Notes to an eligible person in the
course of, or because of, an unsolicited meeting or telephone call held or made with the
eligible person in connection with the offer.

Advertising

 Rabobank does not have to comply with section 1018A of the Act in relation to an advertisement or publication that advertises, or publishes a statement that is reasonably likely to induce an eligible person to acquire Rabobank Deferred Remuneration Notes.

Conditions

Disclosure

 Rabobank must ensure that an offer of Rabobank Deferred Remuneration Notes to an eligible person covered by this instrument is made in or accompanied by an offer document.

ASIC power to request documents

Rabobank must, if requested by ASIC and in accordance with the request, make available
to ASIC the offer document and all other accompanying information or documents given
to eligible persons in connection with an offer of Rabobank Deferred Remuneration
Notes.

Interpretation

- 12. In this instrument:
 - (a) casual employee, in relation to Rabobank, means an individual who is, or might reasonably be expected to be, engaged to work the number of hours that are the pro-rata equivalent of 40% or more of a comparable full-time position with Rabobank;

contractor, in relation to Rabobank, means:

- an individual with whom Rabobank has entered into a contract for the provision of services under which the individual performs work for Rabobank; or
- a company with whom Rabobank has entered into a contract for the provision of services under which an individual, who is a director of the company or their spouse, performs work for Rabobank;

where the individual who performs the work under or in relation to the contract is, or might reasonably be expected to be, engaged to work the number of hours that

are the pro-rata equivalent of 40% or more of a comparable full-time position with Rabobank;

eligible person, in relation to Rabobank, means a full-time or part-time, current or prospective, employee (including an executive director), non-executive director, contractor or casual employee of Rabobank who is a retail client and who Rabobank reasonably believes meets the qualitative or quantitative criteria of Articles 3 and 4 of the European Commission Delegated Regulation (EU) No 604/2014 as amended, re-enacted or replaced from time to time;

financial product advice has the meaning given by section 766B of the Act;

general advice has the meaning given by section 766B of the Act;

offer, in relation to Rabobank Deferred Remuneration Notes, has a meaning affected by section 1010C of the Act and includes:

- (a) an offer to issue the eligible product;
- (b) an issue or grant of the eligible product;
- (c) an offer to transfer the eligible product;
- (d) a transfer of the eligible product;
- (e) an offer to arrange for the issue or transfer of the eligible product.

offer document, in relation to an offer of Rabobank Deferred Remuneration Notes to an eligible person, means a document which includes, or is accompanied by, the following information, statements and explanations worded and presented in a clear, concise and effective manner:

- (a) prominent statements to the effect that:
 - any advice given by Rabobank in relation to Rabobank Deferred Remuneration Notes offered to eligible persons does not take into account an eligible person's objectives, financial situation and needs; and
 - eligible persons should consider obtaining their own financial product advice from a person who is licensed by ASIC to give such advice;
- (b) either:
 - (i) a copy of the terms of the Rabobank Deferred Remuneration Notes; or
 - (ii) a summary of the terms of the Rabobank Deferred Remuneration Notes together with a statement that, on request and at no charge and within a reasonable time, the body will provide the eligible person with a copy of the terms of the Rabobank Deferred Remuneration Notes;
- a copy of the prospectus for the Rabobank Certificates;

 (d) general information about the risks of acquiring and holding the Rabobank Deferred Remuneration Notes;

Rabobank Certificates means the certificates issued by Rabobank listed on the Euronext Amsterdam exchange;

Rabobank Deferred Remuneration Note means an employee incentive instrument issued to an eligible person, the value of which is determined by reference to the price of Rabobank Certificates;

retail client has the meaning given by section 761G of the Act;

- (b) for the avoidance of doubt, a document or other writing to be given in connection with this instrument may be given by electronic means (including, in the case of a document or other writing to be given by Rabobank, by way of making it available on a website and notifying the intended recipient that it is available on the website);
- (c) for the avoidance of doubt, an offer of Rabobank Deferred Remuneration Notes is covered by this instrument to the extent that the offers are made in reliance on the instrument.

Dated this 1st day of March 2016

Signed by Jessica Reid

as a delegate of the Australian Securities and Investments Commission

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

Enabling Legislation

The Australian Securities and Investments Commission (ASIC) makes this
instrument under paragraphs 601QA(1)(a), 911A(2)(l), 992B(1)(a) and
1020F(1)(a) of the Corporations Act 2001 (the Act).

Title

This instrument is ASIC Instrument 16-0156.

Commencement

This instrument commences upon gazettal.

Exemptions

- Horizon Housing Company Limited ACN 061 035 050 (the Operator) does not have to comply with section 601ED of the Act.
- The Operator does not have to comply with the requirement to hold an Australian financial services licence under subsection 911A(1) of the Act.
- The Operator does not have to comply with section 992AA of the Act.
- The Operator does not have to comply with Part 7.9 of the Act, other than Divisions 5 and 5A of Part 7.9.

Where the exemptions apply

- The exemption in paragraph 4 applies where the Operator operates a managed investment scheme (the Scheme) under which:
 - (a) owners of real property make their properties available to the Operator to rent to third parties in accordance with the terms of the National Rental Affordability Scheme Act 2008 (NRASA);
 - (b) the Operator or the owners will be entitled to receive annual payments from the Federal government and State or Territory Governments under the NRASA, which may include the issue of individual or consolidated tax offset certificates by the Department to the Operator or to the owners of real property;
 - (c) the owners of real property under the Scheme will be entitled to receive rent either from the tenants or the Operator; and

- (d) the Operator will distribute to the owners of real property under the Scheme the benefit of any annual payments or tax offset certificates received by the Operator from the Federal government under the NRASA.
- The exemption in paragraph 5 applies where the Operator issues or arranges to issue an interest in the Scheme and where the Operator offers to issue or to arrange for the issue of an interest in the Scheme.
- The exemptions in paragraphs 6 and 7 apply where:
 - the Operator offers to issue or to arrange for the issue of an interest in the Scheme; or
 - (b) the Operator issues or arranges to issue an interest in the Scheme.

Conditions

- 11. The Operator must give a Disclosure Document to a person at or before the time the Operator offers to issue an interest in the Scheme or offers to arrange for the issue of an interest in the Scheme, or issues an interest in the Scheme, to that person.
- The Operator will notify ASIC that a Disclosure Document is in use.
- 13. The Operator will lodge a notice with ASIC, in electronic form, advising of the occurrence of any of the following events as soon as practicable, and in any event within 5 business days, after the occurrence of the event:
 - a copy of the Disclosure Document is first given to someone;
 - a change is made to fees and charges set out in the Disclosure Document;
 or
 - (c) an interest in the Scheme ceases to be available.
- 14. During the period of 7 years from the date of the Disclosure Document, the Operator must:
 - make a copy of the Disclosure Document available to ASIC if asked to do so by ASIC; and
 - (b) comply with any reasonable request from any other person for a copy of the Disclosure Document.
- The Operator must keep a copy of the Disclosure Document for the period of 7 years after the date of the Disclosure Document.
- 16. The Operator or independent person appointed by the Operator must maintain a trust account in which any annual payments received from the Federal and State or Territory governments under the NRAS must be held pending the distribution to the owners of the real property under the Scheme.

- 17. The Operator or an independent person appointed by the Operator must retain copies of any notification given by the Department to the Operator of:
 - the annual payments made or to be made by the Federal government to the owners of real property under the NRASA; and
 - the tax offset certificates issued by the Department directly to the relevant owners of real property,

for the period of 7 years after the date of the Disclosure Document.

18. The Operator must, within 5 business days from when the Operator became or should reasonably have become aware of matters that give it reason to believe that it failed or is likely to fail to comply with a condition of this instrument, notify full partials of that failure to ASIC (to the extent that the Operator knows, or reasonably should know, of those particulars or would have known them if it had undertaken reasonable enquiries).

Cessation of instrument

 This instrument ceases to apply if paragraph 18 of the Conditions is not complied with.

Interpretation

For the purpose of this instrument:

Department means the Department of Social Services, its successor or any other body that performs similar functions for the purposes of the NRASA.

Disclosure Document means a document which must include the following:

- (a) Confirmation from the Operator that individual tax offset certificates may be issued by the Department directly to owners of real property in substitution for annual payment by the Federal Government available under the NRAS and that the Operator or an independent person appointed by the Operator will keep copies of any notification given by the Department to the Operator of:
 - the annual payments made or to be made by the Federal Government to the owners of the real property under NRAS; and
 - the tax offset certificates issued by the Department directly to the relevant owners of real property in substitution for the annual payment by the Federal Government available under the NRAS,

for the period of 7 years after the date of the Disclosure Document;

(b) Confirmation from the Operator that all annual payments received from the Federal and State or Territory Governments under the NRAS will be held in the Operator's trust account or an independent third party trust account pending the distribution to the owners of the real property under the Scheme.

- (c) confirmation from the Operator that it has been approved by the Department to receive rental incentives as part of the National Rental Affordability Scheme and details of any requirements for that approval;
- (d) the details of any fees and charges payable by the owner in relation to his, her or its participation in the Scheme;
- (e) a description of the Scheme;
- a description of the main features of the interests in the Scheme;
- (g) details of the main terms and conditions of the offer;
- a description of how the Scheme will generate returns for investors;
- a description of the Operator and its credentials in operating the Scheme;
- a description of the credentials of any person engaged by the Operator to provide services for the Scheme on the Operator's behalf;
- (k) provide answers to the questions, other than subparagraphs 2(a)(iii), (2)(b)(i), (2)(d)(i) and (2)(d)(iii), of Schedule F to Class Order [CO 02/303], as in force on the date of this instrument and as amended from time to time by a disallowable legislative instrument within the meaning of the Legislative Instrument Act 2003, sufficiently to enable a typical investor in the interests in the Scheme to make an informed decision whether to invest in an interest in the Scheme; and
- a prominent statement to the effect that a person should consider whether to consult:
 - an investment adviser who is either a financial services licensee or an authorised representative of a financial services licensee;
 - (ii) a taxation adviser; and
 - (iii) a lawyer,

before making a decision to become a member of the Scheme.

Dated this 2nd day of March 2016

Signed by Tony Tran

as delegate of the Australian Securities and Investments Commission

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

Enabling Legislation

The Australian Securities and Investments Commission (ASIC) makes this
instrument under paragraphs 601QA(1)(a), 911A(2)(l), 992B(1)(a) and
1020F(1)(a) of the Corporations Act 2001 (the Act).

Title

This instrument is ASIC Instrument 16-0157.

Commencement

This instrument commences upon gazettal.

Exemptions

- Horizon Housing Company Limited ACN 061 035 050 (the Operator) does not have to comply with section 601ED of the Act.
- The Operator does not have to comply with the requirement to hold an Australian financial services licence under subsection 911A(1) of the Act.
- The Operator does not have to comply with section 992AA of the Act.
- The Operator does not have to comply with Part 7.9 of the Act, other than Divisions 5 and 5A of Part 7.9.

Where the exemptions apply

- The exemption in paragraph 4 applies where the Operator operates a managed investment scheme (the Scheme) under which:
 - (a) An owner of real property appoints the Operator as the manager of their real property and enters into an agreement with the Operator for the purposes of compliance with the National Rental Affordability Scheme Act 2008 (NRASA);
 - owners of real property make their properties available to the Operator to rent to third parties in accordance with the terms of the NRASA;
 - (c) the Operator or the owners will be entitled to receive annual payments from the Federal government and State or Territory Governments under the NRASA, which may include the issue of individual or consolidated

- tax offset certificates by the Department to the Operator or to the owners of real property;
- (d) the owners of real property under the Scheme will be entitled to receive rent from the tenants; and
- (e) the Operator will distribute to the owners of real property under the Scheme the benefit of annual payments or tax offset certificates received by the Operator from the Federal government under the NRASA.
- The exemption in paragraph 5 applies where the Operator issues or arranges to issue an interest in the Scheme and where the Operator offers to issue or to arrange for the issue of an interest in the Scheme.
- The exemptions in paragraphs 6 and 7 apply where:
 - the Operator offers to issue or to arrange for the issue of an interest in the Scheme; or
 - (b) the Operator issues or arranges to issue an interest in the Scheme.

Conditions

- 11. The Operator must give a Disclosure Document to a person at or before the time the Operator offers to issue an interest in the Scheme or offers to arrange for the issue of an interest in the Scheme, or issues an interest in the Scheme, to that person.
- The Operator will notify ASIC that a Disclosure Document is in use.
- 13. The Operator will lodge a notice with ASIC, in electronic form, advising of the occurrence of any of the following events as soon as practicable, and in any event within 5 business days, after the occurrence of the event:
 - a copy of the Disclosure Document is first given to someone;
 - a change is made to fees and charges set out in the Disclosure Document;
 - (c) an interest in the Scheme ceases to be available.
- 14. During the period of 7 years from the date of the Disclosure Document, the Operator must:
 - make a copy of the Disclosure Document available to ASIC if asked to do so by ASIC; and
 - (b) comply with any reasonable request from any other person for a copy of the Disclosure Document.
- The Operator must keep a copy of the Disclosure Document for the period of 7
 years after the date of the Disclosure Document.

- 16. The Operator or independent person appointed by the Operator must maintain a trust account in which any annual payments received from the Federal and State or Territory governments under the NRAS must be held pending the distribution to the owners of the real property under the Scheme.
- 17. The Operator or an independent person appointed by the Operator must retain copies of any notification given by the Department to the Operator of:
 - the annual payments made or to be made by the Federal government to the owners of real property under the NRASA; and
 - the tax offset certificates issued by the Department directly to the relevant owners of real property,

for the period of 7 years after the date of the Disclosure Document.

18. The Operator must, within 5 business days from when the Operator became or should reasonably have become aware of matters that give it reason to believe that it failed or is likely to fail to comply with a condition of this instrument, notify full partials of that failure to ASIC (to the extent that the Operator knows, or reasonably should know, of those particulars or would have known them if it had undertaken reasonable enquiries).

Cessation of instrument

 This instrument ceases to apply if paragraph 18 of the Conditions is not complied with.

Interpretation

For the purpose of this instrument:

Department means the Department of Social Services, its successor or any other body that performs similar functions for the purposes of the NRASA.

Disclosure Document means a document which must include the following:

- (a) Confirmation from the Operator that individual tax offset certificates may be issued by the Department directly to owners of real property in substitution for annual payment by the Federal Government available under the NRAS and that the Operator or an independent person appointed by the Operator will keep copies of any notification given by the Department to the Operator of:
 - the annual payments made or to be made by the Federal Government to the owners of the real property under NRAS; and
 - the tax offset certificates issued by the Department directly to the relevant owners of real property in substitution for the annual payment by the Federal Government available under the NRAS,

for the period of 7 years after the date of the Disclosure Document;

- (b) Confirmation from the Operator that all annual payments received from the Federal and State or Territory Governments under the NRAS will be held in the Operator's trust account or an independent third party trust account pending the distribution to the owners of the real property under the Scheme.
- (c) confirmation from the Operator that it has been approved by the Department to receive rental incentives as part of the National Rental Affordability Scheme and details of any requirements for that approval;
- the details of any fees and charges payable by the owner in relation to his, her or its participation in the Scheme;
- (e) a description of the Scheme;
- a description of the main features of the interests in the Scheme;
- (g) details of the main terms and conditions of the offer;
- a description of how the Scheme will generate returns for investors;
- a description of the Operator and its credentials in operating the Scheme;
- a description of the credentials of any person engaged by the Operator to provide services for the Scheme on the Operator's behalf;
- (k) provide answers to the questions, other than subparagraphs 2(a)(iii), (2)(b)(i), (2)(d)(i) and (2)(d)(iii), of Schedule F to Class Order [CO 02/303], as in force on the date of this instrument and as amended from time to time by a disallowable legislative instrument within the meaning of the Legislative Instrument Act 2003, sufficiently to enable a typical investor in the interests in the Scheme to make an informed decision whether to invest in an interest in the Scheme; and
- a prominent statement to the effect that a person should consider whether to consult:
 - an investment adviser who is either a financial services licensee or an authorised representative of a financial services licensee;
 - (ii) a taxation adviser; and
 - (iii) a lawyer,

before making a decision to become a member of the Scheme.

Dated this 2nd day of March 2016

Signed by Tony Tran

as delegate of the Australian Securities and Investments Commission

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

Enabling Legislation

The Australian Securities and Investments Commission (ASIC) makes this
instrument under paragraphs 601QA(1)(a), 911A(2)(l), 992B(1)(a) and
1020F(1)(a) of the Corporations Act 2001 (the Act).

Title

This instrument is ASIC Instrument 16-0158.

Commencement

This instrument commences upon gazettal.

Exemptions

- Horizon Housing Company Limited ACN 061 035 050 (the Operator) does not have to comply with section 601ED of the Act.
- The Operator does not have to comply with the requirement to hold an Australian financial services licence under subsection 911A(1) of the Act.
- 6. The Operator does not have to comply with section 992AA of the Act.
- The Operator does not have to comply with Part 7.9 of the Act, other than Divisions 5 and 5A of Part 7.9.

Where the exemptions apply

- The exemption in paragraph 4 applies where the Operator operates a managed investment scheme (the Scheme) under which:
 - (a) owners of real property make their properties available to the Operator to rent to third parties in accordance with the terms of the National Rental Affordability Scheme Act 2008 (NRASA);
 - (b) the Operator or the owners will be entitled to receive annual payments from the Federal government and State or Territory Governments under the NRASA, which may include the issue of individual or consolidated tax offset certificates by the Department to the Operator or to the owners of real property;
 - (c) the owners of real property under the Scheme will be entitled to receive rent from the tenants; and

- (d) the Operator will distribute to the owners of real property under the Scheme the benefit of any annual payments or tax offset certificates received by the Operator from the Federal government under the NRASA.
- The exemption in paragraph 5 applies where the Operator issues or arranges to issue an interest in the Scheme and where the Operator offers to issue or to arrange for the issue of an interest in the Scheme.
- 10. The exemptions in paragraphs 6 and 7 apply where:
 - the Operator offers to issue or to arrange for the issue of an interest in the Scheme; or
 - (b) the Operator issues or arranges to issue an interest in the Scheme.

Conditions

- 11. The Operator must give a Disclosure Document to a person at or before the time the Operator offers to issue an interest in the Scheme or offers to arrange for the issue of an interest in the Scheme, or issues an interest in the Scheme, to that person.
- The Operator will notify ASIC that a Disclosure Document is in use.
- 13. The Operator will lodge a notice with ASIC, in electronic form, advising of the occurrence of any of the following events as soon as practicable, and in any event within 5 business days, after the occurrence of the event:
 - a copy of the Disclosure Document is first given to someone;
 - a change is made to fees and charges set out in the Disclosure Document;
 or
 - (c) an interest in the Scheme ceases to be available.
- 14. During the period of 7 years from the date of the Disclosure Document, the Operator must:
 - make a copy of the Disclosure Document available to ASIC if asked to do so by ASIC; and
 - (b) comply with any reasonable request from any other person for a copy of the Disclosure Document.
- The Operator must keep a copy of the Disclosure Document for the period of 7
 years after the date of the Disclosure Document.
- The Operator or independent person appointed by the Operator must maintain a trust account in which any annual payments received from the Federal and State

or Territory governments under the NRAS must be held pending the distribution to the owners of the real property under the Scheme.

- 17. The Operator or an independent person appointed by the Operator must retain copies of any notification given by the Department to the Operator of:
 - the annual payments made or to be made by the Federal government to the owners of real property under the NRASA; and
 - the tax offset certificates issued by the Department directly to the relevant owners of real property,

for the period of 7 years after the date of the Disclosure Document.

18. The Operator must, within 5 business days from when the Operator became or should reasonably have become aware of matters that give it reason to believe that it failed or is likely to fail to comply with a condition of this instrument, notify full partials of that failure to ASIC (to the extent that the Operator knows, or reasonably should know, of those particulars or would have known them if it had undertaken reasonable enquiries).

Cessation of instrument

 This instrument ceases to apply if paragraph 18 of the Conditions is not complied with.

Interpretation

For the purpose of this instrument:

Department means the Department of Social Services, its successor or any other body that performs similar functions for the purposes of the NRASA.

Disclosure Document means a document which must include the following:

- (a) Confirmation from the Operator that individual tax offset certificates may be issued by the Department directly to owners of real property in substitution for annual payment by the Federal Government available under the NRAS and that the Operator or an independent person appointed by the Operator will keep copies of any notification given by the Department to the Operator of:
 - the annual payments made or to be made by the Federal Government to the owners of the real property under NRAS; and
 - the tax offset certificates issued by the Department directly to the relevant owners of real property in substitution for the annual payment by the Federal Government available under the NRAS,

for the period of 7 years after the date of the Disclosure Document;

- (b) Confirmation from the Operator that all annual payments received from the Federal and State or Territory Governments under the NRAS will be held in the Operator's trust account or an independent third party trust account pending the distribution to the owners of the real property under the Scheme.
- confirmation from the Operator that it has been approved by the Department to receive rental incentives as part of the National Rental Affordability Scheme and details of any requirements for that approval;
- the details of any fees and charges payable by the owner in relation to his, her or its participation in the Scheme;
- (e) a description of the Scheme;
- a description of the main features of the interests in the Scheme;
- (g) details of the main terms and conditions of the offer;
- a description of how the Scheme will generate returns for investors;
- a description of the Operator and its credentials in operating the Scheme;
- a description of the credentials of any person engaged by the Operator to provide services for the Scheme on the Operator's behalf;
- (k) provide answers to the questions, other than subparagraphs 2(a)(iii), (2)(b)(i), (2)(d)(i) and (2)(d)(iii), of Schedule F to Class Order [CO 02/303], as in force on the date of this instrument and as amended from time to time by a disallowable legislative instrument within the meaning of the Legislative Instrument Act 2003, sufficiently to enable a typical investor in the interests in the Scheme to make an informed decision whether to invest in an interest in the Scheme; and
- a prominent statement to the effect that a person should consider whether to consult:
 - an investment adviser who is either a financial services licensee or an authorised representative of a financial services licensee;
 - (ii) a taxation adviser; and
 - (iii) a lawyer,

before making a decision to become a member of the Scheme.

Dated this 2nd day of March 2016

Signed by Tony Tran

as delegate of the Australian Securities and Investments Commission

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 25 February 2016.

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

VARIATION OF NOTICE OF SUSPENSION OF AUSTRALIAN FINANCIAL SERVICES LICENCE

To: Australian Capital Markets Advisory Services Pty Ltd ACN 150 530 331

Under s915B of the Corporations Act 2001, the Australian Securities and Investments Commission hereby varies ASIC Instrument 15-0742, as varied by ASIC Instrument 15-1010 and ASIC Instrument 15-1139, by replacing the date "26 February 2016" with the date "26 May 2016".

Dated this 25th day of February 2016

Signed: CCuft

Christine Croft, a delegate of the Australian Securities and Investments Commission

A11/16, Tuesday, 8 March 2016 Company reinstatements

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

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

Dated this second day of March 2016

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 125 152 310 PTY LTD	125 152 310
A & K COX PTY LTD	145 280 182
ABBOT SIGNS PTY LTD	070 069 911
ABROBIT PTY. LIMITED	003 532 170
ACN 006 393 693 PTY. LTD.	006 393 693
ACN 010 518 322 PTY LTD	010 518 322
ACN 070 053 708 PTY LIMITED	070 053 708
ACN 119 643 702 PTY LTD	119 643 702
ACN 121 152 903 PTY. LTD.	121 152 903
ACN 151 478 625 PTY LTD	151 478 625
ACTIVEATS PTY. LTD.	164 047 563
ADELAIDE PLASTERBOARD SPECIALISTS PTY LTD	149 901 593
ADEPT PAVING & GARDEN SUPPLIES PTY. LTD.	070 069 573
ADSHIF HOLDINGS PTY LTD	137 907 021
ADVENDA PTY. LTD.	110 742 106
AIRBLAST TECHNOLOGY PTY LTD	009 241 990
AIR COFFEE INTERNATIONAL CAFE PTY. LIMITED	161 082 604
ALDEPART PTY LTD	155 036 285
AM HEALTH DOCTORS PTY LTD	164 350 047
ANDES SERVICES PTY LTD	119 655 319
ARINYA HOLDINGS PTY LIMITED	010 824 067
ARK FOODS INTERNATIONAL PTY. LTD.	136 439 962
AROSHY STEELFIXING PTY LTD	158 546 724
ATLANTIC PARTNERS (AUST.) PTY. LTD.	007 451 550
AUSTRALASIAN PROPERTIES PTY LTD	156 129 341
AUSTRALIAN AFFORDABLE HOUSING NO.2 PTY. LTD.	134 535 694

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Name of Company	ACN
AUSTRALIAN COMPLETE RESALE PTY LTD	150 964 140
AUSTRALIAN ZHONGJIE PTY LTD	155 572 428
AUSWIDE ENTERPRISES PTY LTD	160 355 322
AZONA PTY LTD	138 912 928
B & K HEALEY PTY LIMITED	108 794 225
BALKAN BURGER PTY LTD	164 163 660
BATCOR HOLDINGS PTY LTD	096 259 353
BD&B PTY LTD	137 184 224
BD GLOBAL LOGISTICS PTY. LTD.	165 897 549
BEAUTY PROPERTY PTY LIMITED	159 021 360
BENELM PTY LTD	115 288 714
BE REMARKABLE PTY LTD	133 308 031
BISHOP MILLAR ENTERPRISES PTY LTD	146 209 752
BIZ-E-NEWS PTY LTD	138 251 402
BK2 JONES PTY LTD	114 656 423
BMAX HOLDINGS PTY LTD	155 625 835
BOVENKERK PTY LTD	124 741 233
BOWEN 1 PTY LTD	153 983 478
BPR EXPRESS TRANSPORT PTY. LTD.	126 627 594
BRIGHT SPARX ELECTRICAL PTY LTD	069 980 598
BROCK HAYES CONSTRUCTIONS PTY LTD	150 178 386
BROOKELEIGH HOLDINGS PTY LTD	145 900 974
BUILDERSEDGE PTY LTD	127 061 054
BURRA UNITY PTY LTD	157 984 962
CAPITALEASE PTY LTD	154 680 823
CARPENTRY ONE GROUP PTY LTD	165 052 424
CAR RADIO WAREHOUSE PTY LTD	153 614 209
CDK GLOBAL GROUP PTY LTD	146 754 323
CEKIC GROUP PTY LTD	133 405 900
CEMROS HOLDINGS PTY. LTD.	078 855 188
CERTPLUS TRAINING PTY LTD	159 168 564
CHAMELEON CONCEPTS (SA) PTY LTD	091 390 939
CHAMPION CHOPPERS PTY. LTD.	150 124 066
CLEAR VIEW WINDOW CLEANING SERVICES PTY LTD	161 468 524
CLEN GROUP PTY LTD	143 849 576
CLOVERLEAF PRODUCTIONS PTY LTD	159 424 030
COASTAL INVESTMENTS (AUST) PTY LIMITED	111 175 252
COAST AND CITY PROJECTS PTY LIMITED	119 020 709

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Name of Company	ACN
COLLABORATIVE INSIGHTS CONSULTING PTY LTD	152 109 156
CORAL COAST LANDSCAPING PTY LTD	151 245 108
CREATIVE DESIGN PTY LTD	093 619 151
CS & MA BARDARIS NOMINEES PTY LTD	058 146 366
CUCKFIELD SUSSEX PTY LTD	157 949 463
CULLARRING SPRINGS NOMINEES PTY LTD	008 785 591
D&P ASSOCIATES PTY LTD	138 494 050
DAMU GROUP PTY LIMITED	120 271 114
DANSIM PTY LTD	109 570 747
DAREDEVIL EXTREME PTY LTD	010 241 871
DE-COY AUSTRALIA PTY LTD	136 886 425
DEAN BUSSE BUILDER PTY LTD	114 947 518
DEEPAK PTY LTD	162 434 059
DELGADO SHAW PTY LTD	109 373 195
DG SMITH PTY LTD	114 717 467
DJUKIC TRANS PTY. LTD.	133 047 631
DNH MAINTENANCE PTY LTD	159 274 085
DOTSA PTY LTD	130 834 865
DUNN FASHION IMPORTS PTY LTD	164 514 792
DUNPHY TECHNOLOGY PTY. LTD.	159 027 200
E-LEARNING CENTRE PTY. LTD.	161 632 686
EAGLESROCK TRANSPORT AND LOGISTICS PTY LTD	143 329 051
EARNSHAW PTY LTD	120 350 101
EASTGALWAY CONTRACTING PTY LIMITED	159 961 976
EASTOE ENTERPRISES PTY LTD	080 310 694
E CHAN & G DAVIES PTY LTD	077 090 512
ECO SOLAR SYSTEM (AUSTRALIA) PTY LTD	156 072 043
EF-COMPOSITES PTY LTD	158 202 521
E J BARNES PTY LTD	140 495 003
ELEMENTS KIOSK PTY LTD	158 959 561
ENVIRO-DYNAMICS PTY LTD	161 439 121
EQUIPMENT TRADING PTY LIMITED	106 319 680
ESSENTIAL BUSINESS SERVICES GROUP PTY LTD	125 872 942
EVOLVING RENOVATIONS PTY. LTD.	139 165 423
EXTREME GLEAM PTY LTD	152 452 787
FALCON STREET HOLDINGS PTY LTD	163 721 220
FIRST CLASS CARPENTRY AND CONSTRUCTION PTY LTD	144 578 343
FITZGERALD INVESTMENTS (W.A.) PTY LTD	074 515 156
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Name of Company	ACN
FLETCHER INVESTMENTS (AUST) PTY LTD	145 344 163
FLYBRYDGE PTY. LTD.	101 176 836
FUTZONE PTY LTD	128 420 995
G.M. FASCIA & GUTTER PTY LTD	052 427 031
G & J BUILDERS PTY. LTD.	097 041 195
GAMERAMA PTY LTD	153 278 650
GANK PTY LTD	131 065 257
GCKM PTY LTD	099 598 777
GLAMBOX HAIR STUDIO PTY LTD	160 630 197
GLOBAL SOLUTIONS ASIA PACIFIC PTY LIMITED	163 050 860
GLOWGOOD RETIREMENT PLAN PTY LTD	123 851 892
GREEN EYES ELECTRICAL PTY LTD	147 046 820
GRO RECRUITMENT PTY LTD	152 813 600
GS MERRITT PTY LTD	005 738 438
GTS ARCHITECTS PTY. LTD.	141 865 287
HABITAT PLUS PTY. LTD.	139 918 924
HAIR CENTRE INTERNATIONAL OF MELBOURNE PTY LTD	149 244 726
HALLIWELL MORGAN PTY LTD	151 267 515
HANSFORD NO. 1 PTY LTD	125 969 691
HEATHCLIFFE (AUSTRALIA) PTY LTD	108 193 639
HIGHLANDERS (AUST) PTY LTD	158 106 319
HIGH VALLEY CONSTRUCTION PTY LTD	158 973 114
HILLYER INVESTMENTS (S.A.) PTY LTD	136 983 509
HOSUN ENERGY (AUST) PTY LTD	155 879 842
HT SOUTHERN PTY LTD	166 048 228
I-GREEN PTY LTD	153 646 818
ID SECURITY SERVICES PTY LTD	010 924 848
INKO BW PTY LTD	164 102 845
INNAVATIVE SOLUTION PTY LTD	149 642 991
INSILICON EMBEDDED SOLUTIONS PTY LTD	104 877 385
J.A.E. SALES PTY LTD	107 751 691
J.V. PROPERTY HOLDINGS PTY. LTD.	151 384 351
JAK SCRAP METAL PTY LTD	150 436 801
JAMES HERINGTON HOLDINGS PTY LIMITED	107 032 137
JAM HAIR SALON PTY LTD	124 523 208
JC & SONS TILING PTY LTD	161 738 898
JETT CAPITAL PTY. LTD.	119 052 078
J FRANCIS CONSTRUCTION MANAGMENT & CONSULTING PTY LTD	155 268 894

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Name of Company	ACN
JKN ANNAKIN PTY LTD	133 684 778
JMK EXCAVATING PTY LTD	106 943 757
JMK FARMS PTY LTD	162 503 399
JOAMCO PASTORAL COMPANY PTY LTD	143 906 709
JOANS GROUP PTY LTD	163 320 447
JOBELLA ANWAR PTY LTD	156 004 170
JOEL KING PTY LTD	132 859 959
JTZ GROUP PTY LTD	164 468 928
K. EVANS TRANSPORT PTY LTD	118 847 500
K & L CHIROPRACTIC PTY LTD	096 359 947
KAMBAH INVESTMENTS PTY LTD	091 480 447
KEVINT HOLDINGS PTY LIMITED	009 249 683
KEW ST. INVESTMENTS PTY LTD	082 977 955
KIPS INVESTMENT GROUP PTY LTD	125 757 557
KMV ASSETS PTY LTD	138 483 986
L & W CRETE PTY LTD	067 096 146
LA COSTA PTY LTD	009 798 583
LASER PROFILES AUSTRALIA PTY LTD	009 328 689
LEFKAS BUILDERS PTY. LTD.	007 169 002
LEIX NOMINEES PTY LTD	009 870 811
LIBRA CONSULTING SERVICES PTY. LTD.	061 788 261
LINK RECRUITMENT AUSTRALIA PTY LTD	164 726 336
LUXTON HAUS PTY. LIMITED	160 528 969
M. & S. SMALLGOODS PTY. LIMITED	003 849 376
M & R PRASAD PTY LTD	086 397 579
MACDOC PTY LTD	124 070 891
MAK NET INVESTMENTS DEVELOPMENT COMPUTING PTY LTD	108 847 650
MASTORIS HAULAGE AND EXCAVATIONS PTY LIMITED	160 354 521
MATLEE PTY. LIMITED	089 618 431
MATTHEW IVAN PTY LTD	159 490 696
MAXY WELDING & FABRICATION PTY LIMITED	127 014 484
MBC ENGINEERING PTY LTD	155 262 230
MCDELLIS HOLDINGS PTY LTD	142 116 970
M DAY SUPERANNUATION FUND PTY. LTD	162 165 086
MDMC HOLDINGS PTY LTD	145 847 669
MEDICABEC PTY LTD	119 840 550
MELCO DESIGN & ENGINEERING PTY LTD	111 886 750
MELVIN FAMILY SUPER FUND PTY LTD	156 268 950

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Name of Company	ACN
MELVIN FAMILY SUPER INVESTMENTS PTY LTD	156 311 429
MGG INTERNATIONAL PROPERTY PTY LTD	159 262 370
MICK ENTERPRISES PTY LTD	050 723 263
MICROLISTICS INTERNATIONAL PTY. LTD.	109 564 810
MITCHELL CONTRACTORS (VIC) PTY LTD	004 646 397
MJH SERVICES PTY. LIMITED	138 950 197
MKGAL PTY LTD	159 314 306
MONGREL DEVELOPMENTS PTY LTD	082 135 537
MURPHY'S CREEK PTY LTD	159 076 196
NEWHAVEN ASSETS PTY. LTD.	145 509 851
NFN VINEYARD SERVICES PTY LTD	163 164 341
NOBUNTU PROPERTY HOLDING PTY LTD	161 798 616
NORTH MIDLANDS ENTERPRISES PTY LTD	118 030 916
OF METAL AND THREAD PTY LTD	165 472 051
ON CALL CABLING PTY LTD.	159 948 811
OPTIKOOL AUSTRALIA PTY. LTD.	128 562 416
ORONSAY FAMILY PTY LTD	158 297 235
OVO DESIGNER HOMES PTY LTD	159 571 132
OZKAN ENTERPRISES PTY LTD	161 088 008
PACIFIC FISH MARKET PTY LTD	133 724 624
PACIFIC RIM RACING (AUST) PTY LTD	087 503 295
PAPPAS HAULAGE PTY LTD	098 419 188
PARNZ PTY LTD	095 382 353
PHASE SOLUTIONS PTY. LTD.	155 291 982
PHONECARE SERVICES PTY LTD	126 038 980
PJL INTERIORS PTY LTD	160 704 432
PLUMMER STREET PTY LTD	136 985 129
PNPDS PTY LTD	125 664 726
POLY ADAMSON PTY LTD	087 490 953
PRINTING-ONLINE.COM.AU PTY LTD	112 132 395
P4 PAINTING PTY LTD	164 662 668
QIAN PAINTING PTY LTD	159 334 200
QLDF DEVELOPMENT 1 PTY. LTD.	118 506 853
RADICAL HOLDINGS PTY LTD	106 319 500
RADI CONVENIENCE STORE PTY LTD	153 199 323
RAJ TRANSPORT AUSTRALIA PTY LTD	131 891 944
REACHMORE MACHINERY SALES PTY LTD	119 840 372
REN CORPORATION PTY LTD	163 236 280

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Name of Company	ACN
RICE LAKE PTY LTD	165 202 246
RISE HIGH EARLY LEARNING PTY. LTD.	162 788 418
RJC STRUCTURAL STEEL DETAILING PTY LTD	160 426 595
ROBERT HARDHAM & ASSOCIATES PTY LTD	080 055 527
SAFETY GUARDIAN PTY LTD	136 389 690
SAHIRA PTY LTD	101 950 994
SATELLITE CENTRES OF AUSTRALIA PTY LIMITED	091 834 267
SCALE CORP. PTY LTD	133 867 679
SEASTARS SUPER PTY LTD	142 822 286
SECURITY CUSTODIAN ONE FOR FAIRDINCOM PTY LTD	165 267 827
SEVENTEEN CLYDE STREET PTY LTD	141 675 407
SHANNON'S FINANCIAL PLANNING PTY LTD	132 089 911
SHELVARRA PTY. LIMITED	062 699 736
SIMPLY THE BEST CAR DETAILING PTY LIMITED	130 605 122
SITAR HOLDINGS PTY LTD	093 329 349
SMALL BUSINESS SAVIOURS PTY LTD	151 331 618
SMALL BUSINESS WORKS PTY LTD	134 726 284
SNABEA PTY LTD	120 263 989
SNAKE CHARMER CHOPPERS PTY LTD	140 980 758
SOLID ROCK CONSTRUCTIONS PTY LTD	162 290 860
SOUTHERN ASIA PTY. LTD.	108 489 854
SPIFFING WHEEZE PTY LTD	120 557 039
SUNNY MANAGEMENT PTY LTD	099 220 087
SUPERCAR PERFORMANCE PTY LTD	144 878 240
SUSTAINABLE SUPER NOMINEES PTY LTD	163 355 388
SWANS FOREVER PTY LTD	139 659 564
SWEET CREEK PTY LIMITED	136 271 166
SWIFTEK ENGINEERING PTY LTD	165 620 735
SYDNEY BACKPACKERS PTY LTD	121 781 333
SYDNEY CITY FINANCIAL SERVICES PTY LTD	115 564 264
SYED'S BUSINESS SERVICES PTY LTD	153 168 515
T.G.M. CIVIL PTY LTD	074 662 865
TANKLESS PTY LTD	130 663 857
TANNER RETIREMENT PTY LTD	153 191 149
TARANA INVESTMENTS PTY. LIMITED	075 456 816
TECHNICALITIES BRANCH 11 PTY LTD	154 214 552
TEXTRANS LOGISTICS PTY LTD	161 385 244
THE NOBLE GROUP PTY LTD	003 361 831

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Name of Company	ACN
THE SYNDICATE NINE PTY LTD	007 363 733
TONITA ENTERPRISE PTY LTD	120 737 402
TOP AUDIO PTY LTD	159 609 720
TORPY LOGISTICS PTY LTD	164 046 271
TOTAL ROOFING PTY LTD	162 433 070
TRADEOFFICE PTY LTD	159 135 038
TRENDBUILD CONSTRUCTIONS PTY. LTD.	006 701 686
TRIPLE A OILS PTY. LTD.	055 913 605
TRIPLE LOCK STORAGE PTY LTD	133 091 924
TRUE CLASS RENDERERS PTY LTD	159 025 000
UCHENNA INT PTY LTD	164 498 515
VANNI RAISA FAMILY INVESTMENTS PTY LTD	131 670 043
VENNIX CONTRACTORS PTY LTD	158 917 401
VERDE CONSULTING SOLUTIONS PTY LTD	108 496 617
VICTORIAN INVESTMENTS NOMINEES PTY LTD	129 018 695
VIRTUAL PLANET SOLUTIONS PTY LTD	090 895 686
WADLAND SUPER PTY LTD	162 721 888
WALKER SF CUSTODIAN PTY LTD	145 469 549
WATER WIZZ PRODUCTS PTY LTD	105 592 050
WESTERN BRACE PTY LTD	126 444 175
WESTLAND AUTO PTY. LTD.	072 061 431
WINKLE ENTERPRISES PTY. LTD.	097 384 784
WIST INDUSTRY PTY LTD	163 967 468
WOLDESLASSE DENTURE CLINIC PTY LTD	160 188 429
XAVIER WINSTON PTY LTD	121 912 507
XCEL GROUP PTY. LTD.	161 337 319
YEEHA INVESTMENTS PTY LTD	107 883 518
YENBAZAAR PTY LTD	130 395 952
22 CARSON ST PTY. LTD.	138 904 604

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 fourth day of March 2016

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ARBN
CCF (NZ) LIMITED	605 514 038
CRAZY DOMAINS FZ-LLC	163 712 918
GOFUNDRAISE NZ LIMITED	601 295 336
KURT SALMON SWITZERLAND SARL	003 255 829
LINK BIT CONSULTING CO., LTD	151 067 257
TASMAN RELIABILITY SOLUTIONS LIMITED	165 124 461
THIRD AVENUE MANAGEMENT LLC	143 386 305

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Commonwealth of Australia Gazette Company/Scheme deregistrations

CORPORATIONS ACT 2001

Subsection 601CC(4)

ASIC has struck the registered Australian bodies listed below off the register.

Dated this fourth day of March 2016

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company ARBN

THE STARR-BOWKETT CO-OPERATIVE HOME LOANS SOCIETY NO. 5 057 619 468 LIMITED

CORPORATIONS ACT 2001

Section 601CL(5)

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

Dated this fourth day of March 2016

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ARBN
ABERDEEN INFRASTRUCTURE ASSET MANAGERS LIMITED	163 325 488
ABF OVERSEAS LIMITED	135 445 742
AMAYAMA TRADING CO., LTD.	149 051 203
AUSPROP HOLDINGS LIMITED	107 063 169
CARTER HOLT HARVEY GROUP LIMITED	605 447 372
CARTERS BUILDING SUPPLIES GROUP LIMITED	607 814 148
CYPRUS AMAX AUSTRALIA CORPORATION	000 878 302
DYNAMIC GROUP OPPORTUNITY LIMITED	163 299 849
GE CAPITAL GLOBAL FINANCIAL HOLDINGS, LLC	155 848 230
GREAT LAKES DREDGE & DOCK COMPANY, LLC	158 141 201
GREEN NUTRITION LIMITED	124 351 837
IBEX INDUSTRIES PTY LIMITED	161 566 516
KOSIE VAN NIEKERK BOERDERY (PTY) LTD	603 913 355
NORMANBY MINING PNG LIMITED	153 689 117
PMC-SIERRA INTERNATIONAL SDN. BHD.	144 043 023
PROMINENT INVESTMENT OPPORTUNITY (AUSTRALIA) LIMITED	164 619 845
SONICWALL B.V.	097 105 247
SPNZT LIMITED	123 734 243
TRIMBLE LOADRITE AUCKLAND LIMITED	130 948 551
URS INTERNATIONAL PROJECTS, INC.	116 192 628
VERSAI INC.	165 658 926

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Commonwealth of Australia Gazette Company/Scheme deregistrations

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 fourth day of March 2016

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme ARSN

DDH AUSTRALIAN SMALL COMPANIES FUND 120 591 862

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Corporations Act 2001 Subsection 164(3)

Change of company type

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.

AGEUS LIMITED ACN 115 810 172 will change to an unlimited public company. The new name will be AGEUS ACN 115 810 172.

ALSTOM AUSTRALIA LIMITED

ACN 000 215 092 will change to a proprietary company limited by shares. The new name will be ALSTOM AUSTRALIA PTY LTD ACN 000 215 092.

ANGLO RUSSIAN ENERGY LIMITED

ACN 131 416 521 will change to a proprietary company limited by shares. The new name will be ANGLO RUSSIAN ENERGY PTY LTD ACN 131 416 521.

INSTACLUSTR PTY LTD ACN 159 571 605 will change to a public company limited by shares. The new name will be INSTACLUSTR LIMITED ACN 159 571 605.

ONE INVESTMENT GROUP LIMITED

ACN 136 507 241 will change to a proprietary company limited by shares. The new name will be ONE INVESTMENT GROUP PTY LTD ACN 136 507 241.

TIMOR OIL LIMITED ACN 000 189 373 will change to a proprietary company limited by shares. The new name will be TIMOR OIL PTY LTD ACN 000 189 373.

AHAVA ENERGY LTD ACN 138 728 873 will change to a proprietary company limited by shares. The new name will be AHAVA ENERGY PTY LTD ACN 138 728 873.

ALSTOM LIMITED ACN 000 038 237 will change to a proprietary company limited by shares. The new name will be ALSTOM PTY LTD ACN 000 038 237.

GREENPOWER GROUP PTY LTD

ACN 610 389 583 will change to a public company limited by shares. The new name will be GREENPOWER GROUP LIMITED ACN 610 389 583.

OCTAGONAL RESOURCES LIMITED

ACN 147 300 418 will change to a proprietary company limited by shares. The new name will be OCTAGONAL RESOURCES PTY LTD ACN 147 300 418.

SIRIUS RESOURCES NL ACN 009 150 083 will change to a proprietary company limited by shares. The new name will be SIRIUS RESOURCES PTY LTD ACN 009 150 083.