



ASIC

Australian Securities &
Investments Commission

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Contents

Notices under Corporations Act 2001

16-0817	16-0818	16-0822	16-0823	16-0830
16-0831	16-0835	16-0843		

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.

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16-0817

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Constellation Capital Management Pty Limited ("the AFS Licensee")
ACN 090 128 055
Level 57 MLC Centre
19-29 Martin Place
SYDNEY NSW 2000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels AFS Licence Number 238525 held by the AFS Licensee with effect from the date on which this notice is given to the AFS Licensee.

Dated this 25th August 2016.

Signed

A handwritten signature in cursive script that reads "James Nott".

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

16-0818

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraphs 741(1)(a) and 741(1)(b) – Exemption and
Declaration**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 16-0818.

Commencement

3. This instrument commences on 25 August 2016.

Exemption

4. TopCo does not have to comply with Part 6D.2 or 6D.3 of the Act for an offer of TopCo's securities to holders of securities in Bank of Cyprus.

Declaration

5. Chapter 6D of the Act applies to holders of securities in TopCo as if subsections 707(3) and (4) were omitted and substituted with:

"(3) An offer of a body's securities for sale within 12 months after their issue needs disclosure to investors under this Part if the body issued the securities:

- (a) without disclosure to investors under this Part; and
- (b) with the purpose of the person to whom they were issued selling or transferring them, or granting, issuing or transferring interests in, or options or warrants over, them;

and section 708 and 708A does not say otherwise."

Where this instrument applies

6. This instrument applies:
 - (a) where TopCo offers for issue TopCo securities pursuant to the Scheme on the terms and conditions as set out in the Scheme Circular, with any

16-0818

such amendments, variations, or supplements as are approved by the District Court of Cyprus;

- (b) where the Scheme Circular and related communications, prepared for an extraordinary general meeting of Bank of Cyprus shareholders, are made available to all Australian resident shareholders of Bank of Cyprus;
- (c) where the Scheme Circular and all related communications are provided to the Cyprus Stock Exchange for public release and publicly disclosed by Bank of Cyprus (including by publication on its website); and
- (d) where Bank of Cyprus and TopCo reasonably believe that the Scheme complies with all applicable laws that, as at the date of the offer for issue of securities, are in force in Cyprus.

Interpretation

7. In this instrument:

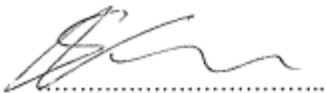
Bank of Cyprus means Bank of Cyprus Public Company Limited, a company incorporated under the laws of Cyprus with registered number HE165;

TopCo means Aion Cyprus Public Limited Company (which, should the Scheme become effective, will be renamed Bank of Cyprus Holdings plc), a company incorporated under the laws of Ireland with registered number 585903;

Scheme means the scheme of arrangement made under sections 198 to 200 of the Cyprus Companies Law, between Bank of Cyprus and its shareholders, pursuant to which TopCo will offer its securities to existing shareholders of Bank of Cyprus; and

Scheme Circular means the shareholder's circular to be dated on or around 23 September 2016 containing, amongst other things, a notice of general meeting and an explanatory statement setting out a summary of the Scheme.

Dated this 25th day of August 2016



Signed by Shaw Nomura
as a delegate of the Australian Securities and Investments Commission

16-0822

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 741(1)(b) – Declaration**

Enabling provision

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

Title

2. This instrument is ASIC Instrument 16-0822.

Commencement

3. This instrument commences on 26 August 2016.

Declaration

4. Chapter 6D of the Act applies to Crowd Mobile Limited (ACN 083 160 909) (*Company*) as if paragraph 708A(5)(b) of the Act were modified by deleting the words “5 days” and substituting the words “16 days”.

Where this instrument applies

5. The modification in paragraph 4 applies to an offer for sale of placement shares in the Company where:
 - (a) the placement shares, offered at \$0.16 per share, to be issued on or around 29 August 2016, under an offer which did not require disclosure under Part 6D.2 of the Act because of subsection 708(8), subsection 708(10), or subsection 708(11) of the Act; and
 - (b) the Company has given ASX Limited (ACN 008 624 691) a notice under paragraph 708A(5)(e) of the Act which complies with subsection 708A(6) of the Act.

Dated this 26th day of August 2016


Signed by Alphonsus De Roza
as a delegate for the Australian Securities and Investments Commission

16-0823




Corporations (i-Swap AUD NZD Pty Ltd) Exemption Revocation Notice 2016

Corporations Act 2001

I, Oliver Harvey, Senior Executive Leader, Australian Securities and Investments Commission, make this exemption revocation under section 791C(2) of the *Corporations Act 2001*.

Dated 26 August 2016

Signed 

as a delegate of the Minister under s1101J of the Act

Name of Notice

1. This Notice is the *Corporations (i-Swap AUD NZD Pty Ltd) Exemption Revocation Notice 2016*.

Commencement

2. This Notice commences on the day it is published in the *Gazette*.

Revocation of Exemption

3. *Corporations (i-Swap AUD NZD Pty Ltd) Exemption Notice 2012* is revoked.

16-0830

**Australian Securities and Investments Commission
Corporations Act 2001 — Subsection 655A(1) – Exemption and Declaration**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 16-0830.

Commencement

3. This instrument commences on 30 August 2016.

Exemption

4. ASIC exempts the following persons from section 606 of the Act:
 - (a) Simonds Family Office Pty Ltd ACN 602 022 140 (*SFO*) and SFO Operations Pty Ltd ACN 614 350 622 (together the *SFO Entities*); and
 - (b) Roche Holdings Pty Ltd ACN 007 046 040 (*Roche*) and Tarquin Australian Pty Ltd ACN 097 430 987 (together the *Roche Entities*).

Declaration

5. Chapter 6 of the Act applies to the *SFO Entities*, the *Roche Entities* and BidCo as if item 9 of the table in section 611 were modified or varied by inserting at the end of the item:

“In determining a person’s voting power in a company 6 months before an acquisition for the purposes of paragraph (b), disregard any relevant interests a person or their associate had in voting shares in the company at that time that was acquired or arose as a result of, or in connection with, any relevant agreement relating to a proposed compromise or arrangement under Part 5.1 between the company and its members in respect of which each of the following are satisfied:

16-0830

- (c) the compromise or arrangement was proposed in accordance with an agreement (*framework agreement*) entered into by the person, or an associate of the person; and
- (d) ASIC has provided an exemption from a provision of this Chapter under section 655A with respect to the acquisition of any relevant interest in securities resulting from entry into the framework agreement.”

Where this instrument applies

- 6. The exemption in paragraph 4 of this instrument applies to an acquisition of a relevant interest in ordinary shares in Simonds Group Limited ACN 143 841 801 (*Simonds*), which arises solely as a result of the entry by the SFO Entities and the Roche Entities (together the *Joint Bidders*) into the Joint Bid Agreement dated on or around 26 August 2016 for the purpose of pursuing the Transaction, where:
 - (a) the terms of the Joint Bid Agreement are the same, in all material respects, as those set out in the draft Joint Bid Agreement provided to ASIC at 5.10pm on 25 August 2016; and
 - (b) immediately prior to entry into the Joint Bid Agreement:
 - (i) the SFO Entities has a relevant interest of 39.03% of the issued voting shares in Simonds; and
 - (ii) the Roche Entities has a relevant interest in 0% of the issued shares in Simonds.
- 7. The declaration in paragraph 5 of this instrument applies to an acquisition of a relevant interest in securities in Simonds, by the SFO Entities, the Roche Entities or BidCo (together the *Joint Bid Associates*), within 6 months of the later of:
 - (a) the close of the offer under the Joint Bid;
 - (b) the date the Joint Bid Agreement terminates or is terminated; and
 - (c) the date that any other relevant agreement relating to the Scheme that affects a Joint Bid Associate's voting power in Simonds ceases to affect the Joint Bid Associate's voting power.

Conditions

- 8. The exemption in paragraph 4 of this instrument is subject to the following conditions:

16-0830

- (a) the Joint Bidders will immediately terminate, or procure the termination of, the Joint Bid Agreement if the Court makes a determination not to approve the Scheme and no appeal is made by the Joint Bidders within 14 days;
- (b) the Joint Bidders must notify ASIC of, and on request provide ASIC with:
 - (i) any amendment to the Joint Bid Agreement; and
 - (ii) any other relevant agreement that affects a Joint Bid Associate's voting power in Simonds and relates to the Transaction;
- (c) the Joint Bidders must use their best endeavours to have Simonds engage an independent expert to prepare a report on whether:
 - (i) the Scheme is in the best interests of the holders of ordinary shares in Simonds (other than the SFO Entities and its related bodies corporate); and
 - (ii) the acquisition of Simonds by the Joint Bidders is fair to holders of ordinary shares in Simonds (other than the SFO Entities and its related bodies corporate);
- (d) at the Scheme meeting, none of the SFO Entities, the Roche Entities or their respective related bodies corporate or associates will exercise any voting rights attaching to ordinary shares in Simonds in which they have a relevant interest;
- (e) following the execution of the Joint Bid Agreement:
 - (i) Roche will give a substantial holding notice in accordance with section 671B of the Corporations Act, specifying its voting power in Simonds following execution of the Joint Bid Agreement; and
 - (ii) Roche must attach a copy of the Joint Bid Agreement to the substantial holding notice; and
- (f) if any person that is not a Joint Bid Associate or an associate of a Joint Bid Associate (*New Associate*) becomes an associate of a Joint Bid Associate during the period from the date of this instrument until the date the relevant Joint Bid Associate ceases to have voting power in Simonds that is affected by any relevant agreement relating to the Scheme, the Joint Bid Associate must take all reasonable steps to ensure that the New Associate does not acquire relevant interests in securities of Simonds in reliance on item 9 of the table in section 611 that the New Associate would not be able to acquire if the Joint Bid Associate and/or its associates' voting power in Simonds had, at all

16-0830

relevant times, excluded any voting power arising as a result of, or in connection with, any relevant agreement relating to the Scheme.

Definitions

9. In this instrument:

Bidco means SR Investment Holdings Pty Ltd ACN 613 768 915.

Joint Bid Agreement means the agreement to be entered into between the Joint Bidders in relation to the Transaction.

Scheme means a proposed arrangement between Simonds and the holders of ordinary shares in Simonds (excluding SFO and its related bodies corporate) conducted in accordance with Part 5.1 of the Act.

Transaction means the acquisition by the Joint Bidders or their related bodies corporate of all the issued shares in Simonds not currently controlled by SFO pursuant to the Scheme.

Dated this 30 August 2016



Signed by Owen Rayner

as a delegate of the Australian Securities and Investments Commission

16-0831

**Australian Securities and Investments Commission
Corporations Act 2001 — Subsection 655A(1) – Exemption and Declaration**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 16-0831.

Commencement

3. This instrument commences on 30 August 2016.

Revocation

4. ASIC revokes ASIC Instrument 16-0830 dated 30 August 2016.

Exemption

5. ASIC exempts the following persons from section 606 of the Act:
 - (a) Simonds Family Office Pty Ltd ACN 602 022 140 (*SFO*) and SFO Operations Pty Ltd ACN 614 350 622 (together the *SFO Entities*); and
 - (b) Roche Holdings Pty Ltd ACN 007 046 040 (*Roche*) and Tarquin Australian Pty Ltd ACN 097 430 987 (together the *Roche Entities*).

Declaration

6. Chapter 6 of the Act applies to the SFO Entities, the Roche Entities and BidCo as if item 9 of the table in section 611 were modified or varied by inserting at the end of the item:

“In determining a person’s voting power in a company 6 months before an acquisition for the purposes of paragraph (b), disregard any relevant interests a person or their associate had in voting shares in the company at that time that was acquired or arose as a result of, or in connection with, any relevant agreement relating to a proposed compromise or arrangement under

16-0831

Part 5.1 between the company and its members in respect of which each of the following are satisfied:

- (c) the compromise or arrangement was proposed in accordance with an agreement (*framework agreement*) entered into by the person, or an associate of the person; and
- (d) ASIC has provided an exemption from a provision of this Chapter under section 655A with respect to the acquisition of any relevant interest in securities resulting from entry into the framework agreement."

Where this instrument applies

- 7. The exemption in paragraph 5 of this instrument applies to an acquisition of a relevant interest in ordinary shares in Simonds Group Limited ACN 143 841 801 (*Simonds*), which arises solely as a result of the entry by the SFO Entities and the Roche Entities (together the *Joint Bidders*) into the Joint Bid Agreement dated on or around 26 August 2016 for the purpose of pursuing the Transaction, where:
 - (a) the terms of the Joint Bid Agreement are the same, in all material respects, as those set out in the draft Joint Bid Agreement provided to ASIC at 5.10pm on 25 August 2016; and
 - (b) immediately prior to entry into the Joint Bid Agreement:
 - (i) the SFO Entities has a relevant interest of 39.03% of the issued voting shares in Simonds; and
 - (ii) the Roche Entities has a relevant interest in 0% of the issued shares in Simonds.
- 8. The declaration in paragraph 6 of this instrument applies to an acquisition of a relevant interest in securities in Simonds, by the SFO Entities, the Roche Entities or BidCo (together the *Joint Bid Associates*), within 6 months of the later of:
 - (a) the close of the offer under the Joint Bid;
 - (b) the date the Joint Bid Agreement terminates or is terminated; and
 - (c) the date that any other relevant agreement relating to the Scheme that affects a Joint Bid Associate's voting power in Simonds ceases to affect the Joint Bid Associate's voting power.

Conditions

- 9. The exemption in paragraph 5 of this instrument is subject to the following conditions:

16-0831

- (a) the Joint Bidders will immediately terminate, or procure the termination of, the Joint Bid Agreement if the Court makes a determination not to approve the Scheme and no appeal is made by the Joint Bidders within 14 days;
- (b) the Joint Bidders must notify ASIC of, and on request provide ASIC with:
 - (i) any amendment to the Joint Bid Agreement; and
 - (ii) any other relevant agreement that affects a Joint Bid Associate's voting power in Simonds and relates to the Transaction;
- (c) the Joint Bidders must use their best endeavours to have Simonds engage an independent expert to prepare a report on whether:
 - (i) the Scheme is in the best interests of the holders of ordinary shares in Simonds (other than the SFO Entities and its related bodies corporate); and
 - (ii) the acquisition of Simonds by the Joint Bidders is fair to holders of ordinary shares in Simonds (other than the SFO Entities and its related bodies corporate);
- (d) at the Scheme meeting, none of the SFO Entities, the Roche Entities or their respective related bodies corporate or associates will exercise any voting rights attaching to ordinary shares in Simonds in which they have a relevant interest;
- (e) following the execution of the Joint Bid Agreement:
 - (i) Roche will give a substantial holding notice in accordance with section 671B of the Corporations Act, specifying its voting power in Simonds following execution of the Joint Bid Agreement; and
 - (ii) Roche must attach a copy of the Joint Bid Agreement to the substantial holding notice; and
- (f) if any person that is not a Joint Bid Associate or an associate of a Joint Bid Associate (*New Associate*) becomes an associate of a Joint Bid Associate during the period from the date of this instrument until the date the relevant Joint Bid Associate ceases to have voting power in Simonds that is affected by any relevant agreement relating to the Scheme, the Joint Bid Associate must take all reasonable steps to ensure that the New Associate does not acquire relevant interests in securities of Simonds in reliance on item 9 of the table in section 611 that the New Associate would not be able to acquire if the

16-0831

Joint Bid Associate and/or its associates' voting power in Simonds had, at all relevant times, excluded any voting power arising as a result of, or in connection with, any relevant agreement relating to the Scheme.

Definitions

10. In this instrument:

Bidco means SR Residential Pty Ltd ACN 614 474 949.

Joint Bid Agreement means the agreement to be entered into between the Joint Bidders in relation to the Transaction.

Scheme means a proposed arrangement between Simonds and the holders of ordinary shares in Simonds (excluding SFO and its related bodies corporate) conducted in accordance with Part 5.1 of the Act.

Transaction means the acquisition by the Joint Bidders or their related bodies corporate of all the issued shares in Simonds not currently controlled by SFO pursuant to the Scheme.

Dated this 30 August 2016



Signed by Owen Rayner
as a delegate of the Australian Securities and Investments Commission

16-0835

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 16-0835.

Commencement

3. This instrument commences on 31 August 2016.

Declaration

4. Under paragraph 741(1)(b) of the Act, ASIC declares that Chapter 6D of the Act applies to shareholders of AML Minerals Pty Ltd ACN 110 599 650 (*AML Minerals*) as if 707 of the Act was modified or varied by omitting subsection 707(5) and (6) and substituting:
 - “(5) An offer of a body’s securities for sale within 12 months after their sale by a person who controlled the body at the time of the sale needs disclosure to investors under this Part if:
 - (a) at the time of the sale by the controller either:
 - (i) the securities were not quoted; or
 - (ii) although the securities were quoted, they were not offered for sale in the ordinary course of trading on a relevant financial market on which they were quoted; and
 - (b) the controller sold the securities without disclosure to investors under this Part; and
 - (c) the controller sold the securities with the purpose of the person to whom they were sold:
 - (i) selling or transferring securities; or
 - (ii) granting, issuing or transferring interests in, or options or warrants over the securities;and section 708 does not say otherwise.
 - (6) Unless the contrary is proved, a person who controls a body is taken to sell securities with the purpose referred to in paragraph (5)(c) if any of the securities are subsequently sold, or offered for sale, within 12 months after their sale by the controller.”

Where this instrument applies

5. This instrument applies where:
- (a) an AML Minerals shareholder makes an offer of AML Minerals shares (*Shares*) for sale; and
 - (b) the Shares were transferred to the AML Minerals shareholder pursuant to the capital reduction meeting on the in specie transfer by Alpha Fine Chemicals Limited ACN 130 356 786 (*AFC*) of ordinary shares in AML Minerals to the shareholders of AFC, pursuant to a notice of meeting that:
 - (i) is in substantially the same form as the draft notice of meeting given to ASIC on 5 August 2016; and
 - (ii) includes a statement describing the effect of the relief contained in this instrument.

Interpretation

In this instrument:

financial market has the meaning given by section 767A of the Act.

Dated this 31st day of August 2016



Signed by Penelope Reid

as a delegate of the Australian Securities and Investments Commission

16-0843

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 16-0843.

Commencement

3. This instrument commences on 2 September 2016.

Exemption

4. A Bravura Group Entity does not have to comply with subsection 734(2) of the Act.

Where this instrument applies

5. This instrument applies to statements made or caused to be made by a Bravura Group Entity:
 - (a) to Shareholders, communicating:
 - (i) information in relation to an invitation to Shareholders to sell or dispose of some or all of their shares to SaleCo in connection with the IPO (*Vendor Sell Down*), including, the process and implications for Shareholders;
 - (ii) share sale agreements and information about the structure of the offer and offer periods under the IPO;
 - (iii) the timetable of the IPO and any proposed updates to the timetable;
 - (iv) information regarding the Shareholders' escrow arrangements with respect to the shares that they hold in Bravura after the IPO;
 - (v) the request for Shareholders to enter into a power of attorney:
 - (A) appointing Bravura and each director of Bravura as their attorney in connection with the IPO; and
 - (B) which is substantially in the same form as the draft power of attorney provided to ASIC on 29 July 2016;

16-0843

- (vi) information alerting Shareholders to impending announcements in relation to the IPO; and
- (b) to employees of any Bravura Group Entity, communicating:
 - (i) the fact that Bravura is proposing to undertake the IPO;
 - (ii) changes to the internal administration of any Bravura Group Entity;
 - (iii) details of any employee incentive plan under which employees of any Bravura Group Entity may be offered securities at or about the same time as the IPO;
 - (iv) the timetable of the IPO and any proposed updates to the timetable;
 - (v) information alerting employees to impending announcements in relation to the IPO; and
 - (vi) details of the potential participation of employees in the issue of shares as part of the IPO,

that do not communicate any advantages, benefits or merits of the IPO.

Cessation

- 6. This exemption ceases to apply on the earlier of:
 - (a) the date on which the IPO Prospectus is lodged with ASIC; and
 - (b) 31 December 2016.

Interpretation

- 7. In this instrument:

Bravura means Bravura Solutions Holdings Pty Limited ACN 164 391 128.

Bravura Group Entity means:

- (a) Bravura;
- (b) SaleCo;
- (c) Bravura Solutions Investments Pty Limited ACN 164 391 404;
- (d) Bravura Solutions Pty Limited ACN 111 148 826;
- (e) Bravura Solutions (Australia) Pty Limited ACN 118 425 317;

16-0843

- (f) Bravura eCommerce Solutions Pty Limited ACN 008 126 707;
- (g) Garradin Pty Limited ACN 093 428 687;
- (h) Bravura Facility Pty Limited ACN 122 873 616;
- (i) Bravura Portfolio Solutions Pty Limited ACN 001 965 859; and
- (j) Real Solutions Pty Limited ACN 084 502 278.

IPO means the proposed initial public offering of fully paid ordinary shares in Bravura, to be made in or around November 2016.

IPO Prospectus means a disclosure document proposed to be lodged with ASIC by Bravura under Chapter 6D of the Act in or around November 2016 in relation to the IPO.

SaleCo refers to a company to be incorporated for the purposes of facilitating the sale of existing shares in Bravura in connection with the IPO.

Shareholders means holders of shares in any class of the issued capital of Bravura.

Dated this 2nd day of September 2016



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

CORPORATIONS ACT 2001

Section 601CL(5)

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

Dated this second day of September 2016

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

DEZURIK, INC.

HDR INTERNATIONAL, INC.

ARBN

164 467 841

133 499 288

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 second day of September 2016

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme

ARSN

CHEVRON RENAISSANCE PROPERTY TRUST

112 310 380

PAULOWNIA TREE FARMING PROJECT

086 585 211

PAULOWNIA TREE FARMING PROJECT NO.2

092 854 183

THE PAULOWNIA TREE FARMING PROJECT NO.3

115 342 713

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 second day of September 2016

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

GROOM PROFIT INVESTMENTS LIMITED

ONMOBILE GLOBAL LIMITED

ARBN

129 020 015

126 060 651

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.

CHARTER HALL LWR LIMITED

ACN 613 952 346 will change to a proprietary company limited by shares. The new name will be CHARTER HALL LWR PTY LIMITED ACN 613 952 346.

ECOMAG PTY LTD. ACN 607 244 600 will change to a public company limited by shares. The new name will be ECOMAG LIMITED ACN 607 244 600.

INGHAM HOLDINGS I PTY. LTD

ACN 162 709 506 will change to a public company limited by shares. The new name will be INGHAM HOLDINGS I LIMITED ACN 162 709 506.

DCF ENTERTAINMENT LIMITED

ACN 604 255 503 will change to a proprietary company limited by shares. The new name will be DCF ENTERTAINMENT PTY LIMITED ACN 604 255 503.

FRANKLAND RIVER OLIVE COMPANY LTD

ACN 089 521 997 will change to a proprietary company limited by shares. The new name will be FRANKLAND RIVER OLIVE COMPANY PTY LTD ACN 089 521 997.