

ASIC

Australian Securities &
Investments Commission

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Contents

Notices under Corporations Act 2001

17-0285	17-0288	17-0302	17-0309	17-0341
17-0342	17-0343	17-0345	17-0352	17-0353
17-0356	17-0357	17-0362	17-0364	17-0365
17-0366				

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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ASIC

Australian Securities & Investments Commission

17-0285

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

Notice of Cancellation of an Australian Financial Services Licence

TO: CORION PTY LIMITED
ACN 102 787 351 ("the Licensee")
Level 3 143 Macquarie Street
SYDNEY NSW 2000

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 227930 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated *7 April 2017*

Signed *John Connor*

John Connor

A delegate of the Australian Securities and Investments Commission

17-0288

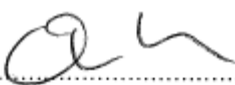


**Corporations (ICAP Global Derivatives Limited) Exemption Notice
2017**

Corporations Act 2001

I, OLIVER HARVEY, Senior Executive Leader, Australian Securities and Investments Commission make this notice under section 791C of the *Corporations Act 2001* (the **Act**).

Dated 13 April 2017

Signed 

as a delegate of the Minister under s1101J of the Act

Name of exemption

1. This exemption is the *Corporations (ICAP Global Derivatives Limited) Exemption Notice 2017*.

Commencement

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

Exemption

3. The exempt market operated by IGDL in this jurisdiction is exempt from the operation of Part 7.2 of the Act.

Period of exemption

4. This exemption ceases to apply on 1 July 2019.

Where this exemption applies

5. This exemption applies where all of the following matters in this paragraph 5 are satisfied.

Financial products

- (a) Any dealing in a financial product on an exempt market is limited to a dealing in an eligible financial product.

Trading on the market: market operator

- (b) IGDL does not trade on the exempt market on its own behalf or on behalf of another investor.

Trading on the market: participant

- (c) IGDL ensures that a person carrying on business in this jurisdiction does not directly participate in the exempt market unless the person:
 - (i) is a professional investor dealing in a financial product on its own behalf; or
 - (ii) is a professional investor dealing in a financial product on behalf of a person who is a professional investor.

Clearing and settlement facility

- (d) Neither IGDL nor an associate of IGDL operates a clearing and settlement facility in relation to the exempt market.

Note: For the avoidance of doubt, paragraph (d) does not prohibit IGDL or an associate from providing information about, or establishing procedures dealing with, the settlement of transactions effected through the exempt market.

Cooperation with ASIC

- (e) IGDL has entered into a written arrangement with ASIC for cooperation with ASIC in relation to this exemption and the subject matter to which this exemption relates.

Provision of financial services

- (f) IGDL is exempt from holding an Australian financial service licence for financial services provided in this jurisdiction in connection with the operation of the exempt market.

Note: This exemption does not exempt IGDL from the requirement to hold an Australian financial services licence.

Submission to Australian jurisdiction

- (g) IGDL satisfies all of the following:
- (i) IGDL is registered as a swap execution facility pursuant to the CFTC regulations;
 - (ii) IGDL has an agent at the time IGDL first purports to rely on this exemption and, from that time, has not failed to have an agent for any consecutive period of 10 business days;
 - (iii) IGDL has provided ASIC, and ASIC is satisfied with, a deed of IGDL for the benefit of and enforceable by ASIC and the other persons referred to in subsection 659B(1) of the Act, which provides that:
 - (I) the deed is irrevocable except with the prior written consent of ASIC;
 - (II) IGDL submits to the non-exclusive jurisdiction of the Australian courts in legal proceedings conducted by ASIC (including under section 50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in subsection 659B(1) of the Act and

whether brought in the name of ASIC or the Crown or otherwise;

- (III) IGDL covenants to comply with any order of an Australian court in respect of any matter relating to the provision of specified kinds of financial services in this jurisdiction and the operation of the exempt market in this jurisdiction;
- (IV) IGDL covenants that, on written request of either the CFTC or ASIC, it will give or vary written consent and take all other practicable steps to enable and assist the CFTC to disclose to ASIC and ASIC to disclose to the CFTC any information or document that the CFTC or ASIC has that relates to IGDL.

Conditions

- 6. This exemption ceases to apply if IGDL fails to take reasonable steps to comply with any of the matters set out in this paragraph 6.

Operation of the market

- (a) IGDL, in all material respects, must operate the exempt market in the way set out in the application for exemption.

Conduct

- (b) IGDL must, to the extent that it is reasonably practicable to do so, do all things necessary to ensure that the exempt market is a fair, orderly and transparent market.

Resources

- (c) IGDL must have available adequate resources (including financial, technological and human resources) to provide the financial services in connection with the operation of the exempt market and to carry out supervisory arrangements.

Managing conflicts of interest

- (d) IGDL must have adequate arrangements in place for managing its conflicts of interest arising from operating the exempt market.

Reporting: adverse findings

- (e) If IGDL becomes aware that IGDL or a director or secretary of IGDL is covered by one or more of the following matters, IGDL must, within 7

days after becoming aware of the matter, give a written notice to ASIC advising of the matter:

- (i) the person is the subject of a declaration of contravention in relation to a provision of the Act;
- (ii) the person has been convicted of an offence under the Act;
- (iii) in the case of a director or secretary—the person has been disqualified from managing corporations under Part 2D.6 of the Act;
- (iv) the person has been banned or disqualified from providing financial services under Division 8 of Part 7.6 of the Act.

Reporting: disciplinary action against participant

- (f) If IGDL takes disciplinary action against an Australian participant, IGDL must, as soon as practicable, give a written notice to ASIC that includes the following details:
 - (i) the participant's name;
 - (ii) the reason for and nature of the action taken; and
 - (iii) when the action was taken.

Reporting: suspected contraventions by participant

- (g) If IGDL has reason to suspect that an Australian participant has committed, is committing, or is about to commit, a contravention of the Act or a significant contravention of the obligations imposed by IGDL in relation to the exempt market, IGDL must, as soon as practicable, give a written notice to ASIC that includes the following details:
 - (i) the participant's name;
 - (ii) details of the contravention or impending contravention; and
 - (iii) IGDL's reason for that belief.

Assistance to ASIC

- (h) If IGDL receives a reasonable request from ASIC to give assistance (which may include giving access to any information, document or books held by IGDL) to ASIC, or to a person authorised by ASIC, in relation to the operation of the exempt market, IGDL must provide that assistance.

Record-keeping

- (i) IGDL must have adequate arrangements in place for the recording of order information and transactions effected through the exempt market.
- (j) IGDL must keep for a period of at least 5 years the records of order information and transactions effected through the exempt market.

Annual report

- (k) IGDL must, within three months after the end of its financial year, give ASIC an annual report for the exempt market that sets out:
 - (i) the extent to which IGDL has complied with this exemption; and
 - (ii) the following information:
 - (A) a description of the activities that IGDL undertook in the financial year in relation to the operation of the exempt market;
 - (B) if any material system outages occurred during the financial year that prevented Australian participants from participating in the exempt market:
 - (I) the number of such outages;
 - (II) the duration of each outage;
 - (III) the cause of each outage; and
 - (IV) a description of the means by which each outage was resolved;
 - (iii) the names and number of Australian participants during the financial year, identifying those Australian participants who, as at the last day of the financial year, remained Australian participants;
 - (iv) details of the volume of trading on the exempt market by Australian participants, and by all participants, throughout the financial year;
 - (v) the number and nature of significant complaints made to IGDL by Australian participants during the financial year, and the action taken by IGDL in response to each complaint;

- (vi) any specific regulatory issues in relation to the exempt market operated by IGDL in this jurisdiction or a financial market operated by IGDL outside this jurisdiction, that IGDL encountered during the financial year and actions taken to resolve those issues;
- (vii) details of any significant conflicts of interest identified by IGDL in relation to its operation of the exempt market during the financial year, and how each conflict of interest was managed.

Audit report

- (l) If the Minister in writing requests IGDL to obtain an audit report, prepared by either ASIC or another person or body that is a suitably qualified person, in relation to the annual report mentioned in paragraph (k) or on any information or statements accompanying the annual report, IGDL must comply with the request.

Reporting: operating status of market

7. IGDL must, within 7 days, notify ASIC in writing if it ceases to operate the exempt market in this jurisdiction.

Maintain regulatory approval by the CFTC and report certain changes

8. IGDL must:
- (a) maintain its registration with the CFTC as a SEF;
 - (b) notify ASIC, as soon as practicable and in writing, of:
 - (i) the termination of, or any significant change to its registration as a SEF by the CFTC; or
 - (ii) any change to IGDL's regulatory status in the US; or
 - (iii) any enforcement or disciplinary action taken against IGDL by the CFTC or any other overseas regulatory authority.

Interpretation

9. In this exemption:
- (a) italicised headings do not form part of this exemption;
 - (b) *application for exemption* means the application dated 5 April 2017 (including any supplementary correspondence provided by IGDL to

ASIC before this exemption is made) for an exemption from the operation of Part 7.2 of the Act of the SEF operated by IGDL.

Australian participant means a participant of the exempt market that carries on business in this jurisdiction.

CFTC means the Commodity Futures Trading Commission of the United States of America.

eligible financial product means a financial product of the following kinds:

- (a) interest rate derivatives that are forward rate agreements, inflation swaps, interest rate options, interest rate swaps, overnight index swaps and swaptions;

that are typically entered into under the ISDA Master Agreement or another master agreement commonly used by counterparties for that purpose.

exempt market means the facility that operates in this jurisdiction through which:

- (a) offers to acquire or dispose of eligible financial products are regularly made or accepted; or
- (b) offers or invitations are regularly made to acquire or dispose of eligible financial products that are intended to result or may reasonably be expected to result, directly or indirectly, in:
 - (i) the making of offers to acquire or dispose of eligible financial products; or
 - (ii) the acceptance of such offers.

financial services law has the meaning given by section 761A of the Act.

ISDA Master Agreement means a master agreement issued by the International Swaps and Derivatives Association, Inc.

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

IGDL means ICAP Global Derivatives Limited, a company incorporated in the United Kingdom, with company number 03635229.



ASIC

Australian Securities & Investments Commission

17-0302

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

Notice of Cancellation of an Australian Financial Services Licence

TO: A.C.N 098 688 085 Pty Ltd ("the Licensee")
PO Box 988
WOOLAHRA NSW 1350

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 229928 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated *12 April 2017*

Signed *James Nott*

James Nott
A delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

17-0309

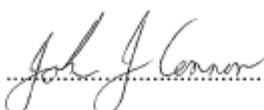
**Australian Securities and Investments Commission
Corporations Act 2001 Section 915B**

Notice of Cancellation of an Australian Financial Services Licence

TO: RMB RESOURCES CAPITAL MANAGEMENT PTY LIMITED
ACN 088 325 900 ("the Licensee")
Level 15 60 Castlereagh Street
SYDNEY NSW 2000

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 232587 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 12 April 2017

Signed .....

John Connor

A delegate of the Australian Securities and Investments Commission

17-0341

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

Enabling Legislation

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

Title

2. This instrument is ASIC Instrument 17-0341.

Commencement

3. This instrument commences on gazettal.

Exemptions

4. Centuria Property Funds No. 2 Limited ACN 133 363 185 (*CPF2L*) in its capacity as responsible entity of Centuria Urban REIT ARSN 106 453 196 (*CUA*) does not have to comply with:
 - (a) section 601ED of the Act in relation to the Sale Facility; and
 - (b) Divisions 2 to 5 of Part 7.9 of the Act in relation to an interest in the Sale Facility;
 - (c) the requirement to hold an Australian financial services licence for the provision of the following financial services:
 - (i) dealing in an interest in the Sale Facility; and
 - (ii) the provision of general advice in relation to an interest in the Sale Facility,to the extent that CPF2L operates a managed investment scheme by reason of operating the Sale Facility.

Where this instrument applies

5. The exemptions in paragraph 4 apply where the Sale Facility satisfies all of the following:
 - (a) the CMA Units that are transferred to the Sale Nominee under the Sale Facility are admitted to quotation on ASX; and
 - (b) under the terms of the Sale Facility:
 - (i) the CMA Units of Ineligible Foreign Securityholders are pooled; and

17-0341

- (ii) the Sale Nominee sells the CMA Units in the ordinary course of trading on ASX; and
- (iii) the proceeds of the sale net of expenses (to the extent (if any) that they are not met by CPF2L out of the assets of CUA) are distributed to Ineligible Foreign Securityholders; and
- (iv) each Ineligible Foreign Securityholder is paid their proportion of the proceeds of sale as soon as practicable and, in any event, within 8 weeks after the Record Date.

Conditions

6. In order to rely on the exemptions in paragraph 4, CPF2L must give or send to each Ineligible Foreign Securityholder the Explanatory Materials which complies with paragraph 7 by:
 - (a) giving the document to the holder personally; or
 - (b) sending the document:
 - (i) by post to the address for the Ineligible Foreign Securityholder in the register of members of CUA or an alternative address (if any) nominated by the holder; or
 - (ii) to the electronic address (if any) nominated by the Ineligible Foreign Securityholder.
7. The document:
 - (a) must contain the following statements and information:
 - (i) information about the dates upon which:
 - A. the Sale Nominee may commence to sell CMA Units under the Sale Facility; and
 - B. the length of time after all CMA Units have been sold under the Sale Facility when the net sale proceeds are to be remitted to the Ineligible Foreign Securityholders; and
 - (ii) a statement to the effect that the market price of CMA Units is subject to change from time to time; and
 - (iii) information about any expenses relating to the sale of CMA Units that will be paid by the Ineligible Foreign Securityholders; and
 - (iv) information about how the proceeds of CMA Units sold through the Sale Facility will be allocated between Ineligible Foreign Securityholders; and
 - (v) information about any other significant characteristics or features of the Sale Facility or of the rights and obligations of Ineligible Foreign

17-0341

Securityholders; and

- (vi) information about any alternatives that an Ineligible Foreign Securityholder may have to participating in the Sale Facility; and
- (b) must be worded and presented in a clear, concise and effective manner; and
- (c) may be given in printed or electronic form and, if given in electronic form, must, as far as practicable, be given in a way that will allow the Ineligible Foreign Securityholder to print or save a copy of it.

Exclusion from reliance

8. In order to rely on the exemptions in paragraph 4, CPF2L must, where they become aware of matters that give them reason to believe they have failed in a material respect to comply with a condition of this instrument, give full particulars of this failure to ASIC in writing within 15 business days after becoming so aware.

Interpretation

9. In this instrument:

CMA means Centuria Metropolitan REIT ARSN 124 364 718.

CMA Units means an interest in CMA.

CPFL means Centuria Property Funds Limited ACN 086 553 639 in its capacity as the responsible entity of CMA.

CUA Unitholders means a person who holds an interest in CUA.

CUA Units means an interest in CUA, other than those interests in respect of which CPFL or its custodian is the registered holder on the Record Date.

Explanatory Materials means the explanatory memorandum and notices of meeting dated on or about 12 April 2017 sent to CUA Unitholders in relation to the Trust Scheme which is substantially in the same form as that provided to ASIC on or about 6 April 2017.

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

Ineligible Foreign Securityholder means a CUA Unitholder who as at the Record Date, has a registered address as shown on the register of members of CUA in a jurisdiction other than Australia (or its external territories), or New Zealand, unless CPFL otherwise determines after being satisfied that it is lawful and not unduly onerous or unduly impracticable for CMA Units to be issued to such a CUA Unitholder.

Record Date means 17 May 2017 or such other time as determined by CPFL and permitted by the ASX.

Sale Facility means a facility operated by CPF2L to which an Ineligible Foreign Securityholder's CMA Units are transferred and through which CMA Units will be sold on

17-0341

behalf of Ineligible Foreign Securityholders in accordance with the terms set out in the Explanatory Materials.

Sale Nominee means a nominee who is appointed by CPF2L in accordance with the terms set out in the Explanatory Materials to sell the CMA units that the Ineligible Foreign Securityholder would otherwise be entitled, and remit the proceeds to the Ineligible Foreign Securityholder.

Trust Scheme means the arrangement under which CPFL in its capacity as the responsible entity of CMA proposes to acquire all CUA Units in exchange for cash and the issue of interests in CMA, where the acquisition is approved by resolutions passed at a meeting of CUA Unitholders:

- (a) to approve amendments to the constitution of CUA under subsection 601GC(1) of the Act; and
- (b) under item 7 of section 611 of the Act.

Dated this 10th day of April 2017.



Signed by Mai Go
as a delegate of the Australian Securities and Investments Commission

17-0342

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 17-0342.

Commencement

3. This instrument takes effect on the date that it is signed.

Exemption

4. Centuria Property Funds No. 2 Limited ACN 133 363 185 (*CPF2L*) in its capacity as the responsible entity of the Centuria Urban REIT ARSN 106 453 196 (*CUA*) does not have to comply with Division 2 of Part 7.7 of the Act.

Where this instrument applies

5. CPF2L provides or gives financial product advice to CUA Unitholders where:
 - (a) that advice is General Advice;
 - (b) that advice is provided in connection with the Trust Scheme; and
 - (c) that advice is contained in the Explanatory Materials.

Interpretation

6. In this instrument:

CMA means Centuria Metropolitan REIT ARSN 124 364 718.

CPFL means Centuria Property Funds Limited ACN 086 553 639.

CUA Unitholders means a person who holds a CUA Unit.

CUA Units means an interest in CUA, other than those interests in respect of which CPFL or its custodian is the registered holder on the Record Date.

Explanatory Materials means the explanatory memorandum and notices of meeting dated on or about 12 April 2017 sent to CUA Unitholders in relation to the Trust Scheme which is substantially in the same form as that provided to ASIC on or about 6 April 2017.

17-0342

General Advice has the meaning given by subsection 766B(4) of the Act.

Record Date means 17 May 2017 or such other time as determined by CPFL and permitted by the ASX.

Trust Scheme means the arrangement under which CPFL in its capacity as the responsible entity of CMA proposes to acquire all CUA Units in exchange for cash and the issue of interests in CMA, where the acquisition is approved by resolutions passed at a meeting of CUA Unitholders:

- (a) to approve amendments to the constitution of CUA under subsection 601GC(1) of the Act; and
- (b) under item 7 of section 611 of the Act.

Dated this 10th day of April 2017.



Signed by Mai Go
as a delegate of the Australian Securities and Investments Commission

17-0343

**Australian Securities and Investments Commission
Corporations Act 2001 - Paragraph 601QA(1)(a) – Exemption**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 17-0343.

Commencement

3. This instrument commences on 10 April 2017.

Exemption

4. Centuria Property Funds No. 2 Limited ACN 133 363 185 (*CPF2L*) in its capacity as the responsible entity of Centuria Urban REIT ARSN 106 453 196 (*CUA*) does not have to comply with paragraph 601FC(1)(d) of the Act, to the extent that it requires the responsible entity of a registered scheme to treat members who hold interests of the same class equally.

Where this instrument applies

5. The Trust Scheme is implemented on terms that allow Centuria Property Funds Limited ACN 086 553 639 (*CPFL*) in its capacity as the responsible entity of Centuria Metropolitan REIT ARSN 124 364 718 (*CMA*) to determine that an Ineligible Foreign Securityholder will, instead of being offered or issued an interest or interests in CMA, receive a cash payment in accordance with the terms of the Sale Facility as described in the Explanatory Materials.
6. CPFL reasonably concludes and documents its conclusions in writing that:
 - (a) it would be unlawful (under the laws of the relevant foreign jurisdiction) for Ineligible Foreign Securityholders to be offered or issued interests in CMA; or
 - (b) it would be unduly onerous on CPFL for Ineligible Foreign Securityholders to be offered or issued interests in CMA, having regard to:
 - (i) the number of members of CUA in that jurisdiction;
 - (ii) the number and value of CUA Units held by Ineligible Foreign Securityholders in that jurisdiction; and
 - (iii) the cost of and process for seeking advice as to the requirements for doing so in relation to those jurisdictions and/or the cost of complying

17-0343

with legal requirements and the requirements of any relevant regulatory authority applicable to Ineligible Foreign Securityholders participating in the Trust Scheme in that jurisdiction.

7. CPF2L reasonably believes that, having regard to the rights and interests of all members of CUA, it would be in the best interests of all members of CUA for Ineligible Foreign Securityholders to be treated in the manner as set out in paragraph 5.
8. An Ineligible Foreign Securityholder will, instead of being offered or issued an interest or interests in CMA, receive a cash payment in accordance with the terms of the Sale Facility as described in the Explanatory Materials.

Interpretation

9. In this instrument:

CMA means Centuria Metropolitan REIT ARSN 124 364 718.

CUA Unitholders means a person who holds a CUA Unit.

CUA Units means an interest in CUA, other than those interests in respect of which CPFL or its custodian is the registered holder on the Record Date.

Explanatory Materials means the explanatory memorandum and notices of meeting dated on or about 12 April 2017 sent to CUA Unitholders in relation to the Trust Scheme which is substantially in the same form as that provided to ASIC on or about 6 April 2017.

Ineligible Foreign Securityholder means a CUA Unitholder who as at the Record Date, has a registered address as shown on the register of members of CUA in a jurisdiction other than Australia (or its external territories), or New Zealand, unless CPFL otherwise determines after being satisfied that it is lawful and not unduly onerous or unduly impracticable for CMA Units to be issued to such a CUA Unitholder.

Record Date means 17 May 2017 or such other time as determined by CPFL and permitted by the ASX.

Sale Facility means a facility operated by CPF2L to which an Ineligible Foreign Securityholder's CMA Units are transferred and through which CMA Units will be sold on behalf of Ineligible Foreign Securityholders in accordance with the terms set out in the Explanatory Materials.

Trust Scheme means the arrangement under which CPFL in its capacity as the responsible entity of CMA proposes to acquire all CUA Units in exchange for cash and the issue of interests in CMA, where the acquisition is approved by resolutions passed at a meeting of CUA Unitholders:

- (a) to approve amendments to the constitution of CUA under subsection 601GC(1) of the Act; and

17-0343

(b) under item 7 of section 611 of the Act.

Dated this 10th day of April 2017.



Signed by Mai Go
as a delegate of the Australian Securities and Investments Commission

17-0345

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraphs 655A(1)(b) and 673(1)(b) – Declaration**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 17-0345.

Commencement

3. This instrument commences on 10 April 2017.

Declarations

4. Chapters 6 and 6C of the Act apply to Pacific Current Group Limited ACN 006 708 792 (*Pacific Current*) as if section 609 were modified or varied by, after subsection (13) (as notionally inserted by ASIC Class Order [CO 13/520]), inserting:

“(13A) A body corporate does not have a relevant interest in its own securities merely because, under an escrow arrangement entered into by the body corporate, the body corporate applies restrictions on the disposal of the securities by the holder.”.

5. Chapters 6 and 6C of the Act apply to Pacific Current as if section 9 were modified or varied by, after subparagraph (a)(ii)(C) in the definition of *substantial holding* (as notionally inserted by ASIC Class Order [CO 13/520]), inserting:

“or

(D) subsection 609(13A) (securities subject to escrow arrangement);”.

6. Chapter 6C of the Act applies to Pacific Current as if section 671B were modified or varied by, omitting “.” in paragraph (7)(c) (as notionally inserted by ASIC Class Order [CO 13/520]), inserting:

“; or

(d) subsection 609(13A) (securities subject to escrow arrangement).”.

17-0345

Where this instrument applies

7. This instrument applies in relation to relevant interests Pacific Current has in securities of Pacific Current (*Escrowed Securities*) merely because Pacific Current has entered into one or more escrow agreements or deeds (each an *Escrow Arrangement*) with each *Security Holder* in connection with the proposed acquisition of all the Class B and Class B-1 units in the Aurora Trust in respect of which Aurora Investment Management Pty Limited ACN 600 880 939 acts as trustee, and where each Escrow Arrangement:
- (a) does not restrict the exercise of voting rights attaching to, the Escrowed Securities;
 - (b) in the case of a takeover bid (including a proportional takeover bid):
 - (i) allows each Security Holder to accept into the Takeover Bid where holders of at least half of the bid class securities that are not subject to an Escrow Arrangement have accepted into the bid; and
 - (ii) requires that the Escrowed Securities be returned to escrow if the bid does not become unconditional;
 - (c) allows the Escrowed Securities to be transferred or cancelled as part of a merger by way of compromise or arrangement under Part 5.1 of the Act;
 - (d) terminates on the date that is no later than 2 years from the date that the first Escrow Arrangement is executed; and
 - (e) is substantially in the same form as the draft agreements provided to ASIC on 10 February 2017.

Interpretation

8. In this instrument:

Security Holder means any of the following persons who hold shares in Pacific Current:

- i. Fund BNP Paribas Capital Partners Participations, represented by BNP Paribas Capital Partners;
- ii. Northern Lights Capital Partners, LLC (*NLCP*);
- iii. Aaron Richmond;
- iv. Alexa Carver;
- v. Alfred Zedlitz III;

17-0345

- vi. Alice Brown;
- vii. Amazing Investments, LLC;
- viii. Andy Turner;
- ix. Ballyshannon Family Partnership, LP;
- x. Ballyshannon Partners, LP;
- xi. Brad Nakamura;
- xii. Brown Investment Management LP;
- xiii. Charles Kemmons Wilson;
- xiv. Caryn Buck;
- xv. Chris Fosse;
- xvi. Christiane Laakmann;
- xvii. Dan Balmelli;
- xviii. Darcy Johnson;
- xix. David Swift;
- xx. Eric Cederstrand;
- xxi. Estate of Eugene Cederstrand;
- xxii. George Howe;
- xxiii. Healey Family Foundation;
- xxiv. Healey Investments I, LLC;
- xxv. Healey Investments IV, LLC;
- xxvi. Jeanine Cassino;
- xxvii. John Swift;
- xxviii. John Zimmerman;
- xxix. Karel Peltram;

17-0345

- xxx. Ken Cederstrand;
- xxxi. Kim Nakamura;
- xxxii. Mark Gildenhar;
- xxxiii. MBB Ventures LLC;
- xxxiv. Michael Hillman;
- xxxv. Neil Swenson;
- xxxvi. Paul Greenwood;
- xxxvii. Peter Ronald;
- xxxviii. Randy Rushforth;
- xxxix. Rick Leggott Revocable Trust;
 - xl. RIVC II, LLC;
 - xli. Robert Wilson;
 - xlii. Ron Coleman;
 - xliii. SBS Ventures, LLC;
 - xliv. Scott Carino;
 - xlv. Spence Wilson;
 - xlvi. Steve Shaub;
 - xlvii. Steven Coppess;
 - xlviii. Tamara Carbone;
 - xlix. Terrence Mullen;
 - l. TFV II, LLC;
 - li. Tim Quinn;
 - lii. Timothy Carver;
 - liii. Todd Nakamura;

17-0345

- liv. Tom Brown;
- lv. Tony Carino;
- lvi. Walt Miles;
- lvii. Wilma Warshak;
- lviii. ZES-FAM Capital Investors, LLC;
- lix. Alvah Howe;
- lx. David Chen;
- lxi. Lamont Loo;
- lxii. Lisa Hansler;
- lxiii. Tana Columbia Smith;
- lxiv. Todd Stakset;
- lxv. Richard Daley.

Dated this 10th day of April 2017



Signed by Kimberley Chan
as a delegate of the Australian Securities and Investments Commission

17-0352

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 4 April 2016.

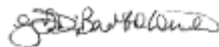
**Australian Securities and Investments Commission
Corporations Act 2001 section 915C****Notice of Cancellation of Australian Financial Services Licence**

To: Motorguard EWM Pty Ltd ACN 155 604 998

Under s915C(3) of the *Corporations Act 2001*, the Australian Securities and Investments Commission hereby cancels Australian financial services licence number 428852 held by Motorguard EWM Pty Ltd ACN 155 604 998.

Dated this 24th day of March 2017

Signed:



Gai Di Bartolomeo
as a delegate of the Australian Securities and Investments Commission

17-0353

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 17-0353.

Commencement

3. This instrument commences on 11 April 2017.

Declaration

4. Chapter 6D of the Act applies to an offer for sale of ordinary shares in Botanix Pharmaceuticals Limited ACN 009 109 755 (*Botanix*) as if paragraph 708A(5)(b) of the Act, was modified by deleting the words "5 days" and substituting the words "24 days".

Where this instrument applies

5. The modification in paragraph 4 applies to an offer for sale of ordinary shares in Botanix where:
 - (a) ordinary shares were issued on or around 12 April 2017 to:
 - (i) non-related sophisticated and professional investors under an offer which did not require disclosure under Part 6D.2 of the Act because of subsection 708(8) or subsection 708(11) of the Act; or
 - (ii) non-related investors under an offer made through a financial services licensee which did not require disclosure under Part 6D.2 of the Act because of subsection 708(10) of the Act;
 - (b) ordinary shares were issued following shareholder approval at a general meeting of shareholders of Botanix held on or around 15 May 2017 to:
 - (i) related or non-related sophisticated and professional investors under an offer which did not require disclosure under Part 6D.2 of the Act because of subsection 708(8) or subsection 708(11) of the Act; or

17-0353

- (ii) related or non-related investors under an offer made through a financial services licensee which did not require disclosure under Part 6D.2 of the Act because of subsection 708(10) of the Act;
- (c) ordinary shares were issued, following shareholder approval at a general meeting of shareholders of Botanix held on or around 15 May 2017, to a non-related investor under an offer which did not require disclosure under Chapter 6D of the Act because of subsection 700(4), provided that the offer complies with:
 - (i) any applicable law relating to disclosure; or
 - (ii) any requirements for an exemption from any applicable law relating to disclosure,for an offer of Botanix's ordinary shares in Hong Kong; and
- (d) after each relevant issue, Botanix 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 11th day of April 2017



Signed by Samantha Griffiths
as a delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

17-0356

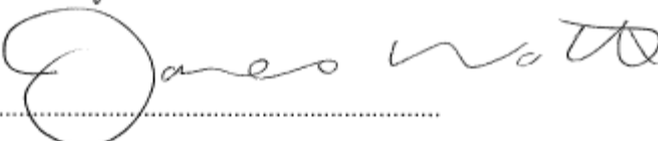
**Australian Securities and Investments Commission
Corporations Act 2001 Section 915B**

Notice of Cancellation of an Australian Financial Services Licence

TO: Latvian Australian Credit Co-Operative Society Limited
ACN 087 651 545 ("the Licensee")
C/- Dnister Ukrainian Credit Co-Operative Limited
912 Mount Alexander Road
ESSENDON VIC 3040

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 247391 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 12 April 2017

Signed 

James Nott

A delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

17- 0357

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

Notice of Cancellation of an Australian Financial Services Licence

TO: John Scott Leaver ABN 40 062 062 863 ("the Licensee")
Level 6, Gold Fields House
1 Alfred Street
Sydney NSW 2000

Pursuant to section 915B of the Corporations Act 2001, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 237250 held by John Scott Leaver, with effect from the date on which this notice is given to the Licensee.

Dated this 17 April 2017

Signed

A handwritten signature in cursive script, appearing to read "James Nott".

James Nott

A delegate of the Australian Securities and Investments Commission

17-0362

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 911A(2)(I) – Exemption**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraph 911A(2)(1) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 17-0362.

Commencement

3. This instrument commences on gazettal.

Exemption

4. Brookfield Asset Management Private Institutional Capital Adviser (Private Equity) LP, a limited partnership formed under the laws of the Province of Manitoba, Canada (*BAM PICA*) does not have to comply with the requirement to hold an Australian financial services licence under subsection 911A(1) of the Act for the provision of the following financial services by BAM PICA to BCSL:
 - (a) financial product advice for the following financial products:
 - (i) interests in managed investment schemes excluding investor directed portfolio services; and
 - (ii) securities;
 - (b) dealing in a financial product by acquiring or disposing of a financial product in respect of the following financial products:
 - (i) interests in managed investment schemes excluding investor directed portfolio services; and
 - (ii) securities.

Where this instrument applies

5. This instrument applies where:
 - (a) BCSL and BPE are subsidiaries of BAM;
 - (b) BCPL and BCP are subsidiaries of BPEGH; and
 - (c) BAM has the capacity to determine the outcome of decisions about BAM PICA's financial and operating policies.

17-0362

Interpretation

In this instrument:

BAM means Brookfield Asset Management Inc, a corporation incorporated under the laws of the Province of Ontario, Canada.

BCP means BCP GP Limited, a corporation incorporated under the laws of the Province of Ontario, Canada.

BCPL means Brookfield Capital Partners Ltd, a corporation incorporated under the laws of the Province of Ontario, Canada.

BCSL means Brookfield Capital Securities Limited ACN 103 736 084 in its capacity as trustee of:

- (a) BCP IV Investment Trust I a trust established under the deed poll entitled "Constitution of the BCP IV Investment Trust I" dated 29 June 2016;
- (b) BCP IV Investment Trust II a trust established under the deed poll entitled "Constitution of the BCP IV Investment Trust II" dated 29 June 2016;
- (c) BCP IV Investment Trust III a trust established under the deed poll entitled "Constitution of the BCP IV Investment Trust III" dated 29 June 2016; and
- (d) Caisse Quadrant Trust a trust established under the deed poll entitled "Constitution of Caisse Quadrant Trust" dated 21 April 2016.

BPE means Brookfield Private Equity Inc, a corporation incorporated under the laws of the Province of Ontario, Canada.

BPEGH means Brookfield Private Equity Group Holdings LP, a limited partnership formed under the laws of the Province of Manitoba, Canada.

Dated this 12th day of April 2017



Signed by Davis Zhang
as a delegate of the Australian Securities and Investments Commission

17-0364

NOTICE UNDER SECTION 915F OF THE CORPORATIONS ACT 2001

Notice is given under s915F of the Corporations Act 2001 that the Australian Securities and Investments Commission has taken the action set out in the Notice below, which action took effect on 5 April 2017.

**Australian Securities and Investments Commission
Section 915C Corporations Act 2001****Notice of Cancellation of Australian Financial Services Licence**

To: DD&D Securities Ltd ACN 089 684 346

TAKE NOTICE that under s915C(1)(a) and s915C(1)(aa) of the Corporations Act 2001 the Australian Securities and Investments Commission hereby cancels Australian financial services licence number 221147 held by DD&D Securities Ltd ACN 089 684 346.

Dated this 3rd day of April 2017

Signed 

Graeme Darcy Plath, a delegate of the Australian Securities and Investments Commission

17-0365

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraphs 655A(1)(b) and 673(1)(b) – Declaration**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 17-0365.

Commencement

3. This instrument commences on 13 April 2017.

Declarations

4. Chapters 6 and 6C of the Act apply to Bingo Industries Limited ACN 617 748 231 (*Bingo*) as if section 609 of the Act were modified or varied by, after subsection 609(13) as notionally inserted by ASIC Class Order [CO 13/520], inserting:

"Securities subject to escrow arrangements

"(13A) A body corporate does not have a relevant interest in its own securities merely because, under an escrow arrangement entered into by the body corporate, the body corporate applies restrictions on the disposal of the securities by the holder."

5. Chapters 6 and 6C of the Act apply to Bingo as if section 9 were modified by or varied by, after subparagraph (a)(ii)(C) in the definition of *substantial holding* (as notionally inserted by ASIC Class Order [CO 13/520]), inserting:

"or

(D) subsection 609(13A) (securities subject to escrow arrangements);"

6. Chapter 6C of the Act applies to Bingo as if section 671B were modified or varied by, omitting "." in paragraph (7)(c) (as notionally inserted by ASIC Class Order [CO 13/520]), and inserting:

"or

(d) subsection 609(13A) (securities subject to escrow arrangements)."

17-0365

Where this instrument applies

7. This instrument applies in relation to relevant interests Bingo has in up to 104,700,000 securities of Bingo (*Escrowed Securities*) merely because it has entered into one or more escrow agreements or deeds (each an *Escrow Arrangement*) with a Security Holder in connection with the proposed admission to the official list of the Australian Securities Exchange (*ASX*) where each Escrow Arrangement:
- (a) does not restrict the exercise of voting rights attaching to the Escrowed Securities;
 - (b) in the case of a takeover bid (including a proportional takeover bid):
 - (i) allows each Security Holder to accept into the takeover bid where holders of at least half of the bid class securities that are not subject to an Escrow Arrangement have accepted into the bid; and
 - (ii) requires that the Escrowed Securities be returned to escrow if the bid does not become unconditional;
 - (c) allows the Escrowed Securities to be transferred or cancelled as part of a merger by way of compromise or arrangement under Part 5.1 of the Act;
 - (d) terminates no later than the end of the date on which the financial results of Bingo for the full financial year ended 30 June 2018 are released to the ASX; and
 - (e) is substantially in the same form provided to ASIC on 23 March 2017.

Interpretation

8. In this instrument Security Holder means any of the following persons who hold shares in Bingo:
- (a) DCT17 Pty Ltd (ACN 145 261 785) as trustee for the DCT Family Trust;
 - (b) NMT77 Pty Ltd (ACN 145 261 794) as trustee for the NMT Family Trust;
 - (c) MAT17 Pty Ltd (ACN 145 261 801) as trustee for the MAT Family Trust;
 - (d) NJT17 Pty Ltd (ACN 145 261 927) as trustee for the NJT Family Trust;
 - (e) MWT56 Pty Ltd (ACN 142 555 888) as trustee for the MWT Family Trust.

Dated this 13th day of April 2017



Signed by Jessica Reid
as a delegate of the Australian Securities and Investments Commission

17-0366

**Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 655A(1) – 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 17-0366.

Commencement

3. This instrument commences on 13 April 2017.

Declarations

4. Chapter 6 of the Act applies to the Bidder as if Parts 6.6 and 6.9 of the Act were modified or varied as follows:

(a) after section 650E, insert:

“650EA Right to withdraw acceptance initiated by bidder

- (1) A person who accepts an offer made under an off-market bid may withdraw their acceptance of the offer for a specified period (*withdrawal period*) if:
 - (a) ASIC has made a declaration under subsection 655A(1) permitting the bidder to allow persons who have accepted offers under the bid to withdraw their acceptance during the withdrawal period; and
 - (b) the bidder has lodged a supplementary bidder’s statement outlining terms on which persons have a right to withdraw in accordance with the declaration in paragraph (a); and
 - (c) the bidder has given a copy of the supplementary bidder’s statement to each person specified in paragraph 650D(1)(c).
- (2) To withdraw their acceptance, the person must give the bidder notice of the exercise of their right to withdraw before the end of the withdrawal period.
- (3) A notice under paragraph (2) may be given in any way that a notice under paragraph 650E(2)(a) may be given and must, if given in relation to any securities entered on a register or subregister of a prescribed CS facility, be in a form approved by the operating rules of that prescribed CS facility for Part 6.6 of the Act (which may include an electronic form).
- (4) If the person withdraws their acceptance, the bidder must take all reasonable steps necessary to promptly give effect to the withdrawal, including:

17-0366

- (a) in relation to any of the securities to which the acceptance relates that are entered on a register or subregister of a prescribed CS facility—taking any action that the operating rules of the prescribed CS facility require in order to give effect to the withdrawal; and
 - (b) returning any documents that the person sent the bidder with the acceptance of the offer.”; and
- (b) after subsection 654A(2), insert:

“(3) Subsection (1) does not apply to a disposal of securities resulting from a person exercising a right to withdraw their acceptance in accordance with section 650EA.”.

Where this instrument applies

5. This instrument applies in relation to the Takeover Offer, where:
- (a) the Bidder has lodged a supplementary bidder’s statement with ASIC on the date of this instrument which notifies Target shareholders of the Withdrawal Rights (*Supplementary Bidder’s Statement*) and is in the same form as that provided to ASIC on 13 April 2017 at 8.40am; and
 - (b) the Bidder sends copies of the letter attached to the Supplementary Bidder’s Statement to each person who is eligible to withdraw no later than 7:00 pm (AEST) on 13 April 2017.

Interpretation

6. In this instrument:
- (a) *Bidder* means Northern Silica Corporation, incorporated under the laws of Alberta, Canada.
 - (b) *Bid Securities* means any fully paid ordinary shares in the issued capital of the Target.
 - (c) *Bidder’s Statement* means the bidder’s statement lodged by the Bidder with ASIC on 13 March 2017.
 - (d) *Takeover Offer* means the Bidder’s off-market takeover offer for the bid securities contained in the Bidder’s Statement.
 - (e) *Target* means Heemskirk Consolidated Limited ACN 106 720 138.
 - (f) *Withdrawal Rights* means a right that target shareholders who accepted the Takeover Offer on or prior to 7:00pm AEST on 12 April 2017 may withdraw acceptances of the Takeover Offer by notice to the Bidder at any time until 7:00pm AEST on 5 May 2017.

17-0366

Dated this 13th day of April 2017



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

CORPORATIONS ACT 2001

Section 601CC(3)

ASIC will strike the companies listed below off the register three months after the publication of this notice, unless given acceptable reason not to proceed.

Dated this thirteenth day of April 2017

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

SOMERVILLE BAPTIST COLLEGE INC.

ARBN

118 453 571

CORPORATIONS ACT 2001

Section 601CL(4)

ASIC will strike the foreign companies listed below off the register three months after the publication of this notice, unless given acceptable reason not to proceed.

Dated this thirteenth day of April 2017

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

ROBO WASH (H K) LTD

001 026 222

WILD PACKS SUMMER CAMPS LTD.

158 392 413

XE.COM INC.

169 099 450

ZEN-NOH INTERNATIONAL CORPORATION

122 278 513

CORPORATIONS ACT 2001

Section 601CL(5)

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

Dated this thirteenth day of April 2017

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

ARMATE HOLDINGS LIMITED	169 911 371
CAREERSINAUDIT.COM LIMITED	147 918 492
DALTON ELECTRICAL AUSTRALIA LIMITED	166 343 380
GOSS CLOTHING LIMITED	166 155 693
ISIGHT SECURITY, INC.	609 154 921
KOERNER CHEMIEANLAGENBAU GESELLSCHAFT M.B.H.	167 063 603
LANCOPE LLC	603 538 772
MOBOTIX AG	121 350 436
RADIUS (EUROPE) LIMITED	161 886 988
THE FAT DUCK LIMITED	601 770 978
VIATAR CTC SOLUTIONS INC.	612 992 088

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.

BCP ALPHA INVESTMENTS LIMITED

ACN 125 840 593 will change to a proprietary company limited by shares. The new name will be BCP ALPHA INVESTMENTS PTY LTD ACN 125 840 593.

PERENNIAL INVESTMENT PARTNERS

LIMITED ACN 087 901 620 will change to a proprietary company limited by shares. The new name will be PERENNIAL INVESTMENT PARTNERS PTY LTD ACN 087 901 620.

ROMAN KINGS PTY LTD ACN 610 839 346 will change to a public company limited by shares. The new name will be ROMAN KINGS LTD ACN 610 839 346.

SUPASURFACE PTY LIMITED ACN 613 074 883 will change to a public company limited by shares. The new name will be SUPASURFACE LIMITED ACN 613 074 883.

VILLAWOOD GEELONG PTY LTD

ACN 614 734 182 will change to a public company limited by shares. The new name will be VILLAWOOD GEELONG LIMITED ACN 614 734 182.

ONE WAY TRAFFIC LIMITED

ACN 150 757 574 will change to a proprietary company limited by shares. The new name will be ONE WAY TRAFFIC PTY LTD ACN 150 757 574.

PRUDENTIAL CUSTODIANS LTD.

ACN 603 479 205 will change to a proprietary company limited by shares. The new name will be PRUDENTIAL CUSTODIANS PTY LTD ACN 603 479 205.

SAI GLOBAL LIMITED ACN 050 611 642 will change to a proprietary company limited by shares. The new name will be SAI GLOBAL PTY LIMITED ACN 050 611 642.

THINKHOLDINGS PTY. LTD. ACN 143 106 147 will change to a public company limited by shares. The new name will be THINKHOLDINGS LIMITED ACN 143 106 147.