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Australian Securities &
Investments Commission

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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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23-0757

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

TO: VINCENT M. ABOUD PTY LIMITED
ACN 092 018 169 ("the Licensee")
88 Phillip Street
Parramatta NSW 2150

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 488188 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 24 October 2023

Signed



Jedo Charles
A delegate of the Australian Securities and Investments Commission

23-0783

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 19 October 2023.

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

To: Celtic Equities Management Pty Ltd ACN 097 592 571

TAKE NOTICE that under section 915C of the *Corporations Act 2001*, the Australian Securities and Investments Commission hereby suspends Australian financial services licence number 245486 held by Celtic Equities Management Pty Ltd ACN 097 592 571 until 13 April 2024.

Dated this 13th day of October 2023

Signed:



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

23-0788

**Australian Government****Takeovers Panel**

**CORPORATIONS ACT
SECTION 657A
DECLARATION OF UNACCEPTABLE CIRCUMSTANCES**

BULLSEYE MINING LIMITED 06**BACKGROUND**

1. Bullseye Mining Limited (**Bullseye**) is an unlisted public company. Bullseye has approximately 155 shareholders including¹:
 - (a) Emerald Resources NL (**Emerald**) which holds approximately 57.34% of Bullseye's issued share capital
 - (b) Hongkong Xinhe International Investment Company Limited (**Xinhe**) which holds approximately 12.58% of Bullseye's issued share capital
 - (c) AU Xingao Investment Pty Limited (**Au Xingao**) which holds approximately 5.62% of Bullseye's issued share capital and
 - (d) Mr Desmond Mullan who holds approximately 3.74% of Bullseye's issued share capital.
2. The current directors of Bullseye are Mr Morgan Hart (Non-Executive Chairman), Mr Peter Gerard Burns (Executive Director), Mr Anthony Short (Non-Executive Director) and Mr Mark Clements (Non-Executive Director and Company Secretary). Mr Morgan Hart is the Managing Director of Emerald. Mr Mark Clements is the Company Secretary and a Non-Executive Director of Emerald.
3. On 3 July 2020, Xinhe commenced oppression proceedings in the Supreme Court of Western Australia against Bullseye and three former or current directors of Bullseye, including current director Mr Burns (**2020 Proceedings**).
4. On 10 August 2021, Xinhe commenced fresh oppression proceedings in the Supreme Court of Western Australia against the same defendants as in the 2020 Proceedings (**2021 Proceedings**).
5. On 18 August 2021, the 2020 Proceedings and 2021 Proceedings were consolidated (**2020/2021 Proceedings**).

¹ As at 1 September 2023

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6. On 6 September 2021, the trial for the 2020/2021 Proceedings commenced in the Supreme Court of Western Australia.
7. On 7 December 2021, Emerald made a takeover offer for all of the shares in Bullseye. The Panel has dealt with a number of previous applications in relation to the affairs of Bullseye, including relevantly in relation to the 2021 takeover offer by Emerald.² The takeover offer closed on 21 June 2022 and following the close of the offer, Emerald held approximately 59.32% of Bullseye's issued share capital.
8. On 25 August 2022, Xinhe and Au Xingao commenced oppression proceedings in the Supreme Court of Western Australia against Bullseye, Emerald and five former or current directors of Bullseye, including current directors Mr Burns and Mr Short (**2022 Proceedings**).
9. On 22 November 2022, the trial of the 2020/2021 Proceedings concluded after a total of 73 trial days.
10. On 3 February 2023, Xinhe and Au Xingao commenced fresh oppression proceedings in the Supreme Court of Western Australia against the same defendants as in the 2022 Proceedings, as well as current director of Bullseye Mr Clements and other entities related to former or current directors of Bullseye (**2023 Proceedings**).
11. In March 2023, Emerald "*began to formulate a discussion paper addressing a framework of issues to be considered by the relevant parties in the formulation of a possible takeover offer following a settlement of litigation*" (**Discussion Paper**).
12. On 16 March 2023, the 2022 Proceedings and 2023 Proceedings were consolidated (**2022/2023 Proceedings**).
13. In May 2023, the Discussion Paper was agreed in principle between Emerald, Xinhe and Au Xingao. The Discussion Paper provided (among other things) that "*[c]ontemplated terms of settlement are as follows:*
 - (a) *payment by Bullseye to Xinhe which will be satisfied by the issue of new Bullseye shares to Xinhe;*
 - (b) *an off-market takeover bid being made by Emerald for all of the remaining shares in Bullseye...*",

and referred to as part of the "*off-market takeover-bid*", a "*[t]ruth in takeover statement by Xinhe supporting and accepting the Takeover Offer subject to any third party making superior offer*".
14. On 24 May 2023, Bullseye received a non-binding indicative offer (NBIO) from Emerald in relation to its proposal to acquire all of the shares in Bullseye (**Emerald**

² See *Bullseye Mining Limited 03 [2022] ATP 4*, *Bullseye Mining Limited 04 [2022] ATP 8* and *Bullseye Mining Limited 05 [2022] ATP 14*

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Offer). The NBIO stated that the Emerald Offer would include the following “key terms and conditions” (among others):

- (a) “receipt of a formal consent Court order for the Proposed Settlement on terms satisfactory to Emerald”
 - (b) “Xinhe and Au Xingao to provide a shareholder intention statement in a form acceptable to Emerald confirming their intention to accept Emerald’s Offer in respect of all Bullseye shares they hold or control, subject to the required statutory carve-outs” and
 - (c) “subject to a minimum acceptance condition of Emerald acquiring a relevant interest in approximately 75.56% of Bullseye (being Xinhe and Au Xingao acceptance of the Offer for all their shares in Bullseye following completion under the Proposed Settlement)”.
15. On 25 May 2023, Bullseye held a board meeting to establish an independent board committee comprising Mr Burns and Mr Short to consider the NBIO and the Emerald Offer.
 16. In June 2023, Emerald provided drafts of shareholder intention statements in relation to acceptance of the Emerald Offer by Xinhe and Au Xingao. The terms of the draft shareholder intention statements were negotiated via email between Emerald, Xinhe and Au Xingao during June and July 2023 through their respective legal representatives.
 17. On 18 July 2023, Bullseye held a board meeting to consider Bullseye entering into settlement deeds with respect to the 2020/2021 Proceedings and 2022/2023 Proceedings.

CIRCUMSTANCES

18. On 26 July 2023:
 - (a) the shareholder intention statements were signed by each of Xinhe and Au Xingao, as well as Emerald, noting timing for acceptance of the Emerald Offer by Xinhe and Au Xingao for the shares they control and for 22,800,000 shares to be issued to Au Xingao in the settlement as being, in the absence of a superior proposal, “the date that the Offer is first open for acceptance” (**Signed Shareholder Statements**)
 - (b) a bid implementation agreement between Emerald and Bullseye with respect to the Emerald Offer was signed and
 - (c) settlement deeds with respect to the 2020/2021 Proceedings (**2020/2021 Proceedings Settlement Deed**) and the 2022/2023 Proceedings (**2022/2023 Proceedings Settlement Deed**) were signed (together, the **Settlement Deeds**).
19. Clause 2.3 of the 2020/2021 Proceedings Settlement Deed provided “[b]y the date that is the earlier of, 21 days after execution of this Deed, or the Register Date in respect of the Takeover Offer, Bullseye shall procure that the Settlement Shares are allotted and issued to

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AU Xingao.... Xinhe, Au Xingao and Bullseye (but not Emerald) were party to the 2020/2021 Proceedings Settlement Deed.

20. The 2022/2023 Proceedings Settlement Deed was, in substance, conditional on the 2020/2021 Proceedings Settlement Deed, as evidenced by clause 2.1 which stated that “[s]ubject to the Old Proceedings Consent Orders being filed and made by the Supreme Court, in full and final settlement of the New Proceedings Claims made by the Plaintiffs against the Defendants or by the Defendants against the Plaintiffs...the Parties agree to settle the New Proceedings...” (with “Old Proceedings” referring to the 2020/2021 Proceedings and “New Proceedings” referring to the 2022/2023 Proceedings). Xinhe, Au Xingao, Bullseye and Emerald were party to the 2022/2023 Settlement Deed.
21. On 27 July 2023, the Emerald Offer was announced, including the terms of the shareholder intention statements noting timing for acceptance of the Emerald Offer by Xinhe and Au Xingao as being “a date that is not earlier than 21 days after the date of this announcement” (**Announced Shareholder Statements**). Xinhe and Au Xingao approved the form of the Announced Shareholder Statements.
22. On 17 August 2023:
 - (a) Emerald’s bidder’s statement was lodged with ASIC (**Bidder’s Statement**) and
 - (b) Bullseye announced that, as part of the settlement of the 2020/2021 Proceedings and 2022/2023 Proceedings, Bullseye issued 22,800,000 Bullseye shares (which represented 4.496% of Bullseye shares post-issue) to Au Xingao and all parties to those proceedings had agreed to bear their own legal costs (**Share Settlement**).
23. On 21 August 2023, the Emerald Offer opened with a closing date of 22 September 2023 (unless extended or withdrawn).
24. On 28 August 2023, Xinhe and Au Xingao accepted the Emerald Offer.
25. On 1 September 2023, Emerald lodged a supplementary bidder’s statement with ASIC.
26. On 5 September 2023, Bullseye lodged its target’s statement with ASIC.
27. The Panel considers that, having regards to the material before it including:
 - (a) the terms and conditions of the Emerald Offer, the Signed Shareholder Statements and the Settlement Deeds, along with other preliminary documents including the NBIO and the Discussion Paper
 - (b) the apparent concurrent negotiating of the Emerald Offer, the Signed Shareholder Statements and the Settlement Deeds (including the Share Settlement) as evidenced in email correspondence between the legal representatives of Xinhe, Au Xingao and Emerald and

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- (c) the role of Mr Hart as Managing Director of Emerald and Chairman of Bullseye in settlement negotiations,

there is sufficient material for the Panel to infer that the Emerald Offer, the Signed Shareholder Statements and the Settlement Deeds (including the Share Settlement) are interconnected and part of the one commercial transaction.

28. The Panel considers that by virtue of Emerald and each of Xinhe and Au Xingao entering into the Signed Shareholder Statements and agreeing to the Share Settlement:
- (a) Emerald acquired a relevant interest in the shares held by Xinhe and Au Xingao, and therefore increased its voting power in Bullseye shares from approximately 57.34% to approximately 75.54%, in contravention of section 606³, because the Signed Shareholder Statements constitute agreements as between Emerald and each of Xinhe and Au Xingao which provide Emerald with the power to dispose of, or control the exercise of a power to dispose of, shares in Bullseye for the purposes of section 608 and
- (b) Bullseye shareholders have not been provided with sufficient information about the connection between the Emerald Offer, the Signed Shareholder Statements and the Settlement Deeds (including the Share Settlement) including whether Xinhe and Au Xingao have been provided with a benefit that has not otherwise been provided to other shareholders of Bullseye.
29. Further, although Emerald's existing shareholding in Bullseye limits the ability for a superior proposal to emerge, the Panel considers that the timing for acceptance by Xinhe and Au Xingao of the Emerald Offer as stated in the Signed Shareholder Statements did not allow a reasonable time to pass for a superior proposal to emerge contrary to its guidance on shareholder intention statements.⁴ The Panel also considers, having regard to the material before it, including the Announced Shareholder Statements, that the terms of the Signed Shareholder Statements were not accurately disclosed to the market.

EFFECT

30. As a result of the matters referred to above:
- (a) the acquisition of control over Bullseye shares has not taken place in an efficient, competitive and informed market and
- (b) Bullseye shareholders have not been provided with sufficient information to enable them to assess:

³ Unless otherwise indicated, all statutory references are to the *Corporations Act 2001* (Cth) and all terms used in Chapter 6 or 6C have the meaning given in the relevant Chapter (as modified by ASIC)

⁴ See *Guidance Note 23: Shareholder Intention Statements*

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
- (i) the merits of the Emerald Offer and
- (ii) whether they have been given a reasonable and equal opportunity to participate in benefits accruing to shareholders of Bullseye under the Emerald Offer.

CONCLUSION

31. It appears to the Panel that the circumstances are unacceptable circumstances:
- (a) having regard to the effect that the Panel is satisfied they have had, are having, will have or are likely to have on:
 - (i) the control, or potential control, of Bullseye or
 - (ii) the acquisition, or proposed acquisition, by a person of a substantial interest in Bullseye
 - (b) having regard to the purposes of Chapter 6 set out in section 602 of the Act and
 - (c) because they constituted, constitute, will constitute or are likely to constitute a contravention of a provision of Chapter 6 of the Act.
32. The Panel considers that it is not against the public interest to make a declaration of unacceptable circumstances. It has had regard to the matters in section 657A(3).

DECLARATION

The Panel declares that the circumstances constitute unacceptable circumstances in relation to the affairs of Bullseye.



Tania Matter
General Counsel
with authority of Christian Johnston
President of the sitting Panel
Dated 5 October 2023

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Australian Government

Takeovers Panel

**CORPORATIONS ACT
SECTION 657D
ORDERS****BULLSEYE MINING LIMITED 06**

The Panel made a declaration of unacceptable circumstances on 5 October 2023.

THE PANEL ORDERS**Restrictions on Voting and Additional Acquisitions**

1. For 3 years from the date of these orders, Emerald and its associates must not exercise, and Bullseye must disregard, any voting rights in respect of Bullseye shares in excess of A% voting power in Bullseye (as calculated in the formula below).

$$A = B + C$$

where:

B is 57.34% plus any percentage voting power increase resulting from acceptances into the Emerald Bid (excluding the acceptances of Xinhe and Au Xingao) and

C is 3% voting power for each 6 month period following the date of these orders.

2. For 3 years from the date of these orders, Emerald and its associates must not acquire any Bullseye shares in reliance on items 9 or 11 of section 611¹.
3. For 3 years from the date of these orders, Emerald and its associates must not acquire any Bullseye shares by way of a subscription under, or the underwriting of, an entitlement offer in reliance on items 10, 10A or 13 of section 611 (as applicable) unless all other Bullseye shareholders are entitled to acquire Bullseye shares under the entitlement offer.
4. Orders 1, 2 and 3 cease to apply if, following 5.00pm (AWST) on the date that is 10 business days after the date of the Supplementary Target's Statement², Emerald or its associates obtain voting power in Bullseye of 90% or more.

¹ Unless otherwise indicated, all statutory references are to the *Corporations Act 2001* (Cth) and all terms used in Chapter 6 or 6C have the meaning given in the relevant Chapter (as modified by ASIC)

² Being the time at which the withdrawal rights set out in order 8 lapse

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Supplementary Target's Statement and Independent Expert's Report

5. As expeditiously as possible, Bullseye must provide to the Panel for its approval a draft supplementary target's statement (**Supplementary Target's Statement**) which includes:
 - (a) a statement at the beginning of the document that the Supplementary Target's Statement was required by the Panel
 - (b) an explanation of the Declaration and these orders
 - (c) an independent expert's report (**Independent Expert's Report**) providing an opinion on whether, as a result of the Share Settlement, Xinhe and Au Xingao obtained a "net benefit"³ in connection with the Emerald Offer that was not provided to other Bullseye shareholders and, if so, an estimate of the monetary value of the "net benefit" per Bullseye share issued to Au Xingao pursuant to the Share Settlement⁴
 - (d) a summary of the Independent Expert's Report and
 - (e) instructions setting out what a shareholder must do to exercise the withdrawal rights set out in order 8.
6. Within 2 business days after the date the Panel communicates to Bullseye its approval of the draft Supplementary Target's Statement, Bullseye must:
 - (a) publish the Supplementary Target's Statement on its website and
 - (b) dispatch the Supplementary Target's Statement to all Bullseye shareholders.
7. In relation to order 5(c):
 - (a) ASIC must nominate three independent experts to prepare the Independent Expert's Report.
 - (b) Bullseye must engage one of the experts nominated by ASIC (**Independent Expert**) to prepare, within 3 months after the date of engagement, the Independent Expert's Report.
 - (c) The costs of the Independent Expert's Report, and any independent legal advice that the Independent Expert considers is necessary to obtain in order to prepare the Independent Expert's Report, are to be borne by Bullseye.

³ See *Guidance Note 21: Collateral benefits*

⁴ The Panel proposes to refer the matter to ASIC (under regulation 18 of the *Australian Securities and Investments Commission Regulations 2001* (Cth)) for ASIC to consider with a view to making a further application to the Panel in the event that the Independent Expert's Report opines that, as a result of the Share Settlement, Xinhe and Au Xingao obtained a "net benefit"

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- (d) Bullseye must provide to the Independent Expert, in a form approved by the Panel, instructions for preparing the Independent Expert's Report, including an explanation of the meaning of "net benefit" with reference to relevant Panel guidance and Panel and Court decisions.
- (e) Bullseye must, in a timely manner, provide all assistance reasonably requested by the Independent Expert to prepare the Independent Expert's Report, including providing the Independent Expert copies of documentation relating to the Court proceedings the subject of the Share Settlement.
- (f) If the Independent Expert is unable to provide the opinion or estimate contemplated by order 5(c), it must include in the Independent Expert's Report the reasons why the Independent Expert was unable to provide such opinion or estimate.

Withdrawal Rights

- 8. Subject to order 11, in respect of any acceptances of the Emerald Bid by Bullseye shareholders (other than Xinhe and Au Xingao) that have been received by Emerald as at 5.00pm (AWST) on the date of the Supplementary Target's Statement, each acceptance and takeover contract entered into by such shareholders pursuant to the Emerald Bid is voidable at the election of such shareholders from that time until 5.00pm (AWST) on the date that is 10 business days after the date of the Supplementary Target's Statement.
- 9. In relation to order 8, Emerald must:
 - (a) send a notice, the form of which has been approved by the Panel, to each such shareholder which the shareholder receives by no later than 5.00pm (AWST) on the business day after the date of the Supplementary Target's Statement:
 - (i) advising of their withdrawal right
 - (ii) enclosing an election form and any required transfer forms for the exercise of the withdrawal right
 - (iii) advising that to elect to exercise the withdrawal right the shareholder must take the following steps:
 - (A) return the completed form to Emerald before 5.00pm (AWST) on the date that is 10 business days after the date of the Supplementary Target's Statement and
 - (B) give Emerald any certificates and transfer documents needed to effect the return of the Bullseye Shares and any Emerald shares issued as consideration under the Emerald Bid and
 - (b) take all reasonable steps necessary to promptly give effect to the exercise of the withdrawal right.

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10. In respect of each avoided contract pursuant to the withdrawal rights set out in order 8, the Emerald shares issued as consideration under the Emerald Bid are cancelled.
11. If a Bullseye shareholder (other than Xinhe and Au Xingao) who has accepted into the Emerald Bid disposes of any of the Emerald shares issued to them as consideration under the Emerald Bid, the shareholder is deemed to have forfeited the withdrawal rights they would otherwise be entitled to under order 8.
12. If Emerald processes an acceptance of the Emerald Bid by a Bullseye shareholder (other than Xinhe and Au Xingao), it must as soon as practicable send a notice, the form of which has been approved by the Panel, to that shareholder explaining the effect of order 11.

Offer Period

13. Emerald must ensure that the Emerald Bid remains open until 5.00pm (AWST) on the date that is 10 business days after the date of the Supplementary Target's Statement.

Restriction on Processing Acceptances

14. Without the consent of the Panel, Emerald must not take any steps, and must ensure that no steps are taken by any person, to process any acceptances received from Xinhe or Au Xingao in relation to the Emerald Bid until the date that is 5 business days after the date of these orders.

Other

15. The parties to these proceedings and ASIC have the liberty to apply for further orders in relation to these orders.

Definitions

16. In these orders the following terms apply.

Au Xingao	AU Xingao Investment Pty Limited
Bullseye	Bullseye Mining Limited
Declaration	The Panel's declaration of unacceptable circumstances in these proceedings dated 5 October 2023
Emerald	Emerald Resources NL
Emerald Bid	Emerald's off-market takeover bid for Bullseye set out in its bidder's statement dated 17 August 2023
Emerald Offer	has the meaning given in paragraph 14 of the Declaration

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Independent Expert	has the meaning set out in order 7(b)
Independent Expert's Report	has the meaning set out in order 5(c)
Share Settlement	<p>The issue of 22,800,000 Bullseye shares to Au Xingao in final settlement of the following proceedings:</p> <ul style="list-style-type: none"> • Hongkong Xinhe International Investment Company Limited v Bullseye Mining Limited & Ors COR 83 of 2020 in the Supreme Court of Western Australia • Hongkong Xinhe International Investment Company Limited v Bullseye Mining Limited & Ors COR 139 of 2021 (Supreme Court of Western Australia) • Hongkong Xinhe International Investment Company Limited & Anor v Bullseye Mining Limited & Ors COR 22 of 2023 (Supreme Court of Western Australia) • Hongkong Xinhe International Investment Company Limited & Anor v Bullseye Mining Limited & Ors COR 159 of 2022 (Supreme Court of Western Australia) and • Cheng v Bullseye Mining Limited CIV 1987 of 2020 (District Court of Western Australia) limited to the counterclaim made by Bullseye against Xinhe and Mr Huang
Supplementary Target's Statement	has the meaning set out in order 5
Xinhe	Hongkong Xinhe International Investment Company Limited



Tania Mattei
General Counsel
with authority of Christian Johnston
President of the sitting Panel
Dated 5 October 2023

CORPORATIONS ACT 2001
Subsection 601PA(3)

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

Dated this twenty-seventh day of October 2023

Name of Scheme

ARSN

ACADIAN SUSTAINABLE GLOBAL FUND - CLASS A

669 469 103

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 twenty-seventh day of October 2023

Name of Scheme

ARSN

COLONIAL FIRST STATE FIXED INTEREST FUND 24	639 624 721
COLONIAL FIRST STATE SPECIALIST FUND 47	639 625 013
COLONIAL FIRST STATE SPECIALIST FUND 50	639 625 504
GAM SYSTEMATIC ALTERNATIVE RISK PREMIA PLUS AU	624 373 646
HAVEN WEALTH PARTNERS ETHICAL ABSOLUTE RETURN FUND	652 342 099
PENDAL JAPANESE SHARE FUND	090 666 621
SGH AUSTRALIA PLUS	166 035 892

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 twenty-seventh day of October 2023

Name of Company**ARBN**

HUMAN KINETICS, INC.

625 704 538

MAREX FINANCIAL

648 873 385

NORTHROP GRUMMAN AEROSPACE INTERNATIONAL, INC

099 310 371

TYCHON SOLUTIONS PRIVATE LIMITED

168 917 208

WORLDWIDE TECHSERVICES UK LIMITED

653 477 457

CORPORATIONS ACT 2001
Section 601CL(5)

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

Dated this twenty-seventh day of October 2023

Name of Company**ARBN**

BIGFOOT EQUIPMENT LIMITED

613 602 798

MAGI AVIATION CAPITAL LIMITED

614 284 098

MAN AHL DIVERSIFIED (AUD) LIMITED

122 436 408

MAN OM-IP 15SEVEN LIMITED

109 466 864

MASONSLD LIMITED

611 605 522

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.

BLINKLAB PTY LTD ACN 652 901 703 will change to a public company limited by shares. The new name will be **BLINKLAB LIMITED** ACN 652 901 703.

DRAWBRIDGE PHARMACEUTICALS LIMITED ACN 154 784 764 will change to a proprietary company limited by shares. The new name will be **DRAWBRIDGE PHARMACEUTICALS PTY LTD** ACN 154 784 764.

CRESWICK QUARTZ LTD ACN 117 305 209 will change to a proprietary company limited by shares. The new name will be **CRESWICK QUARTZ PTY LTD** ACN 117 305 209.

SPARK NEW ENERGIES LIMITED ACN 620 468 733 will change to a proprietary company limited by shares. The new name will be **SPARK NEW ENERGIES PTY LTD** ACN 620 468 733.