



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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18-0244

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 18-0244.

Commencement

This instrument commences on 11 April 2018.

Declaration

 Chapter 6D of the Act applies to each holder of ordinary shares in OneMarket Limited ACN 623 247 549 (*OneMarket*) as if section 707 was modified or varied by omitting subsections 707(3), (4), (5) and (6).

Where this instrument applies

- 5. This instrument applies where:
 - a OneMarket shareholder makes an offer of OneMarket ordinary shares (Shares) for sale;
 - (b) the Shares were transferred to a holder of ordinary shares in Westfield Corporation Limited ACN 166 995 197 (*Westfield*) or to a Broker (or its related body corporate) under the Scheme of Arrangement within the previous 12 months; and
 - (c) the offer is not made within 12 months of a sale or transfer of the Shares by a person (other than Westfield) who:
 - (i) controls OneMarket;
 - would have been required by subsection 707(2) of the Act to give disclosure to investors under Part 6D.2 of the Act but for section 708 of the Act; and
 - did not give disclosure to investors under Part 6D.2 of the Act because of section 708 of the Act.

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Interpretation

6. In this instrument:

Broker means a participant of the licensed market operated by ASX Limited ACN 008 624 691 with whom, or with whose related body corporate, Westfield has entered, or enters, into arrangements for the operation of the Sale Facility.

Sale Facility has the meaning defined in the copy of the explanatory statement for the Scheme of Arrangement provided to ASIC for registration on or about 12 April 2018 in accordance with subsection 412(6) of the Act.

Scheme of Arrangement means a compromise or arrangement under Part 5.1 of the Act between Westfield and the holders of ordinary shares in Westfield which is substantially in the same form as set out in the explanatory statement provided to ASIC for registration on or about 12 April 2018.

Dated this 11th day of April 2018

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

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18-0245

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 18-0245.

Commencement

3. This instrument commences on 11 April 2018.

Exemption

 The Unibail Offerors do not have to comply with Parts 6D.2 and 6D.3 of the Act.

Declaration

- 5. Chapter 6D of the Act applies to each holder of New Unibail Stapled Securities as if section 707 of the Act were modified or varied by omitting subsections 707(3) and (4) of the Act and substituting the following subsection:
 - "(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."

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Where this instrument applies

- 6. The exemption in paragraph 4 applies to an offer of shares by the Unibail Offerors under, or in connection with, the Trust Schemes to persons who hold Westfield Stapled Securities at the record date and in respect of which a Securityholder Booklet is given.
- 7. The declaration in paragraph 5 applies to any offer of New Unibail Stapled Securities for sale where the component shares in the Unibail Offerors were issued under, or in connection with, the Trust Schemes and where that offer for sale is made within 12 months after the issue of those component shares in the Unibail Offerors.

Interpretation

In this instrument:

New Unibail Stapled Securities means an ordinary share in Unibail and a class A share in the capital of Newco BI stapled together.

Newco BI means WFD Unibail-Rodamco N.V., a public company with limited liability incorporated in The Netherlands.

record date means 7:00pm on 1 June 2018.

Securityholder Booklet means the explanatory statement and notices of meeting, issued by WCL and Westfield America Management Limited ACN 072 780 619 as responsible entity of each of WAT and WFDT, dated on or about 12 April 2018 that is:

- (a) prepared in accordance with item 7 of section 611 of the Act;
- (b) sent to unitholders in WAT and WFDT in relation to the Trust Schemes;
- (c) sent to shareholders in WCL in relation to the Share Scheme; and
- (c) substantially in the same form as that provided to ASIC on 10 April 2018.

Share Scheme means the scheme of arrangement under Part 5.1 of the Act between WCL and its members, under which Unibail proposes to acquire all of the shares in WCL and also shares in TH Newco.

TH Newco means Unibail-Rodamco TH B.V., a private company with limited liability incorporated in The Netherlands.

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Trust Schemes means the informal trust scheme arrangements described in the Securityholder Booklet, each inter-conditional with the Share Scheme, under which:

(a) TH Newco proposes to acquire all of the units in WFDT where the acquisition is approved by resolutions passed at a meeting of unitholders of WFDT:

> (i) to approve amendments to the constitution of WFDT under subsection 601GC(1) of the Act; and

(ii) under item 7 of section 611 of the Act; and

(b) US Newco proposes to acquire all of the units in WAT where the acquisition is approved by resolutions passed at a meeting of unitholders in WAT:

(i) to approve amendments to the constitution of WAT under subsection 601GC(1) of the Act; and

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

Unibail means Unibail-Rodamco SE, a European Company (Societas Europaea) incorporated in accordance with the laws of France.

Unibail Offerors means Unibail, US Newco, Newco BI and TH Newco.

US Newco means URW America Inc., a company incorporated in the United States of America under the laws of the State of Delaware.

WAT means Westfield America Trust ARSN 092 058 449.

WCL means Westfield Corporation Limited ACN 166 995 197.

Westfield Stapled Securities means one share in WCL, and one unit in each of WAT and WFDT which, on the terms on which they trade on the market operated by ASX Limited ACN 008 624 691, must only be transferred together.

WFDT means WFD Trust ARSN 168 765 875.

Dated this 11th day of April 2018

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

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18-0612

Australian Securities and Investments Commission Corporations Act 2001 - Subsection 601QA(1)(b) - Declaration

Enabling legislation

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

Title

This instrument is ASIC Instrument 18-0612.

Commencement

This instrument commences on the day it is signed.

Declaration

- Chapter 5C of the Act applies to Charter Hall WALE Limited ACN 610 772 202 (*CHW*) in its capacity as responsible entity of LWR Finance Trust ARSN 614 713 138 (the *scheme*) and Charter Hall Direct Industrial Fund ARSN 144 613 641 (the *other scheme*) as if the following provisions of that Chapter were modified or varied as follows:
 - (a) after section 601FE insert:

"601FEA Modification of duties: stapled securities

- This section applies to a registered scheme where the interests in the scheme and interests in another registered scheme or schemes are components of stapled securities.
- (2) For the purposes of paragraphs 601FC(1)(c) and 601FD(1)(c), an obligation to act in the best interests of the members of the scheme is an obligation to act in the best interests of the members of the scheme having regard to their interests as members of the scheme and of the other scheme.
- (3) For the purposes of paragraphs 601FC(1)(e), 601FD(1)(d) and 601FD(1)(e), and subsection 601FE(1), an obligation to not make use of information, or not make improper use of position, in order to cause detriment to the members of the scheme is an obligation not to do those things in order to cause detriment to the members of the scheme having regard to their membership of the scheme and the other scheme.";
- (b) after subsection 208(2) as notionally inserted by section 601LC, insert:

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- "(2A) Member approval is not required for the giving of a financial benefit and the benefit need not be given within 15 months if all the following conditions are satisfied:
 - (a) the benefit either:
 - (i) is given out of the scheme property of a registered scheme; or
 - (ii) could endanger the scheme property;
 - (b) all of the interests in the scheme and all of the interests in another registered scheme or schemes are components of stapled securities;
 - (c) the benefit is given by:
 - the responsible entity of the scheme; or
 - (ii) an entity that the responsible entity controls; or
 - (iii) an agent of, or person engaged by, the responsible entity;
 - (d) the benefit is given to:
 - an entity wholly owned, whether directly or indirectly, by the scheme; or
 - (ii) an entity that is wholly owned, whether directly or indirectly, by another registered scheme or schemes; or
 - (iii) an entity wholly owned, whether directly or indirectly, by one or more of the scheme and another registered scheme or schemes.
- (2B) For the purposes of this section:
 - (a) an entity is wholly owned by another entity if all of the interests in the first-mentioned entity are held by, or form part of the trust property of the second-mentioned entity or a wholly owned entity of it; and
 - (b) a reference to the giving of a benefit to an entity which is a trust is a reference to the giving of a benefit to the trustee of the trust so as to form part of the trust property of the trust or for the benefit of the trust beneficiaries.";

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(c) insert after section 601PC:

"601PD Stapled securities

For the purposes of this Chapter:

stapled securities means two or more financial products, including interests in registered schemes, where:

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

Where this declaration applies

 The declaration applies where each interest in the scheme must, under the terms upon which each is to be traded, only be transferred with each interest in the other scheme.

Dated this 12th day of July 2018

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Signed by Sonia Moss as a delegate of the Australian Securities and Investments Commission

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18-0616

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 18-0616.

Commencement

This instrument commences on 13 July 2018.

Exemption

 Seafarms Group Limited ACN 009 317 846 (SFG) does not have to comply with Parts 6D.2 and 6D.3 of the Act for an offer of securities in CO2 Australia Limited ACN 102 990 803 (CO2 Australia) by SFG to shareholders of SFG.

Declaration

- Chapter 6D of the Act applies to holders of securities in CO2 Australia as if section 707 of the Act were modified or varied by omitting subsections 707(3), (4), (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
 - 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

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- (c) the controller sold the securities with the purpose of the person to whom they were sold:
 - (i) selling or transferring the securities; or
 - 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

- 6. The exemption in paragraph 4 applies in connection to an offer made by SFG to its shareholders for an in-specie distribution of fully paid ordinary shares held in CO2 Australia (*Offer*), the terms of which are set out in a notice of meeting provided to ASIC on 14 June 2018, and where the meeting is to be held on 16 July 2018.
- 7. The declaration in paragraph 5 applies where:
 - (a) a shareholder of CO2 Australia makes an offer for sale of the ordinary shares of CO2 Australia;
 - (b) the ordinary shares of CO2 Australia were transferred to the shareholder of CO2 Australia pursuant to the Offer, which was approved by the shareholders of SFG; and
 - (c) the offer is not made within 12 months of a sale or transfer of the ordinary shares of CO2 Australia by a person, other than SFG, who:
 - (i) controls CO2 Australia;
 - would have been required by subsection 707(2) of the Act to give disclosure to investors under Part 6D.2 of the Act but for section 708 of the Act; and
 - did not give disclosure to investors under Part 6D.2 of the Act because of section 708 of the Act.

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Conditions

8. On or before the date of this instrument, SFG makes an announcement on the markets announcements platform operated by ASX Limited ACN 008 624 691 to the effect that SFG has breached section 706 of the Act by sending its notice of meeting to its shareholders without an accompanying prospectus or relief from ASIC.

Dated this 13th day of July 2018

Signed by Yuki Kobayashi as a delegate of the Australian Securities and Investments Commission

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

Enabling legislation

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

Title

This instrument is ASIC Instrument 18–0617.

Commencement

This instrument commences on 13 July 2018.

Declaration

 Chapter 6 of the Act applies to Eastern Field Developments Limited (*Eastern Field*), an entity incorporated under the laws of the British Virgin Islands (BVI Co No 1955552), as if subsection 659B(1) were omitted.

Where this instrument applies

5. The declaration in paragraph 4 applies in relation to the commencement of court proceedings for the judicial review of a Review Decision before the end of the bid period for the Bid no later than 14 days after the date of this instrument.

Interpretation

In this instrument:

Bid means the off-market takeover bid under which offers were made by Eastern Field to acquire ordinary shares in Finders Resources Limited ACN 108 547 413 and in respect of which a bidder's statement was lodged with ASIC on 23 October 2017.

Review Decision means any decision under Chapter 6 of the Act by the Takeovers Panel the reasons for which are set out in *Finders Resources Limited 03R* [2018] ATP 11.

Dated this 13th day of July 2018

16 Que

Signed by Kim Demarte as a delegate of the Australian Securities and Investments Commission

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Australian Securities and Investments Commission — Corporation Act 2001 — Section 601WBG Certificate of Transfer

Enabling legislation

 This certificate of transfer is issued by the Australian Securities and Investments Commission (ASIC) under section 601WBG of the Corporations Act 2001 (the Act).

Certificate

- The total transfer of estate assets and liabilities of The Myer Family Company Ltd ACN 006 588 727 (the *transferring company*) from the transferring company to Mutual Trust Pty Ltd ACN 004 285 330 (the *receiving company*), particulars of which are set out in the voluntary transfer determination made by ASIC on 16 July 2018, is to take effect.
- 3. This certificate comes into force on 31 July 2018.

Interpretation

4. In this certificate:

estate assets and liabilities has the meaning given by subsection 601WAA(1) of the Act.

voluntary transfer determination has the meaning given by subsection 601WBA(1) of the Act.

Dated this 16th day of July 2018.

Signed by Emma Thompson as a delegate of ASIC

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 18-0619.

Commencement

3. This instrument commences on 16 July 2018.

Declaration

- Chapter 6D of the Act applies in relation to Tilt Renewables Limited as if the following provisions were modified or varied:
 - (a) in section 708A:
 - (i) in paragraph (1)(a) omit "(12G) or (12H),", and substitute "(12G), (12H) or (12J),";
 - Note: ASIC Corporations (Non-Traditional Rights Issues) Instrument 2016/84 notionally inserted section 708A(12A) of the Act, ASIC Corporations (Sale Offers: Securities Issued on Conversion of Convertible Notes) Instrument 2016/82 notionally inserted section 708A(12C) of the Act and ASIC Corporations (Regulatory Capital Securities) Instrument 2016/71 notionally inserted section 708A (12G) and (12H) of the Act.
 - (ii) in paragraph (1A)(a) omit "(5)," and substitute "(5) or (12J),"; and
 - (iii) in subsection (12A) omit paragraph "(b)";
 - (iv) after subsection (12I) insert:

"Sale offers of quoted securities: NZ foreign exempt listed body-case 8

- (12J) The sale offer of securities in a New Zealand foreign exempt listed body does not need disclosure to investors under this Part if:
 - (a) trading in that class of securities on a prescribed financial market on which they were quoted was not suspended for more than a total of 5 days during:

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- (i) if this section applies because of subsection (1) the shorter of the period during which the class of securities were quoted, and the period of 12 months before the day on which the relevant securities were issued; or
- (ii) if this section applies because of subsection (1A) the shorter of the period during which the class of securities were quoted, and the period of 12 months before the day on which the relevant securities were sold by the controller; and

(b)

either:

(i) if this section applies because of subsection (1)—the body gives the relevant market operators for the body a notice that the body reasonably believes complies with clause 20 of Schedule 8 of the *Financial Markets Conduct Regulations*

2014 of New Zealand before the sale offer is made; or

- (ii) if this section applies because of subsection (1A)—both the body, and the controller, gives the relevant market operators for the body a notice that the body and the controller reasonably believe complies with clause 20 of Schedule 8 of the *Financial Markets Conduct Regulations 2014* of New Zealand before the sale offer is made; and
- (c) the notice given under paragraph (b) states, in addition to any requirements of the *Financial Markets Conduct Regulations 2014* of New Zealand at the time the notice is given, that:
 - (i) if this section applies because of subsection (1) the body will issue the relevant securities without disclosure to investors under this Part; or
 - (ii) if this section applies because of subsection (1A) the controller sold the securities without disclosure to investors under this Part;
 - (iii) the notice is being given under paragraph 708A(12J) as notionally inserted by instrument 18-0619; and
 - (iv) as at the date of the notice, the body has complied with its obligations under rule 1.15.2 of the listing rules of ASX Limited.

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In this subsection:

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

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

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

- (b) in section 708AA after paragraph (2)(f) insert:
 - "(2A) In this section, relevant market operator means both ASX Limited and NZX Limited".
- (c) omit subsections 708AA(7) to (11), and substitute:
 - "(7) For a New Zealand foreign exempt listed body, a notice complies with this subsection if:
 - (a) the body reasonably believes the notice complies with clause 20 of Schedule 8 of the *Financial Markets Conduct Regulations 2014* of New Zealand; and
 - (b) the notice states, in addition to any requirements of the *Financial Markets Conduct Regulations 2014* of New Zealand at the time the notice is given, that:
 - (i) the body will offer the relevant securities for issue without disclosure under this Part;
 - (ii) the notice is being given under paragraph (2)(f); and
 - (iii) as at the date of the notice, the body has complied with its obligations under rule 1.15.2 of the listing rules of ASX Limited.

In this subsection:

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

(a) listed on the financial market operated by NZX Limited; and

(b) listed on the financial market operated by ASX Limited as a foreign exempt listing.".

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- (d) in subsection 708AA(12) as notionally inserted by ASIC Corporations (Non-Traditional Rights Issues) Instrument 2016/84 omit subsection (a) and substitute:
 - "(a) any information that would be excluded information under clause 20(5) of Schedule 8 of the *Financial Markets Conduct Regulations 2014* of New Zealand (as that clause exists on the date the notice is given) and that would need to be included in the notice if the notice had been given at that time and that has not been included in the notice or otherwise provided to the relevant market operator; or"

Interpretation

5. In this instrument:

Tilt Renewables Limited means Tilt Renewables Limited ARBN 613 749 616 (New Zealand Company Number 12112113), a body incorporated under the Companies Act 1993 of New Zealand.

Dated this 16th day of July 2018

Signed by Caitlin Siostrom as a delegate of the Australian Securities and Investments Commission

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Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: DHA Investment Management Ltd ACN 161 662 255 ("The Licensee") 26 Brisbane Avenue Barton ACT 2600

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 432370 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated:

19 July 2018

Signed

Comm

John Connor, A delegate of the Australian Securities and Investments Commission

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NOTICE UNDER SECTION 920E OF THE CORPORATIONS ACT 2001

Notice is given under section 920E of the Corporations Act 2001 that the Australian Securities and Investments Commission has made a banning order in the terms set out below, which order took effect on 2 July 2018.

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

IN THE MATTER OF DANNY MERHEB

BANNING ORDER UNDER SECTIONS 920A AND 920B OF THE CORPORATIONS ACT 2001

To: Danny Merheb

TAKE NOTICE that under subsections 920A(1) and 920B(2) of the Corporations Act 2001 the Australian Securities and Investments Commission prohibits **Danny Merheb** from providing any financial services permanently.

Dated this 29th day of June 2018

Keg Dec

Signed:

Megan Deane Delegate of the Australian Securities and Investments Commission

Your attention is drawn to subsection 920C(2) of the *Corporations Act 2001* which provides that a person must not engage in conduct which breaches a banning order that has been made against the person. Contravention of subsection 920C(2) is an offence.

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NOTICE UNDER SECTION 920E OF THE CORPORATIONS ACT 2001

Notice is given under section 920E of the Corporations Act 2001 that the Australian Securities and Investments Commission has made a banning order in the terms set out below, which order took effect on 2 July 2018.

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

IN THE MATTER OF SAMAR AWAD ALSO KNOWN AS SAMAR MERJAN

BANNING ORDER UNDER SECTIONS 920A AND 920B OF THE CORPORATIONS ACT 2001

To:

Samar Awad (also known as Samar Merjan)

TAKE NOTICE that under subsections 920A(1) and 920B(2) of the Corporations Act 2001 the Australian Securities and Investments Commission prohibits **Samar Awad** also known as **Samar Merjan** from providing any financial services permanently.

Dated this 29th day of June 2018

Keg Dee

Signed:

Megan Deane Delegate of the Australian Securities and Investments Commission

Your attention is drawn to subsection 920C(2) of the Corporations Act 2001 which provides that a person must not engage in conduct which breaches a banning order that has been made against the person. Contravention of subsection 920C(2) is an offence.

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18-0627

Australian Securities and Investments Commission Corporations Act 2001 – Paragraph 655A(1)(a) –Exemption

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 18-0627.

Commencement

3. This instrument commences on 17 July 2018.

Exemption

 ASIC exempts Tremont Investments Limited (a company registered in Mauritius bearing registration number 121957) (the *Company*) from subsections 606(1) and 606(2) of the Act.

Where this exemption applies

- 5. This exemption applies where:
 - (a) the Company acquires a relevant interest in voting shares of Cradle Resources Limited ACN 149 637 016 (*Cradle*) on or before 31 July 2018 (*Acquisition*);
 - (b) throughout the 6 months before the Acquisition, the Company would have had voting power in Cradle of at least 19% if Cradle had not issued securities as announced by Cradle on 31 January 2018 (*Dilutive Issue*); and
 - (c) as a result of the Acquisition, the Company will not have voting power in Cradle more than 3 percentage points higher than they would have had 6 months before the Acquisition, ignoring the effect of the Dilutive Issue.

Dated this 17th day of July 2018

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Signed by Fiona Ng as a delegate for the Australian Securities and Investments Commission

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Australian Securities & Investments Commission

18-0632

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Suspension of an Australian Financial Services Licence

TO: GoEnergy Pty Ltd (In Administration) ACN 097 708 104 C/o Pitcher Partners 'MLC Centre' Level 22 19-29 Martin Place SYDNEY NSW 200

Pursuant to paragraph 915B(3)(b) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby suspends Australian Financial Services Licence number 281904 held by the Licensee until 31 January 2019, with effect from the date on which this notice is given to the Licensee.

Dated

18 July 2018

Signed

John Connor

A delegate of the Australian Securities and Investments Commission

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Australian Securities & Investments Commission

18-0634

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Garnet K Johns ACN 087 650 191("the Licensee") PO Box 232 SUTHERLAND NSW 1499

Pursuant to paragraph 915B(1)(e) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 480059 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated

18 July 2018

Signed

John & Com

A delegate of the Australian Securities and Investments Commission

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Australian Securities & Investments Commission

18-0635

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Dueo Financial Services Pty Ltd ("the Licensee") PO Box Q1376 QVB SYDNEY NSW 1230

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 238162 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated

19 July 2018

Signed

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John Connor A delegate of the Australian Securities and Investments Commission

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Instrument 18-0636

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 July 2018.

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

CORPORATIONS ACT 2001 SECTION 915B

NOTICE OF CANCELLATION OF AUSTRALIAN FINANCIAL SERVICES LICENCE

To: NSW Independent Insurance Brokers Pty Ltd ACN 085 438 679

Under section 915B of the *Corporations Act 2001*, the Australian Securities and Investments Commission hereby cancels Australian financial services licence number 238264 held by NSW Independent Insurance Brokers Pty Ltd.

Dated this 11th day of July 2018.

Signed

Lisa Lu Delegate of the Australian Securities and Investments Commission

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CORPORATIONS ACT 2001 Section 601CL(5)

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

Dated this twentieth day of July 2018

Name of Company ARKEMA FRANCE CUTCO (AUSTRALIA), INC. INFIBE SA MATRIX INDIA ENTERTAINMENT CONSULTANTS PRIVATE LIMITED ONEVIEW LIMITED PROGRESSIVE DIRECT INSURANCE COMPANY	ARBN 158 702 133 073 860 787 160 495 312 619 716 282 604 728 412 140 389 528
PROGRESSIVE DIRECT INSURANCE COMPANY ROSE & NADA LIMITED	140 389 528 616 936 451

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CORPORATIONS ACT 2001 Subsection 601CC(4)

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

Dated this twentieth day of July 2018

Name of Company	ARBN
THE STARR-BOWKETT CO-OPERATIVE BICENTENARY HOME	057 619 520
LOANS SOCIETY LIMITED	
THE STARR-BOWKETT CO-OPERATIVE HOME LOANS SOCIETY	057 619 495
NO. 6 LIMITED	

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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 twentieth day of July 2018

Name of Company ADORN FASHIONS, INC.	ARBN 168 921 453
AIRPOINTS, INC.	602 190 036
ALEPH OBJECTS, INC.	604 398 370
ALGOSEC EUROPE LTD	600 616 993
ALIXPARTNERS INTERNATIONAL, LLC	604 545 119
ALLIED DECCAN INC	603 927 902
AMOUNT, LLC	603 844 506
APPIAN CORPORATION	603 142 865
APPIAN SOFTWARE SWITZERLAND LLC	603 200 380
AQUENT LLC	154 847 800
BEST BRIGHT TECHNOLOGY LIMITED	605 746 414
BGV 11 OFFICE RETAIL OBJEKT AUSTRALIEN GMBH	122 945 742
BISQUIVA GMBH & CO KG	602 871 296
BRIDGEMANS EUROPA SERVICES LTD.	601 121 439
BRIXIA INVESTMENTS LTD	123 683 830
CATALYST (R) LIMITED	163 149 479
CHEMIE TECH L.L.C.	154 425 886
CHINA PETROLEUM ENGINEERING CO. LTD.	167 563 939
CITYCOM SOLUTIONS (FAR EAST) LIMITED	602 479 621
CONTINENTAL RESOURCES ASIA PACIFIC LIMITED	602 971 148
CORPORATE IMAGE PROMOTIONS, INC.	158 145 914
CRESTA INVESTMENT AG	133 814 712
DIALOGUE PARTNERS INC.	159 852 623
ELAND FINANCE LIMITED	133 578 793
EMUSE CORPORATION LIMITED	123 706 034
ESKO-GRAPHICS PTE LTD	102 833 161
EU CAPITAL ADVISORS, LLC	602 799 360

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FAIRFIELD FUTURES TRADING LLP	162 374 450
FORTUNE ISLAND HOLDING COMPANY LIMITED	163 834 848
FRANKLIN BUSINESS COMPANY LTD	102 411 889
FUJITSU PC ASIA PACIFIC LIMITED	156 183 041
FUNDRAISING INITIATIVES INTERNATIONAL LIMITED	604 282 724
GEAVES SURFACE SOLUTIONS LIMITED	601 144 923
GERTOP INTERNATIONAL HOLDINGS LIMITED	601 565 100
GFT GLOBAL MARKETS UK LIMITED	140 977 171
GLOBAL ENGLISH LIMITED	601 230 399
GLOBAL ENVIRO INDUSTRIES INC.	603 875 636
GMO GLOBALSIGN PTE. LTD.	603 058 475
GO ASPIRE LTD	604 170 096
HALCO ROCK TOOLS LIMITED	088 633 514
HARUKI ROSENTHAL (USA) LLC	602 745 595
HEALTHIER NEWS, LLC	139 052 501
HERMAN & PARTNERS FINANCIAL GROUP LIMITED	604 871 678
HOUSE OF PEREY FASHION COMPANY	603 097 150
IBS SOFTWARE SERVICES PRIVATE LIMITED	112 781 423
INDIAN RIVER (UK) LTD.	162 556 649
INTERCORP HOLDINGS LLC	143 628 602
INTEROIL CORPORATION	094 136 884
JIANGXI FENGLING MINING ACCESSORIES MANUFACTUR	ING 603 804 066
PTY LTD	
JINDAL STEEL & POWER (MAURITIUS) LIMITED	139 902 337
KOSTER ECONOMICS LIMITED	165 119 102
LANGUAGE CONNECT INTERNATIONAL LTD	162 105 928
LEGEND LOGISTIC CO., LIMITED	600 983 631
LIPHATECH	155 601 826
LRC PRODUCTS LIMITED	143 996 374
MANTHEY REDMOND CORPORATION	604 936 236
MEI AUSTRALIA, LLC	120 043 736
MEZZO MOVIES LIMITED	140 406 426
MOTION INDUSTRIES (CANADA), INC.	131 998 037
MOTION INDUSTRIES, INC.	133 497 766
MRK SOLUTIONS LTD.	600 964 887
NARI GROUP CORPORATION	600 887 509
NEVID HOLDINGS LIMITED, INC.	146 068 322
NEWINCCO 1347 LIMITED	605 403 987
NOBLE LEASING II (SWITZERLAND) GMBH	154 445 664
OLLI ELLA LIMITED	150 020 287

A31/18, Tuesday 24 July 2018Page 30 of 33Company/Scheme deregistrationsPage 30 of 33ONESUBSEA PROCESSING AS140 733 348OPEN DESTINATIONS LIMITED602 701 502PARAS FLOWFORM ENGINEERING LIMITED604 509 980PENNANT TRAINING SYSTEMS LIMITED163 789 071PHOENIX INTERNATIONAL HOLDINGS, INC.129 311 342PREMIUM COSMETICS GMBH132 361 632PROFESSIONAL INTERNATIONAL (HK) LIMITED605 065 218PROPEX CONCRETE SYSTEMS (AUSTRALIA) LIMITED130 388 680PROOLUE OT INFORMATION AND LEADNING LIMITED120 000 400
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PROPEX CONCRETE SYSTEMS (AUSTRALIA) LIMITED 130 388 680
PROQUEST INFORMATION AND LEARNING LIMITED 102 833 483
PULSE SECURE UK LIMITED 603 198 616
QUANTUM IT DIGITAL LTD 602 600 671
RAE CONSULTING, LLC 149 297 334
READ CASED HOLE LIMITED 600 230 715
REKERDRES & SONS INSURANCE AGENCY, INC 105 658 688
RSC PRODUCTIONS LIMITED 602 480 035
RSH&P BARANGAROO LIMITED 147 542 818
SACHSENFONDS AUSTRALIAN PROPERTY INVESTMENT I 119 717 752
GMBH
SACHSENFONDS AUSTRALIAN PROPERTY INVESTMENT II 120 016 720
GMBH
SACHSENFONDS AUSTRALIAN PROPERTY INVESTMENT III 122 365 628
GMBH
SANSHEE, LLC 168 344 938
SHADOW ANALYTICS APP CORPORATION 602 197 660
SHRIRAM EPC LIMITED 153 515 194
SIGUE GLOBAL SERVICES LIMITED 119 037 982
SKINNYME TEA INTERNATIONAL LIMITED 602 038 728
SMUCKER INTERNATIONAL, INC., 113 003 615
SPM PRODUCTS, L.L.C. 602 202 451
25 WATT STREET LIMITED 602 761 900
66FIT LIMITED 153 944 346

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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 twentieth day of July 2018

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme BLUE SKY ALLIANCE FUND

GALILEO JAPAN TRUST

ARSN 140 253 685 122 465 990

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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 twentieth day of July 2018

Name of Scheme	ARSN
EMPIRE CLUB INVESTMENT FUND	609 631 914
LASALLE ASIA OPPORTUNITY III TRUST	143 242 120
VOGUE CAPITAL MANAGEMENT INVESTMENT FUNDS	615 923 914
WESTFIELD AMERICA TRUST	092 058 449
WFD TRUST	168 765 875

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.

ASCENSION MINERALS LIMITED

ACN 168 052 328 will change to a proprietary company limited by shares. The new name will be ASCENSION MINERALS PTY LTD ACN 168 052 328.

ELLUME PTY LTD ACN 141 767 660 will change to a public company limited by shares. The new name will be ELLUME LIMITED ACN 141 767 660.

MONSANTO AUSTRALIA LIMITED

ACN 006 725 560 will change to a proprietary company limited by shares. The new name will be MONSANTO AUSTRALIA PTY LTD ACN 006 725 560.

SPARTAN CAPITAL MANAGEMENT PTY. LTD.

ACN 626 331 217 will change to a public company limited by shares. The new name will be SPARTAN CAPITAL MANAGEMENT LIMITED ACN 626 331 217.

DINGO RESOURCES PTY LTD

ACN 620 866 579 will change to a public company limited by shares. The new name will be DINGO RESOURCES LTD ACN 620 866 579.

MOHO RESOURCES NL ACN 156 217 971 will change to a public company limited by shares. The new name will be MOHO RESOURCES LIMITED ACN 156 217 971.

PURAHEALTH PTY LTD ACN 609 606 519 will change to a public company limited by shares. The new name will be PURAHEALTH LTD ACN 609 606 519.

TOX FREE SOLUTIONS LIMITED

ACN 058 596 124 will change to a proprietary company limited by shares. The new name will be TOX FREE SOLUTIONS PTY LTD ACN 058 596 124.

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