



ASIC
Australian Securities &
Investments Commission

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Contents

Notices under Corporations Act 2001

18-0378	18-0974	18-1095	18-1103	18-1104
18-1115	18-1120	18-1121	18-1122	18-1123
18-1124	18-1127	18-1128	18-1129	18-1130
18-1134	18-1136	18-1138	18-1141	18-1142
18-1146	18-1147	18-1148	18-1150	18-1151

Company reinstatements

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

18-0378

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Deutsche Securitisation Australia Pty Limited ("the Licensee")
GPO Box 7033
SYDNEY NSW 2001

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 *7 December 2018*

Signed *John Connor*

John Connor
A delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

18-0974

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Finergy Solutions
ACN 145 328 525 ("the Licensee")
PO Box 1544
MILTON QLD 4064

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 377659 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated *7 December 2018*

Signed

A handwritten signature in cursive script, appearing to read 'John Connor', written over a horizontal dotted line.

John Connor

A delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

18-1095

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Lex Property Management Limited
ACN 111 779 689 ("the Licensee")
PO Box 1451
OSBORNE PARK WA 6917

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 282675 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated *29 November 2018*

Signed

A handwritten signature in black ink, appearing to read 'John Connor', written over a dotted line.

John Connor

A delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

18-1103

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Garry Medina (GMI) Pty Ltd
ACN 001 274 255 ("the Licensee")
PO Box 163
Windsor NSW 2756

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 260670 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 3 December 2018

Signed *John J Connor*

John Connor

A delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

18-1104

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Gro Capital (WA) Pty Ltd
ACN 612 919 016 ("the Licensee")
9 Arbordale Street
Floreat WA 6014

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 488830 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 3 December 2018

Signed *John J. Connor*.....

John Connor

A delegate of the Australian Securities and Investments Commission

18-1115

Australian Securities and Investments Commission**Corporations Act 2001 – Paragraphs 926A(2)(a), 951B(1)(a), 992B(1)(a) and 1020F(1)(a)
– Exemptions****Enabling power**

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraphs 926A(2)(a), 951B(1)(a), 992B(1)(a) and 1020F(1)(a) of the Corporations Act 2001 (the *Corporations Act*).

Title

2. This instrument is ASIC Instrument 18-1115.

Commencement

3. This instrument commences on the day it is signed.

Exemption

4. Multi Service Pty Limited ACN 080 216 173 (the *Company*) does not have to comply with:
 - (a) subsection 911A(1), Part 7.7 and Part 7.8 of the Corporations Act for the provision of a financial service in relation to the EasyPay Facility; and
 - (b) Part 7.9 of the Corporations Act in relation to the EasyPay Facility.

Where exemptions apply

5. The exemptions in paragraph 4 of this instrument apply where each of the following is satisfied:
 - (a) under the terms of the EasyPay Facility:
 - (i) the travel agent may pay money to the Company to be credited to the travel agent's account (*EasyPay account*) with the Company;
 - (ii) the travel agent may make a payment to an airline by authorising transfer of monies from the travel agent's account with the Company into an account (the *IATA account*) maintained by the International Air Transport Association (*IATA*) with an Australian ADI;
 - (iii) the travel agent will be given a transaction code to apply to the authorisation of a payment that enables the payment to be identified as being for a particular booking and airline ticket;

18-1115

- (iv) if the travel agent authorises a payment, the amount of the payment is immediately debited from the balance of the travel agent's account with the Company and transferred to the IATA account within 24 hours;
 - (v) the payment by the travel agent is complete, and the airline ticket to which the payment relates is valid, from the time the monies transferred from the travel agent's account with the Company are paid into the IATA account;
- (b) under arrangements between the Company, IATA and airlines that are members of IATA:
- (i) the payment by the travel agent is complete, and the airline ticket to which the payment relates is valid, from the time the monies transferred from the travel agent's account with the Company are paid into the IATA account;
 - (ii) if monies that are paid by the Company into the IATA account on request of the travel agent are not subsequently transferred to the airline for any reason, the airline ticket issued to the travel agent will remain valid and the airline does not have any recourse against the travel agent for non-payment;
- (c) the Company holds all monies paid to it by travel agents in an account that is:
- (i) held by the Company with an Australian ADI;
 - (ii) separate from the Company's working capital;
 - (iii) held on trust for the benefit of each of the travel agents and the airlines that are entitled to the money held in the account; and
 - (iv) not available to creditors other than the travel agents and the airlines that are entitled to the money held in the account in the event of insolvency of the Company.

Conditions

6. The exemption in paragraph 4 is subject to the following conditions:
- (a) the Company must disclose to the travel agent prior to being given access to the EasyPay Facility, the terms and conditions of the EasyPay Facility;
 - (b) the Company must provide the travel agent with the ability to check the balance of their EasyPay account;

18-1115

- (c) if a payment is been made without authorisation by the travel agent, the Company must ensure that a refund will be applied to the travel agent's EasyPay account;
- (d) the Company must only make the EasyPay Facility available for use by a business for business purposes;
- (e) the Company:
 - (i) has an internal dispute resolution procedure of the kind referred to in subparagraph 912A(2)(a)(i) of the Corporations Act that covers any financial services provided to the travel agents; and
 - (ii) is a member of the AFCA scheme.

Interpretation

7. In this instrument:

EasyPay Facility means a non-cash payment facility provided by the Company to a travel agent through which the travel agent may make payments for airline tickets that are acquired by the travel agent through a booking system and billing and settlement plan managed by IATA.

non-cash payment facility means a facility through which, or through the acquisition of which, a person makes non-cash payments.

Dated this 6th day of December 2018



Signed by Tegan Lemm
as a delegate of the Australian Securities and Investments Commission

18-1120

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 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* (**Corporations Act**).

Title

2. This instrument is ASIC Instrument 18-1120.

Commencement

3. This instrument commences on 3 December 2018.

Declarations

4. Chapters 6 and 6C of the Corporations Act apply to Atomos Limited ACN 139 730 500 (**Atomos**) as if section 609 were modified or varied by, after subsection (13) (as notionally inserted by ASIC Class Order [CO 13/520]) (**CO 13/520**), inserting:

"Securities subject to escrow arrangement

(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 Corporations Act apply to Atomos as if section 9 were modified or varied by, after subparagraph (a)(ii)(C) in the definition of **substantial holding** (as notionally inserted by CO 13/520), inserting:

" or

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

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

"; or

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

Where this instrument applies

7. This instrument applies in relation to Atomos's acquisition of a relevant interest in up to 135,970,865 ordinary shares in Atomos (**Escrowed Securities**) arising as a result of Security Holders holding ordinary shares in Atomos that are subject to escrow arrangements (**Escrow Arrangements**) in connection with the proposed admission of Atomos's securities to the official list of the financial market operated by ASX Limited ACN 008 624 691 (**ASX**) and where each Escrow Arrangement:
- (a) restricts disposal of, but not 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 takeover 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 Corporations Act;
 - (d) terminates no later than two years after the date the Escrow Arrangement was entered into; and
 - (e) is substantially in the same form as the draft agreement provided to ASIC on 14 September 2018.

Interpretation

8. In this instrument **Security Holder** means any of the following persons who hold shares in Atomos:
- (a) Ms Claire Louise Young <Young Family A/C>
 - (b) Domazet FT3 Pty Ltd <The Domazet Family A/C No 3>
 - (c) Common Sense Computing Pty Ltd <Common Sense A/C>
 - (d) Ellerston Capital Limited <Qpipa A/C>
 - (e) Imagination Technologies Ltd
 - (f) Pindar Holdings Limited
 - (g) Berne No 132 Nominees Pty Ltd <599694 A/C>
 - (h) Yu Rong Xi
 - (i) Guerilla Nominees Pty Ltd <Tooth Retirement Plan A/C>
 - (j) Ms Sarah Christina Overliese <Overliese Family A/C>

(k)	National Nominees Ltd
(l)	Mr Lance Allen Hannen-Williams & Mrs Raquelle Lisa
(m)	HSBC Custody Nominees (Aust) Limited
(n)	Burrangong Pty Ltd <Sam Family Settlement A/C>
(o)	Ellerston Capital Limited <Ellerston Global Equity A/C>
(p)	Ellerston Capital Limited <Ellerston Aust Microcap A/C>
(q)	Columbus Investment Services Limited
(r)	Future Equity Investments Ltd
(s)	Matimo Pty Ltd
(t)	Jennifer Dorothy Chatfield
(u)	Muchu Pty Ltd
(v)	Our Barnyard Pty Ltd <The Greg Hunt Family A/C>
(w)	Airborne Holdings Pty Ltd
(x)	Sir Hossein Yassaie
(y)	Guerilla Nominees No 2 Pty Limited
(z)	Jeli Investments Pty Ltd <The Jeli A/C>
(aa)	HY10 Ventures Limited
(bb)	Carrier International Pty Ltd <Carrier International S/F AC>
(cc)	Mutual Trust Pty Ltd
(dd)	Leisure & Hospitality Services Pty Ltd <The Humble Family A/C>
(ee)	Mr William Blair Healy & Mrs Mary Healy <Healy Family Corporate A/C>
(ff)	Ract Super Pty Ltd <Rand Super Fund A/C>
(gg)	Samantha Jane Rist
(hh)	Halo Adapt Pty Ltd <Adaptive Investment A/C>
(ii)	National Nominees Limited <Pvecot A/C>
(jj)	Atom Jack Super Pty Ltd <Atom Jack Super Fund A/C>
(kk)	Gasson Pty Ltd <Gasson Super Fund A/C>
(ll)	Core Venture Enterprises Limited
(mm)	Jilwell Investments Pty Ltd <The Lewin Family A/C>
(nn)	Peatcorp Pty Limited <Peatcorp Pty Limited SF AC>
(oo)	Jim Holdings Pty Ltd <Goo Family A/C>
(pp)	Generation Wise Pty Ltd <Generation 1 A/C>
(qq)	Bramshott Nominees Pty Ltd <Blythe A/C>
(rr)	Mbuty Pty Ltd <The M But Y Investments A/C>
(ss)	Warley Advisory Pty Ltd <S & K McInnes Family A/C>
(tt)	Mrs Anne Miller
(uu)	Mr Trevor Elbourne
(vv)	Mr James Matthew Cody <The Cody Family A/C>
(ww)	Joshn Equities Pty Ltd <Joshn Equities A/C>
(xx)	Cox Capital Management Pty Ltd <A/c Superannuation Fund A/C>
(yy)	Yu Robin Wu
(zz)	David Justin Arter <Arter Family A/C>
(aaa)	Mr Ryan Condrion & Mrs Susan Condrion <Condrion Family A/C>
(bbb)	Shiawaseyo Pty Ltd <Sampson Family A/C>
(ccc)	Springfield Group Holdings Pty Ltd
(ddd)	Talk Superannuation Pty Ltd <Littley Family S/F A/C>
(eee)	Treg Investments Pty Ltd
(fff)	Wv & RA Gordon Pty Ltd <Wv & RA Gordon Fam S/F A/C>
(ggg)	Eliza Maddalena Ly
(hhh)	Michelle Drummy
(iii)	Mr Anthony John Huntley
(jjj)	Picherit's Farm Pty Ltd <Huntley Super Fund A/C>
(kkk)	Mr Rhett David Tregunna
(lll)	Mr Andrew Malcolm Atkins
(mmm)	Cloversong Pty Ltd <Lace Jags A/C>

18-1120

(nnn) Nitro Investments No 1 Pty Ltd <Nitro Investment A/C>
 (ooo) TNM Holdings Pty Ltd
 (ppp) Dynamic Advisors Pty Ltd <BJTJC McAlister A/C>
 (qqq) Benemma Holdings Pty Ltd <McAlister Family A/C>
 (rrr) Wavesun Pty Ltd <M Capezio Super Fund A/C>
 (sss) Sg & Km Andrews Pty Ltd <Andrews Super Fund A/C>
 (ttt) Tabes Pty Ltd <L & C Mulkearns Family A/C>
 (uuu) I-Four Pty Ltd <Bydand Emprise Family A/C>
 (vvv) Paul Martin Timms
 (www) Right First Time Consultancy Pty Ltd <Webber Family A/C>
 (xxx) Jettsville Pty Ltd <Zs Super Fund A/C>
 (yyy) Mr Antony Sormann & Mrs Yvette Sormann <A & Y Sormann Super Fund A/C>
 (zzz) Richard Salib
 (aaaa) Mr Thomas Bloomfield
 (bbbb) Still Not Enough Pty Ltd
 (cccc) Christopher Tait
 (dddd) Mr Christopher Tait & Mrs Fiona Tait <Tait Super Fund A/C>
 (eeee) Tracey Lee Atkins
 (ffff) MGL Corp Pty Ltd
 (gggg) Ms Green Nominees Pty Ltd <Green Family A/C>
 (hhhh) Gonsun Lui
 (iiii) Ms Claire Katy Bauer <Seteais A/C>
 (iiiii) Burfields Pty Ltd <Burfields A/C>
 (kkkk) NGB Ventures Pty Ltd <Praestantia Investment SF AC>
 (llll) Maloway Pty Ltd <Maloway Super Fund A/C>
 (mmmm) Mr Sebastian Michael Bell
 (nnnn) Mr Jonathan Derry
 (oooo) Mr Luke Payten
 (pppp) Ricketts Point Investments Pty Ltd <Dickson Family Fund A/C>
 (qqqq) Super Benat Pty Ltd <Benat Super Fund A/C>
 (rrrr) Exit Out Pty Ltd <The Discretionary A/C>
 (ssss) Andrew Jacks
 (tttt) Mr Paul Tregunna & Mrs Robyn Tregunna <Tregunna Super Fund A/C>
 (uuuu) Masada Equities Pty Ltd <M & S Davies Family A/C>
 (vvvv) Mr Nicholas Richard Andrew
 (wwww) Mr Stephen Derry
 (xxxx) Mr Matthew A Ivey

Dated this 3rd day of December 2018


Signed by Peter Deakin
 as a delegate for the Australian Securities and Investments Commission

18-1121

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 18-1121.

Commencement

3. This instrument commences on 3 December 2018.

Declaration

4. Chapter 6D of the *Corporations Act* applies to a person who holds ordinary shares in Atomos Limited ACN 139 730 500 (**Atomos**), a public company incorporated in Victoria, as if section 707 was modified or varied by omitting subsections 707(3) and (4) and substituting the following subsections:

“(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:
 - (i) selling or transferring them; or
 - (ii) granting, issuing or transferring interests in, or options or warrants over, them;

and section 708 and 708A does not say otherwise.

- (4) Unless the contrary is proved, a body is taken to issue securities with the purpose referred to in paragraph 3(b) if any of the securities are subsequently sold, or offered for sale, within 12 months after their issue.”

Where this instrument applies

5. This instrument applies where a person who holds securities in Atomos makes an offer of those securities for sale (**Sale Securities**) where:
- (a) the sale offer occurs within 12 months of the issue of the Sale Securities;
 - (b) a prospectus was lodged with ASIC by Atomos on or around 30 November 2018 in relation to an initial public offer of fully paid ordinary shares of Atomos that are in the same class as the Sale Securities (Prospectus); and
 - (c) the Sale Securities were issued by Atomos without disclosure under Chapter 6D of the Corporations Act in consideration for the conversion of convertible notes, on or around the settlement of the offer made under the Prospectus.

Dated this 3rd day of December 2018



Signed by Peter Deakin
as a delegate for the Australian Securities and Investments Commission

18-1122

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 23 November 2018.

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION**IN THE MATTER OF NAJAM SHAH****BANNING ORDER UNDER SECTIONS 920A AND 920B
OF THE CORPORATIONS ACT 2001**

To: Najam Shah

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

Dated this 30th day of October 2018

Signed: 
30 October 2018
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.

18-1123

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 15 November 2018.

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION
IN THE MATTER OF MOHAMED MAKI EBRAHIM AHMED

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

To: Mohamed Maki Ebrahim Ahmed

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

Dated this 30th day of October 2018

Signed: 
30 October 2018
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.

18-1124

NOTICE UNDER SECTION 920E OF THE CORPORATIONS ACT 2001

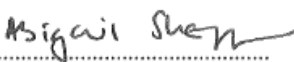
Notice is given under section 920E of the Corporations Act 2001 that the Australian Securities and Investments Commission has made a banning order in the terms set out below, which order took effect on 9 November 2018.

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION**IN THE MATTER OF AIZAZ HASSAN****BANNING ORDER UNDER SECTIONS 920A AND 920B
OF THE CORPORATIONS ACT 2001**

To: Aizaz Hassan

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

Dated this 30th day of October 2018

Signed: .....

30 October 2018
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.

18-1127

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 30 November 2018.

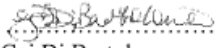
AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION**VARIATION OF NOTICE OF SUSPENSION OF
AUSTRALIAN FINANCIAL SERVICES LICENCE**

To: Equititrust Limited ACN 061 383 944
65-67 Thomas Drive
Surfers Paradise QLD 4217

Under s915B of the Corporations Act 2001 the Australian Securities and Investments Commission varies the order referred to in ASIC Instrument 12-1682 (as modified by ASIC Instruments 14-1154, 15-1097, 17-1007 and 17-1031) by:

omitting "30 November 2018" in the first paragraph and substituting "30 November 2019".

Dated this 27th day of November 2018

Signed: 
Gai Di Bartolomeo
Delegate of the Australian Securities and
Investments Commission

**ASIC**

Australian Securities & Investments Commission

18-1128**Australian Securities and Investments Commission
Corporations Act 2001 Section 915B****Notice of Cancellation of an Australian Financial Services Licence**

TO: RDC Financial Services Pty Ltd
ACN 610 126 728 ("the Licensee")
Level 1
205 Victoria Road
GLADESVILLE NSW 2111

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 484761 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 4 December 2018

Signed

Floyd Williams
a delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

18-1129

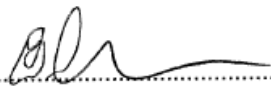
**Australian Securities and Investments Commission
Corporations Act 2001 Section 915B**

Notice of Cancellation of an Australian Financial Services Licence

TO: Gateway Lifestyle Financial Services Limited
ACN 603 342 043 ("the Licensee")
Level 2
117 Clarence 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 474782 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 4 December 2018

Signed 

Floyd Williams
a delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

18-1130

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Circle Insurance Pty Ltd
ACN 603 994 850 ("the Licensee")
1 Jacques Street
BALMAIN NSW 2041

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 478694 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 4 December 2018

Signed

A handwritten signature in black ink, appearing to be 'F. Williams', written over a dotted line.

Floyd Williams
a delegate of the Australian Securities and Investments Commission

18-1134

**Australian Securities and Investments Commission
Corporations Act 2001 (Cth) – Paragraph 1020F(1)(c) – Declaration**

Enabling Legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraph 1020F(1)(c) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 18-1134.

Commencement

3. This instrument commences on the day it is signed.

Declaration

4. Part 7.9 of the Act applies to Open Corp Funds Management Limited ACN 154 921 730 (**OCFM**) in its capacity as responsible entity of the Australian Residential Property Passive Fund ARSN 630 168 320 and Australian Residential Property Active Fund ARSN 630 168 884 (collectively **OCFM Trusts**) as if subsection 1017E(2) as notionally inserted by subregulation 7.9.08(4) of the *Corporations Regulations 2001* were modified or varied as follows:
 - (a) at the beginning of paragraph 1017E(2)(b) insert:

“subject to paragraph (ba),”; and
 - (b) after paragraph 1017E(2)(b) insert:

“(ba) any money may be paid into the account, provided that:
 - (i) money paid to acquire the financial product together with any securities or financial products that must, under the terms on which the financial product is to be traded, be transferred with the financial product; and
 - (ii) any other money to which this section applies; and
 - (iii) interest on the amount from time to time standing to the credit of the account,is identified and held in accordance with all other provisions of this section; and”.

18-1134

Where this declaration applies

5. This declaration applies where:

- (a) each ordinary interest in an OCFM Trust, under the terms on which each is to be traded, must only be transferred together (each a *OCFM Stapled Security*); and
- (b) OCFM receives money paid to acquire OCFM Stapled Securities.

Dated this 5th day of December 2018

Signed by Janice Chandra
as a delegate of the Australian Securities and Investments Commission

18-1136

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 1020F(1)(c) – Declaration**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraph 1020F(1)(c) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 18-1136.

Commencement

3. This instrument commences on the day it is signed.

Declaration

4. Part 7.9 of the Act applies in relation to Open Corp Funds Management Limited ACN 154 921 730 in its capacity as responsible entity of the Australian Residential Property Passive Fund ARSN 630168320 (the *scheme*) and Australian Residential Property Active Fund ARSN 630168884 (the *other scheme*) as if paragraph 1012D(3)(b) were modified or varied as follows:
 - (a) omit “either:”, and substitute “one or more of the following applies:”;
 - (b) in subparagraph (i) omit “or” (second occurring);
 - (c) in subparagraph (ii) omit “facility.”, and substitute “facility.”;
 - (d) after subparagraph (ii) insert:
 - “(iii) in a recommendation situation – the advice that constitutes the relevant conduct relates to an offer of managed investment products, under a plan for the reinvestment of at least one of the following:
 - (A) distributions in respect of the managed investment products;
 - (B) distributions in respect of other managed investment product which, under the terms on which they may be traded, must only be transferred together with the managed investment products;
 - (iv) in an issue situation – the offer or issue that constitutes the relevant conduct is an offer or issue of managed investment products, under a plan for the reinvestment of at least one of the following:
 - (A) distributions in respect of the managed investment products;

18-1136

- (B) distributions in respect of other managed investment product which, under the terms on which they may be traded, must only be transferred together with the managed investment products.”.

Where this declaration applies

5. This declaration applies to offers or issues of, and recommendations to acquire, managed investment products in relation to the scheme or managed investment products in relation to the other scheme, under a plan for the reinvestment of distributions in respect of the scheme, where under the terms on which the managed investment products in relation to the scheme and the managed investment products in relation to the other scheme are to be traded, they must only be transferred together.

Dated this 5th day of December 2018



Signed by Janice Chandra
as a delegate of the Australian Securities and Investments Commission

18-1138

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 18-1138.

Commencement

3. This instrument commences on the day it is signed.

Declaration

4. Chapter 5C of the Act applies to Open Corp Funds Management Limited ACN 154 921 730 in its capacity as responsible entity of the Australian Residential Property Passive Fund ARSN 630 168 320 (the *scheme*) and the Australian Residential Property Active Fund ARSN 630 168 884 (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

- (1) 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:

18-1138

“(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:
 - (i) 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:
 - (i) 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.”;

18-1138

- (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:

- (a) 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

5. 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 5th day of December 2018



Signed by Janice Chandra
as a delegate of the Australian Securities and Investments Commission

18-1141

**Australian Securities and Investments Commission
Corporations Act 2001– Subsection 111AT(1) – Exemption**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under subsection 111AT(1) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 18-1141.

Commencement

3. This instrument commences on the day it is signed.

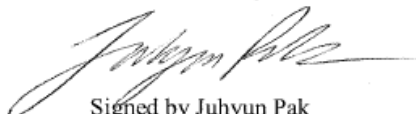
Exemption

4. The Trust Company (RE Services) Limited ACN 003 278 831 in its capacity as responsible entity of the Vitalharvest Freehold Trust ARSN 626 537 362 does not have to comply with Part 2M.3 of the Act in relation to the first half-year for the scheme ending 14 December 2018.

Where this instrument applies

5. The directors of the responsible entity have made resolutions to the following effect:
 - (a) to comply with Part 2M.3 of the Act as if the first half-year of the scheme is from 14 June 2018 to 31 December 2018; and
 - (b) to include in the first half-year report of the scheme a summary of the effect of this instrument; and
6. The exemption ceases to apply where the responsible entity fails to comply with Pt 2M.3 of the Act as if the first half-year of the scheme is for the period from 14 June 2018 to 31 December 2018.

Dated this 5th day of December 2018



Signed by Juhyun Pak
as a delegate of ASIC

18-1142

**Australian Securities and Investments Commission
Corporations Act 2001– Subsection 111AT(1) – Exemption**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under subsection 111AT(1) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 18-1142.

Commencement

3. This instrument commences on the day it is signed.

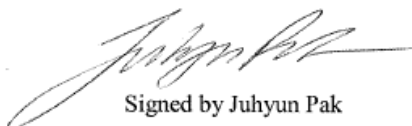
Exemption

4. BlackRock Investment Management (Australia) Limited ACN 006 165 975 in its capacity as the responsible entity of each of the following schemes does not have to comply with Part 2M.3 of the Act in relation to the scheme's first half-year ended 29 September 2018:
 - (a) iShares Asia 50 ETF (ARSN 625 112 950);
 - (b) iShares China Large-Cap ETF (ARSN 625 114 052);
 - (c) iShares S&P 500 ETF (ARSN 625 112 370);
 - (d) iShares S&P Mid-Cap ETF (ARSN 625 114 061);
 - (e) iShares S&P Small-Cap ETF (ARSN 625 113 886);
 - (f) iShares Global Consumer Staples ETF (ARSN 625 114 552);
 - (g) iShares Europe ETF (ARSN 625 113 528);
 - (h) iShares Global 100 ETF (ARSN 625 113 911);
 - (i) iShares Global Healthcare ETF (ARSN 625 114 347);
 - (j) iShares MSCI Japan ETF (ARSN 625 114 687);
 - (k) iShares MSCI South Korea ETF (ARSN 625 114 212);
 - (l) iShares MSCI Taiwan ETF (ARSN 625 115 228);
 - (m) iShares MSCI EAFE ETF (ARSN 625 116 887); and
 - (n) iShares MSCI Emerging Markets ETF (ARSN 625 115 844)each a *scheme*.

18-1142

Where this instrument applies

5. The directors of the responsible entity of the scheme have made resolutions to the following effect:
 - (a) to comply with Part 2M.3 of the Act as if the first half-year of the scheme is from 29 March 2018 to 31 December 2018; and
 - (b) to include in the first half-year report of the scheme a summary of the effect of this instrument.
6. The exemption ceases to apply where the responsible entity fails to comply with Part 2M.3 of the Act as if the first half-year of the scheme is for the period from 29 March 2018 to 31 December 2018.

Dated this 5th day of December 2018

Signed by Juhyun Pak
as a delegate of ASIC

18-1146

**Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 669(1) – Exemption**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under subsection 669(1) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 18-1146.

Commencement

3. This instrument commences on the day it is signed.

Exemption

4. Nine Entertainment Co. Holdings Limited ACN 122 203 892 and each of its wholly owned subsidiaries (*Nine*) do not have to comply with any of the following obligations under Part 6A.2 of the Act:

- (a) subparagraph 664C(1)(c)(iii); and
- (b) subparagraph 664C(2)(b)(ii);

in relation to the compulsory acquisition of Notes in Fairfax Media Limited ACN 008 663 161 (*Fairfax*).

Conditions

5. Nine must provide with any compulsory acquisition notice it sends to a Noteholder pursuant to Division 1 of Part 6A.2 of the Act:
 - (a) a copy of the Scheme Booklet; and
 - (b) an opinion from an Australian lawyer confirming that Nine holds full beneficial interests in at least 90% by value of all securities of Fairfax that are either shares or convertible into shares.

Where this instrument applies

6. This instrument applies to the compulsory acquisition of Notes in Fairfax following a members' scheme of arrangement of Fairfax (*Scheme*) where:

18-1146

- (a) Fairfax lodged the Scheme Booklet with ASIC on 12 October 2018;
- (b) the Scheme Booklet included an independent expert's report prepared by Grant Samuel & Associates Pty Limited opining that the Scheme was in the best interests of members of Fairfax;
- (c) the Scheme was approved by orders of the Federal Court of Australia dated 27 November 2018;
- (d) Nine has a relevant interest in 100% of the ordinary shares in Fairfax as and from the date the Scheme is effective;
- (e) the compulsory acquisition notice is sent to each Noteholder within two months of Nine satisfying the requirements for eligibility to do so in subsection 664A(2); and
- (f) the cash sum for which Nine proposes to compulsorily acquire the Notes is no less than the total value of the cash and scrip consideration offered to members of Fairfax pursuant to the Scheme per Fairfax share calculated in accordance with the conversion ratio under the Notes, with the equivalent cash value per Nine share calculated as:
 - (i) the greater of:
 - (A) the closing price of Nine shares on the Australian Securities Exchange on the last practicable day prior to the compulsory acquisition notice being lodged with ASIC; or
 - (B) the closing price of Nine shares on the Australian Securities Exchange on 19 November 2018.

Interpretation

7. In this instrument:

Noteholder means any person who is a holder of one or more Notes on the day on which a compulsory acquisition notice is lodged with ASIC in relation to the Notes;

Notes means 281 convertible notes in Fairfax issued on or around 11 December 1991; and

18-1146

Scheme Booklet means the explanatory statement of Fairfax dated 12 October 2018 and registered by ASIC for the purposes of Part 5.1 of the Act, including an independent expert's report prepared by Grant Samuel & Associates Pty Limited dated 12 October 2018.

Dated this 6th day of December 2018



Signed by Teegan Winters
as a delegate of the Australian Securities and Investments Commission



Australian Government

Takeovers Panel

**CORPORATIONS ACT
SECTION 657D
ORDERS**

18-1147

TRIBUNE RESOURCES LIMITED

The Panel made a declaration of unacceptable circumstances on 14 September 2018.

THE PANEL ORDERS**DIVESTMENT ORDERS**

1. The Sale Shares are vested in the Commonwealth on trust for Rand.
2. ASIC must:
 - (a) sell the Sale Shares in accordance with these orders and
 - (b) account to Rand for the proceeds of sale, net of the costs, fees and expenses of the sale and any costs, fees and expenses incurred by ASIC and the Commonwealth (if any).
3. ASIC must:
 - (a) retain an Appointed Seller to conduct the sale and
 - (b) instruct the Appointed Seller:
 - (i) to use the most appropriate sale method to secure the best available sale price for the Sale Shares that is reasonably available at that time in the context of complying with these orders, including the stipulated timeframe for the sale and the requirement that none of the Relevant Parties or their respective associates may acquire, directly or indirectly, any of the Sale Shares
 - (ii) to provide to ASIC a statutory declaration that, having made proper inquiries, the Appointed Seller is not aware of any interest, past, present, or prospective which could conflict with the proper performance of the Appointed Seller's functions in relation to the disposal of the Sale Shares
 - (iii) unless the Appointed Seller sells Sale Shares on market, that it obtain from any prospective purchaser of Sale Shares a statutory declaration including:
 - (A) a statement that the prospective purchaser is not associated with any of the Relevant Parties
 - (B) details of all historical relationships or connections (if any) between the prospective purchaser and any Relevant Party and

18-1147

- (C) details of all communications, agreements, arrangements or understandings (if any) between the prospective purchaser and any Relevant Party in the 12 months prior to the date of the statutory declaration
 - (iv) to provide ASIC with a copy of each statutory declaration obtained under paragraph 3(b)(iii) within 2 business days of receipt and not sell any Sale Shares to a prospective purchaser until 2 business days after providing ASIC with a copy of the statutory declaration from the prospective purchaser
 - (v) unless the Appointed Seller sells Sale Shares on market, not to sell any Sale Shares to a prospective purchaser:
 - (A) who is a Relevant Party
 - (B) who does not provide a statutory declaration containing the statement and information required by paragraph 3(b)(iii) or
 - (C) in circumstances where ASIC has informed the Appointed Seller that it has reason to believe or suspect, drawing inferences where necessary, that the prospective purchaser may be an associate of a Relevant Party, unless ASIC has subsequently advised the Appointed Seller that it has formed the view that, on the basis of the information available, it is not likely that the prospective purchaser is an associate of a Relevant Party
 - (vi) to dispose of all of the Sale Shares within 6 months from the date of its engagement or a longer period approved by the Panel and
 - (vii) to notify ASIC as soon as reasonable practicable if (without being obliged to do so) it forms the view that disposing of any or all of the Sale Shares within 6 months from the date of its engagement would likely result in a material decrease in the Tribune share price.
-
4. The Company and the Relevant Parties must do all things necessary to give effect to these orders, including:
- (a) doing whatever is necessary to ensure that the Commonwealth is registered with title to the Sale Shares in the form approved by ASIC and
 - (b) until the Commonwealth is registered, complying with any request by ASIC in relation to the Sale Shares.
5. None of the Relevant Parties or their respective associates may, directly or indirectly, acquire any of the Sale Shares (including, in the case of the Company, under a buy-back).
6. The Relevant Parties must not otherwise dispose of, transfer, charge or vote any Sale Shares.
7. Nothing in these orders obliges ASIC or the Commonwealth to:

18-1147

- (a) invest, or ensure interest accrues on, any money held in trust under these orders or
- (b) exercise any rights (including voting rights) attaching to, or arising as a result of holding, the Sale Shares.

CORRECTIVE DISCLOSURE ORDERS

8. Each Relevant Party must as soon as reasonably practicable and in any event within 2 months of the date of these orders:
 - (a) give the Company a substantial holder notice (**Notice**) detailing all acquisitions made, or disposals of, relevant interests in Company shares (to the extent known by the Relevant Party after making reasonable enquiries or to the extent that ASIC has otherwise indicated it is satisfied that disclosure will not be necessary having regard to the historical nature of the acquisitions and/or disposals) in a form acceptable to ASIC and containing any additional information reasonably required by ASIC within 14 days of receiving the draft required by Order 9 or
 - (b) satisfy ASIC that the market is adequately informed of the information that would otherwise be included in the Notice.
9. Each Relevant Party must as soon as practicable, and in any event within 14 days of the date of these orders, provide ASIC with a draft Notice. One Notice may be provided for multiple Relevant Parties if acceptable to ASIC.
10. The Company must publish a Notice on its ASX Announcements Platform within 2 business days of receiving the Notice.
11. If a Relevant Party does not comply with Order 8 within 2 months of the date of these orders, the Company shares held by that Relevant Party are vested in the Commonwealth on trust for the Relevant Party. Orders 2 to 7 and 14 will then apply to those shares as if they are 'Sale Shares' and Order 2(b) will then apply as if the reference to 'Rand' is replaced with the name of the Relevant Party.

VOTING RESTRICTIONS

12. A Relevant Party must not exercise, and the Company must disregard, any voting rights in respect of the Company shares held by that Relevant Party and must not dispose of, transfer, charge or otherwise deal with any Company shares held by that Relevant Party until the date that is 1 month after the Relevant Party has complied with Order 8 (**Initial Restriction Period**).
13. After the Initial Restriction Period, a Relevant Party (not including Rand) may only exercise, and the Company may only take into account, voting rights in respect of such number of Company shares calculated in accordance with the following formula:

18-1147

$$A = B \times \frac{C - D}{C}$$

Where:

- A is the number of Company shares in respect of which voting rights may be exercised and taken into account under this Order 13 by the Relevant Party
- B is the number of Company shares held by the Relevant Party
- C is the total number of Company shares on issue
- D is the total number of Company shares that are vested in ASIC under Orders 1 and 11 and have not been sold by the Appointed Seller

CREEP

14. No Relevant Party may take into account any relevant interest or voting power that they or their associates had, or have had, in:
- (a) the Sale Shares and
 - (b) until six months after the Relevant Party has complied with Order 8, any other Company shares,

when calculating the voting power referred to in Item 9(b) of s611 of the *Corporations Act 2001* (Cth), of a person six months before an acquisition exempted under Item 9 of s611.

TIMING

15. Orders 1 to 4 come into effect three business days after the date of these orders.
16. All other orders come into effect immediately.
-
17. For the avoidance of doubt, Order 13 ceases to apply when the Appointed Seller has sold all of the Sale Shares.

Interpretation

18. In these orders the following terms apply.

Appointed Seller	an investment bank or stock broker
ASIC	Australian Securities and Investments Commission, as agent of the Commonwealth
Company or Tribune	Tribune Resources Limited

18 - 1147

Company shares	Ordinary shares in the issued capital of the Company
date of the orders	26 October 2018 or in relation to a specific order, the business day after any stay of that order is lifted
Notice	the notice described in Order 8(a)
on market	in the ordinary course of trading on Australian Securities Exchange and not by crossing or special crossing
Rand	Rand Mining Limited
Relevant Parties	Company, Mr Anthony Billis, Ms Phanatchakorn Wichaikul, Ms Buasong Wichaikul, Sierra Gold Ltd, Sierra Gold Pty Ltd, Trans Global Capital Ltd, Rand, Nimby WA Pty Ltd, Lake Grace Exploration Pty Ltd and Northwest Capital Pty Ltd
Sale Shares	12,025,519 Company shares held by Rand (comprising Rand's holding in Tribune less 1,135,000 Tribune shares acquired by Rand on or about 2 and 10 January 2014) and any Company shares vested in accordance with Order 11



Bruce Dyer
Counsel
 with authority of Christian Johnston
 President of the sitting Panel
 Dated 26 October 2018



Australian Government

Takeovers Panel

18-1148

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

TRIBUNE RESOURCES LIMITED**CIRCUMSTANCES**

1. Tribune Resources Limited (**Tribune**) is a company listed on the Australian Securities Exchange (ASX Code: TBR). Tribune's directors are Messrs Anthony Billis, Otakar Demis and Gordon Alfred Sklenka.
2. Tribune has the following major shareholders:
 - (a) Sierra Gold Ltd (**SGL** - a company incorporated in the Seychelles), with a relevant interest of 16.04% in Tribune.
 - (b) Trans Global Capital Ltd (**Trans Global** - a company incorporated in the Seychelles), with a relevant interest of approximately 16.91% in Tribune.
 - (c) Rand Mining Limited (**Rand** - an ASX listed company, ASX Code: RND) with a relevant interest of approximately 26.32% in Tribune.

SGL

3. SGL lodged a substantial holder notice on 10 November 2009 in relation to its shareholding in Tribune. It did not disclose any other person who had a relevant interest in those shares.
4. On 19 June 2018, SGL replied to a beneficial ownership notice issued by ASIC under s672A(1) of the *Corporations Act 2001* (Cth) (**Act**) disclosing, among other things, that:
 - (a) SGL holds its Tribune shares on trust for Sierra Gold Pty Ltd (ACN 009 138 783).
 - (b) The shareholders of Sierra Gold Pty Ltd, including SGL, have a relevant interest in SGL's Tribune shares "by virtue of their shareholding in Sierra Gold Pty Ltd and as a result of the Shares being held on trust for Sierra Gold Pty Ltd".
 - (c) To the best of SGL's knowledge and recollection all instructions given to SGL in respect of the acquisition or disposal of its Tribune shares, the exercise of any voting or other rights attached to those shares or any other matter relating to those shares, "at all or any time during the period that SGL has been the registered

18-1148

legal owner of the Shares, has been given to SGL by the shareholders...of Sierra Gold Pty Ltd in accordance with the terms of Sierra Gold Pty Ltd's constitution".¹

5. SGL and Sierra Gold Pty Ltd submitted to the Panel that SGL holds its 80.95% shareholding in Sierra Gold Pty Ltd as nominee and bare trustee for Mr Billis, accordingly Mr Billis has a relevant interest in SGL's 16.04% interest in Tribune and, to the extent that SGL and Sierra Gold Pty Ltd are aware, none of the other shareholders in Sierra Gold Pty Ltd nor the sole director of Sierra Gold Pty Ltd have a relevant interest in those shares. SGL and Sierra Gold Pty Ltd submitted that Mr Billis is the sole director of SGL.
6. SGL and Sierra Gold Pty Ltd submitted that Ms Phanatchakorn Wichaikul *"is the registered holder and beneficial owner of all the share capital of SGL."* SGL and Sierra Gold Pty Ltd submitted in effect that SGL's substantial holder notice referred to in paragraph 3 and SGL's tracing notice response referred to in paragraph 4² contained inaccurate or deficient disclosure. Ms Phanatchakorn Wichaikul is Mr Billis's wife.
7. Mr Billis is a party to these proceedings and did not rebut any of the submissions made by SGL and Sierra Gold Pty Ltd.

Trans Global

8. Trans Global lodged a substantial holder notice on 9 April 2009 in relation to its shareholding in Tribune. It did not disclose any other person who had a relevant interest in those shares.
9. On 6 July 2018, Trans Global replied to a beneficial ownership notice issued by ASIC under s672A(1) of the Act disclosing, among other things, that Ms Phanatchakorn Wichaikul has a relevant interest in Trans Global's shareholding in Tribune and Mr Billis is a director of Trans Global.
10. Trans Global and Mr Billis submitted to the Panel that:
 - (a) Trans Global holds 4,454,000 Tribune shares *"as nominee or bare trustee"* for Mr Billis and holds 4,000,000 Tribune shares *"as nominee or bare trustee"* for Ms Buasong Wichaikul
 - (b) Mr Billis has a relevant interest in the Tribune shares held by Trans Global because Mr Billis is the sole director of Trans Global and *"therefore has the power to exercise, or control the exercise, of the right to vote attached to the shares in Tribune held in the name of" Trans Global "and the power to dispose of, or control the exercise of a power to dispose of, those shares"*

¹ On 5 July 2018, a shareholder in Sierra Gold Pty Ltd (Henley Point Pty Ltd) replied to a beneficial ownership notice under s672A(1) of the Corporations Act, issued by ASIC, disclosing, among other things, that the shareholders in Sierra Gold Pty Ltd provide the directors of SGL with instructions relating to SGL's Tribune shares

² And Sierra Gold Pty Ltd's response to a tracing notice dated 11 July 2018

18-1148

- (c) Ms Buasong Wichaikul has a relevant interest in 4,000,000 of the 8,454,000 shares in Tribune held by Trans Global and
 - (d) Trans Global's tracing notice response inaccurately disclosed that Ms Phanatchakorn Wichaikul had a relevant interest in Trans Global's shareholding in Tribune.
11. Trans Global's Register of Members and Share Ledger states that:
- (a) Ms Phanatchakorn Wichaikul is Trans Global's sole shareholder and
 - (b) Mr Billis was the sole shareholder in Trans Global between 18 September 2009 and 20 May 2010. On 20 May 2010 he sold his shareholding to Ms Phanatchakorn Wichaikul for US\$100.

Rand

12. Rand's board is identical to Tribune's board, comprising Messrs Anthony Billis, Otakar Demis and Gordon Alfred Sklenka.
13. On or about 27 January 2010, Tribune increased its voting power in Rand Mining Limited from 20.51% to 43.85%. As a result s259D(1) of the Act applied requiring within 12 months from that time that either Rand cease to hold Tribune shares or Tribune cease to control Rand, unless ASIC provided an extension of time. Subsection 259D(3) of the Act also applied, and continues to apply, prohibiting Rand from exercising voting rights to its Tribune shares while Tribune controls Rand.
14. On 24 December 2010, Tribune applied to ASIC for an extension of time under s259D(1). ASIC subsequently informed Tribune that it would not give an extension. Rand continues to be controlled by Tribune and holds Tribune shares.
15. On 3 July 2018, Rand replied to a beneficial ownership notice issued by ASIC under s672A(1) of the Act disclosing, among other things, that each of Messrs Anthony Billis, Otakar Demis and Gordon Alfred Sklenka has a relevant interest in Rand's Tribune shares "by virtue of their position as directors of Rand". In a submission to the Panel, Rand submitted that its directors "do not in fact have a relevant interest in Rand's shares in Tribune as disclosed in Rand's tracing notice response".

Resource Capital Limited

16. On 23 December 2010, Rand entered into an Option and Access Agreement with Resource Capital Limited and Iron Resources Limited. Pursuant to the Option and Access Agreement, Resource Capital Limited granted Rand the option to acquire all the issued shares in Iron Resources Limited. If Rand exercised the option, a share purchase agreement (attached to the Option and Access Agreement) would have full force and effect, which involved (among other things) Rand paying Resource Capital Limited a deposit of 8,000,000 Tribune shares (approximately 16% of the Tribune shares on issue).
17. In a submission to the Panel, Rand submitted that Resource Capital Limited had a relevant interest in 8,000,000 Tribune shares by virtue of Resource Capital Limited

18-1148

being a party to the Option and Access Agreement. Resource Capital Limited has not lodged a substantial holder notice disclosing its interest in Tribune. Rand has informed the Panel that it wishes to terminate the Option and Access Agreement.

18. The Option and Access Agreement was signed by Mr Billis as a director of Resource Capital Limited and Iron Resources Limited and by Ms Phanatchakorn Wichaikul as "Secretary/Director" of Resource Capital Limited and Iron Resources Limited. Resource Capital Limited's response dated 26 June 2018 to a beneficial ownership notice issued by ASIC under s672A(1) of the Act discloses that Mr Billis is a director of Resource Capital Limited.
19. In Tribune's application to ASIC dated 24 December 2010 (referred to in paragraph 14), Tribune stated that Rand had informed it that:
 - (a) Mr Billis was one of the two directors of Iron Resources Limited and
 - (b) The directors of Resource Capital Limited were Mr Billis and Ms Phanatchakorn Wichaikul.

Association between Mr Billis and Ms Phanatchakorn Wichaikul

20. The Panel considers that Mr Billis and Ms Phanatchakorn Wichaikul both now and since at least 20 May 2010:
 - (a) have a relevant agreement for the purpose of controlling or influencing the composition of the board of Tribune or the conduct of Tribune's affairs and are associated with each other under section 12(2)(b) or
 - (b) acted in concert in relation to the affairs of Tribune and are associated with each other under section 12(2)(c).
21. The factors that support the inference that Mr Billis and Ms Phanatchakorn Wichaikul are associates include:
 - (a) their relationship as husband and wife
 - (b) Mr Billis being the sole director of SGL, Trans Global and Lake Grace Exploration Pty Ltd and Ms Phanatchakorn Wichaikul being the sole shareholder of those companies
 - (c) the involvement of Mr Billis and Ms Phanatchakorn Wichaikul in Resource Capital Limited and Iron Resources Limited (see paragraph 18) and
 - (d) The uncommercial nature of the sale of Mr Billis's interest in Trans Global on 20 May 2010 for US\$100.

Conclusion

22. The market has not been informed, and continues not to be informed, of persons who have a relevant interest in shares held by the three largest shareholders of Tribune.

18 - 1148

23. Tracing notice responses by SGL, Sierra Gold Pty Ltd, Trans Global and Rand contain material that, in the submissions made by those parties to the Panel, were and are false.
24. If the material provided to the Panel in the submissions by Tribune, SGL, Sierra Gold Pty Ltd, Trans Global and Rand is accurate, there have been numerous contraventions of the substantial holder provisions in relation to Tribune shares, including by:
- (a) Mr Billis, at least in relation to Tribune shares held by himself (0.03%), Ms Phanatchakorn Wichaikul (0.45%), SGL (16.04%), Trans Global (16.91%), Rand (26.32%)³, Nimby WA Pty Ltd (0.3%), Lake Grace Exploration Pty Ltd (0.37%) and Northwest Capital Pty Ltd (0.07%) - meaning that he has voting power of 60.49% in Tribune
 - (b) Tribune, in relation to having an interest in its own shares by operation of s608(3)(a) and (b) of the Act as a result of Tribune controlling Rand and Tribune holding voting power in over 20% in Rand and
 - (c) Ms Phanatchakorn Wichaikul as a result of her association with Mr Billis.

EFFECT

25. It appears to the Panel that:
- (a) the acquisition of control over voting shares in Tribune and Rand has not taken, and continues not to take, place in an efficient, competitive and informed market
 - (b) the holders of Tribune and Rand shares and the market in general has not known, and continues not to know, the identity of persons who acquired a substantial interest in Tribune and Rand and
 - (c) the above effects in relation to Tribune are magnified by Rand being prohibited from voting its 26.32% interest in Tribune by virtue of s259D(3) of the Act.

CONCLUSION

26. 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:
 - (i) on the control, or potential control, of Tribune
 - (ii) on the acquisition, or proposed acquisition, by a person of a substantial interest in Tribune or
 - (iii) as a consequence of (i) and (ii), on the control or potential control of Rand

³ as a result of his relevant interest in Tribune and the operation of s608(3)(a) and (b) of the Act

18-1148

- (b) in the alternative, having regard to the purposes of Chapter 6 set out in section 602 of the Act
 - (c) in the further alternative, because they constituted, constitute, will constitute or are likely to constitute a contravention of a provision of Chapter 6C of the Act or gave or give rise to, or will or are likely to give rise to, a contravention of a provision of Chapter 6C of the Act.
27. 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 Tribune.



Bruce Dyer
Counsel
with authority of Christian Johnston
President of the sitting Panel
Dated 14 September 2018

18-1150

Notice is given under section 915F of the Corporations Act 2001 that the Australian Securities and Investments Commission has made an order in the terms set out below, which order took effect on 5 December 2018.

Australian Securities & Investments Commission

Notice of Cancellation of Australian Financial Services Licence

To: Bristol Street Financial Services Pty Ltd ACN 139 367 141

TAKE NOTICE that under s915C (1) of the *Corporations Act 2001*, the Australian Securities and Investments Commission cancels Australian financial services licence number 344085 held by Bristol Street Financial Services Pty Ltd.

Under s915H of the *Corporations Act 2001*, ASIC specifies that the licence continues in effect until 5 December 2019, while cancelled, as though the cancellation had not happened for the purpose of:

- (a) s912A(1)(g) to the extent that it requires Bristol Street Financial Services Pty Ltd to have a dispute resolution system complying with s912A(2), which requires Bristol Street Financial Services Pty Ltd to be a member of the Australian Financial Complaints Authority scheme; and
- (b) s912B and regulations 7.6.02AAA and 7.6.02AA of the *Corporations Regulations 2001*, which require Bristol Street Financial Services Pty Ltd to have arrangements for compensating retail clients including the holding of professional indemnity insurance cover.

Dated 5th December 2018.

Signed



Melanie Baxter
Delegate of the Australian Securities & Investments Commission



Australian Government

18 - 1151]

Takeovers Panel

Reasons for Decision

**Benjamin Hornigold Limited and Henry Morgan Limited
[2018] ATP 23**
Catchwords:

Review of ASIC decisions – affirmed ASIC decisions – extension of time to lodge target’s statement – independent expert’s reports

Corporations Act 2001 (Cth), sections 5C, 633, 650D, 650E, 655A, 656A

ASIC Regulations 2001 (Cth), Regulation 16(a), Acts Interpretation Act 1901 (Cth), section 36

Guidance Note 2: Reviewing Decisions, ASIC Regulatory Guide 9: Takeover Bids

Lion-Asia Resources Pte Ltd [2009] ATP 25, Taipan Resources NL 05 [2000] ATP 14

Interim order	IO undertaking	Conduct	Declaration	Final order	Undertaking
NO	NO	YES	NA	NA	NO

INTRODUCTION

- The Panel, Yasmin Allen, James Dickson (President) and Bruce McLennan affirmed decisions of ASIC to refuse relief under s655A(1)¹ to Benjamin Hornigold Limited and Henry Morgan Limited to extend the time for the dispatch of their target’s statements and, in the alternative, to permit them to lodge incomplete target’s statements.
- In these reasons, the following definitions apply.

BHD	Benjamin Hornigold Limited
Bid Implementation agreements	Bid implementation agreements entered into by JBL with each of BHD and JBL dated 10 September 2018
HML	Henry Morgan Limited
JBL	John Bridgeman Limited
Relief Applications	Applications under s655A to ASIC by BHD and HML dated 14 and 20 November described in paragraphs 8 and 9.

FACTS

- BHD and HML are ASX listed investment companies (ASX codes: BHD and HML respectively). JBL is an investment management company listed on the NSX (NSX Code: JBL). JBL manages the investments of BHD and HML.
- On 10 September 2018, JBL announced an intention to make separate off-market scrip takeover offers to acquire (a) all the shares and options in BHD that JBL did not currently own and (b) all the shares in HML that JBL did not currently own. Copies

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)

Takeovers Panel

18-1151

Reasons - Benjamin Hornigold Limited and Henry Morgan Limited
[2018] ATP 23

of the Bid Implementation Agreements were attached to the announcement. The agreements included consent for early dispatch of bidder's statements by each of BHD and HML. Neither bid was conditional on the other.

5. On 19 September 2018, BHD and HML made separate announcements stating that their respective independent directors had engaged an independent expert (they appointed the same expert).
6. On 22 October 2018, JBL released its annual report.
7. On 31 October 2018, JBL lodged its bidder's statements in relation to BHD and HML. On 9 November 2018, JBL announced that it had completed dispatch of the bidder's statements and offers in relation to both bids. Under items 11 and 12 of s633,² BHD and HML were required to lodge and dispatch their respective target's statements by 26 November 2018.
8. On 14 November 2018, BHD and HML made separate applications to ASIC seeking in effect an extension of time for lodgement and dispatch of their respective target's statements (with accompanying respective expert's reports) to 10 December 2018.
9. On 20 November 2018, BHD and HML made separate applications to ASIC seeking relief to lodge an incomplete target's statement, in the event that ASIC was not minded to give relief to extend time for the lodgement of the target's statements.
10. On 21 November 2018, ASIC advised BHD and HML that it had reached an in-principle decision to refuse the Relief Applications. On 22 November 2018, ASIC advised BHD and HML that it had refused the Relief Applications and provided reasons for its decisions.
11. On 23 November 2018, JBL extended the offer period for its bids for BHD and HML to 14 January 2019 and provided further disclosure in supplementary bidder's statements. The extensions of the offer period for JBL's bids for BHD and HML triggered a right of withdrawal for BHD and HML shareholders who had accepted the bid under ss650D(1)(a)(ii) and 650E.

APPLICATION

12. By separate similarly worded applications dated 22 November 2018, BHD and HML applied for a review of ASIC's decisions in response to the Relief Applications. They submitted (among other things) that:
 - (a) The delay in dispatching compliant target's statements was caused by the independent expert not being able to produce a compliant independent expert's report in time, which in turn was due to the delay in lodgment of JBL's annual report. This was beyond the control of BHD and HML.
 - (b) By not giving relief, ASIC was directly depriving BHD's and HML's shareholders of enough information to enable them to assess the merits of the offer.

² And the operation of s36 of the *Acts Interpretation Act 1901* (Cth) as is applied by s5C of the *Corporations Act 2001* (Cth)

Takeovers Panel

18 - 1151

Reasons - Benjamin Hornigold Limited and Henry Morgan Limited
[2018] ATP 23

- (c) If the Panel is not minded to give relief to extend the time for lodgment of the target's statements, they submitted that relief should be given to allow for the dispatch of incomplete target's statements, noting that they were willing to comply with any conditions, including a recommendation that their shareholders take no action until provision of the relevant independent expert's report.

DISCUSSION**Introduction**

13. We have considered all the material, but address specifically only that part of the material we consider necessary to explain our reasoning.
14. We decided to direct that both matters be considered in the one Panel proceedings under Regulation 16(a) of the *ASIC Regulations 2001* (Cth), after receiving submissions from the parties on that question.
15. As noted in Guidance Note 2: Reviewing Decisions (at [10]),³ the Panel treats an application for review of an ASIC decision as a de novo consideration on the merits. We have considered the matter on its merits and have considered (among other things):
- (a) the relevant ASIC policy and whether it was applied
 - (b) the applications for review of ASIC's decisions and the material provided
 - (c) the reasons for ASIC's decisions
 - (d) events that occurred after ASIC refused the Relief Applications, including JBL extending its bid and the requirement to offer withdrawal rights to BHD and HML shareholders and
 - (e) submissions and rebuttals to the Panel's brief.

Extension of time to lodge the target's statements

16. ASIC's Regulatory Guide 9: Takeover Bids states that:

RG 9.464 We may give case-by-case relief to extend the time in which the target must send its target's statement to holders under a bid. We will consider giving this relief if:
(a) the factors that have led to delay in preparing the target's statement are beyond the target's control; (b) the target's statement is sent to holders more than 10 business days before the offers are scheduled to close; and (c) if the target is listed – the target informs the market of the extension of time and, where appropriate, recommends that holders do not accept offers or make any final decisions in relation to the bid until they have read the target's statement.

RG 9.465 In addition to requiring the target to advise the market of the extension of time, we may also require the target to immediately inform the market of significant information that is already in the target's possession and that holders require in deciding whether to accept offers under the bid.

³ See also *Lion-Asia Resources Pte Ltd* [2009] ATP 25 at [21]

Takeovers Panel

18 - 1151

Reasons - Benjamin Hornigold Limited and Henry Morgan Limited
[2018] ATP 23

RG 9.466 *We will not give this relief if we consider that the target already has all the material information that a holder needs to assess the merits of a bid.*

RG 9.470 *If the target cannot reasonably be expected to dispatch its target's statement to holders more than 10 business days before the close of the bid: (a) the target may ask the bidder to extend its bid; or (b) the target may apply for the relief discussed at RG 9.471 to dispatch an incomplete target's statement.*

17. ASIC's reasons for refusal to give extension of time relief included (among other things) that:
 - (a) it was open to BHD and HML to engage a new well-resourced expert to satisfy the timetable
 - (b) BHD and HML consented to early dispatch of the bidder's statements and therefore the due date for the target's statements had been brought forward by their own actions
 - (c) BHD and HML agreed to the timetable set down for the bids when they entered into the Bid Implementation Agreements and
 - (d) giving relief would be inconsistent with the principles in s602 because (among other things) BHD and HML did not appear to provide the customary 'take no action' statements, a significant number of shareholders had already accepted the bid and the extension would mean that their shareholders would not have a copy of the target's statement and expert's reports prior to their annual general meetings (scheduled for BHD on 30 November 2018 and HML on 29 November 2018).
18. BHD and HML submitted (in a joint submission) that:
 - (a) each of BHD and HML do not have employees and management services are outsourced solely to JBL
 - (b) the expert requested material from them individually on 11 September 2018 but did not receive that material prior to the lodgement of the accounts of each of HML, BHD and JBL
 - (c) the expert had informed ASIC on 19 November 2018 that it had "in the last couple of days" received all the information that it required to commence substantive work on the independent expert's report
 - (d) JBL's accounts were lodged late (on 22 October 2018) and there were queries of JBL's and HML's accounts from the NSX and ASX respectively and
 - (e) HML's main asset is an investment in JB Financial Group Pty Ltd. That company lodged a financial report as a large proprietary company on 2 November 2018.
19. BHD and HML submitted that consenting to early dispatch of the bidder's statements was not contemplated to cause delay and was not the cause of the delay. They submitted that it was reasonable for the independent directors of BHD and HML to assume that "a bidder would not delay in the provision of material requested by an independent expert because such an event would ultimately be to the bidder's detriment".

Takeovers Panel

18 - 1151

Reasons - Benjamin Hornigold Limited and Henry Morgan Limited
[2018] ATP 23

20. ASIC submitted that:
- (a) the full year audited accounts for BHD and HML were released 7 weeks ago on 1 October 2018 and the audited JBL accounts were released 4 weeks ago on 22 October 2018
 - (b) ASX and NSX queries in relation to the BHD and HML accounts did not result in any restatement or revisions of those accounts
 - (c) BHD and HML have released to the market monthly, price sensitive, net tangible asset disclosures (the most recent disclosure was made on 14 November 2018) presumably with the assistance of JBL. It would be unusual if BHD and HML did not prepare comprehensive working papers supporting these material net tangible asset disclosures and there is no readily apparent factor that would explain why the expert could not have relied on these working papers held by BHD and HML. In addition, HML must have been in possession of detailed information about JB Financial Group Pty Ltd to value its investment for the purposes of its net tangible asset disclosure.
21. The extension of JBL's bid means that one aspect of ASIC's policy has been satisfied. If relief was given BHD and HML would be required to dispatch their target's statements more than 10 business days before the close of JBL's bids.
22. However we are not satisfied that the delay in preparing BHL's and HML's target's statement was beyond the control of each. We agree with ASIC that there was sufficient time for the expert to assess JBL's accounts and BHL and HML could have provided the expert with the same information they obtained from JBL for the purposes of preparing net tangible asset disclosures.
23. BHD and HML had a greater capacity to provide information to the expert than in the case of a target subject to a hostile bid.⁴ We agree with ASIC that it is relevant that they agreed to early dispatch of JBL's bidder's statements, leaving them and their expert less time to consider those documents. In addition, the Bid Implementation Agreements envisaged that the bidder's and target's statement would be lodged with ASIC and ASX on 24 September 2018. After that deadline had passed, BHL and HML should have been on notice that there may be issues in obtaining information from JBL.

Relief to allow for the lodgement of incomplete target's statements

24. ASIC's Regulatory Guide 9: Takeover Bids states that:

[9.471] *In limited circumstances, we may grant relief to allow a target to dispatch an incomplete target's statement to holders. For example, we may grant relief on condition that the target: (a) advises its holders of the nature, extent and significance of the relevant deficiencies in the target's statement; and (b) undertakes to provide a supplementary target's statement which remedies all the deficiencies mentioned in RG 9.471(a) as soon as practicable.*

⁴ For an example of the Panel affirming an ASIC decision to give a modification under s655A to extend the time for the lodgement of target's statement, in the case of a target subject to a hostile bid, see *Taipan Resources NL 05 [2000] ATP 14*

Takeovers Panel

18 - 1151

Reasons - Benjamin Hornigold Limited and Henry Morgan Limited
[2018] ATP 23

25. ASIC's reasons for refusal for relief permitting lodgement of incomplete target's statements included (among other things) that:
- the issues referred to in paragraphs 17(b) and 17(c)
 - it would be unlikely if relief was given that the incomplete target's statements would provide meaningful disclosure
 - it is not uncommon in a takeover context for experts to be called upon to report without complete information (for example, a hostile bid) and
 - any action by ASIC to modify the requirements in Chapter 6 would not result in the provision of important statutory disclosure in a shorter time frame, it would simply relieve the applicants from any contraventions of the Act and, accordingly, the regulatory detriment did not outweigh the commercial benefit that would flow from giving the relief.
26. In the circumstances of JBL's bids for BHD and HML, including NSX's queries regarding JBL's accounts,⁵ we consider it is not appropriate to give relief to allow for the lodgement of incomplete target's statements.

Other matters

27. BHD and HML made the following submission:
- ASIC has refused relief. Practically, this will force the Applicants to dispatch incomplete target's statements or not at all. The Applicants have no doubt ASIC will subsequently lodge a statement of unacceptable circumstances which will likely bring the transaction to an end, nullifying the purpose of completing the IER.*
28. We consider that this submission misunderstands the effect of the refusal of the Relief Applications. Our decision should not be understood to excuse BHD or HML from lodging and dispatching target's statements (and accompanying expert's reports) which comply with Chapter 6 and relevant ASIC policy as soon as they are able to do so.
29. JBL submitted that it was willing to accommodate a proposal, implicitly on the basis relief was given, to extend withdrawal rights for shareholders who accepted the bids following the release of the supplementary bidder's statement but prior to the release of BHD's and HML's target's statements. It is possible that such withdrawal rights would require an exemption or modification under s655A, in which case that would be a matter for ASIC. Our decision does not preclude JBL offering such withdrawal rights (or seeking ASIC relief, if required).

⁵ The query related to a statement in JBL's independent auditor's report which included the following: "We draw attention to Note 2, "Going Concern" in the Financial Report. The conditions disclosed in Note 2, indicate a material uncertainty exists that may cast significant doubt on the Group's ability to continue as a going concern and, therefore, whether it will realise its assets and discharge its liabilities in the normal course of business, and at the amounts stated in the Financial Report."

Takeovers Panel

18-1151

Reasons - Benjamin Hornigold Limited and Henry Morgan Limited
[2018] ATP 23

DECISION

30. For the reasons above, we affirm the decision of ASIC not to grant relief as sought in the Relief Applications.

James Dickson
President of the sitting Panel
Decision dated 26 November 2018
Reasons given to parties 4 December 2018
Reasons published 5 December 2018

Advisers**Party**

BHD and HML

Advisers

AJ & Co Lawyers

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

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

Dated this fifth day of December 2018

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 004 388 434 PTY. LTD.	004 388 434
A.C.N. 054 636 850 PTY LTD	054 636 850
A.C.N. 092 606 936 PTY LTD	092 606 936
A.P DENTAL PTY LTD	610 536 859
A & Q COMPANY PTY LTD	603 653 532
AAY JAY INVESTMENTS PTY LTD	610 833 960
ABNB PTY LTD	609 300 950
ACA BUILDING SERVICES PTY. LTD.	095 163 769
ACCESS T & D PTY. LTD.	070 662 038
ACE COMPLIANCE SERVICES PTY LTD	162 242 275
ACKERLEY INVESTMENTS PTY LTD	164 222 342
ACN 007 688 664 PTY. LIMITED	007 688 664
ACN 050 207 433 PTY. LTD.	050 207 433
ACN 076 301 178 PTY LIMITED	076 301 178
ACN 103 830 333 PTY LIMITED	103 830 333
ACN 112 577 170 PTY LIMITED	112 577 170
ACN 112 578 739 PTY LIMITED	112 578 739
ACN 115 956 208 PTY LTD	115 956 208
ACN 129 328 490 PTY LTD	129 328 490
ACN 130 503 132 PTY LTD	130 503 132
ACN 151 792 755 PTY LTD	151 792 755
ACN 166 450 086 PTY LTD	166 450 086
ACN 169 116 590 PTY LTD	169 116 590
ACN 600 810 099 PTY LIMITED	600 810 099
ACN 604 293 718 PTY LTD	604 293 718

ACN 606 265 472 PTY LTD	606 265 472
ACN 611 335 267 PTY. LTD.	611 335 267
ACN 612 117 325 PTY LTD	612 117 325
ADAMS ANTENNAS PTY LTD	160 970 507
ADEE CONSULTING PTY LTD	610 854 585
ADELAIDE WARBIRDS PTY LTD	142 096 615
ADVANCE CONCRETING (VIC) PTY. LTD.	061 179 057
ADVANCED MEDIA GROUP PTY. LTD.	103 634 135
ADVANTAGE FINANCIAL SOLUTIONS PTY LTD	606 186 958
AGILIS FITNESS PTY LTD	169 550 967
AIRPORT FIRE AND RESCUE SERVICES PTY LTD	610 765 994
ALBE PAINTING SERVICES PTY LTD	162 055 067
ALBISOLA PTY LTD	129 263 663
ALIGNED COMMUNICATIONS GROUP PTY. LTD.	601 884 048
ALLEN & GUYMER SUPER PTY LTD	605 804 662
ALL OVER YOUR FASCIA PTY LTD	609 896 237
ALMANA (VIC) PTY LTD	159 389 787
ALWIN MANAGEMENT PTY LTD	124 048 433
AMERICAN HOME DESIGNS PTY LTD	137 904 673
AMITUANAI PTY LTD	168 012 879
AMOR & GLEDDEN SUPERANNUATION FUND PTY LTD	159 752 511
AM STEEL FIXING GROUP PTY LTD	608 714 370
ANDREW LEGGETT PHOTOGRAPHY PTY LTD	606 700 574
ANK INVESTMENT HOLDINGS PTY LTD	099 625 064
ANTHONY GROVE BUILDER PTY LTD	123 100 621
ANTLIFF PROPERTY INVESTMENTS PTY LTD	611 936 344
ANULEE PTY. LIMITED	010 542 248
APPLIEDMOJO PTY LTD	610 433 040
ARCHETYPE I.T. PROPRIETARY LIMITED	136 883 620
ARETE ACADEMY OF ARTS PTY LTD	165 732 552
ARJAH MEDITERRANEAN FINE FOODS PTY LTD	151 402 916
ARTAN.LD PTY LTD	600 901 344
ASHFIELD AUTOMATICS PTY LTD	001 821 727
AUDIRECT PROPERTY GROUP PTY LTD	147 259 096
AUS MARSHALL GROUP TILING PAINTING CARPENTRY & BUILDING MAINTENANCE PTY LTD	162 308 554
AUS MLD PTY LTD	610 899 744
AUSTRALIAN BREWING CORPORATION PTY LTD	082 555 815

AUSTRALIAN INATURE ORGANIC CARE PTY LIMITED	164 324 485
AUSTRALIA RICH ROCK PTY LTD	611 512 380
AUSTRUC CONSTRUCTIONS LIMITED	003 165 473
AUSTSAFE OHS CONSULTANTS PTY LTD	158 064 996
AU TILING & WATERPROOFING SERVICES PTY. LTD.	611 274 189
AUTOMOTIVE PROMOTIONS & EXHIBITIONS PTY LTD	167 480 480
AXIS MUNDI PTY LTD	159 860 830
AYNAI PTY LTD	009 460 299
AYON GROUP PTY LTD	617 593 370
B & D DYSON NOMINEES PTY LTD	157 806 249
BALASSONE NOMINEES PTY. LTD.	068 221 769
BALYASNY ASSET MANAGEMENT (AUSTRALIA) PTY LTD	620 068 000
BAMBOO CONSTRUCTION NSW PTY. LTD.	600 152 574
BARRIENTOS SMSF PTY LTD	144 050 242
BATEMAN MANAGEMENT SERVICES PTY LTD	088 184 301
BAYPAVE PTY LTD	141 716 145
BAYVEL CAPITAL PTY LIMITED	139 052 592
B BOOL COMMUNICATIONS PTY LTD	168 734 469
BCS ASSET PROTECTION PTY. LTD.	610 636 587
BDJ TIPPERS PTY. LTD.	610 445 013
BEACHSIDE INVESTMENTS NO 1 PTY LTD	610 910 480
BEAGLE PROPERTY DEVELOPMENTS PTY LTD	118 330 126
BELL-EAST PTY LTD	167 160 563
BELLA CONTRACTING PTY LIMITED	133 598 008
BENNETT AUTO GROUP PTY LTD	603 182 789
BEN SHERIDAN INVESTMENTS PTY LTD	131 736 260
BERLIN SYNDROME HOLDINGS PTY LTD	607 346 270
BERMEJO FAMILY SUPER FUND PTY LTD	107 829 667
BETTER CONNECTIONS WORLDWIDE PTY LTD	610 019 522
BIDWELL HOLDINGS PTY LTD	141 649 498
BIGTIME PEOPLE PTY LTD	149 994 409
BJMARTIN PTY LTD	160 879 863
BLACK ROCK INTERNATIONAL PTY. LIMITED	115 281 993
BLISS SERVICES PTY. LTD.	601 778 429
BNJ INVESTMENTS PTY LTD	076 857 960
BOLOBEK PTY LIMITED	059 915 801
BONDI BEACH FITNESS & HEALTH PTY LTD	144 012 402
BOSE & BISWAS PTY LTD	612 046 214

BOSTON & BRIGHTON PROPERTY CONSULTANTS PTY LTD	603 647 703
BOWE RENDERING BRISBANE PTY. LTD.	603 964 718
BRADSHAW PTY. LTD.	064 967 700
BRAR CONTRACTING PTY LTD	155 754 859
BRHK CONSULTING PTY LTD	137 024 376
BRIAN ANDERSON BUILDERS PTY LTD	082 515 188
BRIEBIE CONSULTING SERVICES PTY. LTD.	081 794 096
BRIEF SOLUTIONS PTY. LTD.	114 825 517
BROADPAY SERVICES PTY. LIMITED	059 914 895
BROOME SANDALWOOD COMPANY PTY LTD	103 733 053
BROTHERHOOD LOGISTICS PTY. LTD.	158 251 426
BRUCE APPLEBY NOMINEES PROPRIETARY LIMITED	009 507 626
BRYKO GROUP PTY. LTD.	611 271 973
BULL EQUIPMENT HIRE PTY LTD	602 548 729
BUSINESS PARK MOORABBIN PTY. LTD.	124 436 264
BUSINESS SYSTEMS INTERNATIONAL PTY LTD	109 566 985
BWC ENGINEERING PTY. LTD.	090 073 715
BX PROJECTS (BURWOOD ROAD) PTY LTD	611 057 482
BYFERIAL PTY LIMITED	118 445 819
CAMBERFIELD PTY. LTD.	011 045 355
CAMCOA PTY LTD	169 016 451
CARBON CHEATERS PTY LTD	149 680 704
CASO ENGINEERING & FABRICATION PTY. LTD.	609 187 779
CATERFARE PTY. LTD.	066 177 035
C E BUILDERS PTY LTD	140 630 360
CENTENARY PAINTING CONTRACTORS PTY LTD	059 399 067
CENTRAL COAST TAXATION GROUP PTY LTD	143 040 386
CENTURA GLOBAL HOLDINGS PTY LTD	157 914 700
CHATFEILD-CLARKE CONSULTING (AUST.) PTY LTD	069 671 665
CHEVEAT PTY LTD	081 076 842
CHRYTEAR PTY. LIMITED	006 346 685
CITY STONE AUSTRALIA PTY. LTD.	109 634 620
CK BLACK CATERING SERVICES PTY LTD	603 929 988
CKM CABINETS PTY LTD	604 519 717
CL CARPENTRY AND CONSTRUCTION PTY LTD	605 539 508
CMA TRADING PTY LTD	079 753 398
CMD SOLUTIONS AUSTRALIA PTY LTD	147 392 023
COBURG QUARTER PTY LTD	607 008 533

COFFEY CATTLE CO PTY LTD	612 069 940
COLOCA INVESTMENTS PTY. LTD.	604 143 133
COMET TECH PTY LTD	167 891 483
COMMERCIAL RENTALS AUSTRALIA PTY LTD	063 613 016
COMMUNITY GROUP PTY LTD	146 523 131
COMPETITIVE FINANCE PTY LTD	609 106 630
CONTINUUM NOW PTY LTD	123 474 420
COOLAWIN ROAD PTY LTD	066 151 031
CORPRINT PTY LTD	002 545 584
COSMO LINK PTY. LTD.	604 369 217
COSTA BUILDING SERVICES PTY LTD	605 014 800
COT BAZIL PTY. LTD.	603 311 664
COVELDI HAUS PTY. LTD.	155 854 489
CRAZY HAIR PTY LTD	131 925 696
CRUZIN GARAGE PTY LTD	610 724 868
CSM-ADVISORY PTY. LTD.	153 520 364
C STEWART FINANCE PTY LTD	602 626 031
CUNNINGHAM HOMEWARES PTY LTD	160 777 006
D & I CHURCH PTY. LTD.	166 993 808
D & M ALFONSO CUSTODIANS PTY LTD	604 634 773
D & M DANGOL PTY LTD	149 347 240
D & R SHARP CONSTRUCTIONS PTY LTD	610 882 061
D'NALWEN PROPERTY HOLDINGS PTY. LTD.	611 184 331
DADD HOLDINGS PTY LTD	160 950 121
DAFSTAR CONSULTING PTY LTD	604 322 198
DAHER BROTHERS CONSTRUCTION PTY LTD	610 862 309
DAJ RETAIL PTY LTD	140 130 178
DALEE SUPER PTY LTD	603 932 574
DALUVA PTY LTD	161 850 586
DANISH GROWTH PTY. LIMITED	111 922 966
DANM INVESTMENTS PTY LTD	153 950 899
DANSATION PTY LTD	102 521 228
DARREN BORGAS TRANSPORT PTY LTD	123 649 972
DARWIN RURAL BUILDERS PTY LTD	161 482 604
DAVAL MANAGEMENT SERVICES PTY LIMITED	114 311 045
DAVEO CEILINGS PTY LTD	164 650 042
DEBRA LARKINS PTY LTD	162 635 707
DECORATIVE CONCRETE SPECIALISTS PTY LTD	611 116 217

DEMARSEAN PTY LTD	147 248 584
DIB PRO PERFORMANCE PTY. LTD.	611 741 961
DISTINCTIVE MODELS PTY LTD	130 910 548
D JENNINGS & SONS R&D PTY LTD	162 107 502
D MAGGS CONCRETE CLEANING & SEALING PTY. LTD.	611 104 093
DORSET MEATS PTY. LTD.	005 405 738
DOUBLE STAR INVESTMENTS PTY LTD	166 425 556
DREAM FORM CONSTRUCTIONS PTY. LTD.	607 918 954
DROOLYN SUPERANNUATION FUND PTY LTD	611 134 644
DSB GROUP (SYD) PTY LTD	612 264 089
DSS TRANSPORT PTY. LTD.	149 804 339
E.T. ENTERPRISES AUST PTY LTD	161 895 585
EAGLE BUILDERS PTY. LTD.	162 961 088
EAGLEMONT STATION PTY LTD	128 797 384
EASTBOURNE PROPERTIES PTY. LTD.	011 032 652
EAST TERRACE INVESTMENTS PTY LTD	085 931 979
EASY GRASS SOLUTIONS PTY LTD	124 065 649
EBROW INSULATION PTY LTD	164 235 072
ECHLAN CEMENT RENDERING PTY. LTD.	164 840 877
ECHNOMA SERVICES PTY LTD	613 101 723
ECOLOGICA CONSULTING PTY LTD	158 416 972
ECONOMIC POLICY FORUM PTY. LTD.	004 810 217
EFFECTIVE INVESTMENT SOLUTIONS PTY LTD	076 728 553
ENJOY HEALTH AND FITNESS PTY LTD	142 181 271
EPOCH AUSTRALIA PTY. LIMITED	090 773 112
EQUINETERNAL PTY LTD	118 783 832
EURO MED PTY LTD	092 815 926
EUROTOW PTY LTD	117 575 961
EVELYN COUNTY VINEYARD PTY. LTD.	074 276 038
EVOLVING RENOVATIONS PTY. LTD.	139 165 423
EXAGONE PTY LTD	161 870 284
EXTENSIVE CONSTRUCTION PTY LTD	150 808 727
F & Y CORPORATION PTY LTD	133 314 280
FAHAD ALI PTY LTD	606 471 443
FALLOW DEER HUNTING AUSTRALIA PTY LTD	605 538 869
FAMILY HOLIDAY EXPERIENCES PTY LTD	104 812 651
FARMERS GATE PADDOCK TO PLATE PTY LTD	159 134 095
FAST RESORT PTY LTD	155 222 941

FDS SYDNEY PTY. LTD.	167 992 609
FEDERATION LAW PTY LTD	101 044 240
FIRSTCLASS PROPERTY PTY LTD	606 227 221
FITWEB PTY LTD	107 852 175
FLOATMOVE (NSW) PTY LIMITED	609 270 635
FLOORS FLOORS FLOORS BAROSSA PTY LTD	603 416 673
FLOWRITE INSTALLATIONS PTY LTD	120 387 340
F M GLOBAL TRADING PTY LTD	126 973 386
FOERCOMMS PTY. LTD.	069 167 666
FOLIO PROPERTY PTY. LTD.	144 632 413
FOOTPRINTS IN THE OUTBACK PTY LTD	162 506 112
FOR YOUR BUSINESS CONSULTING PTY LTD	603 973 155
FREAY PTY LTD	086 720 907
FRUIZ BEVERAGES PTY LTD	123 578 389
FTS BRICKLAYING PTY LTD	611 255 479
FUTURESCAPES HORTICULTURAL SERVICES PTY LTD	155 357 645
FYSH GROUP PTY LTD	603 692 879
G. & R. TRANSPORT PTY. LTD.	009 445 443
G & S CHALKER PTY LTD	161 365 797
GAL KITCHEN PTY LTD	138 991 643
GANGOHO CONSULTING PTY. LTD.	610 654 343
GARALIBROOJA PTY LTD	123 373 295
GARY MASSIE PTY LTD	167 781 688
GASTROPOD PTY LTD	008 998 114
GAZAL SOFTWARE PTY. LIMITED	003 700 696
GC ELITE MANAGEMENT PTY LTD	167 913 859
GCM CONCRETE PTY. LTD.	148 867 118
GEL TRANSPORT SERVICES PTY LTD	126 005 650
GEOFFREY R. BRAIMBRIDGE PTY LTD	009 072 379
GG DEV NO4 PTY LTD	607 708 592
GIFTPERFECTSMILES NETWORK PTY. LTD.	600 819 841
GIONJAY PTY. LTD.	006 597 691
GIRL THING SMSF PROPERTY PTY LTD	160 025 776
GIRL THING SMSF PTY LTD	160 024 573
GKARBO BT PTY LTD	602 158 529
GLLOW PTY LTD	157 938 326
G M BATSON PTY LTD	108 491 756
GM PROPERTY GROUP AND CONSULTANCY PTY LTD	604 233 990

GODLIGHTS JX PTY LTD	612 054 832
GOLDBROOK ASSET PTY LTD	600 429 338
GRAHAM ENTERPRISES (NQ) PTY LTD	113 722 722
GRAND PACIFIC PICTURE COMPANY PTY LIMITED	613 522 400
G REBELLO ENGINEERING PTY LTD	002 478 417
GREENHOUSE CLEANING PTY LTD	154 610 349
H & L ROTH PTY LTD	605 379 806
HAITI PTY LTD	008 969 033
HAKKA TRANSPORT PTY LTD	611 569 110
HAMNIC INVESTMENTS PTY LTD	149 952 625
HANDA TRANSPORT SERVICES PTY LTD	603 960 032
HANIREND PTY. LIMITED	003 801 634
HAO AND YING PTY. LTD.	156 000 038
HAPPY GRASS INTERNATIONAL PTY LTD	607 858 800
HARBOR INVESTMENTS PTY LTD	082 167 995
HAROOUN PTY LTD	163 917 280
HARRACH PTY LTD	150 318 871
HASK HOLDINGS PTY LTD	163 220 460
HAYGREG PTY LTD	610 066 736
HEALTHY NATURE PRODUCTS PTY. LTD.	610 407 880
HERON TRADING PTY LTD	100 253 370
HETZER GROUP PTY. LTD.	611 207 982
HI-DEF SOLUTIONS PTY. LTD.	609 585 891
HILLSON PTY LTD	112 597 378
HILTON PUBLISHING PTY LTD	108 676 428
HIRU ENTERPRISES PTY LIMITED	113 449 166
HK PAINTING AND DECORATING PTY LTD	609 794 238
HOSP MANAGEMENT PTY LTD	155 971 225
HOSTINGS HOUSE PTY. LTD.	604 224 213
HOUDINI INVESTMENTS (NO. 1) PTY LIMITED	113 783 761
HOUSE OF CANNON PTY LTD	167 716 476
HT COMMUNICATION AND ELECTRICAL PTY. LTD.	124 619 147
HUA YANG AUSTRALIA PTY LTD	155 820 796
HUGO FAMILY INVESTMENTS PTY LTD	144 500 416
HUNTER LAND INVESTMENTS PTY LTD	122 789 048
HUPFELD ENTERPRISES PTY LTD	150 685 779
HV FITNESS PTY LTD	606 539 913
I.D.C. ELECTRICAL SERVICES PTY LTD	066 614 266

IALENTI INVESTMENTS PTY LTD	158 429 559
IDEAFONT PTY LTD	153 240 843
ILLAWARRA WATERPROOFING PTY LTD	155 559 685
IMP BUILDING GROUP PTY LTD	119 224 574
IMPRESSION BAY HOLDINGS PTY LTD	124 578 141
INCAMAN DOWNS PTY. LTD.	135 115 605
INN CIDER TRADING PTY. LTD.	122 415 543
INNOV8IVE CONSTRUCTION GROUP PTY LTD	601 495 836
INSIGHTFUL MIND PTY LTD	168 341 179
INTERCRAFT CABINETS PTY. LTD.	006 244 426
IN TOUCH SYSTEMS AND RESEARCH PTY. LIMITED	050 958 659
INVISIBLESUN PTY LTD	159 393 352
IN4MA CONSULTING PTY LTD	163 424 888
IRONSIDE MILITARY ANTIQUES & SECURITY PTY. LTD.	140 844 855
I R ROBINSON FIRE TECH PTY LTD	145 897 347
IT SYSTEM SOLUTIONS PTY LTD	161 567 933
IWP OPERATIONS PTY LTD	607 788 278
J & F BUSINESS PTY LTD	604 828 748
J & J GOODWIN SUPERANNUATION PTY LTD	151 957 158
JACQULYN GUY SUPERANNUATION FUND PTY LTD	605 361 831
JADYCH PTY LTD	120 966 681
JANGJIN PTY LTD	135 651 357
J D REINFORCEMENT PTY LTD	612 507 507
JENSEN FAMILY PTY LTD	156 040 587
JERUSHA COUTURE PTY LTD	141 346 778
JFC ADVISORY SERVICES PTY LTD	601 101 348
J HARRIS INVESTMENTS PTY LTD	604 835 252
JJ UPHOLSTERY PTY LTD	600 028 304
JOINT UNITY PTY LTD	155 118 611
JONZ PTY LTD	104 632 135
JS GAGE ENTERPRISES PTY LIMITED	141 985 453
JULENNA PTY LTD	608 153 699
JUMP SYSTEMS PTY LTD	127 202 000
JWC STONES PTY LTD	166 214 731
K & M JARVIS PTY LTD	079 108 375
KARIMOV MEDICAL PTY LTD	168 089 227
KARSTA PTY. LTD.	168 023 676
KAVURI SERVICES PTY LTD	600 506 278

KEEPING IT LOCAL PTY LTD	610 891 864
KELEHER SUPER CUSTODIAN PTY LTD	601 875 594
KENCOR HOLDINGS PTY LTD	071 169 358
KER MING LUA PTY LTD	067 805 341
KINSONG PTY LTD	600 495 645
KITELL PTY. LTD.	082 300 856
KLENSAFE PTY LTD	603 432 533
KNUF JOINERY PTY LTD	151 107 916
KOALA CHILDCARE & EARLY LEARNING CENTRE'S PTY. LTD.	156 243 560
KONCEPT INTERIORS PTY LTD	613 257 604
KOREA TELCO PTY LTD	122 593 168
KS CARPENTRY PTY LTD	165 356 892
KUWA TRANSPORT PTY LTD	605 151 817
LAGNA PTY LTD	090 798 011
LANE ROPES PTY LTD	606 005 350
LARAFIELD PTY LTD	098 504 324
LAWSEARCH AUSTRALIA PROPRIETARY LIMITED	129 393 988
L COWLING PTY LTD	102 477 314
LEANNE MOSS PTY LTD	612 244 710
LE BON BON PTY LTD	123 127 444
LEEF MANAGEMENT PTY LTD	605 682 924
LIAISON BUSINESS DEVELOPMENT AND SERVICES PTY. LTD.	601 756 861
LIM MEY INVESTMENTS PTY LTD	105 687 938
LIQUIDION PROPERTIES PTY LTD	169 708 696
LISAKA PTY. LTD.	010 999 069
LISTIGUE ENTERPRISES PTY LTD	603 785 048
LOCKPOLL INVESTMENTS PTY LTD	124 878 557
LOGISOL PTY. LTD.	006 621 183
LONG SHENG BUILDING SERVICES PTY LTD	601 850 579
LOUMAR PTY LTD	094 473 828
LUKECORDAN PTY LTD	152 952 264
LUMINART ELECTRICAL SERVICES PTY LTD	155 424 721
LUMI PUBLICATIONS PTY LTD	163 211 149
LYON FURNITURE AUSTRALIA PTY LTD	127 192 027
MACARTHUR MAINTANCE GROUP PTY. LTD.	164 670 062
MACEDON GATEWAY ESTATE PTY LIMITED	059 916 095
MACHINE GEAR AUSTRALIA PTY. LTD.	159 736 384
MACRI FREIGHT PTY LTD	155 773 756

MAGNOLIA HEALTH SERVICES AUSTRALIA PTY LTD	149 013 374
MAHMOUD HOLDINGS PTY LTD	151 515 552
MAINLINE RENDERING PTY LTD	162 175 662
MAJGAARD CONSULTING PTY LTD	129 684 466
MAKEIN PTY. LTD.	609 334 072
MANKYD PTY LIMITED	611 399 967
MARINE COVE HOLDINGS PTY LTD	603 438 240
MARINESTAR HOLDINGS PTY LTD	057 584 577
MARKSCORP PTY LTD	103 209 427
MARONDI PTY LTD	119 135 830
MARQUARD SUPER PTY LTD	608 507 044
MARSEBAND PTY LTD	164 726 345
MARS ENGINEERING PTY LTD	149 066 599
MASTER LIMOUSINES SERVICES PTY LTD	600 467 730
MATHEWS FURNITURE PTY LTD	131 629 724
MATOS PAVING PTY LTD	103 518 270
MAVCORE FINANCE PTY. LTD.	162 528 378
MAXIM MARBLE AND GRANITE PTY. LTD.	088 901 571
MAXIMUM SECURITY & ARMoured CAR SERVICE PTY LTD	080 900 812
MAXLI INTERNATIONAL PTY LTD	166 439 327
MAZMIC PTY LTD	604 632 859
MCALPINE T'EE PTY LTD	168 554 881
MCGRATH GROUP PTY LTD	612 797 501
MEDIA PROFILE AUSTRALIA PTY LTD	072 348 273
MEEKA STAR MINES PTY LTD	050 961 101
MELBOURNE COACH TERMINAL PTY LTD (COMPANY DETAILS ARE IN DISPUTE)	006 274 068
MELBOURNE MARKETS CREDIT SERVICE PTY LTD	057 009 999
MELBOURNE URBAN PTY LTD	601 159 808
MERCHANT STAR PTY LTD	166 674 880
MERVYN PERERA PTY LTD	104 206 466
METRO DOORS & FRAMES PTY LTD	605 643 623
MHM - SR NO 2 PTY LTD	131 915 289
MHS CONTRACTORS PTY LTD	162 062 080
MICHAEL GROUP PTY LTD	603 937 828
MIKI LOGISTICS PTY LTD	152 237 682
MIKJO ENTERPRISES PTY LTD	155 568 808
MILTONOPOLIS PTY LTD	164 311 657
MINDER TELEPHONE ANSWERING SERVICE PTY LTD	081 900 094

MITCHWOOD PTY LTD	095 692 372
MITHU'S JEWELLERY PTY LTD	612 212 736
MITSU80 PTY LTD	622 759 675
MJI CLEAN PTY LTD	167 969 673
MLB FAMILY HOLDINGS PTY LTD	134 029 486
MODERN GEISHA SUPERANNUATION PTY LTD	606 910 212
MONA CHILD CARE (VIC) PTY LTD	167 665 572
MOOLOOLABA PROPERTY INVESTMENTS (QLD) PTY LTD	077 685 084
MOOMOOKIDS AUSTRALIA PTY LTD	163 022 731
MOONSA INVESTMENT PTY LTD	604 210 193
MOPPA INVESTMENTS PTY LTD	601 230 488
MOSAFE POOL & BUILDING CERTIFICATION PTY LTD	612 369 847
MOTHER & SON CAFE PTY LTD	613 509 685
MR EDWARDS PHOTOGRAPHY & DESIGN PTY LIMITED	155 877 437
MR L.E.D ELECTRICAL PTY. LTD.	163 793 093
MULHOLLAND TRUCKING PTY LIMITED	104 052 075
MURPHY GROUP INVESTMENTS PTY LTD	169 533 402
MVP SECURITY GROUP PTY LTD	167 521 280
MY FAMILY JEWELS PTY LTD	118 606 545
MY MECHANIC COBURG (VIC) PTY LTD	162 917 197
NAEBKHIL AND SONS PTY LTD	169 471 489
NARRAWEENA NOMINEES PTY. LIMITED	124 650 353
NEIGHBOURHOOD FOOD PTY LTD	169 385 264
NELINTA PTY LTD	106 071 925
NICOLE AND KURT SAUNDERS PTY. LTD.	612 094 961
NIKO & CO PTY LTD	158 926 580
NIRAPH PTY LTD	608 421 398
NNF PTY LTD	162 787 911
NNFSF PTY LTD	601 640 368
NORKEY PTY LTD	611 484 069
NOTHIN BUT SHORTS (INTERNATIONAL) PTY LTD	134 999 483
NOVA VISTA INTERNATIONAL PTY LIMITED	138 536 062
O'LOUGHLINS CATERING SERVICES PTY LTD	121 414 480
OBJECT SYSTEMS TECHNOLOGY PTY LTD	607 476 068
OCEAN INTERNATIONAL (AUS) PTY. LTD.	607 229 363
OKTOBERFEST AUSTRALIA PTY LTD	124 162 894
OMARCO ENGINEERING PTY. LTD.	086 629 316
OMKARA PTY LTD	609 877 876

OPTIMA APPOINTMENTS PTY LTD	612 753 189
OPTIMAX SERVICES PTY. LTD.	612 077 013
OPUS LOCO SOLUTIONS PTY LTD	602 091 734
OUTDOOR INSPIRATION LANDSCAPE CONSTRUCTION AND DESIGN PTY LTD	161 973 404
PANORAMA SHORES PTY. LTD.	056 876 398
PARADISE BAY RESORT PTY. LTD.	607 770 641
PARENT'S CHOICE FAMILY DAY CARE PTY LTD	158 435 673
PARNELLA HOLDINGS PTY. LTD.	009 516 901
PA WILLIAM PTY LTD	160 547 982
PAZLUCA PTY. LTD.	152 379 078
PECATS SMS FUND PTY LTD	609 898 106
PELLEGRINI PROPERTY GROUP PTY LTD	076 903 887
PERFECT SMILES (VIC) PTY LTD	159 808 269
PETE N ENTERPRISES PTY LTD	102 991 300
PETERSON'S PROPERTY SEARCH PTY LTD	130 339 883
PHM INVESTMENTS PTY LTD	607 634 631
PIE ON EARTH PTY LTD	087 710 530
PIKEY'S POCKET PTY LTD	607 197 820
PILBARA T'EE PTY LTD	168 554 890
PING FAMILY SMSF PROPRIETARY LTD	168 858 660
PIRES CONSULTING HOLDING PTY LTD	082 866 902
POLISHH PTY LTD	609 827 447
PORT DOUGLAS TAX & ACCOUNTING SERVICES PTY LTD	156 600 163
POWER FORWARD AUSTRALIA PTY LTD	608 008 331
POWERLINE INVESTMENTS PTY LTD	145 773 646
POZZCOM CABLE PTY LTD	091 115 169
PRESTIGE ROOFING NQ PTY LTD	611 913 298
PRESTIGE STONE AUSTRALASIA PTY LTD	009 324 118
PRO DADDY CONTRACTORS PTY LTD	611 372 671
PROGOLFME PTY LTD	612 944 359
PROGRESSIVE DIGITAL PTY LTD	142 207 529
PROJACT PTY LTD	111 241 751
PROMPT TRANSPORT SERVICES PTY LTD	141 594 818
PROPERTY VALUATION TECHNOLOGY GROUP PTY LTD	603 638 615
PROTECH ROOFING (NSW) PTY LTD	068 555 699
PROTEGO PROPERTY ADVISORY PTY LTD	600 566 201
PROVIDERE PTY LTD	149 832 379
PTA SUPERANNUATION PTY. LTD.	607 039 305

PUN-AAB ENTERPRISES PTY LTD	163 275 358
P WITHERS TOTAL TRAINING PTY LTD	134 585 532
QQ HY PTY LTD	602 147 759
QUALITY ELECTRICAL DEVELOPMENTS PTY LTD	168 125 371
R.L.P. PTY. LTD.	096 015 968
R.O. DESIGNS PTY. LTD.	052 282 569
R & P STOKES PTY LTD	147 623 774
R&R CONSULTING PTY LTD	156 477 619
RABBITO EXCAVATIONS PTY LTD	610 300 500
RAI RESIDENTIAL CLEANING SERVICES PTY LTD	159 796 031
RANKO ZECEVIC PTY. LTD.	007 415 090
REBEL AERIAL AGRICULTURE PTY LTD	002 379 222
RETAIL FAST FOOD (NT) PTY. LTD.	608 336 161
RIDMACK PTY. LTD.	169 580 938
RJ HEATH & SON ROOFING PTY LTD	610 087 397
ROBE FINANCIAL SERVICES PTY LTD	118 752 891
ROBROMALDA PTY. LTD.	005 712 032
ROCK SOLID RESTUMPING PTY. LTD.	612 226 178
ROSCHER SERVICES PTY. LTD.	010 313 130
ROSE ST TRADING CO PTY LTD	119 351 101
ROSSMAN CONTRACTING PTY LTD	611 691 948
ROWLEY (W.A.) PTY LTD	078 866 627
R P R FABRICATION PTY LTD	157 860 494
RUTLAN ST SANDWICHES PTY LTD	611 144 971
RVL PROPERTIES PTY LTD	116 585 310
RVMTI FUTURES PTY LTD	168 359 939
RYMER CHILDS PTY LIMITED	113 607 720
S.A.S. 1 PTY LTD	156 497 184
S & K HALL ENTERPRISES PTY. LTD.	066 246 553
SAFAAN GROUP PTY LTD	162 676 440
SAFEMINE TECHNOLOGY (AUSTRALIA) PTY LTD	143 016 344
SAILFISH PROPERTY PTY LTD	158 075 775
SAILFISH SUPER PTY LTD	158 075 784
SALVAGE DESIGN SUNSHINE COAST PTY. LTD.	608 592 632
SAMMTRANS PTY LTD	607 618 922
SANDO FOOD PTY. LIMITED	003 621 225
SANDS BRISBANE PTY LTD	112 167 076
SANJOH AUST PTY. LTD.	121 336 481

SANSABAY PTY LTD	113 093 468
SATO PTY. LTD.	603 799 686
SCIAN INVESTMENTS PTY LTD	607 060 293
SENZ SIXTH PTY LTD	610 657 639
SHAKE FINANCE PTY LTD	612 445 799
SHANE J BREWER & ASSOCIATES PTY LTD	010 100 455
SHANLEA PTY LIMITED	078 060 545
SHARJOR PTY LTD	118 388 908
SHARMA MORTGAGE INVESTMENTS PTY LTD	609 231 030
SHIDA GLOBAL (AUSTRALIA) PTY LTD	160 353 220
SHORE CONTRACTS PTY LTD	169 134 294
SHOROK RASHNO PTY. LTD.	163 558 325
SHOSHAN PTY LTD	133 066 038
SHOWA TRANSPORT PTY LTD	142 083 047
SHREE AUSTRALIA PTY LTD	611 918 015
SHRIJI ENTREPRENEURSHIP PTY LTD	603 865 185
SHULI BUILDING DECORATION PTY. LTD.	168 719 622
SIDDONS GREENPOWER PTY LTD	608 924 107
S K H NGAI DENTAL PTY. LTD.	078 510 291
SLOTH & CO PTY LTD	168 211 032
SMARTCORP INTERNATIONAL PTY LTD	162 965 166
SMART NOT HARD PTY LTD	129 168 083
SMARTSOLV121 PTY LTD	613 070 652
SMARTWAY CONSTRUCTION (AU) PTY LTD	605 879 276
SNT ASSOCIATES PTY LTD	119 738 475
SPRINGHILL AIRPARK PTY LTD	126 843 730
SQUARE INDUSTRIAL PTY LTD	611 302 599
SRI DURGA KARTHIKEYA PTY LTD	612 775 881
SSN & JSN PTY LTD	160 695 910
SSS LINKS CORPORATION PTY LTD	147 188 627
STACK PAINTING DECORATING PTY LTD	603 806 864
STAR HOTEL PTY LTD	160 781 984
STEVENSONS FENCING NSW PTY LTD	107 136 407
STOBIE DEVELOPMENTS PTY LTD	141 267 021
STOCKLEY CONSTRUCTION SERVICES PTY. LTD.	081 216 177
STOLIV HOLDINGS PTY LTD	164 166 714
STRABOE CONSTRUCTION PTY LTD	611 724 273
STRAIGHT LINE BRICKLAYING PTY LTD	165 630 946

STRATHAIRD TIMBERS PTY. LIMITED	010 392 159
STRIKING GROUP PTY LTD	132 646 229
STYLISH COLOURFUL PAINTING PTY LTD	609 185 766
SUCOR PTY LTD	166 889 907
SULLIVAN AND HAMMERSLEY NO.2 PTY LTD	167 575 715
SUPER WENDY PTY LTD	610 693 706
SUTHERLAND-KELLY PTY LTD	168 917 262
SUTHERLAND DEVELOPMENTS PTY LTD	115 334 846
SYDNEY FINANCIAL RESEARCH AND CONSULTANCY PTY LTD	094 440 632
T-ONE IMAGE PTY LTD	141 431 503
TALEEM ENTERPRISES PTY LTD	161 780 678
TAMA (WA) PTY LTD	133 343 567
TANHOLM PTY. LTD.	006 900 349
TA PARTNERS PTY LTD	152 891 284
TDS ENTERPRISES (VIC) PTY LTD	611 856 163
TEAM TREE PTY LTD	154 580 793
TECHNOLOGY INFORMATION PTY. LIMITED	054 895 537
THE CLEAN MACHINE NATIONWIDE PTY LIMITED	132 627 573
THE HILLS X CLUSIVE DRY CLEANERS PTY. LTD.	169 568 156
THE LOTUS HEALING CENTRE (AUST.) PTY. LTD.	118 521 341
THE RUG MARKET PTY. LTD.	114 436 761
THE SOCIALIGHT GROUP PTY LTD	602 702 992
THI MY VO PTY LTD	601 951 795
THISLLDOME SMSF CO PTY LTD	608 437 216
THORNLEIGH PTY LTD	064 181 531
THREE FINANCIAL PTY LTD	167 238 486
TIAN GONG STONE PTY LTD	130 806 950
TIGER DOMAINS PTY LTD	141 712 370
TIMBERLAND DKA PTY LIMITED	124 498 460
TK LAWRENCE ENTERPRISES PTY LIMITED	127 635 018
TMD MANAGEMENT PTY LTD	077 623 173
TOBEN INVESTMENTS PTY LTD	608 968 136
TOEBEHINE PTY LTD	117 458 401
TOM HOME LOANS PTY LTD	610 520 646
TOTAL CARPET CLEAN PTY LIMITED	150 219 140
TOWER & TOWER DEVELOPMENTS PTY LTD	087 538 912
TRAJKOV RA PTY. LTD.	131 135 905
TROVAS HOLDINGS PTY. LTD.	010 853 022

TRUE CLASS HANDY MAN SERVICES PTY LTD	610 672 583
TRUSS EDUCATION SYSTEMS PTY LTD	612 586 151
TUSCAN RED PTY LTD	167 390 865
TWEED MOTOR INNS PTY LTD	001 363 622
UNION STEEL PTY LTD	153 446 050
UNITED GROUP AUSTRALIA CO. PTY LTD	141 727 531
URBAN ENVIRONMENTAL REVOLUTION AUSTRALIA PTY LTD	612 046 885
URBAN MENU SERVICES PTY LTD	604 458 479
USBE.CO PTY LTD	168 772 950
VALVE DOMAIN PTY LTD	149 962 210
VANILLA HOLDINGS PTY LTD	144 670 584
VASHELAH PTY LTD	607 191 328
VELSBERRY PTY LTD	078 480 092
VICJAM PTY LTD	129 985 379
VISUAL LINK IT PTY. LTD.	604 733 217
VITEL INTERACTIVE PTY LTD	059 123 803
VONHARRIS PTY. LTD.	162 101 439
VON TILING PTY. LTD.	616 549 403
WANDSWORTH PTY LTD	159 372 479
WANGFU PROPERTY DEVELOPMENT PTY. LTD.	604 994 952
WARDY AUTOMOTIVE REFINISH PTY LTD	605 757 702
WARRALILY ELECTRICAL PTY. LTD.	169 636 015
WEBSTER STREET SERVICED APARTMENTS PTY LTD	148 837 147
WESTERN CORPORATION PTY. LTD.	169 420 526
WESTFEN ASSOCIATES PTY LTD	612 320 215
WICKWEALTH PTY LTD	611 369 370
WINLYM PTY LTD	128 169 719
WISRAY PTY LTD	606 270 393
WR & RN KITCHING PTY LIMITED	166 488 642
XAVTON PTY LTD	163 198 061
XGEN MANAGEMENT PTY. LTD.	136 704 740
XT-HOME PTY LTD	135 192 611
YALE TRANSPORT AND COURIER SERVICES PTY LTD	120 287 489
YANGCHI PTY LTD	612 147 314
YILDIRIM SUPER FUND PTY LTD	168 122 049
YMY GROUP PTY. LTD.	604 118 158
ZM ACCOUNTS PTY. LTD.	123 164 241
008 207 609 PTY. LTD.	008 207 609

009 385 497 PTY LTD	009 385 497
114 116 451 PTY LTD	114 116 451
161 849 761 PTY LTD	161 849 761
163 563 175 PTY LTD	163 563 175
3JQ PTY LTD	087 076 837

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 seventh day of December 2018

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

YOUNG WOMEN'S CHRISTIAN ASSOCIATION OF ALBURY/WODONGA INC 624 537 631

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 seventh day of December 2018

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

GWM FINANCIAL PLANNING LIMITED
MAN OM-IP STRATEGIC LIMITED
MAN SERIES 4 OM-IP 220 LIMITED
SCOTTISH WATER INTERNATIONAL LIMITED
UPDATER INC.

ARBN

623 639 118
086 893 012
091 539 749
619 437 428
609 188 329

CORPORATIONS ACT 2001
Section 601CL(5)

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

Dated this seventh day of December 2018

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ARBN
ARIA SOLUTIONS INC	607 159 213
CLUB LOGISTICS SERVICES LIMITED	608 640 599
DUBLI NETWORK LIMITED	140 096 519
I-MED HOLDINGS	154 534 700
IMPACT (INTERNATIONAL) LLP	150 690 010
IMXS LIMITED	147 209 514
MAN OM-IP 140 PLUS (AUD) LIMITED	107 722 029
MAN SERIES 2 OM-IP 150 PLUS (NZD) LIMITED	113 518 040
OMINTO LIMITED	623 761 731
SUNSTONE MERCHANT SERVICES, LLC	610 056 936
WICKED AUSTRALIA LLC	130 858 767

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.

BENGERANG LIMITED ACN 127 984 123 will change to a proprietary company limited by shares. The new name will be BENGERANG PTY LTD ACN 127 984 123.

CELLESTIS LIMITED ACN 094 962 133 will change to a proprietary company limited by shares. The new name will be CELLESTIS PTY LTD ACN 094 962 133.

JBS INVESTMENTS AUSTRALIA HOLDING LIMITED ACN 146 553 648 will change to a proprietary company limited by shares. The new name will be JBS INVESTMENTS AUSTRALIA HOLDING PTY LTD ACN 146 553 648.

PROTEN LIMITED ACN 109 715 488 will change to a proprietary company limited by shares. The new name will be PROTEN PTY LIMITED ACN 109 715 488.

BRAND TV MEDIA PTY LTD ACN 611 488 110 will change to a public company limited by shares. The new name will be HOPPR LTD ACN 611 488 110.

IPE LIMITED ACN 107 843 381 will change to a proprietary company limited by shares. The new name will be IPE PTY LTD ACN 107 843 381.

MATRIZ RESOURCES LTD ACN 165 465 967 will change to a proprietary company limited by shares. The new name will be MATRIZ RESOURCES PTY LTD ACN 165 465 967.