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RIGHTS OF REVIEW

Persons affected by certain decisions made by ASIC under the *Corporations Act 2001* and the other legislation administered by ASIC may have rights of review. ASIC has published Regulatory Guide 57 *Notification of rights of review* (RG57) and Information Sheet *ASIC decisions – your rights* (INFO 9) to assist you to determine whether you have a right of review. You can obtain a copy of these documents from the ASIC Digest, the ASIC website at www.asic.gov.au or from the Administrative Law Co-ordinator in the ASIC office with which you have been dealing.

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

Pursuant to paragraph 741(1)(a) of the *Corporations Act 2001 (Act)* the Australian Securities and Investments Commission (*ASIC*) hereby exempts the persons specified in Schedule A in the case referred to in Schedule B on the condition referred to in Schedule C for the period referred to in Schedule D from compliance with subsection 734(2) of the Act.

Schedule A

Bega Cheese Limited ACN 008 358 503 (Bega Cheese).

Schedule B

Communication by Bega Cheese to:

- (a) employees of Bega Cheese and employees of Tatura Milk Industries Limited ACN 006 603 970 concerning;
 - (i) details of the participation of employees of Bega Cheese in the initial public offer for issue of ordinary shares in Bega Cheese (**IPO**);
 - (ii) details of any employee share plan, employee option plan or similar employee incentive plan under which offers to employees of Bega Cheese will be made at or about the same time as the IPO;
 - (iii) matters relating to:
 - (A) changes to the internal administration of Bega Cheese and its related bodies corporate; and
 - (B) the timing of the IPO;
 - (iv) information concerning impending announcements in relation to the IPO; and
- (b) holders of shares in Bega Cheese concerning:
 - (i) details of the participation of holders of shares in Bega Cheese in the IPO; and
 - (ii) matters relating to the timing of the IPO.

Schedule C

No advantages or disadvantages of the IPO are communicated.

Schedule D

If and for so long as the condition in Schedule C is met, this exemption shall remain effective, unless otherwise revoked, until the earlier of:

- (a) the date on which Bega Cheese lodges the prospectus for the IPO with ASIC; or
- (b) 30 September 2011;

unless otherwise revoked.

Dated this 24th day of June 2011

Signed by Fiona Laidlaw as delegate of the Australian Securities and Investments Commission

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

Under paragraph 741(1)(b) of the *Corporations Act 2001 (Act)* the Australian Securities & Investments Commission (*ASIC*) hereby declares that Chapter 6D of the Act applies in relation to the persons specified in Schedule A in the case referred to in Schedule B, as if subsection 734(5) of the Act were modified or varied as follows:

- removing the existing subparagraph 734(5)(b)(iv);
- 2 inserting the following new subparagraphs after subparagraph 734(5)(b)(iii):
 - (iv) a statement explaining that eligible persons may pre-register, free of charge, an interest in receiving a disclosure document;
 - (v) a statement explaining that those eligible persons who pre-register in the way referred to in subparagraph (iv) are not obliged to apply for any shares;
 - (vi) a statement that persons who pre-register in the way referred to in subparagraph (iv) should only make any decision to apply for shares after carefully considering the information contained in the disclosure document:
 - (vii) a statement explaining that eligible persons may be entitled to a preferential allocation over other applicants if they choose to apply for any securities;
 - (viii) a statement explaining that if the offer for the securities is oversubscribed, eligible persons will have the basis for determining their allocation specified in the disclosure document;
 - (ix) a statement of how to arrange to receive a copy of the disclosure document;
 - (x) a statement explaining how contact details and other personal information of pre-registrants will be handled;
 - (xi) a statement regarding the likely timing of the offer;
 - (xii) a description of any employee share plan, employee option plan or similar employee incentive plan under which offers to employees will be made at or about the same time as the offer to be made under the disclosure document."
- 3 replacing the words:

"It may include the statement referred to in subparagraph (iv)."

with:

"It may include the statements referred to in subparagraphs (iv), (v), (vi), (vii), (viii), (ix), (x), (xi) and (xii), provided that: if it includes any statement referred to in subparagraphs (iv), (v) or (vi) it must include all of the statements referred to in subparagraphs (iv), (v) and (vi); and if it includes any statement referred to in subparagraphs (vii) or (viii) it must include all of the statements referred to in subparagraphs (vii) and (viii)."

Schedule A

Bega Cheese Limited ACN 008 358 503.

Schedule B

A prospectus in relation to the offer of ordinary shares in Bega Cheese Limited ACN 008 358 503 to be lodged with ASIC in or about July 2011.

Dated this 24th day of June 2011

Signed by Fiona Laidlaw as delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 - Paragraphs 911A(2)(1), 992B(1)(a), 1020F(1)(a) and 1020F(1)(b) - Exemptions

- 1. Under paragraph 1020F(1)(a) of the *Corporations Act 2001 (Act)* the Australian Securities and Investments Commission (*ASIC*) exempts the Issuer from Part 7.9 where the Issuer:
 - (a) makes an eligible offer; or
 - (b) offers to arrange for the issue of financial products under an eligible offer; or
 - (c) issues a financial product under an eligible offer;

on the conditions set out in the Schedule and for so long as the conditions are met.

- 2. Under paragraph 1020F(1)(b) ASIC exempts a financial product that is the subject of an eligible offer from Part 7.9 where:
 - (a) a recommendation is made by a person other than the Issuer that a person to whom an eligible offer has been made acquire the financial product as a retail client; and
 - (b) the person who made the recommendation is not aware, and ought not reasonably to be aware, that any of the conditions set out in the Schedule have not been met.
- 3. Under paragraph 911A(2)(l) ASIC exempts the Issuer from the requirement to hold an Australian financial services licence for the provision of the following financial services:
 - (a) dealing in a financial product in connection with an eligible offer covered by the exemption in paragraph 1 of this instrument; and
 - (b) general advice reasonably given in connection with an eligible offer covered by the exemption in paragraph 1 of this instrument, including any general advice given in the offer document, where the offer document for the offer includes a statement to the effect that any advice given by the Issuer in connection with the offer is general advice only and that employees should consider obtaining their own financial product advice from an independent person who is licensed by ASIC to give such advice.
- 4. Under paragraph 992B(1)(a) ASIC exempts the Issuer from section 992A in relation to eligible offers covered by the exemption in paragraph 1 of this instrument made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the eligible offer.

Schedule

The following conditions apply:

- 1. the Issuer must ensure that the eligible offer is substantially on the terms set out in the Plan Rules; and
- 2. the Issuer must:
 - (a) include the offer in an offer document; and
 - (b) take reasonable steps to ensure that any eligible employee to whom the offer is made is given a copy of the offer document; and
 - (c) provide to ASIC a copy of the offer document (which need not contain details of the offer particular to the employee such as the identity or entitlement of the employee) and of each accompanying document not later than 7 days after the first provision of that material to an employee; and
- 3. the Issuer must comply with any undertaking required to be made in the offer document by reason of this instrument.

Interpretation

In this instrument:

- 1. except where otherwise stated, references to provisions are to provisions of the Act;
- 2. a Plan shall not be regarded as extended to a person other than an eligible employee only because such an employee may renounce an offer of financial products made to them under the Plan in favour of their nominee;
- 3. associated body corporate of the Issuer means:
 - (a) a body corporate that is a related body corporate of the Issuer; or
 - (b) a body corporate that has voting power in the Issuer of not less than 20%; or
 - (c) a body corporate in which the Issuer has voting power of not less than 20%; and
- 4. *Award* means a unit in a Plan which entitles the unitholder to cash payments from time to time in accordance with the rules and terms of the relevant Plan, less any tax or other payment that the Issuer is required by law to withhold;
- 5. *eligible employee* means a person who is, at the time of an eligible offer, a full or part-time employee or director of the Issuer or of an associated body corporate of the Issuer;
- 6. eligible offer means an offer made under a Plan for the issue of an Award;

- 7. financial product advice has the meaning given by section 766B;
- 8. general advice has the meaning given by section 766B;
- 9. . *Issuer* means ATCO Ltd., an entity constituted under the laws of the Province of Alberta, Canada;
- 10. offer has a meaning affected by section 1010C of the Act;
- 11. offer document means a document setting out the offer under a Plan that:
 - (a) includes or is accompanied by a copy or a summary of the rules of the relevant Plan; and
 - (b) if a summary (rather than a copy) of the rules of the relevant Plan is given, includes an undertaking that during the period (the *offer period*) during which an eligible employee may acquire Awards that are offered, the Issuer will, within a reasonable period of the employee so requesting, provide the employee without charge with a copy of the rules of the relevant Plan; and
 - (c) specifies the circumstances in which an eligible employee may receive a cash amount in connection with an Award and how the cash amount will be calculated;
- 12. *Plan* means any of the following employee incentive plans, extended only to eligible employees and referred to as at the date of this instrument as:
 - (a) Phantom Australian Mid Term Incentive Plan;
 - (b) Phantom Australian Stock Option Plan; and
- 13. *Plan Rules* means the written terms of a Plan that are substantially in the terms set out in the documents provided to ASIC as an attachment to an email dated 10 June 2011.

Commencement

The exemptions in paragraphs 1, 2 and 4 of this instrument commence on the date of signing. The exemption in paragraph 3 of this instrument commences on the date of gazettal.

Dated this 13th day of July 2011

Signed by Elizabeth Korpi

as a delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 – Paragraph 601QA(1)(b) – Declaration

Under paragraph 601QA(1)(b) of the *Corporations Act 2001(the Act*), the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 5C of the Act applies to the person specified in the Schedule as if the provisions of that Chapter as modified or varied by ASIC Class Order [CO 05/26] were modified or varied as follows:

1. after subsection 601GAB(2) insert:

"(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the issue price is taken to comply with subsection (2) for interests in a class of interests that are not quoted on a financial market if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class."

2. after subsection 601GAC(2) insert:

"(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the withdrawal amount is taken to comply with subsection (2) if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class."

Schedule

Blue Sky Private Equity Limited ACN 125 223 958 in its capacity as responsible entity of the Blue Sky Apeiron Global Macro Trust ARSN 151 739 730

Dated this 11th day of July 2011

Guenth Mulvera Signed by Judith Mulvena

as a delegate of the Australian Securities and Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: PKF INVESTMENT SERVICES PTY LTD ACN 011 007 051 ("the Licensee") 23 DAHMAC PLACE, PULLENVALE QLD 4069

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 246885 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 7th Day of July 2011.

Signed

Frank Varga a delegate of the Australian Securities and Investments Commission





ASIC

Australian Securities & Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Covehead Pty Ltd ACN 010 259 757 ("the Licensee") 24 Queen Street NAMBOUR QLD 4560

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 230297 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 12 July 2011.

Signed

Jason Waite, a delegate of the Australian Securities and Investments Commission

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

- 1. Under paragraph 741(1)(a) of the *Corporations Act 2001* (Act), the Australian Securities and Investments Commission (ASIC) exempts the person specified in Schedule A from subsection 723(1) of the Act in the case specified in Schedule B.
- 2. Under paragraph 741(1)(a) of the Act, ASIC exempts the person specified in Schedule C in the case referred to in Schedule D on the condition referred to in Schedule E from subsection 734(2) of the Act.
- 3. Under paragraph 741(1)(a) of the Act, ASIC exempts each of the persons specified in Schedule F in the case referred to in Schedule G on the condition referred to in Schedule H from subsection 734(2) of the Act.

Schedule A

Oube Logistics Holdings Limited ACN 149 723 053 (New Qube)

Schedule B

An issue of ordinary shares in New Qube in relation to the acquisition by New Qube of all the units in Qube Logistics ARSN 122 556 441 (**Qube**) following the approval of the Corporatisation by members of Qube and where members of Qube are given a copy of the Explanatory Memorandum and Prospectus.

Schedule C

The Trust Company (RE Services) Limited ACN 003 278 831 (Trust) as responsible entity of Qube

Schedule D

Where an advertisement or publication of a statement:

- 1. refers to an intended offer of ordinary shares in New Qube as part of the Corporatisation;
- 2. the advertisement or publication consists of a Disclosure; and
- 3. the Disclosure contains material which is required to be given to the ASX in accordance with the continuous disclosure obligations of Trust and Qube under the ASX Listing Rules and the Act.

Schedule E

Where the Disclosure includes:

- (a) a statement that identifies that the Corporatisation is in relation to New Qube and ordinary shares in New Qube;
- (b) a statement that the Prospectus and the Explanatory Memorandum will be made available when the Prospectus is lodged with ASIC, expected to be 11 July 2011; and
- (c) a statement of how to arrange to receive a copy of the Prospectus and Explanatory Memorandum.

Schedule F

Trust and New Qube

Schedule G

An advertisement or publication of a statement in relation to the Corporatisation published after the Prospectus is lodged with ASIC.

Schedule H

Where an advertisement or published statement relating to the Corporatisation is published after the Prospectus is lodged with ASIC, the advertisement or published statement includes a statement that:

- (a) identifies New Qube as the issuer of ordinary shares in New Qube;
- (b) indicates that the Prospectus is available and where it can be obtained; and
- (c) the offers of the securities will be made in, or accompanied by, a copy of the Prospectus; and
- (d) members of Qube should consider the Prospectus and Explanatory Memorandum in deciding whether to vote in favour of resolutions to approve the Corporatisation.

Instrument

ASX means ASX Limited ACN 008 624 691 or, as the context requires, the financial market known as the Australian Securities Exchange operated by it.

Corporatisation means a proposal that involves:

- (a) the acquisition by New Qube of some units in Qube; and
- (b) the subsequent redemption, surrender and cancellation of all of the Qube units not held by New Qube in consideration for the issue of ordinary shares in New Qube,

as described in the Explanatory Memorandum and Prospectus.

Disclosure means a notice or report by Trust, as responsible entity of Qube, or one of its officers, about its affairs including in relation to the Corporatisation, to the ASX.

Explanatory Memorandum means a written statement:

- (a) sent to members of Qube in relation to the approval sought under, and prepared in accordance with, item 7 of section 611 of the Act; and
- (b) substantially in the form provided to ASIC on 8 July 2011.

Prospectus means the prospectus lodged by New Qube containing the content required under Part 6D.2 of the Act and lodged with ASIC on or about 11 July 2011.

Dated this 8th day of July 2011

Signed by Andrew Knibb

as a delegate of the Australian Securities and Investments Commission

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

Under paragraph 741(1)(b) of the *Corporations Act 2001* (Act), the Australian Securities and Investments Commission (ASIC) declares that Chapter 6D of the Act applies to the persons specified in Schedule A in the case specified in Schedule B as if section 707 of the Act were modified or varied by omitting subsections 707(3) and (4) and substituting:

- "(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 over, them;

and section 708 or 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.".

Schedule A

Any shareholder of Qube Logistics Holdings Limited ACN 149 723 053 (New Qube)

Schedule B

An offer of ordinary shares in New Qube for sale where those shares were:

- (a) issued to KFM or as it may direct in connection with the Internalisation following the approval of the Internalisation by members of Qube; or
- (b) issued to the Vendors or as they may direct in connection with the acquisition by any of Kaplan Equity Limited ACN 096 840 318, Trust or KIL Property Investments Pty Limited ACN 128 934 181 of certain investments following

the approval of the Corporatisation by members of Qube, as described in the Corporatisation Documents.

Interpretation

Corporatisation means a proposal that involves:

- (a) the acquisition by New Qube of some units in Qube; and
- (b) the subsequent redemption, surrender and cancellation of all of the Qube units not held by New Qube in consideration for the issue of ordinary shares in New Oube.

as described in the Corporatisation Documents.

Corporatisation Documents means:

- (a) the explanatory memorandum that is:
 - (i) sent to members of Qube in relation to, among other things, the approval sought under, and prepared in accordance with, item 7 of section 611 of the Act; and
 - (ii) substantially in the form provided to ASIC on 8 July 2011; and
- (b) the prospectus lodged by New Qube containing the content required under Part 6D.2 of the Act and lodged with ASIC on or about 11 July 2011.

Internalisation means the internalisation of the management function of Qube whereby KFM agrees to the termination of the KFM Investment Management Agreement in consideration for a termination fee that shall, in whole or in part, be used to subscribe for, or be satisfied by the issue of, ordinary shares in New Qube, as described in the Corporatisation Documents.

KFM means Kaplan Funds Management Pty Limited ACN 079 218 643.

KFM Investment Management Agreement means the investment management agreement between Trust and KFM dated on or about 17 November 2006.

Qube means Qube Logistics ARSN 122 556 411.

Trust means The Trust Company (RE Services) Limited ACN 003 278 831, as responsible entity of Qube.

Vendors means each of Wilh. Wilhelmsen Holding ASA, Kawasaki (Australia) Pty Limited ACN 000 748 621, Smithwick & Co Pty Limited ACN 082 049 241, Diane Margaret Upton and Antony Bruce Power Perkins.

Dated this 8th day of June 2011

Signed by Andrew Knibb

as a delegate of the Australian Securities and Investments Commission

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

Under paragraph 655A(1)(b) of the *Corporations Act 2001* (Cth) (the **Act**), the Australian Securities and Investments Commission (**ASIC**) declares that Chapter 6 of the Act applies to the person specified in Schedule A in the case specified in Schedule B as if item 7 of section 611 of the Act were modified or varied by omitting paragraph (a) and substituting it with the following paragraph:

"(a) no votes are cast in favour of the resolution by the person proposing to make the acquisition and their associates; and".

Schedule A

Qube Logistics Holdings Limited ACN 149 723 053 (New Qube)

Schedule B

The acquisition by New Qube of all the units in Qube Logistics ARSN 122 556 441 (**Qube**), where:

- (a) members of Qube are given a copy of the Explanatory Memorandum; and
- (b) the acquisition is approved by a resolution put to a meeting of members of Qube on or around 18 August 2011,

for the purposes of item 7 of section 611 of the Act.

Interpretation

In this instrument:

Explanatory Memorandum means a written statement:

- (a) sent to members of Qube in relation to the Trust Scheme and prepared in accordance with item 7 of section 611 of the Act; and
- (b) substantially in the form provided to ASIC on 8 July 2011.

Trust Scheme means an arrangement under which New Qube proposes to acquire all the units in Qube where a resolution approving the acquisition is passed at a meeting of members of Qube:

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

Dated this 8th day of July 2011

Signed by Andrew Knibb as a delegate of the Australian Securities and Investments Commission

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

Pursuant to paragraph 655A(1)(a) of the *Corporations Act 2001* (Cth) (the *Act*) the Australian Securities and Investments Commission (*ASIC*) hereby exempts the persons named in Schedule A from section 606 of the Act in respect of the acquisition referred to in Schedule B on the conditions set out in Schedule C and for so long as those conditions are met.

Schedule A

Telstra Media Pty Limited ACN 069 279 027 (*Telstra Media*) and Sky Cable Pty Limited ACN 069 799 640 (*Sky Cable*), the partners of the FOXTEL Partnership, and FOXTEL Management Pty Limited ACN 068 671 938, the agent for the FOXTEL Partnership (referred to collectively as *FOXTEL*)

FOXTEL Holdings Pty Limited ACN 151 690 327, FOXTEL Australia Pty Limited ACN 151 691 753 (*FOXTEL Bidco*) and FOXTEL Finance Pty Limited ACN 151 691 897 (*FOXTEL Finco*) (referred to collectively as the *FOXTEL Companies*)

Premier Media Group Pty Limited ACN 065 445 418 (PMG)

Consolidated Media Holdings Limited ACN 009 071 167 (and its controlled entities) (*CMH*)

News Corporation ARBN 111 480 561 (and its controlled entities) (News)

Telstra Corporation Limited ACN 051 775 556 (and its controlled entities) (*Telstra*, together with Sky Cable, Telstra Media, PMG, CMH and News, the *FOXTEL Shareholders*)

Liberty Global, Inc., a Delaware company (and its controlled entities) (*Liberty*)

Schedule B

An acquisition of a relevant interest in ordinary shares in Austar United Communications Limited ACN 087 695 707 (*AUSTAR*) arising solely as a result of either:

- 1. FOXTEL, FOXTEL Companies, certain FOXTEL Shareholders (or certain of their controlled entities), Liberty (and certain of its controlled entities) and AUSTAR entering into one or more of the Transaction Documents for the purposes of pursuing the Proposed Acquisition; or
- 2. entry into any documents and completion of any transactions contemplated by a Transaction Document.

where:

3. the Transaction Documents are substantially in the form of the draft documents provided to ASIC on 7 July 2011; and

- 4. immediately prior to entry into the Transactions Documents:
 - a. Liberty has a relevant interest in up to 54.15% of the ordinary shares in AUSTAR; and
 - b. none of the FOXTEL Shareholders has a relevant interest in any of the ordinary shares in AUSTAR.

Schedule C

1. The Transaction Documents will contain provisions substantially in the form set out below:

"Bona Fide Competing Transaction:

- (a) If a proposal for a Competing Transaction, which the Independent Directors acting reasonably consider to be a bona fide proposal) is publicly announced at any time between the date the Scheme Booklet is sent to AUSTAR Shareholders and the date on which the Scheme Meeting is held, AUSTAR must ensure that AUSTAR Shareholders are provided with all information which is known to AUSTAR and which is material to the consideration of the Scheme by Minority Shareholders, including any material information concerning the Competing Transaction (New Information).
- (b) AUSTAR must consult in a timely manner with ASIC in relation to the New Information and the time by which the New Information is to be sent to AUSTAR Shareholders prior to the date on which the Scheme Meeting is to be held.
- (c) Where New Information is despatched to AUSTAR Shareholders in accordance with paragraphs (a) and (b), AUSTAR must take such steps as are reasonably required to adjourn the holding of the Scheme Meeting to allow Minority Shareholders at least 10 Business Days prior to the last date on which proxies can be lodged with AUSTAR in relation to the Scheme Meeting to consider the New Information.
- (d) The parties agree that the Scheme Booklet will contain prominent disclosure of AUSTAR's obligations under this clause."

where "AUSTAR Shareholders", "Business Days", "Competing Transaction", "Independent Directors", "Minority Shareholders", "Scheme Booklet" and "Scheme Meeting" are defined in the Implementation Deed.

- 2. FOXTEL and Liberty must use their best endeavours to ensure that AUSTAR complies with the provision referred to in paragraph 1 above.
- 3. FOXTEL and Liberty will immediately terminate, or procure the termination of, the Transaction Documents if the Court makes a determination, which is final and not appealable, to not approve the Scheme.

- 4. FOXTEL and Liberty must use their best endeavours to have AUSTAR engage an independent expert to prepare a report on whether:
 - a. the Scheme is in the best interests of holders of ordinary shares in AUSTAR (other than Liberty and any of its subsidiaries that are not subsidiaries of AUSTAR); and
 - b. the acquisition of AUSTAR by FOXTEL Bidco is fair to holders of ordinary shares in AUSTAR (other than Liberty and any of its subsidiaries that are not also subsidiaries of AUSTAR).
- 5. At the Scheme Meeting, none of FOXTEL, the FOXTEL Shareholders, Liberty and their respective associates will exercise any voting rights attaching to ordinary shares in AUSTAR in which they have a relevant interest.
- 6. Following the execution of the Transaction Documents by the relevant parties to those documents:
 - a. FOXTEL, FOXTEL Companies and FOXTEL Shareholders give substantial holding notices in accordance with section 671B of the Act specifying their voting power in AUSTAR; and
 - b. a copy of the Transaction Documents are attached to the substantial holding notice.

Interpretation

In this instrument:

Proposed Acquisition means:

- a. the acquisition by LGI Bidco Pty Limited ACN 151 767 449 (*Bidder*), a subsidiary of Liberty, of all ordinary shares in AUSTAR (excluding those already held by Liberty or any of its subsidiaries) pursuant the Scheme; and
- b. the acquisition by FOXTEL Bidco of the subsidiary or subsidiaries of Liberty that hold ordinary shares in AUSTAR, together with the acquisition by FOXTEL Bidco of certain ordinary shares in AUSTAR, pursuant to the Liberty restructure and sale deed referred to in the definition of "Transaction Documents".

Scheme means the arrangement between AUSTAR and holders of ordinary shares in AUSTAR (excluding Liberty and any of its subsidiaries) conducted under Part 5.1 of the Act contemplated by the Transaction Documents.

Scheme Meeting means a meeting of holders of ordinary shares in AUSTAR (excluding Liberty and any of its subsidiaries) convened to consider the Scheme in accordance with section 411(1) of the Act.

Transaction Documents means:

a. an implementation deed to be entered into between AUSTAR, Telstra Media, Sky Cable, FOXTEL Management, Liberty and Bidder; and

b. a restructure and sale deed to be entered into between Liberty, UGC Australia BV, AUSTAR, FOXTEL Bidco, FOXTEL Finco, FOXTEL, Telstra Media, Sky Cable FOXTEL Management.

Dated this 8th day of July-2011

Signed by Elise Chung

as a delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 – Paragraphs 601QA(1)(a) and 601QA(1)(b) – Exemption and Declaration

- 1. Under paragraph 601QA(1)(a) of the Corporations Act 2001 (Act), the Australian Securities and Investments Commission (ASIC) exempts the person specified in Schedule A from paragraph 601FC(1)(d) of the Act, to the extent that it requires the responsible entity of a registered scheme to treat the members who hold interests of the same class equally, in the case specified in Schedule B.
- 2. Under paragraph 601QA(1)(b) of the Act, ASIC declares that Chapter 5C applies to the person specified in Schedule A in the case specified in Schedule C as if Chapter 5C of the Act were modified or varied as follows:
 - (a) Part 5C.6 was omitted;
 - (b) Paragraph 601GA(4)(b) was varied by omitting the words "if the right may be exercised while the scheme is liquid (as defined in section 601KA)—"; and
 - (c) Paragraph 601GA(4)(c) was omitted.

Schedule A

The Trust Company (RE Services) Limited ACN 003 278 831 (*Trust*) in its capacity as responsible entity of Qube Logistics ARSN 122 556 441 (*Qube*).

Schedule B

- (1) At a meeting of members of Qube convened in accordance with a notice of meeting in substantially the form of the notice of meeting lodged with ASIC on or about 8 July 2011 the members of Qube approve a proposal (the *Proposal*) that includes:
 - (a) the withdrawal of all of the interests in Qube on issue as at the Record Date and not held by Qube Logistics Holdings Limited ACN 149 723 053 (*New Qube*); and
 - (b) the issue shares in New Qube (the *Share Consideration*) to the members of Qube as at the Record Date;
- (2) the proposal is implemented on terms that allow Trust to determine that a Foreign Member is not eligible to receive the Share Consideration;
- (3) where New Qube has determined that a Foreign Member is not eligible to receive the Share Consideration, Trust transfers the interests in Qube of that Foreign Member to a nominee appointed by New Qube (*Nominee*) and New

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Qube issues to the Nominee the Share Consideration that would otherwise have been issued to the Foreign Member, on the basis that:

- (a) the Nominee sells the Share Consideration on ASX and remits the proceeds of sale, less any reasonable applicable brokerage, stamp duty and other selling costs, taxes and charges, to New Qube; and
- (b) New Qube promptly pays to the Foreign Member the net proceeds of sale under subparagraph (3)(a);
- (4) the explanatory memorandum (*Explanatory Memorandum*) and notice of meeting distributed to members of Qube in relation to the meeting sets out the matters described in paragraphs (2) and (3);
- (5) Trust will prior to the meeting document in writing that it reasonably concludes that having regard to the rights and interests of all members of Qube it would be in the best interests of all members of Qube, and not unfair to Foreign Members, to treat Foreign Members as set out in paragraph (3); and
- (6) as at the close of trading on the last Trading Day before the date of the Explanatory Memorandum, the interests of the Foreign Ineligible Members comprise no more than 3 % of all interests on issue in Qube.

Schedule C

A withdrawal, and any provision in Qube's constitution that relates to such withdrawal, of interests in Qube in connection with the Proposal.

Interpretation

ASX means ASX Limited ACN 008 624 691 or, as the context requires, the financial market known as the Australian Securities Exchange operated by it.

Foreign Member means a Member of Qube whose address as shown in the register of members of Qube is in a place outside Australia and its external territories.

Foreign Ineligible Member means a Foreign Member who New Qube has determined will not be eligible to receive the Share Consideration.

Record Date means the time and date for determining the members of Qube that will participate in the Proposal as set out in the Explanatory Memorandum or such other date as may be substituted by Trust for this date.

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Trading Day means a day on which securities are traded on the ASX.

Dated this 8th day of July 2011.

Signed by James Grapsas as a delegate of the Australian Securities and Investments Commission

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

- 1. Under paragraph 601QA(1)(a) of the Corporations Act 2001 (Act), the Australian Securities and Investments Commission (ASIC) exempts the persons specified in Schedule A (each, an Issuer) from section 601ED of the Act to the extent that the Issuer operates a managed investment scheme by reason of operating the Sale Facility, in the case specified in Schedule B.
- 2. Under paragraph 1020F(1)(a) of the Act, ASIC exempts the Issuer from Divisions 2 to 5 of Part 7.9 of the Act to the extent that the Issuer operates a managed investment scheme by reason of operating the Sale Facility, in the case specified in Schedule B.
- 3. Under paragraph 911A(2)(1) of the Act, ASIC exempts the Issuer from the requirement to hold an Australian financial services licence in relation to dealing in an interest in the Sale Facility, in the case specified in Schedule B.
- 4. Under paragraph 911A(2)(1) of the Act, ASIC exempts the Issuer from the requirement to hold an Australian financial services licence in relation to the provision of general advice in relation to an interest in the Sale Facility, in the case specified in Schedule C.
- 5. To avoid doubt, under paragraph 1020F(1)(a) of the Act, ASIC exempts the Issuer from Division 5A of Part 7.9 of the Act to the extent that the Issuer invites a holder of a financial product of the Issuer to make an offer to sell the financial product through a Sale Facility, in the case specified in Schedule B.

Schedule A

The Trust Company (RE Services) Limited ACN 003 278 831 in its capacity as responsible entity of Qube Logistics ARSN 122 556 441 (*Qube*)

Qube Logistics Holdings Limited ACN 149 723 053 (New Qube)

Schedule B

- 1. The Sale Facility satisfies all of the following:
 - (a) the financial products that may be sold or purchased (as applicable) through the facility are shares or interests in a managed investment scheme that are admitted to quotation on a licensed market or approved foreign market; and
 - (b) under the terms of the Sale Facility:

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- (i) the financial products (the *relevant financial products*) of Foreign Ineligible Members to be sold through the facility are pooled; and
- (ii) a broker sells the relevant financial products in the ordinary course of trading on the relevant market; and
- (iii) the proceeds of the sale net of expenses (to the extent (if any) that they are not met by the Issuer) are distributed to Foreign Ineligible Members; and
- (iv) each Foreign Ineligible Member is paid their proportion of the proceeds of sale as soon as practicable and, in any event, within 8 weeks after the date of implementation of the Proposal.

2. The Issuer must:

- (a) give or send to each Foreign Ineligible Member, a document which complies with paragraph 3 by:
 - (i) giving the document to the Foreign Ineligible Member personally; or
 - (ii) sending the document:
 - (A) by post to the address for the Foreign Ineligible Member in the register of members or an alternative address (if any) nominated by the holder; or
 - (B) to the fax number or electronic address (if any) nominated by the Foreign Ineligible Member; and
- (b) take reasonable steps to ensure the Sale Facility is not operated during any period where a control transaction has been publicly proposed and has not ended.

3. The document:

- (a) must contain the following statements and information:
 - (i) a statement to the effect that all relevant financial products of a Foreign Ineligible Member will be sold through the Sale Facility; and
 - (ii) a statement that the market price of financial products is subject to change from time to time; and
 - (iii) information about how to obtain up-to-date information on the market price of the financial product; and

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- (iv) information about any expenses relating to the sale or purchase of financial products that will be paid by the Foreign Ineligible Members; and
- (v) information about how the proceeds of sale for financial products sold through the Sale Facility will be allocated between Foreign Ineligible Members; and
- (vi) a statement that the amount of money received by a Foreign Ineligible Member for a financial product that is sold through the Sale Facility may be more or less than the actual price that is received by the broker for that financial product; and
- (viii) information about any other significant characteristics or features of the Sale Facility or of the rights and obligations of Foreign Ineligible Members; and
- (ix) must be worded and presented in a clear, concise and effective manner; and
- (x) may be given in printed or electronic form and, if given in electronic form, must, as far as practicable, be given in a way that will allow the Foreign Ineligible Member to print or save a copy of it; and

may be made up of 2 or more separate documents that are given at the same time and by the same means.

Schedule C

- 1. Under subparagraph 2(a) of Schedule B, a document is given to each Foreign Ineligible Member in respect of the Sale Facility;
- 2. the document satisfies the requirements in paragraph 3 of Schedule B; and
- 3. where the Issuer has become aware of matters that give it reason to believe that it has failed in a material respect to comply with a condition of this instrument, the Issuer gives full particulars of the failure to ASIC in writing within 15 business days after becoming so aware.

Interpretation

In this instrument:

approved foreign market means each of the following financial markets:

- (a) American Stock Exchange;
- (b) Borsa Italiana;
- (c) Bursa Malaysia Main Board and Bursa Malaysia Second Board;

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- (d) Euronext Amsterdam;
- (e) Euronext Paris;
- (f) Frankfurt Stock Exchange;
- (g) Hong Kong Stock Exchange;
- (h) JSE;
- (i) London Stock Exchange;
- (j) NASDAQ Stock Market;
- (k) New York Stock Exchange;
- (l) New Zealand Exchange;
- (m) Singapore Exchange;
- (n) SWX Swiss Exchange;
- (o) Tokyo Stock Exchange; and
- (p) Toronto Stock Exchange.

ASX means ASX Limited ACN 008 624 691 or, as the context requires, the financial market known as the Australian Securities Exchange operated by it.

broker means a participant of a licensed market or approved foreign market with whom the Issuer has entered arrangements for the operation of the Sale Facility.

control transaction means a transaction or proposed transaction that affects the control, or potential control, of Qube, excluding the Proposal.

Explanatory Memorandum means a document that is sent to members of Qube in relation to the Proposal that is in substantially the form provided to ASIC on or about 8 July 2011.

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

Foreign Ineligible Member means a Foreign Member that Trust has determined will not be eligible to receive the Share Consideration.

Foreign Member means a member of Qube whose address as shown in the register of members of Qube is in a place outside Australia, New Zealand and the external territories of Australia and New Zealand.

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

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licensed market has the meaning given by section 761A of the Act.

Foreign Ineligible Member means a Foreign Ineligible Member.

Proposal means the proposed arrangements under which New Qube will acquire all of the interests in Qube where:

- (a) the acquisition is passed at a meeting of members of Qube under item 7 of section 611 of the Act;
- (b) the proposed arrangements include the following:
 - (i) the withdrawal of all of the interests in Qube on issue as at the Record Date and not held by New Qube;
 - (ii) the Share Consideration is issued to the members of Qube as at the Record Date;
 - (iii) under the terms of the arrangement, Trust has determined that a Foreign Member is not eligible to receive the Share Consideration;
 - (iv) where Trust has determined that a Foreign Member is not eligible to receive the Share Consideration, the Sale Facility will operate in respect of the Foreign Ineligible Members;
 - (v) Trust will prior to the meeting document in writing that it reasonably concludes that, having regard to the rights and interests of all members of Qube, it would be in the best interests of all members of Qube, and not unfair to Foreign Ineligible Members, to determine that a Foreign Member is ineligible to receive the Share Consideration and will, under the Sale Facility, receive cash in lieu of the Share Consideration; and
 - (vi) as at the close of trading on the last Trading Day before the date of the Explanatory Memorandum, the interests of the Foreign Ineligible Members comprise no more than 3 % of all interests on issue in Qube.

Record Date means the time and date for determining the members of Qube that will participate in the Proposal as set out in the Explanatory Memorandum or such other date as may be substituted by Trust for this date.

register of members means the register of members required to be set up and maintained under section 169 of the Act.

Sale Facility means a facility described in the Explanatory Memorandum under which Foreign Ineligible Members will receive cash in lieu of the Share Consideration.

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Share Consideration means shares in New Qube.

Trading Day means a day on which securities are traded on ASX.

Dated this 8th day of July 2011.

Signed by James Grapsas

as a delegate of the Australian Securities and Investments Commission

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

Pursuant to paragraph 655A(1)(a) of the *Corporations Act 2001* (Cth) (the *Act*), the Australian Securities and Investments Commission (*ASIC*) revokes ASIC Instrument [11-0691] signed by Elise Chung and exempts the persons named in Schedule A from section 606 of the Act in respect of the acquisition referred to in Schedule B on the conditions set out in Schedule C and for so long as those conditions are met.

Schedule A

Telstra Media Pty Limited ACN 069 279 027 (*Telstra Media*) and Sky Cable Pty Limited ACN 069 799 640 (*Sky Cable*), the partners of the FOXTEL Partnership, and FOXTEL Management Pty Limited ACN 068 671 938, the agent for the FOXTEL Partnership (referred to collectively as *FOXTEL*)

FOXTEL Holdings Pty Limited ACN 151 690 327, FOXTEL Australia Pty Limited ACN 151 691 753 (*FOXTEL Bidco*) and FOXTEL Finance Pty Limited ACN 151 691 897 (*FOXTEL Finco*) (referred to collectively as the *FOXTEL Companies*)

Premier Media Group Pty Limited ACN 065 445 418 (PMG)

Consolidated Media Holdings Limited ACN 009 071 167 (and its controlled entities) (*CMH*)

News Corporation ARBN 111 480 561 (and its controlled entities) (News)

Telstra Corporation Limited ACN 051 775 556 (and its controlled entities) (*Telstra*, together with Sky Cable, Telstra Media, PMG, CMH and News, the *FOXTEL*Shareholders)

Liberty Global, Inc., a Delaware company (and its controlled entities) (*Liberty*)

Schedule B

An acquisition of a relevant interest in ordinary shares in Austar United Communications Limited ACN 087 695 707 (*AUSTAR*) arising solely as a result of either:

- FOXTEL, FOXTEL Companies, certain FOXTEL Shareholders (or certain of their controlled entities), Liberty (and certain of its controlled entities) and AUSTAR entering into one or more of the Transaction Documents for the purposes of pursuing the Proposed Acquisition; or
- 2. entry into any documents and completion of any transactions contemplated by a Transaction Document,

where:

3. the Transaction Documents are substantially in the form of the draft documents provided to ASIC on 7 July 2011; and

- 4. immediately prior to entry into the Transactions Documents:
 - a. Liberty has a relevant interest in up to 54.15% of the ordinary shares in AUSTAR; and
 - b. none of the FOXTEL Shareholders has a relevant interest in any of the ordinary shares in AUSTAR.

Schedule C

1. The Transaction Documents will contain provisions substantially in the form set out below:

"Bona Fide Competing Transaction:

- (a) If a proposal for a Competing Transaction, which the Independent Directors acting reasonably consider to be a bona fide proposal) is publicly announced at any time between the date the Scheme Booklet is sent to AUSTAR Shareholders and the date on which the Scheme Meeting is held, AUSTAR must ensure that AUSTAR Shareholders are provided with all information which is known to AUSTAR and which is material to the consideration of the Scheme by Minority Shareholders, including any material information concerning the Competing Transaction (New Information).
- (b) AUSTAR must consult in a timely manner with ASIC in relation to the New Information and the time by which the New Information is to be sent to AUSTAR Shareholders prior to the date on which the Scheme Meeting is to be held.
- (c) Where New Information is despatched to AUSTAR Shareholders in accordance with paragraphs (a) and (b), AUSTAR must take such steps as are reasonably required to adjourn the holding of the Scheme Meeting to allow Minority Shareholders at least 10 Business Days prior to the last date on which proxies can be lodged with AUSTAR in relation to the Scheme Meeting to consider the New Information.
- (d) The parties agree that the Scheme Booklet will contain prominent disclosure of AUSTAR's obligations under this clause."

where "AUSTAR Shareholders", "Business Days", "Competing Transaction", "Independent Directors", "Minority Shareholders", "Scheme Booklet" and "Scheme Meeting" are defined in the Implementation Deed.

- 2. FOXTEL and Liberty must use their best endeavours to ensure that AUSTAR complies with the provision referred to in paragraph 1 above.
- 3. FOXTEL and Liberty will immediately terminate, or procure the termination of, the Transaction Documents if the Court makes a determination, which is final and not appealable, to not approve the Scheme.

- 4. FOXTEL and Liberty must use their best endeavours to have AUSTAR engage an independent expert to prepare a report on whether:
 - a. the Scheme is in the best interests of holders of ordinary shares in AUSTAR (other than Liberty and any of its subsidiaries that are not subsidiaries of AUSTAR); and
 - b. the acquisition of AUSTAR by FOXTEL Bidco and FOXTEL is fair to holders of ordinary shares in AUSTAR (other than Liberty and any of its subsidiaries that are not also subsidiaries of AUSTAR).
- 5. At the Scheme Meeting, none of FOXTEL, the FOXTEL Shareholders, Liberty and their respective associates will exercise any voting rights attaching to ordinary shares in AUSTAR in which they have a relevant interest.
- 6. Following the execution of the Transaction Documents by the relevant parties to those documents:
 - a. FOXTEL, FOXTEL Companies and FOXTEL Shareholders give substantial holding notices in accordance with section 671B of the Act specifying their voting power in AUSTAR; and
 - b. a copy of the Transaction Documents are attached to the substantial holding notice.

Interpretation

In this instrument:

Proposed Acquisition means:

- a. the acquisition by LGI Bidco Pty Limited ACN 151 767 449 (*Bidder*), a subsidiary of Liberty, of all ordinary shares in AUSTAR (excluding those already held by Liberty or any of its subsidiaries) pursuant the Scheme; and
- b. the acquisition by FOXTEL Bidco of the subsidiary or subsidiaries of Liberty that hold ordinary shares in AUSTAR, together with the acquisition by FOXTEL of certain ordinary shares in AUSTAR, pursuant to the Liberty restructure and sale deed referred to in the definition of "Transaction Documents".

Scheme means the arrangement between AUSTAR and holders of ordinary shares in AUSTAR (excluding Liberty and any of its subsidiaries) conducted under Part 5.1 of the Act contemplated by the Transaction Documents.

Scheme Meeting means a meeting of holders of ordinary shares in AUSTAR (excluding Liberty and any of its subsidiaries) convened to consider the Scheme in accordance with section 411(1) of the Act.

Transaction Documents means:

a. an implementation deed to be entered into between AUSTAR, Telstra Media, Sky Cable, FOXTEL Management, Liberty and Bidder; and

b. a restructure and sale deed to be entered into between Liberty, UGC Australia BV, AUSTAR, FOXTEL Bidco, FOXTEL Finco, FOXTEL, Telstra Media, Sky Cable FOXTEL Management.

Dated this 11th day of July 2011

Signed by Elise Chung

as a delegate of the Australian Securities and Investments Commission

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

Under subsection 741(1) of the *Corporations Act 2001 (Act)* the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 6D of the Act applies to the person specified in Schedule A, in the case specified in Schedule B, as if Part 6D.2 were modified or varied as follows:

- (a) paragraph 723(3)(b) of the Act were omitted and the following substituted:
 - "(b) the securities are not admitted to quotation within 3 months after the later of:
 - (i) the date of the disclosure document; and
 - (ii) the date of the latest supplementary disclosure document for the offer lodged with ASIC which:
 - (A) discloses that the securities are not admitted to quotation; and
 - (B) gives applicants 1 month to withdraw their application and be repaid";
- (b) in subparagraph 724(1)(a) the words "and that condition is not satisfied within 4 months after the date of the disclosure document" were omitted and the following substituted: "and that condition is not satisfied within 4 months after the later of:
 - (iii) the date of the disclosure document; and
 - (iv) the date of the latest supplementary disclosure document for the offer lodged with ASIC which:
 - (A) discloses that the condition has not been satisfied; and
 - (B) gives applicants 1 month to withdraw their application and be repaid";
- (c) subparagraph 724(1)(b)(ii) were omitted and the following substituted:
 - "(ii) the securities are not admitted to quotation within 3 months after the later of:
 - (A) the date of the disclosure document; and
 - (B) the date of the latest supplementary disclosure document for the offer lodged with ASIC that discloses that the securities are not admitted to quotation and gives applicants 1 month to withdraw their application and be repaid"; and
- (d) after subsection 724(1A) inserting the following subsection:
 - "(1B) Where a supplementary disclosure document of the kind referred to in subparagraphs (1)(a)(iv) or (1)(b)(ii)(B) is lodged with ASIC, the person offering the securities must give the applicants:
 - (i) that supplementary disclosure document; and
 - (ii) 1 month to withdraw their application and be repaid.".

Schedule A

Melrose Gold Limited ACN 142 865 576 (Issuer).

Schedule B

An offer or issue of securities of the Issuer under a disclosure document lodged with ASIC on 21 April 2011 where the Issuer has lodged a supplementary disclosure document on or after the date of this instrument which describes the need for, and effect of, the relief provided in this instrument.

Dated this 12 day July 2011

Signed by Michelle Verdon

Michelle West

as a delegate of the Australian Securities and Investments Commission





ASIC

Australian Securities & Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: A.C.N. 074 090 529 Pty Ltd

ACN 074 090 529 ("the Licensee")

149 High Street

WODONGA VIC 3690

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 244320 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 12 July 2011.

Signed

Jason Waite, a delegate of the Australian Securities and Investments

Commission





ASIC

Australian Securities & Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Aviation Industry Superannuation Pty. Limited ACN 003 693 570 ("the Licensee")
Level 6, 132-136 Albert Road
SOUTH MELBOURNE VIC 3205

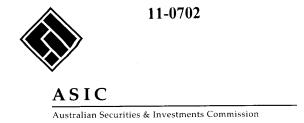
Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 276847 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 12 July 2011.

Signed

Jason Waite, a delegate of the Australian Securities and Investments Commission





Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: MONEYTRADER PTY LTD ACN 124 058 233 ("the Licensee") 36 GLENLEIGH RD BUSSELTON WA 6280

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 314867 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 12th Day of July 2011

Signed

Frank Varga a delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 — Paragraph 669(1)(b) – Declaration

Under paragraph 669(1)(b) of the Corporations Act 2001 (Act) the Australian Securities and Investments Commission declares that Chapter 6A of the Act applies to the person specified in Schedule A in the case referred to in Schedule B as if subsection 662A(1) was modified by inserting at the end of the subsection the following words:

"This section does not apply where the bidder has given, in accordance with subsection 661B(1), a notice in relation to the bid class securities."

Schedule A

Cephalon CXS Holdings Pty Ltd ACN 150 102 659 (Bidder)

Schedule B

The compulsory acquisition by the Bidder of listed options issued by ChemGenex Pharmaceuticals Ltd ACN 000 248 304 (*Target*) with an expiry date of 8 February 2012 and an exercise price of \$0.68 to acquire fully paid ordinary shares in the Target (*Options*) where notices under subsection 661B(1) of the Act are prepared, lodged and given in accordance with section 661B of the Act, following the off-market takeover bid by the Bidder for all of the Options in respect of which a bidder's statement was lodged with ASIC on 13 April 2011.

Dated this 11th day of July 2011

Signed by Michael Jukes

as a delegate of the Australian Securities and Investments Commission.

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

Under subsection 741(1) of the *Corporations Act 2001 (Act)* the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 6D of the Act applies to the person specified in Schedule A, in the case specified in Schedule B, as if Part 6D.2 were modified or varied as follows:

- (a) paragraph 723(3)(b) of the Act were omitted and the following substituted:
 - "(b) the securities are not admitted to quotation within 3 months after the later of:
 - (i) the date of the disclosure document; and
 - (ii) the date of the latest supplementary disclosure document for the offer lodged with ASIC which:
 - (A) discloses that the securities are not admitted to quotation; and
 - (B) gives applicants 1 month to withdraw their application and be repaid";
- (b) in subparagraph 724(1)(a) the words "and that condition is not satisfied within 4 months after the date of the disclosure document" were omitted and the following substituted:

"and that condition is not satisfied within 4 months after the later of:

- (iii) the date of the disclosure document; and
- (iv) the date of the latest supplementary disclosure document for the offer lodged with ASIC which:
 - (A) discloses that the condition has not been satisfied; and
 - (B) gives applicants 1 month to withdraw their application and be repaid";
- (c) subparagraph 724(1)(b)(ii) were omitted and the following substituted:
 - "(ii) the securities are not admitted to quotation within 3 months after the later of:
 - (A) the date of the disclosure document; and
 - (B) the date of the latest supplementary disclosure document for the offer lodged with ASIC that discloses that the securities are not admitted to quotation and gives applicants 1 month to withdraw their application and be repaid"; and

- (d) after subsection 724(1A) inserting the following subsection:
 - "(1B) Where a supplementary disclosure document of the kind referred to in subparagraphs (1)(a)(iv) or (1)(b)(ii)(B) is lodged with ASIC, the person offering the securities must give the applicants:
 - (i) that supplementary disclosure document; and
 - (ii) 1 month to withdraw their application and be repaid.".

Schedule A

Pinto Minerals Limited ACN 142 059 783 (Issuer).

Schedule B

An offer or issue of securities of the Issuer under a disclosure document lodged with ASIC on 12 April 2011 where the Issuer has lodged a supplementary disclosure document on or after the date of this instrument which describes the need for, and effect of, the relief provided in this instrument.

Dated this 11th day July 2011

Anne Phelan

Signed by Anne Phelan

as a delegate of the Australian Securities and Investments Commission





ASIC

Australian Securities & Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Millennium Wealth Ltd ACN 123 023 745 ("the Licensee") Level 13 234 George St SYDNEY NSW 2000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 317632 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 14 July 2011

Signed

Frank Varga, a delegate of the Australian Securities and Investments Commission

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

Under paragraph 655A(1)(b) of the Corporations Act 2001 (Act), the Australian Securities and Investments Commission (ASIC) declares that Chapter 6 of the Act applies to the person specified in Schedule A in the case specified in Schedule B as if paragraph 631(1)(b) of the Act were modified or varied by omitting the words "within 2 months after the proposal" and substituting the following:

"within 2 months and 14 days after the proposal".

Schedule A

BCX Gold Investment Holdings Limited, a body corporate incorporated under the laws of the British Virgin Islands, with company number 1615241 (BCX Gold)

Schedule B

On 16 May 2011 BCX Gold announced a proposal to make an off-market takeover bid for all of the ordinary shares in Gold One International Limited ACN 094 265 746.

Dated this 14th day of July 2011

Signed by Stefan Pfeifle

as a delegate of the Australian Securities and Investments Commission



Corporations (Tullett Prebon (Australia) Pty Ltd) Exemption Notice Variation 2011 (No. 1)

Corporations Act 2001

I, DAVID BRADBURY, Parliamentary Secretary to Treasurer, make this Variation under subsection 791C(2) of the Corporations Act 2001.

appl-

Parliamentary Secretary to Treasurer

1. Name of Variation

This Variation is the Corporations (Tullett Prebon (Australia) Pty Ltd) Exemption Notice Variation 2011 (No.1).

2. Commencement

This Variation commences on the date it is notified in the Gazette.

3. Variation

Corporations (Tullett Prebon (Australia) Pty Ltd) Exemption Notice 2010 is varied as described in the Schedule.

Schedule

Variation

11-0721

(Section 3)

[1] Section 3

omit the definition of 'Application' and substitute the following

Applications mean:

- (a) The application for an exemption from the operation of Part 7.2 of the Act, submitted to ASIC by TPA, dated 21 August 2008, and subsequent correspondence prior to the issuing of the exemption notice relating to the exemption application; and
- (b) The application to vary the exemption from the operation of Part 7.2 of the Act, submitted to ASIC by TPA, dated 23 February 2011, and subsequent correspondence prior to the issuing of the variation notice relating to the exemption variation application.

[2] Section 3

omit the definition of 'Market' and substitute the following

Market means the financial market for bonds, credit derivatives, interest rate derivatives and foreign exchange contracts that are foreign exchange forwards that is operated by TPA.

[3] Section 5

omit subsection 5 (1) and substitute the following

(1) TPA must operate the Market in all material ways as set out in the Applications.

[4] Section 7

omit subsection 7 (2) and substitute the following

(2) TPA must not trade on the Market on its own behalf or on behalf of anyone who is not a professional investor.

[5] Section 8

Substitute

The financial products that may be traded on the Market are bonds, credit derivatives, interest rate derivatives and foreign exchange contracts that are foreign exchange forwards.

[6] Section 11

Omit subsection 2(b) and substitute the following

- 2(b) if any material system outages occurred during the financial year that prevented Australian participants from using the Market:
- (i) the number of such outages;

- (ii) the duration of each outage;
- (iii) the cause of each outage; and
- (iv) a description of the means by which each outage was resolved.

CORPORATIONS ACT 2001 Subsection 601AA(4)

ASIC may deregister the companies listed below two months after the publication of this notice, unless given acceptable reason not to proceed.

Dated this fifteenth day of July 2011

Luke Keet
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company A & M KOSOVICH PTY LIMITED AJ FOODS PTY LTD ALAN MULHEARN & ASSOCIATES PTY LTD ALAN WALDRON UPHOLSTERY PTY. LTD. ALPINE VALLEY EVENTS CENTRE (AVEC) PTY LTD AL TRADING PTY. LTD.	ACN
A & M KOSOVICH PTY LIMITED	003 984 101
AJ FOODS PTY LTD	128 389 275
ALAN MULHEARN & ASSOCIATES PTY LTD	074 537 223
ALAN WALDRON UPHOLSTERY PTY. LTD.	060 724 263
ALPINE VALLEY EVENTS CENTRE (AVEC) PTY LTD	147 789 115
AL TRADING PTY. LTD.	121 850 557
AMALFI (HI1) PTY LTD	125 780 010
AMBLESIDE - MASON FINANCIAL PLANNING PTY LTD	098 934 359
APHELION MARKETING PTY. LIMITED	060 673 681
AQUIM PTY LTD	009 241 123
ARROW CYLINDERS PTY LTD	109 168 354
ASTROPLEX PTY. LTD.	007 424 197
AMBLESIDE - MASON FINANCIAL PLANNING FTY LTD APHELION MARKETING PTY. LIMITED AQUIM PTY LTD ARROW CYLINDERS PTY LTD ASTROPLEX PTY. LTD. ATR TECH PTY LTD AUSSIE MIGRATION CONSULTANCY PTY LTD AUSTRALIAN COMMUNICATIONS LABORATORIES PTY. LTD.	122 408 155
AUSSIE MIGRATION CONSULTANCY PTY LTD	126 262 806
AUSTRALIAN COMMUNICATIONS LABORATORIES PTY. LTD.	060 388 258
AUSTROACES PTY LTD	142 377 562
BARBARA BECKETT PUBLISHING PTY. LTD.	066 087 376
BEDDING & WELLBEING PTY LTD	124 050 353
BILLTORI PTY LTD	119 645 966
BLUE ROCK INTERIOR PTY LTD	132 038 674
BOWIE RETAIL PTY LTD	117 600 825
BOYD ANDERSON PTY. LTD.	054 630 563
BUSY TIME PTY LTD	127 149 008
C. A. T. AGENCY PTY. LTD.	078 612 503
C.E.H. (LASER) PTY LIMITED	074 494 554
C & J GATTUSO PTY LTD	114 818 932
CALYTRIX INVESTMENTS PTY LTD	008 963 933
CARINA AUSTRALIS PTY LTD	107 239 752
CATCO ENGINEERING (AUSTRALIA) PTY. LTD.	127 529 079
CEDONE.COM PTY LTD	134 320 988
CHASE X.Y. REAL ESTATE PTY LTD	144 571 942
CHELSEA INTERNATIONAL COLLEGE PTY LTD	124 988 414
CHIMMY'S BREADS & PASTRIES RICHMOND PTY LTD	111 114 688
CHINACITY INVESTMENT PTY LTD	131 726 406
CLARECOMBE PTY. LTD.	010 683 066
COMPUSCRIPTS PTY. LTD.	092 672 403
CONTRACT BUILDING SERVICES PTY LTD	010 332 886
CRESTA CLARKE SKIN ORGANICS PTY LTD	143 950 074
CTWC PTY. LTD.	116 512 844
CHELSEA INTERNATIONAL COLLEGE PTY LTD CHIMMY'S BREADS & PASTRIES RICHMOND PTY LTD CHINACITY INVESTMENT PTY LTD CLARECOMBE PTY. LTD. COMPUSCRIPTS PTY. LTD. CONTRACT BUILDING SERVICES PTY LTD CRESTA CLARKE SKIN ORGANICS PTY LTD CTWC PTY. LTD. D.R. LAKE CONSTRUCTIONS PTY. LIMITED	003 382 938

Name of Commons	A CNI
Name of Company	ACN
DAMIEN INVESTMENTS (QLD) PTY LTD	120 176 892
D B PROCESS MANAGEMENT PTY LTD	093 547 196
DECORFLEX PTY. LTD.	127 339 271
DE GROEN HOLDINGS PTY LTD	088 116 134
DE GROEN TRADING PTY LTD	088 116 358
DELEM PTY. LTD.	005 298 162
DEMDAN PTY LTD	058 438 592
DENKAY PTY. LTD.	010 149 256
DERC LOGISTICS PTY LTD	131 941 305
DIRK CLEANING SERVICES (AUST.) PTY. LTD.	078 595 589
DJ & SM TURNER PTY. LTD.	090 483 417
DOLLAR FINANCIAL AUSTRALIA PTY LTD	115 091 453
D TAYLOR PTY LTD	132 058 327
DULACA PTY. LTD.	065 093 996
EASTARM PTY. LTD.	006 491 032
EDGE AUTO & COMPLIANCE PTY LTD	141 322 410
EDGE SPORT PTY LTD	109 144 649
EDWARDS INTERNATIONAL CORP PTY LTD	127 635 474
ENERGY ANALYSIS CONSULTING PTY LTD	
	074 660 432
ENMORE HOLDINGS PTY. LTD.	007 829 978
ENVIRO TARPS AUSTRALIA PTY LTD	003 547 331
FASTCON PTY LTD	117 895 815
FENNELL HOLDINGS PTY LTD	110 266 147
FIRST RESPONSE MEDICAL & SAFETY SERVICE PTY LTD	119 123 349
FIRTH & HOLLAND PTY LTD	115 832 276
FLAXENBRIDGE PTY. LTD.	010 644 854
FOREVER GREEN FACILITY SERVICES PTY LTD	141 841 634
FSRO INVESTMENTS PTY LTD	123 213 927
G.M.P. GLOBAL PTY LTD	125 794 863
G & D PTY LTD	142 138 798
GALON INVESTMENTS PTY. LTD.	083 015 472
GARRY TSUN PTY LIMITED	088 544 003
GI HARVERSON INVESTMENTS PTY LTD	113 782 193
GJ & AM WHITING SUPERANNUATION FUND PTY LTD	137 198 719
GOODWIN GENERAL & LIVESTOCK PTY LTD	083 257 185
GOURMET GRIND PTY LIMITED	141 077 241
GREEN SMART PLUMBING SERVICES PTY LTD	125 864 397
GSRM PTY LTD	114 881 640
HALOJUNE PTY. LIMITED	082 917 397
HANG FA INTERNATIONAL PTY. LTD.	075 136 873
HAZEL AND BLUE HERBS PTY LTD	151 186 355
HHAPE PTY LTD	134 454 630
HILLS HANDYVAN PTY LTD	149 897 665
HOMERICS PTY. LTD.	006 240 928
HOMER J PTY LTD	109 770 667
HULL DESIGNS PTY LTD	137 203 493
HUSSAR DEVELOPMENTS PTY LTD	116 759 507
I. I. ENTERPRISES PTY LTD	083 236 882
I BUY HOUSES FAST PTY LTD	128 185 759
IDEA SERVICES PTY LTD	081 772 312
IDISTRO PTY LTD	113 883 060
INDONESIAN TRADE CENTRE PTY. LTD.	
JAKO MECHANICAL SERVICES PTY LTD.	100 749 433
	129 745 348
JANONNE PTY LTD	122 849 512
JASMINE GROVE PTY LTD	112 398 884
JC HOMES PTY LTD	105 844 782
JD'S THORNTON TAKEAWAY PTY LIMITED	126 046 768
JGS ELECTRICS NSW PTY LIMITED	104 774 585
JIMBRAE PTY LTD	001 735 566

114 739 294

114 735 821

125 780 074

114 831 257

006 862 246

PONTELLO PTY LIMITED

POSITANO (SC1) PTY LTD

POTTING ON PLANTS PTY LTD

PROVINCIAL MANOR PTY. LTD.

PONTIP THAI RESTAURANT PTY LTD

ACN Name of Company J J AUST. DISTRIBUTION PTY LTD 106 327 084 131 115 752 KAFFIR KUILS RIVER INVESTMENTS PTY LTD KANNADAH PTY. LTD. 065 247 056 136 765 707 KATA ENTERPRISES PTY LTD KATNICH NOMINEES PTY LTD 138 010 778 KEAN'S COASTAL SERVICES PTY LTD 009 516 698 KEITH OGILVIE PTY. LIMITED 003 722 405 KENNITH PTY LTD 008 979 191 KINGSWOOD CO. PTY LTD 136 412 872 KLB CLEANING SERVICES PTY LTD 121 540 994 KMS KRAINER TOO PTY LTD 140 947 495 KN & RC INVESTMENTS PTY LTD 116 188 606 KOOL TECH INSTALLATION SERVICES PTY LIMITED 086 371 691 KROY PARTNERS PTY LTD 120 997 613 KYBEYAN PTY LTD 001 489 176 K1 CLEANING PTY LTD 010 742 837 L. FINK (TEXKNIT CUTTINGS) PROPRIETARY LIMITED 004 476 779 LAKLYN INVESTMENTS PTY LTD 098 077 582 LASERPRO INTERNATIONAL PTY LIMITED 103 982 190 LEANNE'S BROKERING SERVICES PTY LTD 144 502 992 LEISURETEX PAINTING PTY LTD 135 882 254 LEIZA CLARK INSIGHT PTY. LTD. 152 032 258 LINGERLONGA PTY LTD 143 566 545 LLOYD SHERIDAN PTY LTD 109 414 413 LORRAINE MORGAN PTY LTD 115 136 171 LOSPRI PTY LTD 144 043 578 MAINLOCK PTY. LTD. 011 066 309 MANAGED PROJECTS PTY. LTD. 006 793 862 MANURE AND ASSOCIATES PTY LIMITED 088 234 726 079 097 331 MARLOCH PTY LTD MCGOWAN NASAVANH CONSULTING PTY LTD 143 784 605 MEGAN MORROW PTY LTD 140 001 985 MERICH INVESTMENTS PTY LTD 118 654 694 MICROTICX PTY LTD 138 751 998 MILLPRIME PTY. LTD. 007 267 398 MJ & VA LAMBIE PTY LTD 105 068 424 MMJ INVESTMENTS PTY LTD 118 738 499 MONTERIA PTY. LIMITED 006 267 778 MORENA COFFEE PTY LTD 144 018 539 MORETONE PTY. LTD. 008 136 972 MOUNT MATILDA PTY LTD 134 466 461 MR KERNEL PTY LTD 147 941 580 104 755 473 **NEO MEDICA PTY LTD NEWSTREAM CAPITAL PTY LTD** 127 643 430 NITROMERE PTY. LTD. 078 810 429 NO DOGS ALLOWED PTY LTD 110 189 190 NORQUAY PTY LTD 123 192 950 NORTHERN STRUCTURES NOMINEES PTY. LIMITED 065 498 606 OH! TRUCKING HELL PTY LTD 114 184 646 **OLIVER & COCO PTY LTD** 149 785 606 PEMBROKE KINGDOM DEVELOPMENTS PTY LTD 133 812 825 PHILIP BROWN EDUCATIONAL CONSULTING PTY LTD 089 605 407 PHILIP KREVELD AND ASSOCIATES PTY LTD 069 664 599 PLAYA DEL MAR PTY LTD 144 895 072

150 158 704

150 152 024

129 365 162

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Name of Company	ACN
P SOFT PTY LTD	009 392 161
QMT PTY. LTD.	112 465 826
QUANTUM PRIME PTY LTD	134 190 640
QUELLE INTERNATIONAL PTY. LIMITED	003 443 730
RAHMAN FAMILY HOLDINGS PTY LTD	125 874 375
RALPH BOOTH INTERNATIONAL PTY LTD	081 670 135
RAMESES CORPORATION PTY LTD	101 691 801
RECYCLED RUBBER EXPORTERS PTY LTD	150 159 032
RELAX FOOD PTY LTD	143 895 416
REMIDA PTY LTD	121 087 830
RESEARCH ONE HOLDINGS PTY LTD	099 622 901
RI-CON DEVELOPMENT NO. 1 PTY LTD	127 099 996
RI-CON DEVELOPMENT NO. 2 PTY LTD	127 101 286
RI-CON DEVELOPMENT NO. 3 PTY LTD	127 812 766
RI-CON PROJECTS PTY LTD	125 630 346
ROD MCKENZIE INVESTMENTS PTY LTD	105 612 299
RP (WA) NO 1 PTY LTD RP (WA) PTY LTD	075 820 932 075 820 987
RP INVESTORS PTY LTD	112 158 862
RSFT PTY LTD	005 115 391
RUGBY HOMES (NO.1) PTY LTD	092 113 516
RYKA PTY LTD	128 288 933
SAINTINK AUSTRALIA PTY LTD	088 392 661
SALCORP NOMINEES PTY LTD	115 435 286
SALMONS SHOE CENTRE PTY LTD	001 754 865
SCOOTER COURIER PTY. LTD.	147 466 313
SHANDOL PTY. LTD.	079 067 306
SHARANG & CO. PTY. LIMITED	009 924 243
SHARMAS PTY LTD	133 446 474
SIRCHOL INVESTMENTS PTY LTD	006 994 823
SIVRUP PTY. LTD.	072 886 741
SMARTILE PTY. LIMITED	008 463 447
SOMERVILLE HOUSE OF MUSIC PTY. LTD.	134 776 524
SOUTHTOWN PROPERTIES (NQ) PTY LTD	105 191 071
SPIC PTY. LTD. SPINECO PTY LTD	061 737 942
SPUNCHROME PTY. LIMITED	060 645 472 010 283 057
SS EXPRESS PTY LTD	131 934 373
STAIRCARE INTERNATIONAL PTY. LIMITED	054 499 124
STELA PTY, LTD.	077 948 157
STRAHAN (WA) PTY LTD	136 527 163
SUMMIT HEALTH PTY. LIMITED	088 918 147
SVKN DIRECT TRUE CLEAN PTY LTD	108 755 291
SWIFT VETERINARY MEDICAL SERVICES PTY LTD	104 777 504
SWIG WINE PTY LTD	128 305 886
S109 BRUCE PTY LTD	128 760 896
TALROSE PTY. LTD.	010 724 231
TAVELLA PTY. LTD.	109 565 193
TAYLER FINANCIAL SERVICES PTY LTD	119 780 451
THE MOOCH FASHIONS PTY LTD	100 617 249
TIAS TRAVELTRADE INDUSTRY GAMES PTY LIMITED	114 524 533
TILING CORP PTY LTD	121 869 109
TITANIC CAFE PTY LTD	094 846 401
TITAN LONG PTY LTD	124 672 313
T M C ELECTRICAL CO PTY LTD	002 795 655
TOPGOLD CORPORATION PTY LTD	074 515 307

TRA - TYRE RECYCLERS AUSTRALIA PTY LTD

UNION LAND AUSTRALIA PTY LTD

TUPUKE PTY LTD

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Name of Company	ACN
V & A HOME IMPROVEMENTS PTY. LIMITED	057 918 224
VAN INVESTMENTS (AUST.) PTY LTD	118 115 316
VIKING FOOD IMPORTS PTY LTD	143 836 300
WALCART HOLDINGS PTY LTD	133 266 681
WALCART PTY LTD	133 266 145
WANS INVESTMENT PTY LTD	009 183 466
WARDHILL PTY LIMITED	135 125 129
WARREN HENDERSON INVESTMENT PTY. LTD.	010 724 599
WELD ON EXPRESS AUSTRALIA PTY LTD	120 463 363
WESTKENN PTY. LTD.	109 323 748
WHYALLA PROPERTY DEVELOPERS PTY. LTD.	060 575 224
WILLIAM WATSON PTY LTD	001 191 788
WOOLLEY'S BICYCLE CO PTY LTD	115 679 519
WORDS INTO PRINT PTY. LTD.	006 415 783
WORTHMOND PTY LTD	108 193 086
YOUNG ART AUSTRALIA PTY LTD	129 698 219
ZATHURA PTY LTD	129 210 868
ZAWADI CONSULTING PTY LTD	123 447 423
ZEBEN PTY LIMITED	088 040 251
ZHONG TIAN INTERNATIONAL PTY LTD	129 471 236

CORPORATIONS ACT 2001 Subsection 601AB(3)

ASIC may deregister the companies listed below two months after the publication of this notice, unless given acceptable reason not to proceed.

Dated this fifteenth day of July 2011

Luke Keet

DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company A.C.N. 119 325 898 PTY LIMITED A & R EARTHMOVING NSW PTY LTD ABRASIVES AND INDUSTRIAL SUPPLIES PTY. LIMITED ADROCA PTY LTD ANNESLEY COMMERCIAL PTY LTD AUSTRALIA BUILDTECH GROUP PTY LTD AUSTRALIAN BUILDING STONE PTY LTD AUSTRALIAN SHELLFISH COMPANY PTY LTD AUSTRALIAN SHELLFISH COMPANY PTY LTD AUSTRALIA SANDSTONE DEVELOPMENTS PTY LTD AVALON EVENTS PTY LTD AVALON EVENTS PTY LTD BAYSHORE PORT MELBOURNE PTY LTD BEST ONE CLEANING SERVICES PTY LTD BINOMIAL ENTERPRISES PTY LTD BRYCORP FINANCIAL SERVICES PTY LTD CAPITAL BENEFITS (LAKESIDE RESORT) PTY LTD COMBINED CONSTRUCTION GROUPS (AUST) PTY LTD COMFORTMASTER INSULATION PRODUCTS PTY LTD CROWNBAY PTY LTD DENISE'S TROPICAL GARDEN PTY LTD DENISE'S TROPICAL GARDEN PTY LTD DESIGN EASY PTY LTD DINOS TYRE SERVICE (NSW) PTY LTD DUNMORE CONCRETING PTY LIMITED ECASLA EVENTS PTY LTD FURNITURE WHOLESALERS AUSTRALIA PTY LTD GAOJAZZ PTY. LIMITED GREEN SEASON ENTERPRISES PTY LTD HYDRO PACIFIC PTY. LTD. IVIMEY & ASSOCIATES PTY LTD KYMIK CLEANING SERVICES PTY. LIMITED LASER TECHNOLOGIES PTY LTD MCMAHONS MANAGEMENT CONSULTANTS PTY LTD	065 039 036 001 221 736 003 089 996
GREEN SEASON ENTERPRISES PTY LTD HYDRO PACIFIC PTY. LTD. IVIMEY & ASSOCIATES PTY LTD	065 039 036
JOHN BEATER ENTERPRISES PTY LTD KPG 13TH BEACH PTY. LTD. KWIK CLEANING SERVICES PTY. LIMITED LASER TECHNOLOGIES PTY LTD MCMAHONS MANAGEMENT CONSULTANTS PTY LTD O & H CONSTRUCTION PTY LTD ONE HAPPY COMPANY PTY LIMITED	003 089 996 109 202 146 104 746 330 062 965 511 113 797 005 120 766 412 104 815 474

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Name of Company	ACN
OXY PRINT & MEDIA INTERNATIONAL PTY LTD	100 501 997
PAJE PTY. LTD.	053 850 678
PEARLBURST PTY LTD	114 815 413
PENTAGON TOOL SUPPLIES (AUST) PTY LTD	088 304 714
R. & T. INDUSTRIES PTY. LTD.	009 613 370
R & S ANDREWS NOMINEES PTY LTD	121 326 289
RETAIL INTERIOR GROUP PTY LTD	113 718 308
RISTORANTE DANNY'S PTY LIMITED	095 322 311
SARNA INVESTMENTS PTY LTD	096 932 204
SCS @ NORTHBRIDGE PTY LTD	102 708 823
SIMPLY BEAUTIFUL COSMETIC SURGERY & LASER CLINIC PTY LTD	109 273 378
SKYRIDE HOLDINGS PTY LTD	098 907 870
SPORTSMODE GLOBAL PTY LTD	112 457 351
SPRUCEBY PTY. LTD.	076 584 980
STYROCON INSTALLATIONS PTY LTD	108 062 719
TBGA PROPERTY DEVELOPMENT PTY. LTD.	132 233 026
THIRD PLACE PTY LTD	110 003 819
TONY PERRE CONCRETE PTY. LTD.	118 926 257
TREASUREFIELD PTY LTD	118 379 196
U.P.S. (AUST.) PTY LTD	109 072 684
VHP OPERATING COMPANY PTY LIMITED	122 911 942
WESCO QUARRY PRODUCTS PTY LTD	111 040 414
WILDMAN RIVER ESTATE PTY LTD	078 076 785
WINSTON PRIDE & ASSOCIATES PTY LTD	130 042 509
WOOLLEX TRADING PTY. LIMITED	003 590 618
YK VINEYARD SERVICES PTY LIMITED	106 315 995
ZEGROB PTY LTD	101 194 281

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CORPORATIONS ACT 2001 Section 601CL(4)

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

Dated this fifteenth day of July 2011

Luke Keet
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company STEULER-INDUSTRIEWERKE GMBH VEND MAX INTERNATIONAL INC. **ARBN** 083 733 966 107 415 654

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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.

COMMODITY CORPORATION LIMITED ACN 052 266 823 will change to a proprietary company limited by shares. The new name will be COMMODITY CORPORATION PTY LIMITED ACN 052 266 823.

GOLDCRUSH CORPORATION PTY LTD ACN 150 250 561 will change to a public company limited by shares. The new name will be GOLDCRUSH CORPORATION LTD ACN 150 250 561.

NORTH QUEENSLAND METALS LIMITED ACN 115 279 653 will change to a proprietary company limited by shares. The new name will be CQT HOLDINGS PTY LIMITED ACN 115 279 653.

SPRUIKS PTY LTD ACN 149 984 029 will change to a public company limited by shares. The new name will be SPRUIKS LIMITED ACN 149 984 029.

ECC CORPORATION LTD ACN 104 645 605 will change to a proprietary company limited by shares. The new name will be ECC CORPORATION PTY LTD ACN 104 645 605.

GOODRICH RESOURCES PTY LTD ACN 150 737 563 will change to a public company limited by shares. The new name will be GOODRICH RESOURCES LTD ACN 150 737 563.

POWERNET SYSTEMS LIMITED ACN 058 042 201 will change to a proprietary company limited by shares. The new name will be POWERNET SYSTEMS PTY LTD ACN 058 042 201.