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Contents

Notices under Corporations Act 2001

10-0948	10-0950	10-1003	10-1004	10-1005	10-1006
10-1007	10-1012	10-1013	10-1015	10-1016	10-1018
10-1019	10-1020	10-1021	10-1022	10-1024	10-1025
10-1026	10-1027	10-1032	10-1033		

Errata

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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Page ii

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

Notice is given that **COMPLETE HEALTH PTY. LTD.** ACN **072 416 347** was incorrectly included on the list of proposed deregistered companies in ASIC Gazette No **A091_10** dated **22/10/2010**.

This company is not subject to any deregistration action.

Dated this day 22/10/2010.

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

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

Under subsection 111AT(1) of the *Corporations Act 2001 (Act)*, in relation to the financial year specified in Schedule A on the conditions set out in Schedule B, the Australian Securities and Investments Commission (*ASIC*) relieves Forest Enterprises Australia Limited ACN 009 553 548 (Administrators Appointed)(Receivers and Managers Appointed) (*Company*) from the following disclosing entity provisions:

- (a) section 292 of the Act;
- (b) section 314 of the Act; and
- (c) section 319 of the Act

to the extent that those provisions require the Company to prepare and lodge financial reports by 30 September 2010.

Schedule A

The financial year ended 30 June 2010 (Relevant Financial Year)

Schedule B

- 1. The Company must lodge its financial report for the Relevant Financial Year with ASIC on or before the earlier of:
 - (a) 31 March 2011; or
 - (b) within one month of the end of the administration or receivership.
- 2. The Company must put and keep in place arrangements for answering reasonable inquiries from its members that are:
 - (a) about the consequences of the external administration for them; and
 - (b) made after this instrument takes effect and before the Company lodges its financial report for the Relevant Financial Year.

The inquiries must be answered free of charge to members.

Interpretation

In this instrument:

administrators means the administrators appointed to the Company under section 436A of the Act on 14 April 2010.

administration means the administration of the Company beginning when administrators were appointed to the Company under section 436A of the Act on 14 April 2010.

2

10-0948

disclosing entity provisions has the meaning given by section 111AR of the Act.

receivers and managers means the persons appointed as receivers and managers of the assets and undertaking of the Company on 14 April 2010.

receivership means the appointment of receivers and managers of the assets and undertaking of the Company on 14 April 2010.

Dated the 30th of September 2010

Signed Leonard David Bryant

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

Under subsection 111AT(1) of the *Corporations Act 2001 (Act)*, the Australian Securities and Investments Commission (*ASIC*) varies ASIC Instrument [10-0948] dated 30 September 2010 by omitting the words "prepare and lodge" and substituting the words "prepare, provide or lodge".

Dated this 20th day of October 2010.

Signed by Leonard David Bryant





ASIC

Australian Securities & Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Rocco Sinclair Pty Ltd
ACN 095 048 712 ("the Licensee")
C/- Hill's Insolvency
581 Princes Hwy
ROCKDALE NSW 2216

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 236508 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 14 October 2010

Signed





ASIC

Australian Securities & Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Robert Roulston Bloodstock Pty Ltd ACN 007 123 891 ("the Licensee") PO Box 129 DINGLEY VIC 3172

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 239560 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 14 October 2010

Signed





ASIC

Australian Securities & Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: DTZ Australia Pty Ltd

ACN 106 515 931 ("the Licensee")

Level 16 56 Pitt Street

SYDNEY NSW 2000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 327613 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 14 October 2010

Signed





ASIC

Australian Securities & Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: BCR Financial Services Pty. Limited ACN 008 217 070 ("the Licensee") 51 Claremont Street SOUTH YARRA VIC 3141

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 255859 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 14 October 2010

Signed





ASIC

Australian Securities & Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: AFS Group Limited

ACN 055 796 211 ("the Licensee")

Level 15

520 Collins Street

MELBOURNE VIC 300

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 259586 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 14 October 2010

Signed

Australian Securities and Investments Commission Corporations Act 2001 – Paragraphs 741(1)(a) and 741(1)(b) – Exemption and declaration

- 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 Parts 6D.2 and 6D.3 of the Act in the case specified in Schedule B.
- 2. Under paragraph 741(1)(b) of the Act, ASIC declares that Chapter 6D of the Act applies to the persons specified in Schedule C, in the case specified in Schedule D, as if section 707 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;
 - (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 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

Blue Jay Roads Limited (*Bidco*), a company incorporated under the Bermudian Act with registration number EC 44587.

Schedule B

Offers of shares in Bidco to holders of Intoll Stapled Securities for issue under the Schemes.

Schedule C

A person who holds shares in Bidco that were issued under or in connection with the Schemes.

Schedule D

An offer of shares in Bidco for sale where the relevant shares were issued by Bidco without disclosure to investors under Part 6D.2 in reliance on the relief granted in paragraph 1 of this instrument.

Interpretation

In this instrument:

Bermuda Scheme means the proposed scheme of arrangement between IIL and its members under section 99 of the Bermudian Act in relation to which the Explanatory Statement was lodged with the Supreme Court of Bermuda on 12 October 2010.

Bermudian Act means the Companies Act 1981 of Bermuda.

Explanatory Statement means the statement in relation to the Schemes:

- (a) sent to unitholders of Intoll Trust (I) in relation to the Intoll Trust (I) Scheme and prepared in accordance with item 7 of section 611 of the Act;
- (b) sent to unitholders of Intoll Trust (II) in relation to the Intoll Trust (II) Scheme and prepared in accordance with item 7 of section 611 of the Act;
- (c) prepared pursuant to paragraph 100(1)(a) of the Bermudian Act in relation to the Bermuda Scheme, and setting out all the information material to the making of a decision by a shareholder in IIL whether or not to agree to the Bermuda Scheme (being information that is within the knowledge of the directors of IIL); and
- (d) is substantially in the form lodged with the Supreme Court of Bermuda on 12 October 2010.

IIL means Intoll International Limited ARBN 112 684 885, a company incorporated under the Bermudian Act with registration number EC 35715.

Intoll Stapled Securities means a share in IIL, a unit in Intoll Trust (I) and a unit in Intoll Trust (II) where, under the terms upon which they are to be traded, must be transferred together.

Intoll Trust (I) means Intoll Trust (I) ARSN 092 863 780.

Intoll Trust (II) means Intoll Trust (II) ARSN 092 863 548.

Intoll Trust (I) Scheme means an arrangement under which Bidco, as nominee of CPPIB Australian Roads Trust to be established as a managed investment scheme as described in the Explanatory Statement, proposes to acquire all of the units in Intoll Trust (I) where the acquisition is approved by resolutions passed at a meeting of the unitholders of Intoll Trust (I):

- (a) to approve amendments to the constitution of Intoll Trust (I) pursuant to subsection 601CG(1) of the Act; and
- (b) under item 7 of section 611 of the Act.

Intoll Trust (II) Scheme means an arrangement under which Bidco, as nominee of CPPIB Roads Sub Co Pty Ltd ACN 146 292 382, proposes to acquire all of the units in Intoll Trust (II) where the acquisition is approved by resolutions passed at a meeting of the unitholders of Intoll Trust (II):

- (a) to approve amendments to the constitution of Intoll Trust (II) pursuant to subsection 601CG(1) of the Act; and
- (b) under item 7 of section 611 of the Act.

offer has the meaning affected by section 700 of the Act.

Schemes means the Bermuda Scheme, Intoll Trust (I) Scheme and Intoll Trust (II) Scheme, together.

Dated this 14th day of October 2010

C. Cl

Signed by Cathy Chan, 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 (Act), the Australian Securities and Investments Commission (ASIC) declares that Chapter 6 of the Act applies to the persons specified in Schedule A, in the case referred to in Schedule B, as if item 7 of section 611 of the Act were modified or varied by omitting paragraph (a) and substituting 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

CPPIB.

Bidco as nominee of CPPIB Roads Sub Co and of CPPIB Australian Roads Trust, respectively.

Schedule B

The acquisition by Bidco of all the interests in the Trusts, where:

- (a) the unitholders of the Trusts are given a copy of the Explanatory Statement; and
- (b) the acquisition is approved by resolutions put to a meeting of the unitholders of the Trusts on or about 18 November 2010,

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

Interpretation

In this instrument:

Bermudian Act means the Companies Act 1981 of Bermuda.

Bidco means Blue Jay Roads Limited, a company incorporated under the Bermudian Act with registration number EC 44587.

CPPIB means Canada Pension Plan Investment Board, a Canadian Crown corporation incorporated under the Canada Pension Plan Investment Board Act 1997 of Canada.

CPPIB Australian Roads Trust means a managed investment scheme to be established as described in the Explanatory Statement.

CPPIB Roads Sub Co means CPPIB Roads Sub Co Pty Ltd ACN 146 292 382.

Explanatory Statement means the statement:

(a) sent to unitholders of Intoll Trust (I) in relation to the Intoll Trust (I) Scheme and prepared in accordance with item 7 of section 611 of the Act;

- (b) sent to unitholders of Intoll Trust (II) in relation to the Intoll Trust (II) Scheme and prepared in accordance with item 7 of section 611 of the Act; and
- (c) is substantially in the form provided to the Supreme Court of Bermuda on 12 October 2010.

Intoll Trust (I) means Intoli Trust (I) ARSN 092 863 780.

Intoll Trust (II) means Intoll Trust (II) ARSN 092 863 548.

Intoll Trust (I) Scheme means an arrangement under which Bidco, as nominee of CPPIB Australian Roads Trust, proposes to acquire all of the units in Intoll Trust (I) where the acquisition is approved by resolutions passed at a meeting of the unitholders of Intoll Trust (I):

- (a) to approve amendments to the constitution of Intoll Trust (I) pursuant to subsection 601CG(1) of the Act; and
- (b) under item 7 of section 611 of the Act.

Intoll Trust (II) Scheme means an arrangement under which Bidco, as nominee of CPPIB Roads Sub Co, proposes to acquire all of the units in Intoll Trust (II) where the acquisition is approved by resolutions passed at a meeting of the unitholders of Intoll Trust (II):

- (a) to approve amendments to the constitution of Intoll Trust (II) pursuant to subsection 601CG(1) of the Act; and
- (b) under item 7 of section 611 of the Act.

Trusts means Intoll Trust (I) and Intoll Trust (II), together.

Dated this 14th day of October 2010

Signed by Cathy Chan

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

Under paragraph 601QA(1)(a) of the Corporations Act 2001 (Cth) (Act), the Australian Securities and Investments Commission (ASIC) exempts the person specified in Schedule A in the case set out in Schedule B from paragraph 601FC(1)(d) of the Act to the extent that it requires the responsible entity of a registered scheme to treat members who hold interests of the same class equally.

Schedule A

Intoll Management Limited ACN 072 609 271, as responsible entity of Intoll Trust (I) and Intoll Trust (II), (the *Responsible Entity*).

Schedule B

- (1) Where the Responsible Entity participates in the implementation of the Schemes under which securities in Bidco are offered to holders of Intoll Stapled Securities except Ineligible Overseas Intoll Securityholders, as described in the Explanatory Statement; and
- (2) the Responsible Entity is satisfied that:
 - (a) it is unlawful (under the laws of the relevant foreign jurisdiction) for Bidco to offer and issue securities in Bidco to Ineligible Overseas Intoll Securityholders; or
 - (b) it is unduly onerous on Bidco to offer and issue the Ineligible Overseas Intoll Securityholder with securities in Bidco having regard to:
 - (i) the number of foreign holders of Intoll Stapled Securities in that jurisdiction;
 - (ii) the number and value of the Intoll Stapled Securities held by foreign holders in that jurisdiction; and
 - (iii) the cost of complying with legal requirements and the requirements of any relevant regulatory authority applicable to making the offer of, or issuing, the securities in Bidco, in that jurisdiction.

Interpretation

In this instrument:

Bermuda Scheme means the proposed scheme of arrangement between IIL and its members under section 99 of the Bermudian Act in relation to which the Explanatory Statement was lodged with the Supreme Court of Bermuda on 12 October 2010.

Bermudian Act means the Companies Act 1981 of Bermuda.

Bidco means Blue Jay Roads Limited, a company incorporated under the Bermudian Act with registration number 44587.

CPPIB means Canada Pension Plan Investment Board, a Canadian Crown corporation incorporated under the *Canada Pension Plan Investment Board Act 1997* of Canada.

CPPIB Australian Roads Trust means a managed investment scheme to be established as described in the Explanatory Statement.

CPPIB Roads Sub Co means CPPIB Roads Sub Co Pty Ltd ACN 146 292 382.

Explanatory Statement means the statement in relation to the Schemes:

- (a) sent to unitholders of Intoll Trust (I) in relation to the Intoll Trust (I) Scheme and prepared in accordance with item 7 of section 611 of the Act;
- (b) sent to unitholders of Intoll Trust (II) in relation to the Intoll Trust (II) Scheme and prepared in accordance with item 7 of section 611 of the Act;
- (c) prepared pursuant to paragraph 100(1)(a) of the Bermudan Act in relation to the Bermuda Scheme, and setting out all the information material to the making of a decision by a shareholder in IIL whether or not to agree to the Bermuda Schemes (being information that is within the knowledge of the directors of IIL); and
- (d) is substantially in the form lodged with the Supreme Court of Bermuda on 12 October 2010.

IIL means Intoll International Limited ARBN 112 684 885, a company incorporated under the Bermudan Act with registration number EC 35715.

Ineligible Overseas Intoll Securityholder means an Ineligible Overseas Intoll Securityholder as defined in the Explanatory Statement.

Intoll Stapled Securities means a share in IIL, a unit in Intoll Trust (I) and a unit in Intoll Trust (II) where, under the terms upon which they are to be traded, must be transferred together.

Intoll Trust (I) means Intoll Trust (I) ARSN 092 863 780.

Intoll Trust (II) means Intoll Trust (II) ARSN 092 863 548.

Intoll Trust (I) Scheme means an arrangement under which Bidco, as nominee of CPPIB Australian Roads Trust, proposes to acquire all of the units in Intoll Trust (I) where the acquisition is approved by resolutions passed at a meeting of the unitholders of Intoll Trust (I):

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

Intoll Trust (II) Scheme means an arrangement under which Bidco, as nominee of CPPIB Roads Sub Co, proposes to acquire all of the units in Intoll Trust (II) where the acquisition is approved by resolutions passed at a meeting of the unitholders of Intoll Trust (II):

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

offer has the meaning affected by section 700 of the Act.

Schemes means the Bermuda Scheme, Intoll Trust (I) Scheme and Intoll Trust (II) Scheme, together.

Dated this 14th day of October 2010

Signed by Nisha Kaneyson

Australian Securities and Investments Commission Corporations Act 2001 – Paragraphs 951B(1)(a) and 1020F(1)(a) – Exemption

- 1. Under paragraph 951B(1)(a) of the *Corporations Act 2001 (Act*), the Australian Securities and Investments Commission (*ASIC*) exempts the persons specified in Schedule A from complying with Division 2 of Part 7.7 of the Act in the case specified in Schedule C.
- 2. Under paragraph 1020F(1)(a) of the Act, ASIC exempts the persons specified in Schedule B from complying with Division 5A of Part 7.9 of the Act in the case specified in Schedule D.

Schedule A

Intoll Management Limited ACN 072 609 271 (*IML*) as responsible entity of Intoll Trust (I) and Intoll Trust (II).

Schedule B

CPPIB

Bidco

Bidco as nominee of CPPIB Roads Sub Co and of CPPIB Australian Roads Trust, respectively.

Schedule C

Where:

- 1. Bidco,
 - (a) under the Bermuda Scheme, acquires all the shares in IIL; and
 - (b) under the Intoll Trust I Scheme and Intoll Trust II Scheme, as nominee for CPPIB Australian Roads Trust and CPPIB Roads Sub Co respectively, acquires all of the units in Intoll Trust I and Intoll Trust II respectively,

in consideration for:

- (c) \$1.52 in cash per Intoll Stapled Security; or
- (d) 1.0237 director voting shares and 1.0237 non-director voting shares in Bidco and \$0.224 in cash per Intoll Stapled Security.
- 2. IML provides or gives financial product advice to holders of Intoll Stapled Securities where that advice is:

- (a) General Advice;
- (b) provided in connection with the Schemes; and
- (c) contained in the Explanatory Statement.
- IML arranges for a person to deal in Intoll Stapled Securities under the Schemes.

Schedule D

Where an unsolicited offer is made to holders of Intoll Stapled Securities to acquire Intoll Stapled Securities under the Schemes as described in the Explanatory Statement.

Interpretation

In this instrument:

Bermuda Scheme means the proposed scheme of arrangement between IIL and its members under section 99 of the Bermudian Act in relation to which the Explanatory Statement was lodged with the Supreme Court of Bermuda on 12 October 2010.

Bermudian Act means the Companies Act 1981 of Bermuda.

Bidco means Blue Jay Roads Limited, a company incorporated under the Bermudian Act with registration number 44587.

CPPIB means Canada Pension Plan Investment Board, a Canadian Crown corporation incorporated under the *Canada Pension Plan Investment Board Act 1997* of Canada.

CPPIB Australian Roads Trust means a managed investment scheme to be established as described in the Explanatory Statement.

CPPIB Roads Sub Co means CPPIB Roads Sub Co Pty Ltd ACN 146 292 382.

Explanatory Statement means the statement in relation to the Schemes:

- (a) sent to unitholders of Intoll Trust (I) in relation to the Intoll Trust (I) Scheme and prepared in accordance with item 7 of section 611 of the Act;
- (b) sent to unitholders of Intoll Trust (II) in relation to the Intoll Trust (II) Scheme and prepared in accordance with item 7 of section 611 of the Act;
- (c) prepared pursuant to paragraph 100(1)(a) of the Bermudian Act in relation to the Bermuda Scheme, and setting out all the information material to the

making of a decision by a shareholder in IIL whether or not to agree to the Bermuda Scheme (being information that is within the knowledge of the directors of IIL); and

(d) is substantially in the form lodged with the Supreme Court of Bermuda on 12 October 2010.

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

IIL means Intoll International Limited ARBN 112 684 885, a company incorporated under the Bermudian Act with registration number EC 35715.

Intoll Stapled Securities means a share in IIL, a unit in Intoll Trust (I) and a unit in Intoll Trust (II) where, under the terms upon which they are to be traded, must be transferred together.

Intoll Trust (I) means Intoll Trust (I) ARSN 092 863 780.

Intoll Trust (II) means Intoll Trust (II) ARSN 092 863 548.

Intoll Trust (I) Scheme means an arrangement under which Bidco, as nominee of CPPIB Australian Roads Trust proposes to acquire all of the units in Intoll Trust (I) where the acquisition is approved by resolutions passed at a meeting of the unitholders of Intoll Trust (I):

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

Intoll Trust (II) Scheme means an arrangement under which Bidco, as nominee of CPPIB Roads Sub Co, proposes to acquire all of the units in Intoll Trust (II) where the acquisition is approved by resolutions passed at a meeting of the unitholders of Intoll Trust (II):

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

offer has the meaning affected by section 700 of the Act.

Schemes means the Bermuda Scheme, Intoll Trust (I) Scheme and Intoll Trust (II) Scheme, together.

Dated this 14th day of October 2010

Signed by Nisha Kaneyson





ASIC

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: RCP Holdings Pty Limited ACN 101 101 688 ("the Licensee") Level 29 20 Bond Street **SYDNEY NSW 2000**

Pursuant to section 915B of the Corporations Act 2001, the Australian Securities and Investments Commission hereby cancels Licence Number 297017 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 15 October 2010

Signed

Allan Melville, 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: Online Advice Pty Limited ACN 132 925 627 ("the Licensee") Level 2 341 George Street SYDNEY NSW 2000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 330837 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 15 October 2010

Signed





ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Lands Kirwan Tong Pty Limited ACN 006 684 411 ("the Licensee") **Suite 1609** 530 Little Collins Street **MELBOURNE VIC 3000**

Pursuant to section 915B of the Corporations Act 2001, the Australian Securities and Investments Commission hereby cancels Licence Number 246970 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 15 October 2010

Signed

Allan Melville, 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

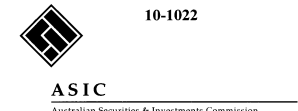
TO: Southern Cross Insurance Brokers Pty. Ltd. ACN 053 555 730 ("the Licensee") GPO Box 2782 BRISBANE QLD 4001

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 245561 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 15 October 2010

Signed





Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Contract Racing and Breeding Pty. Ltd. ACN 007 338 212 ("the Licensee") 71-89 Hobsons Road KENSINGTON VIC 3031

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 261151 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 15 October 2010

Signed



CORPORATIONS ACT SECTION 657D ORDERS

NGM RESOURCES LIMITED

The Panel made a declaration of unacceptable circumstances on 8 October 2010.

THE PANEL ORDERS

- Paladin must extend the offer period in relation to its off-market takeover bid for NGM in accordance with the Corporations Act 2001 (Cth) (Act) until 5.00pm (Perth time) on 22 October 2010 (or a later date permitted under the Act).
- Paladin immediately withdraw the notice given to NGM and ASX under s630 of the Act dated 1 October 2010.
- 3. Paladin lodge a new notice with NGM and ASX in accordance with s630 of the Act in due course.
- Paladin make an ASX announcement as soon as practicable after the date of these orders explaining the effect and substance of Orders 1, 2 and 3.
- 5. As soon as practicable, Paladin confirm in writing to the Panel that it has satisfied its obligations under these Orders.

Allan Bulman Director

with authority of Norman O'Bryan AM SC

President of the sitting Panel

Dated 8 October 2010



CORPORATIONS ACT SECTION 657A DECLARATION OF UNACCEPTABLE CIRCUMSTANCES

NGM RESOURCES LIMITED

CIRCUMSTANCES

- NGM Resources Limited (NGM) is the subject of an off-market scrip takeover bid by Paladin Energy Limited (Paladin). Paladin's bid is subject to defeating conditions, including:
 - (a) condition 10.12(l), which provides:

No force majeure event

During the Condition Period, no outbreak of hostilities (whether war is declared or not) or terrorism, mobilisation of armed forces, civil or political unrest or labour disturbance, fire or natural disaster, material increase in the intensity of any of the above events or other event beyond the control of NGM or the relevant subsidiary occurs which affects or is likely to affect the assets, liabilities, financial position, performance, profitability or prospects of NGM or any of its subsidiaries.

and;

(b) condition 10.12(m), which provides:

No material adverse change to NGM

During the Condition Period, no change occurs, is discovered or becomes public which has or could reasonably be expected to have a materially adverse effect on the:

- (i) assets, liabilities, financial position, performance, profitability or prospects of NGM and its subsidiaries taken as a whole or of any of them; or
- status or terms of any material Approvals from Public Authorities applicable to NGM or any of its subsidiaries,

including:

- (iii) any creditor demanding repayment of a debt of A\$100,000 or more;
- (iv) NGM or a subsidiary of NGM entering into an agreement (including an option agreement) in relation to acquiring or disposing of assets the price or aggregate unencumbered value of which is A\$100,000 or more;
- (v) any person accelerating or adversely modifying the performance of any obligations of NGM or any of its subsidiaries under any agreements, contracts or other legal arrangements;
- (vi) any of the Niger Tenements (or the extension of any of these tenements for a period of 27 months ending December 2012) is discovered to be not valid or binding.

 On 24 September 2010, Paladin announced that its offer for NGM will lapse at the end of the offer period (8 October 2010), relying on conditions 10.12(l) and 10.12(m). It said:

On 16 September 2010, forces associated with al-Qaida in the Magreb (North Africa) (AQIM) entered the town of Arlit in Niger's uranium mining region and abducted seven people, employed by the French uranium company Areva and its construction contractor, Vinci. Areva subsequently evacuated expatriate personnel from its operations in the north of the country and, in response to a request by the Government of Niger, France has dispatched anti-terrorism forces and reconnaissance aircraft to Niger. According to The Associated Press, in order "to kidnap seven foreigners from inside their homes, al-Qaida-linked gunmen in northern Niger forced their way past the security cordon of one of the world's most heavily guarded mining towns." Such action "shows a new level of brazenness".

- 3. Paladin is not entitled to rely on condition 10.12(l) because:
 - (a) properly construed, the condition requires that the relevant event has a "materially adverse effect" on NGM;
 - (b) the event relied upon by Paladin (see 2 above) does not satisfy the requirements of the condition; and
 - (c) on the material available, a material adverse effect on NGM has not been established.
- Paladin is not entitled to rely on condition 10.12(m) because, on the material available, a material adverse effect on NGM has not been established.
- 5. The Panel considers that purported reliance by Paladin on those conditions has resulted in:
 - (a) the acquisition of control over NGM shares not taking place in an efficient, competitive and informed market;
 - (b) NGM shareholders not having enough information to enable them to assess the merits of the bid; and
 - (c) as far as practicable, NGM shareholders not having a reasonable and equal opportunity to participate in any benefits accruing to NGM shareholders through the bid.
- 6. It appears to the Panel that the circumstances are unacceptable having regard to the effect that the Panel is satisfied the circumstances have had, are having, will have or are likely to have on:
 - (a) the control, or potential control, of NGM; and
 - (b) the acquisition, or proposed acquisition, by a person of a substantial interest in NGM.
- 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 NGM.

Allan Bulman Director

with authority of Norman O'Bryan AM SC

President of the sitting Panel

Dated 8 October 2010

Australian Securities and Investments Commission Corporations Act 2001 – Paragraph 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 referred to in Schedule B as if subsection 619(3) were modified or varied by replacing the whole of the subsection 619(3) with the following:

- "(3) If the consideration for the bid includes an offer of securities, the securities do not need to be offered to foreign holders if under the terms of the bid:
 - (a) the Bidder:
 - (i) must appoint a nominee for Ineligible Foreign Securityholders of the target's securities who is approved by ASIC; and
 - (ii) may also appoint an independent third party depository institution or custodian for the purposes of receiving the cash proceeds referred to paragraph (b);
 - (b) the Bidder must procure the payment to the nominee, or, if the Bidder has appointed a depository institution or custodian under subparagraph (a)(ii), to that depository institution or custodian, an amount of at least US\$100 million (or such lesser amount as is sufficient to pay all Ineligible Foreign Securityholders the Ineligible Foreign Securityholders Facility Price) and not exceeding US\$300 million (*Cash Contribution*) on the Issue Date;
 - (c) the Bidder must as soon as practicable after the end of the offer period:
 - (i) calculate the aggregate number of notional BIP Interests for Ineligible Foreign Securityholders which will be notionally satisfied by the Cash Contribution, worked out by dividing the Cash Contribution by the Ineligible Foreign Securityholders Facility Price (*Notional Foreign BIP Interests*);
 - (ii) calculate the aggregate number of BIP Interests which Ineligible Foreign Securityholders accepting the Bid would otherwise be issued under the terms of the Bid if they were not Ineligible Foreign Securityholders (*Foreign BIP Interests*) and deduct from that number the Notional Foreign BIP Interests (with the balance, if any, being the *Residual BIP Interests*);
 - (iii) issue on the Issue Date the Residual BIP Interests, if any, to the nominee for sale on-market on the NYSE and/or the Toronto Stock Exchange in the same manner undertaken in a Standard Facility (*Residual Sale*);
 - (iv) procure the nominee to conduct the Residual Sale;

 (v) procure the nominee and, if applicable, the depository institution or custodian to aggregate the Cash Contribution with the proceeds of the Residual Sale net of expenses (*Total Cash Amount*); and

(d) the Bidder must:

- (i) procure the nominee and, if applicable, the depository institution or custodian to convert the Total Cash Amount from United States currency and, if applicable, Canadian currency to Australian currency in accordance with the terms of the Nominee Deed on or before the Payment Date and pay it in Australian currency to a trust account held by the Registry for distribution to each of those Ineligible Foreign Securityholders their proportion of the Total Cash Amount; and
- (ii) procure the Registry to make those payments to the Ineligible Foreign Securityholders on the Payment Date.

Schedule A

Bidder

Schedule B

An off-market takeover bid (*Bid*) by the Bidder for all the Prime Stapled Securities on issue, representing 0.24 BIP Interests in respect of which a bidder's statement was lodged on or about 27 September 2010.

Interpretation

In this instrument:

Bidder means Brookfield Infrastructure Partners L.P., a limited partnership registered under the laws of Bermuda;

BIP Interest means a fully paid limited partnership interest in the Bidder, which interests are listed on the NYSE and the Toronto Stock Exchange;

Ineligible Foreign Holders means ineligible foreign holders of Prime Stapled Securities under the terms of the Bid;

Ineligible Foreign Securityholders Facility Price means the volume weighted average price of BIP Interests traded on the NYSE during the period of 20 days ending on the closing date of the Bid;

Issue Date means the date determined by the Bidder being no later than the earlier to occur of:

- (a) 21 days from the closing date of the Bid; and
- (b) the period of one month from the Bid becoming unconditional.

Nominee Deed means the agreement between the Bidder and Credit Suisse Equities (Australia) Pty Limited ACN 068 232 708 with respect to the Bid dated 14 October 2010;

NYSE means the financial market operated by the New York Stock Exchange;

Payment Date means the fifth business day after the Issue Date or such later date not being later than the eighth business day after the Issue Date as may be agreed between the Bidder and Prime Infrastructure Holdings Limited ACN 100 364 234;

Prime Stapled Securities means a share in Prime Infrastructure Holdings Limited ACN 100 364 234, an interest in Prime Infrastructure Trust ASRN 100 375 479, and an interest in Prime Infrastructure Trust 2 ARSN 108 288 204 which, under the terms on which each may be traded, must only be transferred together;

Registry means Link Market Services Limited ACN 083 214 537; and

Standard Facility means a sale facility of the kind set out in subsection 619(3) of the Act without the modification provided for in this instrument.

Dated this 18th day of October 2010

Signed by Waverley Duong

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

Under paragraph 741(1)(a) of the *Corporations Act 2001 (Act*) the Australian Securities and Investments Commission (*ASIC*) declares that the persons specified in Schedule A is exempted from subsection 707(3) of the Act in the case specified in Schedule B on the condition set out in Schedule C.

Schedule A

A person who make an offer for the sale of Takeover Consideration Securities.

Schedule B

The off-market takeover bid by the Bidder for all the Prime Stapled Securities on issue, which are not currently owned by BIP IV, (*Takeover Bid*) representing 0.24 BIP Interests in respect of which a bidder's statement is lodged with ASIC on or about 27 September 2010.

Schedule C

The bidder's statement contains a description of the operation of the Ineligible Foreign Securityholder Facility.

Interpretation

In this instrument:

Bidder means Brookfield Infrastructure Partners L.P., a limited partnership registered under the laws of Bermuda;

BIP IV means BIP Bermuda IV Holdings Limited, a body incorporated under the laws of Bermuda, registration number 43696;

BIP Interests means limited partnership interests in BIP, which interests are listed on the New York Stock Exchange and the Toronto Stock Exchange;

Ineligible Foreign Securityholders means the ineligible foreign securityholders of Prime Stapled Securities under the terms of the Takeover Bid;

Ineligible Foreign Securityholder Facility means the facility under which Ineligible Foreign Holders who accept the Takeover Bid receive cash denominated in Australian dollars for the BIP Interests they would otherwise receive as consideration for their Prime Stapled Securities;

Prime Stapled Security means a share in Prime Infrastructure Holdings Limited ACN 100 364 234, an interest in Prime Infrastructure Trust ASRN 100 375 479, and an interest in Prime Infrastructure Trust 2 ARSN 108 288 204 which, under the terms on which each may be traded, must only be transferred together; and

Takeover Consideration Securities means BIP Interests issued under the Takeover Bid and includes any BIP Interests issued to the nominee under the Ineligible Foreign Securityholder Facility.

Dated this 18th day of October 2010

Signed by Waverley Duong

as a delegate for 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 (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 10(b) in section 611 of the Act were modified by inserting after the words "offers are made to every person who holds securities" the words "with a registered address in Australia or New Zealand".

Schedule A

Auckland Trust Company Limited (company number 860397), a company incorporated under the laws of New Zealand (Auckland Trust Company Limited).

Schedule B

Where Adelaide Energy Limited ACN 116 256 823 (Adelaide Energy) makes an offer:

- 1. of new fully paid ordinary shares in Adelaide Energy pursuant to a non-renounceable rights issue to Eligible Shareholders of 1 new share for every 2 shares held at an issue price of \$0.06 per share (the *Offer*);
- 2. on terms substantially the same as the ASX announcement on 20 October 2010;
- 3. to every person who holds ordinary shares in Adelaide Energy, other than approximately 10 persons with registered addresses other than in Australia and New Zealand holding less than 1% of the issued capital of Adelaide Energy;
- 4. which does not need disclosure to investors under Part 6D.2 of the Act because of section 708AA of the Act; and
- 5. pursuant to an offer document dated on or about 20 October 2010.

Interpretation

ASX means ASX Limited ACN 008 624 691

Eligible Shareholders means Shareholders other than Foreign Holders.

Foreign Holders means the approximately 10 persons that are registered as holders of ordinary shares in Adelaide Energy with registered addresses as at the record date of the Offer other than in Australia or New Zealand.

Shareholders means the persons that are registered as holders of ordinary shares in Adelaide Energy as at the record date of the Offer.

Dated this 20th day of October 2010

signed by Leonard David Bryant

as a delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 — Paragraphs 926A(2)(b), 992B(1)(b), and 1020F(1)(b) — Exemption

Enabling legislation

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

Exemption

- 2. This exemption applies to an interest in a managed investment scheme (serviced strata scheme) which involves an owner (investor) of real property (strata unit), in the investor's discretion, making their strata unit available for use by a person (Operator) as part of a serviced apartment, hotel, motel or resort complex located at lot 46 on deposited plan 215007, certificate of title volume 2194 folio 999 and known as 67 Robinson Street, Coral Bay, Western Australia, developed in accordance with approval of a local government organisation that has been given to ASIC and in relation to which, on 1 March 2000, there was no person who had bought or agreed to buy a strata unit and who, before agreeing to buy, had been offered an interest in the scheme.
- 3. An interest in the serviced strata scheme is exempt from the following provisions of the Act:
 - (a) Part 7.6 (other than Divisions 4 and 8); and
 - (b) Section 992AA; and
 - (c) Section 1017F.

Where exemption applies

- 4. The exemption in paragraph 3 only applies where all of the following requirements are satisfied:
 - (a) the sale of the strata unit is not and was not conditional on participation in the serviced strata scheme;
 - (b) each investor and the operator may withdraw from participation in the scheme on no more than 90 days notice and an investor that withdraws will not be bound after that notice expires to allow use of their strata unit except for occupation of the strata unit:

- (i) by a person other than the operator or an associate of the operator; and
- (ii) under an agreement that the operator made with that person before the notice of withdrawal was given;
- (c) each investor may, if the investor withdraws from participation in the scheme, appoint another person to manage their strata unit;
- (d) the operator is licensed in relation to the conduct of the letting services under the law of a State or Territory or is a financial services licensee;
- (e) no payment is liable to be made by an investor to participate in the scheme other than:
 - (i) payment of money to buy the strata unit; and
 - (ii) one or more payments of the investor's reasonable proportion of the operator's fees and expenses with respect to the management of the scheme where in any 3 month period the total of such payments relates to a period of no more than 3 months and where:
 - (A) that total is reasonably commensurate with the work done or to be done, or the expenses incurred or likely to be incurred (as the case may be), by the operator during the period to which the payments relate; and
 - (B) where a FFE Fund has been established for the investor — no payment or part thereof is used for the replacement, repair or refurbishment of furniture, fittings and equipment of the strata unit in relation to the period to which the payment relates unless all money in the Fund has first been expended; and
 - (iii) where a FFE Fund has been established for the investor one or more payments into the Fund where:
 - (A) each payment is by way of a deduction from rental income of the scheme that would otherwise be paid to the investor in relation to a period and does not exceed

- 3% of the gross rent attributable to the investor for the period; and
- (B) the balance of the Fund at all times does not exceed \$5,000 for each strata unit made available by the investor for use as part of the scheme;
- (f) there is no obligation on any person to ensure that other owners of strata units agree to participate in the scheme;
- (g) the serviced apartment, hotel, motel or resort complex is operated in accordance with a written agreement entered into or to be entered into between the operator and each investor which agreement includes provisions as specified in paragraph 5;
- (h) the operator takes reasonable steps to ensure that any part of the scheme property held in cash or on deposit with an Australian ADI or another financial institution is held on trust for the members in a trust account and subject to audit as to whether the moneys have been dealt with in accordance with the terms of the trust by a registered company auditor at least annually;
- (i) where a FFE Fund has been established for an investor, the operator takes reasonable steps to ensure that:
 - (A) the money comprising the Fund is held on trust for the investor in a trust account and subject to audit as to whether the money has been dealt with in accordance with the terms of the trust by a registered company auditor at least annually; and
 - (B) the balance of the Fund is promptly returned to the investor at the termination of the scheme or upon the investor's withdrawal from the scheme, whichever occurs first;
- (j) each person that is involved in making an offer of interests in the scheme for issue does not engage in any misleading or deceptive conduct or conduct that is likely to mislead or deceive in connection with those offers;
- (k) the operator complies with the provisions specified in paragraph 5 which are included in the agreement referred to in subparagraph (g).

Terms of agreement between investor and operator

- 5. The agreement specified in subparagraph 4(g) is to contain provisions to the following effect:
 - (a) Transfer of management rights
 - (i) If a majority of scheme members advises the operator in writing that they wish to terminate the operator's engagement, the operator must within 9 months transfer the management rights to a person that is chosen by the operator that has not been involved in the operation (including promotion) of the scheme and is not controlled by a person that has been involved in the operation (including promotion) of the scheme; and
 - (ii) If an operator fails to complete that transfer within the 9 month period, the operator must cause the transfer of the management rights to a replacement operator named in a written notice given by a majority of scheme members, at a price specified in the notice; and
 - (iii) A transfer referred to in subparagraph (i) or (ii) must be done as soon as practicable, but if there is a body corporate for the real property to which the scheme relates, there must be a reasonable time for members of the body corporate to consider whether to make a decision referred to in subparagraph (b)(ii) unless the body corporate has consented to the transfer; and
 - (b) Consent of body corporate to new care-taking arrangements
 - (i) If an operator receives a notice under subparagraph (a)(i), the operator must advise all body corporate members of the name of the person to whom the transfer is to be made; and
 - (ii) unless the body corporate has consented to the transfer, an operator does not have to transfer the management rights to the person named in the notice described in subparagraph (a)(ii) if a majority of body corporate members state in writing to the operator that the person should not be engaged by the body corporate to perform care-taking functions; and
 - (iii) if a majority of body corporate members make a decision referred to in subparagraph (b)(ii), a majority of scheme members may then at any time name a replacement operator by a written notice, to whom the

: 1

- operator must transfer the management rights at a price specified in the notice and the notice will be taken to be given in accordance with subparagraph (a)(ii); and
- (iv) this subparagraph does not apply if the body corporate or a majority of body corporate members agree in writing to the transfer to the person named in a notice under subparagraph (a)(ii) or (b)(iii) before that notice is given to the operator; and

(c) Price payable on transfer

The price scheme members specify in a notice under subparagraph (a)(ii) must be one of the following:

- (i) the average of two valuations of the management rights by independent qualified valuers nominated by the Australian Property Institute (or another relevant independent professional body approved by ASIC); or
- (ii) the highest bona fide bid for the management rights (excluding a bid by the operator or its associates) at an auction of which at least 60 days' notice had been given; or
- (iii) the highest bona fide amount tendered (excluding any tender by the operator or its associates) for the management rights following reasonable efforts to market the property for at least 60 days; and

(d) Voting

- (i) In determining if there is a majority of scheme members or body corporate members, the operator and its associates and any person nominated as a replacement operator and associates of that person must not be counted; and
- (ii) for scheme members, a majority is based on their entitlement to vote at body corporate meetings if there is a body corporate for the property to which the scheme relates, and otherwise each member shall have one vote; and
- (iii) for body corporate members, a majority is based on their entitlement to vote at body corporate meetings; and
- (iv) a scheme member or a body corporate member makes a decision by signing a document that sets out the decision; and

(e) Costs

- (i) Any member may arrange a valuation or auction of, or may market, the management rights before or after the expiration of the 9 month period referred to in subparagraph (a)(i) for the purposes of determining a price to be specified in a notice under subparagraph (a)(ii); and
- (ii) If a member incurs any reasonable valuation, auction or marketing costs under subparagraph (i) that member is entitled to be reimbursed out of the price payable by any person nominated by the members as transferee of the management rights when the price is paid to the operator; and

(f) Assistance

The operator must give reasonable assistance to enable the transferee to operate the resort, hotel, motel or serviced apartment complex including making available information concerning any prospective bookings; and

(g) Definitions

In this paragraph:

scheme members means investors in the scheme excluding the operator and its associates.

management rights means all real or personal property (including contractual rights) held by the operator or any of its associates that facilitates the operation of the scheme.

transfer in relation to management rights means to assign or transfer the management rights or to cause another person to become the holder of those rights or rights substantially the same as those rights.

Interpretation

6. In this instrument:

FFE Fund means a fund established for an investor consisting of money paid by the investor and any interest accrued on that money, to be used from time to time in accordance with the written agreement referred to in subparagraph 4(g) for the

replacement, repair or refurbishment of furniture, fittings and equipment of the strata unit made available by the investor for use as part of the scheme.

offer is to be interpreted in accordance with subsection 1010C(2) of the Act.

Dated this 20 day of October 2010

Signed by Ada Bombardieri

As a delegate of the Australian Securities and Investments Commission

Page 43 of 55

CORPORATIONS ACT 2001 Subsection 601PB(2)

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

Dated this twenty-second day of October 2010

Name of Scheme	ARSN
BT WHOLESALE SPLIT GROWTH FUND	087 594 198
COLONIAL FIRST STATE GLOBAL DIVERSIFIED STRATEGIESFUND	098 097 164
COLONIAL FIRST STATE WHOLESALE LONG SHORT SHARE STRATEGIES FUND	098 096 970
COLONIAL FIRST STATE WHOLESALE RELATIVE VALUE SHARE STRATEGIES FUND	098 097 799
COLONIAL FIRST STATE WHOLESALE SHORT TERM AUSTRALIAN BOND FUND	093 878 043
COLONIAL FIRST STATE WHOLESALE TACTICAL STRATEGIESFUND	098 096 792
GLOBAL FUTURE LEADERS FUND	093 183 316
ITC HARDWOOD TIMBER PROJECT 1999	086 551 395
ITC PULPWOOD 2000 QUEENSLAND PROJECT	091 210 463
ITC SOLIDWOOD PROJECT 2001	096 080 170
ITC SOLIDWOOD PROJECT 2002	099 061 980
ITC SOLIDWOOD PROJECT 2003	103 252 286
THE INTERNATIONAL PROPERTY FUND	115 518 799

ASIC GAZETTE	Commonwealth of Australia Gazette
A092/10, Tuesday, 26 October 2010	
Company/Scheme deregistrations	Page 44 of 55

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 twenty-second day of October 2010

Name of Company	ACN
A.C.N. 079 676 252 PTY LTD	079 676 252
A & V GIFTOPOULOS PTY. LTD.	006 604 100
AADY'S CLOTHING ALTERATIONS PTY LTD	076 666 558
ABBEY MEWS PTY. LTD.	009 107 662
ACCOUNTANTS NOW MANAGEMENT PTY LTD	133 400 987
ACTIVE PROPERTY NETWORK AUSTRALIA PTY LTD	142 915 464
ADAMS FINANCIAL SERVICES PTY LTD	003 750 650
ADDEV PTY LTD	121 465 352
ADELANTE ENTERPRISES PTY LTD	136 362 671
ADRIA EXPRESS PTY LTD	141 847 323
A HEAD OF THE REST PTY LTD	121 981 495
AIRLIE LIFESTYLE SUPER PTY LTD	124 943 586
ALEXANDER LYNCH HOLDINGS PTY. LTD.	005 070 495
ANTLEX PTY LTD	003 106 009
ARCHIDESK PTY. LTD.	134 851 513
ARTEMISIA ENTERPRISES AUSTRALIA PTY LTD	124 872 331
ASTON WEALTH MANAGEMENT PTY LTD	111 626 530
AUSSI-VAC & PUMPS PTY LTD	102 981 233
AUSTRALIA LIQUID FERTILIZER PTY LTD	127 324 850
AUSTRALIAN LABOUR EXCHANGE PTY LTD	143 037 094
AUSTRALIAN PROPERTY MANAGEMENT CONSULTANCY SERVICES PTY. LTD.	106 126 729
BAMCOURT PTY. LTD.	010 939 198
BANALGAN INVESTMENTS PTY LTD	001 313 846
BANTHUR PTY LTD	104 844 055
BEAUSOLEIL HOLDINGS PTY. LTD.	106 479 145
BERT & ERNIE PTY LTD	134 402 181
BIG G HOLDINGS PTY LTD	127 318 290
BIG VISION ENTERPRISES PTY LTD	106 494 884
BIOSOURCE CORPORATION PTY LTD	077 195 423
BIRTH BASICALLY PTY LTD	132 000 536
BLAKEVALE PTY LTD	100 432 997

ASIC GAZETTE	Commonwealth of Australia Gazette
A092/10, Tuesday, 26 October 2010	
Company/Scheme deregistrations	Page 45 of 55

Name of Company	ACN
BLW HARLEQUIN PTY LIMITED	094 977 929
BOB ENTERPRISES PTY LTD	070 910 548
BRIAN FOX FIRE SERVICES PTY LTD	101 281 350
BUREAUX SYDNEY PTY LIMITED	107 547 393
C. A. P. CONSTRUCTION PTY. LTD.	084 315 284
C.M.T. PROPERTY GROUP PTY. LTD.	062 095 738
CAM CONSULTING SERVICES PTY LTD	070 512 506
CELMESIA PTY. LTD.	007 842 159
CELTIC WARRIOR MUSIC PTY LIMITED	089 224 537
CENTRAL COAST CHILD CARE CENTRES PTY LTD	129 078 413
CENTRAL COAST DELIVERY PTY. LTD.	139 874 169
CENTURY HOME IMPROVEMENT GROUP PTY LTD	076 347 049
CHERON PLUMBING AND ROOFING PTY LTD	069 220 659
CHICKEN AVENUE PTY LTD	110 549 507
CHURRERIA PTY. LTD.	116 506 364
CLAFERN PTY. LTD.	070 962 711
CLARAVALL PTY LTD	136 788 442
CLMSS PTY LTD	122 921 019
CMC EXCAVATIONS PTY. LTD. CONTROL TOWER PTY LTD	106 376 238
COSHAM STREET PTY. LTD.	139 831 422 005 352 009
CO2CRC MANAGEMENT PTY LTD	106 364 970
CTI RETAIL PTY LTD	116 262 901
D & L GUNTHER PTY LTD	005 102 045
DAREG HOLDINGS PTY. LTD.	063 740 438
DATATEACH INTERNATIONAL PTY. LTD.	006 158 603
DAWSON STREET PTY. LTD.	005 087 383
DAYLAWN PTY LTD	010 301 176
DDA CONSTRUCTIONS PTY LIMITED	098 580 851
DING LI AUSTRALIA TRADING PTY. LTD.	133 826 794
DJT APPLIANCES PTY LTD	140 162 938
DR. LAWRENCE DEMBO PTY LTD	127 685 367
DR CRAIG RODGERS PTY LIMITED	002 476 691
E.L. MANDILE NOMINEES PTY. LTD.	005 012 680
EAST COAST TARGA PTY LTD	108 703 019
EAT ME FOOD MANUFACTURING PTY LTD	130 405 382
ELECTRONIC DESIGN LABORATORIES PTY. LTD.	005 012 699
ELLIOTT HOLDINGS (QLD) PTY LTD	084 674 699
ELLOS VARSITY PTY LTD	111 355 321
ERINDALE CONSULTING SERVICES PTY. LTD.	079 868 483
EXPORTENTIAL PTY LIMITED	061 016 966
FLORIS HOLDINGS PTY LTD	102 364 616
FREALEA PTY LTD	066 280 368
FREEMANS VICTORIA PTY. LTD.	005 689 823
FUTURECOMM PTY LTD	121 508 405
G & E BALDWIN PTY LIMITED	131 653 097

ASIC GAZETTE	Commonwealth of Australia Gazette
A092/10, Tuesday, 26 October 2010	
Company/Scheme deregistrations	Page 46 of 55

Name of Company	ACN
GINZA SAUNA & SPA HEALTH CLUB PTY. LTD.	067 539 404
GLASS STRIPE PTY LTD	124 817 509
GLENVANCE PTY LTD	009 423 518
GLOBAL BUSINESS PTY LTD	106 169 215
GNOWANGERUP ENTERPRISES PTY LTD	008 935 500
GOLDGARDEN PTY. LTD.	059 731 609
GOLDSHORE SECURITIES PTY LTD	115 053 944
GRACE 495 PTY LTD	138 607 431
GRAHAM INSULATION PTY. LTD.	010 255 740
GREENLINE PROPERTY INVESTMENTS PTY LTD	131 007 264
GR SMITH PTY LTD	139 744 157
GUDMEAD PTY. LTD.	010 247 202
HALL INTERNATIONAL PTY LTD	092 657 559
HAPPY TIMES (QLD) PTY LTD	127 517 837
HILLBROW PTY. LTD. HORWOOD ENTERPRISES PTY. LTD.	008 198 570
HORWOOD INVESTMENTS (QLD) PTY. LTD.	010 725 809 072 997 589
IGINI HOLDINGS PTY LTD	122 836 337
ILLICH INVESTMENTS PTY LTD	091 212 743
INFORMATION EQUIPMENT ENGINEERING PTY LTD	009 109 497
INOWAYS AUSTRALIA PTY LTD	130 318 857
IXON TRAVEL PTY LTD	093 023 459
J.M.J. POOLS PTY. LTD.	010 838 301
J.R. SHUGG CONSULTING PTY LTD	106 658 299
J. SOULIOTIS & CO PTY LTD	066 591 884
J.T.H. PACIFIC TRADING CO PTY. LTD.	079 862 712
JEMZ PTY LIMITED	105 231 383
JIA FINANCIAL SERVICES PTY LTD	139 750 815
JOHN A. KELLY & ASSOCIATES PTY. LTD.	006 100 974
JOHN CRAWFURD PTY LTD	139 364 382
JOLI VERNIS PTY. LTD.	138 329 834
KALANDRA CONSTRUCTIONS PTY LTD	130 264 998
KAMINSKI PTY LTD	107 388 821
KCORP BUILDING SERVICES PTY LTD	128 055 845
KEATING Q SPORTS PTY LTD	121 495 396
KEEP IT SIMPLE BUSINESS SOLUTIONS PTY LIMITED	080 127 073
KEE WHITE PTY LTD	137 545 245
KEMET ELECTRONICS PTY LTD	095 717 463
KEMET TANTALUM PTY LTD	095 591 816
KGBM PTY LTD	123 173 884
KILLERSOUP PTY LTD	112 586 384
KLIMATHERM PTY LTD	121 414 640
KRYTON SYSTEMS ENGINEERING PTY LTD	071 128 428
KWELA ENTERPRISES PTY LTD LDM MANAGEMENT PTY LTD	107 001 543
	120 049 461
LEVCOH PTY. LTD.	127 244 857

ASIC GAZETTE	Commonwealth of Australia Gazette
A092/10, Tuesday, 26 October 2010	
Company/Scheme deregistrations	Page 47 of 55

Name of Company	ACN
LEXY PTY LTD	115 460 663
LINDERRY PTY. LTD.	069 827 907
LINGMELL PTY LTD	001 849 270
LISS & STRUTH PTY LIMITED	121 021 289
LOCOMOTIVE RAIL SERVICES PTY LTD	120 838 619
LS INTERNATIONAL GROUP PTY LIMITED	127 129 631
LYNWOOD DEVELOPMENTS PTY. LTD.	089 099 641
MARCELLO PTY LIMITED	076 345 938
MARG PTY LTD	103 105 111
MARK CRESP NOMINEES PTY LTD	075 704 620
MATERIALS TECHNOLOGY SERVICES PTY LTD	089 903 962
MATTHEW ELY ENTERPRISES PTY LTD MAX BRAND CONSULTING PTY LTD	102 543 975 064 595 875
MAXIMUM LOAD PTY LTD	129 964 576
MBDR INVESTMENTS PTY. LTD.	010 026 936
MEDWISE PTY LTD	137 224 812
MEN'S MEDICAL CENTRE CLINIC PTY. LIMITED	063 827 332
METRO CABINET INSTALLATIONS PTY LTD	135 491 397
MILANIA PTY LIMITED	115 059 339
MILPEARL PTY LTD	079 958 482
MMA IMPORTS PTY LTD	130 090 783
MOIST & TENDER PTY LTD	117 398 704
MONEY VISION CORPORATION PTY. LTD.	010 669 397
MORNINGTON PENINSULA INVESTMENTS PTY LTD	127 794 254
MORRIS SURGICAL PTY. LTD.	009 703 271
MS SUPERANNUATION PTY LIMITED	102 799 477
N-ERVATION PTY LTD	139 800 427
NESOR PTY. LTD.	005 466 080
NEURAL MINING SOLUTIONS PTY LTD	073 277 899
NICK PALMS PTY LTD	126 193 002
NOMAD NETWORKS PTY LTD	116 539 014
NOMRAH HOLDINGS PTY LIMITED	112 404 341
OAKRIDGE ENTERPRISES PTY LTD	007 742 707
ONYX AUSTRALIA PTY. LTD.	050 165 510
ORGANIC BOTANIC (TAS) PTY LTD OSLINA PTY LTD	131 784 195 003 088 079
OZMET FOODS PTY LTD	124 946 247
PA - MA & COMPANY PTY LIMITED	090 988 686
PAREESEY PTY LTD	075 429 462
PEACHES & PICKLES MATERNITY PTY LTD	133 212 227
PERSPECTUM CAREER SERVICES PTY LTD	001 066 039
PETER BRADY PTY LTD	106 494 955
PHOENIX MIGRATION AND EDUCATIONAL SERVICES PTY LTD	134 565 825
PIAZZA HOLDINGS PTY LTD	115 833 924
PRECISE CONSTRUCTION PTY LIMITED	061 925 344
PRIORITY PLUS HOME LOANS PTY. LTD.	079 028 238

ASIC GAZETTE	Commonwealth of Australia Gazette
A092/10, Tuesday, 26 October 2010	
Company/Scheme deregistrations	Page 48 of 55

Name of Company	ACN
PROACTIVE SOFTWARE PTY LTD	124 178 703
PROFESSIONAL GIPROCKER PTY LTD	106 512 707
PYRO SAFE PTY LTD	112 782 000
QUIRK CORPORATE CLEANING AUSTRALIA PTY. LTD.	008 084 811
REIGATE PTY LTD	009 026 500
RELATIONSHIPS PTY LTD	083 821 694
ROWE-S TRUCK & CRANE HIRE PTY LTD	000 687 463
S.P. SPRAYING SERVICES PTY. LTD.	109 835 010
S & J INTERNATIONAL PTY LTD	124 128 543
SALTAVIA PTY LTD	084 689 467
SAMANTHA TUNBRIDGE PTY LTD	094 464 829
SANDRINGHAM CONSTRUCTIONS (AUST) PTY LTD	077 622 041
SENSITIVITY TESTING LABORATORIES PTY. LTD.	060 483 865
SEXTON AND SEXTON PTY LIMITED	113 866 890
SGP AUSTRALIA PTY LTD	100 528 738
SKII CASEY PTY LTD	139 850 472
SKIPPY PTY LTD	071 279 902
SKY HIGH (AUST) PTY LTD	099 060 394
SOLOMON SALMON PTY LTD	001 688 544
SOUTH AUSTRALIA BIOMASS PTY LTD	133 792 506
SOUTHSIDE TOWER MANAGEMENT PTY. LTD.	071 007 559
SU JIA HENG (AUSTRALIA) PTY. LTD.	117 234 081
SUNFURN PTY. LTD.	006 241 587
SUNSHINE ENTERPRISE PTY. LTD.	074 243 717
SWEET ACRES INVESTMENTS PTY LTD	125 744 603
T.J. HORSE SPELLING PTY LTD	094 645 619
TAPAKAI PTY LTD	071 920 440
TELFER & CARSON (WHOLESALE) PTY LTD	008 667 105
THE LEAF MAN SOUTH COAST PTY. LTD.	140 587 873
TIPTON LAIDLEY GAS PIPELINE PTY LTD	133 195 463
TIWANG PTY LTD	145 294 999
TOOWOOMBA IMPORTS PTY LTD	100 535 162
TOTAL GRANDEUR PTY LTD	115 529 201
TRACKAXLE SALES PTY. LTD.	121 427 870
TROLLEY COLLECTION PTY LTD TWENTY-FOURTH PTY LTD	135 090 532 125 442 622
VIJAY SPRING WATER PTY LTD	
VOCATIONAL TRAINING INSTITUTE PTY. LTD.	070 168 133 082 990 823
VRINDAVAN KRIPA PTY LTD	100 971 499
VULCANN PTY LTD	102 379 493
W & G MEDIA PTY LTD	058 222 996
WANDERERS REST PASTORAL COMPANY PTY. LTD.	096 513 665
WAVERTON CAPITAL INVESTMENTS PTY LTD	117 850 138
WAVERTON CAPITAL INVESTMENTS FTT LTD WORKARDER CONSTRUCTIONS PTY. LTD.	130 735 509
ZEST & PANACHE PTY LTD	103 447 178
ZILBOR INVESTMENTS PTY LTD	103 447 176
ZIZDON NAV EONVIENTO I TI ETD	107 020 700

ASIC GAZETTE	Commonwealth of Australia Gazette
A092/10, Tuesday, 26 October 2010	
Company/Scheme deregistrations	Page 49 of 55

Name of Company	ACN
ZW ARCHITECTS & PARTNERS PTY LTD	122 610 539

Page 50 of 55

CORPORATIONS ACT 2001 Section 601CL(5)

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

Dated this twenty-second day of October 2010

Name of Company	ARBN
ECHELON ASIA PACIFIC LTD	113 880 881
EIG AUSTRALIA PIPELINE HOLDINGS (BERMUDA) LTD.	137 773 196
SPECIALIST TRAINING COMPANY LIMITED	116 297 075
UNIVERSAL DE DESARROLLOS ELECTRONICOS, S.A.	108 077 283

Page 51 of 55

CORPORATIONS ACT 2001 Section 601CL(4)

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

Dated this twenty-second day of October 2010

Name of Company	ARBN
DSM FINANCE B.V.	105 720 910
DSM FOOD SPECIALTIES B.V.	105 343 637
GOLDEN RESOURCE MINING (BVI) LIMITED	141 177 737

ASIC GAZETTE	Commonwealth of Australia Gazette
A092/10, Tuesday, 26 October 2010	
Company/Scheme deregistrations	Page 52 of 55

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 twenty-second day of October 2010

Name of Company	ACN
A.C.N. 082 136 507 PTY LIMITED	082 136 507
A.C.N. 106 315 851 PTY LTD	106 315 851
ABEC ENTERPRISES PTY LTD	104 052 913
A C SIGNS PTY LTD	117 578 908
ADCO PAINTING PTY LTD	121 362 972
ARMENIA INVESTMENTS PTY. LTD.	079 957 341
ASCEND BUSINESS SOLUTIONS PTY. LTD.	086 836 535
AUSTRALIAN CHOCOLATE PTY LTD	091 627 913
AUSTRALIAN METAL SERVICES PTY LIMITED	052 859 006
AUSTRALIAN MINING EXCHANGE PTY LTD	076 820 605
AUSTRALIA PROTECTION SERVICES PTY. LTD.	115 221 522
BEARS DEN TIMBER PTY LIMITED	133 227 362
BEST VALUE CARS PTY LTD	003 845 109
BIG TREV'S IMPORTS PTY. LTD.	126 520 214
BRASH SECURITY SERVICES PTY LTD	093 070 056
CAPITOL LITES PTY LTD	110 143 078
CLASSICAL DESTINATIONS PTY LTD	110 760 515
COLEBROOK & SONS PTY. LIMITED	003 698 422
CONTINENTAL FURNITURE MANUFACTURING PTY. LTD.	091 899 759
CPP BRICKLAYING PTY LTD	105 277 012
CRYSTAL'S PLUMBING SERVICES PTY LTD	066 930 952
CT INSULATIONS PTY LTD	140 183 839
DAVID GREER PTY LTD	137 293 479
ECOWISE BUILDING SOLUTIONS PTY LTD	133 338 440
EKO-TYRE RECYCLING PTY LTD	107 213 114
ELEVEN TIGERS PTY. LTD.	099 206 765
ENERGEE DISTRIBUTION PTY. LTD.	082 701 808
EROMBA PTY LTD	008 954 998
ESIBUILT HOLDINGS PTY LTD	112 593 334
EXCEL METALS PTY LTD	121 239 665
EZY TRANSPORT PTY LTD	110 901 525

ASIC GAZETTE	Commonwealth of Australia Gazette
A092/10, Tuesday, 26 October 2010	
Company/Scheme deregistrations	Page 53 of 55

Name of Company	ACN
FIFOX DEVELOPMENTS PTY LIMITED	133 963 890
FLAWLESS JEWELLERY PTY LTD	124 548 367
GLADESVILLE HOTEL PTY LIMITED	106 798 261
GLENCORP INVESTMENTS PTY LTD	090 431 575
GOLDEN STREAM BURWOOD PTY LTD	117 955 736
GOLDFINGER FACILITIES CORPORATION PTY LTD	128 270 226
GOLD STAR INTERNATIONAL FOOD CO. PTY. LTD.	062 751 811
GR8ESTATE PTY. LTD.	124 013 805
H & B BUILDING SERVICES (NSW) PTY LIMITED	105 219 636
HAVERDALE PTY. LTD.	120 461 887
HINCKSMAN ENTERPRISES PTY LIMITED	124 608 644
HONEYDEW ENTERPRISES PTY LTD	119 663 786
HUMITECH HOLDINGS PTY LTD	100 555 995
INTEGRATED STRUCTURES PTY LTD	109 011 574
JACOB INDUSTRIES PTY LTD	095 763 563
JETAWAY CONSTRUCTIONS PTY. LIMITED	097 343 023
JOREN HOLDINGS PTY LTD	008 973 144
JTC COMMUNICATIONS PTY LTD	125 781 419
KENNY EXPRESS PTY LIMITED	104 974 012
KITCHEN SYSTEMS PTY LTD	121 291 487
LELLMANN TRANSPORT PTY LTD LIVERPOOL AIRCONDITIONING PTY LIMITED	099 957 945 095 117 249
MARYLAND PLASTERING SERVICES PTY LTD	135 642 643
MCKINNON AVENUE PTY LIMITED	098 818 645
MOLLY MITCHELL PTY LTD	094 596 157
MONA VALE ENTERPRISES PTY. LTD.	079 675 102
MUSTANG MARINE PTY. LTD.	117 491 004
NCI INTERNATIONAL PTY LTD	106 105 597
ON THE MARK GLAZING PTY LTD	127 403 472
OTTAMAN PTY LTD	113 521 752
PERAND PTY LTD	107 273 969
P H CONSTRUCTIONS PTY LTD	103 185 824
PROVIDA IT GROUP PTY LTD	131 534 711
RED SALT CATERING PTY LIMITED	134 647 617
RESOURCE LOGISTICS PTY LTD	114 694 601
ROB & CAROL STIRLING TRANSPORT PTY LTD	109 432 895
S.S.M CLEANING SERVICES PTY LTD	130 869 760
SAIA PTY LTD	107 198 970
SEASCAPE PROJECTS PTY. LTD.	105 308 576
SIMPLYREALTY.COM.AU PTY LTD	135 025 188
SOLYMAR OF MELBOURNE PTY. LTD.	081 501 680
SPLENDID CONTRACT SERVICES PTY LTD	132 717 769
SUDHOLZ ENGINEERING PTY LTD	109 746 607
SUDHOLZ PLANT HIRE PTY LTD	128 588 483
T.C PROJECT MANAGEMENT PTY. LIMITED	081 958 643
TAYLOR CORP PTY LTD	115 432 801

ASIC GAZETTE	Commonwealth of Australia Gazette
A092/10, Tuesday, 26 October 2010	
Company/Scheme deregistrations	Page 54 of 55

Name of Company	ACN
THE PRODUCTION EDGE PTY. LTD.	074 362 299
THE QUAY HOTEL PTY LTD	135 114 279
TRUSS & FRAME SOLUTIONS PTY LTD	114 764 680
TYLER TRANSPORT PTY LTD	082 758 094
UNIQUE FITOUTS PTY LIMITED	133 084 296
WASHIM HOLDINGS PTY. LTD.	003 511 877
WESTWELD FABRICATIONS PTY LTD	131 914 782
2/11 LEONARD AVE PTY LTD	138 612 389

A092/10, Tuesday, 26 October 2010

Change of company type

Page 55 of 55

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.

GOLDEN SAINT RESOURCES PTY LTD ACN 141 233 632 will change to a public company limited by shares. The new name will be GOLDEN SAINT AUSTRALIA LIMITED ACN 141 233 632.

STRAITS MINING PTY LTD ACN 055 020 614 will change to a public company limited by shares. The new name will be STRAITS MINING LIMITED ACN 055 020 614.