



ASIC
Australian Securities &
Investments Commission

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RIGHTS OF REVIEW

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

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22-0012



SENATOR THE HON JANE HUME
MINISTER FOR SUPERANNUATION,
FINANCIAL SERVICES AND THE DIGITAL ECONOMY
MINISTER FOR WOMEN'S ECONOMIC SECURITY

Ref: MS22-000118

ABN AMRO Bank N.V.
Level 11
580 George Street
Sydney NSW 2000

By email peter.davis@au.abnamro.com and erik.buisman@au.abnamro.com

Dear Mr Davis and Mr Buisman

CANCELLATION OF AN AUSTRALIAN FINANCIAL SERVICES LICENCE

ABN AMRO BANK N.V.
A.B.R.N. 621 415 110
Australian Financial Services Licence Number 505960

I refer to the application by ABN AMRO Bank N.V. (the Licensee) for the cancellation of its Australian Financial Services Licence (AFSL), received by the Australian Securities and Investments Commission on 5 May 2021.

As the Licensee is an authorised deposit-taking institution, paragraph 915I(2)(c) of the *Corporations Act 2001* (the Act) requires that the decision whether to cancel the AFSL be made by me.

I have decided to cancel the Licensee's AFSL. Attached is the 'Notice of Cancellation of an Australian Financial Services Licence.'

DATE THE CANCELLATION TAKES EFFECT

Under subsection 915F(1) of the Act, the cancellation of the ACL takes effect when notice of the cancellation is given to the Licensee.

Parliament House Canberra ACT 2600 Australia
Telephone: 61 2 6277 7320 | Facsimile: 61 2 6277 5782

22-0012

STATEMENT OF REASONS FOR THE CANCELLATION

The AFSL is being cancelled pursuant to paragraph 915B(1)(e) of the Act because the Licensee has requested that its AFSL be cancelled.

REPRESENTATIVES

The Licensee should ensure that all representatives are aware of the cancellation of the AFSL, and that its authorised representatives are aware that the authorisation given to them under section 916A of the Act is now invalid.

ENQUIRIES

Please contact Daniel McAuliffe, Director in the Financial System Division at Treasury, on 02 6263 2084, should you wish to discuss this matter.

Yours sincerely,



Senator the Hon Jane Hume

22-0121

**Australian Securities and Investments Commission
Corporations Act 2001 — Paragraphs 741(1) (a) and (b) — Exemption and
Declaration**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 22-0121.

Commencement

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

Declaration

4. Chapter 6D of the Act applies to Humm as if section 708 of the Act was modified by omitting subsection 708(17) and substituting the following subsection:

“(17) An offer of securities does not need disclosure to investors under this Part if it is made under, or accompanied by, a proposal for a compromise or arrangement under Part 5.1 that is, or that is proposed to be, approved at a meeting held as a result of an order under subsection 411(1) or (1A).”

Exemption

5. A person that makes a sale offer of a security within 12 months after the time of issue of the security does not have to comply with Part 6D.2 or 6D.3 of the Act in relation to the sale offer where the security has previously been offered under an offer made under, or accompanied by, a proposal for a compromise or arrangement under Part 5.1 of the Act that is or is to be submitted for approval by members at a meeting held as a result of an order under subsection 411(1) or (1A) of the Act.

Where this instrument applies

6. The declaration in paragraph 4 applies to invitations by Humm to vote at a general meeting on (among other matters) the proposed acquisition by Latitude of Humm’s consumer finance division (*Proposed Sale*) and an equal reduction of the share capital of Humm under Division 1 of Part 2J.1 of the Act (*Capital Return*) and to vote at a meeting convened by order of the Court under subsection 411(1) of the Act on a scheme of arrangement between Humm and its members under Part 5.1 of the Act in connection with the Capital Return (*Scheme*), where:

22-0121

- (a) if the Proposed Sale is approved by Humm Shareholders, Latitude will issue to Humm not more than 150 million (or such greater number as may arise from a re-organisation of the share capital of Latitude) fully paid ordinary shares in the capital of Latitude as consideration for the Proposed Sale (*Consideration Shares*);
 - (b) if the Capital Return is approved by Humm Shareholders, Humm will distribute and transfer to or for the benefit of Humm Shareholders who are entitled to receive a distribution of Consideration Shares under the Capital Return, all or some of the Consideration Shares as an equal reduction of the share capital of Humm under Part 2J.1 of the Act;
 - (c) a notice of meeting and explanatory statement prepared in accordance with Part 5.1 of the Act accompanied by, among other things, an independent expert's report will be lodged with ASIC and provided to Humm Shareholders, which explains the effect of the Proposed Sale, the Capital Return and the Scheme, sets out such information as is prescribed, and any other information that is material to the making of a decision by a Humm Shareholder to approve the transaction under Part 5.1 of the Act;
 - (d) the notice of meeting includes a statement describing the effect of the relief contained in this instrument; and
 - (e) the resolutions of Humm Shareholders in general meeting for the Proposed Sale and Capital Return are passed (if they are passed) not later than 31 October 2022.
7. The exemption in paragraph 5 applies to a sale offer by a person of Consideration Shares issued where the circumstances described in paragraph 6 apply.

Interpretation

8. In this instrument:

Humm means humm Group Limited ACN 122 574 583;

Humm Shareholders means holders of fully paid ordinary shares in Humm;;

Latitude means Latitude Group Holdings Limited ACN 625 845 883;

Dated this 7th day of March 2022



Signed by Ali Latash
as a delegate of the Australian Securities and Investments Commission

22-0128


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

Notice of Cancellation of an Australian Financial Services Licence

TO: Moula Money Pty. Ltd.
ACN 164 875 325 ("the Licensee")
Level 9 South Tower
459 Collins Street
Melbourne VIC 3000

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 526786 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 7 March 2022

Signed .....

Gerard Mithen
A delegate of the Australian Securities and Investments Commission

22-0131

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Tiger Brokers (NZ) Limited
ACN 623 547 446 ("the Licensee")
Suite 2801 25 Bligh Street
Sydney NSW 2000

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 505213 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 7 March 2022

Signed *GP Mithen*

Gerard Mithen
A delegate of the Australian Securities and Investments Commission

22-0132


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

Notice of Cancellation of an Australian Financial Services Licence

TO: Total Risk Brokers Pty Ltd
ACN 098 830 614 ("the Licensee")
15 Kiewa Drive
LOGANHOLME QLD 4219

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 224812 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 7 March 2022

Signed .....

Gerard Mithen
A delegate of the Australian Securities and Investments Commission

22-0133

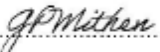
**Australian Securities and Investments Commission
Corporations Act 2001 Section 915B**

Notice of Cancellation of an Australian Financial Services Licence

TO: Hardwicks Partners Pty Ltd
ACN 008 401 536 ("the Licensee")
6 Phipps Close
DEAKIN ACT 2600

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 486271 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 7 March 2022

Signed 

Gerard Mithen
A delegate of the Australian Securities and Investments Commission

22-0137

**Australian Securities and Investments Commission
Corporations Act 2001 - Subsection 257D(4) - Exemption**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under subsection 257D(4) of the *Corporations Act 2001* (the *Act*).

Title

2. This Instrument is ASIC Instrument 22-0137

Commencement

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

Order

4. Rio Tinto Limited ACN 004 458 404 (*RTL*) does not have to comply with subsection 257D(1) of the Act.

Where this instrument applies

5. This instrument applies to one or more off-market buy-back tender offers conducted substantially on the terms described in the draft notice of meeting provided to ASIC on 3 March 2022 (the *RTL Buy-Backs*).

Conditions

6. Before any agreement under the RTL Buy-Backs is entered into, the proposal to undertake the RTL Buy-Backs is approved by a special resolution passed at the 2022 annual general meeting of RTL.
7. The RTL Buy-Backs complete on or before the later of 4 May 2023 or the date of the 2023 annual general meeting of RTL.

Dated this 4th day of March 2022



Signed by Ali Latash
as a delegate of the Australian Securities and Investments Commission

22-0140

**Australian Securities and Investments Commission
Corporations Act 2001 — Paragraph 1020F(1)(b) – Exemption**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 22-0140.

Commencement

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

Exemption

4. A fully paid ordinary share in Latitude (*Share*) is exempt from subsection 1020B(2) of the Act.

Where this instrument applies

5. The exemption in paragraph 4 applies where:
 - (a) there is an offer of securities by Humm to Humm Shareholders, constituted by Humm convening a general meeting of Humm Shareholders to consider and if thought fit, to pass resolutions to approve, among other matters, the proposed acquisition by Latitude of Humm's consumer finance division (*Proposed Sale*) and an equal reduction of the share capital of Humm under Division 1 of Part 2J.1 of the Act (*Capital Return*);
 - (b) if the Proposed Sale is approved by Humm Shareholders, Latitude will issue to Humm not more than 150 million Shares (or such greater number as may arise from a re-organisation of the share capital of Latitude) as consideration for the Proposed Sale (*Consideration Shares*);
 - (c) if the Capital Return is approved by Humm Shareholders, Humm will distribute and transfer to or for the benefit of Humm Shareholders who are entitled to receive a distribution of Consideration Shares under the Capital Return, all or some of the Consideration Shares as an equal reduction of the share capital of Humm under Part 2J.1 of the Act; and
 - (d) a notice of meeting and explanatory statement prepared in accordance with Part 5.1 of the Act accompanied by, among other things, an independent expert's report will be lodged with ASIC and provided to Humm

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Shareholders, which explains the effect of the Proposed Sale, the Capital Return and the Scheme, sets out such information as is prescribed, and any other information that is material to the making of a decision by a Humm Shareholder to approve the transaction under Part 5.1 of the Act;

- (e) the resolutions of Humm Shareholders in general meeting for the Proposed Sale and Capital Return are passed (if they are passed) not later than 31 October 2022; and
- (f) the offer of Shares by Humm to Humm Shareholders who are entitled to receive a distribution of Consideration Shares under the Capital Return is conditional on the Proposed Sale and Capital Return being approved.

Interpretation

6. In this instrument:

Humm means humm Group Limited ACN 122 574 583;

Humm Shareholders means holders of fully paid ordinary shares in Humm;

Latitude means Latitude Group Holdings Limited ACN 625 845 883.

Dated this 7th day of March 2022



Signed by Ali Latash
as a delegate of the Australian Securities and Investments Commission

22-0148

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

Enabling legislation

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

Title

- 2 This instrument is ASIC Instrument 22-0148.

Commencement

- 3 This instrument commences on the date it is signed.

Exemption

- 4 Allwyn Entertainment AG (**Allwyn Entertainment**), being a company incorporated in Switzerland, does not have to comply with section 606 of the Act in relation to an acquisition of relevant interests in RCT Units through its acquisition (**Acquisition**) of SAZKA Entertainment AG (**SAZKA Entertainment**), a company incorporated in Switzerland.

Where this instrument applies

- 5 This instrument applies where at the date of this instrument:
- (a) SAZKA Entertainment holds 100% of the issued shares in SAZKA Group a.s. (**SAZKA Group**);
 - (b) SAZKA Group holds 100% of the issued shares in SAZKA Austrian Gaming Holding a.s. (**SAGH**);
 - (c) SAGH holds 100% of the issued shares in CAME Holding GmbH (**CAME**);
 - (d) CAME holds 100% of the issued shares in Medial Beteiligungs GmbH (**Medial**);
 - (e) Medial holds 38.29% of the issued shares in Casinos Austria AG (**CASAG**);
 - (f) CAME holds 21.41% of the issued shares in CASAG;
 - (g) Bankhaus Schelhammer & Schattera Aktiengesellschaft (**BSS**) holds approximately 1% of the issued shares in CASAG;
 - (h) the Austrian Government, through Österreichische Beteiligungs AG, holds approximately 33.24% of the issued shares in CASAG;
 - (i) CASAG has a relevant interest in 67.1% of all RCT Units as a result of:
 - (i) CASAG holding all the issued shares in Casinos Austria International Holding GmbH (**CAI Holding**);
 - (ii) CAI Holding holding:
 - (A) 5,661,193 RCT Units being approximately 11.37% of all RCT Units; and

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- (B) all the issued shares in Casinos Austria International GmbH (**CAI GmbH**);
- (iii) CAI GmbH holding all the issued shares in Casinos Austria International Ltd ACN 065 998 807 (**CAIL**); and
- (iv) CAIL holding:
 - (A) 2,385,715 RCT Units and 370,000 restricted units in RCT (collectively approximately 5.53% of all RCT Units); and
 - (B) 50% of the issued shares in:
 - (I) Reef Casino Investments Pty Ltd ACN 088 639 767 (**RCI**); and
 - (II) Reef Corporate Services Limited ACN 057 599 621 (**RCS**); and
 - (III) Casinos Austria International (Cairns) Pty Ltd ACN 062 222 011 (**CAIC**);
- (j) the other 50% of the issued shares in RCI, RCS and CAIC is held by Accor Casino Investments (Australia) Pty Limited ACN 089 359 633 (**ACIL**);
- (k) RCI is a 50-50 joint venture company between CAIL and ACIL;
- (l) RCI directly holds 25,000,000 RCT Units (approximately 50.2% of all RCT Units);
- (m) RCS is the responsible entity of the Reef Casino Trust; and
- (n) CAIC is the operator of the Reef Casino.
- (o) Allwyn Entertainment has not acquired, as at the date of this instrument, a relevant interest in RCT Units.

Conditions

- 6 This instrument is conditional upon Allwyn Entertainment entering into a deed in favour of ASIC and the unitholders of RCT within 7 days after the date of this instrument, whereby Allwyn Entertainment has covenanted that for a period commencing from the date of this instrument and ending on the date which is 6 months after completion of the Acquisition, Allwyn Entertainment will not directly or indirectly:
 - (a) acquire relevant interests in RCT Units, or voting power in RCT of greater than 67.1%; or
 - (b) exercise, control the exercise, or procure the exercise, of any votes attached to RCT Units.
- 7 For the avoidance of doubt, this condition does not affect the exercise, controlling the exercise or procuring the exercise of any votes attached to RCT Units by either CASAG, CAI Holding, CAI GmbH, CAIL, ACIL or RCI where Allwyn Entertainment has not participated in or been involved with any decision or

22-0148

deliberation in relation to the exercise, controlling the exercise or procuring the exercise of votes attached to any RCT Units.

Interpretation

8 In this Instrument:

RCT Unit means a unit in the Reef Casino Trust.

Reef Casino Trust means Reef Casino Trust ARSN 093 156 293.

Dated this 8th day of March 2022



Signed by Daniel Slupek

as a delegate of the Australian Securities and Investments Commission

22-0150

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 1020F – Declaration**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 22-0150.

Commencement

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

Declaration

4. Part 7.9 of the Act applies to Centuria Property Funds Limited ACN 086 553 639 (*CPFL*) in its capacity as responsible entity of Centuria Diversified Property Fund ARSN 611 510 699 (*the Scheme*) and, on and from the date it becomes responsible entity of Primewest Property Income Fund ARSN 645 597 404 (*the other Scheme*), to CPFL as responsible entity of the other Scheme as if subsection 1017E(2) as notionally inserted by sub regulation 7.9.08(4) of the *Corporations Regulations 2001* were modified as follows:

(a) at the beginning of paragraph 1017E(2)(b), insert "subject to paragraph (ba),";
and

(b) after paragraph 1017E(2)(b), insert:

"(ba) any money may be paid into the account, provided that:

- (i) money paid to acquire the financial product together with any securities or financial products that must, under the terms on which the financial product is to be traded, be transferred with the financial product; and
- (ii) any other money to which this section applies; and
- (iii) interest on the amount from time to time standing to the credit of the account,

is identified and held in accordance with all other provisions of this section;
and".

22-0150

Where this instrument applies

5. This instrument applies where each interest in the Scheme and each interest in the Other Scheme must, under the terms on which each is to be traded, only be transferred together.

Dated this 11th day of March 2022

Signed by Natasha Gomez
as a delegate of the Australian Securities and Investments Commission

22-0151

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 1020F – Declaration**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 22-0151.

Commencement

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

Declaration

4. Part 7.9 of the of the Act applies to Centuria Property Funds Limited ACN 086 553 639 (*CPFL*) in its capacity as responsible entity of Centuria Diversified Property Fund ARSN 611 510 699 (*the scheme*) and, on and from the date it becomes responsible entity of Primewest Property Income Fund ARSN 645 597 404 (*the other scheme*), to CPFL as responsible entity of the other scheme as if paragraph 1012D(3)(b) were modified or varied as follows:
 - (a) omit “either:”, and substitute “one or more of the following applies:”;
 - (b) in subparagraph (i) omit “or” (second occurring);
 - (c) in subparagraph (ii) omit “facility.”, substituting “facility;”;
 - (d) after subparagraph (ii) insert:
 - “(iii) in a recommendation situation – the advice that constitutes the relevant conduct relates to an offer of managed investment products, under a plan for reinvestment of at least one of the following:
 - (A) distribution in respect of the managed investment products;
 - (B) distributions in respect of other managed investment products which, under the terms on which they may be traded, must only be transferred together with the managed investment products;
 - (iv) in an issue situation – the offer or issue that constitutes the relevant conduct is an offer or issue of managed investment products, under a plan for reinvestment of at least one of the following:

22-0151

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

Where this instrument applies

5. This instrument applies where:
- (a) each interest in the scheme and each interest in the other scheme must, under the terms on which each is to be traded, only be transferred together (*Stapled Security*); and
 - (b) an offer or issue of, or recommendation to acquire a component of a Stapled Security is made, under a plan for the reinvestment of distributions in respect of interests in the Stapled Security.

Where this instrument ceases to apply

6. This instrument ceases to apply if an interest in the scheme is issued which on the terms on which it is issued can be transferred separately without also transferring an interest in the other scheme.

Dated this 11th day of March 2022



Signed by Natasha Gomez
as a delegate of the Australian Securities and Investments Commission

22-0152

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 22-0152.

Commencement

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

Declaration

4. Chapter 5C of the Act applies to Centuria Property Funds Limited ACN 086 553 639 (*CPFL*) in its capacity as responsible entity of Centuria Diversified Property Fund ARSN 611 510 699 (*the Scheme*) and, on and from the date it becomes responsible entity of Primewest Property Income Fund ARSN 645 597 404 (*the other Scheme*), to CPFL as responsible entity of the other Scheme as if the following provisions of that Chapter were modified or varied:

- (a) after section 601FE insert:

“601FEA Modification of duties: stapled securities

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

- (b) after subsection 208(2) as notionally inserted by section 601LC, insert:

22-0152

“(2A) Member approval is not required for the giving of a financial benefit and the benefit need not be given within 15 months if all the following conditions are satisfied:

- (a) the benefit either:
 - (i) is given out of the scheme property of a registered scheme; or
 - (ii) could endanger the scheme property;
- (b) all of the interests in the scheme and all of the interests in another registered scheme are components of stapled securities;
- (c) the benefit is given by:
 - (i) the responsible entity of the scheme; or
 - (ii) an entity that the responsible entity controls; or
 - (iii) an agent of, or person engaged by, the responsible entity;
- (d) the benefit is given to:
 - (i) an entity wholly owned, whether directly or indirectly, by the scheme; or
 - (ii) the other scheme or an entity that is wholly owned, whether directly or indirectly, by the other scheme; or
 - (iii) an entity wholly owned, whether directly or indirectly, jointly by the scheme and the other scheme.

(2B) For the purposes of this section:

- (a) an entity is wholly owned by another entity if all of the shares or interests (as applicable) in the first-mentioned entity are held by, or held by a nominee for (in the case of the second-mentioned entity being a company), or form part of the trust property of (in the case of the second-mentioned entity being a trust), the second-mentioned entity or a wholly owned entity of it; and
- (b) a reference to the giving of a benefit to an entity which is a trust is a reference to the giving of a benefit to the trustee of the trust so as to form part of the trust property of the trust or for the benefit of the trust beneficiaries.”; and

22-0152

- (c) a reference in section (2B)(a) to an entity being wholly owned by another entity (**Second Entity**) (or a wholly owned entity of the Second Entity) includes a reference to being wholly owned by the Second Entity by virtue of multiple applications of section 2B(a) to an entity; and
- (c) insert after section 601PC:
- “601PD Stapled securities**
- For the purposes of this Chapter:
- stapled securities* means two or more financial products including at least one interest in a registered scheme where:
- (a) under the terms on which each of the products are to be traded, they must be transferred together; and
- (b) there are no financial products in the same class as those financial products which may be transferred separately.”

Where declaration applies

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

Dated this 11th day of March 2022



Signed by Natasha Gomez
As a delegate of the Australian Securities and Investments Commission

22-0155

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 951B – Exemption**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraph 951B(1)(a) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 22-0155.

Commencement

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

Declaration

4. Centuria Property Funds Limited ACN 086 553 639 (*CPFL*) in its capacity as responsible entity of Centuria Diversified Property Fund ARSN 611 510 699 (*CDPF*) does not have to comply with Division 2 of Part 7.7 of the Act.

Where this instrument applies

5. The exemption applies where CPFL provides or gives financial product advice to a holder of an interest in CDPF that is:
 - (a) General Advice;
 - (b) Provided in connection with the Merger Proposal; and
 - (c) Contained in the Explanatory Memorandum.

Interpretation

6. In this Instrument:

Explanatory Memorandum means the explanatory memorandum sent to holders of interests in CDPF that accompanies a notice of meeting of members of CDPF to attend a meeting on or about 18 May 2022 to consider and vote on the Merger Proposal.

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

22-0155

Merger Proposal means the proposal to staple units in CDPF to units in Primewest Property Income Fund ARSN 645 597 404 (*PPIF*) to form a new stapled fund consisting of PPIF and CDPF, as described in the Explanatory Memorandum.

Dated this 11th day of March 2022



Signed by Natasha Gomez
as a delegate of the Australian Securities and Investments Commission

22-0156

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 22-0156

Commencement

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

Declaration

4. Chapter 6D of the Act applies in relation to NexGen Energy (Canada) Ltd ARBN 649 325 129 (*NexGen*) as if the following provisions were modified or varied:

(a) subparagraph 708A(6)(d)(ii) were omitted and substituted with the following:

“(ii) the continuous disclosure obligations contained in Sec 408 of the Company Manual of the Toronto Stock Exchange; and”;

(b) paragraph 708A(7)(a) were omitted and substituted with the following:

“(a) that has been excluded from disclosure under the continuous disclosure obligations contained in Sec. 408 of the Company Manual of the Toronto Stock Exchange in accordance with exceptions in the Company Manual of the Toronto Stock Exchange; and”

Where this declaration applies

5. This declaration applies in relation to an offer for sale of NexGen CDIs, where, at the time that the NexGen Shares underlying such NexGen CDIs were issued:
 - (a) NexGen Shares were quoted on the Toronto Stock Exchange; and
 - (b) the NexGen Shares underlying the NexGen CDIs were issued pursuant to an offer which complied with all applicable Canadian securities laws.

Interpretation

- (c) In this instrument:

ASX means ASX Limited ACN 008 624 691 or the financial market known as the Australian Securities Exchange.

22-0156

NexGen means NexGen Energy (Canada) Ltd ARBN 649 325 129 (a foreign company registered in its original jurisdiction of British Columbia, Canada as NexGen Energy Ltd).

NexGen CDIs means CHESD Depository Interests in respect of NexGen Shares.

NexGen Shares means fully paid ordinary shares in NexGen.

Dated this 9th day of March 2022



Signed by Ebony Jackson
as a delegate of the Australian Securities and Investments Commission

22-0157

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 1020F – Exemption**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 22-0157.

Commencement

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

Exemption

4. Centuria Property Funds Limited ACN 086 553 639 (*CPFL*) in its capacity as responsible entity of Centuria Diversified Property Fund ARSN 611 510 699 (*CDPF*) does not have to comply with section 1012B of the Act.
5. Any person who holds interests in CDPF that were issued in connection with the Merger Proposal as described in the Explanatory Memorandum does not have to comply with subsections 1012C(3) and (4) of the Act to the extent those subsections require a product disclosure statement to be given because the offer would take place in the circumstances covered by subsection 1012C(6) of the Act.

Where this instrument applies

6. The exemption in paragraph 4 applies where CPFL in its capacity as responsible entity of CDPF issues interests in CDPF to holders of interests in Primewest Property Income Fund ARSN 645 597 404 (*PPIF*) under the Merger Proposal as described in the Explanatory Memorandum.
7. The exemption in paragraph 5 applies in relation to any offer to sell interests in CDPF that were issued in connection with the Merger Proposal as described in the Explanatory Memorandum where the offer is made within 12 months after the issue of interests in CDPF.

Interpretation

8. In this Instrument:

Explanatory Memorandum means the explanatory memorandum sent to holders of interests in PPIF that accompanies a notice of meeting of members of PPIF to attend a meeting on or about 18 May 2022 to consider and vote on the Merger Proposal.

22-0157

Merger Proposal means the proposal to staple units in CDPF to units in PPIF to form a new stapled fund consisting of CDPF and PPIF, as described in the Explanatory Memorandum.

Dated this 11th day of March 2022



Signed by Natasha Gomez
as a delegate of the Australian Securities and Investments Commission

22-0158

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 1020F – Declaration**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 22-0158.

Commencement

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

Declaration

4. Part 7.9 of the Act applies to Centuria Property Funds Limited ACN 086 553 639 (*CPFL*) in its capacity as responsible entity of Centuria Diversified Property Fund ARSN 611 510 699 (*CDPF*) as if the following provisions were modified or varied:

- (a) after subsection 1015C(5) insert:

“(6) For the purpose of subsection (1)(a)(ii), where a Statement is in or accompanies a notice of meeting of members of a registered scheme or an explanatory memorandum that includes resolutions to be voted on by members of the scheme, each member of the scheme is taken to have nominated the address shown in the register of members maintained by the responsible entity of the scheme under Chapter 2C”; and

- (b) omit subsection 1016A(2);

- (c) in subsection 1019A(1), omit the words “Subject to subsection(2)” and substitute the words “Subject to subsections (2) and (2A)”; and

- (d) after subsection 1019A(2), insert:

“(2A) This Division does not apply to the issue of interests in an unlisted registered managed investment scheme under a proposal to staple interests in the unlisted registered managed investment scheme to interests in another unlisted registered managed investment scheme.”

Where this instrument applies

5. This instrument applies to the offer and issue of interests in CDPF by CPFL where all of the following applies:

22-0158

- (a) A notice of meeting and Explanatory Memorandum and Statement is provided to holders of interests in Primewest Property Income Fund ARSN 645 597 404 (*PPIF*);
- (b) The notice of meeting and Explanatory Memorandum contains an invitation to holders of interests in PPIF to attend a meeting on or about 18 May 2022 to consider and vote on the Merger Proposal described in the Explanatory Memorandum and Statement under which:
 - (i) CPFL as responsible entity of CDPF offers to issue interests in CDPF to members of PPIF; and
 - (ii) The interests in CDPF are to be stapled to units in PPIF to form a new stapled fund consisting of CDPF and PPIF;
- (c) no interests in CDPF will be issued on the basis of the Statement after the issue of interests pursuant to the Merger Proposal, and any event, no interests will be issued on the basis of the Statement following 13 months after the date of the Explanatory Memorandum;
- (d) the Explanatory Memorandum sets out how the consideration for interests in CDPF issued under the Merger Proposal would be provided if the Merger Proposal is approved.

Interpretation

6. In this Instrument:

Explanatory Memorandum means the explanatory memorandum sent to holders of interests in PPIF that accompanies a notice of meeting of members of PPIF to attend a meeting on or about 18 May 2022 to consider and vote on the Merger Proposal.

Merger Proposal means the proposal to staple units in PPIF to units in CDPF to form a new stapled fund consisting of PPIF and CDPF, as described in the Explanatory Memorandum.

Dated this 11th day of March 2022



Signed by Natasha Gomez
as a delegate of the Australian Securities and Investments Commission

22-0159

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 1020F – Exemption**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 22-0159.

Commencement

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

Exemption

4. Primewest Management Limited ACN 091 415 833 (*Primewest*) in its capacity as responsible entity of the Primewest Property Income Fund ARSN 645 597 404 (*PPIF*) does not have to comply with section 1012B of the Act.
5. Any person who holds interests in PPIF that were issued in connection with the Merger Proposal as described in the Explanatory Memorandum does not have to comply with subsections 1012C(3) and (4) of the Act to the extent those subsections require a product disclosure statement to be given because the offer would take place in the circumstances covered by subsection 1012C(6) of the Act.

Where this instrument applies

6. The exemption in paragraph 4 applies where Primewest in its capacity as responsible entity of PPIF issues interests in PPIF to holders of interests in Centuria Diversified Property Fund ARSN 611 510 699 (*CDPF*) under the Merger Proposal as described in the Explanatory Memorandum and Statement.
7. The exemption in paragraph 5 applies in relation to any offer to sell interests in PPIF that were issued in connection with the Merger Proposal as described in the Explanatory Memorandum where the offer is made within 12 months after the issue of interests in PPIF.

Interpretation

8. In this Instrument:

Explanatory Memorandum means the explanatory memorandum sent to holders of interests in CDPF that accompanies a notice of meeting of members of CDPF to attend a meeting on or about 18 May 2022 to consider and vote on the Merger Proposal.

22-0159

Merger Proposal means the proposal to staple units in PPIF to units in CDPF to form a new stapled fund consisting of PPIF and CDPF, as described in the Explanatory Memorandum.

Dated this 11th day of March 2022



Signed by Natasha Gomez
as a delegate of the Australian Securities and Investments Commission

22-0161

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 951B – Exemption**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraph 951B(1)(a) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 22-0161.

Commencement

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

Declaration

4. Primewest Management Limited ACN 091 415 833 (*Primewest*) in its capacity as responsible entity of the Primewest Property Income Fund ARSN 645 597 404 (*PPIF*) does not have to comply with Division 2 of Part 7.7 of the Act.

Where this instrument applies

5. The exemption applies where Primewest provides or gives financial product advice to a holder of an interest in PPIF that is:
 - (a) General Advice;
 - (b) Provided in connection with the Merger Proposal; and
 - (c) Contained in the Explanatory Memorandum.

Interpretation

6. In this Instrument:

Explanatory Memorandum means the explanatory memorandum sent to holders of interests in PPIF that accompanies a notice of meeting of members of PPIF to attend a meeting on or about 18 May 2022 to consider and vote on the Merger Proposal.

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

Merger Proposal means the proposal to staple units in PPIF to units in Centuria Diversified Property Fund ARSN 611 510 699 (*CDPF*) to form a new stapled

22-0161

fund consisting of PPIF and CDPF, as described in the Explanatory Memorandum.

Dated this 11th of March 2022



Signed by Natasha Gomez
as a delegate of the Australian Securities and Investments Commission

22-0162

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 1020F – Declaration**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 22-0162.

Commencement

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

Declaration

4. Part 7.9 of the Act applies to Primewest Management Limited ACN 091 415 833 (*Primewest*) in its capacity as responsible entity of the Primewest Property Income Fund ARSN 645 597 404 (*PPIF*) as if the following provisions were modified or varied:

- (a) after subsection 1015C(5) insert:

“(6) For the purpose of subsection (1)(a)(ii), where a Statement is in or accompanies a notice of meeting of members of a registered scheme or an explanatory memorandum that includes resolutions to be voted on by members of the scheme, each member of the scheme is taken to have nominated the address shown in the register of members maintained by the responsible entity of the scheme under Chapter 2C”; and

- (b) omit subsection 1016A(2);

- (c) in subsection 1019A(1), omit the words “Subject to subsection (2)” and substitute the words “Subject to subsections (2) and (2A)”; and

- (d) after subsection 1019A(2), insert:

“(2A) This Division does not apply to the issue of interests in a unlisted registered managed investment scheme under a proposal to staple interests in the unlisted registered managed investment scheme to interests in another unlisted registered managed investment scheme.”

Where this instrument applies

5. This instrument applies to the offer and issue of interests in PPIF by Primewest where all of the following applies:

22-0162

- (a) A notice of meeting and Explanatory Memorandum and Statement is provided to holders of interests in Centuria Diversified Property Fund ARSN 611 510 699 (*CDPF*);
- (b) The notice of meeting and Explanatory Memorandum contains an invitation to holders of interests in *CDPF* to attend a meeting on or about 18 May 2022 to consider and vote on the Merger Proposal described in the Explanatory Memorandum and Statement under which:
 - (i) Primewest as responsible entity of PPIF offers to issue interests in PPIF to members of *CDPF*; and
 - (ii) The interests in PPIF are to be stapled to units in *CDPF* to form a new stapled fund consisting of PPIF and *CDPF*;
- (c) No interests in PPIF will be issued on the basis of the Statement after the issue of interests pursuant to the Merger Proposal, and any event, no interests will be issued on the basis of the Statement following 13 months after the date of the Explanatory Memorandum; and
- (d) the Explanatory Memorandum sets out how the consideration for interests in PPIF issued under the Merger Proposal would be provided if the Merger Proposal is approved.

Interpretation

6. In this Instrument:

Explanatory Memorandum means the explanatory memorandum sent to holders of interests in *CDPF* that accompanies a notice of meeting of members of *CDPF* to attend a meeting on or about 18 May 2022 to consider and vote on the Merger Proposal.

Merger Proposal means the proposal to staple units in PPIF to units in *CDPF* to form a new stapled fund consisting of PPIF and *CDPF*, as described in the Explanatory Memorandum.

Dated this 11th of March 2022



Signed by Natasha Gomez
as a delegate of the Australian Securities and Investments Commission

CORPORATIONS ACT 2001
Subsection 601PA(3)

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

Dated this eleventh day of March 2022

Name of Scheme

ARSN

FIDELITY ASIA FUND (QUOTED MANAGED FUND)

630 718 339

PRIMEWEST PROPERTY FUND

636 405 635

CORPORATIONS ACT 2001
Section 601CC(3)

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

Dated this eleventh day of March 2022

Name of Company

ARBN

THE CENTRE FOR SYSTEMIC CHANGE CO-OPERATIVE
LIMITED

620 035 529

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.

Name of Company

ARBN

NORTHERN TRUST SECURITIES, INC.

613 576 953

CORPORATIONS ACT 2001
Section 601CL(5)

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

Dated this eleventh day of March 2022

Name of Company	ARBN
ADBRITE LTD.	616 233 517
AEDAS PTE. LTD.	618 225 737
ANIMAL INTELLIGENCE SOFTWARE, INC.	616 884 112
AROHA ENTERPRISE LIMITED	613 449 380
AUSASIA SHIPPING LIMITED	616 244 350
AYANA TECHNOLOGIES LTD.	616 592 566
B.M.T.S. INTERNATIONAL HOLDINGS CO., LTD	614 557 498
BEYONJACK LIMITED	616 654 785
BFINANCE UK LIMITED	612 789 376
BGC ENGINEERING INC.	615 422 387
BGW MONTAZA D.O.O.	614 272 150
BIOFLOW DIRECT LIMITED	619 282 530
BRIGHTIDEA INCORPORATED	616 524 219
BWTS GMBH	644 850 831
CHINA DAGEDA ANIMAL HUSBANDY SCIENCE AND TECHNOLOGY CO., LTD	613 999 312
CHINA MY SMART HOLDING COMPANY LIMITED	614 014 774
COMBILIFT	612 586 544
COMPETITIVE EDGE SOFTWARE, LLC	617 757 196
CONNECT CAPITAL GLOBAL INVESTMENTS LIMITED	607 711 428

CONTINENTAL PROMOTION INTERNATIONAL LIMITED	095 468 894
CRIMES OF THE HEART, INC.	615 455 439
DEVCOT S.A.	619 411 184
DONGYING INOX STAR HARDWARE CO., LTD.	615 149 918
ELITE COMFORT HIRE (GAUTENG) (PTY) LTD	615 813 100
EZ-COCO, LLC	615 452 492
FFASTPAY PTE. LTD.	613 097 135
FGV MARKETERS INC.	615 216 405
FIFTY FIFTY CAPITAL LIMITED	610 484 556
FREQUENTIS AG	616 893 764
GLOBE FIRE SPRINKLER CORPORATION	616 155 376
GOLDEN KIND INDUSTRY DEVELOP LIMITED	614 423 675
GOLD TANG PLC	616 092 089
GORGON MANAGEMENT PTE. LTD.	619 840 774
GRAND PERFECTA, INC.	616 525 556
HOEFKER CONSULTING UG	615 554 339
INFERENCE TECHNOLOGIES GROUP INC.	644 780 870
INTELERAD MEDICAL SYSTEMS INCORPORATED	615 763 445
IPLIGHT INC.	614 560 226
K92 HOLDINGS INTERNATIONAL LIMITED	618 054 318
LEISURE KING HONG KONG LIMITED	615 424 434
LIFETIME PROTECTION SERVICES LIMITED	614 291 422
LITFIRE PUBLISHING LLC	615 760 739
MANDARIN ORIENTAL RESIDENCES MANAGEMENT (AUSTRALIA) LIMITED	618 127 218
MAP MARINE LIMITED	110 376 746
MED-IT RECRUITMENT LIMITED	618 172 062
MEDICAL PRIORITY CONSULTANTS, INC.	614 059 246

MEMO'S INTERNATIONAL DEVELOPMENT LIMITED	614 215 404
METALOGIX SOFTWARE US INC.	166 279 358
NEGOMETRIX B.V.	613 576 917
NFM GROUP LIMITED	608 029 125
NOTCH GROUP PTE. LTD.	168 529 280
PENY MARITIME INC.	612 626 169
PIVA GROUP S.P.A.	618 556 120
POINT BLANK ENTERPRISES, INC.	613 942 377
POTATO CORNER GLOBAL COMPANY LIMITED	618 840 627
RADIANCE INTERNATIONAL INC.	613 176 051
SAFLASH PTE. LTD.	613 917 212
SCIENTIFIC GAMES, INC.	653 778 413
SIGMA LUX, S.A.R.L.	613 673 144
SINSPEC MARINE SERVICES PTE LTD	615 067 895
SMARTPATH LLC	618 198 057
SPARK NETWORKS SERVICES GMBH	619 358 422
STRATEGIC GAMING LTD.	615 439 444
STRATPHARMA AG	614 085 924
T-C MT. OMMANEY CENTRE LLC	602 120 169
TAAFFEITE CAPITAL MANAGEMENT LLC	617 661 613
THUMPER MASSAGER INC.	614 133 845
TIANCHEN INTERNATIONAL HOLDING GROUP LIMITED	618 982 362
TIETO NORWAY AS	165 324 229
TITAN GLOBAL LLC	633 191 152
TRANSWALLET PTE. LTD.	617 092 449
TWIN PEAKS INTERNATIONAL (UK) LIMITED	614 607 626
UK BUILDING PRODUCTS LIMITED	615 775 025
UNIQUE FORTUNE LIMITED	615 425 691

YASKAWA AMERICA, INC.	615 528 099
2350445 ONTARIO LIMITED	616 516 191
25 GRENFELL STREET ADELAIDE REAL ESTATE NETHERLANDS B.V.	616 224 901

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.

CLINIC TO CLOUD HOLDINGS PTY LTD

ACN 623 568 249 will change to a public company limited by shares. The new name will be CLINIC TO CLOUD HOLDINGS LIMITED ACN 623 568 249.

LITHIUM AUSTRALIA NL ACN 126 129 413 will change to a public company limited by shares. The new name will be LITHIUM AUSTRALIA LIMITED ACN 126 129 413.

EMPIRED LTD ACN 090 503 843 will change to a proprietary company limited by shares. The new name will be EMPIRED PTY LTD ACN 090 503 843.

POINTDATA HOLDINGS PTY LTD

ACN 624 571 197 will change to a public company limited by shares. The new name will be POINTDATA HOLDINGS LIMITED ACN 624 571 197.