



**ASIC**  
Australian Securities &  
Investments Commission

Commonwealth of Australia Gazette  
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# ASIC Gazette

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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](http://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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19-0252

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

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

**Title**

2. This instrument is ASIC Instrument 19-0252.

**Commencement**

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

**Exemption**

4. Aon Risk Asset Management Pty Ltd ACN 629 413 314 (**ARAM**) does not have to comply with section 601ED of the Act in relation to a discretionary mutual risk scheme (**MRS**).

**Where this instrument applies**

5. The exemption in paragraph 4 applies where each of the following is satisfied:
  - (a) ARAM only issues interests in a MRS in accordance with an arrangement with a financial services licensee that entitles ARAM to rely on paragraph 911A(2)(b) of the Act;
  - (b) For each MRS, ARAM engages a registered company auditor, an audit firm or an authorised audit company to conduct an annual audit of ARAM's compliance with the rules of each MRS;
  - (c) Any monies received from or on behalf of a member, are:
    - (i) held on trust for members; and
    - (ii) invested in an account held with an Australian authorised deposit-taking institution (**ADI**) or cash management trust; or
    - (iii) otherwise, only used to:
      - (A) acquire general insurance policies on behalf of members;
      - (B) pay claims by members and other amounts payable in connection with a claim by a member; and
      - (C) pay any remuneration to ARAM or the financial services licensee referred to in subparagraph (a) in accordance with ARAM's agreement with the members; and

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- (D) pay expenses incurred in connection with the operation of a MRS.
- (d) The Product Disclosure Statement or Information Memorandum for the MRS includes all of the following information:
  - (i) a statement that ARAM and the financial services licensee referred to in subparagraph (a) is not authorised under, or subject to the provisions of, the *Insurance Act 1973*;
  - (ii) a statement that the MRS is not a product regulated by the Australian Prudential Regulation Authority;
  - (iii) a statement that ARAM does not hold an Australian financial services licence;
  - (iv) a statement that ARAM has a discretion whether to pay a valid claim by a member; and
  - (v) information about the steps that ARAM will take to:
    - (A) estimate the future liabilities of, or future payments by, ARAM to members; and
    - (B) ensure that ARAM has adequate financial resources to discharge future liabilities or make future payments to members.
  - (vi) any significant factors that will affect any significant benefits associated with MRS and includes an explanation of the impact of each of those factors on the significant benefits;
  - (vii) the circumstances in which, and the way in which, the significant benefits are provided under a MRS;
  - (viii) significant factors that will affect the cost of acquiring cover under a MRS and includes an explanation of the impact of each of those factors on the cost of acquiring cover; and
  - (ix) any excess or deductible amount that applies in relation to a claim under a MRS.

**Conditions**

- 6. In order to rely on the exemption in paragraph 4 ARAM must:
  - (a) if:
    - (i) it is not reasonable to expect that cover under the general insurance product will apply for the period represented to members; or
    - (ii) the general insurance product is, or is likely to be, cancelled or not renewed,

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take reasonable steps to promptly bring those circumstances to the attention of members unless substantially similar cover applies or will apply for the period (or remainder of the period) represented to covered persons;

- (b) establish a facility through which members can verify that the general insurance product has been issued and remains current;
- (c) take reasonable steps to ensure that the annual audit of each MRS by a registered company auditor, an audit firm or an authorised audit company takes into account the condition and limitations of this instrument.

#### Interpretation

In this instrument:

**Discretionary mutual risk scheme (MRS)** means a scheme to manage liability, professional indemnity and other financial risks of members which may arise in connection with the exercise by the members of any of their powers, duties or functions, which has the following features:

- (a) members make monetary contributions, as consideration to acquire interests in the scheme; and
- (b) ARAM pools the contributions and makes use of those contributions in one or more of the ways described in subparagraph 5(c) of this instrument; and
- (c) a member may make a claim upon the occurrence of an event that is uncertain either as to whether it will occur or as to the time at which it will occur; and
- (d) ARAM has a discretion whether to pay benefits to the covered person of the scheme in relation to the claim.

Dated this 26<sup>th</sup> day of March 2019.



Signed by Elizabeth Korpi  
as a delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities &amp; Investments Commission

19-0259

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

**Notice of Cancellation of an Australian Financial Services Licence**

TO: RedFire Investments Funds Management Pty Limited  
ACN 131 168 057 ("the Licensee")  
83 Fenwick Street  
CLIFTON HILL VIC 3068

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 325959 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated *29 March 2019*

Signed

John Connor

A delegate of the Australian Securities and Investments Commission

19-0262




**Corporations (Thomson Reuters (SEF) LLC) Exemption Notice  
Variation 2019 (No. 1)**

*Corporations Act 2001*

I, Nathan Bourne, Senior Executive Leader, Australian Securities and Investments Commission make this notice under subsection 791C(2) of the *Corporations Act 2001* (the Act).

Dated ..... 2/4/2019 .....

Signed .....  .....  
as a delegate of the Minister under section 1101J of the Act

**1. Name**

This is the *Corporations (Thomson Reuters (SEF) LLC) Exemption Notice Variation 2019 (No. 1)*.

**2. Commencement**

This instrument takes effect on the day it is made.

**3. Variation**

*Corporations (Thomson Reuters (SEF) LLC) Exemption Notice 2017* is varied as described in the Schedule.

Schedule	Variation (Section 3)
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[1]	<b>Section 1</b>
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*substitute*

**Name of exemption**

1. This exemption is the *Corporations (Refinitiv US SEF LLC) Exemption Notice 2017*.

[2]	<b>Section 9, paragraph (b)</b>
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*insert after 'participant'*

**Refinitiv SEF** means Refinitiv US SEF LLC, a company registered in Delaware, United States of America, with file number 5209303.

[3]	<b>Further amendments – Refinitiv SEF</b>
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The following provisions are amended by omitting 'TR SEF' and inserting 'Refinitiv SEF':

- section 3
- section 5
- section 6
- section 7
- section 8



ASIC

Australian Securities &amp; Investments Commission

19-0263

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

**Notice of Cancellation of an Australian Financial Services Licence**

TO: Cubic Corporate Advisory Pty Limited  
ACN 111 435 833 ("the Licensee")  
30 Dalton Road  
Mosman NSW 2088

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 282528 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 29 March 2019

Signed

John Connor  
A delegate of the Australian Securities and Investments Commission





ASIC

Australian Securities &amp; Investments Commission

19-0266

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

**Notice of Cancellation of an Australian Financial Services Licence**

TO: Transition Metals Pty. Ltd.  
ACN 109 237 603 ("the Licensee")  
Level 7 151 Macquarie Street  
Sydney NSW 2000

Pursuant to 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 401086 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 29 March 2019

Signed

John Connor  
A delegate of the Australian Securities and Investments Commission

19-0277

**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* (**Act**).

**Title**

2. This instrument is ASIC Instrument 19-0277.

**Commencement**

3. This instrument commences on 29 March 2019.

**Exemption**

4. Woolworths Group Limited ABN 88 000 014 675 (**Company**) does not have to comply with subsections 257D(1), 257D(2) and 257D(3) of the Act.

**Where this instrument applies**

5. This instrument applies in relation to the tender buy-back to be made available to all Shareholders (other than Excluded Foreign Persons and Shareholders who hold only Restricted Employee Shares) commencing on or around 16 April 2019 (**Buy-Back Invitations**) which:
  - (a) is substantially on the terms contemplated in the Buy-Back Invitations;
  - (b) complies with the conditions in subsection 257B(2) of the Act, subject to subsection 257B(3) of the Act, except that:
    - (i) the Company does not comply with paragraph 257B(2)(a) of the Act but rather the Buy-Back Invitations relate only to Shares;
    - (ii) the Company does not comply with paragraph 257B(2)(b) of the Act but rather invites all Shareholders (other than Excluded Foreign Persons and Shareholders who hold only Restricted Employee Shares) to offer for sale their Shares to the Company in accordance with the terms and conditions of the Buy-Back Invitations;
    - (iii) the Company does not comply with paragraph 257B(2)(c) of the Act but rather all Shareholders (other than Excluded Foreign Persons and Shareholders who hold only Restricted Employee Shares) have a reasonable opportunity to offer for sale their Shares to the Company in accordance with the terms and conditions of the Buy-Back Invitations;

- (iv) the Company does not comply with paragraph 257B(2)(d) of the Act but rather the buy-back agreements are not entered into until after the Offer Period has closed;
- (v) the Company does not comply with paragraph 257B(2)(e) of the Act but rather the Buy-Back Invitations are to be made by the Company to all Shareholders (other than Excluded Foreign Persons and Shareholders who hold only Restricted Employee Shares) for those Shareholders to offer to sell their Shares to the Company and for the terms of the Company's buy-back of those Shares to be the same for all such Shareholders, subject to:
  - (A) each Shareholder having the ability to nominate a minimum price below which the Shareholder is not willing to sell their Shares;
  - (B) each Shareholder having the ability to nominate the maximum number of Shares which they wish to offer for sale to the Company;
  - (C) if the Shareholder holds both Shares and Restricted Employee Shares, the Company only accepting offers in respect of the number of Shares they hold;
  - (D) if the Shareholder holds less than 180 Shares, they must offer for sale all of their Shares at the same Buy-Back Discount or as a Final Price Offer; and
  - (E) if the Shareholder holds 180 Shares or more, they may offer for sale any number of Shares they hold at one or more Buy-Back Discounts or as a Final Price Offer, subject to a minimum number of 180 Shares (in aggregate) and a maximum of the number shown on their Offer Form.

**Conditions**

- 6. The Company must ensure that the Buy-Back Invitations include a term that:
  - (a) the Buy-Back Price will be calculated by applying the Buy-Back Discount selected by the Company to the Market Price following the end of the Offer Period;
  - (b) if a Shareholder offers Shares for sale subject to a Minimum Price, their offer will be rejected if the Buy-Back Discount results in a Buy-Back Price that is lower than the Minimum Price;
  - (c) if, at the close of the Offer Period, the Company has received offers that in aggregate are more than the Buy-Back Amount;
    - (i) the Company will buy back the Buy-Back Amount (or such lesser number as the Company may determine); and

- (ii) the number of Shares in each eligible Shareholder's offer that will be bought back will be reduced in accordance with the Scale Back.

### Interpretation

7. In this instrument:

**ASX** means the ASX Limited (ABN 98 008 624 691) or the financial market which it operates, as applicable.

**Booklet** means the document to be lodged on or about 1 April 2019, being in substantially the same form as the booklet provided to ASIC on 26 March 2019.

**Buy-Back Amount** means the number of Shares that the Company decides to buy back, provided that the number of Shares that the Company buys back, when combined with the other Shares bought back by the Company during the 12 months before the date on which the Company buys back the Shares, does not exceed 10% of the smallest number of votes attaching to Shares on issue at any time during the 12 months before the date on which the Company buys back the Shares.

**Buy-Back Discount** means the discount within the range of 10% to 14% (inclusive) at 1% intervals to the Market Price at which eligible Shareholders may offer to sell Shares.

**Buy-Back Invitation** means the invitation by the Company to its Shareholders (other than Excluded Foreign Persons and Shareholders who hold only Restricted Employee Shares) to offer to sell Shares to the Company as set out in the Booklet.

**Buy-Back Price** means the price per Share at which the Company will buy back Shares from offers it accepts in the buy back, rounded to the nearest cent (and, for the avoidance of doubt, rounded up in the case of half a cent). This price is determined by multiplying the Market Price by  $(1 - \text{Final Buy-Back Discount})$ .

**Excluded Foreign Persons** means any:

- (a) shareholder to whom the Company would be prohibited from paying money pursuant to any act, rule or regulation prohibiting the Company from making payments to foreign persons;
- (b) shareholder who has a registered address in a jurisdiction outside Australia or New Zealand; or
- (c) person who resides, or who is acting on behalf or for the account of a person who resides, in a jurisdiction outside Australia or New Zealand where it would be illegal under the laws of that jurisdiction to make an invitation to that person to participate in the buy back or whose participation in the buy back is not permitted under the laws of that jurisdiction (or which has laws that the Company determines would be impractical for it to comply with in order to permit such person to receive an invitation to participate in the Buy Back).

For the avoidance of doubt, Excluded Foreign Persons includes any person who is (or who is acting on behalf of or for the account of a person who is) in the United States, a US Person or a resident of Canada.

**Final Buy-Back Discount** means the discount to the Market Price selected by the Company, within the range of 10% to 14% (inclusive) at 1% intervals, which will enable the Company to buy back the Buy-Back Amount.

**Final Price Offer** means an offer by a Shareholder to sell some or all of their Shares to the Company at the Buy-Back Price, determined in accordance with the Buy-Back Invitations.

**Market Price** means the VWAP of Shares during the five trading days up to and including the date the Offer Period closes, calculated to four decimal places, as determined by the Company.

**Minimum Price** means one of the specified minimum prices on the Offer Form, which a Shareholder may nominate in order for the offer of their Shares for sale to be conditional upon the Buy-Back Price being equal to or greater than that amount.

**Offer Form** means the form which can be used by an eligible Shareholder to offer to sell nominated Shares to the Company (both online and personalised paper versions) and includes an Offer Form amended in accordance with the procedures set out in the Buy-Back Invitations.

**Offer Period** means the period within which Shareholders may lodge, withdraw or amend an offer for sale in accordance with the procedures and timetable set out in the Booklet.

**Record Date** means 8 April 2019, being the date of determination of the eligibility of Shareholders to participate in the buy-back.

**Restricted Employee Shares** means Shares held pursuant to the Woolworths Group Limited Non-Executive Director Equity Plan, Woolworths Group Limited Share Purchase Plan where, as at the Record Date, the Shareholder would not be entitled to sell those shares into the buy-back scheme or Shares held pursuant to the Woolworths Executive Management Share Plan (in each case as those plans are defined in the Booklet).

**Scale Back** means the reduction of Shares bought back by the Company on the terms and conditions set out in the Buy-Back Invitations and to be applied to offers from Shareholders on a substantially pro-rata basis, except that it will not apply to offers from Small Holders.

**Shares** means ordinary fully paid shares in the capital of the Company.

**Shareholder** means a holder of Shares at the Record Date.

**Small Holder** means any Shareholder who holds less than 180 Shares at the Record Date.

**US Person** has the meaning given by Regulation S under the United States' Securities Act of 1933, as at the date of this instrument.

**VWAP** means, for a Share over a period, the volume weighted average price of that Share for that period including all trades on ASX's trading platform including the closing single price auction, but excluding all off-market trades including but not limited to transactions defined

in the operating rules of ASX as special crossings, crossing prior to the commencement of the open session state, crossing during overnight trading, overseas trades, trades pursuant to the exercise of options over shares, and any other trades that the directors of the Company determine to exclude on the basis that the trades are not fairly reflective of supply and demand.

Dated this 29<sup>th</sup> day of March 2019.



Signed by Nicky Tran

as a delegate of the Australian Securities and Investments Commission

19-0286

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

**Enabling Legislation**

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

**Title**

2. This instrument is ASIC Instrument 19-0286.

**Commencement**

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

**Revocation**

4. This instrument revokes the following instruments:
  - (a) ASIC Instrument 03/0650 dated 29 July 2003;
  - (b) ASIC Instrument 03/0651 dated 29 July 2003; and
  - (c) ASIC Instrument 04/1579 dated 15 December 2004.

**Declaration**

5. Chapter 5C of the Act applies to Evolution Trustees Limited ACN 611 839 519 in its capacity as the responsible entity of Aspen Property Trust ARSN 104 807 767 (*Scheme*) as if the following provisions of that Chapter were modified or varied as follows:

- (a) After section 601FE insert:

**“601FEA Modification of duties: stapled securities**

- (1) This section applies to a registered scheme where the interests in the scheme and shares in a company are components of stapled securities.
    - (2) For the purposes of paragraphs 601FC(1)(c) and 601FD(1)(c), an obligation to act in the best interests of the members of the scheme is an obligation to act in the best interests of the members of the scheme having regard to their interests as members of the scheme and of the company.



19-0286

- (3) For the purposes of paragraphs 601FC(1)(e), 601FD(1)(d) and 601FD(1)(e), and subsection 601FE(1), an obligation to not make use of information, or not make improper use of position, in order to cause detriment to the members of the scheme is an obligation not to do those things in order to cause detriment to the members of the scheme having regard to their membership of both the scheme and the company.”;

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

- “(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 shares in a company 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 company or an entity that is wholly owned, whether directly or indirectly, by the company, or
    - (iii) an entity wholly owned, whether directly or indirectly, jointly by the scheme and the company.

(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-



19-0286

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.”;

- (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 this declaration applies**

- 6. This declaration applies where each interest in the scheme must, under the terms upon which it is to be traded, only be transferred with a share in Aspen Group Limited ACN 004 160 927 (*Company*).

**Where this declaration ceases to apply**

- 7. This declaration ceases to apply if:
  - (a) a component of a stapled security is issued which on the terms on which it is traded can be transferred separately without also transferring any other component; or
  - (b) interests in any class, other than the class of interests in the scheme and shares in the company that are already on issue as at the date of this instrument, are issued.

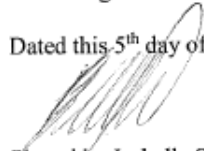
**Interpretation**

- 8. In this instrument:

**19-0286**

*stapled security* means an interest in the Scheme and a share in the Company which, under the terms on which each is to be traded, must be transferred together.

Dated this 5<sup>th</sup> day of April 2019



Signed by Isabella Sorby  
as a delegate of the Australian Securities and Investments Commission

19-0287

**Australian Securities and Investments Commission  
Corporations Act 2001 – Paragraphs 741(1)(a), 911A(2)(l), 992B(1)(a) and 1020F(1)(a)  
and paragraph 911A(2)(l) – Exemptions and Declaration**

**Enabling legislation**

1. The Australian Securities and Investments Commission (**ASIC**) makes this instrument under subsections 741(1), 911A(2), 992B(1) and 1020F(1) and paragraph 911A(2)(l) of the *Corporations Act 2001* (the **Act**).

**Title**

2. This instrument is ASIC Instrument 19-0287.

**Commencement**

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

**Disclosure relief***Offers made under an employee incentive scheme*

4. The issuer or a related body corporate does not have to comply with Part 6D.2, 6D.3 or Part 7.9 of the Act when making an offer of an eligible product to an eligible participant under an employee incentive scheme.
5. A trustee that holds or will hold underlying eligible products in connection with an employee incentive scheme covered by this instrument and which makes an offer of a unit in the underlying eligible product to an eligible participant does not have to comply with Part 6D.2, 6D.3 or Part 7.9 of the Act in relation to the offer of the unit.

*Subsequent sale offers*

6. A person that makes a sale offer of an underlying eligible product within 12 months after the issue of the product does not have to comply with Part 6D.2, 6D.3 or Part 7.9 of the Act in relation to the sale offer where:
  - (a) the product was issued or otherwise granted:
    - (i) to an eligible participant under an employee incentive scheme; or
    - (ii) to a trustee in connection with an employee incentive scheme; and
  - (b) the person has no reason to believe the employee incentive scheme is not covered by this instrument.

7. A person that makes a sale offer of a financial product within 12 months after the issue of the product does not have to comply with Part 6D.2, 6D.3 or Part 7.9 of the Act in relation to the sale offer where:
- (a) the product was issued by reason of the exercise or vesting of an eligible product issued or otherwise granted to:
    - (i) an eligible participant under an employee incentive scheme; or
    - (ii) to a trustee in connection with an employee incentive scheme; and
  - (b) the person has no reason to believe the employee incentive scheme is not covered by this instrument.

*Advisers*

8. A financial services licensee or an authorised representative of a financial services licensee who gives financial product advice to an eligible participant that consists of, or includes, a recommendation to acquire an eligible product in connection with an employee incentive scheme, does not have to comply with section 1012A of the Act in relation to the giving of such advice, provided the person giving the advice has no reason to believe the employee incentive scheme is not covered by this instrument.

**Licensing, hawking and advertising relief**

*General advice*

9. The issuer does not have to comply with subsection 911A(1) of the Act in relation to a financial service consisting of general advice in connection with an offer under an employee incentive scheme.

*Dealing*

10. The issuer does not have to comply with subsection 911A(1) of the Act in relation to the provision of the following financial services in connection with an offer under an employee incentive scheme covered by this instrument:
- (a) issuing the eligible product;
  - (b) dealing in the eligible product where any acquisition by purchase or disposal of the eligible product by the issuer occurs either:
    - (i) through a financial services licensee; or
    - (ii) outside this jurisdiction and through a person which is licensed or otherwise authorised to deal in financial products of that kind in the relevant place;

*Custodial or depository services*

11. The issuer does not have to comply with subsection 911A(1) of the Act in relation to the following financial services in connection with an offer under an employee incentive scheme covered by this instrument:
  - (a) a custodial or depository service in relation to the eligible product where the body performs their duties in good faith and has sufficient resources to perform those duties;
  - (b) dealing in the eligible product in the course of providing a custodial or depository service covered by paragraph (a).

*Hawking*

12. The issuer does not have to comply with section 736, 992A or 992AA of the Act when making an offer of an eligible product to an eligible participant in the course of, or because of, an unsolicited meeting or telephone call held or made in connection with an employee incentive scheme covered by this instrument.

*Advertising*

13. The issuer or a trustee does not have to comply with section 1018A of the Act in relation to an advertisement or publication that advertises or publishes a statement that is reasonably likely to induce eligible participants to acquire, an eligible product under an employee incentive scheme covered by this instrument.

**Conditions***Disclosure*

14. The issuer must ensure that an offer under an employee incentive scheme is made in, or is accompanied by, an offer document.

*Offers of overlying eligible products*

15. The issuer or a trustee must ensure that, an offer of an overlying eligible product under an employee incentive scheme which is not able to be traded on an eligible financial market, is for no more than nominal monetary consideration.

*5% issue limit*

16. The issuer must, at the time of making an offer under an employee incentive scheme, have reasonable grounds to believe that the number of underlying eligible products in a class of underlying eligible products that form part of the issued capital of the issuer that have been or may be issued in any of the circumstances covered by the following paragraphs will not exceed 5% of the total number of underlying eligible products in that class on issue:
- (a) underlying eligible products that may be issued under the offer;
  - (b) underlying eligible products issued or that may be issued as a result of offers made at any time during the previous 3 year period under:
    - (i) the employee incentive scheme where offers were covered by this instrument, or
    - (ii) ASIC Class Order [CO 14/1000] or another individual instrument made by ASIC in terms similar to ASIC Class Order [CO 14/1000].

*Trusts*

17. Where the issuer makes an offer of an underlying eligible product under an employee incentive scheme in relation to which a trustee holds or will hold the underlying eligible products, the issuer must ensure:
- (a) the activities of the trustee of the trust in that capacity are limited to employee incentive schemes of the issuer or the related body corporate (whether or not the other employee incentive schemes are covered by this instrument);
  - (b) the trustee maintains written records on the administration of the trust including, in the case of underlying eligible products being held for a specified eligible participant on an allocated basis, written records that identify the underlying eligible products held on an allocated basis for the specified eligible participant;
  - (c) the trustee does not levy any fees or charges for administering the trust

that are payable directly by any eligible participant or out of the assets of the trust, other than reasonable disbursements including brokerage and tax levied or incurred in connection with the trust;

- (d) if the trustee is the issuer or an associate of the issuer - the trustee does not, at its own discretion, exercise any voting rights attaching to any of the underlying eligible products that it holds on trust; and
- (e) the trustee, either alone or together with one or more other trustees, does not hold more than 5% of the voting shares or voting interests in the issuer calculated by reference to the incentive schemes in relation to which offers were covered by ASIC Class Order [CO 14/1000], this instrument or another individual instrument made, on or after the commencement of this instrument, by ASIC in terms similar to ASIC Class Order [CO 14/1000]

#### ASIC power to request documents

18. The issuer must, if requested by ASIC and in accordance with the request, make available to ASIC the offer document and all other accompanying information or documents given to eligible participants in connection with the offer.

#### Interpretation

19. In this instrument:

- (a) **able to be traded** has the meaning given by section 761A of the Act;

**associate** has the meaning given by Division 2 of Part 1.2 of the Act (except sections 12 and 16);

**ASX** means the financial market operated by ASX Limited ACN 008 624 691;

**casual employee**, in relation to the issuer or a related body corporate, means an individual who is, or might reasonably be expected to be, engaged to work the number of hours that are the pro-rata equivalent of 40% or more of a comparable full-time position with the body;

**contractor**, in relation to the issuer or a related body corporate, means:

- (1) an individual with whom the relevant body of the issuer has entered into a contract for the provision of services under which the individual performs work for the body; or
- (2) a company with whom the relevant body of the issuer has entered into a contract for the provision of services under which an individual, who is a director of the company or their spouse, performs work for the body;



where the individual who performs the work under or in relation to the contract is, or might reasonably be expected to be, engaged to work the number of hours that are the pro-rata equivalent of 40% or more of a comparable full-time position with the relevant body of the issuer;

**contribution**, in relation to a contribution plan, does not include:

- (1) nominal consideration; or
- (2) a monetary contribution as consideration for an issue, transfer or grant of an eligible product to the eligible participant without undue delay (including a monetary contribution made to exercise an eligible product or cause an eligible product to vest);

**Corteva, Inc.** means the agriculture division of DowDuPont which is to be demerged from DowDuPont on or about 1 June 2019;

**DowDuPont** means DowDuPont Inc., a company incorporated under the laws of Delaware, United States of America;

**Dow Inc.** means the material science division of DowDuPont that is to be demerged from DowDuPont on 1 April 2019 as announced on 8 March 2019;

**eligible financial market** means a financial market specified in column 1 of Table A and, unless a contrary intention appears, is limited to the main board of that market;

**eligible participant**, in relation to the issuer or a related body corporate, means a person specified in column 3 of Table A;

**eligible product**, in relation to the issuer, means a financial product specified in column 2 of Table A;

**employee incentive scheme** means an arrangement under which eligible products of the issuer are offered to eligible participants:

- (a) as a result of assuming arrangements previously made to eligible participants under the existing awards; or
- (b) under new arrangements, which are substantially in the same form as the existing awards, made by Dow Inc. or Corteva, Inc. within three months of either company having been listed on an eligible financial market;

**existing awards** may refer to any of, and collectively:

- (a) the Dow Chemical Company 1988 Award and Option Plan;



(b) the Dow Chemical Company Amended and Restated 2012 Stock and Incentive Plan; and

(c) the E. I. du Pont de Nemours and Company Equity and Incentive Plan;

**financial product advice** has the meaning given by section 766B of the Act;

**general advice** has the meaning given by section 766B of the Act;

**incentive right** means a conditional right:

- (1) to acquire underlying eligible products;
- (2) to be paid a cash amount that is ultimately determined by reference to (wholly or in part):
  - (i) the price or value at a given time of the underlying eligible product to which the right relates;
  - (ii) a change in the price or value over a given period of the underlying eligible product to which the right relates;
  - (iii) the amount or value of dividends or distributions paid or payable in relation to the underlying eligible product to which the right relates; or
  - (iv) a change in the amount or value over a given period of time of dividends or distributions paid or payable in relation to the underlying eligible product to which the right relates; or
- (3) to acquire or to be paid a combination of underlying eligible products and a cash amount as determined in accordance with paragraph (2);

**issuer** may refer to either Dow Inc. or Corteva, Inc.;

**nominal monetary consideration** means monetary consideration of a token or trivial amount;

**offer**, in relation to an eligible product, has a meaning affected by sections 700, 702 and 1010C of the Act and includes:

- (1) an offer to issue the eligible product;
- (2) an issue or grant of the eligible product;
- (3) an offer to transfer the eligible product;

- (4) a transfer of the eligible product;
- (5) an offer to arrange for the issue or transfer of the eligible product;

but does not include an issue, grant or transfer of an underlying eligible product made by reason of the exercise or vesting of an overlying eligible product in circumstances where an offer to issue or transfer the overlying eligible product had been previously made.

**offer document**, in relation to an offer of eligible products under an employee incentive scheme, means a document which includes, or is accompanied by, the following information, statements and explanations worded and presented in a clear, concise and effective manner:

- (1) prominent statements to the effect that:
  - (i) any advice given by the issuer in relation to eligible products offered under the employee incentive scheme does not take into account an eligible participant's objectives, financial situation and needs; and
  - (ii) eligible participants should consider obtaining their own financial product advice from a person who is licensed by ASIC to give such advice;
- (2) either:
  - (i) a copy of the terms of the employee incentive scheme; or
  - (ii) a summary of the terms of the scheme together with a statement that, on request and at no charge and within a reasonable time, the issuer will provide an eligible participant with a copy of the terms of the scheme;
- (3) general information about the risks of acquiring and holding an eligible product being offered under the employee incentive scheme;
- (4) if a trustee will hold underlying eligible products for specified eligible participants, either:
  - (i) a copy of the trust deed; or
  - (ii) a summary of the terms of the trust deed together with a statement that, on request and at no charge and within a reasonable time, the issuer will provide an eligible participant with a copy of the trust deed;
- (7) the acquisition price of the eligible products in Australian dollars or, where the acquisition price is to be worked out in the future under a

formula, an explanation of how an eligible participant could calculate the acquisition price of the eligible products in Australian dollars were that formula applied at the date of the offer;

- (8) an explanation of how an eligible participant could, from time to time, ascertain the market price of the underlying eligible products in Australian dollars;

**overlying eligible product** means an eligible product specified in any of paragraphs (f) to (h) in column 2 of Table A;

**prospective participant**, in relation to an offer of an eligible product under an employee incentive scheme, means a person to whom the offer is made but who can only accept the offer if an arrangement has been entered into that will result in the person becoming covered by one of paragraphs (a) to (d) of column 3 of Table A;

**related body corporate** has the meaning given in section 50 of the Act;

**stapled security** means two or more eligible products which, under the terms on which each is traded, must be transferred together;

**trustee** means a body that holds or will hold underlying eligible products on trust for the following persons in connection with an employee incentive scheme:

- (1) eligible participants generally on an unallocated basis; or
- (2) one or more specified eligible participants on an allocated basis;

**underlying eligible product** means an eligible product specified in any of paragraphs (a) to (e) in column 2 of Table A;

- (b) an offer of eligible products to an eligible participant under an employee incentive scheme on terms that the eligible participant may renounce the offer in favour of a person covered by one of the following sub-paragraphs is to be treated as an offer of eligible products to the eligible participant:
- (1) an immediate family member of the eligible participant;
  - (2) a company whose members comprise no persons other than the eligible participant or immediate family members of the participant;
  - (3) a corporate trustee of a self-managed superannuation fund (within the meaning of the *Superannuation Industry (Supervision) Act 1993*) where the eligible participant is a director of the trustee;
- (c) an employee incentive scheme, employee share scheme, or like scheme, is **covered by** an instrument to the extent that offers are made, or other

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conduct is carried out, in reliance on the instrument;

- (d) for the avoidance of doubt, a document or other writing to be given in connection with this instrument may be given by electronic means (including, in the case of a document or other writing to be given by a person relying on this instrument, by way of making it available on a website and notifying the intended recipient that it is available on the website).

Dated this 2<sup>nd</sup> day of April 2019



Signed by Dominic Clarke  
as a delegate of the Australian Securities and Investments Commission

**Table A**

Column 1 Eligible financial market	Column 2 Eligible product	Column 3 Eligible participant
<p>(a) ASX (also known as the Australian Securities Exchange);</p> <p>(b) an approved foreign market (as notionally inserted by <i>ASIC Corporations (Definition of Approved Foreign Market) Instrument 2017/669</i> in section 9 of the Act).</p>	<p>(a) a fully paid share of the body that is in a class of shares able to be traded on an eligible financial market;</p> <p>(b) a beneficial interest in a fully paid share of the body where the interest is in a class of interests that is able to be traded on an eligible financial market;</p> <p>(c) a fully paid share of the body in relation to which both of the following apply:</p> <p>(i) a beneficial interest in a share of that class are in a class of interests that is able to be traded on an eligible financial market;</p> <p>(ii) the share is convertible into the beneficial interest without charge or for a nominal fee;</p> <p>(d) a beneficial interest in a fully paid share of the body in relation to which both of the following apply:</p> <p>(i) the fully paid share is in a class of shares that is able to be traded on an eligible financial market;</p> <p>(ii) the beneficial interest is convertible into the share without</p>	<p>(a) a full-time or part-time employee (including an executive director);</p> <p>(b) a non-executive director;</p> <p>(c) a contractor;</p> <p>(d) a casual employee;</p> <p>(e) a prospective participant.</p>

Column 1 Eligible financial market	Column 2 Eligible product charge or for a nominal fee;	Column 3 Eligible participant
	<p>(e) a fully paid stapled security of the body that is in a class of stapled securities that is able to be traded on ASX;</p> <p>(f) a unit in a financial product mentioned in paragraphs (a) to (e);</p> <p>(g) an option to acquire, by way of issue or transfer, a financial product mentioned in paragraphs (a) to (e);</p> <p>(h) an incentive right granted in relation to a financial product mentioned in paragraphs (a) to (e).</p>	

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**Australian Securities and Investments Commission  
Corporations Act 2001 – Subsections 601QA(1), 741(1), 926A(2), 992B(1),  
and 1020F(1) – Exemptions**

**Enabling legislation**

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under subsections 601QA(1), 741(1), 926A(2), 992B(1) and 1020F(1) of the *Corporations Act 2001 (Act)*.

**Title**

2. This instrument is ASIC Instrument 19-0303.

**Commencement**

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

**Nature of this instrument**

4. This instrument is an individual relief instrument, as referred to in paragraphs 28A to 28D of ASIC Class Order [CO 14/1000].

**Disclosure relief***Offers made under an employee incentive scheme*

5. A Specified Person that makes an offer under an employee incentive scheme covered by this instrument does not have to comply with Part 6D.2, Part 6D.3 or Part 7.9 of the Act in relation to the offer.

*Subsequent sale offers*

6. A person that makes a sale offer of an underlying eligible product within 12 months after the issue of the product does not have to comply with Part 6D.2, Part 6D.3 or Part 7.9 of the Act in relation to the sale offer where:
  - (a) the product was issued or otherwise granted:
    - (i) to an eligible participant under an employee incentive scheme; or
    - (ii) to a trustee in connection with an employee incentive scheme; and
  - (b) the person has no reason to believe the employee incentive scheme is not covered by this instrument.

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7. A person that makes a sale offer of a financial product within 12 months after the issue of the product does not have to comply with Part 6D.2, Part 6D.3 or Part 7.9 of the Act in relation to the sale offer where:
- (a) the product was issued by reason of the exercise or vesting of an eligible product issued or otherwise granted to:
    - (i) an eligible participant under an employee incentive scheme; or
    - (ii) to a trustee in connection with an employee incentive scheme; and
  - (b) the person has no reason to believe the employee incentive scheme is not covered by this instrument.

**Licensing, hawking and other incidental relief***General advice*

8. A Specified Person that makes an offer under an employee incentive scheme covered by this instrument and, in relation to the offer, provides a financial service consisting of general advice in connection with the offer, does not have to comply with subsection 911A(1) of the Act in relation to the advice.

*Dealing*

9. A Specified Person that provides any of the following financial services in relation to an offer in connection with an employee incentive scheme covered by this instrument does not have to comply with subsection 911A(1) of the Act in relation to the financial service:
- (a) issuing the eligible product;
  - (b) dealing in the eligible product where any acquisition by purchase or disposal of the eligible product by the Company or a related body corporate occurs either:
    - (i) through a financial services licensee; or
    - (ii) outside this jurisdiction and through a person which is licensed or otherwise authorised to deal in financial products of that kind in the relevant place; and
  - (c) dealing in an interest in a managed investment scheme covered by paragraph 13 of this instrument or paragraph 28C of ASIC Class Order [CO 14/1000].



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*Custodial or depository services*

10. A Specified Person that provides any of the following financial services in connection with an employee incentive scheme covered by this instrument does not have to comply with subsection 911A(1) of the Act in relation to the financial services:
- (a) a custodial or depository service in relation to the eligible product where the Specified Person performs their duties in good faith and has sufficient resources to perform those duties; and
  - (b) dealing in the eligible product in the course of providing a custodial or depository service covered by paragraph (a).

*Hawking*

11. A Specified Person that makes an offer of an eligible product to an eligible participant in the course of, or because of, an unsolicited meeting or telephone call held or made in connection with an employee incentive scheme covered by this instrument does not have to comply with sections 736, 992A or 992AA of the Act.

*Advertising*

12. A Specified Person that advertises, or publishes a statement that is reasonably likely to induce eligible participants to acquire, an eligible product under an employee incentive scheme covered by this instrument does not have to comply with section 1018A of the Act in relation to an advertisement or publication.

*Incidental managed investment scheme*

13. A Specified Person that operates a managed investment scheme only by reason of making eligible products available under an employee incentive scheme covered by this instrument or operating a contribution plan in connection with an employee incentive scheme covered by this instrument does not have to comply with section 601ED of the Act in relation to the operation of that managed investment scheme.

**Conditions***Notice of reliance*

14. A Specified Person making an offer in connection with a particular employee incentive scheme covered by this instrument must give ASIC a notice of reliance.

**Note:** A notice of reliance can cover a particular employee incentive scheme that is intended to operate for many years. A new notice of reliance will be required to be given to ASIC if the Company or a related body corporate establishes a new employee incentive scheme.



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15. The Company or a related body corporate may give ASIC the notice of reliance at any time before the Specified Person first relies on this instrument in relation to the particular employee incentive scheme but, in any event, must give ASIC the notice of reliance no later than 1 month after the day the Specified Person first relies on this instrument in relation to the particular employee incentive scheme.

*Disclosure*

16. A Specified Person that makes an offer under an employee incentive scheme covered by this instrument must ensure that the offer is made in, or is accompanied by, an offer document.

*5% issue limit*

17. A Specified Person that makes an offer covered by this instrument must, at the time of making the offer, have reasonable grounds to believe that the number of underlying eligible products in a class of underlying eligible products that form part of the issued capital of the Company that have been or may be issued in any of the circumstances covered by the following paragraphs will not exceed 5% of the total number of underlying eligible products in that class on issue:
- (a) underlying eligible products that may be issued under the offer;
  - (b) underlying eligible products issued or that may be issued as a result of offers made at any time during the previous 3 year period under:
    - (i) an employee incentive scheme or like scheme of the Company or a related body corporate, where offers were covered by this instrument or an individual instrument made by ASIC on terms similar to this instrument; or
    - (ii) an employee incentive scheme or employee share scheme of the Company or a related body corporate, where the offers were covered by ASIC Class Order [CO 03/184] or an individual instrument made by ASIC on terms similar to that class order.

*Loans*

18. A Specified Person making an offer of an eligible product under an employee incentive scheme covered by this instrument that involves a loan from the Company or a related body corporate to an eligible participant to acquire the product:
- (a) must ensure that the loan is not provided to acquire options or incentive rights; and
  - (b) must ensure that under the terms of the loan:
    - (i) no fees or interest is payable; and

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- (ii) either:
  - (A) the lender has no recourse against the participant in relation to the repayment of the loan; or
  - (B) the recourse of the lender against the participant in relation to the repayment of the loan is limited to forfeiture of the eligible products issued or transferred to, or held on behalf of, the participant in connection with the scheme.

*FCPE structure*

19. The Company must take all reasonable steps to ensure that:
- (a) the Manager maintains written records on the administration of the FCPE including written records that identify the underlying eligible products held on an allocated basis for the specified eligible participant;
  - (b) the Manager and the Custodian do not levy any fees or charges for administering the FCPE that are payable directly by any eligible participant or out of the assets of the FCPE, other than reasonable disbursements including brokerage and tax levied or incurred in connection with the FCPE or fees and charges, as otherwise provided for in the Rules, or as the Company reasonably believes are authorised under the laws of France;
  - (c) the Manager does not, at its own discretion, exercise any voting rights attaching to any of the underlying eligible products held in the FCPE;
  - (d) the FCPE does not hold more than 5% of the voting shares or voting interests in the Company where such holdings relate to employee incentive schemes of the Company or a related body corporate in reliance on this instrument;
  - (e) the FCPE and an employee incentive scheme covered by this instrument, at all times, are approved and regulated by the Relevant Agency; and
  - (f) the Custodian complies with the laws of France.

*Regulation*

20. The Specified Person must, at all times, comply with the Rules.
21. The Manager must, at all times, be approved by the Relevant Agency.
22. The Rules must not be modified or varied in any material respect that would adversely affect the rights and interests of eligible participants, unless:
- (a) the Company reasonably believes that such modification or variation is required by the laws of France; or

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- (b) ASIC gives prior written notice to the Company that it does not object to the modification or variation.
23. The Company must notify ASIC as soon as practicable, and in any event, within 15 business days from the date it knew, or should reasonably have known, of the following notifiable matters:
- (a) any significant change to the authorisation granted by the Relevant Agency relating to the operation of the FCPE, including any exemptions or other relief granted to any of the Specified Person; and
  - (b) the details of each significant investigation, disciplinary or enforcement action against any of the Specified Person.

*FCPE annual financial statements*

24. The FCPE annual financial statements must be audited annually.
25. If requested by an eligible participant at any time during the period the eligible participant is participating in an employee incentive scheme covered by this instrument, the Company must provide and make available at the registered office or principal place of business of a Schneider Australian Subsidiary in this jurisdiction, during normal business hours or such other time as is agreed with the eligible participant:
- (a) the most recent FCPE annual financial statements and accompanying auditors' report;
  - (b) a copy of the Rules;
  - (c) a copy of the offer document; and
  - (d) a response to any other reasonable request for information.

*Redemption of eligible products*

26. Each Schneider Australian Subsidiary must accept notices, correspondence and service of process on behalf of each of the Specified Person at its registered office or principal place of business.
27. Each Schneider Australian Subsidiary must forward any notice received from an eligible participant in connection with an employee incentive scheme, including a notice relating to the buy-back or redemption of eligible products as provided for in the Rules, to the Manager without delay.
28. The Company must notify ASIC within 5 business days of:
- (a) suspension or termination of the buy-back arrangements or redemption facilities of eligible products in the FCPE; or

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- (b) suspension of the quotation of the underlying eligible products of the Company on the eligible financial market.
29. The Company must maintain, at the registered office or principal place of business of each Schneider Australian Subsidiary in this jurisdiction, a register of eligible participants who are participating in an employee incentive scheme covered by this instrument that includes details of:
- (a) the names and addresses of each eligible participant;
  - (b) the extent of the holding of each eligible participant;
  - (c) the date at which the name of each eligible participant was entered in the register; and
  - (d) the date at which any eligible participant's interest ceased.

**ASIC power to request documents**

30. A Specified Person must, if requested by ASIC and in accordance with the request, make available to ASIC the offer document and all other accompanying information or documents given to eligible participants in connection with an offer that is made in reliance on this instrument, including:
- (a) records relating to the issue or sale of and the buy-back or redemption of eligible products in the FCPE to or from eligible participants; and
  - (b) if any document is not in English, a translation of that document into English which must be a certified translation if requested by ASIC.

**Interpretation**

31. In this instrument:

- (a) ***able to be traded*** has the meaning given by section 761A of the Act;
- casual employee***, in relation to the Company or a related body corporate, means an individual who is, or might reasonably be expected to be, engaged to work the number of hours that are the pro-rata equivalent of 40% or more of a comparable full-time position with the body;
- Company*** means Schneider Electric S.E., a body registered in France and listed in the eligible financial market;
- Custodian*** means the custodian of the FCPE from time to time (presently CACEIS Bank France, a body registered in France), which, by way of contract, acts for or on behalf of the Company in connection with an offer to an eligible participant under an employee incentive scheme;

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**contribution**, in relation to a contribution plan, does not include:

- (i) nominal monetary consideration; or
- (ii) a monetary contribution as consideration for an issue, transfer or grant of an eligible product to the eligible participant without undue delay (including a monetary contribution made to exercise an eligible product or cause an eligible product to vest);

**contribution plan** means a plan under which an eligible participant may make monetary contributions to acquire eligible products, whether made before or after the acquisition, from one or more of the following:

- (i) gross (before-tax) wages or salary;
- (ii) net (after-tax) wages or salary;
- (iii) other monies;

**eligible financial market** means the financial market operated by Euronext Paris and, unless a contrary intention appears, is limited to the main board of that market;

**eligible participant** means, in relation to the Company or a related body corporate, a person specified in column 2 of Table A who is a resident in this jurisdiction;

**eligible product** means, in relation to the Company, means a financial product specified in column 1 of Table A;

**employee incentive scheme** means an arrangement under which eligible products of the Company are offered to eligible participants through a FCPE, and which is designed to support interdependence between the Company and its related bodies corporate and those participants for their long-term mutual benefit;

**FCPE** means a collective employee investment vehicle known as a Fonds Commun de Placement d'Entreprise approved by the Relevant Agency (including the FCPE called "Schneider Actionnariat Mondial" and "Schneider Relais International 2019" and including any successor FCPEs that are formed on a temporary basis in order to make offers of eligible products to eligible participants);

**FCPE annual financial statement** means the books of account maintained in respect of the activities of the FCPE (including the statement of assets and liabilities, balance sheet, income statement, together with the related notes) prepared in accordance with French accounting standards and the laws of France;

**financial product advice** has the meaning given by section 766B of the Act;

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*general advice* has the meaning given by section 766B of the Act;

*nominal monetary consideration* means monetary consideration of a token or trivial amount;

*notice of reliance*, in relation to a particular employee incentive scheme, means a written notice in a form approved in writing by ASIC;

*Manager* means the independent management company of the FCPE from time to time (presently NATAXIS Investment Managers International, a body registered in the Paris Trade and Companies Registry, France) which, by way of contract with the Company, acts for or on behalf of the Company in connection with an offer to an eligible participant under an employee incentive scheme;

*offer*, in relation to an eligible product, has a meaning affected by sections 700, 702 and 1010C of the Act and includes:

- (i) an offer to issue the eligible product;
- (ii) an issue or grant of the eligible product;
- (iii) an offer to transfer the eligible product;
- (iv) a transfer of the eligible product; and
- (v) an offer to arrange for the issue or transfer of the eligible product;

*offer document*, in relation to an offer of eligible products under an employee incentive scheme, means a document which includes, or is accompanied by, the following information, statements and explanations worded and presented in a clear, concise and effective manner:

- (i) prominent statements to the effect that:
  - (A) any advice given by any Specified Person in relation to eligible products offered under the employee incentive scheme does not take into account an eligible participant's objectives, financial situation and needs;
  - (B) eligible participants should consider obtaining their own financial product advice from a person who is licensed by ASIC to give such advice; and
  - (C) the FCPE and the employee incentive scheme are regulated by the laws of France, and those laws differ from Australian laws;
- (ii) either:
  - (A) a copy of the Rules; or



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- (B) a summary of the Rules together with a statement that, on request and at no charge and within a reasonable time, the Company will provide an eligible participant with a copy of the Rules;
- (iii) general information about the risks of acquiring and holding an eligible product being offered under the employee incentive scheme;
- (iv) if the employee incentive scheme involves a loan from a Specified Person to an eligible participant to acquire the product – a copy of the terms of the loan which includes the conditions, obligations and risks associated with the loan;
- (v) as the FCPE and employee incentive schemes are regulated by the laws of France, a brief description of the legal and practical effect (if any) this may have on the rights and ability of an eligible participant domiciled in Australia to make any claim or enforce any right arising out of or in connection with the offer of an eligible product;
- (vi) an explanation of the nature of any special risks associated with cross-border investing, such as risks arising from foreign taxation requirements, foreign currency or time differences;
- (vii) details of how the Rules provide for any fees or charges for administering the FCPE that are payable directly by any eligible participant or out of the assets of the FCPE;
- (viii) the acquisition price of the eligible products in Australian dollars or, where the acquisition price is to be worked out in the future under a formula, an explanation of how an eligible participant could calculate the acquisition price of the eligible products in Australian dollars were that formula applied at the date of the offer; and
- (ix) an explanation of how an eligible participant could, from time to time, ascertain the market price of an underlying eligible product in Australian dollars;

**prospective participant**, in relation to an offer of an eligible product under an employee incentive scheme, means a person to whom the offer is made but who can only accept the offer if an arrangement has been entered into that will result in the person becoming covered by one of paragraphs (a) to (c) of column 2 of Table A;

**related body corporate** has the meaning given in section 50 of the Act;

**Relevant Agency** means the Autorité des Marchés Financiers, the French Market Authority;

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**Rules** means the rules of an employee incentive scheme, the rules of the FCPE and the rules of any successor FCPEs that are formed on a temporary basis, each as approved by the Relevant Agency and as amended from time to time;

**Schneider Australian Subsidiary** means any of:

- (i) Schneider Electric (Australia) Pty Limited ACN 004 969 304;
- (ii) Schneider Electric IT Australia Pty Ltd ACN 088 913 866;
- (iii) Schneider Electric Buildings Australia Pty Ltd ACN 008 059 345;
- (iv) M & C Energy Pty Ltd ACN 104 501 091;
- (v) Nu-Lec Industries Pty Ltd ACN 085 972 425; and
- (vi) Schneider Electric Solar Australia Pty Ltd ACN 625 549 359.

**Specified Person** means:

- (i) the Company;
- (ii) the related bodies corporate of the Company;
- (iii) the Custodian;
- (iv) the Manager; and
- (v) any person who, by way of contract between the person and the Company, acts for or on behalf of the Company in connection with an offer of an eligible product to an eligible participant under an employee incentive scheme;

**underlying eligible product** means an eligible product specified in any of paragraphs (a) to (c) in column 1 of Table A;

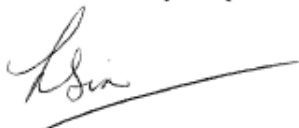
- (b) an offer of eligible products to an eligible participant under an employee incentive scheme on terms that the eligible participant may renounce the offer in favour of a person covered by one of the following paragraphs is to be treated as an offer of eligible products to the eligible participant:
  - (i) an immediate family member of the eligible participant;
  - (ii) a company whose members comprise no persons other than the eligible participant or immediate family members of the participant; and
  - (iii) a corporate trustee of a self-managed superannuation fund (within the meaning of the *Superannuation Industry (Supervision) Act 1993*) where the eligible participant is a director of the trustee;



19-0303

- (c) an employee incentive scheme, employee share scheme, or like scheme is **covered by** an instrument to the extent that offers are made, or other conduct is carried out, in reliance on this instrument; and
- (d) for the avoidance of doubt, a document or other writing to be given in connection with this instrument may be given by electronic means (including, in the case of a document or other writing to be given by a Specified Person in relation to this instrument, by way of making it available on a website and notifying the intended recipient that it is available on the website).

Dated this 2<sup>nd</sup> day of April 2019



Signed by Lydia Sia  
as a delegate of the Australian Securities and Investments Commission.

19-0303

**Table A**

<b>Column 1 Eligible product</b>	<b>Column 2 Eligible participant</b>
<p>(a) a fully paid share of the Company that is in a class of shares able to be traded on an eligible financial market;</p> <p>(b) a unit in a financial product mentioned in paragraph (a);</p> <p>(c) a financial product that relates to a financial product mentioned in paragraph (a),</p> <p>where in each case in relation to a product mentioned in paragraph (a):</p> <p>(d) the product is in the same class as financial products which were able to be traded on the relevant financial market at all times in the 3 months before the day the offer document is first given to an eligible participant; and</p> <p>(e) the class of products were not suspended for more than a total of 5 days during the shorter of the period during which the class of products were able to be traded, and the period of 12 months before the day the offer document is first given to an eligible participant.</p>	<p>(a) a full-time or part-time employee (including an executive director);</p> <p>(b) a non-executive director;</p> <p>(c) a prospective participant.</p>

19-0304

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

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 19-0304.

**Commencement**

3. This instrument commences on 2 April 2019.

**Exemption**

4. The Bidder does not have to comply with subsection 654A(1) of the Act in respect of any disposal of Bid Securities during the bid period of the Takeover Offer by reason only of the withdrawal by a person to whom the Takeover Offer is made of that person's acceptance of the Takeover Offer.

**Declarations**

5. Chapter 6 of the Act applies to the Bidder as if:
  - a) subsection 650A(1) were modified or varied by, at the end of the subsection, inserting:

"or by introducing, varying or terminating a right to withdraw acceptances".
  - b) subparagraph 653B(1)(a)(ii) were modified or varied by, at the end of the subsection, inserting:

"unless that acceptance has been withdrawn".

**Where this instrument applies**

6. This instrument applies:
  - (a) in relation to the Takeover Offer; and
  - (b) where:

19-0304

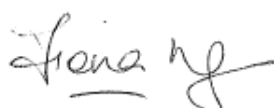
- i. the Bidder dispatches a copy of the Second Supplementary Bidder's Statement to all Target shareholders within 3 business days after it is lodged; and
- ii. a Target shareholder withdraws its acceptance of the Takeover Offer pursuant to the terms of the Withdrawal Right.

**Interpretation**

7. In this instrument:

- (a) **Bidder** means Hancock Corporation Pty Ltd ACN 615 809 740.
- (b) **Bid Securities** means any fully paid ordinary shares in the issued capital of the Target.
- (c) **Bidder's Statement** means the bidder's statement lodged by the Bidder with ASIC on 27 February 2019, as supplemented by the first supplementary bidder's statement (attaching a replacement bidder's statement) lodged by the Bidder with ASIC on 11 March 2019 and the Second Supplementary Bidder's Statement.
- (d) **Second Supplementary Bidder's Statement** means the second supplementary bidder's statement lodged by the Bidder with ASIC on 27 March 2019 which notified of the closure of the Withdrawal Right.
- (e) **Takeover Offer** means the Bidder's off-market takeover offer for the Bid Securities (other than for Bid Securities in which the Bidder had a relevant interest at the date of the Bidder's Statement) contained in the Bidder's Statement.
- (f) **Target** means Riversdale Resources Limited ACN 152 669 291.
- (g) **Withdrawal Right** means a right that Target Shareholders may withdraw acceptances at any time until 10 April 2019 and on the occurrence of which the Withdrawal Right terminates immediately.

Dated this 2nd day of April 2019



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

19-0311

**NOTICE UNDER SECTION 920E OF THE CORPORATIONS ACT 2001**

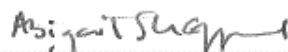
Notice is given under section 920E of the Corporations Act 2001 that the Australian Securities and Investments Commission has made a banning order in the terms set out below, which order took effect on 2 April 2019.

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

To: Keith Douglas Bowker

**TAKE NOTICE** that under subsections 920A(1) and 920B(2) of the Corporations Act 2001 the Australian Securities and Investments Commission prohibits **Keith Douglas Bowker** from providing any financial services for a period of six years.

Dated this 2<sup>nd</sup> day of April 2019

Signed:   
2 April 2019  
Delegate of the Australian Securities and  
Investments Commission

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



Australian Government

Takeovers Panel

19-0313

**CORPORATIONS ACT  
SECTION 657D  
VARIATION OF ORDERS**

**HENRY MORGAN LIMITED 05**

Pursuant to sections 657D(2) and 657D(3) of the *Corporations Act 2001* (Cth)

**THE PANEL ORDERS**

The final orders made in Henry Morgan Limited 02 on 8 February 2019 are:

1. varied by replacing "Within 30 days after the Commencement Date" in Order 6 with "By no later than 22 March 2019" and
2. corrected by replacing "2018" in the definition of "Commencement Date" in Order 12 with "2019".

A handwritten signature in black ink, appearing to read 'B. Dyer'.

**Bruce Dyer**  
Counsel  
with authority of Robert McKenzie  
President of the sitting Panel  
Dated 16 March 2019

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

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

Dated this third day of April 2019

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. DRAGONFLY HORTICULTURE PTY LTD	165 907 620
A.C.N. 083 164 710 PTY LIMITED	083 164 710
A.C.N. 126 959 206 PTY LTD	126 959 206
A.C.N. 134 643 584 PTY LTD	134 643 584
A.C.N. 164 978 509 PTY LTD	164 978 509
A.S AND K.R HUMPHRIES PTY. LTD.	125 398 825
A AND M GLOBAL PTY. LTD.	606 644 866
ABA GROUP DUNDAS PTY LTD	614 980 531
ABUNDANT HEALTH SOLUTIONS PTY. LTD.	611 514 731
ACN 002 236 348 PTY LTD	002 236 348
ACN 003 104 434 PTY LIMITED	003 104 434
ACN 056 615 322 PTY LTD	056 615 322
ACN 082 476 579 PTY LTD	082 476 579
ACN 083 153 182 PTY LTD	083 153 182
ACN 086 687 943 PTY LIMITED	086 687 943
ACN 092 224 461 PTY. LIMITED	092 224 461
ACN 104 896 013 PTY LTD	104 896 013



ACN 104 902 561 PTY. LTD.	104 902 561
ACN 113 134 679 PTY. LTD.	113 134 679
ACN 120 508 143 PTY LTD	120 508 143
ACN 122 792 063 PTY LTD	122 792 063
ACN 149 851 972 PTY LTD	149 851 972
ACN 151 854 241 PTY LTD	151 854 241
ACN 153 148 175 PTY LTD	153 148 175
ACN 159 492 725 PTY. LTD.	159 492 725
ACN 163 127 722 PTY LTD	163 127 722
ACN 165 627 994 PTY LTD	165 627 994
ACN 167 580 038 PTY LTD	167 580 038
ACN 169 141 655 PTY LTD	169 141 655
ACN 606 885 625 PTY LTD	606 885 625
ACN 612 196 228 PTY LTD	612 196 228
ACN 613 546 633 PTY. LTD.	613 546 633
ACTION ALARMS PTY LTD	607 335 704
ACTIVE GROWTH INVESTMENTS PTY LTD	123 889 725
ADAM & NIM'S MAINTENANCE COMPANY PTY LTD	163 741 660
ADESON MANAGEMENT PTY LTD	608 609 221
ADHIKYA PTY LTD	157 723 049
ADORABLE BUILDING AND CONSTRUCTION PTY LTD	159 107 114
ADVANCE-FORWARD PTY LTD	614 666 250
ADVANCED MINING SERVICES PTY LTD	156 581 029
AEROFIT STUDIO PTY LTD	142 626 542
AHIMSA BY RANA PTY LTD	169 702 363
A H KAMAL PTY LTD	157 835 080
AHO STANA NOMINEES PTY. LTD.	152 311 049
AJA HOLDINGS & INVESTMENTS PTY LIMITED	600 519 435

AJD PLASTER MASTER PTY. LTD.	607 601 918
AKRW GROUP PTY LTD	110 295 273
ALBELLE PTY LTD	108 439 238
ALEMAP PTY. LTD.	600 333 015
ALL SEEN OPERATIONS PTY. LTD.	612 278 994
ALLSITE PROTECTION SERVICES PTY. LTD.	153 274 072
AMBER INSTITUTE PTY. LTD.	612 630 181
AMMACHE REAL ESTATE INT PTY LTD	143 124 430
AMMARK NOMINEES PTY. LTD.	118 042 685
ANALOGUE DIGITAL PTY LTD	607 303 006
ANA TRADERS PTY. LTD.	614 387 512
ANDREW CLOKE PTY LTD	606 635 492
ANDY CHARLESWORTH PTY. LTD.	613 543 347
ANUSH MAINTENANCE PTY LTD	606 654 951
ARCTOS AUREUS PTY LTD	152 684 494
ARIANA GEMS & JEWELLERY PTY LTD	611 949 136
ASPINAL PTY LIMITED	105 210 535
ASSA MEDIA PTY LTD	163 123 868
ATK CORPORATION PTY LTD	150 469 293
AULAKH ROADWAYS PTY LTD	169 980 456
AUSGALAZY PTY LTD	118 623 215
AUSIWEST PTY. LIMITED	069 362 134
AUSLAND TILING TEAM CONSTRUCTIONS PTY LTD	610 786 064
AUSTRALIAN AFFORDABLE PROPERTY SOLUTIONS PTY LTD	162 502 598
AUSTRALIAN BONE ROASTERS PTY LTD	126 562 212
AUSTRALIAN BROTHERS CONSTRUCTION DEVELOPMENT PTY LTD	600 042 331
AUSTRALIAN GEMSTONE RESOURCES PTY LTD	121 034 811
AUSTRALIAN GLOBAL CORPORATION PTY LTD	603 919 179

AUSTRALIAN HEALTH FOOD SUPPLY PTY LTD	601 100 010
AUSTRALIAN INTERNATIONAL PROFESSIONALS AND PROJECTS CENTER PTY LTD	613 303 790
AUSTRALIAN ROMANTI PTY LTD	163 333 935
AUSTRALIAN WIDE TRAFFIC PTY LTD	163 806 880
AUSTRALIA XING PTY LTD	601 461 670
AUSWELL DEVELOPMENT 4 PTY LTD	605 861 229
AUSXPO PTY LTD	612 330 284
AUTONOMOUS GROUP PTY LTD	613 147 201
AZNANOB PTY. LTD.	006 990 763
A2Z VENTURES PTY LTD	150 589 987
BACKYARDSRUS PTY LTD	603 177 617
BALLS WITH MORE PTY. LTD.	613 332 282
BALWYN TRADERS PTY. LTD.	603 449 985
BARRED PTY LTD	613 903 656
BARRENJOEY WEALTH ADVISERS PTY LTD	103 133 919
BARTIER HOLDINGS PTY LTD	151 349 165
BASIC TRANSPORT PTY. LTD.	600 143 182
BAWNFORM PTY LTD	607 581 288
BBK TRANSPORT AUSTRALIA PTY LTD	168 795 284
BEDALUP PTY LIMITED	136 679 573
BELLAROSSA PTY LTD	099 899 546
BERTOSS FAMILY PTY LTD	169 886 346
BESTEN INVESTMENT GROUP PTY. LTD.	159 682 318
BETTER BUILT BATHROOMS PTY LTD	607 448 117
BHANGU PTY. LTD.	164 020 204
BHATTI TRANS PTY. LTD.	602 309 320
BIG PHAT INVESTMENTS PTY LTD	158 043 362

BI LAIDIR SUPER FUND PTY LTD	161 657 914
BLACK 'N' ROUND PTY LTD	120 386 183
BLACK EDGE PTY LTD	138 897 882
BLACK FLY PTY. LTD.	613 248 589
BLACK THEATRE PERFORMING ARTS AND CULTURAL CENTER LTD	003 362 418
BNR CONCRETING PTY LTD	601 194 245
BOKA BEVERAGES PTY LTD	600 149 871
BOLGER MEDIA SERVICES PTY LTD	091 795 363
BOSTON DESIGN PTY LTD	101 941 708
BOURKE PROPERTY GROUP PTY LTD	091 648 298
BPST CONSULTING PTY LTD	601 111 497
BRADLEY ENTERPRISES (AUST) PTY LTD	102 766 594
BRED TO WIN THOROUGHBREDS PTY LTD	132 222 774
BREGER PTY. LTD.	080 083 361
BRESOS TRANSPORT PTY. LTD.	159 248 629
BRIBEN FAMILY SUPER FUND PTY LTD	613 501 330
BRIBEN FAMILY SUPER INVESTMENTS PTY LTD	613 501 527
BRIDGE STREET CONISTON PTY LIMITED	617 497 757
BRIDGING GAPS LOGISTICS PTY LTD	611 612 956
BRIGGS INDUSTRIES PTY. LTD.	608 252 795
BROOWEENA PARK PTY LTD	163 999 871
BS CLEANING SOLUTIONS PTY LTD	165 460 720
BUCASIA PTY. LIMITED	003 634 482
BUILT TOUGH CONSTRUCTIONS PTY LTD	613 498 534
BUNSOM THAI GROCERIES PTY LTD	149 885 058
BUSHPRINCE PTY LTD	074 524 682
C. & F. RADIS NOMINEES PTY. LTD.	008 038 211
C. MARTIN HOLDINGS PTY LIMITED	115 284 903

C & C FABRICATIONS PTY LTD	169 399 955
C & S LIM HOLDINGS PTY LTD	607 355 680
CAFFICTION (NEWCASTLE) PTY LTD	159 117 889
CALZ SERVICES PTY LIMITED	130 376 957
CAMBAY PROPERTIES PTY LTD	142 957 515
CAMBO HOTEL PTY LTD	162 481 870
CAM HAAG CONSULTING PTY. LTD.	164 452 000
CAPITAL WORKS CONSULTING (NSW) PTY. LTD.	608 859 203
CAPIX E-COMMERCE PTY LTD	072 587 976
CAPRICORN BRANDS PTY LIMITED	137 304 397
CARDIAN ENTERPRISES (NT) PTY LTD	614 203 977
CARIBBEAN WATERS PTY LTD	607 208 471
CARITAS PTY LTD	138 728 088
CARNEGIE CAPITAL PTY LTD	079 552 051
CARTER FAMILY PROPERTY PTY. LTD.	167 127 086
CEAMS PTY LTD	100 951 120
CENTURYONNA INTERNATIONAL PTY LTD	136 271 371
CFJ LANDSCAPE DESIGN AND CONSTRUCTION PTY LTD	169 014 984
CHAI LIM SINGCORP PTY LTD	164 411 554
CHAIN & CO PTY LTD	613 930 779
CHAMINGS INVESTMENTS PTY LTD	095 439 802
CHEUNG COUNSELLING PTY LTD	615 715 029
CHEUNG FAMILY AU PTY LTD	611 257 295
CHINA CREATIVE DEVELOPMENT (AUST) PTY LTD	166 462 684
CHINESE STRENGTH PTY LTD	158 254 034
CHRIS SIDEY SUPERANNUATION FUND PTY LTD	117 381 861
CLEVELAND LODGE NO.6 PTY LTD	136 418 543
CMM CONSULTING PTY LTD	608 684 411

COCO MGMT PTY LTD	614 275 982
COFFEE BREWERS PTY LTD	602 370 669
COMPLETE HBO PTY LTD	135 006 101
COMPUTER ZEN PTY LTD	169 662 542
CONSOLIDATED BIOFUELS AUSTRALIA PTY LIMITED	138 929 692
COOLING STAR PTY LTD	614 754 648
COOMBEWANG PROPERTY INVESTMENTS PTY LTD	140 044 882
COS MAMMONE NOMINEES PTY LTD	076 059 768
CRAIG MAC IP PTY LTD	120 698 197
C R AMBROSE STAINLESS STEEL WELDING PTY LTD	069 867 161
CRANNA CLAN PROPERTY PTY LTD	142 106 769
CREST BUILDING PTY LTD	606 576 498
C SHARP PTY LIMITED	137 121 709
D. R. INVESTMENTS (AUST) PTY. LTD.	163 770 090
D & S VARTULI PTY LIMITED	079 648 123
DALE WALKER ENTERPRISES PTY. LTD	061 510 763
DARWIN MARINE ENGINEERING SPECIALISTS PTY LTD	009 628 086
DAVIDOFF SERVICES PTY LTD	613 007 266
DEFAM PTY. LTD.	065 962 058
DF LOAN CONSULTANTS PTY LTD	126 264 471
DGS EXPRESS PTY LTD	613 924 155
DIESOIL AUSTRALIA PTY LTD	159 076 963
DILTAL ENTERPRIZES PTY LTD	150 281 191
DIMENSIONAL CONTRACTING AUSTRALIA PTY LTD	146 138 730
DISPLAY WORKS (AUSTRALIA) PTY. LTD.	079 172 599
DISTRIBUTION ZONE PTY LIMITED	158 551 654
DKD TRANSPORT PTY LTD	108 523 833
DLG TILING SOLUTIONS PTY LTD	168 071 912

DON-J-DEE COMPANY PTY LTD	088 349 295
DONAMAC ENGINE RECONDITIONING PTY. LTD.	007 224 679
DRDP PTY LTD	609 191 586
DTR SERVICES PTY LTD	104 959 373
DUNKLEW PROPERTY PTY LTD	605 194 483
DYNAMICS SOLUTION TRANSPORT PTY LTD	158 335 696
E & A CONTI PTY LIMITED	075 074 734
EAGLE DOOR SOLUTIONS PTY LTD	603 162 009
EATON HOUSE PTY LTD	607 302 938
EBX PTY LTD	151 155 181
ECHIDNA EXCAVATIONS PTY. LTD.	138 255 017
ECO-GEO HOLDINGS PTY LTD	602 840 077
EFFECTIVE BRAND MANAGEMENT PTY LTD	606 753 093
ELITE EXPRESS SERVICES PTY LTD	612 515 894
EMANDAR GROUP FINANCE PTY LTD	163 611 783
E MC CONSTRUCTION PTY LTD	607 173 857
EMIJOS PTY LTD	127 274 300
ENGEL FAMILY ENTERPRISES PTY LTD	097 158 999
ENTREPRESAURUS HOLDINGS PTY. LTD.	608 796 176
EQUITIFUND PTY LTD	611 637 793
ESJAYS PTY LTD	606 402 671
ET COLLECTIVE PTY LTD	159 253 442
ETICON PTY. LTD.	600 000 628
EXCELLENCY RENOVATIONS & TILING PTY LTD	600 140 172
EXTREME FISHING PTY. LTD.	606 489 561
FABULIZZ PTY LTD	110 607 611
FAGALU PTY LIMITED	010 328 579
FEEL STYLE PTY LTD	146 136 843



FEIFF'S EARTHWORKS PTY LTD	140 817 625
FINANCIAL PROPERTY HOLDING PTY. LTD.	164 819 685
FIRAT HOMES PTY LTD	139 287 933
FIRST AID TABLET LTD	611 856 136
FISHBURN NOMINEES PTY LIMITED	115 617 733
FIT AND ABLE PTY LTD	169 851 692
FLAWLESS STEEL PTY LTD	151 818 423
FLEXINEST PTY. LTD.	613 640 350
FLOWERDALE STREET LIVERPOOL PTY LTD	600 044 433
FODERO ENTERPRISES PTY LTD	118 482 465
FOODTRADERS.CO PTY. LTD.	145 979 353
FORREST SUPERANNUATION PTY LTD	153 422 443
FORWARD NORTH PTY LTD	003 368 170
FOURTWELVE PTY LTD	163 917 904
FTK HOLDINGS PTY LTD	106 578 330
G. & C. CHILDS PTY LTD	092 484 270
G.B. MARTIN NOMINEES PTY. LTD.	007 867 638
G.S. GARDINER PTY. LIMITED	007 958 349
GALLANT GROUP FINANCIAL SOLUTIONS PTY LTD	146 510 536
GAMERAMA PTY LTD	153 278 650
GANGABEN PTY LTD	152 257 586
GARCIA & GARMONSWAY FAMILY PTY LTD	606 313 740
GCC MANAGEMENT PTY LTD	160 165 293
GENTRY OF VALOR PTY LTD	153 744 453
GERLOJ PTY. LTD.	130 125 147
GHB INVESTMENTS PTY LTD	116 279 335
GJL MORGAN FAMILY PTY LTD	140 220 640
GJ ORGANISATION PTY. LTD.	159 499 822

GLASSY ISLAND PTY LTD	607 069 321
GLEN SMITH CONSTRUCTIONS PTY LTD	159 856 541
GLENWOOD FORGE PTY. LTD.	006 775 560
GLOBAL NETWORK SYSTEMS PTY LTD	615 473 580
GOEL'S BARAKAH PTY LTD	161 426 419
GOFFO PTY LTD	605 330 390
GOLAR INVESTMENTS PTY LTD	000 709 464
GOLD PO LOY (HOLDING) PTY LTD	153 375 403
GORMAN CONSTRUCTION SERVICES PTY LTD	106 283 738
GOURMET HOTDOG PTY LTD	164 990 569
GPS AIR CONDITIONING & REFRIGERATION PTY LTD	126 276 542
GRACINDO PTY LTD	110 240 572
GRA DEVELOPMENT PTY LTD	611 119 861
GRAND FLOORING PTY LTD	612 419 753
GRANDVIEW GROVE HOLDINGS PTY LTD	606 466 120
GRANICCI CUSTODIAN PTY LTD	160 836 395
GREAT AUSTRALIAN SCRAPING PTY. LTD.	168 837 410
GREENWAY PRIME PTY LTD	610 716 142
GREYPOINT PTY LTD	130 815 502
HALLAHAN FAMILY FUND PTY LTD	074 080 032
HALLAHAN INVESTMENT PTY LTD	169 627 981
HAVENGA PTY. LTD.	604 976 981
HB INSULATION PTY LTD	611 029 120
HEAVY G HAULAGE PTY LTD	614 446 963
HIGHLIGHT CEILING PTY LTD	169 641 552
HILLCOAT BOOKKEEPING PTY LTD	606 840 939
HIMSHIKHAR PTY LTD	605 772 218
H K KANG SUPERFUND PTY LIMITED	134 485 519

HOLLY NGUYEN INVESTMENTS PTY LTD	158 696 452
HOMANN PTY LTD	150 410 736
HOUSESAFE INVESTING PTY LTD	151 742 451
HPAC HOLDING PTY LTD	136 621 371
HUANG CHISHOLM PTY. LTD.	613 947 694
HULUSI TRANSPORT SERVICES PTY LTD	161 230 995
HYDRO PLUMBING PTY LTD	127 389 048
HYSPEC AUSTRALIA PTY LTD	139 897 171
ICE EARTHWORKS PTY. LTD.	164 067 323
ICS DISTRIBUTORS (AUST) PTY LTD	121 669 814
IDEAL SPECTRUM PTY LTD	601 311 442
ID5 PTY. LTD	601 237 834
IJG PTY LTD	606 643 109
ILIKAI PTY LTD	611 895 875
IMREADY PTY. LTD.	160 437 703
IMSOULED PTY. LTD.	153 441 493
INDU PROPERTY PROSPECT PTY LTD	152 874 005
INFOPRIVE PTY LTD	610 326 540
INPULSE ENTERPRISES PTY LTD	601 526 569
INSAN SONS PTY LTD	613 475 808
INSIGHT SOFTWARE SOLUTIONS PTY LTD	147 424 128
INTEGER PTY LTD	001 190 656
INTEGRITY RESOURCES & MINERALS PTY LTD	159 371 007
INVESTMYTALENT PTY. LTD.	166 052 384
INVINCIBLE MANDALORIAN EMPIRE PTY LTD	108 201 878
IOANNINA77 PTY LTD	129 329 344
IRELAND'S ENTERPRISES PTY. LTD.	066 709 000
ISHIFT EARTHWORKS PTY. LTD.	166 496 377

I WANT A QUOTE PTY. LTD.	155 000 301
J & H DENTAL CARE PTY LTD	150 234 692
J&L INVESTMENT HOLDINGS PTY LTD	603 268 784
JAY SEE K PTY LTD	613 880 425
J BUHAGIAR PTY LTD	607 165 551
JC BROKOV DEVELOPMENTS PTY. LTD.	610 109 307
JDM DESIGN & CONSTRUCTION PTY LTD	144 970 418
JEANDOWNS NOMINEES PTY. LTD.	005 434 613
JEIM SERVICES PTY LTD	606 720 101
JENKIN & THOMAS PROPRIETARY LIMITED	004 202 546
JENNY QUEEN CLEANING SERVICES PTY LTD	613 946 884
JEWKEN PTY LIMITED	147 187 666
JG FISHER INVESTMENTS PTY LTD	603 452 713
JMAC SAFETY PTY LTD	142 639 389
J MARK WARR PTY LIMITED	050 345 714
JNSKATE PTY LTD	604 959 319
JOHN GOOCH INVESTMENTS PTY LTD	139 917 089
JOHNNY & JING PTY LTD	607 351 628
JOHNSTOWN CONSTRUCTIONS PTY. LTD.	607 424 279
JOHN TRUMPMANIS PTY LTD	001 495 781
JOONAVIT PTY LIMITED	142 549 540
JP PROJECT CONSULTING PTY. LTD.	607 059 138
JRW CONTRACTORS PTY LTD	110 601 744
JS COURIERS PTY LTD	150 089 464
JUAN SABAG PTY LTD	167 581 900
JUFENG INVESTMENT PTY LTD	613 024 089
JULIAN NICHOLSON PTY. LTD.	136 414 518
JVCR (WA) PTY LTD	153 875 024

JY AUSKO PTY LTD	168 612 280
K.S.N CLEANING SERVICES PTY LTD	160 142 469
K & G INVESTMENTS (TAS) PTY LTD	138 702 048
KAASMIER PTY LIMITED	161 563 266
KAILASH GROUP HOLDINGS PTY LTD	600 179 931
KARAS INVESTMENT GROUP PTY LTD	163 447 041
KAST SUPERFUND PTY LTD	611 176 197
KAZLYNWAY PTY LTD	615 084 798
KBP INVESTMENTS (VIC) PTY. LTD.	612 511 190
KCSM PTY LTD	116 624 081
KDC ADVISORY SERVICES PTY LTD	614 061 880
KESHAV HOLDINGS PTY LTD	158 395 781
KEW AVENUE PTY LTD	603 320 903
KG PROJECT GROUP PTY LTD	606 979 239
KHALISTAN SERVICES PTY LTD	612 488 981
KIWINTWO PTY LTD	086 691 045
KNOW LIMITS PTY LTD	600 415 558
KONECTED PTY LTD	163 125 399
KONEFAL PROPERTY PTY LTD	607 147 606
KONTAR KITCHENS PTY LTD	611 569 334
KOVA PROPERTY SERVICES PTY LTD	160 043 970
KRB ENGINEERING SERVICES PTY LTD	164 537 964
KSK ELECTRICAL SERVICES PTY. LTD.	612 718 242
KWIK CONSTRUCTION PTY LIMITED	611 877 206
L.B.C. (AUST) PTY LTD	611 032 510
L.J MUIRHEAD HOLDINGS PTY LTD	613 619 426
L & F ARCHITECTURAL GLASS PROJECTS PTY LTD	113 551 607
LA ASSETS AU PTY LTD	152 862 907

LABOUR CONTRACT SOLUTIONS PTY LTD	123 533 111
LA FASHIONISTA PTY LTD	117 612 138
LAGOON CASH AND CARRY PTY. LTD.	613 392 064
LALOR NOMINEES PTY LTD	008 785 171
LAMONT ENTERPRISES (ACT) PTY. LTD.	607 895 858
LANDAGENCY PTY LTD	135 024 458
LANDCO FOREST PTY. LTD.	611 837 882
LASER COMPUTER SERVICES PTY. LTD.	005 964 241
LAST STOP PTY LTD	008 183 659
LAUD HOLDINGS PTY LTD	168 661 425
LAWRENCE & IAN PTY LTD	621 719 551
LBM ROOFING SERVICES PTY LTD	607 174 149
LE & HUYNH PTY LTD	608 181 862
LEADDEX GROUP PTY LTD	164 873 250
LEADING RENOVATIONS AND CLEANING PTY LTD	612 920 733
LEARNING PLAN EDUCATION PTY. LTD.	164 745 224
LEGAL INCENTIVES PTY LIMITED	150 454 336
LENBOR PTY LTD	088 587 535
LEVANTO MANAGEMENT SERVICES PTY LTD	603 180 561
LIMIT HOLDINGS PTY LTD	009 292 059
LIVING THE DREAM SUPER INVESTMENTS PTY LTD	160 982 392
LMAX CONSULTING PTY LTD	091 358 584
LODEWYKE GLENWOOD INVESTMENTS PTY LTD	165 061 432
LOURENS ENTERPRISES PTY LTD	152 569 796
LOVELY AUSTRALIA PTY LTD	608 151 328
L W AUSTRALIA TRADING PTY LTD	105 351 077
LYNCH'S TOWING PTY LTD	609 762 030
M & L MCNEIL FAMILY SUPER FUND PTY LTD	609 121 842

M & N POWELL PTY LTD	164 549 660
MAASC PTY LTD	145 483 496
MACGRAVIT PTY LIMITED	609 147 668
MACH7 TECHNOLOGIES INTERNATIONAL PTY LTD	609 365 077
MACRAE FAMILY INVESTMENTS PTY. LIMITED	124 069 665
MADAAR PROPERTY PTY LTD	614 336 337
MAGIC HANDS CLEANING SERVICE PTY LTD	612 418 854
MAHADEV HOLDINGS PTY LTD	165 197 777
MAKE MY PIECE PTY. LTD.	614 657 091
MALASS DEVELOPMENTS PTY LTD	107 948 587
MALIDA PTY LTD	611 542 799
MANCO INDUSTRIES PTY LTD	075 666 287
MANIJA PTY LTD	119 537 834
MARADYNE HOMES PTY. LTD.	613 485 108
MARCEL HOLDINGS PTY LIMITED	097 931 881
MARITIME INDUSTRIES SERVICES PTY LTD	125 833 918
MARK DUNSDON FINANCE PTY LTD	144 931 288
MARKS BROMLEY - MARKS INVESTMENTS PTY. LTD.	010 149 078
MARKSMAN CONSULTING & CERTIFICATION PTY LTD	608 417 241
MARSHALL SYSTEMS PTY LTD	096 892 803
MARSHWORTH PTY. LTD.	055 304 259
MATCHEM INVESTMENTS PTY LTD	153 197 070
MATESKA PTY LTD	074 190 542
MATURE AGE PTY LTD	614 055 104
MAXISS PORT MELBOURNE PTY LTD	601 029 707
M BABIC HOLDINGS PTY LTD	143 409 081
MBC QLD PTY LTD	139 933 430
MCLAREN INVESTMENT REPORT PTY LTD	118 022 852



MCNAMARA DEVELOPMENTS PTY. LTD.	082 064 088
MEESAN GARDENS PTY LTD	614 039 664
MELBCARLTON FAMILY DAY CARE PTY LTD	156 013 884
MELBOURNE TILING PRO'S PTY LTD	151 400 850
MIH PROJECTS PTY LTD	167 914 221
MILITARY ROAD CHILDCARE PTY LTD	601 073 796
MINDARIBBA INVESTMENTS PTY. LTD.	109 926 114
MING YUAN CONSTRUCTION PTY LTD	605 734 656
MINIATURE CIRCUS PTY. LTD.	159 706 117
MINSHIRE PTY LTD	001 965 242
MJFF PTY LTD	607 213 990
M M & J SAUNDERS PTY LTD	167 784 661
M Mbye HOLDINGS PTY LTD	606 173 808
MOGOFO PTY LTD	164 335 611
MONEYFLOW (AUST) PTY LTD	158 078 490
MONO ART PAINTING PTY LTD	162 644 448
MOYO AUSTRALIA PTY LIMITED	611 186 657
M PERIKIC HOLDINGS PTY LIMITED	114 814 425
MSW GROUP PTY. LTD.	601 537 982
MTM (VIC) PTY LTD	613 901 769
MW CONSTRUCTIONS (QLD) PTY LTD	605 302 387
MY ALTERNATIVE PTY LIMITED	601 172 034
MYSTART PTY LTD	127 126 238
NARABANG PROPERTY PTY LTD	602 887 105
NATIONALAND ENTERPRISES AND INVESTMENTS PTY LTD	604 925 082
NAVCOM TRADING PTY LTD	605 074 351
NAZ JOINERY PTY LTD	613 812 758
N D MAI PTY LTD	105 424 600

NEHRA (QLD) PTY LTD	604 852 904
NELLA MAHTAL PTY LTD	002 473 565
NEW LINE INVESTMENTS & CO PTY LTD	143 581 882
NHB ALI PTY LTD	604 744 149
NIADART PTY LTD	002 074 768
NISARC GROUP PTY. LTD.	608 021 629
NMBL MANAGEMENT PTY LTD	159 046 474
NMC GROUP PTY LTD	612 912 633
NOLDRI PTY LTD	158 872 498
NO LIMIT RENDERING PTY LTD	164 604 040
NORTHERN DEVELOPMENTS (AUSTRALIA) PTY. LTD.	060 872 451
NORTHERN RIVERS TRUCK ALIGNMENTS & SUSPENSIONS PTY LTD	618 935 667
NORTH MARA MINES PTY LTD	060 793 455
NORTHSIDE PRODUCE (SA) PTY LTD	007 996 821
NORTHTOWN PTY LTD	600 054 457
NSF (QLD) INVESTMENTS PTY LTD	165 434 891
NSW CONCRETE GROUP PTY LTD	612 214 481
NU-LIFE MEDICAL SERVICES PTY LIMITED	124 352 334
OCEANPORT INVESTMENTS PTY LTD	080 260 180
OLDMATE TEST & TAG PTY LTD	147 042 117
ONE STOP CONSULTING PTY LTD	612 104 453
ORACLE INVESTMENT HOLDINGS PTY LTD	133 088 132
ORKNEY DALMENY PROPERTIES PTY LIMITED	137 110 662
OWEN FARM SERVICES PTY LTD	008 019 225
P. & K. HEFFERNAN PTY. LTD.	009 773 513
P. & S. PARSONS PTY. LTD.	059 609 335
P.S. & M.J. CRAWFORD PTY. LTD.	051 777 676
PAPAMETIS TRANSPORT PTY LTD	614 753 034

PASHING MUMPKINS PTY LTD	118 642 363
PASTACUP A&P PTY LTD	601 754 554
PDY ENGINEERING PTY LTD	614 194 008
PEGASUS ENERGY SYSTEMS PTY LTD	169 728 385
PEROY GUARDIAN PTY LTD	078 867 928
PERPETUAL MILE INVESTMENTS PTY LTD	151 233 546
PFQ MANAGEMENT PTY LTD	613 547 452
PHAM & NGUYEN FAMILY PTY LTD	131 970 191
PHASE STAR ELECTRICAL PTY LTD	159 131 147
PHEROUS HOLDINGS GROUP PTY LTD	106 590 050
PHIL BRUCE PTY LTD	146 448 786
PHOENIX PROOFING PTY. LTD.	613 164 739
PIRANHA SERVICES PTY LTD	116 433 884
PIRATES R US PTY LTD	606 059 161
PIT PRIDE PTY LTD	612 427 791
PIVOTAL NETWORKS PTY LTD	120 148 414
PJM THIND INVESTMENTS PTY LTD	612 956 671
PLANETLY PTY. LTD.	168 082 522
PLAZA QLD HOLDINGS PTY LTD	159 599 541
PLENTY VALLEY REAL ESTATE PTY LTD	161 599 426
POCKET OF SPICE PTY. LTD.	600 798 436
POPPADUM PTY LTD	611 569 709
POPPY G & 3 GRAMMS PTY LTD	156 633 500
POSH POUTS BOUTIQUE PTY LTD	613 666 336
POWER CONCRETING PTY LTD	166 006 239
PRANSHU PTY LIMITED	612 543 469
PRESTIGE AUTO CENTRE PTY LTD	150 709 596
PRITCHBURN PTY. LTD.	064 711 011

PROTECH CONSULTANCY PTY. LTD.	152 294 196
PUZZLE EVENTS PTY LTD	148 205 332
PYWELL FAMILY SUPER PTY. LTD.	144 649 703
QUALITY SERVICES GROUP PTY LTD	612 884 787
QUICKSILVER SUPER FUND PTY LTD	145 726 334
R&K TAXATION EXPERTS PTY. LTD.	600 948 463
RACE N PACE EQUINE SERVICES PTY. LIMITED	121 053 932
RAJA R PTY LTD	612 838 025
RAJESHWARA PTY LTD	159 836 727
RAKUSIN HOLDINGS PTY. LIMITED	087 795 873
RANGEHOODS PLUS PTY LTD	606 733 082
RAVEN WAVES EXTENSIONS PTY LTD	156 524 926
RED STAR INTERNATIONAL PTY. LTD.	156 085 693
REG'S HOME MAINTENANCE PTY. LTD.	600 486 771
REGIONAL CATERING EQUIPMENT PTY LTD	611 159 623
RELIANCE INSURANCE ADVISERS PTY LTD	161 586 901
REPUBLIC.COM PTY LIMITED	094 367 389
RESOURCE CONNECTIONS ADVISORY PTY LIMITED	160 608 024
REZARAH PTY LTD	613 693 057
RHA ACCOUNTING PTY LTD	165 590 876
RHODES HOLDINGS PTY. LTD.	052 090 865
RIANA GROUP PTY. LTD.	604 799 984
RICK'S COMM SOLUTION PTY. LTD.	600 410 286
RKB CAR SALES PTY. LTD.	166 711 299
ROBERT BRUCE CAPITAL PTY LIMITED	072 279 595
ROCCOMINT HOLDINGS PTY LTD	613 975 947
ROMADAN HOLDINGS PTY LTD	000 957 924
ROME SUPER PROPERTY PTY LTD	165 160 618

ROSS BEGBIE AND ASSOCIATES PTY. LIMITED	008 619 574
ROTA INVESTMENTS PTY LTD	146 205 263
ROUND SCAFFOLDING PTY. LTD.	144 505 911
RR CO (NO. 1) PTY. LTD.	122 886 873
RT KEENAN PTY LTD	132 739 998
S & D FOODS PTY LTD	601 328 009
SABAS FRUIT WORLD PTY LTD	160 288 406
SACH ENTERPRISES PTY LTD	613 565 067
SAFE DRIVE TAXI PTY LTD	606 475 110
SAFETYMIND PTY LTD	159 323 467
SAH INVESTMENT GROUP PTY LTD	149 227 823
SAJAS PTY. LIMITED	083 082 919
SALORAL PROCLEAN PTY LTD	159 320 528
SAM A VUMBACA ENTERPRISES PTY LTD	125 020 975
SANDHU BUSINESS PTY LTD	167 095 838
SAPUTRA GROUP PTY. LTD.	116 933 209
SARITUS GISELLE NOMINEES PTY. LTD.	005 295 741
SBZ GROUP PTY LTD	613 958 562
SCACCIA PTY LTD	610 727 814
SCADA MINER PTY LTD	607 138 750
SCARAMOUSH PTY LTD	607 374 514
SD DEVELOPMENT GROUP PTY LTD	134 179 329
SE-TAN INVESTMENT PTY LTD	603 083 209
SELFLAND PTY LTD	164 515 262
SHANLEY PROPERTIES PTY LTD	153 275 462
SHARMA MEDICAL SERVICES (TASMANIA) PTY LTD	146 460 148
SHARON FUTURE VENTURES PTY LTD	606 237 325
SHEENY'S LOGISTICS PTY LTD	611 652 218

SHEKARS PTY LTD	152 607 620
SHELDARC PTY LTD	600 365 759
SHEPPARTON TRAVEL CENTRE PTY. LTD.	007 062 160
SHIVDEV ENTERPRISE PTY. LTD.	169 745 546
SITEVENDZ PTY LTD	601 412 891
SMITH STREET INVESTMENTS PTY LIMITED	165 615 814
SMP SECURITY SERVICES INTERNATIONAL PTY. LTD.	165 210 097
SNAPPER TRADING PTY LTD	614 775 254
SNOWMAN INVESTMENTS PTY LTD	145 411 356
SOCIAL DANCING AUSTRALIA PTY LTD	103 820 837
SOGORE IMPORT & EXPORTS PTY LTD	164 441 561
SOLUTION FOCUS PSYCHOLOGY PTY LTD	094 481 795
SONDER DESIGN PTY LTD	603 595 277
SOS SUPERANNUATION FUND PTY. LTD	149 548 621
SOURCEPLAY PTY. LTD.	143 941 093
SP BRILLIANCE PTY. LTD.	164 583 457
SPG SERVICES PTY LTD	612 331 709
SPINKS AIRCONDITIONING PTY LTD	604 610 988
STACK CONTAINER SOLUTIONS PTY LTD	160 237 105
STALLION (NSW) PTY LTD	614 422 061
STAR INVESTMENT AUSTRALIA PTY LTD	605 793 119
STAR NAILS & BEAUTY (AUST) PTY LTD	613 309 952
STAR PROPERTIES GC PTY LTD	074 781 141
STARVINE PTY. LTD.	011 064 136
STEPHANE ENTERPRISES PTY LTD	167 812 900
STEVEPIM PTY LTD	613 830 201
STEVE SIMPSON PROMOTIONS PTY LIMITED	126 689 870
STEVIS PTY LTD	127 033 809

STOUPA PTY. LTD.	131 238 956
STRAIGHTLINE CIVIL SERVICES PTY LTD	614 961 278
SUBPRIME WEDDING VIDEOS PTY. LIMITED	145 086 746
SUGDEN & ASSOCIATES PTY LTD	601 999 464
SUKUNYA HOLDINGS PTY LTD	128 464 184
SUMMER OF SURF PTY. LTD.	614 874 743
SUNNY SAHA PTY LTD	612 792 435
SUNSHINE INFINITY PTY LTD	611 574 022
SUPERLING PTY LIMITED	605 417 392
SWAGGER ONE PTY. LIMITED	155 212 614
SW HIRE SERVICES PTY LTD	600 880 742
SWISS INVESTMENTS AUSTRALIA PTY LTD	120 668 206
SYDBUILT CORP PTY LTD	602 229 505
SYDNEY FIRE BRICKS & REFRACTORIES PTY LTD	164 604 853
SYDNEY PRESTIGE AUTO HAUS PTY LTD	612 056 112
S1 PTY LTD	612 880 529
T.J.N. PTY. LTD.	006 444 980
TADOS PTY LTD	078 897 426
TALBUILD PTY. LTD.	143 798 350
TALL TREE ENTERPRISES PTY. LTD.	081 462 384
TANOLI ASSOCIATES PTY. LTD.	601 461 134
TARANGINI PTY. LTD.	605 712 632
TEAK TECH PTY LTD	146 158 661
TECHROLL SYSTEM PTY. LTD.	614 464 318
TEDE HOLDINGS PTY LIMITED	163 121 686
TELCO WIRING PTY. LTD.	601 625 325
TETZLASG PTY LTD	153 325 814
THAT SOLAR GUY PTY LTD	606 073 447

THE ASSASSIN GROUP 'ENVIRONMENTAL DIVISION' PTY. LTD.	139 033 695
THE BIODROGA INSTITUTE PTY LTD	114 658 552
THE FIRM SCAFFOLDING PTY LTD	614 040 032
THE HARRISON BAKEHOUSE SUPER FUND PTY LTD	153 202 003
THE LITTLE HUT PTY. LTD.	009 750 985
THE MORE PROPERTY INVESTMENT PTY LTD	113 427 599
THE PROPERTY GROUP NSW PTY LTD	159 531 503
THE SECURE STORAGE COMPANY PTY LTD	131 509 852
THE WATERWAYS PROPERTY DEVELOPMENT COMPANY PTY LTD	082 605 918
T HUDA PTY LTD	127 316 321
TIMOR SEA JUSTICE CAMPAIGN LTD.	614 955 574
TIMUAKI RAUEMI PTY. LTD.	608 554 150
T MASTER INVESTMENTS PTY LTD	169 253 374
TMBN PTY. LIMITED	086 168 407
TOBIN INVESTMENTS SUPER FUND PTY LTD	158 699 131
TOLACH PTY LTD	154 069 155
TOOLARA PROPERTY GROUP PTY LTD	150 856 045
TOOT PROMOTIONS PTY LTD	169 483 096
TOP OPTION PTY LTD	165 230 937
TOTAL ELECTRICAL AND SOLAR SOLUTIONS PTY LTD	613 107 501
TOVELO PTY. LIMITED	003 670 924
TOWN & COUNTRY ESCAVATIONS PTY LTD	003 183 971
TRAINING AS ALI BABA PTY LTD	606 700 958
TRANDY PROPERTIES PTY LTD	607 377 104
TRANQUILITY HOMES CANBERRA PTY LTD	160 753 088
TRANSURBAN SERVICES PTY LTD	606 155 542
TREAY PTY LTD	145 279 072
TRIPLE C TRADING PTY LTD	120 518 176



TRIUMPH SERVICES PTY LTD	140 458 251
TSD VIC PTY LTD	154 491 488
TSHIRTSRUS.COM.AU PTY LTD	146 672 380
TSUKI PTY LTD	082 280 760
TTAT PTY LTD	151 259 844
TWENTY FIRST COMALDA PTY. LTD.	006 879 536
UNIVERSAL COMPANY FOR ENGINEERING INDUSTRIES PTY LIMITED	606 511 246
URAS ENTERPRISES PTY LTD	115 104 982
UVEDNOR PTY LTD	614 979 476
VAKAUTA PTY LTD	131 589 903
VALIDEK PTY LTD	138 192 337
VALIDUS CONSTRUCTIONS PTY LTD	165 458 766
VECO SYSTEMS PTY. LTD.	152 336 144
VELLA DEVELOPMENTS PTY. LTD.	613 685 475
VENUS JUNO PTY. LTD.	613 514 462
VERIDALE FARMING PTY LTD	101 391 511
VERTICALE PTY LTD	159 417 437
VIBE PROPERTY SERVICES PTY LTD	607 998 318
VIM & VERVE PTY. LTD.	106 166 689
VINCENT ROAD INVESTMENT PTY LTD	149 409 343
VITALE ASSET HOLDINGS PTY LTD	151 744 375
VOLOKAN PTY LTD	079 059 260
W & A URBINA PTY. LIMITED	082 617 070
WALLS EXPRESS PTY LTD	600 246 366
WCGM HEDGE PTY LTD	604 044 457
WCH SERVICES PTY LTD	601 980 625
WECLEAN PROPERTY SERVICES PTY LTD	613 476 887

WE CONNECT HOLDINGS PTY LTD	608 800 835
WELLINGTON INVESTMENT GROUP PTY. LTD.	614 528 200
WEST ELEVEN PRODUCTIONS PTY LTD	090 383 716
WG PROPERTY HOLDINGS PTY LTD	165 490 273
WHALEBIRD INVESTMENTS PTY LTD	151 157 247
WHENNEN ENTERPRISES PTY LTD	611 532 140
WHITE HORIZON PTY LTD	120 784 938
WHITE RABBIT PROJECTS PTY LTD	159 859 266
WHOLE TILING PTY. LTD.	131 471 264
WILLIS-COLVILLE NOMINEES PTY LIMITED	125 452 566
WILLOWBAY PTY LTD	115 089 891
WIRED CACTUS PTY LTD	139 527 950
WOOGAROO GREEN PTY LTD	168 662 851
XPOSURE CAPITAL MANAGEMENT GROUP PTY. LTD.	150 263 497
XPRESS FRUIT PTY LTD	168 655 132
YA5 COMMS PTY. LTD.	614 695 966
YILMAZ PTY LTD	143 001 370
YIL WANG PTY LTD	604 835 574
YNOT PROJECTS PTY LIMITED	600 571 971
YOUR VIEW OR MINE PTY LTD	144 773 295
YOUR WELCOME PTY LTD	604 608 915
ZAMAN PERAK PTY LTD	120 331 062
Z AND K ENTERPRISES PTY LTD	613 281 011
ZKCIT AUSTRALIA PTY LTD	607 415 887
ZRW COMMUNICATIONS PTY LTD	608 134 176
ZX ENGINEERING PTY LTD	159 647 702
Z4 GROUP PTY LTD	610 113 070
105 979 137 PTY. LTD.	105 979 137

12APTE PTY LTD

615 661 259

73 MIMOSA ROAD PTY. LTD.

004 627 589

CORPORATIONS ACT 2001  
Section 601CL(5)

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

Dated this fifth day of April 2019

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ARBN
BRIGHTON FEATHERSTONE GROUP PTE. LTD.	611 187 350
DERMAJAYA PROPERTIES (SOUTHERN PACIFIC) SDN BHD	085 576 263
DYNAMIC CAPITAL LINK LIMITED	163 299 830
HYDROMECH (2017) LIMITED	622 140 121
KEYWORK LABS INC.	606 369 537
NOVA HOLDINGS CO. LTD	161 406 604
PACIFIC BUSINESS DEVELOPMENT (PNG) LTD.	160 012 984
RATIO DEVELOPMENT LIMITED	163 299 787
VICTOR DEBEERS LIMITED	622 241 507
WELLS FARGO INTERNATIONAL FINANCE, LLC	611 687 971

CORPORATIONS ACT 2001  
Subsection 601CC(4)

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

Dated this fifth day of April 2019

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

**ARBN**

YOUNG WOMEN'S CHRISTIAN ASSOCIATION OF ADELAIDE INCORPORATED	624 333 660
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CORPORATIONS ACT 2001  
Section 601CL(4)

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

Dated this fifth day of April 2019

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

**ARBN**

ADI SYSTEMS NORTH AMERICA INC.

616 372 911

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 fifth day of April 2019

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

**ARBN**

AMP CAPITAL US DIRECT PROPERTY FUND C

122 762 609

ETFS S&P/ASX 100 ETF

605 618 577

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.

**COASTAL REDWOOD INVESTMENTS LIMITED**

ACN 616 454 169 will change to a proprietary company limited by shares. The new name will be COASTAL REDWOOD INVESTMENTS PTY LTD ACN 616 454 169.

**ESANDA FINANCE CORPORATION LIMITED**

ACN 004 346 043 will change to a proprietary company limited by shares. The new name will be ESANDA FINANCE CORPORATION PTY LTD ACN 004 346 043.

**GIANT REDWOOD INVESTMENTS LIMITED**

ACN 166 094 319 will change to a proprietary company limited by shares. The new name will be GIANT REDWOOD INVESTMENTS PTY LTD ACN 166 094 319.

**HORIZON MARKETING LIMITED**

ACN 163 265 969 will change to a proprietary company limited by shares. The new name will be HORIZON MARKETING PTY LTD ACN 163 265 969.

**INVEX THERAPEUTICS PTY LTD** ACN 632 145 334 will change to a public company limited by shares. The new name will be INVEX THERAPEUTICS LTD ACN 632 145 334.

**NORTH STAR TECHNOLOGY LIMITED**

ACN 163 266 420 will change to a proprietary company limited by shares. The new name will be NORTH STAR TECHNOLOGY PTY LTD ACN 163 266 420.

**SEQUOIADENDRON INVESTMENTS LIMITED**

ACN 602 954 049 will change to a proprietary company limited by shares. The new name will be SEQUOIADENDRON INVESTMENTS PTY LTD ACN 602 954 049.

**TUBI PTY LTD** ACN 139 142 493 will change to a public company limited by shares. The new name will be TUBI LIMITED ACN 139 142 493.

**DUNNAIR INTERNATIONAL LIMITED**

ACN 068 121 577 will change to a proprietary company limited by shares. The new name will be MULTISTACK AUSTRALIA PTY LTD ACN 068 121 577.

**FUZZY DUCK LIMITED** ACN 120 470 331 will change to a proprietary company limited by shares. The new name will be FUZZY DUCK PTY LTD ACN 120 470 331.

**GIANT SEQUOIA INVESTMENTS LIMITED**

ACN 165 180 414 will change to a proprietary company limited by shares. The new name will be GIANT SEQUOIA INVESTMENTS PTY LTD ACN 165 180 414.

**INTEGRA COMPOSITES LIMITED**

ACN 163 265 898 will change to a proprietary company limited by shares. The new name will be INTEGRA COMPOSITES PTY LTD ACN 163 265 898.

**METASEQUOIA INVESTMENTS LIMITED**

ACN 165 896 506 will change to a proprietary company limited by shares. The new name will be METASEQUOIA INVESTMENTS PTY LTD ACN 165 896 506.

**ORION COMPOSITES INVESTMENTS LIMITED**

ACN 602 954 030 will change to a proprietary company limited by shares. The new name will be ORION COMPOSITES INVESTMENTS PTY LTD ACN 602 954 030.

**TREASURY GROUP INVESTMENT SERVICES**

**LIMITED** ACN 099 932 920 will change to a proprietary company limited by shares. The new name will be TREASURY GROUP INVESTMENT SERVICES PTY LTD ACN 099 932 920.

**VGI PARTNERS PTY LIMITED** ACN 129 188 450 will change to a public company limited by shares. The new name will be VGI PARTNERS LIMITED ACN 129 188 450.