



ASIC

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RIGHTS OF REVIEW

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

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Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: FPE Pty Ltd

ABN 64 156 615 173 ("the Licensee")

PO Box 350

Pomona QLD 4565

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 422023 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated

28 June 2019

Signed

Floyd Williams





Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Crossborder Financial Services Pty Ltd ABN 13 092 891 088 ("the Licensee") IBM Centre, L3 1060 Hay Street West Perth 6005

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 274533 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated

28 June 2019

Signed

Floyd Williams





Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Experience Wealth Pty Ltd ACN 132 046 354 ("the Licensee") Suite 311 Level 3, 120 Bay Street Port Melbourne VIC 3207

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 480021 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 28 June 2019

Signed W.

Floyd Williams





Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: MHOR ASSET MANAGEMENT PTY LTD 32 611 709 927 ("the Licensee") Level 4, 139 Macquarie Street SYDNEY NSW 2000

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 493400 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 28 June 2019

Signed

Floyd Williams



Australian Market Licence (EquiLend LLC) 2019 Corporations Act 2001 I, Nathan Bourne, Senior Executive Leader, Australian Securities and Investments Commission grant this Licence under subsection 795B(2) of the Corporations Act 2001 (the Act) and impose conditions on this Licence under subsection 796A(1) of the Act. as a delegate of the Minister under section 1101J of the Act

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19-0701

1. Name

This is the Australian Market Licence (EquiLend LLC) 2019.

Note: This instrument should be read in conjunction with the Corporations (EquiLend LLC) Exemption Notice 2019.

2. Commencement

This Licence commences when it is granted.

3. Definitions

In this Licence unless the contrary intention appears, terms defined in the Act have the same meaning in this Licence and:

Act means the Corporations Act 2001.

ASIC means the Australian Securities and Investments Commission.

Australian client means, in relation to a participant in the Market, a person in this jurisdiction on whose behalf the participant deals on the Market.

Australian participant means:

- (a) an Australian entity that is a participant in the Market;
- (b) a foreign branch or office of an Australian entity where:
 - (i) the foreign branch or office is a participant in the Market; or
 - (ii) the Australian entity is a participant in the Market.
- (c) an Australian branch or office of a foreign entity where:
 - the Australian branch or office is a participant in the Market; or
 - (ii) the foreign entity is a participant in the Market.

foreign participant means a participant who is not an Australian participant.

Licensee means EquiLend LLC ARBN 632 138 053.

Market means the financial market the Licensee is authorised to operate under this Licence.

reporting period means each period of 3 months or part thereof, during which the Market is operated in Australia, ending on 31 March, 30 June, 30 September, or 31 December.

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

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4. Grant of Licence

- (1) The Licensee is granted a licence to operate a financial market through which participants may make or accept offers to acquire or dispose of, under a securities lending arrangement or a repurchase arrangement, any of the following financial products:
 - (a) securities;
 - (b) financial products mentioned in paragraphs 764A(1)(b) and 764A(1)(ba) of the Act;
 - derivatives limited to convertible debt instruments converting into existing shares; or
 - (d) a debenture, stock or bond issued or proposed to be issued by a government.

5. Participants

- (1) It is a condition of this Licence that the Licensee must ensure that each:
 - (a) Australian participant:
 - is a professional investor, or a branch or office of an entity that is a professional investor; and
 - (ii) only deals on the Market on their own behalf or on behalf of a professional investor.
 - (b) foreign participant only deals on the Market:
 - (i) on their own behalf; or
 - (ii) on behalf of a person who is not an Australian client; or
 - (iii) if the foreign participant is a professional investor—on behalf of an Australian client who is a professional investor.

6. Information about the operation of the Market

It is a condition of this Licence that the Licensee must at all times make available to Participants information, including updated information, about the operation of the Market.

7. Clearing and settlement arrangements

- It is a condition of this licence that the Licensee must:
 - (a) clearly inform participants of the Market of their respective responsibilities in relation to the clearing and/or settlement of trades entered into on the Market; and

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19-0701

- (b) have in place adequate arrangements to facilitate the efficient clearing and/or settlement of trades entered into on the Market, which must be arrangements of one or more of the following types:
 - arrangements for the clearing and settlement of the transactions with a clearing and settlement facility; or
 - (ii) arrangements to:
 - (A) notify each party to a trade entered into on the Market of the identity of the other party to the transaction; or
 - (B) otherwise be satisfied that each party to a trade entered into on the Market knows the identity of the other party to the transaction,

so that the parties to the trade can settle the transaction in accordance with arrangements agreed between them.

8. Quarterly notifications

- It is a condition of this Licence that the Licensee must notify ASIC of details of the following matters, within 30 days after the end of each reporting period:
 - details of any kind of disciplinary action taken by the Licensee against a participant including the participant's name and the reason for and nature of the action taken;
 - (b) if the Licensee became aware of:
 - a matter that the Licensee considers has adversely affected, is adversely affecting, or may adversely affect the ability of a participant, who is a financial services licensee, to meet the participant's obligations as a financial services licensee; or
 - a matter, concerning a participant who is a financial services licensee, that is of a kind prescribed under Reg 7.2.01 of the Corporations Regulations 2001;
 - (c) if the Licensee became aware that a person had come to have, or had ceased to have, more than 15% of the voting power in or in a holding company of the Licensee;
 - if a person became or ceased to be a director, secretary or senior manager of the Licensee (including when a person changes from one of those positions to another); and
 - (e) details of any changes to its operating rules in a notice that must:
 - set out the text of the change; and
 - (ii) specify the date on which the change was made; and
 - (iii) contain an explanation of the purpose of the change.

The requirement in sub-clause (1)(a) has effect only to the extent that:

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- the participant in the Market against whom disciplinary action is taken is in this jurisdiction; or
- the activity giving rise to the disciplinary action may significantly
 - (i) another participant in the Market who is in this jurisdiction;
 - (ii) a client, of a participant in the Market, whom the Licensee believes to be in this jurisdiction.

Periodic trade reporting

It is a condition of this Licence that the Licensee must give to ASIC, in a machine-readable format, at least the following information within 30 days after the end of each reporting period, for each product specified in the following table:

Category	Products		
Equity financial products	Products that are each of (a), (b), (c), (d), (e) and (f) in the definition of Equity Securities in rule 1.4.3. of ASIC Market Integrity Rules (Securities Markets) 2017		
Interest Rate financial products	Australian Commonwealth Government debt instruments, Australian State or Local Government debt instruments, Supranational and Foreign Government debt instruments, Corporate debt instruments		

- the total number of trades and their total value, in AUD-equivalent terms, of trades during the reporting period by all participants; and
- the total number of trades and their total value, in AUD-equivalent terms, of trades during the reporting period by each Australian participant, identifying each Australian participant by their registered name and, if applicable, their branch name and if available, their Legal Entity Identifier;
- the total number of trades and their total value, in AUD-equivalent terms, of trades during the reporting period by each foreign participant but only in relation to the trades that the Licensee believes to be trades on behalf of one or more Australian clients, identifying each foreign participant by their registered name and, if applicable, their branch name and, if available, their Legal Entity Identifier; and

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(d) the total number of trades and their total value, in AUD-equivalent terms, of the trades that are included in the information in (b) and (c) above and which are trades between any two participants listed in (b) and (c).

10. Annual report

It is a condition of this Licence that the Licensee must include in its annual report to ASIC under section 792F of the Act details of any new class of financial services provided by the Licensee that is incidental to the operation of the Market.

11. Record keeping

- It is a condition of this Licence that the Licensee must have adequate arrangements in place for the recording of order information and trades effected through the Market.
- (2) It is a condition of this Licence that the Licensee must keep for a period of at least 7 years the records of order information and trades effected through the Market.

12. Market ceases to operate

- It is a condition of this Licence that, where the Licensee intends to cease operating the Market in this jurisdiction, the Licensee must:
 - (a) establish, document and implement adequate arrangements for ensuring, as applicable, the orderly cessation of the Market;
 - (b) notify ASIC:
 - that the Licensee intends to cease operating the Market in this jurisdiction, as soon as reasonably practicable;
 - of the arrangements referred to in paragraph (a), at least 4 weeks before ceasing to operate the Market in this jurisdiction; and
 - (iii) of any changes to the arrangements referred to in paragraph
 (a) following the notification in subparagraph (ii), as soon as reasonably practicable after making those changes.



Corporations (EquiLend LLC) Exemption Notice 2019
Corporations Act 2001
I, Nathan Bourne, Senior Executive Leader, Australian Securities and Investments Commission make this notice under subsection 791C(1) of the Corporations Act 2001 (the Act).
Dated 4/7/2019
Make &
Signed
as a delegate of the Minister under section 1101J of the Act

Notices under Corporations Act 2001

19-0702

1 Name

This is the Corporations (EquiLend LLC) Exemption Notice 2019.

Note: This instrument should be read in conjunction with the Australian Market Licence (EquiLend LLC) 2019.

2 Authority

This instrument is made under subsection 791C(1) of the Corporations Act 2001.

3 Commencement

This instrument commences on the later of:

- the time that is immediately after the commencement of the Australian Market Licence (EquiLend LLC) 2019; and
- (b) the date of execution.

4 Definitions

In this instrument, unless the contrary intention appears, terms defined in the Act have the same meaning in this instrument and:

Act means the Corporations Act 2001.

ASIC means the Australian Securities and Investments Commission;

Corporations Regulations means the Corporations Regulations 2001.

Licensee means EquiLend LLC ARBN 632 138 053

Market means the financial market operated by the Licensee under the Australian Market Licence (EquiLend LLC) 2019.

5 Exemption - Notifications to ASIC

- (1) The Licensee does not have to comply with any of the following provisions of the Act in relation to the Market:
 - paragraph 792B(2)(a) relating to notifying ASIC of a new class of financial service incidental to the operation of a financial market;
 - paragraph 792B(2)(b) relating to notifying ASIC of disciplinary action taken against a participant;
 - (iii) paragraph 792B(3)(a) relating to notifying ASIC of a matter that has (or may) adversely affect the ability of a participant, who is a financial services Licensee, to meet the participant's obligations as a financial services Licensee;

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19-0702

 (iv) paragraph 792B(3)(b) – relating to notifying ASIC of a matter concerning a participant who is a financial services Licensee, of a kind prescribed by the regulations made for the purposes of paragraph 792B(3)(b);

Note: See Corporations Regulation 7.2.01 for the matters prescribed for the purposes of paragraph 792B(3)(b).

- (v) paragraph 792B(5)(a) relating to notifying ASIC of a person becoming or ceasing to be a director, secretary or senior manager of the Licensee or of a holding company of the Licensee; and
- (vi) paragraph 792B(5)(b) relating to notifying of voting power of more than 15% in the Licensee or a holding company of the Licensee.

6 Exemption - Changing the operating rules

The Licensee does not have to comply with section 793D of the Act in relation to changes to the operating rules of the Market.

7 Exemption - Content of written procedures

The Licensee does not have to comply with section 793A(4) of the Act in relation to having certain written procedures.



Corporations (EquiLend LLC) Exemption Revocation Notice 2019

Corporations Act 2001
I, Nathan Bourne, Senior Executive Leader, Australian Securities and Investments Commission, make this exemption revocation notice under section 791C of the Corporations Act 2001 (the Act).
Dated 4/7/2019
Signed

Name of Notice

 This Notice is the Corporations (EquiLend LLC) Exemption Revocation Notice 2019.

Commencement

2. This Notice commences on the date of execution.

Revocation of Exemption

3. The Corporations (EquiLend LLC) Exemption Notice 2014 is revoked.





Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Evergreen Capital Group Pty Limited ACN 095 037 988 ("the Licensee") ANZ Tower Level 40 161 Castlereagh Street Sydney NSW 2000

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 247169 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 28 June 2019

Signed

Floyd Williams





Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Starin Limited
ACN 123 287 007 ("the Licensee") – Under External Administration
C/- Kordamentha
'Chifley Tower'
Level 5
2 Chifley Square
Sydney NSW 2000

Pursuant to paragraph 915B(3)(b) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 457784 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 28 June 2019

Signed

Notices under Corporations Act 2001





19-0715

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Primespace Property Investment Ltd
ACN 107 345 317 ("the Licensee") – Under External Administration
C/- McGrathNicol
Level 12
20 Martin Place
Sydney NSW 2000

Pursuant to paragraph 915B(3)(b) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 279694 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 28 June 2019

Signed

Floyd Williams

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 27 June 2019.

Australian Securities and Investments Commission

In the matter of Richard Philip Lambe

Banning order under sections 920A and 920B of the Corporations Act 2001

Richard Philip Lambe To:

Take notice that under sections 920A(1) and 920B(2) of the Corporations Act 2001 the Australian Securities and Investments Commission prohibits Richard Philip Lambe from providing any financial services for a period of 3 years.

Dated this 24th day of June 2019.

Signed: Sabbartolomeo

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.



CORPORATIONS ACT SECTION 657A DECLARATION OF UNACCEPTABLE CIRCUMSTANCES

DONACO INTERNATIONAL LIMITED

CIRCUMSTANCES

- On 5 May 2017, OL Master (Singapore Fund 1) Pte. Limited, a Singapore company (OCP) entered into (among other related documents):
 - (a) a Bond Instrument (the Bond Instrument) with Total Alpha Investments Limited, a BVI company (Alpha) and Madison Pacific Trust Limited, a Hong Kong company (the Security Trustee) pursuant to which Alpha issued senior secured bonds in an aggregate principal amount of US\$34,285,000 (the Bonds) to OCP and
 - (b) an Option Deed (the Option Deed) with Alpha pursuant to which Alpha granted options over a certain number¹ of its shares in Donaco International Limited (Donaco) to OCP in consideration of the subscription for the Bonds by OCP.
- 2. On the same day, the Security Trustee (acting as security trustee for and on behalf of OCP) entered into (among other related documents) a Specific Security Deed (the Specific Security Deed) with Alpha and others² (the Grantors) pursuant to which the Grantors granted security in shares of Donaco held by the Grantors (the Secured Shares) to the Security Trustee for the purpose of securing the liabilities of the Grantors to OCP under the Bonds, the Option Deed and related documents.
- The principal shareholder and sole director of Alpha is Mr Joey Lim. Mr Joey Lim is a director and the former managing director and chief executive officer of Donaco.
- 4. At the time of entry, OCP did not disclose its lending and security arrangements (including the Option Deed and options) with the Grantors.³ None of the Grantors, including Mr Joey Lim, disclosed the lending and security arrangements (including the Option Deed and options).

¹ Calculated by dividing a fixed U.S. dollar amount by the option exercise price which was in Australian dollars

² Slim Twinkle Limited, Convent Fine Limited and Max Union Corporate Development Limited, each a BVI company, and Mr Joey Lim (Keong Yew Lim)

³ Relying on section 609(1). All statutory references are to the Corporations Act 2001 (Cth), and all terms used in Chapters 6 to 6C have the meaning given in the relevant Chapter (as modified by ASIC)

- On 5 November 2018, Alpha failed to make an interest payment on the Bonds which constituted an event of default under the Bond Instrument.
- 6. Following a fall in the Donaco share price in late November 2018, OCP decided to acquire up to 10% of the shares in Donaco. Prior to purchasing, OCP considered its disclosure obligations including that, once its holding exceeded 5%, it would need to disclose the Option Deed and this would reveal the related lending and security arrangements with the Grantors.
- On 3 December 2018, the Security Trustee requested that Alpha provide top-up shares to maintain the required share collateral value under the Specific Security Deed. Alpha did not do so within the time specified in the Specific Security Deed.
- On 7 December 2018, OCP acquired 4,000,000 shares in Donaco on-market (representing less than 0.5% of Donaco).
- On 12 December 2018, OCP transferred the Option Deed and all options under the Option Deed to an entity⁴ for US\$1.00. Immediately prior to the transfer, the options gave OCP a relevant interest in 4.4% of Donaco.
- Between 13 and 31 December 2018, OCP acquired a further 76,000,000 shares in Donaco on-market taking its relevant interest in Donaco to 9.71%.
- On 31 December 2018, Alpha was required, but failed, to redeem 10% of the aggregate initial principal amount of the Bonds and all amounts accrued and unpaid under the Bonds.
- On 16 January 2019, OCP notified Alpha that certain events of default had occurred in relation to the Bond Instrument and Specific Security Deed, citing specifically the events described in paragraphs 5, 7 and 11.
- 13. While an event of default is continuing, the rights of the Grantors to exercise voting powers in respect of the Secured Shares cease and the Security Trustee is entitled to exercise voting powers in respect of the Secured Shares.
- On 18 January 2019, on the instruction of OCP, the Security Trustee issued a letter of demand on Alpha.
- 15. On 26 February 2019, on the instruction of OCP, the Security Trustee appointed Mr Vincent Pirina as receiver and manager of the secured property. On 27 February 2019, Mr Pirina notified the Grantors of his appointment and the enforcement of the security interest. On 1 March 2019, the Security Trustee appointed Mr Mitchell Mansfield as a joint and several receiver with Mr Pirina (the Receivers) and notified the Grantors of the same.

⁴ The shareholders of the entity work for the same firm as one of the Receivers

- As a result of the enforcement of the security, OCP, the Security Trustee and the Receivers obtained a relevant interest in the Secured Shares which represented 27.25% of Donaco.
- On 1 March 2019, OCP⁵ lodged a Form 604 (Notice of change of interests of substantial holder) disclosing for the first time its security interest and an increase in its relevant interest in Donaco to 37%.
- 18. The Receivers have a broad range of powers under the Specific Security Deed, other related documents and their deed of appointment with respect to the Secured Shares. The Receivers have been mandated to sell the Secured Shares, however, OCP considers that it remains entitled to instruct the Receivers to transfer the Secured Shares to it.

EFFECT

- At no time between 5 May 2017 and 1 March 2019, was Donaco or any of its directors (other than Mr Joey Lim and his brother), or the market generally, aware of the security or lending arrangements (including the Option Deed and options).
- OCP's acquisitions between 7 and 31 December 2018 of 9.71% in Donaco occurred in circumstances where:
 - the market was not aware that OCP had a security interest in 27.25% of Donaco shares held by the Grantors
 - (b) the market was not aware that the Grantors were in default under the Bond Instrument and the Specific Security Deed and the Security Trustee had the right to declare all sums owing under the Bond Instrument and the Bonds immediately due and payable
 - (c) while the events of default were continuing, the Security Trustee had the right to exercise voting powers of the Secured Shares and
 - (d) the transfer of the Option Deed and the options by OCP before it acquired a substantial interest in Donaco had the effect of avoiding disclosure of the Option Deed and in turn the related lending and security arrangements.
- 21. The security and lending arrangements (including the Options Deed and options) and the acquisitions, in the circumstances in which they occurred and in light of the size of the stake in Donaco over which OCP has a security interest, had or were likely to have, an effect on control or potential control of Donaco and the acquisitions did not take place in an efficient, competitive and informed market.

⁵ In this paragraph, OCP refers to OCP Asia (Singapore) Pte. Limited and all its related bodies corporate and associates as investment manager of OL Master Limited and OL Master (Singapore Fund 1) Pte. Limited

CONCLUSION

- 22. It appears to the Panel that the circumstances are unacceptable circumstances:
 - (a) having regard to the effect that the Panel is satisfied they have had, are having, will have or are likely to have on:
 - (i) the control, or potential control, of Donaco or
 - (ii) the acquisition, or proposed acquisition, by a person of a substantial interest in Donaco
 - (b) in the alternative, having regard to the purposes of Chapter 6 set out in section 602.
- The Panel considers that it is not against the public interest to make a declaration of unacceptable circumstances. It has had regard to the matters in section 657A(3).

DECLARATION

The Panel declares that the circumstances constitute unacceptable circumstances in relation to the affairs of Donaco.

Tania Mattei

Counsel with authority of John O'Sullivan

President of the sitting Panel

Dated 6 May 2019



CORPORATIONS ACT SECTION 657D ORDERS

DONACO INTERNATIONAL LIMITED

The Panel made a declaration of unacceptable circumstances on 6 May 2019.

THE PANEL ORDERS

- The Sale Shares are vested in the Commonwealth on trust for OCP.
- 2. ASIC must:
 - (a) sell the Sale Shares in accordance with these orders
 - account to OCP for the proceeds of sale, net of the costs, fees and expenses of the sale and any costs, fees and expenses incurred by ASIC and the Commonwealth (if any).
- ASIC must:
 - (a) retain an Appointed Seller to conduct the sale and
 - (b) instruct the Appointed Seller:
 - (i) to use the most appropriate sale method to secure the best available sale price for the Sale Shares that is reasonably available at that time in the context of complying with these orders, including the stipulated timeframe for the sale and the requirement that none of OCP or its associates may acquire, directly or indirectly, any of the Sale Shares and
 - (ii) to provide to ASIC a statutory declaration that, having made proper inquiries, the Appointed Seller is not aware of any interest, past, present, or prospective which could conflict with the proper performance of the Appointed Seller's functions in relation to the disposal of the Sale Shares
 - (iii) unless the Appointed Seller sells Sale Shares on market, that it obtain from any prospective purchaser of Sale Shares, a statutory declaration that the prospective purchaser is not associated with OCP or its associates and
 - (iv) to dispose of all of the Sale Shares within 6 months from the date of its engagement.
- Donaco and OCP must do all things necessary to give effect to these orders, including:
 - doing whatever is necessary to ensure that the Commonwealth is registered with title to the Sale Shares in the form approved by ASIC and

- (b) until the Commonwealth is registered, complying with any request by ASIC in relation to the Sale Shares.
- None of OCP or its associates may, directly or indirectly, acquire any of the Sale Shares
- OCP and its associates must not otherwise dispose of, transfer, charge or vote any Sale Shares.
- None of OCP or its associates may:
 - (a) take into account any relevant interest or voting power that any of them had, or have had, in the Sale Shares when calculating the voting power referred to in Item 9(b) of s611 of the Corporations Act 2001 (Cth), of a person six months before an acquisition exempted under Item 9 of s611 or
 - (b) rely on Item 9 of s611 earlier than six months after these orders come into effect.
- Nothing in these orders obliges ASIC or the Commonwealth to invest, or ensure interest accrues on, any money held in trust under these orders or exercise any rights (including voting rights) attaching to, or arising as a result of holding, the Sale Shares.
- Orders 1, 2, 3 and 4 come into effect three business days after the date of these orders.
 All other orders come into effect immediately.
- The parties to these proceedings and ASIC have the liberty to apply for further orders in relation to these orders.

Interpretation

11. In these orders the following terms apply.

Appointed Seller	an investment bank or stock broker
ASIC	Australian Securities and Investments Commission, as agent of the Commonwealth
Donaco	Donaco International Limited
OCP	OL Master (Singapore Fund 1) Pte. Limited
on market	in the ordinary course of trading on Australian Securities Exchange and not by crossing or special crossing
Sale Shares	80,000,000 ordinary shares in the issued capital of Donaco

Tania Mattei
Counsel
with authority of John O'Sullivan
President of the sitting Panel
Dated 6 May 2019

held by OCP

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 19-0724.

Commencement

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

Nature of this instrument

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

Disclosure relief

Offers made under an employee incentive scheme

The Company or a related body corporate that makes an offer under an employee incentive scheme covered by this instrument does not have to comply with Part 7.9 of the Act in relation to the offer.

Note: this instrument only provides relief in relation to cash-settled incentive rights.

Subsequent sale offers

- 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 7.9 of the Act in relation to the sale offer where:
 - 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

7. The Company or a related body corporate 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

- 8. The Company or a related body corporate 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.

Custodial or depository services

- The Company or a related body corporate 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 service:
 - 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;
 - dealing in the eligible product in the course of providing a custodial or depository service covered by paragraph (a).

Hawking

10. The Company or a related body corporate 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 section 992A or 992AA of the Act.

Advertising

11. The Company or a related body corporate 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 the advertisement or publication.

Conditions

Notice of reliance

 The Company or a related body corporate making an offer in connection with a particular employee incentive scheme 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.

13. The Company or a related body corporate may give ASIC the notice of reliance at any time before the body 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 body first relies on this instrument in relation to the particular employee incentive scheme.

Disclosure

14. The Company or a related body corporate that makes an offer under an employee incentive scheme must ensure that the offer is made in, or is accompanied by, an offer document.

Offers of eligible products

15. If the Company, a related body corporate or a trustee makes an offer of an eligible product under an employee incentive scheme, the Company or the related body corporate must ensure that, if the eligible product is not able to be traded on an eligible financial market, the offer is for no more than nominal monetary consideration.

Note: This paragraph 15 does not prohibit an offer for more than nominal monetary consideration of an underlying eligible product held or to be held by a trustee under a trust in relation to which the eligible participant acquires or will acquire a unit in the underlying eligible product because it is or will be held by the trustee under the trust.

5% issue limit

16. The Company or a related body corporate 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 as a result of offers made at any time during the previous 3 year period under an employee incentive scheme where the offers where covered by ASIC Class Order [CO 14/1000] or an individual instrument made by ASIC on terms similar to that class order will not exceed 5% of the total number of underlying eligible products in that class on issue.

Loans and contribution plans

- 17. The Company or a related body corporate making an offer of an eligible product under an employee incentive scheme must ensure that the offer does not involve:
 - a loan from the Company or a related body corporate to an eligible participant to acquire the product; or
 - (b) a contribution plan.

ASIC power to request documents

18. The Company or a related body corporate 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 made in reliance on this instrument.

Interpretation

- 19. In this instrument:
 - (1) 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);

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 Epiroc AB a body corporate registered under the laws of Sweden .

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

- an individual with whom the body has entered into a contract for the provision of services under which the individual performs work for the body; or
- a company with whom the body 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 body;

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

- (a) nominal monetary consideration; or
- (b) 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:

- (a) gross (before-tax) wages or salary;
- (b) net (after-tax) wages or salary;
- (c) other monies;

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 Company or a related body corporate, means a person specified in column 3 of Table A;

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

employee incentive scheme means an arrangement under which eligible products of the Company are offered to eligible participants;

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 to be paid a cash amount that is ultimately determined by reference (wholly or in part) to:

- the price or value at a given time of the underlying eligible product to which the right relates;
- a change in the price or value over a given period of the underlying eligible product to which the right relates;
- the amount or value of dividends or distributions paid or payable in relation to the underlying eligible product to which the right relates; or
- 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;

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 for the purposes of ASIC Class Order CO 14/1000;

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

- an offer to issue the eligible product;
- an issue or grant of the eligible product;
- (c) an offer to transfer the eligible product;
- (d) a transfer of the eligible product;
- (e) 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 eligible product in circumstances where an offer to issue or transfer the 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:

- (a) prominent statements to the effect that:
 - any advice given by the Company 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
 - eligible participants should consider obtaining their own financial product advice from a person who is licensed by ASIC to give such advice;
- (b) either:
 - (i) a copy of the terms of the employee incentive scheme; or
 - 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 Company will provide an eligible participant with a copy of the terms of the scheme;

- general information about the risks of acquiring and holding an eligible product being offered under the employee incentive scheme;
- (d) 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;
- an explanation of how an eligible participant could, from time to time, ascertain the market price of the underlying eligible products 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 paragraph (a), (c), (d) or (e) of column 3 of Table A;

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

underlying eligible product means:

- a fully paid share of the Company that is in a class of shares able to be traded on an eligible financial market;
- a beneficial interest in a fully paid share of the Company where the interest is in a class of interests that is able to be traded on an eligible financial market;
- (c) a fully paid share of the Company in relation to which both of the following apply:
 - 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;
 - the share is convertible into the beneficial interest without charge or for a nominal fee;
- a beneficial interest in a fully paid share of the Company in relation to which both of the following apply:
 - the fully paid share is in a class of shares that is able to be traded on an eligible financial market;
 - (ii) the beneficial interest is convertible into the share without charge or for a nominal fee.
- (2) [this is intentionally left blank]
- (3) 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-subparagraphs is to be treated as an offer of eligible products to the eligible participant:

- (i) an immediate family member of the eligible participant;
- a company whose members comprise no persons other than the eligible participant or immediate family members of the participant;
- (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;
- (4) 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 the instrument;
- (5) 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 the Company or a related body corporate in reliance 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 5th day of July 2019

signed by Christopher Tran

Table A

Column 1		Column 2		Column 3		
Eligible Financial Market			Eligible product		Eligible participant	
(a)	NASDAQ OMX Stockholm Stock Exchange.	fina par unc in r	incentive right granted in relation to a ancial product mentioned in (agraphs (a) to (d) of the definition of derlying eligible product, where in each case relation to a product mentioned in (agraphs (a) to (d):	(a)	a full-time or part-time employee (including ar executive director); a non-executive director;	
		(i)	the product is in a class of products that is able to be traded on an eligible financial market;	(c)	a contractor;	
		(ii)	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	(e)	a prospective participant.	
		(iii)	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.			

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

Enabling legislation

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

Title

This instrument is ASIC Instrument 19-0731.

Commencement

This instrument commences on gazettal.

Disclosure relief

Offers made under an employee incentive scheme

 Wing Aviation LLC, a limited liability company incorporated under the laws of the State of Delaware, United States of America and each wholly-owned subsidiary (Wing) does not have to comply with Part 7.9 of the Act in relation to an eligible offer.

Licensing, hawking and other incidental relief

General advice

Wing does not have to comply with subsection 911A(1) of the Act in relation to the provision of a financial service consisting of general advice in connection with an eligible offer.

Dealing

- Wing does not have to comply with subsection 911A(1) of the Act in relation to the provision of any of the following financial services in relation to an eligible offer:
 - (a) issuing the eligible product;
 - (b) dealing in the eligible product where any acquisition by purchase or disposal of the eligible product by Wing 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

- Wing does not have to comply with subsection 911A(1) of the Act in relation to the provision of any of the following financial services in relation to an eligible offer:
 - a custodial or depository service in relation to the eligible product where Wing performs its duties in good faith and has sufficient resources to perform those duties;
 - dealing in the eligible product in the course of providing a custodial or depository service covered by paragraph (a).

Hawking

 Wing does not have to comply with 992A of the Act in relation to making an eligible offer in the course of, or because of, an unsolicited meeting or telephone call held or made in connection with the eligible offer.

Advertising

Wing 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 to be acquired
through an eligible offer.

Conditions

Contribution plans and loans not permitted

- 10. Wing must ensure that an eligible offer made in reliance on this instrument:
 - (a) does not involve a contribution plan; and
 - (b) does not involve a loan to the eligible participant to acquire eligible products.

Note: this instrument only permits the offer of cash-settled incentive rights.

Disclosure

- 11. Wing must ensure that, in relation to an eligible offer made in reliance on this instrument:
 - (a) the offer is made in, or is accompanied by, an offer document; and
 - (b) the offer document is accompanied by:
 - (i) a copy of the most recent annual report; and
 - (ii) a summary of an independent valuation made no earlier than 12 months

- before the making of the offer, being the most recent independent valuation, that includes the conclusion, valuation methodologies used, and an explanation regarding the reasonable basis for such conclusion; and
- (iii) a copy of a directors' solvency resolution made no earlier than 1 month before the making of the offer; and
- (iv) a copy of a directors' valuation resolution made no earlier than 12 months before the making of the offer and being the most recent directors' valuation resolution; and
- (c) if requested by an eligible participant at any time during the period the eligible participant is participating in the Plan, the eligible participant is given, within 4 months after making the request:
 - (i) a copy of the most recent annual report; and
 - (ii) a summary of the most recent independent valuation, that includes the conclusion, valuation methodologies used, and an explanation regarding the reasonable basis for such conclusion.

Terms of offer

12. Wing must ensure that:

- (a) save for the offers made under paragraph 12(b), offers made in reliance on this
 instrument;
 - are not made to more than 20 eligible participants in any 12 month period;
 and
 - to any eligible participant are not greater than \$20,000 in value in any 12month period, calculated by reference to the most recent directors' valuation resolution as at the time of the relevant offer; and
- (b) any offer that is made in reliance on this instrument that does not comply with paragraph 12(a), is made at a time when the person to whom the offer is made is a senior manager of Wing;
- (c) for any offer that is made in reliance on this instrument, no more than nominal monetary consideration is required to be provided by the eligible participant:
 - (i) to receive the eligible products; or
 - (ii) for the incentive rights to vest.

20% issue limit

13. Wing must, at the time of making an eligible offer in reliance on this instrument, 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 Wing Aviation LLC that have been or may be issued under the offer or as a result of offers made at any time during the previous 3 year period under an ASIC exempt arrangement will not exceed 20% of the total number of underlying eligible products in that class on issue.

ASIC power to request documents

14. Wing 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 eligible offer that is made in reliance on this instrument.

Interpretation

- 15. In this instrument:
 - a word or phrase used in this instrument has the same meaning as it has in ASIC Class Order [CO 14/1001], unless the word or phrase is otherwise defined in this paragraph 18;

annual report means Wing Aviation LLC's financial statements and Alphabet Inc.'s audited consolidated financial statements covering a financial year, each prepared in accordance with any applicable laws and regulations of the relevant company's jurisdiction of incorporation;

ASIC Class Order [CO 03/184] includes ASIC Class Order [CO 05/1270] to the extent that it relates to ASIC Class Order [CO 03/184];

ASIC exempt arrangement means an arrangement covered or previously covered by ASIC Class Order [CO 03/184], ASIC Class Order [CO 14/1001], or an instrument expressed to apply to Wing and which grants relief from Ch 6D or Part 7.9 for offers under an employee incentive scheme;

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

contractor, in relation to Wing means:

- (a) an individual with whom Wing has entered into a contract for the provision of services under which the individual performs work for Wing;
- (b) a company with whom Wing 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 Wing;

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 body;

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:

- (a) gross (before-tax) wages or salary;
- (b) net (after-tax) wages or salary;
- (c) other monies;

directors' solvency resolution means a resolution of the directors of Wing Aviation LLC that there are reasonable grounds to believe that Wing Aviation LLC will be able to pay its debts as and when they become due and payable;

directors' valuation resolution means a resolution of the directors of Wing Aviation LLC which relates to a valuation of Wing Aviation LLC or its eligible products, and is used to determine the value of an eligible offer to an eligible participant;

eligible offer means an offer, issue or transfer of an eligible product to an eligible participant under the Plan;

eligible participant, in relation to Wing, means a person specified in column 2 of Table A;

eligible product means a financial product specified in column 1 of Table A;

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 to be paid a cash amount that is ultimately determined by reference to (wholly or in part):

- the price or value at a given time of the underlying eligible product to which the right relates;
- a change in the price or value over a given period of the underlying eligible product to which the right relates;

- (c) the amount or value of dividends or distributions paid or payable in relation to the underlying eligible product to which the right relates; or
- (d) 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.

independent valuation means an independent expert's report, prepared annually, that contains an opinion on the value of units in the same class as the underlying eligible products;

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:

- (a) an offer to issue the eligible product;
- (b) an issue or grant of the eligible product;
- (c) an offer to transfer the eligible product;
- (d) a transfer of the eligible product;
- (e) an offer to arrange for the issue or transfer of the eligible product;

offer document, in relation to an eligible offer made in reliance on this instrument, 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:

- (a) on the cover page of the offer document, in a box and in a minimum font size of 14 points—prominent statements to the following effect:
 - the eligible products offered under this document may or may not have any value that is capable of being realised by the eligible participant;
 - whether the eligible products have any value that is capable of being realised by the eligible participant will depend on future events which may or may not occur;
- (b) prominent statements to the effect that:
 - any advice given by Wing in relation to the offer of eligible products does not take into account an eligible participant's objectives,

financial situation and needs; and

- eligible participants should consider obtaining their own financial product advice from a person who is licensed by ASIC to give such advice; and
- (iii) eligible participants may, at any time during the operation of the Plan, make a request to be given, without charge:
 - (A) a copy of the most recent annual report; and
 - (B) a summary of the most recent independent valuation;
- (c) either:
 - (i) a copy of the terms of the Plan; or
 - a summary of the terms of the Plan together with a statement that, on request and at no charge and within a reasonable time, Wing will provide the eligible participant with a copy of the terms of the Plan;
- (d) general information about the risks of acquiring and holding an eligible product being offered under the Plan; and
- (e) an explanation of the methodology used or adopted by the directors of Wing Aviation LLC. for the purposes of the directors' valuation resolution;

prospective participant, in relation to an offer of an eligible product under the Plan, 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 2 of Table A;

Plan means a plan for Wing's offer of eligible products to eligible participants;

senior manager means a person who is concerned in, or takes part in, the management of the body (regardless of the person's designation and whether or not the person is a director or secretary of the body);

underlying eligible product means a voting membership unit in Wing;

- (2) an offer of eligible products to an eligible participant under the Plan 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:
 - an immediate family member of the eligible participant;
 - a company whose members comprise no persons other than the eligible participant or immediate family members of the participant;

- (iii) a corporate trustee of self-managed superannuation fund (within the meaning of the Superannuation Industry (Supervision) Act 1993) where the eligible participant is a director of the trustee;
- (3) 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 3rd day of July 2019

Signed by Tashreen Tourabaly

as a delegate of the Australian Securities and Investments Commission

Table A

Column 1 Eligible product	Column 2 Eligible participant
	(a) a full-time or part-time employee (including an executive director);
an incentive right granted in relation to an underlying eligible product.	(b) a non-executive director;
	(c) a contractor;
	(d) a casual employee;
	(e) a prospective participant.

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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 July 2019

Name of Company	ACN
A.C.N. 165 756 007 PTY LTD	165 756 007
A.N.M HOLDINGS PTY LTD	117 662 101
A & S GULATI PTY. LTD.	607 970 678
A AND N MED PTY LTD	133 692 485
ABLINC PTY LTD	147 678 680
ABL PROJECTS PTY LTD	157 924 528
ABSEILING SOLUTIONS PTY LTD	601 602 206
ACCLAIMED ENTERPRISES PTY LTD	614 280 474
AC HOTEL LIQUOR SYSTEMS PTY LTD	003 419 752
ACN 069 675 369 PTY. LIMITED	069 675 369
ACN 075 409 602 PTY LTD	075 409 602
ACN 119 259 442 PTY LTD	119 259 442
ACN 133 494 201 PTY. LTD.	133 494 201
ACN 150 145 805 PTY LTD	150 145 805

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ACN 151 025 857 PTY LTD	151 025 857
ACN 152 891 659 PTY LTD	152 891 659
ACN 153 460 265 PTY LTD	153 460 265
ACN 158 430 132 PTY LTD	158 430 132
ACN 168 327 366 PTY LTD	168 327 366
ACN 615 188 639 PTY LTD	615 188 639
ACN 615 479 751 PTY LIMITED	615 479 751
AC PAINTING & DECORATING PTY LTD	615 728 231
ADBAKE PTY LTD	114 257 635
ADTASH PTY. LTD.	083 652 564
ADVANCED ORAL & MAXILLOFACIAL SURGERY PTY LT	D 607 293 783
ADVOCATE INVESTMENTS PTY LTD	604 703 611
AIM DATA & COMMUNICATION PTY. LTD.	609 486 937
AJ CONTRACTORS AUSTRALIA PTY LTD	166 222 279
AKM PARTNERS PTY LTD	601 901 231
AKVIYA PTY LTD	609 487 407
ALAN PRICE PLUMBING PTY LTD	613 074 338
ALBEVA PTY LIMITED	117 555 183
ALCODON CONSTRUCTIONS PTY. LTD.	009 975 428
ALEXANDRIA SUPERANNUATION PTY LTD	605 322 969
ALICE ROUND PTY LTD	611 716 744

092 768 762

ALL COMMUNICATION NEEDS AUSTRALIA PTY. LTD.

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ALLIED PLUMBING INSTALLATIONS PTY LTD	002 660 844
ALL IN AUTOMOTIVE PTY. LTD.	119 564 199
AMAA GROUP PTY LTD	609 529 991
AMG ENGINEERING & DESIGN PTY LTD	606 428 764
AMUNUCA PTY LTD	609 755 562
ANDERGROVE UNIT PTY LTD	163 530 934
ANDREW KLIPPEL HOLDINGS PTY LTD	088 313 302
ANTHONY.GAETA.COM.AU PTY. LTD.	132 784 377
A R CHAPMAN PTY LTD	613 314 873
ARCHER HOLDINGS (AUST) PTY LTD	169 779 319
ARES INVESTMENTS (SA) PTY LTD	127 765 164
ARMANI TRADING PTY. LTD.	123 143 359
ATLAS NATIONAL TRANSPORT PTY LTD	164 983 617
AURISON PACIFIC PTY. LTD.	168 435 925
AUSFORT PTY. LTD.	074 260 156
AUSPACIFIC PROPERTY INVESTMENT GROUP PTY. LTD.	141 251 372
AUSTMEDIX PROPRIETARY LIMITED	616 046 149
AUSTRALIA CHINA INVESTMENT RESEARCH CENTRE PTY LTD	603 374 438
AUSTRALIA JKD PTY LTD	168 475 705
AUSTRALIAN ADVANCED NUTRIENTS PTY LTD	604 784 241
AUSTRALIAN CAD/CAM DENTISTRY PTY. LTD.	618 497 331
AUSTRALIAN CAPER COMPANY PTY LTD	081 621 776

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AUSTRALIAN POOLS & SPAS PTY LIMITED	001 157 713
AUSTRALIAN PRIME SECURITIES PTY. LTD.	154 787 961
BARNCO FUTURES PTY LTD	102 578 601
BARRY'S DISTRIBUTORS PTY LTD	105 417 865
BARTHOLOMEW LINCOLN PTY. LTD.	610 262 470
BASILY CHILDCARE PTY LTD	165 960 270
BATJ INVESTMENTS PTY LTD	114 837 919
BC CONCO PTY LTD	154 497 373
BDS TRUCKLINE PTY LTD	100 802 177
BIGMAN RENTAL PTY LTD	615 354 204
BILALS TAXI & TRUCKS PTY LTD	164 817 501
BILSIM PTY LTD	602 347 884
BJ'S MARINE PTY LTD	131 099 655
BLACK INTERIORS PTY LTD	125 114 838
BLACK TIE HOLDINGS PTY LTD	122 572 490
BLEMINTA PTY LTD	002 488 379
BLUCAST PTY LTD	609 907 539
BLUEPRINT ENGINEERING & DEVELOPMENTS PTY LTD	608 493 018
BLUETWIST HOLDINGS PTY LTD	614 741 614
BMBH PTY LTD	158 649 882
BONDI FLOORS PTY LTD	139 591 183
BOOKS N TAXES PTY LTD	132 803 733

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BORTAX PTY LTD	108 970 672
BOWYER SUPER PTY LTD	169 564 667
BPZ PTY LTD	614 881 588
BRETT BUSWELL SUPERANNUATION FUND PTY LTD	150 687 808
BRISBANE COMMUNITY LANGUAGE SERVICES PTY LTD	154 140 066
BRONCO STORAGE & DISTRIBUTION PTY LTD	156 362 239
BROOKGILL PTY LTD	137 731 554
BRS VANS PTY LTD	606 252 135
B S TRADERS PTY LTD	615 677 024
BUNDALEER NOMINEES PTY LIMITED	154 320 126
BUNDILLA ABORIGINAL ART GALLERY PTY LTD	145 849 234
BUY THE LOAF PTY LTD	616 965 569
BYRNE INDUSTRIES PTY LTD	604 131 964
C & A COMPANY PTY LTD	108 145 213
CALIBORNE PTY. LTD.	606 241 025
CAMILLERI'S STOCKFEEDS NOMINEES PTY. LIMITED	065 502 196
CAROLYN SMALE PTY. LIMITED	064 084 546
CAROZ GROUP PTY LIMITED	164 829 752
CBUCKLEY PTY LTD	614 268 478
CCS SERVICES GROUP PTY. LTD.	602 928 567
CEEJAYCO PTY LTD	163 597 626
CELANO CONCRETE PTY LTD	002 046 424

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CENTRAL 1 (BRISBANE) PTY LTD	091 095 037
CHALLENGER MANAGEMENT PTY LTD	090 395 556
CHANNEL MARKETING DECISIONS PTY. LTD.	051 833 188
CHASING TECH PTY LTD	160 666 919
CHEHAITA PTY LTD	152 930 740
CHINA MOBILE PROPERTY PTY LTD	616 379 652
CHLOTON PTY LTD	058 557 065
CHRONICA PTY. LTD.	608 189 519
CITADEL INVESTMENT FUNDING PTY. LTD.	610 251 119
CLEAN FREAK CLEANING SERVICES & SUPPLIES PTY. LTI	D. 614 181 985
CLEANING ANYWHERE PTY LTD	153 659 351
CLIQLAB HOLDINGS PTY LTD	165 002 666
CLM PROPERTY INVESTMENTS PTY LTD	160 959 124
COL BOXSELL HAULAGE PTY LIMITED	149 865 458
COLERIDGE STREET PTY LIMITED	107 524 489
COLLIMOORE PTY. LTD.	074 099 193
COMPANY OF ONE PTY LTD	160 789 426
COMPAREFIT HOLDINGS PTY LTD	604 140 392
CONCRETE RHINO PTY LIMITED	615 601 824
CONSOL GROUP APAC PTY. LTD.	612 813 484
CONSTRUCTIVE BUILDING OUTCOMES PTY LTD	602 581 386
COOKIES TRAINING PTY LTD	610 460 930

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COPLEY FAMILY SUPER PTY LTD	165 889 341
CORVIGLIA PTY LTD	614 409 479
CRAKER TRACTORS & IMPLEMENTS PTY. LTD.	007 902 507
DA AIR PTY LTD	603 267 125
DAIRY INNOVATION GROUP PTY LTD	600 911 224
DAJ HARRISON INVESTMENTS PTY LTD	155 514 444
Dana Property Australia Pty Ltd	132 979 465
DANIEL BROWN TRANSPORT PTY LTD	616 448 296
DAZELLE PTY. LTD.	009 195 804
DE-BAZ PTY LTD	159 535 430
DENTAPEX AUSTRALIA PTY LTD	143 614 822
DG & SM JACKSON HOLDINGS PTY LTD	613 827 035
DG & SM JACKSON PTY LTD	613 826 770
DIBP SPECIAL PROJECT SERVICES PTY LTD	614 707 096
DIGGERS CAMPERS PTY LTD	169 848 051
DJP WA PTY LTD	616 863 033
DMACK TRADING SERVICES PTY LTD	602 475 212
DMCENT1 PTY LTD	156 337 389
DNA ADVISORY PTY LTD	159 192 426
DS DEVELOPMENTS (VIC) PTY. LTD.	121 290 864
DZCON PTY. LIMITED	105 478 037
E.ERDOGAN PTY LTD	153 820 323

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EAGLE VALLEY ELECTRICAL PTY LTD	154 192 033
EASSON REAL ESTATE PTY LTD	608 597 191
ECLIPSE K9 SECURITY PTY. LTD.	600 958 370
ELDOO PTY LTD	612 068 434
ELITE CONCRETE PUMPING AUSTRALIA PTY LTD	165 508 690
ELLEM-HUNTER PTY LTD	061 030 402
ELLIOTT BOBCAT HIRE PTY LTD	097 887 806
ELSTER MAG PTY LTD	146 232 260
EMETALTRADING PTY LTD	093 123 623
ENVIRO SOLAR BUILDING PTY LTD	107 212 242
ESSPEE TRANSPORTS PTY LTD	160 496 524
EVTIC PTY LTD	128 463 758
F.W. RONALDS & CO. PROPRIETARY LIMITED	004 750 010
FABULOUS NAILS WA PTY LTD	601 390 783
FAIRWAY CONSULTING PTY. LTD.	130 427 299
FANTUZ CONSULTING PTY LTD	106 758 543
FINCH GROUP PTY LIMITED	132 106 024
FINDHORN RISE PTY. LTD.	075 609 791
FINE FINISH FURNITURE PTY LTD	608 117 399
FITZGERALD POSTAL PTY LTD	602 491 958
FLIGHTDECK GEELONG PTY LTD	167 196 483
FND MORTGAGE SOLUTIONS PTY LTD	615 908 319

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FOHEC PTY LIMITED	153 790 259
FORBESBUSINESSGROUP PTY. LTD.	613 409 859
FREIGHT MODULES PTY LTD	113 056 027
FURRBAL AND ASSOCIATES PTY LTD	089 948 612
FUSION POWER LINK PTY. LTD.	615 069 353
G & T HOLDINGS PTY LTD	601 755 202
GALYAHNA PTY LTD	616 991 890
GARDEN MARKET (AUST.) PTY LTD	103 759 646
GARRAWI PTY. LTD.	093 215 895
GASKAM CONSULTING PTY LTD	141 265 125
GATIGANTI INVESTMENTS PTY LTD	606 582 692
GC COLLINS PTY LTD	134 324 262
GDDS HOLDINGS PTY LTD	608 896 724
GFS DESIGN PTY. LTD.	107 100 747

613 893 093

602 738 965

137 875 417

600 602 837

168 480 895

613 983 967

614 317 654

146 937 788

GIII PTY LTD

GJ PROPERTY DEVELOPERS PTY LTD

GOLDEN EGGLETON PTY LTD

GOLDEN FRAGRANS PTY LTD

GOODSHOP PTY LTD

GLOBAL GROUP ENTERPRISES PTY. LTD.

GLOBAL MOBILE TELECOMMUNICATIONS PTY LTD

GOOD EARTH CONCRETING & LANDSCAPING PTY LTD

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GRAFFSCAFF PTY. LTD.	616 801 702
GRCB PTY LTD	116 992 824
GROW OVERSEAS PTY LTD	134 992 386
GUO ZI PTY LTD	608 466 146
H. & R. WOLFE PTY. LIMITED	005 793 288
HAANDEE PTY LTD	159 728 015
HALLCO NO. 14 PTY. LTD.	083 162 627
HALLCO NO. 16 PTY. LTD.	083 162 690
HANOI TRANSPORT PTY. LTD.	613 572 704
HARES RUN PTY LTD	136 408 412
HARVIES COMMERCIAL & DOMESTIC PLUMBING PTY LTD	613 325 045
HARVI GROUP PTY LTD	615 587 356
HC FINANCE PTY LIMITED	603 488 008
HEALTH AND MOBILITY PTY LTD	123 425 481
HEARTY TUMMIES PTY LTD	608 406 506
HELLA BROTHERS INVESTMENTS PTY LTD	605 003 129
HENRY WHALE PTY LTD	
	168 181 664
HIGHPLEX PTY LTD	168 181 664 146 414 593
HIGHPLEX PTY LTD HILLEN BARE COMPANY PTY LTD	
	146 414 593
HILLEN BARE COMPANY PTY LTD	146 414 593 147 397 064

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I.C.V CATERING PTY LTD	158 205 371
IAN GREY GROUNDWATER CONSULTING PTY LTD	109 720 434
IC ONE TWO PTY LTD	095 375 812
IKAHULI PTY LIMITED	161 887 350
IMAJE PROJECTS PTY LTD	615 522 999
IMPERIAL US PTY LTD	149 972 378
IMPEX GROUP (AUST) PTY LTD	615 327 903
INLINE MAINTENANCE (AUST) PTY LIMITED	158 143 661
INMARK FLOORING PTY. LTD.	614 730 246
INSTAPOST PTY LTD	602 670 771
ISAID EARTHMOVING COMPANY PTY LTD	125 424 197
ISKRA CONSULTING PTY LTD	150 628 603
IVYHILL HOLDINGS PTY LTD	089 420 557
J & D PROFESSIONAL PAINTING SOLUTIONS PTY LTD	122 505 711
J & S MAURICE PTY LTD	155 336 735
JACAP LOW LOADERS PTY LIMITED	069 691 649
JAGGED ENTERPRISES PTY. LTD.	103 165 037
JC SUPAMAN PTY LTD	615 557 447
JEANNE WALLS PTY LIMITED	163 473 952
JECATO PTY LIMITED	095 993 981
JESPEN PTY LTD	076 488 367
JHRB ENTERPRISES PTY LTD	608 410 144

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JINDA AUSTRALIA PTY. LTD.	169 206 044
JKT AUSTRALIA PTY. LTD.	615 982 557
JONES GLOBAL CONSULTING PTY LTD	166 550 956
JOSKE MEDICAL (FREEHOLD) PTY. LTD.	005 897 156
JR & ML BECK FAMILY PTY LTD	613 825 773
JS HUNTER PTY LIMITED	615 151 301
JYNK PTY LIMITED	105 805 703
KAILESH INTERNATIONAL PTY. LTD.	065 263 685
KARIMBLA PROPERTIES (NO. 3) PTY. LIMITED	102 165 186
KARP ENGINEERING CENTRAL COAST PTY LTD	166 638 008
KEELEY MANAGEMENT PTY LTD	087 236 986
KING & DILLON PTY LTD	123 389 220
KINGSTON TOWN PROPERTIES PTY LTD	160 595 942
KOHLER BARE COMPANY PTY LTD	153 948 380
KOSTECKI ENGINE COMPANY PTY LTD	009 313 946
KOSTEL ONE PTY LTD	159 922 200
KWAFUNDA PTY LTD	108 084 117
L&K PLASTERING PTY LTD	601 630 433
L & S GLOBAL ENTERPRISES PTY LTD	601 621 318
L & V PUGLIESE INVESTMENTS PTY. LTD.	133 643 348
L & Y ENTERPRISES PTY LTD	607 745 479
LADY BEAVER PTY LTD	077 570 435

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LA PAULEE DE L'AUSTRALIE PTY LTD	166 303 911
LASERWRITE PTY LTD	060 249 176
L A TRAN HANDY SERVICES PTY LTD	167 338 169
LAUREN'S PAINTING PTY LTD	609 164 963
LAUREN WOOD INVESTMENTS PTY LTD	107 777 300
LEMBOOTH PTY LTD	608 643 456
LEOVITCH NOMINEES PTY LTD	164 891 972
LIFT AIR PTY LTD	127 293 761
LIPSCHUTZ HOLDINGS PTY. LIMITED	005 191 364
LLAUSTRUS PTY LTD	074 167 534
LOVE NOTES PTY LTD	153 457 302
LUCERNVILLE PTY LTD	099 121 418
LYNTON CARTAGE PTY LTD	164 337 919
M.L. WILLIAMS PTY LTD	009 335 013
M/S PAUL ENTERPRISE PTY LTD	612 120 788
MADONE (TAS) PTY LTD	166 292 575
MAGIC CLEAN MACHINE HAND CAR WASH PTY. LTD.	122 211 189
MAITLAND MEDICAL ADMINISTRATION PTY LIMITED	091 789 221
MAJESTIC ENTERPRISES PTY LTD	002 383 075
MAMATA PTY. LTD.	600 176 850
MARION PARK PTY LTD	140 878 806
MARKITEERING PTY LTD	613 428 774

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MARTIN LAWRENCE AND ASSOCIATES PTY LTD	608 311 904
MASTERKILL PTY LTD	120 833 454
MATH HUB PTY LTD	163 346 147
MCDD NOMINEES PTY LTD	109 200 222
MCMAHON COURIERS PTY LTD	143 159 442
MEDIOZ GROUP PTY LTD	162 924 736
MELBOURNE EDUCATION AND TRAINING CENTRE PTY LTD	158 040 441
MERO MERO LEASING PTY LTD	160 638 755
MESOPOTOMIA PTY LTD	100 104 630
METRO CONSTRUCT AND EXCAVATION PTY LTD	615 601 146
MICHA HOLDINGS AUST PTY LTD	601 923 399
MILBALE PTY. LIMITED	057 708 371
MINIERI PTY LTD	602 654 080
MISCHA PAINTING & DECORATING PTY LTD	139 892 336
MISS MEZZE PTY LTD	612 667 393
MOBILE TACTIC PTY LTD	616 530 502
MODE DEVELOPMENT AUS PTY LTD.	161 391 091
MOOSE CARPENTRY & CONSTRUCTION PTY LTD	168 612 299
MOSCON PAINTING AND RENDERING PTY LTD	612 981 110
MOSSOBI MEDIA PTY LTD	138 397 930
MOUSSA CORP PTY. LTD.	614 950 640
MUD ART PRODUCTIONS PTY. LTD.	083 490 368

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MULTI MODAL INTERNATIONAL (AUST.) PTY LTD	154 903 474
MUNDY GUSTO WA PTY LTD	616 599 163
MUNGAR ENTERPRISES PTY LTD	110 389 074
MUXO PTY. LTD.	133 411 471
MYO & CO PTY LTD	600 525 684
NAP PROPERTY WARRANT PTY LTD	131 017 859
NARE CORPORATION PTY LTD	604 389 693
NATIA RECRUIT PTY. LTD.	603 252 508
NCM PROPERTY INVESTMENTS PTY LTD	160 958 967
NELBAY PTY LTD	091 144 017
NETWORK NOW COMMUNICATIONS PTY LIMITED	102 761 035
NEW ADELAIDE HOLDINGS PTY LTD	128 669 698
NEW VISION GLASS PTY. LTD.	608 232 613
NEW WAVE PLASTERING PTY. LTD.	613 329 007
NFI ASSETS PTY LTD	154 882 158
NGAIGU MULU ENTERPRISES PTY. LTD.	615 956 262

167 573 337

608 446 466

131 989 458

601 640 037

605 102 289

136 675 888

NIUMINCO EXPLORATION (PNG) PTY LTD

NORTON GLASS INVESTMENTS PTY LTD

NOSE OF DISTINCTION PTY LTD

NO DAYS OFF PTY. LTD.

NTJ FUTURE PTY. LTD.

NZOU PTY LTD

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OASIS RESOURCES PTY. LTD.	102 646 006
OCEANIA SOLUTIONS PTY LTD	167 003 018
OCEAN SHORES REAL ESTATE PTY LTD	002 743 651
OCKY TRANSPORT PTY. LTD.	105 888 980
ONE CEDARS HOLDING PTY LTD	614 612 145
OUTLET HOLDINGS PTY LTD	009 299 469
OWEN COLEMAN SUPER PTY LTD	167 177 004
PACIFIC RIM EASTERN SEAFOOD TRADING PTY LTD	614 722 771
PAKSHA PTY LTD	610 141 707
PANA RESOURCES PTY LTD	614 807 126
PARASAKTHI INVESTMENTS PTY LTD	150 975 367
PARRA (QLD) PTY LTD	109 750 709
PASTA RESISTANCE (TAS) PTY LTD	609 119 600
PAUMEL PTY LTD	083 986 770
PICCKY CONSTRUCTION PTY LIMITED	609 531 393
PLATINUM GURUWASH PTY LTD	616 117 189
PNEO PTY LTD	118 443 557
POOHLA PTY LTD	163 134 898
POSITIVE LINES PTY LTD	614 151 343
PREMIUM PLUMBING PTY LTD	616 405 915
PRESTIGE WORLDWIDE SUPERANNUATION PTY. LTD.	155 897 019
PRICKLY MO PTY LTD	123 672 373

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PRISKILA PTY. LTD.	097 650 505
PRIZLEEN ENTERPRISES PTY LTD	614 844 049
PROCLEAN NSW PTY LTD	615 900 304
PROJECT POWER PTY LTD	142 466 153
PROTOTYPE CONSULTING PTY LTD	159 185 109
PRO TOUCH FENCING PTY LTD	139 942 626
PUGNACIOUS GEORGE PTY LTD	143 502 201
PULSE MEDIA NETWORK PTY. LTD.	606 267 618
PURPLESTONE CAFE PTY LTD	106 171 957
PV TRANSPORT PTY. LTD.	099 616 038
PWRA IMPORTS PTY LTD	110 754 642
QUDDUS FAMILY SUPER PTY LTD	168 016 788
QUESTGALE PTY LTD	099 669 217
R & P (AUST) MANAGEMENT SYSTEMS PTY LTD	110 605 304
R & P FOOD PTY LTD	622 247 929
R & S CONCRETE PUMPING PTY. LTD.	122 038 500
RACEVIEW INDUSTRIAL DEVELOPMENTS PTY LTD	125 250 348
RAHBELAR PTY LTD	117 667 599
RANSOM SERVICES PTY LTD	614 036 510
RAPLEY & SONS PTY LTD	607 478 759
RAW ADVISORY PTY. LTD.	604 019 794
RAYAN EXCAVATIONS PTY. LIMITED	074 893 824

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R D M D PTY LTD	129 703 591
REEDON PTY LTD	140 171 231
REHABILITATION MEDICINE SPECIALIST PTY LTD	615 896 234
REI GROUP (OPERATIONS) PTY LTD	128 728 852
REMOTE DRILLING AUSTRALIA PTY LTD	153 317 830
REMUERA NOMINEES PTY. LTD.	005 222 506
RENEWABLE ASSETS PTY LTD	609 217 307
REN YEN PTY LTD	607 633 330
RHYCON PTY LTD	152 629 019
RICHARD BROOKS SERVICES PTY LTD	607 001 829
RIPON LEA FARMING COMPANY PROPRIETARY LIMITEI	D 004 568 245
RITZ RHYTHMZ PTY LTD	078 534 291
RL DESIGN & CONSTRUCTION PTY LTD	122 830 719
RL LEGAL PTY LTD	610 734 131
ROCKLYN HOLDINGS PTY LTD	009 018 651
ROLABRAD PTY LTD	120 160 143
ROLILE PTY. LTD.	008 206 380
ROOMATH PTY LTD	617 300 679

164 043 565

615 043 117

614 634 221

614 968 008

ROUSE STREET AUTOMOTIVES PTY LTD

R PATTERSON SUPERANNUATION FUND PTY LTD

ROYAL BROTHERS PTY LTD

RR5 PTY LTD

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RUOCCO PLUMBING PTY LTD	067 359 246
RYANL PTY LTD	610 729 970
S&A CIVIL PTY. LTD.	607 810 695
S & S KING PTY LTD	614 267 659
SAHIB QLD TRANSPORT PTY. LTD.	614 769 907
SANGE BUILDING PTY LTD	607 947 688
SANTON TRADING CORPORATION PTY LTD	155 462 767
SASSEV PTY. LTD.	117 530 042
SCOM PTY LTD	166 901 471
SCONE STREET PTY LTD	106 048 257
SDG HEATING & COOLING PTY LTD	613 051 522
SEBERK CONSTRUCTION AND DEVELOPMENTS PTY LTD	616 272 470
SHELTON SUPER PROPERTY PTY LTD	161 210 144
SHEN'S ENTERPRISES PTY LTD	085 019 763
SHIELLS BUILDING PTY LTD	154 830 056
SHIVSHAKTI FOOD PTY LTD	160 276 362
SHOP GIA DINH PTY LTD	615 402 661
SHRESTHA CLEANING SERVICES PTY LTD	616 296 630
SILVEREDGE PTY. LIMITED	010 727 769
SIRRU BUILDING CONTRACTORS PTY LTD	608 970 592
SK EDUCATION SERVICES PTY. LTD.	166 148 750
SKIRIKKAYA PTY LTD	616 399 672

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SOCAT PTY LTD	090 604 505
SOFMAR INVESTMENTS PTY. LTD.	078 412 012
SOLWALK PTY LTD	087 076 757
SOPHAME PTY LTD	609 500 638
SOUTHERN FRUITS AND VEG PTY LTD	615 455 626
SOUTHERN HIGHLANDS DISTRIBUTION PTY LTD	608 841 550
SOUTHERN TIMES MANAGEMENT PTY LTD	087 966 363
SOUTH PACIFIC & AUSTRALIAN INVESTMENTS PTY LTD	138 073 739
SP FORM&CIVIL PTY. LTD.	615 547 683
SPHERES OF INFLUENCE INTERNATIONAL PTY LTD	140 570 538
SPROUTLEY PTY LTD	610 393 023
SRA TELECOM PTY LTD	613 512 888
SRRRK PTY LTD	153 335 776
STANSFIELD CO PTY LTD	159 203 657
STAR HOLDINGS (QLD) PTY. LTD.	010 022 821
STARK COUNTY PTY LTD	603 396 309
ST BERNARD'S FRUIT & VEG - WELLAND PTY LTD	602 423 245
STEEL EXPRESS PTY. LTD.	131 708 097
STEMM FAMILY SUPERANNUATION PTY LIMITED	126 489 487
STEYNING INVESTMENTS PTY LTD	085 801 654
ST JOHNS SIXTY FOUR SIXTY SEVEN PTY LTD	163 522 423
STRAND EXCAVATIONS PTY LTD	614 277 904

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SUBLIME FIRST TILING & STONE PTY. LTD.	611 797 641
SUB PROTECTION SERVICES PTY LTD	603 944 501
SUBURBAN SERVICES PTY LTD	007 017 192
SUMMERLAND WAY ENERGY PTY LTD	145 896 064
SUNELU PTY LTD	146 025 283
SUNQUEST PTY LTD	127 962 501
SUPERB WATERPROOFING PTY LTD	134 051 031
SUPERHOLD 40 PTY LTD	068 881 934
SWIFT N SHIFT PTY LTD	165 618 315
SYLVIA PROPERTIES PTY LTD	603 261 945
T.H.K. TRADING CO. PTY. LIMITED	000 734 387
T & T SUPER FUND PTY LTD	159 458 803
TAMEDA PTY LTD	158 626 423
TAN (SA) INVESTMENT PTY LTD	614 585 527
TAYLORCO HOLDINGS PTY LTD	145 240 375
TAYLORPOWER (DUNSBOROUGH) PTY LTD	140 359 502
T D MCKENZIE PTY LTD	001 086 531
TEAM CAM CONSTRUCTIONS PTY LTD	156 095 528
TELAWRENCE PTY. LTD.	167 002 931
TENDULKAR'S KITCHEN PTY LTD	607 475 963
TEVIOT CONTRACTING PTY LTD	614 800 949
THE BUG HOUSE PTY. LTD.	164 007 265

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THE FILE INTERNATIONAL PTY LTD	600 031 990
THINK FIRST CONTENT PTY LTD	613 113 474
TKJK PTY LIMITED	161 713 006
TMA GULF PTY LTD	131 688 545
TOMKER PTY LTD	132 233 946
TOP DESIGN TILING PTY. LTD.	608 069 165
TRENDY FLOORS PTY LTD	081 902 909
TRENNY'S REFRIGERATION AND AIRCONDITIONING PTY LTD	125 616 033
TRI-FEISIKO AUSTRALIA PTY LTD	166 081 125
TRUC MAI PTY LTD	144 979 466
TRUNOSHA PTY LTD	158 555 198
TWELVESTARS PTY. LTD.	614 177 374
U & H PTY LTD	155 178 144
UNIQUE YACHT CHARTERS PTY LIMITED	111 380 413
UNIVERSAL PHONE SERVICES PTY LTD	154 269 459
UTLEY PTY. LTD.	614 319 836
VABIS INVESTMENTS DARWIN PTY LTD	605 534 030
VEER SERVICES PTY LTD	615 892 941
VICFEL PTY. LTD.	072 164 884
VINE BRANCH INVESTMENTS PTY LTD	614 789 374
VINSOLUTIONS PTY. LTD.	614 508 904
VINTAGE & CO CAFE PTY LTD	609 318 149

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W.B.H. & COMPANY PTY. LTD.	006 315 260
WAKEMAN BT PTY LTD	143 942 125
W A MACLAURIN PTY LTD	086 376 516
WATRUST PTY. LIMITED	058 548 673
WATVAN TRANSPORT PTY LTD	113 833 220
WESTCOAST CABS PTY LTD	148 901 053
WEST GROUP CONSTRUCTIONS PTY LTD	163 595 588
WIDCOX PTY LTD	002 292 300
WIDEWORLD INVESTMENTS PTY LTD	138 303 876
WILD FAMILY SUPER PTY LTD	600 941 731
WINNING FLYING TRADE PTY. LTD.	168 033 190
WK MACHINERY PTY LTD	154 402 114
WOODBYNE HOMES PTY LTD	615 916 893
WOOMAVIN PTY. LTD.	088 312 976
YARRA BANK DEVELOPMENTS PTY. LTD.	082 918 027
YKSW PTY LTD	607 278 884
YUVRAJ CONSULTANTS PTY LTD	602 759 124
ZAKMED PTY. LTD.	007 242 748
ZHUANG ZHUANG PTY. LTD.	616 533 790
ZOLUJA PTY LTD	606 589 593
304 HAMILTON ROAD PTY LTD	143 804 031
7FIVE PTY LTD	614 987 030

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81 QUARRY STREET PTY LTD

153 462 910

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CORPORATIONS ACT 2001 Section 601CL(5)

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

Dated this fifth day of July 2019

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

ADI SYSTEMS NORTH AMERICA INC.

616 372 911

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CORPORATIONS ACT 2001 Subsection 601CC(4)

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

Dated this fifth day of July 2019

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

THE YOUNG WOMENS CHRISTIAN ASSOCIATION OF BROKEN 624 537 579 HILL INC

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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 July 2019

Name of Company	ARBN
MUNCH CUPBOARD LIMITED	609 267 058
YTP & SONS SDN. BHD.	613 032 938

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CORPORATIONS ACT 2001 Section 601CC(3)

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

Dated this fifth day of July 2019

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company ARSN

YOUNG AUSSIE ENTERPRISE INC.

070 854 901

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 July 2019

Name of Scheme	ARSN
AGW WALNUT PROJECT NO.2	125 191 531
AGW WALNUT PROJECT NO.3	136 845 022
NIKKO AM AUSTRALIAN SHARE FUND	090 781 678
NIKKO AM AUSTRALIAN SHARE VALUE FUNI	ID 091 002 363
PETERS MACGREGOR GLOBAL FUND	110 619 559
RESIDENTIAL PROPERTY FUND	146 354 172

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CORPORATIONS ACT 2001 Subsection 601PA(3)

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

Dated this fifth day of July 2019

Name of Scheme	ARSN
MF CASH MANAGEMENT FUND	093 339 578
RED ARROW LAND FUND	615 841 024

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Corporations Act 2001 Subsection 164(3)

Notice is hereby given that ASIC will alter the registration details of the following companies 1 month after the publication of this notice, unless an order by a court or Administrative Appeals Tribunal prevents it from doing so.

CENTURY AUSTRALIA INVESTMENTS LIMITED

ACN 107 772 761 will change to a proprietary company limited by shares. The new name will be CENTURY AUSTRALIA INVESTMENTS PTY LIMITED ACN 107 772 761.

GEN-MC LIMITED ACN 624 710 676 will change to a proprietary company limited by shares. The new name will be GEN-MC PTY LTD ACN 624 710 676.

MYOB GROUP LIMITED ACN 153 094 958 will change to a proprietary company limited by shares. The new name will be MYOB GROUP PTY LTD ACN 153 094 958.

TAWANA RESOURCES NL ACN 085 166 721 will change to a proprietary company limited by shares. The new name will be TAWANA RESOURCES PTY LTD ACN 085 166 721.

WEALTH DEFENDER EQUITIES LIMITED

ACN 602 517 528 will change to a proprietary company limited by shares. The new name will be WEALTH DEFENDER EQUITIES PTY LIMITED ACN 602 517 528.

FOOD AND BEVERAGE AUSTRALIA LIMITED

ACN 007 996 081 will change to a proprietary company limited by shares. The new name will be FOOD AND BEVERAGE AUSTRALIA PTY LTD ACN 007 996 081.

GROWTHOPS APD LIMITED ACN 000 386 685 will change to a proprietary company limited by shares. The new name will be GROWTHOPS APD PTY LTD ACN 000 386 685.

QUICKFLIX LIMITED ACN 102 459 352 will change to a proprietary company limited by shares. The new name will be QUICKFLIX PTY LTD ACN 102 459 352.

UIL ENERGY LTD ACN 153 352 160 will change to a proprietary company limited by shares. The new name will be UIL ENERGY PTY LTD ACN 153 352 160.

XBT INVESTMENTS LIMITED ACN 623 061 898 will change to a proprietary company limited by shares. The new name will be XBT INVESTMENTS PTY LTD ACN 623 061 898.