

Commonwealth of Australia Gazette No. A43/19, Tuesday 15 October 2019

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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 & Investments Commission

19-0968

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: CBSW Pty Ltd ACN 146 039 956 ("the Licensee") Level 2 49 Oxford Close West Leederville WA 6007

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 489210 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated

4 October 2019

Signed

in John Connor

A delegate of the Australian Securities and Investments Commission

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Australian Securities & Investments Commission

19-0992

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Safeguard Investment Management Pty Ltd ACN 619 452 792 ("the Licensee") Level 22 85 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 509619 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated

4 October 2019

Signed

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John Connor A delegate of the Australian Securities and Investments Commission

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Australian Securities & Investments Commission

19-0993

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: KNC Partners Pty Ltd ACN159 148 722 ("the Licensee") PO Box 876 Willoughby NSW 2068

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 489174 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated

4 October 2019

Signed

John Connor

A delegate of the Australian Securities and Investments Commission

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Australian Securities & Investments Commission

19-0994

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Myonlineadvisers Pty Ltd ACN 159 942 828 ("the Licensee") – Under External Administration PO Box 8374 Woolloongabba QLD 4102

Pursuant to paragraph 915B(3)(b) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 427484 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated

4 October 2019

Signed

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John Connor A delegate of the Australian Securities and Investments Commission

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ASIC

Australian Securities & Investments Commission

19-1033

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Pen Underwriting Group Pty Ltd ABN 80 082 459 372 ("the Licensee") PO Box 230 Collins Street West VIC 8007

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 238170 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated

9 October 2019

Signed

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John Connor A delegate of the Australian Securities and Investments Commission

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Australian Securities & Investments Commission

19-1034

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Beazley Underwriting Pty Ltd ABN 115 064 027 ("the Licensee") Level 15, 1 O'Connell 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 316573 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated

9 October 2019

Signed

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John Connor A delegate of the Australian Securities and Investments Commission

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19-1036

Australian Securities and Investments Commission Corporations Act 2001- Paragraph 951B(1)(a) - Exemption

Enabling legislation

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

Title

This instrument is ASIC Instrument 19-1036.

Commencement

This instrument commences on the day it is signed.

Exemption

 GARDA Capital Limited ACN 095 039 366 (the *responsible entity*), as the responsible entity of GARDA Diversified Property Fund ARSN 104 391 273 (the *scheme*) does not have to comply with Division 2 of Part 7.7 of the Act.

Where this instrument applies

- 5. The exemption in paragraph 4 applies where the responsible entity provides or gives financial product advice to members of the scheme that is:
 - (a) General Advice;
 - (b) provided in connection with the Proposal; and
 - (c) contained in the Explanatory Memorandum.

Interpretation

In this instrument:

Explanatory Memorandum means the notice of meeting and explanatory memorandum sent to unitholders of the scheme in relation to the Proposal.

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

GHL means GARDA Holdings Limited ACN 636 329 774.

GHL Shares means fully paid ordinary shares in the capital of GHL.

Proposal means the proposal to internalise the management of the scheme, including through the distribution of GHL Shares to the scheme unitholders, the stapling of units in the scheme to GHL Shares to form Stapled Securities, the acquisition by the scheme of GARDA Capital Trust ARSN 150 164 720 and the acquisition by GHL of the responsible entity.

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Stapled Securities means an interest in the scheme and a share in GHL, which, under the terms on which each is to be traded, must be transferred together.

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Dated this 8th day of October 2019.

JG

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

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19-1045

Australian Securities and Investments Commission Corporations Act 2001 – Paragraphs 655A(1)(b) and 673(1)(b) – Declaration

Enabling legislation

 The Australian Securities and Investments Commission (ASIC) makes this instrument under paragraphs 655A(1)(b) and 673(1)(b) of the Corporations Act 2001 (the Act).

Title

This instrument is ASIC Instrument 19-1045.

Commencement

This instrument commences on the day it is signed.

Declarations

- Chapters 6 and 6C of the Act apply to Terragen Holdings Limited (ACN 073 892 636) (the *Company*) as if section 609 were modified or varied by, after subsection (13) (as notionally inserted by ASIC Class Order [CO 13/520]), inserting:
 - "(13A) A person does not have a relevant interest in securities merely because, under an escrow agreement entered into by the person, the person applies restrictions on the disposal of the securities by the holder.".
- Chapters 6 and 6C of the Act apply to the Company as if section 9 were modified or varied by, after subparagraph (a)(ii)(C) in the definition of *substantial holding* (as notionally inserted by ASIC Class Order [CO 13/520]), inserting:
 - "or
 - (D) subsection 609(13A) (securities subject to escrow arrangement);".
- Chapter 6C of the Act applies to the Company as if section 671B were modified or varied by omitting "." in paragraph (7)(c) (as notionally inserted by ASIC Class Order [CO 13/520]), and inserting:

"; or

(d) subsection 609(13A) (securities subject to escrow arrangement).".

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Where the instrument applies

- 7. This instrument applies in relation to relevant interests the Company has in securities of the Company (*Escrowed Securities*) merely because the Company has entered into an escrow deed (*Initial Escrow Arrangement*) with a Security Holder in connection with the proposed admission of the Company's securities to the official list of the Australian Securities Exchange (*ASX*), or later enters into an escrow deed (*Secondary Escrow Arrangement*) with an entity in the same Wholly-owned Corporate Group, where the Escrow Arrangement:
 - (a) restricts disposal of, but not the exercise of voting rights attaching to, the Escrowed Securities;
 - (b) in the case of a full or proportional takeover bid:
 - allows the holder of the Escrowed Securities to accept into the takeover bid where holders of at least half of the bid class securities that are not subject to escrow have accepted into the bid; and
 - (ii) requires that the Escrowed Securities be returned to escrow if the bid does not become unconditional;
 - allows the Escrowed Securities to be transferred or cancelled as part of a merger by way of compromise or arrangement under Part 5.1 of the Act;
 - (d) terminates no later than:
 - (i) in the case of an agreement entered into by a 12-Month Security Holder, 12 months after the date the Company and the 12-Month Security Holder entered into the Initial Escrow Arrangements; and
 - (ii) in the case of an agreement entered into by a 24-Month Security Holder, 24 months after the date the Company and the Security Holder entered into the Initial Escrow Arrangements; and
 - (e) is substantially in the same form as the draft agreement provided to ASIC on 12 September 2019.

Interpretation

8. In this instrument:

Escrow Arrangement means an Initial Escrow Arrangement or a Secondary Escrow Arrangement;

Security Holder means any of the 12-Month Security Holders and the 24-Month Security Holders;

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Wholly-owned Corporate Group in relation to a Security Holder that is a body corporate means each of the following:

- (a) each Wholly-owned Subsidiary of the Security Holder;
- (b) each body corporate in respect of which the Security Holder is a Whollyowned Subsidiary; and
- (c) each body corporate that is a Wholly-owned Subsidiary of an entity mentioned in paragraph (a) or (b).

Wholly-owned Subsidiary has the meaning in section 9 of the Act.

12-Month Security Holder means any of the following persons who hold shares in the Company:

- 258 Services Pty Ltd ACN 061 523 975;
- Action Always Pty Ltd ACN 109 949 359;
- iii. Antipodean Nominees Pty Ltd ACN 138 249 788 as trustee for Antipodean Family Trust;
- Bungeeltap Pty Ltd ACN 063 687 623;
- v. Cayzer Real Estate Pty Ltd ACN 006 512 536;
- vi. CVC Limited ACN 002 700 361;
- vii. Derril Pty Ltd ACN 005 007 812;
- East Mt Ada Pty Ltd ACN 121 476 122 as trustee for The Burston Family Super Fund;
- ix. Ellerston Capital Limited ACN 110 397 674;
- Fifty-Second Celebration Pty Ltd ACN 006 033 629 as trustee for McBain Family Trust;
- Gardiole Pty Ltd ACN 159 788 235 as trustee for R.H. Myer Superannuation Fund;
- xii. Gleneagle Asset Management Limited ACN 103 162 278 as trustee for Alium Alpha Fund;
- xiii. Henderson International Pty Ltd ACN 060 565 291 as trustee for Skibo Super Fund;

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- xiv. Invia Custodian Pty Ltd ACN 006 127 984 as trustee for RG Hardy Family Trust;
- xv. Jasforce Pty Ltd ACN 007 167 713 as trustee for Alex Waislitz Retirement Plan;
- xvi. Joken Nominees Pty Ltd ACN 005 462 993;
- xvii. Jubilee Nominees Pty Ltd ACN 005 791 668;
- xviii. Julian Lee Su as trustee for Julian Lee Su Trust;
- xix. Jun Il Kwun;
- xx. Lion Capital Nominees Pty Ltd ACN 151 698 298;
- xxi. Maranday Investments Pty Ltd ACN 616 488 889;
- xxii. Medak Pty Ltd ACN 006 396 747 as trustee for RJ O'Keefe Family Trust;
- xxiii. Merriwee Pty Ltd ACN 139 039 651 as trustee for Merriwee Superannuation Fund;
- xxiv. Mersey Business 1947 Pty Ltd ACN 143 431 547;
- xxv. Mersey Savings 1947 Pty Ltd ACN 135 841 315;
- xxvi. Milnar Pty Ltd ACN 054 169 685;
- xxvii. Mr Alasdair Bruce Thomson;
- xxviii. Mr Bruce Higgins and Mrs Ruth Higgins as trustees for Higgins Family Superannuation Fund A/C 7;
- Mr Charles Druce Yencken and Mrs Caroline Margaret Yencken as trustees for Yencken Family Super Fund;
- xxx. Mr John Andrew Rogers;
- xxxi. Mr Kevin Paul Beck;
- Mr Michael Andrew Iwaniw and Ms Oksana Christine Iwaniw as trustees for Iwaniw Superfund;
- xxxiii. Mr Peter Brannighan as trustee for the Branno Superfund;
- xxxiv. Mr Peter Joseph Gillooly and Mrs Sandra Gillooly;
- xxxv. Mr Peter Terence Hanlon;

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xxxvi.	Mr Robert Luck and Mrs Jillian Luck;
xxxvii.	Mr Rodney Loone and Mrs Dianne Loone;
xxxviii.	Mr Scobie D Ward;
xxxix.	Paley Enterprises Pty Ltd ACN 007 934 296 as trustee for David Ford Paley Super Fund;
xl.	Paramul Pty Ltd ACN 140 000 602;
xli.	Penrich Investments Pty Ltd ACN 003 325 835 as trustee for What-A-Lot- Bull Superannuation Fund;
xlii.	Prual Pty Ltd ACN 130 198 408 as trustee for The Prual Trust - Alisdair Macleod;
xliii.	Robert Dutton as trustee for Robert Dutton Superannuation Fund;
xliv.	Roslyndale Nominees Pty Ltd ACN 060 121 691;
xlv.	Rubi Holdings Pty Ltd ACN 140 018 391 as trustee for John Rubino Superannuation Fund;
xlvi.	Rustom Khandalavala;
xlvii.	Sharmack Pty Ltd ACN 106 470 491 as trustee for Superannuation Fund;
xlviii.	Stephen Mahken as trustee for The Three Fish Trust;
xlix.	Telica Nominees Pty Ltd ACN 065 292 168;
1.	Thor Investments (Vic) Pty Ltd ACN 623 694 806 as trustee for Dea Family A/C;
li.	Thorney Technologies Ltd ACN 096 782 188;
lii.	TMF International Pensions Limited as trustee for Melita Int Ret Scheme;
liii.	Transcontinental Asset Management Pty Ltd ACN 062 797 700;
liv.	Vautex Pty Ltd ACN 157 904 839;
lv.	Weemala Pty Ltd ACN 000 055 505;

- lvi. Westribe Investments Pty Ltd ACN 004 915 502; and
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24-Month Security Holder means any of the following persons who hold shares in the Company:

- a) Crofton Park Developments Pty Ltd ACN 008 068 639 as trustee for Brougham Superannuation Fund;
- b) Crofton Park Developments Pty Ltd ACN 008 068 639 as trustee for Sam Brougham Family Trust;
- c) Jalen SMSF Pty Ltd ACN 600 329 306;
- d) Mr Alberto Calderon Zuleta;
- e) Mr T Justus Homburg;
- P M Desmond Pty Ltd ACN 056 329 796 as trustee for the Desrob Superannuation Fund;
- g) Stamina Pty Ltd ACN 060 855 398.

Dated this 9th day of October 2019

Signed by Sabrina Mobbs as a delegate of the Australian Securities and Investments Commission

6

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19-1047

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 9 October 2019

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

IN THE MATTER OF IAN VICTOR HAISMAN AND THE CORPORATIONS ACT 2001

To: Mr Ian Victor Haisman

BANNING ORDER UNDER SECTIONS 920A and 920B OF THE CORPORATIONS ACT 2001

TAKE NOTICE that under sections 920A and 920B of the Corporations Act 2001 the Australian Securities and Investments Commission prohibits Ian Victor HAISMAN from providing any financial services for 7 years.

Dated this 23rd day of September 2019.

NeloneBaxter

Signed: Melanie Baxter 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.

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Australian Securities and Investments Commission Corporations Act 2001- Paragraph 741(1)(b) and 1020F(1)(c) – Declaration

Enabling legislation

 The Australian Securities and Investments Commission (ASIC) makes this instrument under paragraphs 741(1)(b) and 1020F(1)(c) of the Corporations Act 2001 (the Act).

Title

This instrument is ASIC Instrument 19-1048.

Commencement

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

Declaration

 Chapter 6D of the Act applies to GARDA Holdings Limited ACN 636 329 774 (the company) as if that Chapter were modified or varied by omitting paragraph 708(13)(b) and substituting:

"(b) an offer of fully-paid shares in a body to 1 or more existing holders of shares in the body, under a plan for the reinvestment of at least one of the following:

- dividends in respect of shares in the body; or
- (ii) distributions in respect of managed investment products which, under the terms on which they may be traded, must only be transferred together with shares in the body.".
- Part 7.9 of the Act applies to GARDA Capital Limited ACN 095 039 366 in its capacity as the responsible entity of the GARDA Diversified Property Fund ARSN 104 391 273 (the *scheme*) as if paragraph 1012D(3)(b) were modified or varied as follows:
 - (a) omit "either:" and substitute "one or more of the following applies:";
 - (b) in subparagraph (i) omit "or" (second occurring);
 - (c) in subparagraph (ii) omit "facility." and substitute "facility;";
 - (d) after subparagraph (ii) insert:

"(iii) in a recommendation situation—the advice that constitutes the relevant conduct relates to an offer of managed investment products, under a plan for the reinvestment of at least one of the following:

(A) distributions in respect of the managed investment products;

19-1048

- (B) dividends in respect of shares in a body which, under the terms on which they may be traded, must only be transferred together with the managed investment products;
- (iv) in an issue situation—the offer or issue that constitutes the relevant conduct is an offer or issue of managed investment products, under a plan for the reinvestment of at least one of the following:
 - (A) distributions in respect of the managed investment products;
 - (B) dividends in respect of shares in a body which, under the terms on which they may be traded, must only be transferred together with the managed investment products.".

Where this declaration applies

- 6. This declaration applies where:
 - (a) each interest in the scheme and each ordinary share in the company must, under the terms on which each is to be traded, only be transferred together (*stapled security*); and
 - (b) an offer or issue of, or recommendation to acquire a component of a stapled security is made under a plan for the reinvestment of dividends in respect of shares in the company or distributions in respect of interests in the scheme.

Dated this 10th day of October 2019.

TG

Signed by James Grapsas

as a delegate of the Australian Securities and Investments Commission

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19-1049

Australian Securities and Investments Commission Corporations Act 2001 – Paragraph 1020F(I)(a) Exemption

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 19-1049.

Commencement

This instrument commences on the day it is signed.

Exemption

- GARDA Capital Limited ACN 095 039 366 (GCL) in its capacity as responsible entity of GARDA Diversified Property Fund ARSN 104 391 273 (GDF) does not have to comply with section 1012B of the Act.
- 5. Any person who holds interests in GDF that were issued in connection with the Trust Scheme and the Sale Facility does not have to comply with subsections 1012C(3) and (4) of the Act to the extent those subsections require a Product Disclosure Statement to be given because the offer would take place in the circumstances covered by subsection 1012C(6) of the Act.
- 6. GCL in its capacity as the responsible entity of GDF is exempt from complying with Division 5A of Part 7.9 of the Act.

Where this instrument applies

- Paragraph 4 applies where GCL as responsible entity of GDF issues interests in GDF to holders of interests in GARDA Capital Trust ARSN 150 164 720 (GCT) as consideration for the transfer of interests in GCT to GCL as responsible entity of GDF under the Trust Scheme.
- Paragraph 5 applies in relation to any offer to sell interests in GDF that were issued in connection with the Trust Scheme or the Sale Facility where that offer is made within 12 months after the issue of the interests.
- Paragraph 6 applies where the unsolicited offer or invitation is made to holders of interests in GCT as consideration for the transfer of interests in GCT to GCL as responsible entity of GDF under the Trust Scheme as described in the Scheme Booklet.

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19-1049

Interpretation

In this instrument:

Designated Foreign Holder means a person who holds an interest in GCT and whose registered address is outside of Australia and New Zealand, unless GCL as responsible entity for GDF is satisfied, acting reasonably, that the laws of the place permit the allotment and issue of interests in GDF to that person pursuant to the Trust Scheme, either unconditionally or after compliance with conditions that GCL as responsible entity for GDF in its sole discretion regards as acceptable and not unduly onerous or impracticable.

GARDA Capital Group Holders means a person who holds an interest in GCL and an interest in GCT, trading together as a stapled security.

Sale Facility means a facility established for the sale of interests in GDF, together with shares in GARDA Holdings Limited ACN 636 329 774, on behalf of Designated Foreign Holders as described in the Scheme Booklet.

Scheme Booklet means the scheme booklet and notices of meeting dated 10 October 2019 to be sent to GARDA Capital Group Holders which is substantially in the same form as that provided to ASIC on 9 October 2019.

Trust Scheme means the trust scheme arrangements under which GCL in its capacity as the responsible entity of GDF proposes to acquire all of the units in GCT in exchange for the issue of units in GDF, where resolutions are passed at a meeting of the members of GCT:

- a) to approve amendments to the constitution of GCT under section 601GC(1) of the Act; and
- b) to approve the acquisition under item 7 of section 611 of the Act.

Dated this 10th day of October 2019.

JG

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

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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 eleventh day of October 2019

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ARBN
DERIVIT SOLUTIONS PTE. LTD.	129 329 531
GOODMAN US FINANCE THREE, LLC	618 948 726
INPAY A/S	607 707 344
PACBIO SINGAPORE PTE. LIMITED	617 554 597
VIRGIN SAMOA LIMITED	116 233 517
050096 N.B. INC.	080 858 322

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CORPORATIONS ACT 2001 Subsection 601CC(4)

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

Dated this eleventh day of October 2019

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

YOUNG AUSSIE ENTERPRISE INC.

070 854 901

ARSN

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 eleventh day of October 2019

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme	ARSN
BENNELONG AVOCA EMERGING LEADERS FUND	149 609 781
BLUE SKY PRIVATE EQUITY 2010 TRUST	145 246 386
BNP PARIBAS AUSTRALIAN EQUITY BENCHMARK INSENSITIVE TRUST	092 330 697
IRONBARK DENNING PRYCE AUSTRALIAN TAILORED INCOME FUND	622 132 816
IRONBARK DENNING PRYCE GLOBAL TAILORED INCOME FUND	136 845 148
JCP CAPITAL PRESERVATION FUND	620 728 565
JCP SMALL CAP LONG SHORT FUND	620 056 724
MHOR AUSTRALIAN SMALL CAP FUND	105 436 753
ROBECO BP GLOBAL PREMIUM EQUITIES FUND (AUD)	600 426 293
STATE STREET MULTI-ASSET INCOME FUND	164 842 308
STATE STREET SUSTAINER FUND	164 842 451
WATERMARK GLOBAL LEADERS TRUST	617 679 740

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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 eleventh day of October 2019

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme

RISING DRAGON FUND

ARSN

614 440 621

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CORPORATIONS ACT 2001 Section 601CL(5)

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

Dated this eleventh day of October 2019

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

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

ASIC GAZETTE No. A43/19, Tuesday 15 October 2019 Change of company type

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.

ACT FACILITY MAINTENANCE SERVICES LTD

ACN 632 494 289 will change to a proprietary company limited by shares. The new name will be ACT FACILITY MAINTENANCE SERVICES PTY LTD ACN 632 494 289.

HOXTON PARK AIRPORT LIMITED

ACN 083 057 845 will change to a proprietary company limited by shares. The new name will be HOXTON PARK AIRPORT PTY LTD ACN 083 057 845.

MLG OZ PTY LTD ACN 102 642 366 will change to a public company limited by shares. The new name will be MLG OZ LIMITED ACN 102 642 366.

CROWL CREEK EXPLORATION LIMITED

ACN 139 933 109 will change to a proprietary company limited by shares. The new name will be CROWL CREEK EXPLORATION PTY LTD ACN 139 933 109.

MIRVAC INTERNATIONAL INVESTMENTS LIMITED

ACN 127 065 276 will change to a proprietary company limited by shares. The new name will be MIRVAC INTERNATIONAL INVESTMENTS PTY LTD ACN 127 065 276.

RUNWAY INVESTORS PTY LTD ACN 622 392 036 will change to a public company limited by shares. The new name will be RUNWAY INVESTORS LTD ACN 622 392 036.

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