

Commonwealth of Australia Gazette No. A21/20, Tuesday 26 May 2020

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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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20-0432

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 20-0432.

Commencement

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

Declaration

 Chapter 6D of the Act applies to each holder of Shares as if section 707 was modified or varied by omitting subsections 707(3) and 707(4).

Where this declaration applies

- 5. The declaration in paragraph 4 applies where:
 - (a) a holder of Shares makes an offer of Shares for sale;
 - (b) the Shares were transferred to a holder of fully paid ordinary shares in TPG Australia or to a Sale Agent (or its related body corporate) under the Demerger within the previous 12 months; and
 - (c) the offer is not made within 12 months of a sale or transfer of the Shares by a person (other than TPG Australia) who:
 - (i) controls the Company;
 - (ii) would have been required by subsection 707(2) of the Act to give disclosure to investors under Part 6D.2 of the Act but for section 708 of the Act; and
 - (iii) did not give disclosure to investors under Part 6D.2 of the Act because of section 708 of the Act.

Interpretation

6. In this instrument:

Company means Tuas Limited ACN 639 685 975;

Demerger means the in-specie distribution of Shares which is in substantially the same form as set out in the Information Memorandum;

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Ineligible Overseas Shareholder has the meaning given in the Information Memorandum;

Information Memorandum means the information memorandum prepared by the Company relating to the Demerger, in substantially the same form as the information memorandum provided to ASIC on 14 May 2020;

Sale Agent means a participant of the financial market operated by ASX Limited ACN 008 624 691 with who, or which whose related body corporate, TPG Australia has entered into arrangements for the sale of Shares to which Ineligible Overseas Shareholders are entitled;

Share means a fully paid ordinary share in the Company; and

TPG Australia means TPG Telecom Limited ACN 093 058 069.

Dated this 18th day of May 2020

Signed by Henry Brunskill as a delegate for the Australian Securities and Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Integritas Group Pty Ltd ACN 144 878 660 ("the Licensee") PO Box 6079 Alexandria NSW 2015

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 468207 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 14 May 2020

Signed

felf Connor

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Zen Capital Management Pty Ltd ACN 155 802 261 ("the Licensee") 47 Mudies Road St Ives NSW 2075

Pursuant to 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 418735 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 14 May 2020

Signed onnon

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20-0471

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

Enabling legislation

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

Title

This instrument is ASIC Instrument 20-0471.

Commencement

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

Exemption

 A fully paid ordinary share in the Company is exempt from subsection 1020B(2) of the Act.

Where this instrument applies

- 5. The exemption in paragraph 4 applies where all of the following is satisfied:
 - (a) ASX has declared a conditional and deferred settlement market in relation to the trading of the Shares in accordance with the ASX operating rules;
 - (b) the Shares are sold within the period covered by the declaration referred to in paragraph (a) where:
 - (i) the sale occurs on a financial market operated by ASX or Chi-X; or
 - the sale is required to reported to an operator of a financial market under ASIC Market Integrity Rules (Securities Markets) 2017; and
 - (c) the seller of those Shares has, before the time of sale, become entitled to receive those Shares pursuant to the Demerger and has a right to have those Shares vested in the seller that is conditional only upon all or any of the following:
 - the release of all security held over the Shares, the TPG Singapore shares and their respective assets by TPG's lenders; and
 - the transfer of the Shares to TPG Australia shareholders under the Demerger.

Interpretation

6. In this instrument:

ASX means ASX Limited ACN 008 624 691;

Chi-X means Chi-X Australia Pty Limited ACN 129 584 667;

Company means Tuas Limited ACN 639 685 975;

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deferred settlement trading in relation to the Demerger, means arrangements determined by ASX Limited in accordance with the operating rules of the financial market operated by it, under which the settlement of sales of Shares in relation to the Demerger is deferred according to a timetable published by ASX Limited;

Demerger means the in-specie distribution of Shares which is in substantially the same form as set out in the Information Memorandum;

Information Memorandum means the information memorandum prepared by the Company relating to the Demerger, in substantially the same form as the draft provided to ASIC on 14 May 2020;

Share means a fully paid ordinary share in the Company; and

TPG Australia means TPG Telecom Limited ACN 093 058 069.

Dated this 18th day of May 2020

Signed by Henry Brunskill as a delegate of the Australian Securities and Investments Commission

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Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Southern Cross Venture Custodial Services Pty Ltd ACN 169 666 479 ("the Licensee") PO Box 5084 Elanora Heights NSW 2101

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 462253 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 19 May 2020

Signed onnor

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CORPORATIONS ACT SECTION 657A DECLARATION OF UNACCEPTABLE CIRCUMSTANCES

ACCELERATE RESOURCES LIMITED 01 & 02

CIRCUMSTANCES

- Accelerate Resources Limited is an ASX listed company (ASX code: AX8) (Accelerate).
- On 18 November 2019, Accelerate announced the acquisition of a kaolin project (Kaolin Acquisition) in consideration for Accelerate shares.
- 3. On 16 March 2020, Accelerate lodged a number of substantial holder notices disclosing for the first time that it had a relevant interest of 12.82% in itself as a result of the shares issued under the Kaolin Acquisition being subject to a 9 month voluntary escrow and that certain vendors under the Kaolin Acquisition (Kaolin Vendors) had agreed to enter into shareholder support deeds in relation to the shares issued to them (Voting Deeds).
- 4. The terms of the Voting Deeds required, among other things, that the Kaolin Vendors vote all their Accelerate shares at a meeting of Accelerate shareholders in accordance with the voting intentions stated by the chair of the meeting in respect of undirected proxies. The Voting Deeds were dated 18 November 2019 and expire 9 months from that date (unless terminated earlier).
- As at 18 November 2019, Accelerate also had in place a similar shareholder support deed with GTT Global Opportunities Pty Ltd and other shareholders¹ which gave Accelerate a relevant interest of 11.27% in itself (Shareholder Support Deed).²
- 6. Accordingly:
 - (a) by virtue of entering into the Voting Deeds when the Shareholder Support Deed was still on foot,³ Accelerate increased its voting power in Accelerate shares from below 20% to above 20% without any exceptions in section 611⁴ applying, in contravention of section 606 and

¹ The other shareholders were Mounts Bay Investments Pty Ltd, Syracuse Capital Pty Ltd, Murdoch Capital Pty Ltd and Kcirtap Securities Pty Ltd.

² Accelerate lodged a substantial holder notice in respect of the Shareholder Support Deed on 11 December 2018.

³ The Shareholder Support Deed lapsed in December 2019.

⁴ References are to the Corporations Act 2001 (Cth) unless otherwise indicated.

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(b) Accelerate delayed in lodging a substantial holder notice disclosing details of its relevant interest in 12.82% of Accelerate shares pursuant to the Voting Deeds, in contravention of section 671B.

EFFECT

Accelerate shareholders and the market were not aware of Accelerate's relevant interest in the shares held by the Kaolin Vendors and the agreements giving rise to it.

CONCLUSION

- 8. 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 on:
 - (i) the control, or potential control, of Accelerate or
 - (ii) the acquisition, or proposed acquisition, by a person of a substantial interest in Accelerate
 - (b) in the alternative, having regard to the purposes of Chapter 6 set out in section 602 or
 - (c) in the further alternative, because they constituted or constitute a contravention of a provision of Chapter 6 or of Chapter 6C.
- 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 Accelerate.

HAN

Tania Mattei Counsel with authority of John O'Sullivan President of the sitting Panel Dated 16 April 2020

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CORPORATIONS ACT SECTION 657D ORDER

ACCELERATE RESOURCES LIMITED 01 & 02

The Panel made a declaration of unacceptable circumstances on 16 April 2020.

THE PANEL ORDERS

Voting Deeds

- The Vendors are released from their respective Voting Deeds with effect from the date of these orders.
- By no later than two business days from the date of these orders, Accelerate must provide to the Vendors a notice confirming that, as a result of Order 1, the Vendors are no longer required to vote their Relevant Shares in accordance with the terms of the Voting Deeds and are free to vote their Relevant Shares according to their own wishes.

General Meeting

- Accelerate must comply with the notice requirements set out in its constitution in respect of reconvening its General Meeting and provide at least 28 days' notice to its shareholders in accordance with section 249HA of the Corporations Act 2001 (Cth).
- Accelerate will prepare and issue a new notice of meeting to its shareholders in relation to its reconvened General Meeting, which will include:
 - (a) details of the terms of the Voting Deeds and
 - (b) an explanation of the effect of the Declaration and these orders.

Other

- The parties to these proceedings and ASIC have the liberty to apply for further orders in relation to these orders.
- 6. In these orders the following terms apply:

Accelerate	Accelerate Resources Limited
Applications	The applications dated 4 March 2020 and 17 March 2020 by GTT Global Opportunities Pty Ltd in relation to the affairs

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	of Accelerate
ASIC	Australian Securities and Investments Commission
date of these orders	20 April 2020
Declaration	The declaration of unacceptable circumstances made by the Panel in relation to the affairs of Accelerate on 16 April 2020
General Meeting	Accelerate's general meeting originally scheduled for 16 March 2020 which was adjourned until 20 March 2020 and subsequently deferred by order of the Panel until the later of 27 March 2020 and the date on which the Panel had made a determination in respect of the Applications
Kaolin Acquisition	The kaolin acquisition announced by Accelerate on 18 November 2019
Relevant Shares	In respect of each Vendor, their Accelerate shares which are the subject of their respective Voting Deeds
Vendors	The vendors to the Kaolin Acquisition
Voting Deeds	The shareholder support deeds dated 18 November 2019 entered into between Accelerate and each of the Vendors in respect of the Accelerate shares issued to them under the Kaolin Acquisition

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Tania Mattei Counsel with authority of John O'Sullivan President of the sitting Panel Dated 20 April 2020

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: MSB Capital Pty Ltd ACN 628 352 438 ("the Licensee") L1 488 Lutwyche Road LUTWYCHE QLD 4030

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 514870 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 20 May 2020

Signed

felf Connor

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Parramatta Accountants & Tax Agents Pty Ltd ACN 121 536 785 ("the Licensee") Shop 1 6 Sorrell Street PARRAMATTA NSW 2150

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 488310 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 20 May 2020

Signed

felf Connor

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Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Suspension of an Australian financial services licence

TO: Infinity Investments Australasia Pty Ltd ACN 160 379 706 ("the Licensee") Care of: Mr. Mohammad Mustapha E3, 101 Rookwood Road YAGOONA NSW 2199

Pursuant to paragraph 915B of the Corporations Act 2001, the Australian Securities and Investments Commission hereby varies ASIC Instrument 20-0442 by replacing the date "22 May 2020" with the date "5 June 2020".

Dated 20 May 2020

Signed

cn onnon-

John Connor

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Monterrey Investment Management Limited ACN 003 234 955 ("the Licensee") L 10 360 Collins Street MELBOURNE VIC 3000

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 237272 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 20 May 2020

Signed

Jelf Connor

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Australian Securities and Investments Commission — Corporation Act 2001 — Section 601WBG Certificate of Transfer

Enabling legislation

 This certificate of transfer is issued by the Australian Securities and Investments Commission (ASIC) under section 601WBG of the Corporations Act 2001 (the Act).

Certificate

- The total transfer of estate assets and liabilities of Equity Trustees Limited ACN 004 031 298 (the *transferring company*) from the transferring company to Equity Trustee Wealth Services Limited ACN 006 132 332 (the *receiving company*), particulars of which are set out in the voluntary transfer determination made by ASIC on 18 May 2020, is to take effect.
- This certificate comes into force on 1 June 2020.

Interpretation

In this certificate:

estate assets and liabilities has the meaning given by subsection 601WAA(1) of the Act.

voluntary transfer determination has the meaning given by subsection 601WBA(1) of the Act.

Dated this 18 May 2020.

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Signed by Gerard Andrews as a delegate of ASIC

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Australian Securities & Investments Commission National Consumer Credit Protection Act 2009

Notice of Cancellation of an Australian Credit Licence

TO: GRANIDA PTY. LIMITED HERMAN CHANG 1A RUTH STREET MERRYLANDS NSW 2160

Pursuant to section 54 of the **National Consumer Credit Protection Act 2009** (the Act), the Australian Securities and Investments Commission hereby cancels Licence Number <u>380207</u> held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated 22 May 2020

Signed

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Shane Gunston, a delegate of the Australian Securities and Investments Commission

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CORPORATIONS ACT 2001 Section 601CL(5)

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

Dated this twenty-second day of May 2020

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ARBN
ECROTEK LIMITED	615 753 609
Partners group (UK) limited	130 021 484
VANECK VECTORS ETF TRUST	604 339 808

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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 twenty-second day of May 2020

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ARBN
ABTERRA LTD	154 777 474
AMS RETAIL INTERIORS LIMITED	613 157 510
EDTRIN GROUP LIMITED	169 021 256
GEN2 SYSTEMS LIMITED	608 254 968
HAZUKI AUTO LLC	610 707 849
HUNTER INDUSTRIES INCORPORATED	634 971 789
IN-PLACE MACHINING CO., INC.	115 632 963
KOVARUS INC.	611 915 792
LUDWIG VENTURES LLC	623 084 631
MASTER INTERNATIONAL INVESTMENT ENTERPRISE LIMITED	167 398 709
PAUL HYPE PAGE CONSULTING GROUP PTE. LTD.	605 589 857
P2ES HOLDINGS, LLC	608 823 936
RD LEGAL CAPITAL, LLC	601 248 980

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REEFER GROUPAGE SERVICES LIMITED	608 092 333
ZINGMOBILE GROUP LIMITED	126 494 880

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CORPORATIONS ACT 2001 Subsection 601PB(2)

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

Dated this twenty-second day of May 2020

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme

ARSN

PE CAPITAL Y FUND

613 288 967

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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 twenty-second day of May 2020

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme	ARSN
AFSSEC AUSTRALIAN EQUITY FUND	162 645 534
AFSSEC AUSTRALIAN MORTGAGE FUND	603 046 377
AFSSEC AUSTRALIAN REAL PROPERTY FUND	164 697 189
AUSTRALIA CHINESE RENMINBI FUND	162 640 619

ASIC GAZETTE No. A21/20, Tuesday 26 May 2020 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.

BOROMO GOLD LIMITED ACN 617 318 662 will change to a proprietary company limited by shares. The new name will be BOROMO GOLD PTY LTD ACN 617 318 662.

GLOBAL BRANDS AUSTRALIA PTY LTD

ACN 092 187 972 will change to a public company limited by shares. The new name will be GLOBAL BRANDS AUSTRALIA LTD ACN 092 187 972.

METAL MINING PNG LIMITED

ACN 628 862 886 will change to a proprietary company limited by shares. The new name will be METAL MINING PNG PTY LTD ACN 628 862 886.

RV HOMEBASE FRASER COAST LIMITED

ACN 140 807 165 will change to a proprietary company limited by shares. The new name will be RV HOMEBASE FRASER COAST PTY LTD ACN 140 807 165. **FINLIFE FINTECH LTD** ACN 610 279 135 will change to a proprietary company limited by shares. The new name will be FINLIFE FINTECH PTY LTD ACN 610 279 135.

KEYHOLE TIG LIMITED ACN 147 805 490 will change to a proprietary company limited by shares. The new name will be KEYHOLE TIG PTY LTD ACN 147 805 490.

ROBUST RESOURCES LIMITED

ACN 122 238 813 will change to a proprietary company limited by shares. The new name will be ROBUST RESOURCES PTY LTD ACN 122 238 813.

THE FINISHING TRADES ASSOCIATION OF

AUSTRALIA LIMITED ACN 088 612 533 will change to a proprietary company limited by shares. The new name will be THE FINISHING TRADES ASSOCIATION OF AUSTRALIA PTY LTD ACN 088 612 53

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