

Commonwealth of Australia Gazette No. A25/20, Tuesday 23 June 2020

Published by ASIC

ASIC Gazette

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RIGHTS OF REVIEW

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

ISSN 1445-6060 (Online version) ISSN 1445-6079 (CD-ROM version) Available from <u>www.asic.gov.au</u> Email <u>gazette.publisher@asic.gov.au</u>

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20-0129

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Itaasol Pty Ltd ACN 154 701 747 ("the Licensee") PO Box 1184 Green Valley NSW 2168

Pursuant to 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 487591 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 18 June 2020

Signed

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John Connor A delegate of the Australian Securities and Investments Commission

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20-0197

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 20-0197.

Commencement

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

Exemption

 Blossomvale Holdings Ltd ACN 105 665 843 (Blossomvale) does not have to comply with Parts 6D.2 and 6D.3 of the Act for an offer of securities in MMA Offshore Limited ACN 083 185 693 (MMA) to shareholders of Blossomvale.

Declaration

5. Chapter 6D of the Act applies to shareholders of MMA as if section 707 were modified or varied by omitting subsections 707(3), (4), (5) and (6).

Where this instrument applies

- 6. The exemption in paragraph 4 applies to invitations by Blossomvale to its shareholders to vote at a general meeting on a special dividend and capital reduction of Blossomvale and an in-specie transfer of ordinary shares in MMA to the shareholders of Blossomvale (*Distribution Proposal*), in accordance with a notice of meeting that:
 - (a) is in substantially the same form as the draft notice of meeting given to ASIC on 3 March 2020; and
 - (b) includes a statement:
 - describing the need for, and effect of, the relief contained in this instrument as it applies to shareholders; and
 - (ii) that the notice of meeting is in substantially the same form as the draft notice of meeting given to ASIC on 3 March 2020.

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20-0197

7. The declaration in paragraph 5 applies where:

- (a) a MMA shareholder makes an offer of their ordinary shares in MMA (*Shares*) for sale; and
- (b) the Shares were transferred to the MMA shareholder pursuant to the Distribution Proposal referred to in paragraph 6; and
- (c) the offer is not made within 12 months of a sale or transfer of the Shares by a person, other than Blossomvale, who:
 - (i) controls MMA;
 - (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 or 708A of the Act; and
 - (iii) did not give disclosure to investors under Part 6D.2 of the Act because of section 708 or 708A of the Act.

Dated 4 March 2020

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Signed by Will Robertson as a delegate of the Australian Securities and Investments Commission

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20-0337

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 20-0337.

Commencement

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

Declaration

- 4. Chapter 6D of the Act applies to any shareholder of Flight Centre Travel Group Limited ACN 003 377 188 (Company) who makes an offer for sale of ordinary shares in the Company within 12 months of issue as if paragraph 708A(5)(b) of the Act were modified by deleting the words "5 days" and substituting the words "15 days".
- 5. Chapter 6D of the Act applies to the Company in respect of an offer it makes to issue its ordinary shares by way of a rights issue as if paragraph 708AA(2)(c) of the Act were modified by deleting the words "5 days" and substituting the words "15 days".

Where this instrument applies

- 6. This modification in paragraph 4 of this instrument applies where:
 - (a) the ordinary shares were issued in the period between the date of this instrument and 20 April 2020;
 - (b) the offer to issue ordinary shares in the Company did not require disclosure under Part 6D.2 of the Act because of subsection 708(8) or subsection 708(11) of the Act; and
 - (c) the Company has given ASX Limited ACN 008 624 691 a notice under paragraph 708A(5)(e) of the Act which complies with subsection 708A(6) of the Act.
- 7. The modification in paragraph 5 of this instrument applies where:
 - (a) the offer to issue the Company's shares is made under a rights issue to shareholders of the Company or under a related issue;

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20-0337

- (b) the offer occurs in the period between the date of this instrument and 11 May 2020; and
- (c) the Company has given ASX Limited ACN 008 624 691 a notice under paragraph 708AA(2)(f) of the Act which complies with subsection 708AA(7) of the Act.

Dated this 6th day of April 2020

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Signed by Will Robertson as a delegate for the Australian Securities and Investments Commission

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20-0407

Australian Securities and Investments Commission

Corporations Act 2001 - Section 741(1)(b) - Declaration

Enabling Legislation

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

Title

2 This instrument is ASIC Instrument 20-0407.

Commencement

3 This instrument commences on the date it is signed.

Declaration

- 4 Chapter 6D of the Act applies in relation to the Issuer with respect to the Transaction as if the following provisions of LI 2019/547 were modified or varied:
 - the definition of *purchase plan* in section 4 was amended such that sub-paragraph (c)(i) reads as follows:
 - "(c) each offer is made on:
 - (i) the same terms and conditions:
 - to the extent that it is an offer to a registered holder to acquire shares or interests on their own behalf; and
 - (B) to the extent (if any) it is an offer to a registered holder to acquire shares or interests as a custodian on behalf of a beneficiary,

except that every holder with a registered address in New Zealand to whom the offer is made, but no other registered holder, is entitled to apply for shares under the offer in New Zealand dollars and in amounts referrable to New Zealand dollars (the amount paid to be subsequently converted into Australian dollars when applied towards the issue price for shares), which may result in registered holders in New Zealand who take up that option acquiring a different number of shares than if they had applied for shares under the offer in Australian dollars (reflecting the prevailing exchange rate at the close of the offer)."

Interpretation

5 In this instrument:

Issuer means National Australia Bank Limited ACN 004 044 937.

LI 2019/547 means ASIC Corporations (Share and Interest Purchase Plan) Instrument 2019/547.

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20-0407

Transaction means an offer of ordinary shares in the Issuer for issue under the purchase plan to be announced on or about 27 April 2020.

Dated this 27th day of April 2020

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Signed by Will Robertson as a delegate of the Australian Securities and Investments Commission

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20-0485

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 20-0485.

Commencement

3. This instrument commences on 20 May 2020.

Declaration

- 4. 88 Energy Limited ACN 072 964 179 (88E) does not have to comply with subsection 606(1) of the Act in relation to the acquisition of fully paid ordinary shares in XCD Energy Limited (ACN 108 403 425) (XCD Energy) as a result of the exercise of listed options to acquire fully paid ordinary shares in XCD Energy, where:
 - a 88E makes a takeover bid for all 117,450,000 XCD Energy options listed on the exchange operated by ASX Limited ACN 008 624 691, (*Listed Option Offer*); and
 - b. 88E makes a takeover bid for all the issued fully paid ordinary shares in XCD Energy (*Share Offer*).

in respect of which a bidder's statement was lodged with ASIC on 11 May 2020.

Where this instrument applies

- 5. This instrument applies where:
 - a the Listed Option Offer is subject to a non-waivable defeating condition that the Share Offer becomes:
 - i. or is declared unconditional; or
 - subject only to conditions that relate to the prescribed circumstances in subsection 652C(1) or (2) of the Act and the statutory condition in section 625(3) of the Act;

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20-0485

- b. 88E first sends the offers under the Listed Option Offer and the Share Offer on the same day;
- c. The Listed Option Offer is equitable compared with the Share Offer;
- d 88E discloses in its bidder's statement in respect of the Share Offer and the Listed Option Offer:
 - i. that it has received this relief from ASIC and provides a brief description of the terms of the relief; and
 - ii. its intentions concerning the exercise of the options it acquires under the Listed Option Offer;
- e. the Share Offer is a scrip offer of 2.4 new 88E shares for every XCD Energy share; and
- f. the Listed Option Offer is a scrip offer of 0.7 new 88E shares for every XCD Energy listed option.

Dated this 20th day of May 2020

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Signed by Allan Erceg as a delegate of the Australian Securities and Investments Commission

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20-0515

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 20-0515.

Commencement

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

Declaration

4. ASIC declares that Chapter 6 of the Act applies to WAM Active Limited ACN 126 420 719 (*Bidder*) as if Item 6 of subsection 633(1) were modified or varied by omitting "within 14–28 days" and substituting the following "within 14–42 days".

Where this instrument applies

- This instrument applies in relation to an off-market takeover bid (*bid*) by the Bidder for all of the issued securities of Keybridge Capital Limited ACN 088 267 190 (*Target*) where:
 - (a) The Bidder lodged with ASIC a bidder's statement for the bid on 28 April 2020 (*Lodged Statement*); and
 - (b) The Bidder has sought relief from ASIC to make the offer under the bid on terms that differ from the Lodged Statement.

Dated 26 May 2020

WRobertson

Signed by Will Robertson as delegate of the Australian Securities and Investments Commission

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20-0555

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Kinsella Partners Pty Limited ACN144 771 611 ("the Licensee") PO Box 4866 Kingston ACT 2604

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 486242 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 18 June 2020

Signed

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John Connor A delegate of the Australian Securities and Investments Commission

20-0563

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 20-0563.

Commencement

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

Exemption

4. WAM Active Limited ACN 126 420 719 (WAM) is exempted from 654A(1) of the Act.

Where this instrument applies

 The exemption in paragraph 4 of this instrument applies to a disposal by WAM of Processed Shares to a Processed Shareholder in accordance with the Orders during the bid period in relation to the Takeover Bid.

Definitions

6. In this instrument:

Takeover Bid means the takeover bid made under Chapter 6 the Act as a off-market bid by WAM for all the ordinary shares in the Target under a bidder's statement dated 28 April 2020 (as amended or replaced from time to time) and any subsequent bid for the Target's shares made under Chapter 6 the Act by WAM.

Target means Keybridge Capital Limited ACN 088 267 190.

Orders means the orders made by the Takeovers Panel made in the matter of *Keybridge Capital Limited 04, 05 & 06* [2020] ATP 6 on 9 April 2020, and affirmed on 20 May 2020.

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20-0563

Previous Bid means WAM's off market bid for the Target made under a bidder's statement dated 13 December 2019.

Processed Shareholders means any person who accepted into the Previous Bid and who had their acceptance processed by WAM.

Processed Shares means the 16,057,929 Keybridge shares registered in the name of WAM Active as a result of it processing acceptances under the Previous Bid.

Dated this 3 June 2020

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Signed by Will Robertson as a delegate of the Australian Securities and Investments Commission

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20-0588

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

Enabling legislation

1. 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 20-0588.

Commencement

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

Exemption

4. APN Funds Management Limited ACN 080 674 479 (*Issuer*) as responsible entity of Convenience Retail REIT No. 1 ARSN 101 227 614, Convenience Retail REIT No. 2 ARSN 619 527 829 and Convenience Retail REIT No. 3 ARSN 619 527 856 (together *the Schemes*) does not have to comply with section 1012B or Division 4 of Part 7.9 of the Act for an offer of interests in the Schemes or an issue of interests in the Schemes under the purchase plan to be announced on or about 16 June 2020.

Where this instrument applies

- 5. This instrument applies where the Issuer:
 - (a) meets the requirements and conditions of LI 2019/547 except for:
 - (i) the definition of *current and previous plan purchases* in section 4;
 - (ii) the definition of *purchase plan* in section 4;
 - (iii) section 8; and
 - (b) would meet the requirements and conditions of LI 2019/547 if:
 - (i) the definition of *current and previous plan purchase* in section 4 were varied or modified as follows:

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- A. in paragraph (b), omit "or any shares or interest in the class under a similar arrangement in the 12 months before the application"; and
- B. in paragraph (c), omit ";" and substitute ".";
- C. omit paragraph (d); and
- the definition of *purchase plan* in section 4 were varied or modified as follows:
 - A. in paragraph (f), omit the words "in any 12-month period"; and
- (iii) at the end of section 8, insert:
 - "(7) For the purposes of determining whether the \$30,000 limit in section 8 (wherever occurring), the issuer should disregard all plan purchases under the excluded purchase plan."

Interpretation

6. In this instrument:

excluded purchase plan means the Issuer's purchase plan as set out in the security purchase plan offer booklet dated 21 October 2019.

LI 2019/547 means *ASIC Corporations (Share and Interest Purchase Plans) Instrument* 2019/547.

plan purchases, in relation to an application for interests in the Schemes under the excluded purchase plan, means the interests applied for and issued under the excluded purchase plan.

purchase plan has the meaning given by LI 2019/547.

Dated this 15th day of June 2020

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Signed by Roxton Narcis as a delegate of the Australian Securities and Investments Commission

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20-0589

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 20-0589.

Commencement

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

Exemption

4. Alkane Resources Ltd ACN 000 689 216 (*Alkane*) does not have to comply with Parts 6D.2 and 6D.3 of the Act for an offer of securities in Australian Strategic Materials Limited ACN 168 368 401 (*ASM*) to shareholders of Alkane.

Declaration

5. Chapter 6D of the Act applies to each holder of ordinary shares in ASM as if section 707 was modified or varied by omitting subsections 707(3), (4), (5) and (6).

Where this instrument applies

- 6. The exemption in paragraph 4 applies to invitations by Alkane to its shareholders to vote at a general meeting on a capital reduction of Alkane and an in-specie transfer of ordinary shares in ASM to the shareholders of Alkane (*Demerger Proposal*), in accordance with a notice of meeting that:
 - (a) is in substantially the same form as the draft notice of meeting given to ASIC on 12 June 2020; and
 - (b) includes a statement:
 - (i) describing the need for, and effect of, the relief contained in this instrument as it applies to shareholders; and
 - (ii) that the notice of meeting is in substantially the same form as the draft notice of meeting given to ASIC on 12 June 2020.

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20-0589

- 7. The declaration in paragraph 5 applies where:
 - (a) an ASM shareholder makes an offer of their ordinary shares in ASM for sale (Shares);
 - (b) the Shares were transferred to a holder of ordinary shares in Alkane or to a Sale Agent (or its related body corporate) pursuant to the Demerger Proposal referred to in paragraph 6 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 Alkane, who:
 - (i) controls ASM;
 - (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 or 708A of the Act; and
 - (iii) did not give disclosure to investors under Part 6D.2 of the Act because of section 708 or 708A of the Act.

Interpretation

8. In this instrument:

Demerger Booklet means the explanatory statement relating to the Demerger Proposal, which is in substantially the same form as the explanatory statement (and accompanying notice of meeting) provided to ASIC on 12 June 2020.

Sale Agent means a participant of the financial market operated by ASX Limited ACN 008 624 691 with whom, or with whose related body corporate, Alkane has entered, or enters, into arrangements for the operation of the Ineligible Foreign Shareholder Sale Facility.

Ineligible Foreign Shareholder Sale Facility has the meaning given in the Demerger Booklet.

Dated this 15th day of June 2020

Signed by Jeremiah Leong as a delegate of the Australian Securities and Investments Commission

20-0595

NOTICE UNDER SECTION 915F OF THE CORPORATIONS ACT 2001

Notice is given under section 915F of the Corporations Act 2001 that the Australian Securities and Investments Commission has taken the action set out in the Notice below, which action took effect on 11 June 2020.

Notice of Suspension of Australian Financial Services Licence

To: My Planner Professional Services Pty Ltd

TAKE NOTICE that under and s915C (1)(a) of the Corporations Act 2001, the Australian Securities and Investments Commission suspends the Australian financial services licence number 425542 held by **MyPlanner Professional** Services Pty Ltd ACN 159 696 830 for 10 weeks.

Dated 12 February 2020.

Melane Baxler

Signed

Melanie Baxter Delegate of the Australian Securities & Investments Commission

Your attention is drawn to s911A(1) of the Corporations Act 2001 which provides that subject to this section, a person who carries on a financial services business in this jurisdiction must hold an Australian financial services licence covering the provision of the financial services and that a failure to comply with this subsection is an offence (see s1311(1) of the Corporations Act 2001).

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[20-0596]

Australian Securities and Investments Commission Corporations Act 2001 — Paragraph 1020F(1)(c) — Declaration

Enabling legislation

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

Title

2. This instrument is ASIC Instrument [20-0596].

Commencement

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

Declaration

4. ASIC declares that Part 7.9 of the Act applies to Civic Risk Mutual Limited (ACN 605 323 948) (CRM) as if subsection 1013D(1) of the Act were modified or varied by omitting paragraph (m).

Where declaration applies

- 5. The declaration in paragraph 4 applies in relation to a Product Disclosure Statement, where required by Division 2 of Part 7.9 of the Act or regulation 7.9.07CA of the Corporations Regulations 2001, for the CRM Protection Plan where the Product Disclosure Statement:
 - (a) specifies any significant factors that will affect any significant benefits associated with the CRM Protection Plan and includes an explanation of the impact of each of those factors on the benefits;
 - (b) includes information about the circumstances in which, and the way in which, the significant benefits are provided under the CRM Protection Plan;
 - (c) specifies any significant factors that will affect the cost of acquiring cover under the CRM Protection Plan and includes an explanation of the impact of each of those factors on the cost of acquiring cover; and

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[20-0596]

(d) includes information about any excess or deductible, however described, that applies in relation to a claim under the CRM Protection Plan.

Interpretation

In this instrument:

CRM Protection Plan means a discretionary mutual fund that:

- (a) is operated by CRM;
- (b) is made available only to a government entity; and
- (c) is made available by virtue of membership of CRM.

discretionary mutual fund has the meaning given in subsections 5(5) and (6) of the *Financial Sector (Collection of Data) Act 2001.*

government entity has the meaning given in section 24AT of the Income Tax Assessment Act 1936.

Dated this 17th day of June 2020

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Signed by Mitchell Gillen as a delegate of the Australian Securities and Investments Commission

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The Directors Melbourne Securities Corporation Limited Professional Chambers Level 2, 120 Collins Street Melbourne VIC 3000

By email only: <u>mfletcher@msc.group</u>; <u>sbrown@msc.group</u>

16 June 2020

Dear Directors

Melbourne Securities Corporation Limited (ACN 160 326 545) – Application to become an approved body corporate

We refer to the application from Melbourne Securities Corporation Limited (ACN 160 326 545) (**MSC**) received by the Australian Securities and Investments Commission (**ASIC**) on 8 April 2020 and related subsequent correspondence in which MSC seeks ASIC approval to become a trustee for the purposes of s283AC(1)(f) of the Corporations Act 2001 (**Act**). In the application and correspondence, MSC seeks approval to become debenture trustee for the holders of unsecured notes issued by Spark Infrastructure RE Limited ACN 114 940 984 (**Spark Infrastructure**).

ASIC's power to approve bodies corporate to be debenture trustees

Section 283AC of the Act sets out who can be a debenture trustee for the purposes of Chapter 2L, and paragraph 283AC(1)(f) includes a body corporate approved by ASIC. Under subsection 283GB(1), ASIC has the power to approve a body corporate in writing to act as trustee:

(a) in any circumstances;

(b) in relation to a particular borrower or particular class of borrower; or

(c) in relation to a particular trust deed.

ASIC's approval of a debenture trustee under subsection 283GB(1) may be given subject to conditions.

20-0597

Australian Securities and Investments Commission

Office address (inc courier deliveries): Level 7, 120 Collins Street; Melbourne VIC 3000

Mail address for Melbourne office: GPO Bax 9827, Brisbane QLD 4001

Təl: +61 1300 935 075 Fax: +61 1300 729 000 www.asio.gov.au

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Approval of MSC to act as trustee

Having considered the application, pursuant to paragraph 283GB(1)(c) of the Act, ASIC hereby approves MSC to act as trustee for the purposes of paragraph 283AC(1)(f) under the trust deed dated on or about 9 November 2005, as amended on 25 October 2010, 8 November 2010 and 10 December 2010 and as rectified on 31 March 2011, between Australian Executor Trustees Limited ACN 007 869 794 and Spark Infrastructure to the extent that:

- (a) the trust deed complies with section 283AB(1) of the Act; and
- (b) MSC has been appointed as trustee of the trust under a Deed of Appointment and Retirement of Trustee.

ASIC's approval is given on the following conditions:

- (a) MSC provides a written attestation to ASIC to the effect that MSC considers professional indemnity insurance of \$50 million to be adequate with regard to the nature and scale of its business (Attestation);
- (b) MSC enters into a Deed Poll in favour of ASIC in a form approved by ASIC (Deed Poll); and
- (c) MSC provides a copy of the original executed Deed Poll to ASIC by email to Dominic Clarke of the Corporations Team (<u>Dominic.Clarke@asic.gov.au</u>).

We note that:

- (a) MSC provided the Attestation to ASIC on 10 June 2020; and
- (b) MSC has entered into a Deed Poll, in a form approved by ASIC, dated 16 June 2020 in favour of ASIC and has provided a copy of the executed Deed Poll to ASIC on 16 June 2020.

Policy review

ASIC is in the process of undertaking a review of our policy relating to the assessment of prospective debenture trustees under section 283GB of the Act, with specific regard to the appropriate minimum level of professional indemnity insurance that applicants should be required to hold. Other financial resources requirements, such as net current assets, are also under consideration.

ASIC has determined that, until the policy review is finalised, the Deed Poll will require that MSC holds minimum aggregate professional indemnity insurance of \$50 million.

In the event that the policy review determines that professional indemnity insurance of \$50 million is insufficient, ASIC may seek to modify this approval

20-0597

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to ensure that the professional indemnity insurance requirements in the Deed Poll are in accordance with ASIC's policy.

If you wish to discuss this matter further, please contact me on 0478 542 164.

Yours sincerely,

Dominiellarte

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

Attachment: Deed Poll in favour of ASIC

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Deed poll: Condition to ASIC approval to act as trustee

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	DEED	POLL: Condition	to ASIC	approval to	act	as trustee
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		20-0597	
Dee	d Pol	II: Condition to ASIC approval to act as trustee	
This (deed	poll is made on 16 June 2020	
by tł	ne:		
Cha		e Securities Corporation Limited ACN 160 326 545 of Professional rs, Level 2, 120 Collins Street Melbourne, Victoria, 3000, Australia	
for th	ne be	enefit of and enforceable by the:	
		n Securities and Investments Commission of Level 7, 120 Collins elbourne, Victoria, 3000, Australia (ASIC).	
Rec	itals		
α.	purp coni	Trustee has applied to ASIC for approval to be a trustee for the boses of paragraph 283AC(1)(f) of the Corporations Act 2001 in nection with issued, or proposed issues of debentures under the Deed.	
b.	2830	C will approve the Trustee's application under paragraph GB(1)(c) on the condition that the Trustee makes this deed in favour of ASIC.	
c.		Trustee will be appointed as trustee of the Trust under a Deed of ointment and Retirement of Trustee.	
d.		provisions of this document will apply to the Trustee and its ons or omissions as trustee pursuant to the Trust Deed.	
Ope	erativ	e provisions	
Becc	ming	Trustee	
1		Trustee will notify ASIC of its appointment as trustee of the Trust er the Deed of Appointment and Retirement of Trustee.	
Com	peten	су	
2	The	Trustee will:	
	(a)	do all things necessary to ensure that it conducts its role as trustee efficiently, honestly and fairly;	

- (b) maintain the competence to act as trustee for the holders of debentures, issued or proposed to be issued by the Borrower pursuant to the Trust Deed; and
- (c) ensure that its employees are adequately trained and competent for the Trustee to conduct its role as trustee of the Trust.



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DEED POLL: Condition to ASIC approval to act as trustee

20-0597

- 3 The Trustee will notify ASIC if it suspects any failure to comply with any of the obligations in clause 2.
- 4 The Trustee will notify ASIC of any material change which could reasonably impact the Trustee's ability to exercise its powers or to perform its functions under the Trust Deed, including but not limited to:
 - (a) changes in the Trustee's financial resources;
 - (b) the departure of key staff; and
 - (c) the Trustee becoming aware that it:
 - (i) has not been validly appointed; or
 - (ii) will be wound up or deregistered.

Financial resources

- 5 The Trustee must have at all times Net Current Assets of at least \$250,000.
- 6 The obligation in clause 5 is separate and additional to any other obligation to hold an amount of Net Current Assets that the Trustee may have in respect of any other trustee appointment(s) it may hold for the purposes of paragraph 283AC(1)(f) of the Act.
- 7 The Trustee will have at all times Net Total Assets of an amount that is equal to or more than the total Net Current Assets amount required under clause 5.
- 8 The Trustee will notify ASIC if either Net Current Assets or Net Total Assets is less than 95% below the amounts required under clauses 5 and 7.

Professional indemnity insurance

9 The Trustee will maintain professional indemnity insurance at the level set out in the following table in connection with its appointment to act as the trustee under the Trust Deed:

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Table 1: Professional indemnity insurance Total value of debentures issued by Professional indemnity insurance the Borrower plus total value of required debentures issued in connection with any other trustee appointment(s) the Trustee may hold for the purposes of paragraph 283AC(1)(f) of the Act \$0 - \$5 million Total value of debentures issued by the Borrower plus total value of debentures issued in connection with any other trustee appointment(s) the Trustee may hold for the purposes of paragraph 283AC(1)(f) of the Act \$5 million - \$20 million \$5 million \$20 million or more The lesser of: (a) 25% of the total value of the debentures issued by the Borrower plus total value of debentures issued in connection with any other trustee appointment(s) the Trustee may hold for the purposes of paragraph 283AC(1)(f) of the Act; or (b) \$50 million.

- 10 The Trustee's professional indemnity insurance must permit the Trustee to claim in its capacity as trustee of the Trust.
- 11 The Trustee will notify ASIC of any material amendment to the terms of its professional indemnity insurance or of any claims made against its professional indemnity insurance. A material amendment includes an amendment which reduces the level of the Trustee's insurance cover.

Independence

- 12 From time to time, and at least once annually, the Trustee will make reasonable enquiries to ascertain if any of the following circumstances have occurred:
 - the Trustee, or an officer, becomes an associate of the Borrower;
 - (b) the Trustee, or an associate of the Trustee, beneficially holds shares in the Borrower or an associate of the Borrower;
 - (c) the Borrower, or associate of the Borrower, beneficially holds shares in the Trustee or an associate of the Trustee;



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- (d) the Trustee, or an officer, beneficially owes money to, or is beneficially owed money by, the Borrower or an associate of the Borrower (except monies owed under a banking facility extended in the normal course of business); or
- (e) there is any commercial, or other relationship, between the Trustee or an officer and the Borrower or an associate of the Borrower, that is likely to cause conflict between the duties of the Trustee or its officers.
- 13 The Trustee will notify ASIC if it has reason to suspect that any of the circumstances in clause 12 have occurred.

Reporting

- 14 The Trustee will produce a report (Compliance Report), after the end of each financial year, reporting on whether the Trustee has complied with the provisions of the Compliance Manual during the financial year.
- 15 The Compliance Report will identify all material breaches by the Trustee and specify all action taken or proposed to be taken, if any, to rectify such non-compliance.
- 16 The Compliance Report will be tabled at a meeting of the Trustee's board of directors within two months after the end of the preceding financial year, and the directors of the Trustee will consider, and pass a resolution, regarding the Trustee's compliance with the Compliance Manual in the preceding financial year.
- 17 The Trustee will provide to ASIC a copy of the director's resolution pursuant to clause 16 within three months after the end of the preceding financial year.
- 18 The Trustee will ensure that its auditor states, substantially in such form as ASIC requires, whether there is any matter or thing that has come to the auditor's attention to cause the auditor to disagree with the information contained in the Compliance Report or the corresponding resolution passed by the board of directors. Other than the usual steps which form part of a statutory audit, the auditor is not required to take any further steps in forming its view about the Compliance Report.
- 19 The Trustee will provide to ASIC the auditor's statement on the Compliance Report within four months after the end of the Trustee's financial year together with a copy of the Compliance Report.

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Notifications

- 20 Unless this deed poll states otherwise, the Trustee will notify ASIC promptly, and in writing, and, in any event, within seven days of the occurrence of the event or circumstance which gives rise to a requirement to provide notification under this deed poll.
- 21 All notifications to ASIC under this deed poll must be sent electronically to the email address <u>applications@asic.gov.au</u>.

Publication of this deed poll

22 The Trustee acknowledges that ASIC will publish the terms of this deed poll in the Gazette when ASIC publishes notice of the approval in accordance with section 283GB of the Act.

Governing law

23 The governing law is that of the state of Victoria and the Trustee submits to the non-exclusive jurisdiction of the courts of Victoria, Australia.

Definitions and interpretation

- 24 In this deed poll, a reference to the singular includes a plural and vice versa.
- 25 The Trustee acknowledges and agrees that a copy of this deed poll, duly executed, will not be invalid as a record of this deed poll because it is in an electronic form, consistent with the application of section 7 of the *Electronic Transactions Act 2000* (Vic) and such copy may be produced in evidence in place of the original.
- 26 In this deed poll, unless the contrary intention appears, capitalised terms have the following meaning:

Act means the Corporations Act 2001 (Cth).

Adjusted Surplus Liquid Funds means any Adjusted Surplus Liquid Funds (as that term is defined in the Trustee's AFSL conditions) required to be held under the Trustee's AFSL conditions.

AFSL means an Australian financial services licence.

Associate means an associate as defined in the Act.

Borrower means Spark Infrastructure RE Limited ACN 114 940 984.

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Compliance Manual means the document titled "Policy & Procedure Manual", incorporating all appendices, dated June 2019 (and provided to ASIC on 24 September 2019) which relates to the Trustee's compliance practices.

Compliance Report has the meaning given to it in clause 14.

Current Assets means the value of current assets as they would appear on a balance sheet at the time of calculation made up for lodgement as part of a financial report prepared in accordance with Chapter 2M of the Act.

Current Liabilities means the value of current liabilities as they would appear on a balance sheet at the time of calculation made up for lodgement as part of a financial report prepared in accordance with Chapter 2M of the Act.

Deed of Appointment and Retirement of Trustee means the deed entered into between the Trustee as the incoming trustee, and the Borrower, and the outgoing trustee for the relevant Trust Deed.

Gazette means the Commonwealth of Australia ASIC Gazette.

Net Current Assets means the amount derived by subtracting Current Liabilities and Surplus Liquid Funds (if any) and Adjusted Surplus Liquid Funds (if any) from Current Assets.

Net Total Assets means the amount derived by subtracting Total Liabilities and Surplus Liquid Funds (if any) and Adjusted Surplus Liquid Funds (if any) from Total Assets.

Surplus Liquid Funds means any Surplus Liquid Funds (as that term is defined in the Trustee's AFSL conditions) required to be held under the Trustee's AFSL conditions.

Total Assets means the value of total assets as they would appear on a balance sheet at the time of calculation made up for lodgement as part of a financial report prepared in accordance with Chapter 2M of the Act.

Total Liabilities means the value of total liabilities as they would appear on a balance sheet at the time of calculation made up for lodgement as part of a financial report prepared in accordance with Chapter 2M of the Act.

Trust means the trust established by the Trust Deed.

Trust Deed means the trust deed, dated 9 November 2005, between the Borrower and Australian Executor Trustees Limited ACN 007 869

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794, as amended on 25 October 2010, 8 November 2010 and 10 December 2010 and as rectified on 31 March 2011, to the extent that the Trustee has been appointed as trustee of the trust under a Deed of Appointment and Retirement of Trustee.

Trustee means Melbourne Securities Corporation Limited ACN 160 326 545.

Commonwealth of Australia Gazette

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DEED POLL: Condition to ASIC approval to act as trustee

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Execution

Executed as a deed poll on ______ 16 June _____ 2020.

SIGNED, SEALED and DELIVERED by Melbourne Securities Corporation Limited ACN 160 326 545 under s127 of the Corporations Act 2001:

Signature of Director

Signature of Director / Secretary*

Matthew Fletcher

Name of Director

Shelley Brown

Name of Birector / Secretary* * Delete whichever is not applicable

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20-0599

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 20-0599.

Commencement

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

Declarations

4. Chapter 6D of the Act applies to Avita US as if the definition of "continuously quoted securities" in section 9 of the Act were omitted and replaced with the following:

"continuously quoted securities are securities:

- (a) that are in a class of securities that are quoted ED securities where:
 - securities in the class were first issued following the implementation of a Part 5.1 arrangement between a company ("subsidiary") and its members under which the subsidiary became a wholly-owned subsidiary of the issuer ("issuer"); and
 - securities in the class were not quoted ED securities at all times in the 3 months before the date of the prospectus or Product Disclosure Statement (as applicable); and
 - (iii) the subsidiary's securities transferred to the issuer pursuant to the Part 5.1 arrangement referred in subparagraph (a)(i) were in a class of securities that were quoted ED securities at all times in the 3 months before implementation of the Part 5.1 arrangement; and
- (b) in relation to which the following subparagraphs are satisfied by both the issuer and the subsidiary:
 - no exemption under section 111AS or 111AT, or modification under section 111AV, covered the issuer or subsidiary, or any person as director or auditor of the issuer or subsidiary; and
 - (ii) no exemption under paragraph 741(1)(a), or declaration under paragraph 741(1)(b), relating to a provision that is a disclosing entity provision for the purposes of Division 4 of Part 1.2A

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covered the issuer or subsidiary, or any person as director or auditor of the issuer or subsidiary; and

(iii) other than a technical relief instrument or ASIC Instrument 20-0431, no order under section 340 or 341 covered the issuer or subsidiary, or any person as director or auditor of the issuer or subsidiary;

during the following periods:

- (iv) in the case of the issuer the shorter of the period during which the class of securities were quoted, and the period of 12 months before the date of the prospectus or Product Disclosure Statement (as applicable); or
- (v) in the case of the subsidiary the period of 12 months before the date of implementation of the Part 5.1 arrangement referred to in subparagraph (a)(i);

and, for these purposes, securities are not in different classes merely because of a temporary difference in the dividend, or distribution rights, attaching to the securities or because different amounts have been paid up on the securities."

 Chapter 6D applies to Avita US and each holder of Avita US Shares (or CHESS depository interests over such shares) as if subsection 708A(5) of the Act, as modified by ASIC Corporations (Sale Offers By Controllers) Instrument 2016/81, were omitted, and replaced with the following:

"The sale offer does not need disclosure to investors under this Part if:

- the relevant securities are in a class of securities that are quoted securities where:
 - securities in the class were first issued following the implementation of a Part 5.1 arrangement between a company ("subsidiary") and its members under which the subsidiary became a wholly-owned subsidiary of the body; and
 - securities in the class were not quoted securities at all times in the 3 months before the day on which the relevant securities were issued; and
 - (iii) the subsidiary's securities transferred to the body pursuant to the Part 5.1 arrangement referred in subparagraph (a)(i) were in a class of securities that were quoted securities at all times in the 3 months before implementation of the Part 5.1 arrangement; and
- (b) trading in the class of securities of the body on a prescribed financial market on which they were quoted was not suspended for more than a total of 5 days before the day on which the relevant securities were

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issued (disregarding any suspension of quotation in connection with the implementation of the Part 5.1 arrangement referred to in subparagraph (a)(i)); and

- (c) trading in the class of securities of the subsidiary on a prescribed financial market on which they were quoted before implementation of the Part 5.1 arrangement referred to in subparagraph (a)(i) was not suspended for more than a total of 5 days during the period of 12 months before implementation of the Part 5.1 arrangement (disregarding any suspension of quotation in connection with the implementation of the Part 5.1 arrangement referred to in subparagraph (a)(i)); and
- (d) no exemption under section 111AS or 111AT covered the body or subsidiary, or any person as director or auditor of the body or subsidiary, at any time during the relevant period referred to in subparagraph (b); and
- (e) other than a technical relief instrument or ASIC Instrument 20-0431, no order under section 340 or 341 covered the body or subsidiary, or any person as director or auditor of the body or subsidiary, at any time during the relevant period referred to in subparagraph (b); and
- (f) either:
 - (i) if this section applies because of subsection (1), the body gives the relevant market operator for the body a notice that complies with subsection (6) before the sale offer is made; or
 - (ii) if this section applies because of subsection (1A), both the body, and the controller, give the relevant market operator for the body a notice that complies with subsection (6) before the sale offer is made."
- 6. Chapter 6D of the Act applies to Avita US and each holder of Avita US Shares (or CHESS depository interests over such shares) as if subsection 708A(12A) of the Act, as inserted by ASIC Corporations (Non-Traditional Rights Issues) Instrument 2016/84, were omitted, and replaced with the following:

"The sale offer does not need disclosure to investors under this Part if:

- the relevant securities were issued under a rights issue or a related issue; and
- (b) the relevant securities are in a class of quoted securities where:
 - securities in the class were first issued following the implementation of a Part 5.1 arrangement between a company ("subsidiary") and its members under which the subsidiary became a wholly-owned subsidiary of the issuer ("issuer"); and

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- securities in the class were not quoted securities at all times in the 3 months before the day on which the relevant securities were issued; and
- (iii) the subsidiary's securities transferred to the issuer pursuant to the Part 5.1 arrangement referred in subparagraph (a)(i) were in a class of securities that were quoted securities at all times in the 3 months before implementation of the Part 5.1 arrangement; and
- (c) the rights issue or the related issue did not need disclosure to investors under this Part."

Note: For the meaning of 'technical relief instrument' see ASIC Corporations (Disregarding Technical Relief) Instrument 2016/73.

Where this instrument applies

- 7. This instrument applies in relation to:
 - (a) any offer of Avita US Shares (or CHESS depository interests over such shares) for issue in the 3 months following the quotation of Avita US Shares (or CHESS depository interest over such shares) issued as part of the Avita Scheme of Arrangement on the financial market operated by ASX Limited ACN 008 624 691; and
 - (b) any offer for sale of any Avita US Shares (or CHESS Depository interest over such shares) referred to in subparagraph 7(a) within 12 months after their issue;

where:

- (c) the Avita US Shares (or CHESS depository interests over such shares) being offered are in the same class of securities issued to the members of AVITA Medical Limited ACN 058 466 523 pursuant to the Avita Scheme of Arrangement; and
- (d) the Avita US Shares (or CHESS depository interests over such shares) issued to the members of AVITA Medical Limited ACN 058 466 523 pursuant to the Avita Scheme of Arrangement become quoted ED securities in Australia on or about the date of implementation of the Avita Scheme of Arrangement.

Interpretation

Avita Scheme of Arrangement means the arrangement under Part 5.1 of the Act between AVITA Medical Limited ACN 058 466 523 and its members pursuant to which all of the ordinary shares in AVITA Medical Limited ACN 058 466 523 are to be transferred to Avita US in consideration for the issue of Avita US Shares (or CHESS depository interests over such shares) in Avita US in respect of which a draft explanatory statement was lodged with ASIC on 20 April 2020.

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Avita US means AVITA Therapeutics, Inc., a corporation incorporated under the laws of Delaware in the United States of America, which will become the parent entity of AVITA Medical Limited ACN 058 466 523 upon implementation of the Avita Scheme of Arrangement in connection with the proposed re-domiciliation of AVITA Medical Limited ACN 058 466 523 (and its subsidiaries) from Australia to the United States of America.

Avita US Share means a fully paid share of common stock in Avita US.

Dated this 17th day of June 2020

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Signed by Roxton Narcis as a delegate of the Australian Securities and Investments Commission

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20-0600

Australian Securities and Investments Commission Corporations Act 2001 — Paragraphs 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 (Act).

Title

2. This instrument is ASIC Instrument [20-0600].

Commencement

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

Exemption

- 4. Hood Sweeney Securities Pty Ltd ACN 081 455 165 (*Hood Sweeney*) does not have to comply with section 946A of the Act in relation to the provision of personal advice (the *further advice*), on behalf of Hood Sweeney, by an employee representative (the *adviser*) to a person (the *existing client*) where all the following are satisfied:
 - (a) the existing client was a client of the adviser when the adviser was an authorised representative of Hood Sweeney prior to 22 July 2019;
 - (b) the adviser provides the further advice to the existing client in circumstances where:
 - (i) the adviser has previously given the existing client a Statement of Advice that sets out the client's relevant personal circumstances in relation to the advice (the *previous advice*) set out in that Statement;
 - (ii) the existing client's relevant personal circumstances in relation to the further advice (determined having regard to the existing client's objectives, financial situation and needs as currently known to the adviser) are not significantly different from the existing client's relevant personal circumstances in relation to the previous advice;
 - (iii) so far as the basis on which the advice is given relates to other matters – the basis on which the further advice is given is not significantly different from the basis on which the previous advice was given; and
 - (c) had the adviser remained an authorised representative of Hood Sweeney, the adviser would have been able to rely on section 946B of the Act as notionally substituted by regulation 7.7.10AE of the Corporation

2

20-0600

Regulations 2001 in respect of the further advice provided prior to 22 July 2019; and

(d) the adviser keeps a record of the further advice in accordance with regulation 7.7.09 of the *Corporations Regulations 2001*.

Dated this 17th day of June 2020

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Signed by Fitnat Taleb as a delegate of the Australian Securities and Investments Commission

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20-0608

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 20-0608.

Commencement

This instrument commences on 19 June 2020.

Declaration

 Chapter 6D of the Act applies to an offer of convertible debt securities to sophisticated and professional investors by Webjet Limited ACN 002 013 612 (*Company*) as if paragraph 708A(12C)(c) of the Act as notionally inserted by ASIC Corporations (Sale Offers: Securities Issued on Conversion of Convertible Notes) Instrument 2016/82 (*Instrument 2016/82*) were modified by deleting the words "5 days" and substituting the words "10 days".

Where this instrument applies

- 5. The declaration in paragraph 4 of this instrument applies to an offer for sale of convertible debt securities by the Company where:
 - (a) the offer occurs in the period between the date of this instrument and 3 July 2020;
 - (b) the convertible debt securities were issued to sophisticated and professional investors under an offer which did not require disclosure under Part 6D.2 of the Act because of subsection 708(8) or subsection 708(11) of the Act; and
 - (c) the Company has given ASX Limited ACN 008 624 691 a notice under paragraph 708A(12C) of the Act which complies with subsection 708A(12C) of the Act as notionally inserted by Instrument 2016/82.

Dated this 19th day of June 2020

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Signed by Christopher Tran as a delegate for 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 fifteenth day of May 2020

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ARBN
GOBY INC.	631 321 107
LATITUDE ONE SDN. BHD.	625 563 608

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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 nineteenth day of June 2020

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	
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ARBN

AUSTRALIAN CRICKETERS' ASSOCIATION 142 050 422 INCORPORATED

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CORPORATIONS ACT 2001 Section 601CL(5)

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

Dated this nineteenth day of June 2020

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ARBN
INTEGRATED DNA TECHNOLOGIES PTE. LTD.	163 434 062
IPCO SOUTH EAST ASIA PTE. LTD.	627 475 969
RED BOX RECORDERS LIMITED	609 328 476
SWARCO MIZAR S.R.L.	629 269 496
TANIUM UK LIMITED	605 905 940
UNITED MARITIME PTE. LTD.	159 993 236

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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 nineteenth day of June 2020

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme	ARSN
YYY FUND TRUST	628 914 885
637 459 968 FUND	637 459 968

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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 nineteenth day of June 2020

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme

ARSN

ARAFURA PEARL PROJECT 2007/2008	124 132 850
ARAFURA PEARL PROJECT 2009	136 002 938
ARAFURA PEARL PROJECT 2010/11	139 812 301
AUSTRALIAN SOUTH SEA PEARL PROJECT	118 725 465
2006 (RETAIL)	

ASIC GAZETTE No. A25/20, Tuesday 23 June 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.

ABC CAPITAL GROUP LIMITED

ACN 619 359 705 will change to a proprietary company limited by shares. The new name will be ABC CAPITAL GROUP PTY LTD ACN 619 359 705.

THOMAS BEXON SURFBOARDS LTD.

ACN 620 109 659 will change to a proprietary company limited by shares. The new name will be THOMAS BEXON SURFBOARDS PTY LTD ACN 620 109 659. HORNET METALS LIMITED ACN 625 429 905 will change to a proprietary company limited by shares. The new name will be HORNET METALS PTY LTD ACN 625 429 905.

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