



**ASIC**  
Australian Securities &  
Investments Commission

Commonwealth of Australia Gazette

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# ASIC Gazette

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### RIGHTS OF REVIEW

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

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20-0776

**Australian Securities and Investments Commission  
Corporations Act 2001 – Paragraph 741(1)(a) – Exemption**

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 20-0776.

**Commencement**

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

**Exemption**

4. RateSetter Australia Pty Limited ACN 161 376 638 (**Company**) and Plenti Group Limited ACN 643 435 492 (**FloatCo**) do not have to comply with subsection 734(2) of the Act.

**Where this instrument applies**

5. Subject to paragraph 6, this instrument applies to statements made by the Company or FloatCo to Members, communicating:
  - (a) information that is substantially in the same form as the draft member communication provided to ASIC on 14 August 2020;
  - (b) the fact that the Company or FloatCo is proposing to undertake the IPO;
  - (c) information regarding an offer of Shares in FloatCo in connection with an invitation to pre-register for the Member Offer;
  - (d) the way in which Members may participate in the Member Offer;
  - (e) information about the timetable for the IPO, including updates to the timetable for the IPO and information about when the IPO Prospectus will be available;
  - (f) information about the structure of the offer and the offer periods under the IPO;
  - (g) how contact details and other personal information of Members who pre-register for the IPO will be handled; and
  - (h) the following statements:
    - (i) pre-registrants are not obliged to apply for any shares; and

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- (ii) pre-registrants should only make any decisions to apply for shares after carefully considering the information contained in the IPO Prospectus.

**Conditions**

6. This exemption does not apply if, in communicating any of the information set out in paragraph 5 of this instrument, the Company or FloatCo communicates any advantages, benefits or merits of the IPO.

**Cessation**

7. This exemption ceases to apply on the earlier of:
- (a) the date on which the IPO prospectus is lodged with ASIC; and
  - (b) 31 December 2020.

**Interpretation**

8. In this instrument:

**Eligible Members** means each person who is registered with the Company or FloatCo (or their related bodies corporate) and is eligible to invest on the Company's lending platform at the date the Member Offer opens;

**IPO** means the initial public offering of fully paid ordinary shares in the Company or FloatCo, to be made in or around August 2020;

**IPO Prospectus** means the prospectus proposed to be lodged with ASIC by the Company or FloatCo in or around August 2020;

**Members** means each person who is registered with the Company as an investor on the Company's lending platform;

**Member Offer** means the Offer made in connection with the IPO to the Company's Eligible Members; and

**Shareholders** means holders of shares in any class of the issued capital of the Company or FloatCo.

Dated this 14<sup>th</sup> day of August 2020



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

20-0779

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

**Enabling legislation**

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

**Title**

- 2 The instrument is ASIC Instrument 20-0779.

**Commencement**

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

**Declaration**

- 4 Chapter 6D of the Act applies to each optionholder of Exore as if section 707 were modified or varied by omitting subsections 707(3) and (4) and substituting:

“(3) An offer of a body’s securities for sale within 12 months after their issue needs disclosure to investors under this Part if the body issued the securities:

- (a) without disclosure to investors under this Part; and
- (b) with the purpose of the person to whom they were issued
  - (i) selling or transferring them; or
  - (ii) granting, issuing or transferring interests in, or options or warrants over, them;

and section 708 or 708A does not say otherwise.

- (4) Unless the contrary is proved, a body is taken to issue securities with the purpose referred to in paragraph 3(b) if any of the securities are subsequently sold, or offered for sale, within 12 months after their issue.”

**Where this instrument applies**

- 5 This instrument applies to an offer for the sale of shares in Perseus where the shares were issued under an Option Deed as disclosed in the Explanatory Statement.

**Interpretation**

- 6 In this instrument:

**Exore** means Exore Resources Limited ACN 009 146 794;

**Explanatory Statement** means the scheme booklet dated 4 August 2020 (including any supplementary explanatory statement) sent to holders of shares of Exore under section 412(1) of the Act in relation to the Scheme;

**Option Deed** means an ‘Option Cancellation Deed’ or an ‘Option Exercise, Transfer or Cancellation Deed’ (as applicable) each as defined in the Explanatory Statement;

**20-0779**

**Perseus** means Perseus Mining Limited ACN 106 808 986; and

**Scheme** means a proposed scheme between Exore and its members as disclosed in its Explanatory Statement.

Dated this 17<sup>th</sup> day of August 2020

A handwritten signature in black ink, appearing to be 'SM', written in a cursive style.

Signed by Sabrina Mobbs

as a delegate of the Australian Securities and Investments Commission

20-0782

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

**Enabling legislation**

1. 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**

2. This instrument is ASIC Instrument 20-0782.

**Commencement**

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

**Declarations**

4. Chapters 6 and 6C of the Act apply to Plenti Group Limited ACN 643 435 492 (**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 body corporate does not have a relevant interest in its own securities merely because, under an escrow arrangement entered into by the body corporate, the body corporate applies restrictions on the disposal of the securities by the holder.”.
5. 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),”.
6. Chapter 6C of the Act applies to the Company as if section 671B were modified or varied by, omitting “or” in paragraph (7)(b) and “.” 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 this 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 each Escrow Arrangement:
- (a) does not restrict the exercise of voting rights attaching to the Escrowed Securities;
  - (b) in the case of a takeover bid (including a proportional takeover bid):
    - (i) allows each Security Holder to accept into the takeover bid where holders of at least half of the bid class securities that are not subject to an Escrow Arrangement have accepted into the bid; and
    - (ii) requires that the Escrowed Securities be returned to escrow if the bid does not become unconditional;
  - (c) 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 24 months after entry into the Initial Escrow Arrangement; and
  - (e) is substantially in the same form as the draft agreement provided to ASIC on 13 August 2020.

**Interpretation**

8. In this instrument:

*Escrow Arrangement* means an Initial Escrow Arrangement or Secondary Escrow Arrangement.

*IPO* means the initial public offering of fully paid ordinary shares in the Company, to be made in or around August 2020;

*IPO Prospectus* means the prospectus proposed to be lodged with ASIC by the Company in or around August 2020;

*Security Holder* means each of the persons listed in Annexure A to this instrument.

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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 Wholly-owned 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.

Dated this 19<sup>th</sup> day of August 2020



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



20-0782

**Annexure A**

1. Daniel Foggo;
2. Marjorie Jean Foggo and Veritas (2012) Limited No. 9429030816008 as trustees for the Westbourne Trust;
3. Martin Dalgleish;
4. Jocelyn Hedley as trustee for Hedley Investment Trust;
5. Dalgleish Investments Pty Ltd ACN 155 399 983 as trustee for the Dalgleish Superannuation Fund;
6. Ben Milsom;
7. James Anthony Carnie and Lucy Annabel Harriet Milsom as trustees for the Ardlussa Trust;
8. Glenn Riddell;
9. Robyn Lesley Barnett and Simon Glenn Riddell as trustees of The Whakaahu Whakamua Trust;
10. Peter William Edward Behrens;
11. Plenti Nominee Shareholder Limited company number 12761185;
12. Carsales.com Limited ACN 074 444 018;
13. Equity Trustees Limited ACN 004 031 298 as trustee for the Federation Alternative Assets Private Equity Asset Trust 1A2;
14. Carsales Finance Pty Ltd ACN 600 271 449;
15. Five V Bare Nominee Number 2 Pty Ltd ACN 620 197 560;
16. Five V Fund II, LP;
17. Sturt Capital Pty Ltd ACN 142 685 827 as trustee for the RateSetter Investment Fund;
18. Wilbow Group Pty Ltd ACN 126 320 483 as trustee for Wilbow Group Trust;
19. The Myer Family Investments Pty Limited ACN 004 116 296;
20. D'Azur Holdings Pty Ltd ACN 157 886 210 as trustee for the Chaloner Family Trust;
21. Andrew Jones;
22. Birdsong Capital Limited company number 88714;
23. Corunna Asset Management Limited NZBN 9429034703311 as trustee for the Gardner Family Trust;
24. GPMG Holdings Limited NZBN 9429036855643 as trustee for the Kendrick Family Trust;
25. Jonathan George Edgar;
26. Instanz Nominees Pty Ltd ACN 073 513 658;
27. Rossi Capital Limited NZBN 9429034487686 as trustee for Rossi Trust;
28. Auburn Trustee Services Ltd NZCN 1891365 as trustee for the MA & HE Withy Family Trust;
29. Cronburgh Proprietary Limited ACN 095 190 622;
30. Greater Financial Services Pty Limited ACN 104 085 930 as trustee for the W.Kazzi Family Trust;
31. Seale Group Pty Ltd ACN 114 634 178 as trustee for The Seale Family Trust;
32. Robert Bishop;
33. Longbow Croft Capital Pty Ltd ACN 082 477 601 as trustee for Robert Charles Bishop Superannuation Fund;

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34. PK Dew Pty Ltd ACN 124 216 397 as trustee for the PK Dew Investment Trust;
35. Berkeley Capital Pty Ltd ACN 105 552 832 as trustee for the Kelloway Trust;
36. John O'Sullivan;
37. Marcus Wyborn;
38. 1067 Investment Pty Limited ACN 147 490 355 as trustee for the 1067 Investment Trust
39. Mark Davies;
40. Wildwood Hill Holdings Pty Ltd ACN 104 916 770 as trustee for the John Keats Family Trust;
41. OCAR Investments Pty Ltd ACN 131 711 021 as trustee for the OCAR Investment Trust;
42. Porteous Pty Limited ACN 101 539 940 as trustee for the KRM Capital Trust;
43. Orchid Equity Limited;
44. Anthony Rhyddian Lewis;
45. Michael White;
46. Schroder UK Public Private Trust plc;
47. Charles Peel;
48. Hugh Garmoye;
49. John Chatfeild-Roberts;
50. Alexander Corbett;
51. Highbridge MSF International Ltd;
52. P2P Global Investments PLC ARBN 611 047 208;
53. Benedict Marten;
54. John Gillespie;
55. Mark Bedini;
56. Gerald Kingsbury;
57. Artemis Alpha Trust Plc (acting by its investment manager Artemis Investment Management LLP);
58. Jane Saltmarsh;
59. Christopher Kelly;
60. Artemis Strategic Assets Fund (acting by its investment manager Artemis Investment Management LLP);
61. Harry Ansell;
62. Equity Trustees Limited ACN 004 031 298 as trustee for Federation Alternative Assets Private Equity Trust 1A4;
63. John O'Sullivan, Anita Luxton, and Young + Carrington Trustees Limited NZCN 3441371 as trustee for The Jean Blue Trust; and
64. Slattery Trading Pty Ltd ACN 101 169 902.

20-0789

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

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 20-0789.

**Commencement**

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

**Variation**

4. ASIC varies the Annexure to ASIC Instrument 20-0782 dated 19 August 2020 as follows:

(a) after “John O’Sullivan, Anita Luxton, and Young + Carrington Trustees Limited NZCN 3441371 as trustee for The Jean Blue Trust;” omit the word “and”;

(b) after “Slattery Trading Pty Ltd ACN 101 169 902” omit “,” and substitute with “,”; and

(c) after paragraph 64, insert the following:

- “65. Simon Cordell;
- 66. Mary Ploughman;
- 67. Miles Drury;
- 68. Mark Woolnough;
- 69. Kim McGain;
- 70. Natalie Housson;
- 71. James Charters;
- 72. Louis Edwards;
- 73. Sebastian Paulin;
- 74. Edward O’Brien;
- 75. Joel Pothin;
- 76. Christian Sorberg; and
- 77. Leigh McBean.”

20-0789

Dated this 19<sup>th</sup> day of August 2020

A handwritten signature in black ink, appearing to be 'SM', written in a cursive style.

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

20-0792

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

**Enabling legislation**

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

**Title**

- 2 This instrument is ASIC Instrument 20-0792.

**Commencement**

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

**Exemption**

- 4 Österreichische Beteiligungs AG (**ÖBAG**), being a company incorporated in Republic of Austria, does not have to comply with section 606 of the Act.

**Where this instrument applies**

- 5 This instrument applies where at the date of this instrument:
- (a) SAZKA Group a.s. (**SAZKA**) holds 100% of the issued shares in Austrian Gaming Holding a.s. (**AGH**);
  - (b) AGH holds 100% of the issued shares in CAME Holding GmbH (**CAME**);
  - (c) CAME holds 100% of the issued shares in Medial Beteiligungs GmbH (**Medial**);
  - (d) Medial holds 38.29% of the issued shares in Casinos Austria AG (**CASAG**);
  - (e) CAME holds 17.19% of the issued shares in CASAG;
  - (f) Bankhaus Schelhammer & Schattera Aktiengesellschaft (**BSS**) holds approximately 5.31% of the issued shares in CASAG;
  - (g) the Austrian Government, through ÖBAG, holds approximately 33.24% of the issued shares in CASAG;
  - (h) CASAG has a relevant interest in 67.1% of all RCT Units as a result of:
    - (i) CASAG holding all the issued shares in Casinos Austria International Holding GmbH (**CAI Holding**);
    - (ii) CAI Holding holding:
      - (A) 5,661,193 RCT Units being approximately 11.37% of all RCT Units; and
      - (B) all the issued shares in Casinos Austria International GmbH (**CAI GmbH**);
    - (iii) CAI GmbH holding all the issued shares in Casinos Austria International Ltd ACN 065 998 807 (**CAIL**); and
    - (iv) CAIL holding:

20-0792

- (A) 2,385,715 RCT Units and 370,000 restricted units in RCT (collectively approximately 5.53% of all RCT Units); and
- (B) 50% of the issued shares in:
  - (I) Reef Casino Investments Pty Ltd ACN 088 639 767 (**RCI**); and
  - (II) Reef Corporate Services Limited ACN 057 599 621 (**RCS**); and
  - (III) Casinos Austria International (Cairns) Pty Ltd ACN 062 222 011 (**CAIC**);
- (i) The other 50% of the issued shares in RCI, RCS and CAIC is held by Accor Casino Investments (Australia) Pty Limited ACN 089 359 633 (**ACIL**);
- (j) RCI is a 50-50 joint venture company between CAIL and ACIL;
- (k) RCI directly holds 25,000,000 RCT Units (approximately 50.2% of all RCT Units);
- (l) RCS is the responsible entity of the Reef Casino Trust;
- (m) CAIC is the operator of the Reef Casino.
- (n) ÖBAG has entered into a Shareholder's Agreement with SAZKA (**ÖBAG/SAZKA Shareholders' Agreement**) to govern the management of CASAG. Amongst other things, the ÖBAG/SAZKA Shareholders' Agreement provides ÖBAG with rights over certain decisions regarding CASAG's operation including matters relating to financial and operating policies of CASAG (**Control Provisions**). These Control Provisions will not become effective until certain regulatory approvals are obtained.
- (o) ÖBAG has not acquired a relevant interest in RCT Units as a result of ÖBAG having entered into the ÖBAG/SAZKA Shareholders' Agreement.

**Conditions**

- 6 This instrument is conditional upon ÖBAG entering into a deed in favour of ASIC and the unitholders of RCT within 7 days after the date of this instrument, whereby ÖBAG has covenanted that for a period commencing from the date of this instrument and ending on the date which is 6 months after all necessary regulatory approvals are obtained under the ÖBAG/SAZKA Shareholders' Agreement and the Control Provisions becoming effective ÖBAG will not directly or indirectly:
  - (a) acquire relevant interests in RCT Units, or voting power in RCT of greater than 67.1%; or
  - (b) exercise, control the exercise, or procure the exercise, of any votes attached to RCT Units.
- 7 For the avoidance of doubt, this condition does not affect the exercise, controlling the exercise or procuring the exercise of any votes attached to RCT

20-0792

Units by either CASAG, CAI Holding, CAI GmbH, CAIL, ACIL or RCI where ÖBAG has not participated in or been involved with any decision or deliberation in relation to the exercise, controlling the exercise or procuring the exercise of votes attached to any RCT Units.

**Interpretation**

8 In this instrument:

**RCT Unit** means a unit in the Reef Casino Trust.

**Reef Casino Trust** means Reef Casino Trust ARSN 093 156 293.

Dated this 24<sup>th</sup> day of August 2020



Signed by Lucy Ehlers

as a delegate of the Australian Securities and Investments Commission

20-0796

## AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

*Superannuation Industry (Supervision) Act 1993*  
Subsection 130F(7)

## NOTICE OF ADMINISTRATIVE APPEALS TRIBUNAL DECISION

Under s 130F(7) of the *Superannuation Industry (Supervision) Act 1993* (SIS Act) the Australian Securities and Investments Commission provides notice of a decision made by the Administrative Appeals Tribunal (AAT). On 15 August 2018, acting under s 130F(2) of the SIS Act, ASIC disqualified Mr John William Gilliland from being an approved SMSF auditor. Mr Gilliland requested that ASIC reconsider its disqualification decision under s 344(4) of the SIS Act and ASIC subsequently confirmed the disqualification decision on 20 September 2018.

On 5 August 2020, the AAT set aside ASIC's disqualification decision. In substitution of ASIC's decision, the AAT decided that Mr Gilliland was not disqualified from being an approved SMSF auditor.

Mr Gilliland's registration as an approved SMSF auditor has been reinstated.

Dated this 27th day of August 2020



Signed: .....

Craig Angove

Delegate of the Australian Securities and Investments Commission



20-0798

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

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

TO: MAY KLYE & ASSOCIATES PTY LTD  
ACN 006 064 099 ("the Licensee")  
314A Bay Road  
CHELTENHAM VIC 3192

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 484636 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 25/08/2020

Signed



Nicholas Vonarx  
A delegate of the Australian Securities and Investments Commission

20-0799

**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 24 August 2020.

**AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION****NOTICE OF CANCELLATION OF AUSTRALIAN FINANCIAL SERVICES LICENCE**

To: **Cozero Master Trading Pty Ltd**

Under paragraph 915B(3) of the *Corporations Act 2001* (the Act) the Australian Securities and Investments Commission (ASIC) hereby cancels Australian financial services licence numbered 425513 held by Cozero Master Trading Pty Ltd ACN 158 806 369.

Under s915H of the Act the licence continues in effect as though the cancellation had not happened until 11 September 2020 for the purposes of Chapter 7 of the Act regarding the provision of a financial service to a person as a retail client or wholesale client if that person was a client immediately prior to the cancellation of the licence taking effect and the financial service relates to the termination of an existing arrangement with the client.

Dated this 7<sup>th</sup> day of August 2020.

Signed:  .....

GAI DI BARTOLOMEO  
Delegate of the  
Australian Securities and Investments Commission.

20-0800

**Australian Securities and Investments Commission  
Corporations Act 2001 – Paragraph 741(1)(a) – Exemption**

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 20-0800.

**Commencement**

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

**Exemption**

4. Aussie Broadband Pty Ltd ACN 132 090 192 (*Company*) does not have to comply with subsection 734(2) of the Act.

**Where this instrument applies**

5. Subject to paragraph 6, this instrument applies to statements made by the Company:
  - (a) to employees of the Company, communicating:
    - (i) the fact that the Company is proposing to undertake the IPO;
    - (ii) information about the structure of the offer and offer periods under the IPO;
    - (iii) information alerting employees to impending announcements in relation to the IPO;
    - (iv) information about the ways in which employees may participate in the IPO;
    - (v) details of any employee share plan, employee option plan or similar employee incentive plan under which offers to employees may be made at or about the same time as the IPO;
    - (vi) information about changes to the structure or internal administration of the Company or a Related Body Corporate in connection with the IPO; and

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- (vii) information about the timetable for the IPO, including any proposed updates to the timetable for the IPO;
- (b) to Securityholders, communicating:
  - (i) the fact that the Company is proposing to undertake the IPO;
  - (ii) information alerting Securityholders to impending announcements about the IPO;
  - (iii) information relating to matters that require approval by Securityholders in connection with the IPO;
  - (iv) information about the structure of the offer and offer periods under the IPO;
  - (v) information about any proposed Securityholders' escrow arrangements with respect to the Shares they hold in the Company after the IPO; and
  - (vi) information about the timetable for the IPO, including any proposed updates to the timetable of the IPO.

**Conditions**

- 6. This instrument does not apply if, in communicating any of the information set out in paragraph 5 of this instrument, the Company communicates any advantages, benefits or merits of the IPO.

**Cessation**

- 7. This instrument ceases to apply on the earlier of:
  - (a) the date on which the IPO Prospectus is lodged with ASIC; and
  - (b) 31 October 2020.

**Interpretation**

- 8. In this instrument:

*IPO* means the proposed initial public offer of Shares in the Company under the IPO Prospectus to be lodged with ASIC in or around September 2020;

*IPO Prospectus* means the disclosure document proposed to be lodged by the Company with ASIC in respect of the IPO;

20-0800

*Related Body Corporate* means each of the following entities:

- (a) Wideband Networks Pty Ltd ACN 097 649 851; and
- (b) Westvic Broadband Pty Ltd ACN 106 835 947;

*Securityholders* means the shareholders of the Company and registered holders of convertible notes issued by the Company; and

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

Dated this 25<sup>th</sup> day of August 2020



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

20-0803

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

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

TO: Helmsman Funds Management Pty Ltd  
ABN 36 100 489 763 ("the Licensee")  
Suite 503, 23 Hunter 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 302049 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 26 August 2020

Signed N Vonarx

Nicholas Vonarx  
A delegate of the Australian Securities and Investments Commission

20-0804

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

**Enabling legislation**

1. 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**

2. This instrument is ASIC Instrument 20-0804.

**Commencement**

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

**Declarations**

4. Chapters 6 and 6C of the Act apply to Duratec Limited ACN 141 614 075 (*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 body corporate does not have a relevant interest in its own securities merely because, under an escrow arrangement entered into by the body corporate, the body corporate applies restrictions on the disposal of the securities by the holder.”.
5. Chapters 6 and 6C of the Act apply to 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);”.
6. Chapter 6C of the Act applies to the Company as if section 671B were modified or varied by, omitting “or” in paragraph (7)(b) and “.” 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).”.

**Where this 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 one or more escrow arrangements or deeds (*Escrow Arrangements*) with each Security Holder in connection with the proposed

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admission of the Company to the official list of the ASX, where each Escrow Arrangement:

- (a) does not restrict the exercise of voting rights attaching to, the Escrowed Securities;
- (b) in the case of a takeover bid (including a proportional takeover bid):
  - (i) allows each Security Holder to accept into the takeover bid where holders of at least half of the bid class securities that are not subject to an Escrow Arrangement have accepted into the bid; and
  - (ii) requires that the Escrowed Securities be returned to escrow if the bid does not become unconditional;
- (c) 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 on the date that is no later than 2 years from the date on which the Company is admitted to the official list of the ASX; and
- (e) is substantially in the same form as the draft Escrow Arrangements provided to ASIC on 6 August 2020.

#### Interpretation

8. In this instrument:

**ASX** means ASX Limited ACN 008 624 691 trading as the Australian Securities Exchange


**Security Holder** means any of the following persons or entities who hold shares in the Company:

- (a) Ertech Holdings Pty Ltd ACN 008 999 353;
- (b) Dencort Pty Ltd ACN 105 297 765 as trustee for the Harcourt Family Trust;
- (c) Kent Colony Ventures Pty Ltd ACN 143 341 119 as trustee for the Diprose Family Trust;
- (d) Christopher John Oates and Pamela Michelle Oates as trustee for the Oates Family Trust; and
- (e) Oliver McKeon as trustee for the MT Pockets Business Trust.

Dated this 26<sup>th</sup> day of August 2020



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

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-eighth day of August 2020

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

**ARBN**

ABB HOLDINGS LIMITED

147 298 253

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-eighth day of August 2020

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

<b>Name of Scheme</b>	<b>ARSN</b>
FEA PLANTATIONS PROJECT 2005	113 195 583
FEA PLANTATIONS PROJECT 2006	119 069 591
FEA PLANTATIONS PROJECT 2007	125 108 063
FEA PLANTATIONS PROJECT 2008	129 750 296

CORPORATIONS ACT 2001  
Section 601CL(5)

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

Dated this twenty-eighth day of August 2020

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

<b>Name of Company</b>	<b>ARBN</b>
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
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
REEFER GROUPAGE SERVICES LIMITED	608 092 333
ZINGMOBILE GROUP LIMITED	126 494 880

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.

**AVITA MEDICAL LTD** ACN 058 466 523 will change to a proprietary company limited by shares. The new name will be AVITA MEDICAL PTY LIMITED ACN 058 466 523.

**UNISONO PTY LTD** ACN 612 267 857 will change to a public company limited by shares. The new name will be CARETEQ LIMITED ACN 612 267 857.

**KELLAND ENVIRONMENTAL TECHNOLOGY LTD** ACN 633 309 136 will change to a proprietary company limited by shares. The new name will be KELLAND ENVIRONMENTAL TECHNOLOGY PTY LTD ACN 633 309 136.