



ASIC

Australian Securities & Investments Commission

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RIGHTS OF REVIEW

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

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Australian Securities & Investments Commission National Consumer Credit Protection Act 2009 Section 54

Notice of Cancellation of an Australian Credit Licence

TO: Paragon Business Group Pty Ltd
A.C.N 161 151 944 ("the Licensee") - under External Administration
C/- Charles & Co
Suite 2
Level 1
190 Queen Street
MELBOURNE VIC 3000

Pursuant to paragraph 54(1)(c) of the National Consumer Credit Protection Act 2009, the Australian Securities and Investments Commission hereby cancels Australian Credit Licence number 470527 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 20/09/2020

Signed N Vonark

Nicholas Vonarx

a delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian financial services licence

TO: Otway Funds Limited
A.C.N 121 907 784 – ("the Licensee") – under External Administration
C/- Pitcher Partners
Level 13
664 Collins Street
DOCKLANDS VIC 3008

Pursuant to paragraph 915B(3)(b) of the Corporations Act 2001 (the Act), the Australian Securities and Investments Commission (ASIC) hereby cancels Australian financial services (AFS) licence number 306644 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 22/09/2020

Signed

N Vonark

Nicholas Vonarx

a delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Vail Financial Services Pty. Limited ACN 097 734 560 ("the Licensee") Unit 12 14 Lonsdale Street BRADDON ACT 2612

Pursuant to paragraph 915B(3)(d) of the Corporations Act 2001, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 235405 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 25 S

25 September 2020

George Podaras

Signed

George Podaras

A delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 – Subsection 601CK(7) – Declaration

Enabling legislation

 The Australian Securities and Investments Commission (ASIC) makes this instrument under subsection 601CK(7) of the Corporations Act 2001 (the Act).

Title

This instrument is ASIC Instrument 20-0879.

Commencement

This instrument commences on gazettal.

Declaration

- Section 601CK of the Act does not apply to the Company in relation to:
 - (a) its financial year ending 31 December 2020 (a relevant financial year); and
 - (b) each of its subsequent financial years (a relevant financial year) when they arise.

Where this instrument applies

- This instrument applies to the Company for so long as it:
 - (a) is registered under Division 2 of Part 5B.2 of the Act; and
 - (b) is included in the official list of the financial market operated by ASX Limited;
 - is not required under the law of the place of its incorporation to prepare a balance-sheet, a cash flow statement or a profit and loss statement; and
 - (d) is not a reporting company;

Note: When the Company does become a reporting company the relief under this instrument will cease to apply and the Company will have to comply with the requirements of s601CK(1) of the Act.

and where:

(e) the Company gives ASX Limited the information set out in Appendix 4E (preliminary final report) in relation to the Company's financial year ending on 31 December 2020 on or before 28 February 2021 in order to comply with ASX Listing Rule 4.3A;

- (f) the Company has complied with:
 - the condition in section 6 in relation to the Company's financial year ending 31 December 2020; and
 - (ii) the conditions in section 7 in relation to any subsequent relevant financial year ending after 31 December 2020.

Conditions

- For the purposes of obtaining the relief available under section 4 in relation to the Company's financial year ending on 31 December 2020 – the Company must have lodged with ASIC its Key Financial Statements for the financial year ending 31 December 2020 on or before 31 March 2021.
- For the purposes of obtaining the relief available under section 4 in relation to any subsequent relevant financial year of the Company ending after 31 December 2020 – the Company must;
 - (a) have lodged with ASIC its Key Financial Statements for the relevant financial year within 3 months after the end of the relevant financial year; and

Note: The requirement to lodge the Key Financial Statements with ASIC within 3 months after the end of the relevant financial year is consistent with the lodgement deadlines for a disclosing entity under s319(3) of the Act.

(b) if ASIC requested a Reconciliation Report in relation to the Company's Key Financial Statements for a previous relevant financial year – the Company must have provided the Reconciliation Report in relation to the Company's Key Financial Statement for the previous relevant financial year to ASIC within 1 month after having received the request or within such additional time as ASIC may have allowed by notice to the Company in writing.

Note: This condition is a condition precedent to relief for a relevant financial year. Failure to provide a Reconciliation Report in relation to a previous relevant financial year within the time required will result in the relief under section 4 being unavailable for the relevant financial year and future relevant financial years but will not affect relief that was relied on for any previous relevant financial year. The request may be in relation to any previous relevant financial year that is not necessarily immediately preceding the relevant financial year.

Interpretation

In this instrument:

AIFRS means the Australian International Financial Reporting Standards.

Exchange Act means Securities Exchange Act of 1934 of the US.

Key Financial Statements means the Company's balance-sheet, a cash flow statement and a profit and loss statement for the relevant financial year, in such form and containing such particulars as the Company would be required to prepare if it were a reporting company, together with:

- a statement in writing by a director of the Company certifying that to the best of their knowledge and belief, the Key Financial Statements were prepared in conformance with the requirements of US GAAP; and
- a statement in writing using ASIC Form 405 verifying that the copies of the Key Financial Statements are true copies of the documents.

Note: ASIC Corporations (Electronic Lodgement of Financial Reports) Instrument 2016/181 does not apply to lodgement of Key Financial Statements with ASIC and the Company will need to lodge the Key Financial Statements with ASIC using an ASIC Form 405. The Company must also lodge a Form 406 Annual return of a foreign company (Form 406) as required under s601CK(9) of the Act. ASIC does not have the power to provide relief from this requirement. A Form 406 must be lodged once every calendar year and within 1 month after the date to which it is made up, being the date after the Company's annual general meeting.

Reconciliation Report means a report that provides a summary of the material differences between:

- the Key Financial Statements for the relevant financial year prepared in conformance with US GAAP; and
- (b) the Key Financial Statements for the relevant financial year if they were prepared in conformance with AIFRS.

reporting company means an issuer incorporated in the US or a State of the US, with a class of securities registered pursuant to sections 12(b) or 12(g) or who is subject to section 15(d) of the Exchange Act and accordingly is required to file reports periodically with the SEC pursuant to sections 13(a) or 15(d) of the Exchange Act.

the Company means Zebit Inc. ARBN 639 736 726, a company incorporated in the State of Delaware, United States of America.

SEC means the Securities Exchange Commission of the US.

US means the United States of America.

US GAAP means generally accepted accounting principles of the US.

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Dated this 22nd day of September 2020



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

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

This instrument is ASIC Instrument 20-0880.

Commencement

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

Declaration

- 4. Chapter 6D of the Act applies to a person who holds shares in common stock or depositary interests over shares in common stock in Zebit (Securities) as if section 707 was modified or varied by omitting subsection 707(3) and 707(4) and substituting the following subsection:
- 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:
 - without disclosure to investors under this Part; and
 - with the purpose of the person to whom they were issued: (b)
 - selling or transferring them; or (i)
 - (ii) granting, issuing or transferring interests in, or options over, them; and section 708 and 708A does not say otherwise.'

Where this instrument applies

- This instrument applies where a person who holds Securities in Zebit makes an offer of those Securities for sale (Sale Securities) where:
 - (a) the sale offer occurs within 12 months of the issue of the Sale Securities;
 - (b) a Prospectus was lodged with ASIC on or around 25 September 2020; and
 - (c) the Sale Securities were issued by Zebit without disclosure under Chapter 6D of the Act:
 - (i) in consideration for the conversion of Preferred Stock or convertible notes on or around the settlement of the offer under the Prospectus;
 - on exercise of Warrants issued before 25 September 2020 and disclosed in the Prospectus;
 - (iii) on exercise of Options or Restricted Stock Units granted under Zebit's 2015 Stock Plan on or before 25 September 2020, and disclosed in the Prospectus; or

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- (iv) on exercise of Options or Restricted Stock Units granted under the 2020 Equity Incentive Plan, and summarised in the Prospectus; or
- (v) to investors under the Placement and disclosed in the Prospectus.

Interpretation

In this instrument:

2015 Stock Plan means Zebit's 2015 Stock Plan.

2020 Equity Incentive Plan means Zebit's 2020 Equity Incentive Plan.

Options means the options issued under the 2015 Stock Plan or 2020 Equity Incentive Plan.

Placement means the private placement of Securities to investors in the United States of America on or around the settlement of the offer under the Prospectus.

Preferred Stock means the Series Seed preferred stock, Series A preferred stock and Series B preferred stock of Zebit.

Prospectus means a prospectus in relation to an initial public offer of depositary interests over the shares of common stock of Zebit that are in the same class as the Sale Securities.

Restricted Stock Units means the restricted stock units issued under the stock incentive plan of Zebit.

Sale Securities means an offer of securities in Zebit for sale, by a person who holds securities in Zebit

Warrants means the warrants over shares of common stock in Zebit.

Zebit means Zebit Inc. ARBN 639 736 726, a company incorporated in the State of Delaware, United States of America.

Dated this 22nd day of September 2020



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

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Australian Securities and Investments Commission

Corporations Act 2001 - Subsection 257D(4) — Exemption

Enabling legislation

The Australian Securities and Investments Commission (ASIC) makes this instrument under subsection 257D(4) of the Corporations Act 2001 (Act).

Title

This instrument is ASIC Instrument 20-0884.

Commencement

This instrument commences on 23 September 2020.

Exemption

The Myer Family Investments Pty Ltd ACN 004 116 296 (Company) does not have to comply with subsections 257D(1), 257D(2) and 257D(3) of the Act.

Where this instrument applies

- This instrument applies in relation to a share buy-back scheme of the Company to be made available to all holders of Shares (other than Excluded Foreign Persons) commencing on, or around, 24 September 2020, which:
 - is made on substantially on the same terms described in the draft information (a) statement and buy-back invitation provided to ASIC on 16 September 2020 (Buy-Back Invitation); and
 - complies with the conditions in subsection 257B(2) of the Act, subject to subsection 257B(3) of the Act, except that:
 - the Company does not comply with paragraph 257B(2)(b) of the Act, but rather invites all holders of Shares (other than Excluded Foreign Persons) to Tender some or all of their Shares to the Company for the Tender Discount or as a Final Price Tender in accordance with the terms and conditions of the Buy-Back Invitations;
 - (ii) the Company does not comply with paragraph 257B(2)(c) of the Act, but rather all persons who hold shares in the Company (other than Excluded Foreign Persons) have a reasonable opportunity to Tender some or all of their Shares to the Company for the Tender Discount or as a Final Price Tender in accordance with the terms and conditions of the Buy-Back Invitations;
 - the Company does not comply with paragraph 257B(2)(d) of the Act, but (iii) rather the buy-back agreements are not entered into until the Tender Period has closed; and
 - the Company does not comply with paragraph 257B(2)(e) of the Act, but (iv) rather the Buy-Back Invitations are to be made by the Company to every person who holds Shares (other than Excluded Foreign Persons) for those

holders to Tender some or all of their Shares to the Company and for the Company to accept the Tender, subject to:

- each shareholder having the ability to nominate the number of Shares which they wish to Tender to the Company and the Tender Discount or the Final Price Tender,
- (B) a Buy-Back Invitation need not necessarily be made to Excluded Foreign Persons, and any Tender received from an Excluded Foreign Person need not necessarily be accepted by the Company; and
- (C) a scale-back operating in the manner described in the conditions in paragraphs 7 to 8 of this relief instrument to ensure that the Company does not exceed the Buy-Back Amount.

Conditions

- The number of Shares that the Company buys back, either as a result of the Buy-Back Invitation or as a result of any other buy-back by the Company during the 12 months before the date on which the Company buys back the Shares does not exceed 10% of the smallest number of votes attaching to voting shares of the Company on issue at any time during the 12 months before the date on which the Company buys back the Shares.
- The Company includes the following terms in the Buy-Back Invitation:
 - following the end of the Tender Period, the Buy-Back Price will be calculated by (a) applying the Tender Discount selected by the Company to the reference price (Buy-Back Discount);
 - if, at the close of the Tender Period, the Company has received offers that in (b) aggregate amount to more than the Buy-Back Amount, calculated using the Buy-Back Discount:
 - (i) all Shares tendered at Tender Discounts smaller than the Buy-Back Discount are rejected in full;
 - all Shares tendered at Tender Discounts greater than the Buy-Back Discount (ii) will be bought back in full; and
 - all Shares tendered at the Buy-Back Discount and Final Price Tender will be (iii) subject to a reduction by the same proportion (pro-rata) being the proportion needed to ensure that no more than the Buy-Back Amount is being bought
 - if, at the close of the Tender Period, the Company has received offers to sell at or (c) below the Buy-Back Price (including Final Price Tenders) that in aggregate do not exceed the Buy-Back Amount:
 - all Shares tendered at Tender Discounts smaller than the Buy-Back Discount (i) are rejected in full; and
 - all Shares tendered at a Tender Discount greater than the Buy-Back Discount, (ii) at the Buy-Back Discount and as a Final Price Tender will be bought back in

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- For the purposes of the condition in paragraph 7, the Company may disregard, in determining whether the proportion by which the number of each offeror's Shares is reduced is the same, any difference in proportion arising from the rounding down of fractions for the purpose of ensuring that only whole numbers of Shares are bought back, and disregard any difference in proportion arising from an adjustment to ensure that only whole numbers of Shares are bought back.
- The Company does not enter into any buy-back agreement until after the Tender Period has closed.
- The Company discloses, in any document sent to shareholders regarding the Buy-Back Invitations, to the effect that shareholders are entitled to vote at any meeting that is held before the end of the Tender Period.
- 11 The Company complies with the lodgement requirements set out in sections 257E and 257F of the Act.

Interpretation

In this instrument:

Buy-Back Amount means the total value of Shares determined by the Company to be bought back, that is no more than \$10 million.

Buy-Back Price means the price at which the Company will buy back Shares from Tenders it accepts in accordance with the terms and conditions of the Buy-Back Invitation.

Entitlement Date means the date nominated by the Company in the Buy-Back Invitation.

Excluded Foreign Persons means any person holding Shares:

- to whom the Company would be prohibited from paying money under the Banking (Foreign Exchange) Regulations 1959 (Cth), Part 4 of the United Nations Act 1945 (Cth), the Charter of the United Nations (Dealings with Assets) Regulations 2008 (Cth), the Charter of United Nations (Sanctions — Al-Qaida) Regulations 2008 (Cth), or any act, rule or regulation prohibiting the Company from making payments to foreign persons;
- whose address in the Company register of shareholders is in a jurisdiction where offers cannot be made because of the laws of that jurisdiction, or because the Company determines that it is impracticable to comply with such laws; and
- (c) for the benefit of another person, and that person resides in a jurisdiction where offers cannot be made because of the laws of that jurisdiction, or because the Company determines that it is impracticable to comply with such laws.

Final Price Tender means a Tender in which the shareholder elects to receive the Buy-Back Price as determined by the Company under the terms and conditions of the Buy-Back

Shares means fully paid ordinary shares in the capital of the Company on issue as at the Entitlement Date.

Tender means a shareholder's offer to sell nominated Shares back to the Company at a specified Tender Discount, or as Final Price Tender, and in accordance with the terms and conditions of the Buy-Back Invitation.

Tender Discount means one of the specified discounts (between 0% and 12.5%) described in the Buy-Back Invitation.

Tender Period means the period within which shareholders may lodge, withdraw or amend a Tender in accordance with any Buy-Back Invitation.

Dated this 23 day of September 2020

Signed by Jasmin Lipton

as a delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 – Subsections 741(1), 926A(2), 992B(1) and 1020F(1) – Exemptions

Enabling legislation

 The Australian Securities and Investments Commission (ASIC) makes this instrument under subsections 741(1), 926A(2), 992B(1) and 1020F(1) of the Corporations Act 2001 (the Act).

Title

This instrument is ASIC Instrument 20-0887.

Commencement

This instrument commences on the day it is signed.

Disclosure relief

Offers made under an employee incentive scheme

 Judo Capital Holdings Limited ACN 612 862 727 (Judo) does not have to comply with Part 6D.2, 6D.3 or Part 7.9 of the Act in relation to an offer of an eligible product to an eligible participant under the 2019 LTIP.

Subsequent sale offers

5. A holder of an underlying eligible product that makes a sale offer of that product within 12 months after the issue of the product does not have to comply with Part 6D.2, 6D.3 or Part 7.9 of the Act in relation to the sale offer where the product was issued or otherwise granted to an eligible participant under the 2019 LTIP.

Personal advice given by advisers

An eligible product offered under the 2019 LTIP is exempt from section 1012A of the
Act to the extent that section requires a person to give a Product Disclosure Statement for
an eligible product to an eligible participant, provided the person has no reason to believe
the 2019 LTIP is not covered by this instrument.

Licensing, hawking and other incidental relief

General advice

Judo does not have to comply with subsection 911A(1) of the Act in relation to the
provision of a financial service consisting of general advice in connection with an offer
of an eligible product to an eligible participant under the 2019 LTIP.

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Dealing

- Judo does not have to comply with subsection 911A(1) of the Act in relation to the provision of any of the following financial services in relation to an offer of an eligible product to an eligible participant in connection with the 2019 LTIP:
 - (a) issuing the eligible product;
 - (b) dealing in the eligible product where any acquisition by purchase or disposal of the eligible product by Judo occurs either:
 - through a financial services licensee; or
 - outside this jurisdiction and through a person which is licensed or otherwise authorised to deal in financial products of that kind in the relevant place.

Custodial or depository services

- Judo does not have to comply with subsection 911A(1) of the Act in relation to the provision of any of the following financial services in relation to an offer of an eligible product to an eligible participant in connection with the 2019 LTIP:
 - a custodial or depositary service in relation to the eligible product where the body performs their duties in good faith and has sufficient resources to perform those duties;
 - dealing in the eligible product in the course of providing a custodial or depositary service covered by paragraph (a).

Hawking

 Judo does not have to comply with section 736 or 992A of the Act in relation to making an offer of an eligible product to an eligible participant in the course of, or because of, an unsolicited meeting or telephone call held or made in connection with the 2019 LTIP.

Advertising

Judo does not have to comply with section 1018A of the Act in relation to an
advertisement or publication that advertises or publishes a statement that is reasonably
likely to induce eligible participants to acquire, an eligible product under the 2019 LTIP.

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Conditions

Contribution plans and loans not permitted

- Judo must ensure that the terms of the 2019 LTIP, so far as they apply to an offer under the 2019 LTIP that is made in reliance on this instrument to eligible participants in this jurisdiction:
 - do not involve a contribution plan; and
 - do not involve a loan to the eligible participant to acquire eligible products.

Disclosure

- Judo must ensure that, in relation to an offer of an eligible product to an eligible participant under the 2019 LTIP:
 - (a) the offer is made in, or is accompanied by, an offer document, and
 - (b) the offer document is accompanied by:
 - a summary of the most recent independent valuation, that includes the conclusion, valuation methodologies used, and an explanation regarding the reasonable basis for such conclusion; and
 - a copy of a directors' solvency resolution made no earlier than 1 month before the making of the offer; and
 - (iii) a copy of a directors' valuation resolution made no earlier than 12 months before the making of the offer and being the most recent directors' valuation resolution; and
 - if requested by an eligible participant at any time during the period the eligible participant is participating in the 2019 LTIP, or remains subject to the terms of the 2019 LTIP, the eligible participant is given, within 4 months after making the request:
 - a copy of the most recent annual report; and
 - a summary of the most recent independent valuation, that includes the conclusion, valuation methodologies used, and an explanation regarding the reasonable basis for such conclusion.

Terms of offer

- 14. Judo must ensure that offers made in reliance on this instrument:
 - (a) are not made to more than 20 eligible participants in any 12 month period;

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- (b) to any eligible participant are not greater than \$20,000 in aggregate value in any 12-month period, calculated by reference to the most recent directors' valuation resolution; and
- (c) no more than nominal monetary consideration is required to be provided by the eligible participant:
 - to receive the eligible products; or
 - (ii) for the incentive rights to vest;
- if the eligible offer is or includes an offer of options or incentive rights and more than nominal monetary consideration is required to be provided by the eligible participant in order for the options to become exercisable or for the incentive rights to vest-the options do not become exercisable, and the incentive rights do not vest, unless:
 - both of the following are satisfied:
 - (A) fully paid voting shares or units in fully paid voting shares of the body are in a class of shares that have been able to be traded on any of the eligible financial markets specified in column 1 of Table A of ASIC Class Order [CO 14/1000] for a period of at least 3 months;
 - (B) trading in that class of shares was not suspended for more than a total of 5 days during:
 - (I) if the class of shares have been able to be traded for a period of at least 12 months-the most recent period of 12 months during which the class of shares have been able to be traded;
 - (II) if the class of shares have been able to be traded for a period of less than 12 months-that period; or
 - (ii) a valuation document which is dated no earlier than 1 month before it is given, is given to eligible participants no later than 14 days prior to exercise or vesting.

20% issue limit

Judo must, at the time of making an offer of an eligible product under the 2019 LTIP, have reasonable grounds to believe that the number of underlying eligible products in a class of underlying eligible products that form part of the issued capital of Judo that have been or may be issued in any of the circumstances covered by the following paragraphs will not exceed 20% of the total number of underlying eligible products in that class on issue:

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- (a) underlying eligible products that may be issued under the offer;
- (b) underlying eligible products issued or that may be issued as a result of offers made at any time during the previous 3 year period under:
 - the 2019 LTIP; and
 - (ii) an ASIC exempt arrangement of a similar kind to the 2019 LTIP.

ASIC power to request documents

Judo must, if requested by ASIC and in accordance with the request, make available to ASIC the offer document and all other accompanying information or documents given to eligible participants in connection with an offer under the 2019 LTIP that is made in reliance on this instrument.

Interpretation

- 17. In this instrument:
 - 2019 LTIP means the Judo Capital Holdings Limited Long Term Incentive Plan, which is comprised in documents being substantially in the same form as provided to ASIC on 12 August 2020;

annual report means a financial report, directors' report and auditor's report on the financial report of Judo in relation to a financial year and which complies with the requirements of Part 2M.3 of the Act;

ASIC exempt arrangement of a similar kind, in relation to the 2019 LTIP, means an arrangement covered or previously covered by ASIC Class Order [CO 14/1001] or an instrument expressed to apply to Judo and which grants or granted similar relief to the relief granted by this instrument;

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

contractor, in relation to Judo or a wholly-owned subsidiary, means:

- an individual with whom the body has entered into a contract for the provision of services under which the individual performs work for the body;
- a company with whom the body has entered into a contract for the provision of services under which an individual, who is a director of the company or their spouse, performs work for the body;

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where the individual who performs the work under or in relation to the contract is, or might reasonably be expected to be, engaged to work the number of hours that are the pro-rata equivalent of 40% or more of a comparable full-time position with the body;

contribution plan means a plan under which an eligible participant may make monetary contributions towards the acquisition of underlying eligible products from one or more of the following:

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

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

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

eligible participant, in relation to Judo or a wholly-owned subsidiary, means a person specified in column 2 of Table A;

eligible product means a financial product of Judo specified in column 2 of Table A;

employee incentive scheme means an arrangement under which offers of financial products of an unlisted body are made by the body or a wholly-owned subsidiary of the body to persons that is designed to support interdependence between the body and those persons for their long-term mutual benefit;

financial product advice has the meaning given by section 766B of the Act;

general advice has the meaning given by section 766B of the Act;

incentive right means a conditional right:

- (a) to acquire underlying eligible products;
- to be paid a cash amount that is ultimately determined by reference to (wholly or in part):
 - the price or value at a given time of the underlying eligible product to which the right relates;

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- (ii) a change in the price or value over a given period of the underlying eligible product to which the right relates;
- (iii) the amount or value of dividends or distributions paid or payable in relation to the underlying eligible product to which the right relates; or
- (iv) a change in the amount or value over a given period of time of dividends or distributions paid or payable in relation to the underlying eligible product to which the right relates; or
- to acquire or to be paid a combination of underlying eligible products and a cash amount as determined in accordance with paragraph (b);

independent valuation means an independent expert's report, prepared annually, that contains an opinion on the value of shares in the same class as the shares to which the incentive rights offered under the 2019 LTIP relate;

nominal monetary consideration means monetary consideration of a token or trivial amount;

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

- an offer to issue the eligible product;
- an issue or grant of the eligible product;
- an offer to transfer the eligible product;
- a transfer of the eligible product;
- an offer to arrange for the issue or transfer of the eligible product;

offer document, in relation to an offer of eligible products under the 2019 LTIP, means a document which includes, or is accompanied by, the following information, statements and explanations worded and presented in a clear, concise and effective manner:

- on the cover page of the offer document, in a box and in a minimum font size of 14 points-prominent statements to the following effect:
 - the eligible products offered under this document may or may not have any value that is capable of being realised by the eligible participant;
 - whether the eligible products have any value that is capable of being realised by the eligible participant will depend on future events which may or may not occur,

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- prominent statements to the effect that:
 - any advice given by Judo in relation to eligible products offered under the 2019 LTIP does not take into account an eligible participant's objectives, financial situation and needs; and
 - eligible participants should consider obtaining their own financial product advice from a person who is licensed by ASIC to give such
 - (iii) eligible participants may, at any time during the operation of the 2019 LTIP make a request to be given, without charge:
 - (A) a copy of the most recent annual report; and
 - (B) a summary of the most recent independent valuation;
 - (iv) eligible participants may, at any time during the operation of the 2019 LTIP, make a request to inspect a copy of the most recent independent valuation;
- (c) either:
 - a copy of the terms of the 2019 LTIP; or (i)
 - a summary of the terms of the 2019 LTIP together with a statement that, on request and at no charge and within a reasonable time, the body will provide an eligible participant with a copy of the terms of the 2019 LTIP;
- an explanation of the methodology used or adopted by the directors of Judo for the purposes of the directors' valuation resolution;
- the identity of Judo and the nature of the eligible products offered under the 2019 LTIP;
- a description of Judo's business;
- the nature of the risks involved in investing in eligible products offered under the 2019 LTIP; and
- a copy of the most recent annual report.

prospective participant, in relation to an offer of an eligible product under the 2019 LTIP, means a person to whom the offer is made but who can only accept the offer if an arrangement has been entered into that will result in the person becoming covered by one of paragraphs (a) to (d) of column 2 of Table A;

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trustee means a body that holds or will hold underlying eligible products on trust for the following persons in connection with the 2019 LTIP:

- eligible participants generally on an unallocated basis; or
- one or more specified eligible participants on an allocated basis;

underlying eligible product means an eligible product specified in paragraph (a) in column 1 of Table A;

valuation document, in relation to an offer of options or incentive rights, means:

- (a) a current disclosure document for an offer of shares in the same class as the shares to which the options or rights relate;
- (b) an independent expert's report that contains an opinion on the value of a share in the same class as the shares to which the options or rights relate;
- (c) a copy of an executed agreement under which shares in the same class as to shares in which the options or rights relate are to be acquired on arm's length terms by a third party that is not an associate of the body and which specifies the value of a share in that class;
- an offer of eligible products to an eligible participant under the 2019 LTIP on terms that the eligible participant may renounce the offer in favour of a person covered by one of the following paragraphs is to be treated as an offer of eligible products to the eligible participant:
 - an immediate family member of the eligible participant; (i)
 - a company whose members comprise no persons other than the eligible participant or immediate family members of the participant;
 - (iii) a corporate trustee of a self-managed superannuation fund (within the meaning of the Superannuation Industry (Supervision) Act 1993) where the eligible participant is a director of the trustee;
- for the avoidance of doubt, a document or other writing to be given in connection with this instrument may be given by electronic means (including, in the case of a document or other writing to be given by Judo, by way of making it available on a website and notifying the intended recipient that it is available on the website).

Dated this 25th day of September 2020

Signed by Ebony Jackson

as a delegate of the Australian Securities and Investments Commission

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Table A

Column 1 Eligible product	Column 2 Eligible participant		
 a) a fully paid ordinary share of Judo; 	(a)	a full-time or part-time employee (including an	
 a unit in a financial product mentioned in paragraph (a); 		executive director);	
	(b)	a non-executive director;	
 an option to acquire, by way of issue or transfer, a financial product mentioned in paragraph (a); 	(c)	a comtractor,	
	(d)	a casual employee;	
 an incentive right granted in relation to a financial product mentioned in paragraph (a). 	(e)	a prospective participant.	

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Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: DCH Accounting Services Pty Ltd ABN 30 007 294 760 ("the Licensee") 14 Winyard Drive Mooroolbark VIC 3138

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 489470 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 24/09/2020

Signed N Vonary

A delegate of the Australian Securities and Investments Commission

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CORPORATIONS ACT 2001 Section 601CL(4)

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

Dated this twenty-fifth day of September 2020

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ARBN
MAN OM-IP 2AHL LIMITED	135 871 064
THURLESTONE SHIPPING (SINGAPORE) PTE. LTD.	601 665 374

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-fifth day of September 2020

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme	ARSN
JANA ALL-MATURITY DIVERSIFIED DEBT TRUST	092 944 191
MLC HEDGED GLOBAL SHARE FUND	124 946 998
MLC INVESTMENT TRUST MLC PLATINUM GLOBAL FUND	092 475 904
NATIONAL AUSTRALIA PROPERTY FUND	093 198 513
RESPONSIBLE INVESTMENT LEADERS HIGH GROWTH FUND	131 242 594

No. A40/20, Tuesday 29 September 2020

Company/Scheme deregistrations

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CORPORATIONS ACT 2001 Subsection 601CC(4)

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

Dated this twenty-fifth day of September 2020

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

AUSTRALIAN CRICKETERS' ASSOCIATION INCORPORATED

142 050 422

No. A40/20, Tuesday 29 September 2020

Change of company type

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CORPORATIONS ACT 2001 Subsection 164(3)

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

AUDEARA PTY LTD ACN 604 368 443 will change to a public company limited by shares. The new name will be AUDEARA LIMITED ACN 604 368 443.

LJ HOOKER FRANCHISING LIMITED

ACN 003 890 453 will change to a proprietary company limited by shares. The new name will be LJ HOOKER FRANCHISING PTY LIMITED ACN 003 890 453.

LJ HOOKER CORPORATION LIMITED

ACN 003 890 444 will change to a proprietary company limited by shares. The new name will be LJ HOOKER CORPORATION PTY LIMITED ACN 003 890 444.

YOUFOODZ HOLDINGS PTY LTD

ACN 635 434 801 will change to a public company limited by shares. The new name will be YOUFOODZ HOLDINGS LIMITED ACN 635 434 801.