



ASIC
Australian Securities &
Investments Commission

Commonwealth of Australia Gazette

No. A47/20, Tuesday 17 November 2020

Published by ASIC

ASIC Gazette

Contents

Notices under Corporations Act 2001

20-0899	20-0902	20-0951	20-0954	20-0974	20-0996	20-1039
20-1054	20-1056	20-1057	20-1058	20-1060		

Company/scheme deregistrations

Change of company type

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 www.asic.gov.au
Email gazette.publisher@asic.gov.au

© Commonwealth of Australia, 2020

This work is copyright. Apart from any use permitted under the *Copyright Act 1968*, all rights are reserved. Requests for authorisation to reproduce, publish or communicate this work should be made to: Gazette Publisher, Australian Securities and Investment Commission, GPO Box 9827, Melbourne Vic 3001

20-0899

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

Notice of Cancellation of an Australian Financial Services Licence

TO: ARC Equity Partners Pty Ltd
ACN134 400 230 ("the Licensee")
191 Fullarton Road
Dulwich SA 5065

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 341014 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 5 November 2020

Signed *George Podaras*
.....

A delegate of the Australian Securities and Investments Commission

20-0902

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Fengbing Wang
ABN 40 118 681 561 ("the Licensee")
Suite 1903
109 Pitt Street
Sydney NSW 2000

Pursuant to paragraph 915B(1)(e) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 485841 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 10 November 2020

Signed *George Podaras*
.....

A delegate of the Australian Securities and Investments Commission

20-0951

**Australian Securities and Investments Commission
Corporations Act 2001 — Paragraph 911A(2)(l) — Repeal**

Enabling legislation

1. The Australian Securities and Investments Commission makes this instrument under paragraph 911A(2)(l) of the *Corporations Act 2001*.

Title

2. This instrument is ASIC Instrument 20-0951.

Commencement

3. This instrument commences on gazettal.

Revocation

4. ASIC Instrument 14-0404 is repealed.

Dated this 13th day of November 2020.



Signed by Marie-Christine De Greeff
as a delegate of the Australian Securities and Investments Commission

20-0954

**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 20-0954.

Commencement

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

Exemption

4. Unibail-Rodamco-Westfield SE ARBN 625 426 799, a European public limited company and Unibail-Rodamco-Westfield N.V. ARBN 625 137 395, a Netherlands company (together **URW**) do not have to comply with Part 6D.2 or 6D.3 of the Act, as modified by ASIC Class Order [CO 14/827], for a pro-rata offer or a shortfall offer to Australian offerees.
5. A person that makes a sale offer of URW securities within 12 months after the issue of the securities under a pro-rata offer or shortfall offer does not have to comply with Part 6D.2 or 6D.3 of the Act, as modified by [CO 14/827], in relation to the sale offer.

Where this instrument applies

6. This instrument applies where URW meets the requirements and conditions of *ASIC Corporations (Foreign Rights Issues) Instrument 2015/356 (LI 2015/356)* except for paragraph 5(3)(a) and paragraph 5(3)(e) but would meet the requirements of LI 2015/356 if
 - (a) paragraph 5(3)(a) read:

‘the terms of each offer made to an Australian offeree are no less favourable than those extended to other offerees except where the differences between the terms of the offers made to Australian offerees and those extended to other offerees relate to any of the following:

 - (i) the fact that Australian offerees will have a shorter offer period and a shorter period in which to sell rights due to the fact Australian offerees participate indirectly and need to submit instructions to CDN;

20-0954

- (ii) the fact that the ratio of depository interests to URW stapled shares is 20:1 and that Australian offerees' entitlements will be rounded down to reflect that ratio;
 - (iii) the fact that offerees in other jurisdictions will be required to pay a subscription price denominated in Euro (€) whereas Australian offerees will be required to pay a subscription price in Australian dollars (A\$), calculated by reference to a € /A\$ exchange rate no earlier than 24 hours before the date of the offer;
 - (iv) the fact that Australian offerees who instruct CDN to trade the rights will receive their proportionate share of the proceeds of the sale of those rights, net of expenses and applicable taxes, in A\$., and
- (b) paragraph 5(3)(e) read:
- 'the disclosure relating to the offer that is given or made available to Australian offerees
- (i) is the same as the disclosure that is given or made available to an offeree located in the primary foreign jurisdiction, except Australian offerees are offered depository interests;
 - (ii) explains the implications of the € /A\$ exchange rate being set before the date of the offer;
 - (iii) is in English if an English version of the disclosure is available; and
 - (iv) is given or made available at or before the time the offer is made.'

Interpretation

7. Terms used in this instrument have the same meaning as those in LI 2015/356 and [CO 2014/827].

Dated: 9 November 2020



Signed by Jasmin Lipton

as a delegate of the Australian Securities and Investments Commission

20-0974

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 20-0974.

Commencement

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

Exemption

4. An Exempt Person and its Controllers do not have to comply with subsection 606(1) of the Act.

Where this instrument applies

5. This instrument applies where:
 - (a) an Exempt Person and/or its Controllers acquire a relevant interest in the Shares as a result of the transfer of the Shares to the Exempt Person on implementation of the Court Order and pursuant to the McWilliam's and Mount Pleasant DOCA;
 - (b) on 1 and 2 October 2020, a notice informing all Shareholders of the Proceedings was served by post or by electronic mail to all Shareholders by the Deed Administrators, with such notice advising Shareholders that documents listed in paragraph 5(c)(i) and 5(c)(ii) would be available from the Website; and
 - (c) the Deed Administrators made electronically available to Shareholders the:
 - (i) Explanatory Statement dated 30 September 2020;
 - (ii) Independent Expert's Report dated 24 September 2020;
 - (iii) Report by Administrators dated 15 July 2020; and
 - (iv) Interlocutory Process filed in the Proceedings.

20-0974

Interpretation

6. In this instrument:

Controllers means entities or persons who by operation of section 608 of the Act acquire a relevant interest in the Shares when the Exempt Person acquires a relevant interest in such Shares.

Court Order means the order of the Federal Court of Australia in the Proceedings dated 19 October 2020, permitting the Deed Administrators to transfer the Shares under section 444GA of the Act.

Deed Administrators means Gayle Dickerson, Tim Mableson and Ryan Eagle in their capacities as joint and several deed administrators of McWilliam's and Mount Pleasant pursuant to the McWilliam's and Mount Pleasant DOCA.

Exempt Person means MCW and/or its Nominees.

Explanatory Statement means the Explanatory Statement dated 30 September 2020 prepared by the Deed Administrators.

Independent Experts' Report means the experts' report dated 24 September 2020 prepared by Grant Thornton Corporate Finance Pty Ltd.

MCW means MCW BidCo Pty Ltd ACN 642 488 524.

McWilliam's means McWilliam's Wines Group Ltd (Subject to Deed of Company Arrangement) ACN 000 024 108.

Mount Pleasant means Mount Pleasant Wines Pty Ltd (Subject to Deed of Company Arrangement) ACN 000 024 813.

McWilliam's and Mount Pleasant DOCA means the deed of company arrangement between McWilliams, Mount Pleasant, MCW and the Deed Administrators.

Nominees means one or more entities or persons nominated by MCW under the McWilliam's and Mount Pleasant DOCA to be transferred Shares on implementation of the Court Order and pursuant to the McWilliam's and Mount Pleasant DOCA.

Proceedings means the application to the Federal Court of Australia in action no. NSD 92 of 2020.

Shareholders means all of the shareholders of McWilliam's registered in the company's share register as at 30 September 2020.

Shares means all of the issued ordinary shares in McWilliam's.

20-0974

Website means www.kpmg.com/au/mcwilliams

Dated this 12th day of November 2020

A handwritten signature in blue ink, appearing to read 'M Cobb'.

Signed by Michelle Cobb
as a delegate of the Australian Securities and Investments Commission

20-0996

**Australian Securities and Investments Commission
Corporations Act 2001 — Paragraph 911A(2)(l) — Repeal**

Enabling legislation

1. The Australian Securities and Investments Commission makes this instrument under paragraph 911A(2)(l) of the *Corporations Act 2001*.

Title

2. This instrument is ASIC Instrument 20-0996.

Commencement

3. This instrument commences on gazettal.

Revocation

4. ASIC Instrument 10-0264 as varied by ASIC Instrument 13-0369 is repealed.

Dated this 12th day of November 2020.



Signed by Marie-Christine De Greeff
as a delegate of the Australian Securities and Investments Commission

20-1039

**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 20-1039.

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 the Company as if section 707 was modified or varied by omitting subsections 707(3) and (4) and substituting the following subsections:

- “(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 selling or transferring the securities, or granting, issuing or transferring interests in, or options over, them;

and section 708 and 708A does not say otherwise.”

Where this instrument applies

5. The declaration in paragraph 4 applies to a person who holds securities in the Company and makes an offer for sale of those securities within 12 months of their issue and where:
 - (a) the securities were issued by the Company, without disclosure under Chapter 6D of the Act as a result of the exercise of Options; and
 - (b) those securities are in the same class as the securities described in the Prospectus.

Interpretation

6. In this instrument:

Company means Plenti Group Limited ACN 643 435 492.

Options means the options that were granted by the Company prior to the commencement of this instrument without disclosure under Chapter 6D of the Act, as disclosed in the Prospectus.

20-1039

Prospectus means the prospectus issued by the Company in relation to the initial public offering of its securities and lodged with ASIC on 21 August 2020.

Dated this 5th day of November 2020

A handwritten signature in black ink, appearing to read 'P Joshi', written in a cursive style.

Signed by Priti Joshi

as a delegate of the Australian Securities and Investments Commission

20-1054

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Focus Financial Management Pty Ltd
ACN 166 412 577 ("the Licensee")
Level 6
57 The Esplanade
COTTON TREE QLD 4558

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 489253 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 10 November 2020

Signed *George Podaras*
.....

George Podaras
A delegate of the Australian Securities and Investments Commission

20-1056

**Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 741(1) – 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 20-1056.

Commencement

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

Declaration

4. Chapter 6D of the Act applies to a person who holds ordinary shares or CDIs over ordinary shares in the Company, as if section 707 was modified or varied by omitting subsections 707(3) and (4) and substituting the following subsections:

"(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 and 708A does not say otherwise."

Where this declaration applies

5. This instrument applies where a person who holds securities in the Company (including CDIs) 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;

20-1056

- (b) a Prospectus was lodged with ASIC by the Company in relation to an initial public offer of CDIs over fully paid ordinary shares in the Company that are in the same class as the Sale Securities; and
- (c) the Sale Securities were issued by the Company without disclosure under Chapter 6D of the Act:
 - (i) in consideration for the conversion of Preferred Shares, on or around the settlement of the offer made under the Prospectus;
 - (ii) in consideration for the conversion of existing convertible notes, on or around the settlement of the offer made under the Prospectus;
 - (iii) in consideration for a six to one share split, on or around the settlement of the offer made under the Prospectus;
 - (iv) on the exercise of options:
 - a. granted on or before 30 October 2020 and disclosed in the Prospectus (including options resulting from the six to one option reconstruction, on or around the settlement of the offer made under the Prospectus); and
 - b. granted under the Company's Long Term Incentive Plan, the terms of which are described in the Prospectus.

Interpretation

6. In this Instrument

CDIs means equitable interests in securities in the Company that:

- (a) are issued by CHESSE Depository Nominees Pty Ltd ACN 071 346 506 (**CDN**) for the purpose of enabling beneficial ownership of securities in the Company to which the interests relate, to be recorded and transferred through CHESSE;
- (b) are described in the operating rules of the ASX Settlement and Transfer Corporation Pty Limited ACN 008 504 532 as CHESSE Depository Interests or CDIs; and
- (c) are included in the official list of the financial market operated by ASX Limited ACN 008 624 691.

CHESSE means the Clearing House Electronic Subregister System operated by ASX Settlement and Transfer Corporation Pty Limited ACN 008 504 532.

Company means Doctor Care Anywhere Group PLC (Company Number 08614024) (ARBN 645 163 873), a company incorporated in England and Wales.

20-1056

Prospectus means the prospectus for the Company's initial public offer of CDIs and lodged with ASIC on 30 October 2020 (or any supplement or replacement thereof).

Preferred Shares means Series A1 Preferred Ordinary Shares and Series A2 Preferred Ordinary Shares of the Company.

Dated this 9th day of November 2020



Signed by Priti Joshi
as a delegate for the Australian Securities and Investments Commission

20-1057

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraphs 601QA(1)(a), 926A(2)(a) and 1020F(1)(a) –
Exemptions**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraphs 601QA(1)(a), 926A(2)(a) and 1020F(1)(a) of the *Corporations Act 2001 (Act)*.

Title

2. This instrument is ASIC Instrument 20-1057.

Commencement

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

Exemptions

4. Unibail-Rodamco-Westfield SE ARBN 625 426 799, a European public limited company and Unibail-Rodamco-Westfield N.V. ARBN 625 137 395, a Netherlands company (together **URW**) do not have to comply with:
 - (a) subsection 601ED(5) of the Act in relation to a sale facility for the sale of rights (*Rights Sale Facility*) on an approved foreign market at the instruction of holders of depository interests;
 - (b) subsection 911A(1) of the Act for the provision of the following financial services:
 - (i) dealing in an interest in the Rights Sale Facility;
 - (ii) the provision of general advice in relation to an interest in the Rights Sale Facility;
 - (c) Divisions 2 to 5 of Part 7.9 of the Act in relation to an interest in the Rights Sale Facility; or
 - (d) Division 5A of Part 7.9 of the Act in relation to an invitation to participate in the Rights Sale Facility.

Where this instrument applies

5. This instrument applies where URW meets the requirements and conditions of *ASIC Corporations (Share and Interest Sale Facilities) Instrument 2018/99 (LI 2018/99)* except for paragraph 5(3)(a)(i), but would meet the requirements of LI 2018/99 if paragraph 5(3)(a)(i) read:

20-1057

'are rights to subscribe for additional securities pursuant to a pro-rata offer to members where the rights are admitted to quotation on a licensed market (the relevant market) or approved foreign market (the relevant market).'

Interpretation

6. Unless indicated to the contrary, the terms in this instrument have the same meaning as in ASIC Class Order [CO 14/827] and LI 2018/99.

Dated: 9 November 2020



Signed by Jasmin Lipton

as a delegate of the Australian Securities and Investments Commission

20-1058

**Australian Securities and Investments Commission
Corporations Act 2001 — Subsection 601QA(1) — Declaration**

Enabling legislation

1. The Australian Securities and Investments Commission (ASIC) makes this instrument under subsection 601QA(1) of the *Corporations Act 2001* (Act).

Title

2. This instrument is ASIC Instrument 20-1058.

Commencement

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

Declaration

4. Chapter 5C of the Act applies to Challenger Retirement and Investment Services Limited ACN 115 534 453 in its capacity as responsible entity of:

1. Balloon Inflation Linked Bond Trust ARSN 130 200 172; and
2. Crown Domestic Sovereign Bond Trust ARSN 154 695 897; and
3. Challenger Index Plus Fund ARSN 616 423 520; and
4. Challenger Annuity Fund ARSN 623 652 595; and
5. Challenger Guaranteed Income Fund ARSN 139 607 122; and
6. Challenged Guaranteed Pension Fund ARSN 154 366 588,

together (Schemes) as if section 601FL were modified or varied as follows:

- (a) in subsection (1) omitting all the text after the word “it”, substitute:

“must either:

- (a) call a members’ meeting to explain its reason for wanting to retire and to enable the members to vote on a resolution (which must be an extraordinary resolution if the scheme is not listed) to choose a company to be the new responsible entity; or

20-1058

(b) propose a related body corporate of the responsible entity to be the new responsible entity in accordance with subsection (1A).”;

(b) after subsection (1), inserting:

“(1A) The requirements for proposing a related body corporate (proposed responsible entity) to be the new responsible entity are as follows:

(a) The responsible entity must give members of the scheme notice of a proposal to choose the proposed responsible entity, to be the scheme’s new responsible entity.

(b) The notice to members must:

(i) set out the following information:

(A) the responsible entity’s reasons for wanting to retire;

(B) such information as can reasonably be expected to be material to a member in forming a view as to the choice of the proposed responsible entity;

(C) information about the proposed timing of the retirement of the responsible entity and the manner in which that retirement will occur;

(D) how members can access on the responsible entity’s website current information about the proposed timing of the retirement of the responsible entity and the manner in which that retirement will occur;

(ii) state prominently that if:

(A) members who together hold at least 5% of the total value of the interests held by members; or

(B) 100 members,

who would be entitled to vote if the proposal were put as a proposed resolution to a meeting of members under paragraph (1)(a), ask for a vote on the choice of the proposed responsible entity by giving written notice received by the responsible entity within 21 days from the date the notice is sent, the responsible entity will

20-1058

either arrange a postal vote or convene a meeting to vote on a resolution for the choice of the proposed responsible entity; and

- (iii) be accompanied by a form which can be ticked to ask for a vote; and
 - (iv) state prominently a reply-paid address of the responsible entity to which the form may be sent.
- (c) The responsible entity must prominently disclose on its website current information about the proposed timing of the retirement of the responsible entity and the manner in which that retirement will occur.
- (d) If sufficient members ask for a vote in accordance with the notice, the responsible entity must arrange for a postal vote or, if the responsible entity chooses, convene a meeting in accordance with Part 2G.4 to vote on the choice of the proposed responsible entity as soon as possible.
- (e) If there is a postal vote:
- (i) a voting paper must be sent to each member stating a reply-paid address of the responsible entity to which the voting paper may be sent; and
 - (ii) the responsible entity must notify the members in, or in a document accompanying, the voting paper that:
 - (A) the proposed responsible entity will be chosen as the new responsible entity if at least 50% of the total votes that may be cast by members that would be eligible to vote at a meeting under paragraph (1)(a) are cast in favour of the choice; and
 - (B) only votes received by the responsible entity within 28 days after the issue of the voting paper will be counted.
- (f) If a meeting is convened the resolution to choose the new responsible entity must be an extraordinary resolution if the scheme is not listed.";
- (c) after subsection (2) insert:

20-1058

“(2A) If a postal vote is arranged under paragraph (1A)(d) and at least 50% of the total votes that may be cast by members that would be eligible to vote at a meeting under paragraph (1)(a) are cast in favour of the proposed responsible entity, that entity is taken for the purposes of subsection (2) to have been chosen by a resolution of members on the last day on which postal votes may be received in order to be counted.

(2B) If:

- (a) a related body corporate is proposed to be the new responsible entity in accordance with subsection (1A); and
- (b) sufficient members do not ask for a vote to choose the entity in accordance with the notice referred to in paragraph (1A)(b); and
- (c) the entity has consented in writing to becoming the scheme’s responsible entity,

then:

- (d) as soon as practicable and in any event within 2 business days after the end of the period in which a member may ask for such a vote, the current responsible entity must lodge a notice with ASIC asking it to alter the record of the scheme’s registration to name the proposed responsible entity as the scheme’s responsible entity; and
- (e) the notice must be accompanied by a certificate from the current responsible entity that it reasonably considers that the appointment of the proposed responsible entity would be in the best interests of members with a summary of the responsible entity’s reasons as to why this is the case; and
- (f) unless ASIC reasonably believes that the appointment of the proposed responsible entity would not be in the best interests of members, ASIC must comply with the notice as soon as practicable after the notice and summary are lodged.”.

Where this declaration applies

5. This declaration applies where Fidante Partners Services Limited ACN 119 605 373 has agreed in writing to become the new responsible entity of the Schemes.

Where this declaration ceases to apply

20-1058

6. This declaration ceases to apply on 10 February 2021.

Dated this 10th day of November 2020

A handwritten signature in blue ink, appearing to read 'Supri Nooney', is written over a faint circular stamp.

Signed by Supri Nooney
as a delegate of the Australian Securities and Investments Commission

20-1060

**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 20-1060.

Commencement

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

Declaration

4. Chapter 6D of the Act applies to a sale offer of shares in the Company as if paragraph 708A(12C)(c) of the Act (as notionally inserted by Legislative Instrument 2016/82) was modified by deleting the words “5 days” and substituting the words “15 days”.

Where this instrument applies

5. This instrument applies to a sale offer of shares where:
 - (a) the shares were issued by the Company due to the conversion of one or more of the Convertible Notes; and
 - (b) the offer to issue the Convertible Notes did not require disclosure under Part 6D.2 of the Act.

Interpretation

6. In this instrument:

Company means Flight Centre Travel Group Limited ACN 003 377 188.

Convertible Notes means the convertible notes to be issued by the Company on or about 19 November 2020

20-1060

Legislative Instrument 2016/82 means ASIC Corporations (Sale Offers: Securities Issued on Conversion of Convertible Notes) Instrument 2016/82.

Dated this 10th day of November 2020



Signed by Priti Joshi
as a delegate for the Australian Securities and Investments Commission

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 thirteenth day of November 2020

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme

ARSN

OTAN PROPERTY FUND

142 104 158

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 thirteenth day of November 2020

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme

ARSN

TFS SANDALWOOD PROJECT 2003

104 124 414

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 thirteenth day of November 2020

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ARBN
DOWN UNDER GLOBAL CONSULTING LIMITED	615 063 780
FISK HOLDINGS NZ LIMITED	069 016 780
FISK INVESTMENTS (NZ) LIMITED	054 546 039
MAN OM-IP 3AHL LIMITED	138 112 795
MEGTEC SYSTEMS AKTIEBOLAG	156 867 855

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 thirteenth day of November 2020

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

HILLROSS ADVISERS ASSOCIATION INC.

102 309 339

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.

ARGENICA THERAPEUTICS PTY LTD

ACN 637 578 753 will change to a public company limited by shares. The new name will be ARGENICA THERAPEUTICS LIMITED ACN 637 578 753.

HEATHLEY DEVELOPMENTS LIMITED

ACN 074 231 244 will change to a proprietary company limited by shares. The new name will be CENTURIA HEALTHCARE DEVELOPMENTS PTY LTD ACN 074 231 244.

LODE RESOURCES PTY LTD ACN 637 512 415 will change to a public company limited by shares. The new name will be LODE RESOURCES LTD ACN 637 512 415.

PBS PRIVATE SERVICES PTY. LTD.

ACN 098 390 795 will change to a public company limited by shares. The new name will be PBS PRIVATE SERVICES LTD ACN 098 390 795.

SAFEHOUSE INNOVATION LIMITED

ACN 607 640 031 will change to a proprietary company limited by shares. The new name will be SAFEHOUSE INNOVATION PTY LTD ACN 607 640 031.

AURENNE ALT RESOURCES LTD

ACN 168 928 416 will change to a proprietary company limited by shares. The new name will be AURENNE ALT RESOURCES PTY LTD ACN 168 928 416.

ISLAND PHARMACEUTICALS PTY LTD

ACN 641 183 842 will change to a public company limited by shares. The new name will be ISLAND PHARMACEUTICALS LIMITED ACN 641 183 842.

MILLENNIUM MINERALS LIMITED

ACN 003 257 556 will change to a proprietary company limited by shares. The new name will be MILLENNIUM MINERALS PTY LTD ACN 003 257 556.

QMAG LIMITED ACN 111 279 906 will change to a proprietary company limited by shares. The new name will be QMAG PTY LIMITED ACN 111 279 906.

ZENITH ENERGY LIMITED ACN 615 682 203 will change to a proprietary company limited by shares. The new name will be ZENITH ENERGY PTY LIMITED ACN 615 682 203.