



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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21-0942

**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 paragraph 601QA(1) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 21-0942.

Commencement

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

Declaration

4. Chapter 5C of the Act applies to National Mutual Funds Management Limited (ACN 006 787 720) (*NMFM*) in its capacity as responsible entity of the Wholesale Australian Property Fund ARSN 088 996 392 (the **Scheme**) 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
- (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. The notice of proposal to

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members may be given using one or more technologies to communicate to those entitled to receive notice to members:

- (i) the contents of the notice; or
 - (ii) details of an online location where the items covered by subparagraph (i) can be viewed or from where they can be downloaded.
- (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 either arrange a postal vote (including a voting process using one or more technologies (**electronic postal vote**)) or convene a meeting to vote on a resolution for the choice of the proposed responsible entity; and

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- (iii) be accompanied by:
 - (A) a form which can be ticked to ask for a vote; or
 - (B) details of a process using one or more technologies to ask for a vote; and
- (iv) state prominently:
 - (A) a reply-paid address of the responsible entity to which the form pursuant to paragraph (1A)(b)(iii)(A) may be sent; or
 - (B) details of how to ask for a vote pursuant to paragraph (1A)(b)(iii)(B).
- (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 (including an electronic 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) each member must be given or sent:
 - (A) if a voting form was accompanied in the notice to members pursuant to paragraph (1A)(b)(iii)(A), a voting paper stating a reply-paid address of the responsible entity to which the voting paper may be sent; or
 - (B) if a process using one or more technologies was accompanied in the notice to members pursuant to paragraph (1A)(b)(iii)(B), details of how to access and cast an electronic postal vote; and
 - (ii) where a voting paper is sent pursuant to paragraph (1A)(e)(i)(A), the responsible entity must notify the

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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; and
- (iii) where an electronic postal vote used pursuant to paragraph (1A)(e)(i)(B), the responsible entity must notify the members, through the use of those technologies, before they are able to submit their vote:
- (A) how they can submit their vote using the relevant technologies;
 - (B) that 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;
 - (C) only votes received by the responsible entity within 28 days after the notification of the electronic postal vote will be counted; and
 - (D) the technologies used for the purposes of a meeting under paragraph (1)(a) will remain available for 28 days; and
- (iv) where both a voting paper is sent pursuant to paragraph (1A)(e)(i)(A) and where an electronic postal vote is used pursuant to paragraph (1A)(e)(i)(B), the responsible entity must notify the members that:
- (A) they are only entitled to vote using one method; and

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- (B) if multiple votes are received from a member, only the vote that is first received 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:
 - “(2A) If a postal vote (including an electronic 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 (including an electronic postal vote) 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

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- (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 AMP Capital Funds Management Limited ACN 159 557 721 has agreed in writing to become the new responsible entity of the Scheme.

Where this declaration ceases to apply

6. This declaration ceases to apply on 11 May 2022.

Dated this 11th day of November 2021



.....
Signed by Giles Emery
as a delegate of the Australian Securities and Investments Commission

21-0945

**Australian Securities and Investments Commission
Corporations Act 2001 — Paragraphs 601QA(1)(a), 926A(2)(a), 992B(1)(a) and
1020F(1)(a) — Exemption**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraphs 601QA(1)(a), 926A(2)(a), 992B(1)(a) and 1020F(1)(a) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 21-0945.

Commencement

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

Exemption

4. The Apartments at the Convention Centre Association Incorporated (Registration No. A1012102H) ABN 29 394 183 313 (the Association) in its capacity as operator of the Serviced Strata Scheme at 33 Mounts Bay Road, Perth Western Australia does not have to comply with any of:
 - (a) subsection 601ED(5) of the Act in relation to the operation of the strata scheme;
 - (b) the requirement in subsection 911A(1) of the Act to the extent that it requires the operator to hold an Australian financial services licence covering the provision of general advice in relation to and dealing in, interests in the strata scheme; and
 - (c) sections 992A and 992AA of the Act in relation to an offer for issue of interests in the strata scheme.

Where this instrument applies

5. The exemption in paragraph 4 only applies where all of the following requirements are satisfied
 - (a) Either;
 - (i) each strata unit to which the strata scheme relates can lawfully be used as a residence; or
 - (ii) the operator has given to ASIC a written statement from an independent real estate agent that, in relation to each strata unit to which the strata scheme relates, the agent:
 - (A) would be willing and able to offer the unit for letting at a reasonable rate having regard to the value of the unit; and
 - (B) would expect that there would be a reasonable degree of occupancy of the unit at that rate;

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- (b) each investor and the operator may withdraw from the strata scheme on no more than 90 days' notice;
- (c) an investor who withdraws from the strata scheme will not be bound after their notice under paragraph 5(b) expires to allow the use of their strata unit except for occupation of the unit;
 - (i) by a person other than the operator or an associate of the operator; and
 - (ii) under an agreement that the operator made with that person before the notice was given;
- (d) each investor may, if they withdraw from the strata scheme, appoint another person to manage their strata unit;
- (e) if the operator is managing the letting of the strata units, the operator has not agreed after the commencement of this section to:
 - (i) make payments to investors (whether by way of guarantee or otherwise); or
 - (ii) cover or reimburse in whole or in part (whether under an indemnity or otherwise) payments that are made by any other person to investors,in relation to the use of the strata units of investors after the operator withdraws from the strata scheme;
- (f) an investor does not have to make payments to participate in the strata scheme other than:
 - (i) payments to buy the strata unit; and
 - (ii) payments to buy furniture, fittings and equipment for the strata unit where the maximum amount of the payments and the items of furniture, fittings and equipment to be acquired are set out in the agreement referred to in paragraph 5(h); and
 - (iii) payments of the investor's reasonable proportion of the operator's fees and expenses with respect to the management of the strata scheme where:
 - (A) in any 3-month period the total of such payments relates to a period of no more than 3 months and is reasonably commensurate with the work done or to be done, or the expenses incurred or likely to be incurred (as the case may be), by the operator during the period to which the payments relate; and

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- (B) where a FFE Fund has been established for the investor — no payment is used for the replacement, repair or refurbishment of furniture, fittings and equipment of the strata unit in relation to the period to which the payment relates unless all money in the Fund has first been expended; and
 - (iv) where a FFE Fund has been established for the investor payments into the Fund where:
 - (A) each payment is by way of a deduction from rental income of the strata scheme that would otherwise be paid to the investor in relation to a period set by the operator and does not exceed 3% of the gross rent attributable to the investor for the period; and
 - (B) the balance of the Fund is no more than \$10,000 for each strata unit made available by the investor for use as part of the strata scheme;
 - (g) the purchase of the strata unit by the investor is not conditional on participation in the strata scheme whether by way of a term of the contract of sale, as a result of an interest (for example, a lease) that the strata unit is subject to immediately after the purchase or otherwise;
 - (h) if the operator is managing the letting of the strata units, the operator has entered into a written agreement with each investor which includes provisions to the effect of those set out in paragraphs 14(a) to (o);
 - (i) either:
 - (i) on 1 March 2000 there was no person who had bought or agreed to buy a strata unit in relation to the strata scheme and who, before agreeing to buy, had been offered an interest in the strata scheme; or
 - (ii) a majority of strata scheme members have agreed in writing that the operator may rely on this exemption;
 - (j) the operator has not failed to comply with paragraph 12 in relation to the strata scheme, unless ASIC has notified the operator in writing after the failure that that this paragraph does not apply in relation to the breach the subject of the failure.

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6. In working out if there is a majority of strata scheme members for the purposes of subparagraph 5(g)(i)(ii):
 - (a) the operator and its associates are not be counted; and
 - (b) a majority is based on the entitlement of strata scheme members to vote at body corporate meetings if there is a body corporate for the property to which the strata scheme relates, and otherwise is based on each member having one vote.

General conditions on the operator

7. The operator must ensure that:
 - (a) any part of the property of the strata scheme that is cash is promptly deposited with an Australian ADI on trust for investors in a trust account; and
 - (b) the account is subject to audit as to whether the money has been dealt with in accordance with the terms of the trust by a registered company auditor at least annually.
8. Where a FFE Fund has been established for an investor, the operator must ensure that:
 - (a) the money comprising the Fund is held on trust for the investor in a trust account with an Australian ADI and subject to audit as to whether the money has been dealt with in accordance with the terms of the trust by a registered company auditor at least annually; and
 - (b) the balance of the Fund is promptly returned to the investor at the termination of the strata scheme or upon the investor's withdrawal from the strata scheme, whichever occurs first.
9. If the operator is managing the letting of the strata units, the operator must, as soon as practicable, and in any event within 6 months after, the end of a reporting period, give each investor who was issued an interest in the strata scheme as a retail client, a written statement for the reporting period which details any transactions in relation to the investor's interest in the strata scheme.
10. If the operator is managing the letting of the strata units, the manager must operate the strata scheme in accordance with the agreement referred to in paragraph 5(h).
11. In paragraph 9, a **reporting period** is a period not exceeding 1 year, set by the operator in accordance with the following:
 - (a) the first reporting period starts when the investor and the operator enter into the agreement referred to in paragraph 5(h);
 - (b) each subsequent reporting period starts at the end of the preceding reporting period;
 - (c) if the investor withdraws from participation in the strata scheme, the period starting at the end of the preceding reporting period and ending

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when the investor withdraws from participation in the strata scheme is a reporting period.

Breach reporting condition for operators

12. An operator that becomes aware of matters that gives the operator reason to believe that the operator has failed in a material respect to comply with the conditions in paragraphs 7 to 11 must give full particulars of the failure to ASIC in writing within 15 business days after becoming so aware.

Exemption for other persons from the prohibition on hawking

13. A person does not have to comply with section 992A and 992AA of the Act for an offer to sell an interest in a strata scheme that appears to be covered by paragraphs 4 and 5.

Procedures for transferring management rights

14. Provisions to the following effect are required to be included in the agreement referred to in paragraph 5(h).

Transfer of management rights

- (a) If a majority of strata scheme members advise the operator in writing that they wish to terminate the operator's engagement, the operator must within 9 months transfer the management rights to a person:
 - (i) who is chosen by the operator; and
 - (ii) has not been involved in the operation (including promotion) of the strata scheme; and
 - (iii) is not controlled by a person that has been involved in the operation (including promotion) of the strata scheme.
- (b) If the operator does not complete the transfer within the 9 month period, the operator must cause the transfer of the management rights to a replacement operator named in a written notice given by a majority of strata scheme members, at the price set out in the notice.
- (c) A transfer referred to in paragraphs 14(a) or (b) must be done as soon as practicable, but if there is a body corporate for the real property to which the strata scheme relates, there must be a reasonable time for members of the body corporate to consider whether to make a decision referred to in paragraph 14(f) unless the body corporate has consented to the transfer.

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Consent of body corporate to new caretaking arrangements

- (d) If the operator receives a notice under paragraph 14(b), the operator must advise all body corporate members of the name of the person to whom the transfer is to be made.
- (e) Unless the body corporate has consented to the transfer, an operator does not have to transfer the management rights to the person named in the notice given under paragraph 14(b) if a majority of body corporate members state in writing to the operator that the person should not be engaged by the body corporate to perform caretaking functions.
- (f) If a majority of body corporate members make a decision referred to in paragraph 14(e), a majority of strata scheme members may then at any time name a replacement operator by a written notice, to whom the operator must transfer the management rights at a price set out in the notice and the notice will be taken to be given in accordance with paragraph 14(b).
- (g) Paragraphs 14(d) to (f) do not apply if the body corporate or a majority of body corporate members agree in writing to the transfer to the person named in a notice under paragraph 14(b) or (f) before that notice is given to the operator.

Price payable on transfer

- (h) The price specified by strata scheme members in a notice under paragraph 14(b) must be one of the following:
 - (i) the average of two valuations of the management rights by independent qualified valuers nominated by the Australian Property Institute (or another relevant independent professional body approved by ASIC); or
 - (ii) the highest bona fide bid for the management rights (excluding a bid by the operator or its associates) at an auction of which at least 60 days' notice had been given; or
 - (iii) the highest bona fide amount tendered (excluding any tender by the operator or its associates) for the management rights following reasonable efforts to market the property for at least 60 days.

Voting

- (i) In working out if there is a majority of strata scheme members or body corporate members, the operator and its associates and any

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person nominated as a replacement operator and associates of that person must not be counted.

- (j) For strata scheme members, a majority is based on their entitlement to vote at body corporate meetings if there is a body corporate for the property to which the strata scheme relates, and otherwise each member shall have one vote.
- (k) For body corporate members, a majority is based on their entitlement to vote at body corporate meetings.
- (l) A strata scheme member or a body corporate member makes a decision by signing a document that sets out the decision.

Costs

- (m) Any member may arrange a valuation or auction of, or may market, the management rights before or after the expiration of the 9 month period referred to in paragraph 14(a) for the purposes of setting a price to be specified in a notice under paragraph 14(b).
- (n) If a member incurs any reasonable valuation, auction or marketing costs under paragraph 14(m) that member is entitled to be reimbursed out of the price payable by any person nominated by the members as transferee of the management rights when the price is paid to the operator.

Assistance

- (o) The operator must give reasonable assistance to enable the transferee to operate the resort, hotel, motel or serviced apartment complex including making available information about any future bookings.

Interpretation

15. In this instrument:

Act means *Corporations Act 2001*.

FFE Fund means a fund established for an investor consisting of money paid by the investor and any interest accrued on that money, to be used from time to time in accordance with the agreement referred to in paragraph 5(h) for the replacement, repair or refurbishment of furniture, fittings and equipment of the strata unit made available by the investor for use as part of a strata scheme.

independent real estate agent means, in relation to a strata scheme, a person:

- (a) who is licensed under a law of a State or Territory in this jurisdiction to lease real property; and

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- (b) who is not the operator of the scheme or an associate of the operator of the scheme.

investor means in relation to a strata scheme, a person who is the owner of a strata unit that is used in the scheme.

management rights means, in relation to a strata scheme, all real or personal property (including contractual rights) held by the operator or any of its associates that facilitates the operation of the scheme.

operate as a promoter developer: a person operates a strata scheme as a promoter developer if:

- (a) the person offers to issue or arrange for the issue of interests in the scheme, while also offering a strata unit to which the scheme relates; and
- (b) the scheme is to be managed by another operator.

operator means a person who operates a strata scheme (including by operating a strata scheme as a promoter developer).

real estate (managing) agent a person who is licensed to manage real property under the law of a State or Territory in this jurisdiction.

real estate (selling) agent a person who is licensed to sell real property under the law of a State or Territory in this jurisdiction.

scheme members means, in relation to a strata scheme, investors in the scheme other than the operator and its associates.

Serviced Strata Scheme means the strata scheme that involves owners of strata units of 138 apartments comprising the Adina Apartment Hotel (situated at 33 Mounts Bay Road, Perth, Western Australia), making their units available for use as a part of a serviced apartment or hotel complex, where 138 apartments are located on Sites 1 to 138 on Deposited Plan 42069 being the whole of the Land in Certificates of Title Volume 3135 Folios 1 to 138; the areas which are part of Lot 1334 on Deposited Plan 38108 (Common Areas) Lot 1334 is Site 4 on Deposited Plan 38112 being the land in Certificate of Title Volume 3132 Folio 436;

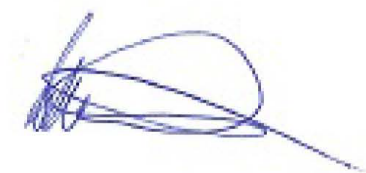
strata scheme means a managed investment scheme that involves owners of strata units making their unit available for use as part of a serviced apartment, hotel, motel or resort complex.

strata units means strata title units, community title interests or similar interests in real property.

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transfer means, in relation to management rights, to assign or transfer the management rights or to cause another person to become the holder of those rights or rights substantially the same as those rights.

Dated this 2 day of December 2021

A handwritten signature in blue ink, consisting of several overlapping loops and a long horizontal stroke extending to the right.

Signed by Ada Bombardieri
as a delegate of the Australian Securities and Investments Commission



ASIC
Australian Securities &
Investments Commission

21-0974

**Australian Securities
and Investments Commission**

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

Notice of Cancellation of an Australian Financial Services Licence

TO: 86 400 Ltd ABN 13 621 804 813 ("the Licensee")
c/- National Australia Bank Limited
395 Bourke St
Melbourne Vic 3000

1. Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001** (the Act), the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 506560 held by the Licensee, with effect from the date on which this notice is given to the Licensee.
2. Pursuant to section 915H of the Act, the Australian Financial Services Licence continues in effect while cancelled, as though the cancellation had not happened for the purposes of:
 - a. paragraphs 912A(2)(c) of the Act, which requires the Licensee to maintain membership of the Australian Financial Complaints Authority scheme for no less than twelve months from the date the notice of cancellation of the AFS licence is given to the Licensee.

Dated 8 December 2021

Signed *GP Mithen*
Gerard Mithen
A delegate of the Australian Securities and Investments
Commission

21-0984

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 21-0984.

Commencement

3. This instrument commences on 7 December 2021.

Exemption

4. H.B.U. Investments Limited ACN 608 424 488 AFSL number 482375 (*HBU*) in its capacity as the responsible entity of the House Buyers United Fund ARSN 614 577 276 (the *Fund*) does not have to comply with subsection 601ED(5) of the Act in respect of a class of units of the Fund.

Declaration

5. Chapter 5C of the Act applies to HBU in its capacity as the responsible entity of the Fund as if provisions of that Chapter were modified or varied as follows:
 - (a) after subsection 601KA(3) insert:

“(3AA) Subsection (3) does not apply to a withdrawal made in accordance with section 601KF.”; and
 - (b) after section 601KE, insert:

“601KF Class withdrawals

(1) Subject to this section, the responsible entity of a registered scheme may allow a member to withdraw from the scheme in accordance with a provision of the scheme's constitution that provides for the members of a class to have a right to withdraw that is attributable to the liquid assets of the class that they are a member of in the scheme.”

Where this instrument applies

6. This instrument applies in relation to the establishment by HBU of one or more managed investment schemes the only investments of which are, either directly or indirectly, real property or cash (*Class*) under the terms of the constitution of the Fund, where the Fund's constitution includes clauses to the following effect:

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- (a) where members of a Class pass a special resolution directing that an amendment to the constitution be made, then HBU will amend the constitution under paragraph 601GC(1)(b) of the Act where the following requirements are satisfied:
 - (i) there is no adverse effect on the rights of any other class of members of the Fund;
and
 - (ii) the amendment is not contrary to the best interests of members of the Fund generally;
- (b) when members of a Class pass an extraordinary resolution to wind up the Class, the Class must be wound up;
- (c) where the term of a Class is extended, the Class will continue so that new entrants will become members of the Class and will agree to be bound by the terms of that Class by entering into it;
- (d) a statement of the timeframe within which HBU is required to accept or reject a request to withdraw interests in a Class;
- (e) if HBU accepts a withdrawal request, HBU must pay the withdrawal price to the member within 21 days;
- (f) that the ability of HBU to raise debt is limited to the specific assets of the Class for which the funds raised are to be used;
- (g) members of a Class cannot be liable for debts of HBU that were incurred for the benefit of members of another Class;
- (h) the scheme property of a Class will not be encumbered in relation to a liability entered into for another Class; and
- (i) HBU is not entitled to be indemnified out of the scheme property of a Class in relation to liabilities or expenses incurred for another Class.

Interpretation

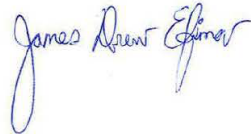
In this instrument:

extraordinary resolution means an extraordinary resolution as defined under section 9 of the Act except a reference to members has the meaning of members of a Class.

special resolution means a special resolution as defined under section 9 of the Act except a reference to members has the meaning of members of a Class.

21-0984

Dated this 7th day of December 2021

A handwritten signature in blue ink that reads "James Drew Efimov". The signature is written in a cursive style with a large initial 'J'.

Signed by James Drew Efimov
as a delegate of the Australian Securities and Investments Commission

21-0990

**Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 926A(2)(a)– Exemption**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under s926A(2)(a) of the *Corporations Act 2001 (Act)*.

Title

2. This instrument is ASIC Instrument 21-0990.

Commencement

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

Variation

4. ASIC Instrument 21-0946 dated 19 November 2021, is varied by:
 - (a) The addition of the words “A registered investment adviser” as a new sub-section (iii) in section 1(a) of Schedule A; and
 - (b) The omission of “; or” at the end of clause 5(b).

Dated this 7 day of December 2021.



Signed by Ernest Chan
as a delegate of the Australian Securities and Investments Commission

21-0993

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 601QA(1)(b) – Declaration**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 21-0993.

Commencement

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

Declaration

4. Chapter 5C of the Act applies to Evolution Trustees Limited ACN 611 839 519 (*Evolution*) as responsible entity of the Metrics Direct Income Fund ARSN 641 620 331 (*MDIF*) as if the definition of *extraordinary resolution* in section 9 of the Act were modified or varied by omitting paragraph (b) of the definition and substituting:

“(b) that has been passed by at least 50% of the total votes that may be cast by eligible persons.

For the purposes of this definition:

abstaining member means a member of the scheme that:

- (a) is an operator and custodian of an IDPS;
- (b) has a written policy of not voting their interests in relation to a resolution arising from the client's investments in the IDPS; and
- (c) has abstained from voting on the resolution.

custodian in relation to an IDPS, has the meaning given in ASIC Class Order [CO 13/763].

eligible persons means members of the scheme (excluding abstaining members) entitled to vote on the resolution at the meeting (including members who are not present in person or by proxy).

IDPS has the meaning given in ASIC Class Order [CO 13/763].

operator in relation to an IDPS, has the meaning given in ASIC Class Order [CO 13/763].

21-0993

Where this instrument applies

5. This instrument applies where:

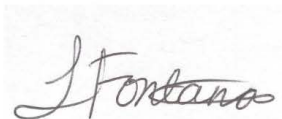
- (a) Evolution has called a meeting of scheme members of MDIF to vote on a resolution to the effect that Equity Trustees Limited ACN 004 031 298 replaces Evolution as responsible entity of MDIF upon the retirement of Evolution as responsible entity;
- (b) the Explanatory Materials include an explanation of the effect of this instrument in relation to the resolution to be considered at the meeting, which may be by way of a supplement provided to members of MDIF; and
- (c) the abstaining member is BT Portfolio.

Interpretation

6. In this instrument:

BT Portfolio means BT Portfolio Services Ltd ACN 095 055 208 which holds units in MDIF in its capacity as an operator and custodian of an IDPS, not including any units it holds on behalf of or as trustee for superannuation funds.

Explanatory Materials means the explanatory memorandum and notice of meeting sent to members of MDIF which is substantially in the same form as that provided to ASIC on or about 02 December 2021 as modified or supplemented for the purposes of paragraph 5(b) of this instrument.

Dated this 06th day of December 2021

Signed by Lauren Fontana
as a delegate of the Australian Securities and Investments Commission



21-1001

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

Notice of Suspension of an Australian Financial Services Licence

TO: ENVISAGER SECURITIES LIMITED
ACN 167 567 482 ("the Licensee")
132-138 CREMORNE ST
CREMORNE VIC 3121

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby suspends Australian Financial Services Licence number 463919 held by the Licensee until 2 April 2021, with effect from the date on which this notice is given to the Licensee.

Dated 8 December 2021

Signed *Gerard Mithen*

Gerard Mithen
A delegate of the Australian Securities and Investments Commission

21-1004

**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 21-1004.

Commencement

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

Exemption

4. EBOS Group Limited ARBN 166 840 973 (*Issuer*) does not have to comply with Part 6D.2 or 6D.3 of the Act for an offer for issue of shares under a purchase plan.

Where this exemption applies

5. This exemption applies where the Issuer meets the requirements and conditions of LI 2019/547 except:
 - (a) all references to \$30,000 in the definition of *purchase plan*, subparagraph 5(b)(i) and section 8 (wherever occurring) of LI 2019/547;
 - (b) the requirement in paragraph (c) in the definition of *purchase plan*, that each offer is made on the same terms and conditions;
 - (c) the requirement in subparagraph 7(f)(ii)(B) of LI 2019/547; andwould meet the requirements and conditions of LI 2019/547 if:
 - (d) in LI 2019/547, all references to \$30,000 (wherever occurring) were omitted and substituted with “NZ\$50,000 set by reference to the prevailing Reserve Bank of Australia exchange rate at the announcement of the offer”; and
 - (e) each offer is made on the same terms and conditions to the extent that:
 - (i) it is an offer to a registered holder to acquire shares on their own behalf; or
 - (ii) it is an offer to a registered holder to acquire shares as custodian on behalf of a beneficiary;

except that:

21-1004

- (iii) every holder with a registered address in Australia to whom the offer is made, but no other registered holder, is entitled to apply for shares under the offer in Australian dollars with the offer price being set by reference to the prevailing Reserve Bank of Australia exchange rate at the close of the offer and in amounts referable to Australian dollars (up to a maximum application size of NZ\$50,000 based on the prevailing Reserve Bank of Australia exchange rate at the time of the announcement of the offer); and
 - (iv) the amount to be paid by holders is subsequently converted into New Zealand dollars when applied towards the issue price for shares and rounded down to the nearest hundred dollars set by reference to the prevailing Reserve Bank of Australia exchange rate at the close of the offer; and
- (f) any notice given under paragraph 7(f)(ii) of LI 2019/547 (excluding subparagraph (B)) states that the notice is being given in accordance with this instrument 21-1004 dated 8 December 2021.

Interpretation

6. In this instrument:

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

Dated this 8th day of December 2021



Signed by Ebony Jackson
as a delegate of the Australian Securities and Investments Commission

21-1005

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 21-1005.

Commencement

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

Exemptions

4. HMC Funds Management Limited ACN 105 078 635 (**HDN Trustee**) in its capacity as responsible entity of HomeCo Daily Needs REIT ARSN 645 086 620 (**HDN**) does not have to comply with section 1012B of the Act.
5. Any person who holds interests in HDN that were issued in connection with the Trust Scheme and the Sale Facility does not have to comply with subsections 1012C(3) and (4) of the Act to the extent those subsections require a Product Disclosure Statement to be given because the offer would take place in the circumstances covered by subsection 1012C(6) of the Act.
6. HDN Trustee in its capacity as the responsible entity of HDN Trust is exempt from complying with Division 5A of Part 7.9 of the Act.

Where this instrument applies

7. The exemption in paragraph 4 applies where HDN Trustee in its capacity as responsible entity of HDN issues interests in HDN to Aventus Trust members as consideration for the transfer of interests in the Aventus Trust in connection with the Trust Scheme.
8. The exemption in paragraph 5 applies in relation to any offer to sell interests in HDN that were issued in connection with the Trust Scheme or the Sale Facility where that offer is made within 12 months after the issue of the interests.
9. The exemption in paragraph 6 applies where the unsolicited offer or invitation is made to Aventus Trust members as consideration for the transfer of interests in the Aventus Trust to HDN Trustee as responsible entity of HDN under the Trust Scheme as described in the Scheme Booklet.

Interpretation

10. In this instrument:

21-1005

ACL means Aventus Capital Limited ACN 606 555 480 in its capacity as the responsible entity of the Aventus Trust

Aventus Securityholder means a holder of a stapled security comprising one Aventus Unit stapled to one Aventus Share.

Aventus Share means a fully paid ordinary share in Aventus Company.

Aventus Trust means Aventus Retail Property Fund ARSN 608 000 764.

Aventus Unit means a fully paid unit in the Aventus Trust.

Effective Date means the date on which the Trust Scheme comes into effect.

Ineligible Foreign Securityholder means an Aventus Securityholder whose address shown in the register of members of the Aventus Trust (as at the Record Date) is in any jurisdiction other than Australia and its external territories, New Zealand, United Kingdom, Singapore and any other person or jurisdiction in respect of which HDN Trustee determines in writing that it is lawful and not unduly onerous or impracticable to issue the person with interests in HDN Units when the Trust Scheme is implemented.

Record Date means 7.00pm on the second business day after the Effective Date, or such other date as ACL and HDN Trustee agree in writing.

Sale Facility means a facility established for the sale of interests in HDN, on behalf of Ineligible Foreign Holders as described in the Scheme Booklet.

Scheme Booklet means the notice of meeting explanatory materials to be dated on or about 7 December 2021 and sent to Aventus Securityholders in relation to the Trust Scheme and a scheme of arrangement under Part 5.1 of the Act.

Trust Scheme means the arrangement described in the Scheme Booklet under which HDN Trustee proposes to acquire all of the Aventus Units in exchange for the issue of units in HDN Trust, where the acquisition is approved by resolutions passed at a meeting of holders of Aventus Units:

- (a) to approve amendments to the constitution of Aventus Trust under subsection 601GC(1) of the Act; and
- (b) under item 7 of section 611 of the Act.

Dated this 6th day of December 2021



Signed by Uday Piyaratne
as a delegate of the Australian Securities and Investments Commission

21-1006

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 21-1006.

Commencement

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

Declarations

4. Chapter 6 of the Act applies to HDN Trustee as if item 7 of section 611 of the Act were modified or varied by omitting paragraph (a) and substituting the following:

“(a) no votes are cast in favour of the resolution by the person proposing to make the acquisition and their associates (unless the associate is a custodian, nominee, trustee, responsible entity or other fiduciary which has received specific instruction from a third party beneficiary, who is not an associate of the person, directing the associate how to vote); and”

Where this instrument applies

5. This instrument applies to the acquisition by HDN Trustee of all the units in Aventus Trust, where the acquisition is approved by a resolution under item 7 of section 611 of the Act passed at a meeting of the unitholders of the Aventus Trust convened by the notice of meeting contained in the Scheme Booklet.

Interpretation

6. In this instrument:

Aventus Trust means Aventus Retail Property Fund ARSN 608 000 764.

HDN Trustee means HMC Funds Management Limited 105 078 635 as the responsible entity of HomeCo Daily Needs REIT ARSN 645 086 620.

Home Consortium means a stapled group comprising Home Consortium Limited ACN 138 990 593 and Home Consortium Developments Limited ACN 635 859 700.

21-1006

Scheme Booklet means the explanatory statement and notices of meetings, issued by Aventus Holdings Limited ACN 627 640 180 (**Aventus Company**) and Aventus Capital Limited in its capacity as the responsible entity of the Aventus Trust, dated on or around 7 December 2021 that is:

- (a) prepared in accordance with item 7 of section 611 of the Act;
- (b) sent to unitholders in the Aventus Trust in relation to the trust scheme arrangements under which HDN Trustee proposes to acquire all of the units in the Aventus Trust, where the acquisition is approved by resolutions passed at a meeting of unitholders of the Aventus Trust:
 - (i) to approve amendments to the constitution of the Trust under section 601GC of the Act; and
 - (ii) to approve the acquisition under item 7 of section 611 of the Act; and
- (c) sent to members of the Aventus Company in relation to the scheme of arrangement under Part 5.1 of the Act between the Aventus Company and its members, under which Home Consortium proposes to acquire all of the shares in the Aventus Company.

Dated this 6th day of December 2021



Signed by Brittany Jeffs
as a delegate of the Australian Securities and Investments Commission

21-1007

**Australian Securities and Investments Commission
Corporations Act 2001 - Paragraph 951B(1)(a) - Exemption**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraph 951B(1)(a) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 21-1007.

Commencement

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

Exemptions

4. Aventus Capital Limited ACN 606 555 480 as the responsible entity of the Aventus Trust (**ACL**), Aventus Holdings Limited ACN 627 640 180 (**Aventus Company**), HMC Funds Management Limited ACN 105 078 635 as the responsible entity of the HDN Trust (**HDN Trustee**) and Home Consortium (a stapled group comprising Home Consortium Limited ACN 138 990 593 and Home Consortium Developments Limited ACN 635 859 700) (**HomeCo**) do not have to comply with Division 2 of Part 7.7 of the Act.

Where this instrument applies

5. This instrument applies where ACL, Aventus Company, HDN Trustee or HomeCo provides or gives financial product advice to Aventus Securityholders where that advice is:
 - (a) General Advice;
 - (b) provided in connection with the Trust Scheme; and
 - (c) contained in the Scheme Booklet.

Interpretation

6. In this instrument:

Aventus Securityholder means a holder of a stapled security comprising one Aventus Unit stapled to one Aventus Share.

Aventus Share means a fully paid ordinary share in Aventus Company.

Aventus Trust means Aventus Retail Property Fund ARSN 608 000 764.

Aventus Unit means a fully paid unit in the Aventus Trust.

21-1007

HDN Trust means HomeCo Daily Needs REIT ARSN 645 086 620.

Scheme Booklet means the explanatory statement and notices of meetings sent to Aventus Securityholders in relation to the Trust Scheme and a scheme of arrangement under Part 5.1 of the Act on or about 7 December 2021.

Trust Scheme means the arrangement described in the Scheme Booklet under which HDN Trustee proposes to acquire all of the Aventus Units in exchange for the issue of units in the HDN Trust, where the acquisition is approved by resolutions passed at a meeting of holders of Aventus Units:

- (a) to approve amendments to the constitution of Aventus Trust under subsection 601GC(1) of the Act; and
- (b) under item 7 of section 611 of the Act.

General Advice has the meaning given by subsection 766B(4) of the Act.

Dated this 6th day of December 2021.



Signed by Uday Piyaratne
as a delegate of the Australian Securities and Investments Commission

21-1008

**Australian Securities and Investments Commission
Corporations Act 2001 - Paragraph 601QA(1)(a) – Exemption**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 21-1008.

Commencement

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

Exemption

4. Aventus Capital Limited ACN 606 555 480 in its capacity as the responsible entity of the Aventus Trust (**ACL**) does not have to comply with 601FC(1)(d) of the Act, to the extent that it requires the responsible entity of a registered scheme to treat members who hold interests of the same class equally.

Where this instrument applies

5. The Trust Scheme is implemented on terms that allow ACL to determine that an Ineligible Foreign Securityholder will, instead of being offered or issued HDN Units, receive the cash consideration as described in the Scheme Booklet.
6. ACL reasonably concludes and documents its conclusions in writing that:
 - (a) it would be unlawful (under the laws of the relevant foreign jurisdiction) for Ineligible Foreign Securityholders to be offered or issued HDN Units; or
 - (b) it would be unduly onerous on ACL for Ineligible Foreign Securityholders to be offered or issued HDN Units,having regard to:
 - (c) the number of holders of Aventus Units in that jurisdiction;
 - (d) the number and value of Aventus Units held by Ineligible Foreign Securityholders in that jurisdiction; and
 - (e) the cost of and process for seeking advice as to the requirements for doing so in relation to those jurisdictions and/or the cost of complying with legal requirements and the requirements of any regulatory authority applicable to Ineligible Foreign Securityholders participating in the Trust Scheme in that jurisdiction.
7. ACL reasonably believes that, having regard to the rights and interests of all holders of Aventus Units, it would be in the best interests of all holders of Aventus Units for Ineligible Foreign Securityholders to be treated in the manner as set out in paragraph 5.

21-1008

Interpretation

8. In this instrument:

Aventus Securityholder means a holder of a stapled security comprising one Aventus Unit stapled to one Aventus Share.

Aventus Share means a fully paid ordinary share in Aventus Company.

Aventus Trust means Aventus Retail Property Fund ARSN 608 000 764.

Aventus Unit means a fully paid unit in the Aventus Trust.

HDN Trustee means HMC Funds Management Limited ACN 105 078 635 as the responsible entity of the HDN Trust.

HDN Trust means the HomeCo Daily Needs REIT ARSN 645 086 620.

HDN Unit means a unit in HDN.

Effective Date means the date on which the Trust Scheme comes into effect.

Ineligible Foreign Securityholder means an Aventus Securityholder whose address shown in the register of members of the Aventus Trust (as at the Scheme Record Date) is a place in any jurisdiction other than Australia and its external territories, New Zealand, the United Kingdom or Singapore and any other person or jurisdiction in respect of which HDN Trustee and HomeCo both determine that it is lawful and not unduly onerous or impracticable to issue the person with interests in HDN Units when the Trust Scheme is implemented.

Scheme Record Date means 7.00pm on the second business day after the Effective Date, or such other date as ACL and HDN Trustee agree in writing.

Scheme Booklet means the explanatory statement and notices of meetings sent to Aventus Securityholders in relation to the Trust Scheme and a scheme of arrangement under Part 5.1 of the Act on or about 7 December 2021.

Trust Scheme means the arrangement described in the Scheme Booklet under which HDN Trustee proposes to acquire all of the Aventus Units in exchange for the issue of units in HDN Trust, where the acquisition is approved by resolutions passed at a meeting of holders of Aventus Units:

- (a) to approve amendments to the constitution of Aventus Trust under subsection 601GC(1) of the Act; and
- (b) under item 7 of section 611 of the Act.

Dated this 6th day of December 2021.

21-1008



Signed by Uday Piyaratne
as a delegate of the Australian Securities and Investments Commission

21-1012

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 601QA(1)(b) – Declaration**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 21-1012.

Commencement

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

Declaration

4. Chapter 5C of the Act applies to AMP Capital Funds Management ACN 159 557 721 (*AMP CFM*) as responsible entity of each registered managed investment scheme specified in the Schedule to this instrument (each a *Scheme*) as if:

- (a) the definition of *extraordinary resolution* in section 9 of the Act were omitted; and
- (b) section 601FL of the Act were modified or varied by adding after subsection (4):

“(5) For the purposes of this section, the following definitions apply:

associated person means a member of the scheme that is the responsible entity or is an associate of the responsible entity holding interests:

- (a) as the responsible entity of another registered scheme; or
- (b) as the trustee of a regulated superannuation fund, operator of an IDPS or custodian appointed to hold the assets of a regulated superannuation fund or IDPS.

custodian in relation to an IDPS has the meaning given in ASIC Class Order [CO 13/763] and in relation to a regulated superannuation fund has the meaning given in section 10 of the *Superannuation Industry (Supervision) Act 1993*.

extraordinary resolution, in relation to a members’ meeting of a registered scheme, means a resolution:

- (a) of which a notice as set out in paragraph 252J(c) has been given; and

21-1012

- (b) that has been passed by that number of the votes cast by members entitled to vote on the resolution at the meeting such that the total of the interests represented by:
- (i) that number of votes; and
 - (ii) the interests the subject of written directions from associated persons in favour of the resolution,

is at least 50% of the total of:

- (iii) the total votes that may be cast by members entitled to vote on the resolution at the meeting (including members who are not present in person or by proxy); and
- (iv) the total interests that may be the subject of written directions from associated persons.

Note: For example, if:

- (a) 1% of interests were able to be voted on the resolution at the meeting; and
 - (b) 89% of the interests in the scheme were able to be the subject of a written direction; and
 - (c) 10% of interests were not able to be the subject of a written direction or voted on the resolution at the meeting; and
 - (c) written directions were received in favour of the resolution representing 44.4% of the interests in the scheme,
- the number of votes required for there to be an extraordinary resolution would be the equivalent of 0.6% of the interests in the scheme. That is because 0.6% and 44.4% is 50% of the total of 1% and 89%.

IDPS has the meaning given in ASIC Class Order [CO 13/763].

operator in relation to an IDPS, has the meaning given in ASIC Class Order [CO 13/763].

regulated superannuation fund has the meaning given in section 19 of the *Superannuation Industry (Supervision) Act 1993*.

trustee in relation to a regulated superannuation fund has the meaning given in section 10 of the *Superannuation Industry (Supervision) Act 1993*.

interests the subject of a written direction, in relation to an associated person and a members' meeting, means the interests that:

- (a) but for section 253E, the associated person would be entitled to vote on a resolution at the meeting; and

21-1012

- (b) are held by the associated person in a capacity referred to in paragraph (a) or (b) of the definition of *associated person*; and
- (c) that the associated person has indicated, in a document signed by the associated person and provided to the responsible entity at least 48 hours before the commencement of the meeting, are for or against the resolution.”

Where this instrument applies

5. This instrument applies where:

- (a) AMPCFM calls a meeting of members of the Scheme under section 601FL of the Act to vote on a resolution to the effect that AMPCFM will retire as responsible entity of the Scheme and be replaced by Macquarie Investment Management Limited ACN 002 867 003 (*MIML*); and
- (b) AMPCFM (*restricted member*) and its associates (each a *restricted member*) hold equal to or over 95% per cent of the interests in the Scheme and are not eligible to vote on the resolution under section 601FL of the Act in respect of those interests because of section 253E of the Act; and
- (c) the notice of meeting provided under paragraph 252J(c) of the Act informs all members of the effect of this instrument and explains that the restricted members will be entitled to participate in the extraordinary resolution required for AMPCFM to retire as responsible entity of the Scheme and be replaced by MIML; and
- (d) AMPCFM sends information to all restricted members about how they can provide written directions to AMPCFM at least 48 hours before the commencement of the meeting indicating if they are for or against the resolution for AMPCFM to retire as responsible entity of the Scheme and be replaced by MIML.

Where this instrument ceases to apply

6. This declaration ceases to apply on 9 May 2022.

Dated this 7th day of December 2021



Signed by Natasha Gomez
as a delegate of the Australian Securities and Investments Commission

21-1012**Schedule**

1. AMP Capital Global Infrastructure Securities Fund (Unhedged) ARSN 142 416 386
2. Enhanced Index Share Fund ARSN 087 396 932
3. AMP Capital Australian Emerging Companies Fund ARSN 628 862 715

21-1014

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 21-1014.

Commencement

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

Declarations

4. Chapters 6 of the Act applies to Mayfield Childcare Limited ACN 604 970 390 (*Company*) as if section 609 of the Act were modified or varied by omitting subsections 609(13C) – 609(13D) (as notionally inserted by ASIC Class Order [CO 13/520]).

Where this instrument applies

5. The declaration in paragraph 4 applies in relation to the Company acquiring a relevant interest in:

- (a) up to 21,704,347 ordinary shares in the Company (*Tranche 1 Escrowed Securities*); and
- (b) up to 3,106,166 ordinary shares in the Company (*Tranche 2 Escrowed Securities*);

arising because the Company has entered into an escrow deed (*Escrow Arrangement*) with Genius Education Holdings Pty Ltd ACN 653 363 636 (*Vendor*) in connection with the proposed acquisition of all of the shares in the capital of Genius Education Pty Ltd ACN 653 437 935 from the Vendor where the Escrow Arrangement:

- (c) does not restrict the exercise of voting rights attached to the Escrowed Securities;
- (d) in the case of a takeover bid (including both a full or proportional bid):
 - (i) allows the Vendor to accept into the takeover bid where holders of at least half of the bid class securities that are not subject to the Escrow Arrangement have accepted into the bid; and

21-1014

- (ii) requires that the Escrowed Securities be returned to escrow if the bid does not become unconditional;
- (e) allows the Escrowed Securities to be transferred or cancelled as part of a compromise or arrangement under Part 5.1 of the Act;
- (f) terminates no later than 24 months after the date of completion of the Sale Agreement; and
- (g) where the Vendor is permitted to create a security interest in some or all of the escrow securities in favour of a person whose relevant interests in the escrow securities does not arise because of subsection 609(1) of the Act, the Vendor must not create a security interest in favour of the person unless the person has agreed in writing to take or acquire the security interest in the escrow securities subject to the terms of the escrow agreement.

Interpretation

Escrowed Securities means the Tranche 1 Escrowed Securities and the Tranche 2 Escrowed Securities (if any).

Sale Agreement means the share sale agreement dated on 31 October 2021 between the Company and the Vendor in relation to the sale and purchase of all the shares in Genius Education Pty Ltd ACN 653 437 935.

Dated this 7th day of December 2021



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

21-1015

**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 21-1015.

Commencement

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

Declaration

4. Chapter 6D of the Act applies to an offer of ordinary shares in Pilot Energy Limited ACN 115 229 984 (*Company*) as if paragraph 708A(5)(b) of the Act were modified by deleting the words “5 days” and substituting the words “128 days”.

Where this instrument applies

5. This instrument applies to an offer for sale of shares in the Company (*Shares*) between the date of this instrument and 4 August 2022 where:
 - (a) the Shares are issued without disclosure under Part 6D.2 of the Act because of section 708 of the Act;
 - (b) trading in the Shares of the Company on the financial market operated by ASX Limited ACN 008 624 691 (*ASX*) is not suspended for more than a total of 5 days during the period between the date of this instrument and the relevant issue of Shares under paragraph 5(a); and
 - (c) in relation to each relevant issue of Shares, the Company has given ASX a notice under paragraph 708(5)(e) of the Act which complies with subsection 708A(6) of the Act.

Dated this 7th day of December 2021



Signed by Ebony Jackson
as a delegate of the Australian Securities and Investments Commission

21-1017

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 601QA(1)(b) – Declaration**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 21-1017.

Commencement

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

Amendment

4. ASIC Instrument 21-1012 is amended as follows:
 - (a) In subparagraph 5(a), omit “Macquarie Investment Management Limited ACN 002 867 003 (*MIML*)”, substitute “Macquarie Investment Management Australia Limited ACN 092 552 611 (*MIML*)”.

Dated this 8th day of December 2021



Signed by Natasha Gomez
as a delegate of the Australian Securities and Investments Commission

21-1019

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

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under s601QA(1) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 21-1019.

Commencement

3. This instrument commences on execution.

Exemptions

4. Under subsection 601QA(1) of the Act, ASIC exempts Charter Hall Direct Property Management Limited (ACN 073 623 784) (*CHDPML*) in its capacity as responsible entity of Charter Hall Direct CDC Trust (ARSN 169 497 545) (the *Scheme*) from complying with section 601ED of the Act, to the extent that it may require CHDPML to be registered under the Act.

Declaration

5. Chapter 5C of the Act applies to CHDPML in its capacity as the responsible entity of the Trust as if Chapter 5C were modified or varied as follows:

a. omit "." at the end of paragraph 601PA(2)(c), substitute ": or":

b. after subsection 601PA(2) insert:

"(d) all members on the register of members of the scheme:

- (i) agree that the scheme should be deregistered under the Act;
- (ii) were wholesale clients at the time they acquired (by way of issue or transfer) their interest in the scheme;
- (iii) are wholesale clients at the time an application for deregistration is lodged under subsection (1); and
- (iv) are each a body corporate."

c. after subsection 601PA(2), insert:

"(2A) In paragraph (2)(d), wholesale client has the meaning given to that term by subsection 761G(4)."

21-1019

Where this Instrument applies

6. The exemption in paragraph 4 of the declaration in paragraph 5 of this instrument applies where:
 - a. the Scheme has been deregistered under the Act; and
 - b. all the interests in the Scheme are held by persons who are wholesale clients.

Interpretation

7. In this instrument:

wholesale client has the same meaning as in subsection 761G(4) of the Act.

Dated this 9th day of December 2021



Signed by Giles Emery
as a delegate of the Australian Securities and Investments Commission

21-1021

**Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 257D(4) –Revocation and Exemption**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 21-1021.

Revocation

3. ASIC Instrument 21-0899 dated 29 October 2021 is revoked.

Commencement

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

Exemption

5. Westpac Banking Corporation ACN 007 457 141 (**Company**) does not have to comply with subsections 257D(1), 257D(2) and 257D(3) of the *Act*.

Where this instrument applies

6. This instrument applies in relation to the off-market tender buy-back to be made available to all Shareholders (other than Excluded Shareholders), announced on 1 November 2021 which:
 - (a) is substantially on the terms contemplated in the Buy-Back Invitations;
 - (b) complies with the conditions in subsection 257B(2) of the *Act*, subject to subsection 257B(3) of the *Act*, except that:
 - i. the *Company* does not comply with paragraph 257B(2)(a) of the *Act* but rather the Buy-Back Invitations relate only to Shares;
 - ii. the *Company* does not comply with paragraph 257B(2)(b) of the *Act* but rather invites all Eligible Shareholders to offer their Shares for sale to the *Company* in accordance with the terms and conditions of the Buy-Back Invitations;

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- iii. the Company does not comply with paragraph 257B(2)(c) of the Act but rather all Eligible Shareholders have a reasonable opportunity to offer their Shares for sale to the Company in accordance with the terms and conditions of the Buy-Back Invitations;
- iv. the Company does not comply with paragraph 257B(2)(d) of the Act but rather the buy-back agreements are not entered into until after the Tender Period has closed; and
- v. the Company does not comply with paragraph 257B(2)(e) of the Act but rather the Buy-Back Invitations are to be made to all Eligible Shareholders for those holders to tender their Shares for sale to the Company and for the Company to buy-back those Shares subject to:
 - A. each Eligible Shareholder having the ability to nominate a minimum price condition in relation to their Tender(s);
 - B. each Eligible Shareholder having the ability to nominate a maximum number of Shares which they wish to offer for sale to the Company;
 - C. if the Eligible Shareholder holds both Shares and Restricted Employee Shares, the Company only accepting offers in respect of the number of Shares they hold;
 - D. if the Eligible Shareholder holds 380 Shares or less at the Record Date, they must tender all of their Shares (at one Tender Discount or as a Final Price Tender) if they wish to participate in the buy-back;
 - E. if the Eligible Shareholder holds more than 380 Shares, they may tender any number of Shares they hold (at one or more Tender Discounts and/or as a Final Price Tender), subject to a minimum of 380 Shares (in aggregate) and a maximum of the number shown on their Tender Form; and
- vi. the Company does not comply with paragraph 257B(2)(e) of the Act but rather the Buy-Back Invitations need not be made to Excluded Shareholders, and any Tender received from Excluded Shareholders need not be accepted by the Company.

Conditions of the relief

- 7. 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 must not exceed 10% of the

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smallest number of votes attaching to voting Shares on issue at any time during the 12 months before the date on which the Company buys back the Shares.

8. The Company must ensure that the Buy-Back Invitations include a term that:
 - (a) if, at the close of the Tender Period, the Company has received Tenders that in aggregate are more than the Buy-Back Amount:
 - i. the Company will buy back the Buy-Back Amount (or such lesser number as the Company may determine); and
 - ii. the number of Shares in each Eligible Shareholder's Tender that will be bought back will be reduced in accordance with the Scale Back Mechanism;
 - (b) the Buy-Back Price will be calculated by applying the Buy-Back Discount following the end of the Tender Period to the Market Price; and
 - (c) if an Eligible Shareholder tenders their Shares subject to a Minimum Price, their Tender will be rejected if the Buy-Back Discount results in a Buy-Back Price that is lower than the Minimum Price.

Interpretation

9. In this instrument:

ASX means ASX Limited (ABN 98 008 624 691) or the financial market that it operates, as appropriate.

Buy-Back Amount means the number of Shares that the Company decides to buy-back, provided that the number of Shares that the Company buys back, when combined with any other Shares bought back by the Company during the 12 months before the day on which the Company buys back the Shares, does not exceed 10% of the smallest number of votes attaching to Shares on issue at any time during the 12 months before the date on which the Company buys back the Shares.

Buy-Back Booklets means:

- (a) the document lodged with ASIC on 1 November 2021, being in substantially the same form as the booklet provided to ASIC on 11 October 2021; and
- (b) the supplementary document lodged with ASIC on or about 10 December 2021, being in substantially the same form as the supplementary document provided to ASIC on 6 December 2021.

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Buy-Back Discount means the tender discount to be selected by the Company in accordance with the Buy-Back Booklets, being the largest Tender Discount in the range of 0% to 10% inclusive (at 1% intervals), which will enable the Company to buy-back the Buy-Back Amount.

Buy-Back Invitation means the invitation by the Company to its Eligible Shareholders to offer to sell Shares to the Company as set out in the Buy-Back Booklets.

Buy-Back Price means the price per Share at which the Company will buy-back Shares from Tenders it accepts in the Buy-Back, rounded to the nearest cent. This price is determined by applying the Buy-Back Discount selected by the Company to the Market Price.

Eligible Shareholder means a Shareholder who is not an Excluded Shareholder.

Excluded Foreign Shareholder means any person who:

- (a) holds Shares and to whom the Company would be prohibited from paying money pursuant to any act, rule or regulation of Australia which prohibits the Company from making payments to foreign persons; or
- (b) does not have a registered address in Australia or New Zealand and holds Shares and resides in a jurisdiction where it would be illegal under the laws of that jurisdiction to permit shareholders residing in that jurisdiction to receive an invitation, or to participate in the Buy-Back (or which has laws which the Company determines would be impractical for it to comply with in order to permit Shareholders residing in that jurisdiction to receive a Buy-Back Invitation, or to participate in the Buy-Back); or
- (c) is acting on behalf of or for the account of a person who holds Shares and resides in a jurisdiction outside Australia or New Zealand where it would be illegal under the laws of that jurisdiction to permit such person residing in that jurisdiction to receive a Buy-Back Invitation, or to participate in the Buy-Back, for a Shareholder (or which has laws which the Company determines would be impractical for it to comply with in order to permit Shareholders residing in that jurisdiction to receive a Buy-Back Invitation, or to participate in the Buy-Back, for a Shareholder).

For the avoidance of doubt, Excluded Foreign Shareholders include any person who is (or who is acting on behalf of or for the account of a person who is) in the United States, a US Person or a resident of Canada.

Excluded Shareholder means any:

- (a) Excluded Foreign Shareholder;
- (b) shareholder who holds only Restricted Employee Shares; or
- (c) Director, Group Executive of the Company or certain other management involved in the implementation of the Buy-Back.

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Final Price Tender means a Tender in which an Eligible Shareholder elects to receive the Buy-Back Price determined in accordance with the Buy-Back Invitation.

Market Price means the VWAP of the Company's ordinary shares on ASX over the five trading days up to and including the date the Tender Period closes, calculated to four decimal places, as determined by the Company.

Minimum Price means one of the specified prices on the Tender Form that an Eligible Shareholder may select in order for their Tender to be conditional upon the Buy-Back Price being equal to or greater than that amount.

Priority Allocation means, in the event of a scale-back, the first 380 Shares successfully tendered by each Eligible Shareholder that the Company will buy back, or such lesser number of Shares as determined by the Company.

Record Date means the date for eligibility to participate in the Buy-Back, being 8 November 2021.

Restricted Employee Shares means fully paid ordinary shares in the Company held pursuant to an employee equity incentive scheme (EIS) where, as at the Record Date, under the terms of the EIS (a) the holder would not be entitled to sell those shares pursuant to the Buy-Back Invitation or (b) the shares are subject to forfeiture.

Scale Back Mechanism means the reduction of Shares bought back by the Company on the terms and conditions set out in the Buy-Back Invitations and to be applied to Tenders from Eligible Shareholders on a substantially pro-rata basis, except that it will not apply to Tenders from Small Holders or in relation to Priority Allocations.

Shareholder means a holder of Shares at the Record Date.

Shares means fully paid ordinary shares in the Company (other than Restricted Employee Shares).

Small Holder means;

- (a) an Eligible Shareholder who holds 75 Shares or fewer as at the Record Date; and
- (b) an Eligible Shareholder who tendered all their Shares at a Tender Discount which is equal to or greater than the Buy-Back Discount (and/or as a Final Price Tender) and would hold 75 or fewer Shares if the Scale Back Mechanism were applied to their Tender.

Tender means an offer made in accordance with the Buy-back Invitation by an Eligible Shareholder to sell to the Company a specified number of Shares at a specified Tender Discount or as a Final Price Tender by delivering to the Company a Tender Form (which has not been withdrawn).

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Tender Discount means one of the specified discounts to the Market Price (from 0% to 10%, inclusive at 1% intervals) as set out in the Tender Form.

Tender Form means the form of offer by Eligible Shareholders to sell their nominated Shares to the Company, which accompany the Buy-Back Booklets or represented by instructions from its CHESS holder's controlling participant or any electronic offer form (and includes a form of offer amended in accordance with the procedure set out in the Buy-Back Booklets).

Tender Period means the period within which Eligible Shareholders may lodge, withdraw or amend a Tender in accordance with the procedures set out in the Buy-Back Booklets.

US Persons has the meaning given by Regulation S under the United States' Securities Act of 1933, as at the date of this instrument.

VWAP means, for a Share, the volume weighted average price of all trades on ASX's trading platform including the closing single price auction, but excluding all off-market trades (including any transactions defined in the operating rules of the ASX as special crossings, crossings prior to the commencement of the open session state, crossings during overnight trading, overseas trades, trades pursuant to the exercise of options over Shares, and any other trades that the Company determine to exclude on the basis that the trades are not fairly reflective of natural supply and demand).

Dated this 10th day of December 2021



Signed by Brittany Jeffs
as a delegate of the Australian Securities and Investments Commission

21-1022

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION
Corporations Act 2001 - Paragraph 1020F(1)(a) - Exemption

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 21-1022.

Commencement

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

Exemption

4. Singapore Press Holdings Limited does not have to comply with subsections 1012C(3) and (4) of the Act to the extent those subsections require a Product Disclosure Statement to be given because the offer would take place in circumstances covered by subsections 1012C(5) and (6) of the Act.

Where this instrument applies

5. The exemption in paragraph 4 is available for a unit transfer where all of the following apply:
 - (a) the terms and conditions of the unit transfer are distributed to shareholders of Singapore Press Holdings Limited with an Australian address before a general meeting of shareholders of Singapore Press Holdings Limited is held to vote on the unit transfer;
 - (b) the terms and conditions of the unit transfer are approved at a general meeting of shareholders of Singapore Press Holdings Limited in compliance with the laws and regulations of Singapore and the Singapore Exchange; and
 - (c) the unit transfer is completed within 12 months from the date of execution of this instrument.

Interpretation

6. In this instrument:

Singapore Press Holdings Limited means Singapore Press Holdings Limited (Company Registration No.: 198402868E).

SPH REIT means SPH REIT, a real estate investment trust constituted in the Republic of Singapore pursuant to a trust deed dated 9 July 2013, as amended, modified or supplemented from time to time.

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unit transfer means the in-specie distribution, whereby each shareholder of Singapore Press Holdings Limited, unless they have elected to receive cash in lieu of units in SPH REIT, will receive 0.782 units in SPH REIT for each share in Singapore Press Holdings Limited held.

Dated this 9th day of December 2021.



Signed by Uday Piyaratne
as a delegate of the Australian Securities and Investments Commission

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Australian Government

Takeovers Panel

**CORPORATIONS ACT
SECTION 657A
DECLARATION OF UNACCEPTABLE CIRCUMSTANCES**

AUSNET SERVICES LIMITED 01**CIRCUMSTANCES**

1. On 30 August 2021, AusNet Services Limited (**AusNet**) received an unsolicited, confidential, indicative and non-binding proposal from the infrastructure affiliate of Brookfield Asset Management (**Brookfield**) to acquire all the issued shares in AusNet by way of scheme of arrangement at an indicative price of \$2.35 per share in cash.
2. On 1 September 2021, AusNet received an unsolicited, confidential, indicative and non-binding proposal from Australian Pipeline Limited as responsible entity of the Australian Pipeline Trust and APT Investment Trust (**APA**) to acquire all the issued shares in AusNet by way of scheme of arrangement at an indicative price of \$2.32 per share in cash and scrip.
3. On 13 September 2021, AusNet received a revised confidential, indicative and non-binding proposal from Brookfield to acquire, by way of scheme of arrangement, all of the issued shares in AusNet at an indicative price of \$2.45 cash per share.
4. On 20 September 2021, AusNet announced that it had:
 - (a) received an unsolicited, indicative, non-binding and conditional proposal from Brookfield to acquire, by way of scheme of arrangement, all of the issued shares in AusNet at an indicative price of \$2.50 cash per share and
 - (b) entered into a confidentiality deed with Brookfield (the **Confidentiality Deed**) "*which provides for Brookfield to conduct due diligence and for the parties to negotiate a scheme implementation deed on an exclusive basis. Either party may terminate the exclusivity arrangements by giving the other 7 days' written notice*" and that no such notice may be given earlier than 7 weeks from 20 September 2021.
5. The specific terms of the exclusivity arrangements were not initially disclosed. Those terms include a no-talk restriction without a 'fiduciary out'.
6. On 21 September 2021, APA announced that it had made a revised confidential, indicative and non-binding proposal to the board of AusNet to acquire all the issued shares in AusNet by way of scheme of arrangement at an indicative price of \$2.60 per share in cash and scrip.

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7. On the same day, AusNet announced (among other things) that it had received APA's revised indicative, non-binding and conditional proposal and that "*AusNet will consider the APA Revised Indicative Proposal and has the ability to engage with APA following completion of the exclusivity period*" with Brookfield. AusNet's announcement attached an extract of the exclusivity arrangements from the Confidentiality Deed.
8. AusNet's announcement did not disclose Brookfield's right under the Confidentiality Deed to have its out-of-pocket costs and expenses incurred during the exclusivity period in pursuing the proposal reimbursed by AusNet (up to a cap of \$5 million plus any applicable GST) if, among other things, Brookfield is continuing to diligently pursue the proposal with AusNet and AusNet ceases to diligently pursue the proposal (including as evidenced by failure to progress negotiations on documentation in a timely or reasonable manner, or by AusNet granting due diligence to a third party in respect of a competing proposal) during the period commencing on 19 September 2021 (being the date of the Confidentiality Deed) and ending four weeks after the end of the exclusivity period (the **Cost Reimbursement Provision**).
9. The Panel considers that:
 - (a) the following aspects of the exclusivity arrangements in the Confidentiality Deed, taken together, have an anti-competitive effect:
 - (i) the no-talk restriction prevents the AusNet board from responding to any competing proposal, including an unsolicited proposal or a proposal that has been publicly announced
 - (ii) there is no 'fiduciary out' to the no-talk restriction
 - (iii) the exclusivity period operates for a minimum of eight weeks and may only be terminated by AusNet on seven days' prior notice
 - (iv) the no-talk restriction is coupled with a notification obligation that requires AusNet to provide Brookfield with all material terms and conditions of an actual, proposed or potential competing proposal
 - (b) the anti-competitiveness of the exclusivity arrangements in the Confidentiality Deed is exacerbated:
 - (i) because AusNet did not conduct an effective auction process before entering the Confidentiality Deed and
 - (ii) by the delay in AusNet disclosing the full terms of the exclusivity arrangements, noting the Cost Reimbursement Provision has not been disclosed by AusNet.

EFFECT

10. The Panel considers that the circumstances, considered as a whole in the context of the competing proposals made by Brookfield and by APA, inhibit or are likely to

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inhibit the acquisition of control over voting shares in AusNet taking place in an efficient, competitive and informed market.

CONCLUSION

11. It appears to the Panel that the circumstances are unacceptable circumstances:
 - (a) having regard to the effect that the Panel is satisfied they have had, are having, will have or are likely to have on:
 - (i) the control, or potential control, of AusNet or
 - (ii) the acquisition, or proposed acquisition, by a person of a substantial interest in AusNet
 - (b) further or in the alternative, having regard to the purposes of Chapter 6 set out in section 602 of the *Corporations Act 2001* (Cth) (the Act).
12. The Panel considers that it is not against the public interest to make a declaration of unacceptable circumstances. It has had regard to the matters in section 657A(3) of the Act.

DECLARATION

The Panel declares that the circumstances constitute unacceptable circumstances in relation to the affairs of AusNet.



Tania Mattei
General Counsel
with authority of Yasmin Allen
President of the sitting Panel
Dated 15 October 2021

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Australian Government

Takeovers Panel

**CORPORATIONS ACT
SECTION 657D
ORDERS**

AUSNET SERVICES LIMITED 01

The Panel made a declaration of unacceptable circumstances on 15 October 2021.

THE PANEL ORDERS

1. Clause 12.3 (No talk restriction) of the Confidentiality Deed is of no force and effect as of 5:00pm (Melbourne time) on the date that is 2 business days after the date of these orders unless:
 - (a) the Confidentiality Deed is amended to include a 'fiduciary out' in relation to Clause 12.3 (and any necessary consequential amendments) in a form acceptable to the Panel (**Amended Confidentiality Deed**) and
 - (b) AusNet provides a copy of the fully executed version of the Amended Confidentiality Deed to the Panel.
2. AusNet must, as soon as practicable after the date of these orders, and in any event within 3 business days after the date of these orders:
 - (a) in the event that an Amended Confidentiality Deed is approved and provided to the Panel under Order 1, release an ASX announcement (in a form approved by the Panel) which discloses details of all material terms of the Amended Confidentiality Deed, including the amended exclusivity arrangements and the cost reimbursement arrangements or
 - (b) in the event that clause 12.3 of the Confidentiality Deed becomes of no force and effect under Order 1, release an ASX announcement (in a form approved by the Panel) which explains that clause 12.3 of the Confidentiality Deed has become of no force and effect and discloses details of the cost reimbursement arrangements under the Confidentiality Deed.
3. In these orders, the following definitions apply:

Amended Confidentiality Deed	has the meaning given in Order 1(a)
AusNet	AusNet Services Limited
Brookfield	Brookfield Infrastructure Group (Australia) Pty Ltd

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Confidentiality Deed

the confidentiality deed between AusNet and
Brookfield dated 19 September 2021



Tania Mattei
General Counsel
with authority of Yasmin Allen
President of the sitting Panel
Dated 15 October 2021

CORPORATIONS ACT 2001
SECTION 601AH(1) & 601AH(2)

ASIC gives notice that the registrations of the companies mentioned below have been reinstated.

Dated this eighth day of December 2021

Name of Company	ACN
#CAMERON PTY LTD	619 200 681
A.C.N. 129 654 708 PTY LTD	129 654 708
A.C.N. 621 059 603 PTY LTD	621 059 603
A.C.N. 630 287 231 PTY LIMITED	630 287 231
A.C.N. 631 556 940 PTY LIMITED	631 556 940
A.C.N 063 282 842 PTY LTD	063 282 842
A.C.N 093 819 259 PTY. LIMITED	093 819 259
A.C.N 104 470 288 PTY LTD	104 470 288
A.C.N 135 098 323 PTY. LTD.	135 098 323
A.F.L. PARTNERS PTY LTD	129 272 859
A. SYSTEMS MANUFACTURING PTY LTD	135 602 756
A & E JAMES INVESTMENTS PTY LIMITED	613 339 790
A & M FRISKE PROPERTY NO 1 PTY. LTD.	602 691 501
AAA NGUYEN (WA) PTY LTD	162 916 314
AAH DEVELOPMENT PROJECT PTY LTD	619 374 882
AARDVARK ELECTRICAL PTY LTD	131 024 747
AARO CONSTRUCTIONS PTY LTD	110 551 196
ABAA CAR RENTALS (AUSTRALIA) PTY LTD	616 202 469
ABACUS ENTERPRISES (AUSTRALIA) PTY LIMITED	132 229 853

ABSOLUTE WHOLESale PTY LTD	167 710 054
ABU ABZ CIVIL GROUP PTY LTD	627 735 031
ACASIA INTERNATIONAL PTY. LTD.	055 159 647
ACCURATE CONCRETE SLABS PTY LTD	632 900 559
ACEBLAZE PTY LTD	125 980 190
ACN 000 714 554 PTY LTD	000 714 554
ACN 001 633 932 PTY LTD	001 633 932
ACN 001 675 985 PTY LIMITED	001 675 985
ACN 010 191 830 PTY. LTD.	010 191 830
ACN 079 917 150 PTY LIMITED	079 917 150
ACN 086 618 779 PTY LTD	086 618 779
ACN 101 611 830 PTY LTD	101 611 830
ACN 117 974 599 PTY LTD	117 974 599
ACN 119 145 201 PTY LTD	119 145 201
ACN 130 647 844 PTY LTD	130 647 844
ACN 141 759 391 PTY LTD	141 759 391
ACN 142 140 752 PTY LTD	142 140 752
ACN 146 541 166 PTY LTD	146 541 166
ACN 149 087 927 PTY LTD	149 087 927
ACN 154 853 102 PTY LTD	154 853 102
ACN 155 467 833 PTY LTD	155 467 833
ACN 155 904 546 PTY LTD	155 904 546
ACN 156 435 693 PTY LTD	156 435 693
ACN 159 912 302 PTY LTD	159 912 302
ACN 162 177 997 PTY. LTD.	162 177 997
ACN 162 789 022 PTY. LTD.	162 789 022
ACN 162 988 847 PTY LTD	162 988 847

ACN 164 426 224 PTY LTD	164 426 224
ACN 167 156 372 PTY. LTD.	167 156 372
ACN 601 727 244 PTY LTD	601 727 244
ACN 605 641 807 PTY LTD	605 641 807
ACN 606 714 505 PTY LTD	606 714 505
ACN 611 929 732 PTY LTD	611 929 732
ACN 614 375 281 PTY. LTD.	614 375 281
ACN 616 291 457 PTY. LTD.	616 291 457
ACN 618 637 648 PTY LIMITED	618 637 648
ACN 622 891 589 PTY LTD	622 891 589
ACN 624 023 801 PTY LTD	624 023 801
ACN 624 798 778 PTY LTD	624 798 778
ACN 627 351 017 PTY LTD	627 351 017
ACN 627 723 086 PTY LTD	627 723 086
ACN 629 866 931 PTY LTD	629 866 931
ACN 632 049 122 PTY LTD (FORMERLY T FAMILY PTY LTD)	632 049 122
ACN 634 207 015 PTY LTD	634 207 015
ADVERTISING TODAY PTY LTD	615 200 041
AISEA FILIHIA & ASSOCIATES COMPANY PTY LTD	126 995 515
AISO TRANSPORT PTY LTD	624 630 762
AJ PATERSON PTY LTD	619 434 365
AL-MAJEED TRADING GROUP PTY. LTD.	163 159 868
ALEMDAR & SONS PTY LTD	619 374 668
ALEXA LANE STUDIO PTY LTD	621 426 882
ALGAR SUPERANNUATION PTY LTD	162 793 231
ALICE IN WONDERLAND BORROWING CO PTY LTD	601 531 024
A LINSTAD FAMILY CONSTRUCTION PTY. LTD.	612 934 639

ALKOZEY FOODS PTY LTD	632 198 399
ALL PROTECTION TINTING (AUSTRALASIA) PTY LTD	138 770 457
ALL SEASONS DISABILITY CARE PTY LTD	605 271 832
ALLSTAR FIRE PROTECTION PTY LTD	633 029 384
ALMOZ TRANSPORT PTY LTD	623 547 179
ALY PTY. LTD.	618 572 777
AMC COMMERCIAL CLEANING (4125) PTY LTD	616 996 215
AMERAWAY PTY LTD	091 640 416
AMMARAH PTY LTD	600 073 756
AMZ EASY AUTOMATION PTY LTD	634 828 489
ANALOG ATHLETIC PTY LTD	617 836 790
ANASTON CUSTODIAN PTY LTD	618 233 444
ANASTON PTY LTD	618 090 690
ANDEON PTY. LTD.	082 734 138
ANEZ (AUST) PTY LTD	615 791 949
ANGLER MARINE PTY LTD	138 687 493
ANNAKO AFFORDABLE HOMES PTY LIMITED	630 007 000
ANNERLEY VIEWS DEVELOPMENT PTY LTD	605 379 379
ANNIE YE PROPERTY PTY LTD	602 584 494
ANTAR INTERNATIONAL GROUP PTY LTD	628 202 497
APEC SOLUTIONS AUSTRALIA PTY LTD	633 631 222
APEX MACHINING & MAINTENANCE PTY LTD	619 206 745
AQUAMAZ PTY LIMITED	050 070 070
ARABIAN BEANS PTY LTD	633 168 251
ARA ELGAMMAL PTY. LTD.	621 425 563
ARDAAS SUPER PTY LTD	625 881 969
ARDIAN'S PAINTING CONTRACTORS PTY LTD	159 225 457

ARIA FAST FOOD PTY LTD	622 481 485
ARK EDUCATION & VISAS PTY LTD	621 475 634
ARK SECURITY SERVICES PTY LTD	169 038 019
ARMSTRONG FAMILY PROPERTY HOLDINGS PTY LTD	603 622 573
ARTWELD AUSTRALIA PTY LTD	628 919 880
ARZCO GROUP PTY LTD	628 748 970
ASB ANIMAL SERVICES PTY LTD	627 860 520
ASCO FABRICATIONS PTY LTD	135 056 718
ASIJA ENTERPRISES PTY LTD	168 085 961
AS PRASAD SMSF CO PTY LTD	602 087 669
ASP TEAM PTY LIMITED	623 444 191
ASTONVIEW PTY. LTD.	078 036 781
ATMOSPHERE INVESTORS PTY LTD	629 609 392
A TO Z CONSTRUCTION AND BUILDING PTY LIMITED	625 962 601
AUDITEK PTY LTD	158 001 462
AUGUSTINE DEVELOPMENTS PTY LTD	131 136 304
AUNZ INDUSTRIES PTY LTD	122 932 852
AURORA TRADING PTY LTD	153 424 269
AUSASIA DAIRY FOOD TRADING PTY. LTD.	143 273 572
AUS CONSTRUCTION GROUP PTY LTD	612 037 411
AUSSIE LAND EQUIPMENT PTY LTD	108 075 574
AUSSY INFORMATION TECHNOLOGY PTY LTD	632 564 026
AUSTRAL BRONZE CO PTY LTD	000 010 211
AUSTRALIAN DISCOVERY GROUP PTY LTD	630 685 291
AUSTRALIAN FOOTWEAR RETAILING PTY LTD	005 327 177
AUSTRALIAN PIPE TECHNOLOGY PTY LTD	613 314 168
AUSTRALIA SHANG ZHI INDUSTRIAL PTY LTD	162 120 121

AUZCORP MEDICAL SERVICES OF AUSTRALIA PTY LTD	128 512 710
AVA MINA PTY LTD	630 313 898
AVERINA INVESTMENT MANAGEMENT PTY LTD	611 568 855
AVIGNON ENTERPRISES PTY LTD	138 227 595
AVONDALE ASSET PTY LTD	094 727 956
AWARUKU PTY LIMITED	149 044 897
AXICOR PTY LTD	147 615 370
AZONE HOMES PTY LTD	607 733 157
B & J FILL AND LEVEL PTY LTD	611 568 444
BABOON1HOLDINGS PTY LTD	632 173 570
B ADAMS INVESTMENTS PTY LTD	625 051 130
BAILSTON GROUP PTY LTD	628 292 133
BAJWA BROTHERS PTY. LTD.	611 327 649
BALKAN CONSTRUCTION PTY LTD	169 069 005
BALLARD CORPORATION PTY LTD	127 888 340
BARRINGTON PROPERTIES PTY. LTD.	066 593 646
BASTOW-FOSTER INVESTMENTS PTY. LTD.	606 647 152
BAYYINAH FAMILY DAY CARE PTY LTD	611 003 957
BBPGYM PTY LTD	630 597 634
BEACIE DEVELOPMENT PTY LTD	618 844 705
BEDI BROTHERS & SONS NO. 3 PTY LTD	617 085 926
BELLA GROVE PTY LTD	619 637 311
BELLE MARC PTY LTD	608 612 684
BELLEVUE HOTEL TRADING PTY LTD	628 743 028
BELLMOND PTY LTD	080 788 807
BEN BROWN PTY LTD	169 443 994
BENCH MARX INVESTMENTS PTY LTD	138 864 785

BENDIGO OLIVE PRODUCTS PTY. LTD.	092 177 092
BESSI ENTERPRISES PTY LIMITED	081 647 298
BEST PLUS INTERNATIONAL PTY LTD	617 784 497
BEST UNION VIVA ACHIEVER INVESTMENT PTY LTD	632 139 014
BETTER CARE BETTER LIVING PTY LTD	621 713 737
BETTY TRANSPORT PTY. LTD.	627 940 756
BEW TRADING COMPANY PTY LTD	113 360 366
BILDERBERG PTY LTD	625 198 576
BKC CONTRACTING PTY LTD	606 851 932
BLACK SCORPION PTY LTD	113 133 396
BLESSED PROPERTY HOLDINGS PTY LTD	114 415 655
BLUE DOG CONSTRUCTION PTY LTD	633 385 118
BLUE MALI PTY LTD	615 215 613
BLUEMINK PTY LTD	108 035 347
BOMBUWALA PTY LTD	169 028 531
BOWEN TAN PTY LTD	613 276 118
BOW RIVER INVESTMENTS PTY LTD	133 601 993
BOYD ALEXANDER PTY LTD	149 774 809
BREAD FOR JAM PTY LTD	634 040 458
BRIDSON NOMINEES PTY LTD	631 907 465
BRINDLE OFFSHORE & ELECTRICAL INDUSTRIES PTY LTD	122 352 087
BRM TRUCKING PTY LTD	632 642 623
BROADPOINT PTY LTD	065 461 038
BROKERMATCH PTY LTD	632 242 972
BRUCE S. HARRIS DENTAL PRACTICE PTY. LIMITED	010 471 888
BRUNO VOIVODICH INSURANCE SERVICES PTY LTD	082 219 163
BSNAPPS PTY LTD	620 481 165

BUDGIEANDBEAR PTY LTD	606 261 189
BUFFALO GOLF PTY LTD	151 787 307
BUILTRITE CONSTRUCTIONS (AUST) PTY. LTD.	166 009 543
BULLOCKY TOWN ROAD HOLDINGS PTY LTD	606 992 116
BURNS PROPERTY HOLDINGS PTY LTD	137 107 503
BUSINESS IDEAS PTY LTD	146 622 559
BUSINESS MERGERS AND SALES PTY LTD	140 820 266
BUSINESS PARK MOORABBIN PTY. LTD.	124 436 264
BVQA PTY LTD.	623 396 878
C & J POLSON HOLDINGS PTY LTD	158 702 857
C & P ISAAC INVESTMENTS PTY. LTD.	141 101 304
CANELAS MANAGEMENT PTY LTD	614 245 797
CANNONAU ENTERPRISES PTY LTD	610 690 296
CAPE AUSTRALIA PTY. LTD.	075 762 417
CAPSTONE EQUITY PTY LTD	153 845 197
CAPTAINS LOBSTER PTY LTD	622 513 231
CAREBUYS PTY LTD	621 867 178
CCR INFRASTRUCTURE PTY LTD	600 631 427
CDE EQUIPMENT PTY LTD	119 745 774
CENTIMETRE PERFECT MANAGEMENT PTY LTD	605 997 760
CENTRAL BEAUTY STOCKLAND PTY LTD	620 710 625
CENTRAL SYDNEY BUILDING MAINTENANCE PTY LTD	061 620 013
CEPHAS CAPITAL PTY LTD	005 494 922
CFIVE CONSTRUCTIONS PTY LTD	114 820 156
CGCCAC CONSULTING PTY LTD	617 356 859
CHAMPION COMPUTER SERVICES PTY. LTD.	005 455 989
CHAPMANS LAWYERS PTY LTD	165 789 542

CHERYLS SHEEPSKINS PTY LTD	141 944 550
CHEW FAMILY SUPER NO.1 PTY LTD	605 528 130
CHILDE ROLAND PTY LTD	154 587 532
CHINA HOLDING GROUP PTY. LTD.	162 986 058
CHINOIS BONDI PTY LTD	616 791 318
CHUTE SUPER PTY LTD	610 233 504
CH33KI TRANSPORT PTY. LTD.	138 774 642
CJDK PTY LTD	615 083 684
C KNIGHT & SON CONCRETE PTY LTD	620 331 937
CLAIRE MORGAN EYEBROW ARTISTRY PTY LTD	623 206 904
CLASSICAL WAY PTY LTD	113 277 571
CLD MINING PTY LTD	605 370 581
CLEAR HR SOLUTIONS PTY LTD	144 977 588
CLOUD ASSIST SERVICES PTY. LTD.	142 917 600
CMG ELECTRICAL SERVICES PTY LTD	622 871 845
COLEMAN SUPERANNUATION (SA) PTY LTD	161 677 774
COLLAR UP TRUCKIN PTY LTD	632 836 796
COLLUDING PTY LTD	610 767 229
COLOSSAL GROUP (NSW) PTY LTD	609 136 003
COLWELL QLD PTY LTD	166 855 429
COMMON GROUND EVENTS PTY LTD	620 631 709
COMPLEX GROUP PTY LTD	641 377 906
CONNECTION STUDENT PTY LIMITED	163 346 487
CONNECTIVITY CONSULTANCY PTY LTD	632 401 408
CONQUEST MOVERS PTY LTD	158 198 004
CONSETT GIRL PTY LTD	625 434 648
COOLING STAR PTY LTD	614 754 648

CORPORATE SOURCING INTERNATIONAL PTY LTD	611 856 565
CPG PROJECTS PTY LTD	169 484 940
CPPT PTY. LTD.	604 907 860
CRICHTON HOUSE PTY. LTD.	005 641 190
CROSSNATION EDUCATION SERVICES PTY LTD	631 775 810
CROWN METAL MANAGEMENT PTY LTD	618 853 660
CROWN PARTNERS HOLDING PTY. LTD.	150 261 779
CRYSTAL CAR REMOVALS PTY LTD	631 004 067
CUPSCUPS MEDIA PTY LTD	630 893 668
CUSTOM ROOF DESIGN PTY LTD	626 514 930
CW UNIVERSAL SERVICE PTY. LTD.	625 929 884
CYPRESS DEVELOPMENTS GROUP PTY LTD	163 057 001
D & R LEGGE PTY LTD	608 858 788
DALRAY PARK PTY LTD	164 440 233
DAN'S CARAVANS PTY. LTD.	053 733 976
DARK HORSE SELECTIVE MINING PTY LTD	612 399 345
DARREN & CHERYL BRADBURY PTY LTD	140 885 249
DATSIM PROPERTY CUSTODIAN PTY LTD	616 755 410
DCMB PTY LTD	623 206 860
DDD PAINTING SERVICES PTY LTD	623 626 782
DEANNE CARR DENTAL PTY. LTD.	092 436 372
DEEP BAY SUPERANNUATION FUND PTY LTD	609 939 675
DEER RUBY ACCESSORIES PTY. LTD.	164 553 360
DE LIVERA CORPORATION PTY LTD	137 146 000
DELIVR PTY LTD	618 739 129
DEPEXO PTY LTD	003 335 242
DHK ARCHITECTURE PTY LTD	165 251 981

DIAB ZMI PTY LTD	611 498 152
DIAM NOMINEES PTY. LTD.	065 287 756
DIGITAL WORKSPACE PTY LTD	643 289 123
DIRECTIONZ PTY LTD	160 197 606
DIVISION AGENCY HOLDINGS PTY LTD	620 512 834
DK RESTAURANTS PTY LTD	633 067 295
DMC MEDIA GROUP PTY LTD	631 739 645
DMN GROUP PTY LTD	155 226 047
DN CUSTODIAL PTY. LTD.	615 103 654
DNT TRADE SOLUTIONS PTY LTD	624 422 555
DONEIL PTY LTD	159 146 817
DONPASS INVESTMENTS PTY. LTD.	007 909 828
DOUBLES FLUER PTY LTD	628 430 562
DOUG FLYNN SUPER PTY LTD	162 359 337
DOUMIT & CO. PTY LTD	632 034 247
DOWN TOWN BARBER PTY LTD	630 852 354
DR TIMOTHY SULLIVAN PTY LTD	166 587 819
D SAMMON ENTERPRISE PTY LTD	632 702 928
DSCONNEXIONS PTY LTD	169 311 031
DTM (QLD) PTY LTD	130 961 661
D3 MOTORSPORTS PTY LTD	129 871 012
E.T. ENTERPRISES AUST PTY LTD	161 895 585
E-CONVEYANCING SYDNEY PTY LTD	634 669 382
EA & SW PTY LTD	606 747 773
EAC PTY LTD	106 707 028
EAGLES TRANSPORTATION SERVICES PTY LTD	618 338 364
EASTLOCH PTY LTD	084 921 728

ECO GROUP DEVELOPMENT PTY LTD	617 920 144
EDINBURGH PARK PASTORAL CO PTY LTD	134 979 249
EDITH TRADE PTY LTD	644 275 874
EDWARD & DIANA CHU PTY. LTD.	612 102 280
EKGILL INVESTMENTS PTY LTD	633 180 837
ELEVEN VALLEYS PTY LTD	633 160 675
ELGE CO PTY. LTD.	611 268 261
ELLA ZEE PTY LTD	115 873 071
EMERALD TRAVEL PTY LTD	101 628 853
ENDURANCE FITNESS SYSTEMS PTY LTD	124 477 185
ENERGON STAR PTY LTD	120 903 479
ENIGMA EDUCATION AND MIGRATION CONSULTANCY PTY LTD	618 073 162
ERASMUS INDUSTRIES PTY LTD	168 897 729
ERINCO PTY LTD	122 824 702
EUDELA-JAVATE SECURITY PTY LTD	169 264 260
EVERYTHING LABELS PTY LTD	126 878 466
EVOLUTION CONCRETE & PUMPING PTY LTD	120 576 758
EVRAND NOMINEES PTY. LTD.	006 427 416
F & J CORPORATION PTY LTD	618 262 141
FABER SOMNUS PTY LTD	632 466 285
FAHIM AND SAIM PTY LTD	628 788 170
FAOAGALI & WILSON IP HOLDINGS PTY LTD	617 895 511
FAST SMASH REPAIRS PTY LTD	624 319 008
FINANCE CLASSIC PTY. LTD.	616 948 577
FIORALAINN BEDLINGTONS PTY LTD	631 946 917
FIRAOL SUPER FUND PTY LTD	620 474 615
FIRST CLASS POOCHES PTY LTD	633 272 483

FIVEJAYS SERVICES PTY LTD	150 828 176
FLAGER PTY LTD	147 731 744
FLOWRITE TRANSPORT PTY LTD	626 088 828
FLUID CIVIL PTY LTD	632 697 397
FMN NOMINEE PTY LTD	615 775 801
FOGEY PTY LTD	625 102 650
FOODCORP (VIC) PTY LTD	074 563 385
FOURTH ACOL PTY. LTD.	007 389 237
FRANK CONSULTING PTY LTD	634 529 954
FULL BOAR MECHANICAL PTY LTD	162 002 995
FUN BEANS PTY LTD	626 445 529
FUTURISTIC MEDICAL SERVICES PTY LTD	166 534 167
GAHAN TSD PTY LTD	133 598 713
GARFIELD REFINING COMPANY PTY LTD	615 681 420
GARY HOME INNOVATIONS PTY LTD	631 773 727
GAZELCO PTY LTD	161 285 945
GB EQUITIES PTY LTD	611 835 182
GEARED 2 DRIVE (VIC) PTY LTD	602 657 198
GEMCHAD PROPERTY PTY LTD	155 764 944
GENTEN CUSTODIAN PTY LTD	623 530 852
GEONET LOANS PTY LIMITED	101 210 959
GERARD SCIENTIFIC PTY LTD	151 084 043
GFT INTERNATIONAL PTY LTD	602 523 017
GG & RJ PROCTOR PTY LTD	128 287 392
GIANT FROYO COMPANY PTY LIMITED	167 096 737
GJ & Z HOLDINGS PTY LTD	603 335 628
GLADE NOMINEES PTY LTD	088 338 050

GLAMCOUR PTY LTD	121 780 069
GLAMP MY CAMP PTY. LTD.	168 827 165
GLEN HUNTLY GOLD PTY LTD	625 823 627
GLOBAL CRUSHERS (HOLDINGS) PTY LTD	623 678 222
GLOBAL GREEN ELECTRICAL AND SOLAR PTY LTD	604 860 611
GLOBAL TRADE INDUSTRIES PTY LTD	150 687 424
GLOBAL TRAVEL CLUB PTY LTD	633 546 111
GLOBE TRANSCORP PTY LTD	610 862 872
GLORYLINK PTY LTD	606 056 740
GMT WORLDWIDE HOLDINGS PTY LTD	612 336 053
GO BLUE (NSW) PTY LTD	164 426 475
GO BLUE (QLD) PTY LTD	164 645 621
GO BLUE (SA) PTY LTD	165 300 747
GO BLUE (VIC) PTY LTD	164 645 667
GO BLUE (WA) PTY LTD	164 426 331
GOLDENPATHS INTERNATIONAL GROUP PTY LTD	147 651 705
GOLDEN VO INVESTMENT PTY LTD	632 666 696
GOODRIDGE SUPERANNUATION FUND PTY LTD	066 066 751
GOTCHA TRAPS PTY LTD	128 746 921
GPS OZTRALIA PTY LTD	623 767 662
GPS WORLD OF FITNESS PTY. LTD.	612 931 361
GRANATKAR PTY LTD	163 225 563
GRAYLINE ELECTRICAL GROUP PTY LTD	618 873 206
GREEN AND GOLD RUGBY PTY. LTD.	152 470 114
GREGORSKI PTY LTD	087 422 419
GUL ENTERPRISES PTY LIMITED	124 869 567
GULLIVER MEDIA AUSTRALIA PTY LTD	010 372 531

GURPREET ENTERPRISES PTY. LTD.	168 818 326
GVKR HOLDINGS PTY LTD	625 234 951
GWEEBARRA PLANT PTY LTD	630 985 349
H&D SCAFFOLDS PTY LTD	632 337 216
H & M MARTINS NO 2 PTY LTD	159 242 216
H & M MARTINS PTY LTD	156 638 532
H&PS PROJEX PTY LTD	622 054 246
H & R GLOBAL INVESTMENTS PTY LTD	160 813 007
H&Z BRICKLAYING PTY. LTD.	616 340 624
HANNAM CO PTY LTD	625 713 788
HANS OCEAN PTY LTD	618 800 614
HANWOOD PASTORAL CO. PTY. LIMITED	003 985 797
HAO ZHANG JI PTY LTD	604 081 683
HARVALIAN HOLDINGS PTY LIMITED	100 171 373
HARXOMBAS PTY LTD	609 437 103
HAUS OF FINANCE PTY LTD	611 703 827
HAWILL TOOL DESIGN PTY LIMITED	079 071 113
HAZARA BRICKLAYING AND CONSTRUCTIONS PTY LTD	633 276 883
HBD FORM GROUP PTY LTD	631 484 832
HDO FT PTY LTD	609 718 069
HEALTH SHACK NORTH FREMANTLE PTY LTD	168 993 673
HEALTH STANDARDS AUSTRALIA PTY LTD	618 552 293
HEAVY DIESEL SERVICES PTY LTD	159 739 992
HEERAN CUSTODIAN PTY LTD	603 926 709
HERBAL TEA & TONICS PTY LTD	629 806 177
HHP HOLDINGS GROUP PTY LTD	130 698 298
HHV INVESTMENTS PTY. LTD.	606 393 800

HHV NO. 1 PTY. LTD.	606 417 029
HIGH RANGE ENGINEERING PTY LTD	603 377 706
HOA NGO SUPER PTY LTD	617 709 163
HOBDOC PTY LIMITED	103 806 864
HOLIDAY PRO PTY LTD	624 239 050
HOLLYWOOD MOBILES (SA) PTY LTD	616 047 468
HONE CONSTRUCTION GROUP PTY LIMITED	130 592 362
HOT ON GAS PTY LTD	150 996 795
HOVERROO HOLDINGS PTY LTD	617 853 620
HULL ROAD PTY LTD	618 065 311
HUSSAIN & ALI INVESTMENTS PTY LTD	610 421 595
I & M AUTO PARTS PTY LTD	165 764 045
IATC PROPERTY GROUP PTY LTD	622 893 047
IF CHAN PTY LTD	611 993 563
IGNITINGUINU PTY LTD	630 394 642
IMPACT NUTRITION AUSTRALIA PTY LTD	144 852 906
INDEPENDENT TAXI ASSOCIATION PTY LTD	630 599 834
INDO AUSSIE CLOTHING & JEWELLERY PTY LTD	622 070 580
INDUCTION PERFORMANCE PTY LTD	618 284 058
INFRONT GRANVILLE PTY LTD	159 648 834
INK4TV PRODUCTIONS PTY LTD	629 279 394
INOSOL PTY LIMITED	605 213 714
INSPEED PTY LTD	618 938 926
INTERNATIONAL FOR PEOPLE'S WELFARE LTD	615 688 330
INTERNATIONAL HELP CHARITIES CORP. (AUSTRALIA) PTY. LTD.	630 982 179
INTERNATIONAL POWER AND WATER PTY LTD	072 319 110
IQUALITY TRADING PTY LTD	151 350 131

ISEARCHHEY PTY. LTD.	633 064 043
ISHA & RYAN FAMILY PTY LTD	617 108 059
ISMAY PTY LIMITED	605 097 523
ITALIAN APPAREL INTERNATIONAL PTY LTD	108 626 339
IVY GROUP AUSTRALIA PTY LTD	623 116 530
J.J. & R. MEEHAN PTY. LTD.	005 684 882
J. KARR MANAGEMENT PTY. LIMITED	006 496 733
J.R.A BOVA ENTERPRISES PTY LTD	619 724 882
J'S CLEANERS PTY LTD	608 706 163
JACKLIN S&P PTY LTD	632 788 679
JACK SEBASTIAN PTY. LTD.	147 105 806
JAES BROOMETIME PTY LTD	619 488 416
JAIVEN HOLDINGS PTY LIMITED	630 289 968
JAMES MADDEN PTY LTD	611 616 865
JAMIE WU PTY LTD	628 985 991
JAMSTEP HOLDINGS PTY LTD	602 360 403
JARIBERG PTY. LIMITED	074 325 885
JARI BUILDING DESIGN PTY. LTD.	631 749 632
J C & P PTY LTD	615 335 674
JCL INVESTMENT HOLDINGS PTY. LTD.	618 115 165
JDB EXCAVATIONS PTY. LTD.	611 572 939
JIANGHU CAPITAL PTY LTD	630 087 160
JIANGHU PTY LTD	625 918 998
JIGGA CORP PTY LTD	612 793 254
JIMBOOMBA TRADING PTY LTD	610 547 816
JIMMY NGUYEN PTY LTD	624 566 712
JISA PTY LTD	612 794 993

JIS2U HOLDINGS PTY LTD	622 238 162
JLR CONSTRUCTION AND WELDING SERVICES PTY LTD	114 853 235
J M M MEDICAL PTY LTD	154 350 400
JNA TRANSPORT SERVICES PTY. LTD.	124 336 321
JN REFRIGERATED LOGISTICS PTY LTD	621 700 061
JNSKATE PTY LTD	604 959 319
JOE FRUGAL PTY LTD	135 874 323
JOHN DARLINGTON PTY LTD	001 114 227
JONAR PTY LTD	050 164 755
JOOD STONE PTY LTD	611 799 538
JORDAN EXPRESS PTY LTD	624 778 356
JOSEPH PAULINE 17 HOLDINGS PTY LTD	605 965 259
JOTA CORPORATION PTY LTD	167 504 869
JPB CONSTRUCTION SERVICES PTY LTD	161 878 379
J SUMMERS SUPER FUND PTY LTD	625 195 495
JTCS (AUST) PTY LTD	632 891 911
JTMELDRUM CONSTRUCTIONS PTY LTD	165 803 369
JUN ENTERTAINMENT PTY LTD	626 131 726
JUNUS PTY LTD	628 068 959
JUSTBEC PTY LTD	123 930 003
J Y P GROUP PTY LTD	123 522 190
K & M SCOTT IWT PTY LTD	136 857 559
KACEY ROSE HOLDINGS PTY LTD	625 619 678
KAIRON PTY LTD	633 113 970
KAIWI PTY LTD	167 875 952
KALINA INVESTMENTS PTY LTD	075 040 292
KAMACITI PTY. LTD.	613 156 442

KAMERO EVENTS PTY LTD	611 019 115
KANDELIT DECOR PTY LIMITED	632 955 858
KATHERINE GRIGG SUPERANNUATION MANAGEMENT PTY LTD	138 821 539
KATUSHKA PTY LTD	610 655 626
KEILES SUPER PROPERTIES PTY LTD	160 085 843
KELLDAMM PTY LTD	619 508 128
KEYSTONE CONSTRUCTIONS (NSW) PTY LTD	097 756 520
KHHM GROUP PTY LTD	619 141 132
KHIYO INTERNATIONAL PTY LTD	618 592 260
KINGCRETE PTY. LTD.	605 537 371
KOS LIGHT PTY LTD	605 812 100
KOZOTO PTY LTD	615 453 033
KR & LL INDUSTRIES PTY LTD	601 922 687
K T KAN PTY LTD	122 880 666
KUVERA INVESTMENTS PTY LTD	123 800 135
KV GLOBAL PTY LTD	609 843 236
L. B. I. HOLDINGS PTY LTD	088 001 549
L.K. VIC. PTY LTD	160 112 425
L & E HALLIDAY PTY LTD	158 038 441
L & S FAMILY HOLDINGS PTY LTD	111 584 448
LAKATOS O'NEILL PTY LTD	615 483 111
LAKELAND PEST CONTROL PTY LTD	088 345 859
LANES TRAPS AUSTRALIA PTY LTD	608 081 287
LBC FASCIA & GUTTERING PTY LTD	168 581 048
LEACH DIESEL SERVICES PTY LTD	622 222 502
LEARN WITH LOVE FAMILY DAY CARE PTY LTD	625 568 881
LEE PAINTING & DECORATING PTY. LTD.	617 078 323

LE MERCIER LEGAL PTY LTD	145 850 924
LENVALE INVESTMENTS PTY LTD	096 182 348
LEPH INVESTMENTS PTY LTD	116 724 371
LINFIL PROPERTIES PTY LIMITED	607 801 847
LING FAMILY SUPER INVESTMENTS PTY LTD	160 626 157
LINK PROPERTY INVESTMENTS PTY LTD	108 778 570
LIN SUPER FUND PROPERTY NOMINEES PTY LTD	601 750 878
LIN SUPER FUND PTY LTD	601 730 545
LISLE & SONS PTY LTD	150 199 607
LITTLE FOLKS IN FUR COATS PTY LTD	614 109 009
LIYAN PAINTING PTY LTD	628 231 498
LJ HO PTY LTD	169 143 079
LOCAL CARPENTRY AND TIMBER FLOORING PTY LTD	150 603 697
LOCKYER HARVESTING SERVICES PTY LTD	622 911 764
LORE INDUSTRIAL AUSTRALIA PTY LTD	625 745 806
LOVEPAD PTY LTD	619 824 421
L RAMSAY FAMILY SUPERANNUATION FUND PTY LTD	154 043 580
LT. MARKET ST PTY LTD	632 822 381
LUMAGU HOLDINGS PTY LTD	632 239 055
LXXM PTY LTD	618 847 993
LYSAGHT CIVIL PRODUCTS PTY LIMITED	004 188 916
M & AAA INVESTMENTS PTY LTD	607 058 579
M & I RAKIC PTY LTD	601 105 275
M & R LOCK INVESTMENTS PTY LTD	121 615 307
M A ELECTRICAL SOLUTIONS PTY LTD	612 107 785
MAFX DEVELOPMENT PTY LTD	619 882 263
MAGNIFICENT 1 PTY LTD	618 849 264

MAJESTIC ECO PTY LTD	612 920 644
MARCO BATTUTA PTY LTD	628 431 158
MARCO RICCI INVESTMENTS PTY. LTD.	126 491 978
MARCOU AGENCIES PTY LTD	091 365 132
MARUF PTY LTD	122 234 931
MASCOMA PROPERTY PTY LTD	161 599 499
MASSIVE WIENERS PTY. LTD.	156 127 794
MAS TAX ACCOUNTANTS AND FINANCIAL PLANNERS (CANBERRA) PTY LTD	634 653 955
MASTER/SLAVE PTY LTD	130 755 930
MAWAD GROUP PTY LTD	082 258 722
MAYNE SAFETY SERVICES PTY LTD	113 353 343
MB MULLINS PTY LTD	149 351 182
MCCARTHY AUTO REPAIRS PTY LTD	604 844 206
MCDANIEL INVESTMENTS PTY LTD	128 498 420
MCENTEE CONSTRUCTIONS PROPRIETARY LIMITED	007 610 111
MCINNES ADMINISTRATION PTY LTD	092 167 247
MCK PROPERTY GROUP PTY LTD	609 158 134
MDM PLASTERING PTY LTD	160 090 835
MELBOURNE PLUMBING & GUTTERS PTY LTD	616 745 049
MELBOURNE PLUMBING SUPPLIES PTY LTD	631 151 918
MELKYE PTY LTD	163 129 182
MENANDCOHOLDINGS PTY. LTD.	605 597 804
MGMD MEDICAL PTY LTD	163 572 950
MHK (SA) PTY LTD	615 208 261
MICHAEL RODWELL - SMSF PTY LTD	618 283 042
MIGRATION MATTERZ PTY. LTD.	610 130 517

MIGUEL'S QUICK STOP AUTOMOTIVE PTY LTD	168 761 626
MILLENIUM DEVELOPMENTS PTY LTD	069 169 768
MILTBY CORPORATION PTY LTD	618 641 160
MINALL'S SMASH REPAIR PTY LTD	161 287 636
MIN GYO TOUR PTY LTD	099 981 192
MINTROL PTY LTD	003 969 953
MISESKI INVESTMENTS PTY LTD	616 079 657
M J TRAINING PTY LTD	625 274 991
MK & J RONGONUI SMSF CO PTY LTD	164 468 428
MKJ CIVIL PTY LTD	621 637 296
MOMI DARLING HOLDINGS PTY LTD	164 636 140
MOMI DARLING PTY LTD	164 636 024
MONDAN FAMILY PTY LTD	632 412 910
MONOLITH ASSET PTY LTD	613 793 203
MOONLIGHT FALLS PTY. LTD.	089 520 445
MOWEY CONSTRUCTIONS PTY. LTD.	160 796 681
MR1 HOLDING PTY LTD	626 133 131
MTA HAULAGE PTY LTD	113 824 203
M T HEALTH SERVICES PTY LTD	167 298 160
MUCHACHO ENTERPRISES PTY LTD	601 004 773
MX & JX PTY LTD	632 585 114
MY MARKETING GURU PTY LTD	163 558 567
MYTRIPS PTY LTD	612 227 139
MZS TRADING PTY. LTD	616 713 270
NATHAN LE PTY LTD	632 133 245
NEISHA CONSULTING PTY LTD	617 694 121
NEVILLE BERGIN & ASSOCIATES PTY LTD	605 522 147

NGARRA HOLDINGS PTY LTD	630 261 237
NHN INVESTMENTS PTY LTD	601 728 947
NICK CHEADLE FITNESS PTY. LIMITED	604 965 728
NIGHDIVE PTY. LIMITED	087 467 089
NILTIL HOLDINGS PTY LTD	002 960 581
NINE CROWS PTY. LTD.	126 820 415
NJH PROPERTY PTY LTD	127 363 446
NO. 1 OLD LONDON SEAFOOD PTY LTD	631 330 026
NO BULL WATERPROOFING PTY LTD	634 593 641
NORTHSHORE PROFESSIONAL CLEANING PTY LIMITED	613 192 233
NOWSHERA GROUP PTY LTD	163 600 922
NU-LITE WINDOWS (VICTORIA) PTY. LTD.	058 390 891
NU FRESH PTY LTD	618 003 213
NWP HOLDINGS PTY LTD	626 259 354
OAKVALE PASTORAL CO (SA) PTY LTD	156 180 308
OGNEVSKI PROPERTY NOMINEE PTY LTD	163 416 715
OPTIMUM JOINERY (NSW) PTY LTD	622 235 652
OPULENCE FORTUNE PTY LTD	610 341 832
ORANGE LENDING SOLUTIONS PTY LTD	621 439 254
OSTARA CERES PTY LTD	621 228 091
OSWALD GARCIA PTY LTD	612 069 164
OZZY BUCCO PTY LTD	609 947 828
P & K MANAGEMENT PTY. LTD.	071 464 661
PACIFIC LAND COMPANY PTY. LTD.	009 806 071
PACWAH PTY LTD	626 847 783
PALMER INDUSTRIES PTY LTD	623 609 629
PARKSIDE RISE PTY LTD	631 071 844

PATTON NOMINEES PTY LTD	607 232 977
PAXO PTY LTD	167 938 294
PAY IT OFF (IPSWICH) PTY LTD	160 859 012
PBYJ PTY LTD	158 566 691
PCQ PARTNERS PTY LTD	623 990 652
PEGASUS GLOBAL MARKETS PTY LTD	631 757 572
PEGASUS OZ PTY LTD	124 984 149
PEKY LITE PTY LTD	137 010 863
PEREGRINE CORP AUSTRALIA PTY LIMITED	135 937 521
PERSEVERANCE EVENTS PTY. LTD.	616 391 809
PETALOUTH PROPERTY NOMINEES PTY LTD	601 243 092
PETER'S MOBILE WELDING SERVICES PTY LTD	625 919 146
PETER STROHKORB CONSULTING INTERNATIONAL PTY LTD	600 008 660
PGB SUPER PTY LTD	632 165 890
PHASE 42 (AUSTRALIA) PTY LTD	627 611 349
P H INSULATION PTY LTD	612 060 330
PICORASE PTY LTD	169 063 021
PIXEL8 DIGITAL PTY LTD	617 217 839
PK ENTERPRISES NSW PTY LTD	619 595 765
PLAYERGREG PTY LTD	162 930 510
POWER STREET NO. 1 PTY LIMITED	115 607 040
PQ DEVELOPMENTS PTY LTD	137 816 883
PRACTICAL PEOPLE SOLUTIONS (WA) PTY LTD	606 405 654
PRESTIGE WORLDWIDE SUPERANNUATION PTY. LTD.	155 897 019
PRINTER WORKS AUSTRALIA PTY LTD	153 509 445
PROFIELD PTY LTD	626 096 348
PROS. NOMINEES PTY. LTD.	004 843 592

PSAKI TROULIS PTY LTD	600 340 645
PURE LIMITS PTY. LTD.	151 175 343
PURFECT PANELS SOUTH PTY LTD	154 385 234
PURPLE LEOPARD PTY LTD	110 594 977
Q&D REGULAR FURNITURE PTY LTD	605 628 233
QAFS PTY LTD	614 965 212
QUALITY ROOF SYSTEMS PTY. LTD.	632 882 403
QUA NGUYEN COMMERCIALS PTY LTD	618 880 890
QUARTO AUSTRALIA PTY. LIMITED	002 263 774
QUEENSLAND DEVELOPMENTS COMMISSIONS PTY LTD	629 757 759
Q1P PTY LTD	622 228 139
R & S PARAHA INVESTMENTS PTY LTD	612 179 969
RAFFERTY INVESTMENTS (AUST.) PTY LIMITED	133 767 736
RALIN CONTRACTING PTY LTD	121 780 149
RALPHY MAINTENANCE PTY LTD	627 566 170
RAWSOME ORGANICS PTY LTD	622 447 938
RB INTREPID PTY LTD	609 777 184
RECRUIT READY SERVICES PTY LTD	626 988 181
RED BEARE PTY LTD	632 332 551
RELIABLE DESIGN DRAFTING PTY. LTD.	053 150 806
RESCOM FINANCIAL PTY LTD	113 534 419
RESOLVE INVESTIGATIONS PTY LTD	619 331 305
REVALU8(TM) ADVANTAGE PTY LTD	156 590 028
RIALTO SOLUTION PTY LTD	166 905 488
RICHGROUP LAND HOLDINGS PTY LTD	631 994 191
RICH NIGHT PTY LTD	146 156 381
RICH RIVER CONCRETE SAWING & DRILLING PTY LTD	139 248 614

RICHTER GULLY NOMINEES PTY LTD	154 402 098
RICK AND BECKY PTY LTD	618 430 238
RIDCORP PTY. LTD.	125 565 791
RIGHT CHOICE TILING PTY LTD	629 216 226
RIGHT CLEAN PTY LTD	619 698 092
RISING STARS MANAGEMENT GROUP PTY LTD	099 900 375
RIV PROPERTY GROUP PTY LTD	168 724 196
RMS MARKETING SERVICES PTY. LTD.	081 746 732
ROB JET PTY LTD	604 013 881
ROCHE NOMINEES PTY LTD	008 785 582
ROCK PEARL PROPRIETARY LIMITED	168 929 020
ROSHOKO PTY LTD	632 824 974
ROYCE PROPERTY PTY LTD	622 249 307
ROYCE RMH PTY LTD	156 667 042
RPL ROOFING PTY LTD	632 952 642
RRRM INVESTMENTS PTY LTD	143 562 814
RT MANAGEMENT PTY LTD	083 596 605
RTO ESTABLISHMENT GROUP PTY LTD	606 830 442
RTSV OCEANIA PTY LTD	611 321 085
RYMEL SERVICES PTY LTD	155 648 507
S.R.D.R PTY LTD	625 809 056
S & L ASSETS PTY. LTD.	616 086 410
S & S FACILITY SERVICES PTY LTD	625 283 365
SAFE DRIVE TAXI PTY LTD	606 475 110
SAFEWAYS SERVICES GROUP PTY LTD	168 662 440
SAFEWEALTH REALTY PTY LTD	100 933 980
SAILAWAY YACHTS PTY. LTD.	099 495 931

SAINTER NOMINEES PTY LTD	125 069 847
SAJEEWANA & SHANIKA MEDICAL COMPANY PTY LTD	603 128 212
SALIK ENGINEERING AND MAINTENANCE SERVICES PTY LTD	633 212 370
SALLY'S CORNER PTY LTD	623 864 442
SALVUS GROUP PTY LTD	607 401 687
SAMANDARI RENDERING PTY LTD	631 015 659
SAMARANAYAKE FAMILY LIFETIME SUPER FUND CT PTY LTD	632 942 315
SAMBOOK & CO PTY LTD	630 061 317
SAMILLAN SMSF TRADING PTY LTD	633 105 861
SAN DONG PTY LTD	633 980 579
SANSI & ASSOCIATES PTY LTD	632 958 993
SANTIAGO PROPERTY INVESTMENT PTY LTD	124 339 822
SARAYA EARTHMOVING PTY LTD	626 930 738
SBD TRANS PTY LTD	600 733 088
SCAVERA FAMILY FINANCE PTY LTD	604 238 315
SCIENTIFIC AND BUSINESS SYSTEMS PTY. LTD.	084 878 517
SCOTT'S FLUSHING PTY LTD	623 132 918
SEANS REMOVALS PTY LTD	141 699 283
SEEJAY MARKETING PTY LTD	611 678 123
SEEKER PROJECT PTY LTD	620 714 892
SEF ESTATE PTY LTD	623 133 764
SETPRO PTY LTD	053 569 421
SG & RB INVESTMENTS PTY. LTD.	168 778 390
SHAH TILING PTY. LTD.	625 188 196
SHANTINATH PTY LTD	165 581 564
SHEN & CHOI PTY LTD	617 438 883
SHEOAK (AUST.) PTY LTD	076 392 204

SHERWIN INVESTMENTS PTY LTD	605 667 767
SHINE ICON PTY LTD	631 499 351
SHREE INVESTMENT GROUP PTY LTD	608 921 688
SHUMEN HOLDINGS PTY LTD	076 512 135
SIDNAL PROPERTIES PTY LTD	161 582 690
SIEDERS NOMINEES PTY LTD	154 625 699
SIERRA ECHO GROUP PTY LTD	629 936 901
SIMONS LINEBORING PTY LTD	003 058 839
SIMPLE HOME LOANS ENTERPRISES PTY LTD	618 080 729
SINDI AND SINE PTY LTD	615 106 959
SJCC GROUP PTY LTD	616 858 809
SK EDUCATION SERVICES PTY. LTD.	166 148 750
SLAZO MEDIA PTY LTD	632 207 900
SLOANWELL PTY LTD	000 022 613
SLURRY TECHNOLOGY GROUP PTY LTD	131 596 104
SMART ASSETS FINANCIAL SERVICES PTY LTD	079 313 134
SMART RENDERING SOLUTION PTY LTD	620 038 753
SMG TRANSPORT PTY LTD	619 226 265
SMJR PTY LTD	126 206 433
SMY & MULLIGAN PROPERTY PTY LTD	160 097 834
SPACEKRAFT AUSTRALIA PTY LIMITED	131 069 826
SPARKLES HJ PTY LTD	606 913 213
SPECTRUM DESIGN GROUP PTY LTD	600 431 623
SPECTRUM P D & C PTY LTD	108 588 558
SPECTRUM ROPE ACCESS PTY LTD.	631 288 572
SPINAL SPORT & WELLNESS PTY LTD	143 126 827
SPRING HILL PROPERTIES PTY. LTD.	009 794 861

SPV PREMIER PTY. LTD.	618 793 767
SS & GK GROUP PTY LTD	626 261 943
SSP BENEFITS PTY LTD	137 836 992
ST. WOODS PTY LTD	164 040 420
STANFORD COLLEGE AUSTRALIA PTY LTD	157 772 097
STANWAY SUPER PTY LTD	158 273 397
STARZ PTY LTD	135 180 513
STATE WIDE NATIONAL GROUP PTY LTD	146 290 084
STEWART SAMPSON CONSULTING PTY LTD	145 754 338
STILHAUS P3 PTY LTD	614 895 493
STRAWBERRY FAMILY CARE PTY. LTD.	600 842 206
STUART SUPERFUND HOLDINGS PTY LTD	615 354 857
STUBBS INVESTMENT (QLD) PTY LTD	623 959 615
SUJITHIRA PTY LTD	622 683 265
SUNBLOS PTY LTD	605 363 602
SUPER FLY FOR A WHITE GUY PTY LTD	632 624 796
SUSTAINABLE OCEANS INTERNATIONAL PTY LTD	140 014 062
SUZANA PROPERTY PTY LTD	604 507 673
SYDNEY HAIR EXTENSIONS BY HELEN PTY LTD	632 336 817
SYDNEY TILT TRAYS PTY LTD	626 800 511
SYSTRON HOLDINGS PTY LTD	109 641 018
T & A BRAMMALL PTY LTD	106 577 431
TAPY PTY LTD	632 037 131
TARRAWATTA SUPER PTY LIMITED	092 203 140
TAV FAMILY BARE PTY LTD	168 787 899
TAV FAMILY BARE P3 PTY LTD	617 400 405
TECHPED PTY LTD	626 913 255

TERRIATRIC TRANSPORT PTY. LTD.	077 248 929
TERRY SCULLY ENGINEERING PTY LTD	005 400 395
THEAA PTY LTD	630 896 230
THE BORONIA GROUP PTY LIMITED	079 102 560
THE ESPRESSO BROZ PTY LTD	628 286 626
THE FUNKEY GROUP PTY LTD	162 735 220
THE HIITBOX CO PTY LTD	630 331 869
THE KANGA GUY PTY. LTD.	629 305 139
THE LAST CLEAN MANAGEMENT PTY LTD	629 359 486
THE MJP FAMILY SUPER FUND INVESTMENTS PTY LTD	617 918 359
THE MJP FAMILY SUPER FUND PTY LTD	617 918 322
THE PAKEL GROUP PTY LTD	622 032 624
THOMASZ INVESTMENTS PTY LTD	619 222 909
THOMSTEL PTY LTD	619 391 758
THORAN ONE PTY LTD	605 787 657
THUNNALAI NOMINEES PTY LTD	099 601 215
TISSOT NOMINEES PTY LTD	009 224 686
TMM MEDIA PTY LTD	101 868 375
TNAL072 PTY. LTD.	637 900 568
TOMATO AND BASIL PASTA PRODUCTS PTY. LTD.	617 777 321
TOM EADINGTON PAINTING SERVICES PTY LTD	612 317 290
TOMLIN'S DIESEL SERVICES PTY LTD	618 151 509
TOP AND DREAM PTY LTD	631 295 184
TORQUAY HEALTH COLLECTIVE PTY LTD	621 846 080
TOWER GROUP AUS PTY LTD	162 529 491
TOWN AND COUNTRY PAVING PTY LTD	162 986 629
TOWN TONIC PTY LTD	633 282 498

TRADEMAX TRADING AND DEVELOPMENT PTY LTD	618 241 811
TRAINTRAK PTY LTD	112 455 848
TREACLE CORP PTY LTD	155 155 445
TSM GENERAL SERVICES PTY LTD	622 652 028
TUCKI HILLS PTY LTD	124 971 231
TURLOUGH CONSTRUCTION PTY LTD	609 186 512
TURNAROUND SUPER PTY LTD	605 767 762
TURN 1 MOTORCYCLES PTY. LTD.	094 169 954
TWENTY SIX THE CRESCENT HOME UNITS PTY LTD	000 187 020
TWIN FIGS HOLDINGS PTY LTD	616 520 506
UCC GROUP PTY LTD	618 418 189
UCEY PTY LTD	162 668 439
UCRUISE PTY LTD	163 035 934
UHP FLOORING PTY LTD	630 480 661
ULKU PTY LIMITED	087 739 071
UNGUN INVESTMENT PTY LTD	617 159 207
UNICON LABOUR HIRE PTY LTD	165 395 960
UNILOG CONTENT SOLUTIONS PTY LTD	600 975 111
UNITED FOR GOOD PTY LTD	633 066 172
UNITED INTERNATIONAL INVESTMENTS PTY. LTD.	143 346 463
UVISION & CO PTY LTD	624 026 982
VACH PTY LTD	618 709 229
VARGAS RETIREMENT ADMINISTRATION PTY LTD	163 111 644
VATUKOULA AUSTRALIA PTY LTD	054 383 470
VATUKOULA FINANCE PTY LIMITED	078 110 451
VIC PLASTERING SOLUTION PTY LTD	610 525 794
VICTORIA SUN (AUSTRALIA) PTY LTD	609 638 486

VICTORIA TILING & WATERPROOFING PTY LTD	627 058 815
VIEATERY PTY LTD	625 824 357
VILLA VODKA PTY LTD	627 017 243
VINA SKIP BINS PTY LTD	163 024 986
VIOLET INVESTMENT GROUP PTY LTD	626 412 646
VOLTEK NSW PTY LIMITED	618 782 755
VORTEX HOLDINGS PTY. LTD.	603 227 881
V WHEELER PTY. LTD.	096 407 617
WALLY GLOBAL TRADING PTY LTD	628 586 881
WANDERLUST AND COMPANY PTY. LTD.	632 843 022
W D A V PTY LTD	002 306 756
WEBBE SUPER PTY LTD	160 788 143
WELDSTEEL FABRICATIONS PTY LTD	158 635 342
WELLSTOCKED AUSTRALIA PTY LTD	605 516 970
WERRI PROPERTY PTY. LTD.	610 856 276
WESTERN SUBURBS ELECTRICAL PTY LTD	009 997 639
WHITSUNDAY PAINT WAREHOUSE PTY LTD	103 750 223
WICKEN CONSULTING PTY LTD	083 893 716
WILLATON RAYNER MEDICAL PTY LTD	139 312 244
WILLIS INDUSTRIES PTY LTD	627 486 971
WINSKY PTY LTD	085 655 965
WISSELL PROPERTIES PTY LTD	614 860 294
WISTOW COTTAGE SUPER PTY LTD	606 279 869
WKS SCAFFOLDING PTY LTD	631 773 110
WORLD HALAL CERTIFICATION BODY PTY LTD	625 637 612
WRZOS/WILLIAMS FINANCE PTY LTD	143 372 721
WT OPERATIONS PTY LTD	160 148 283

WUMBULGAL WAY PTY LTD	166 073 570
WWW WRITING COLLEGE PTY. LTD.	602 561 535
XL INTERNATIONAL GROUP PTY LTD	629 726 745
YADAU INTERNATIONAL PTY LTD	145 065 498
YAMI CO PTY. LTD.	623 567 984
YARHAM PROPERTY HOLDINGS NO 1 PTY LTD	161 845 325
YL (WANTIRNA) PTY LTD	625 193 231
YL NAIL & BEAUTY PTY LTD	632 790 786
YOUR LOCAL PAINTER PTY LTD	619 219 886
YOU TRAIN PTY LIMITED	136 924 859
YS8 PTY LTD	165 007 250
YVONNECORP PTY LTD	158 566 708
Z & LS PTY LTD	617 369 981
Z & N BRADONJIC TRANSPORT PTY LIMITED	625 416 015
ZHOU XIUZHEN PTY LTD	619 020 772
ZILTZER NOMINEES PROPRIETARY LIMITED	005 162 229
ZR REYNOLDS PTY LTD	136 054 129
17/22 WONGALING BEACH DRIVE PTY LTD	605 931 637
325 STANLEY STREET PTY LTD	621 066 555
365 ACCOUNTING PTY LTD	629 841 229
4:3:2: PTY LTD	616 313 154
4 FUTURES HOLDINGS PTY LIMITED	133 109 181
4 INFRASTRUCTURE PTY LTD	625 403 796
4 TABERNACLE PLACE PTY LTD	168 800 388
71 DEGREES PTY LTD	164 194 683
88 WANDA PTY LTD	616 390 740
915 DONNYBROOK PTY LTD	626 989 482

98 DUTTON ST PTY LTD

613 817 833

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 tenth day of December 2021

Name of Scheme

ARSN

WHOLESALE UNLISTED INFRASTRUCTURE TRUST

091 107 407

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 tenth day of December 2021

Name of Scheme	ARSN
AMP CAPITAL FIXED INCOME MACRO ALTERNATIVE FUND	622 743 524
CHARTER HALL DIRECT AUTOMOTIVE TRUST	607 137 995
CHARTER HALL DIRECT AUTOMOTIVE TRUST NO.2	611 937 743
NEW ENERGY SOLAR FUND	609 154 298
THE MATCH DEVELOPMENT FUND NO.5	144 630 893

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 tenth day of December 2021

Name of Company	ARBN
ACQUIA INC.	618 172 866
ADBRITE LTD.	616 233 517
AEDAS PTE. LTD.	618 225 737
ANIMAL INTELLIGENCE SOFTWARE, INC.	616 884 112
ANOVA APPLIED ELECTRONICS, INC.	615 426 278
AROHA ENTERPRISE LIMITED	613 449 380
AUSASIA SHIPPING LIMITED	616 244 350
AYANA TECHNOLOGIES LTD.	616 592 566
B.M.T.S. INTERNATIONAL HOLDINGS CO., LTD	614 557 498
BEYONJACK LIMITED	616 654 785
BFINANCE UK LIMITED	612 789 376
BGC ENGINEERING INC.	615 422 387
BGW MONTAZA D.O.O.	614 272 150
BIOFLOW DIRECT LIMITED	619 282 530
BRIGHTIDEA INCORPORATED	616 524 219
BWTS GMBH	644 850 831
CHINA DAGEDA ANIMAL HUSBANDY SCIENCE AND TECHNOLOGY CO., LTD	613 999 312
CHINA MY SMART HOLDING COMPANY LIMITED	614 014 774

COMBILIFT	612 586 544
COMPETITIVE EDGE SOFTWARE, LLC	617 757 196
CONNECT CAPITAL GLOBAL INVESTMENTS LIMITED	607 711 428
CONTINENTAL PROMOTION INTERNATIONAL LIMITED	095 468 894
CRIMES OF THE HEART, INC.	615 455 439
DEERFIELD IMAGING, INC.	613 032 830
DEVCO S.A.	619 411 184
DONGYING INOX STAR HARDWARE CO., LTD.	615 149 918
ELITE COMFORT HIRE (GAUTENG) (PTY) LTD	615 813 100
EMERGING COMPOUNDS TREATMENT TECHNOLOGIES, INC.	618 421 659
EZ-COCO, LLC	615 452 492
FFASTPAY PTE. LTD.	613 097 135
FGV MARKETERS INC.	615 216 405
FIFTY FIFTY CAPITAL LIMITED	610 484 556
FREQUENTIS AG	616 893 764
GLOBE FIRE SPRINKLER CORPORATION	616 155 376
GOLDEN KIND INDUSTRY DEVELOP LIMITED	614 423 675
GOLD TANG PLC	616 092 089
GORGON MANAGEMENT PTE. LTD.	619 840 774
GRAND PERFECTA, INC.	616 525 556
GRS INSURANCE PTE. LTD.	617 602 678
HOEFKER CONSULTING UG	615 554 339
ICON-ALTRA LLC	613 644 643
INFERENCE TECHNOLOGIES GROUP INC.	644 780 870
INFONETICA LTD	613 435 939
INTELERAD MEDICAL SYSTEMS INCORPORATED	615 763 445
IPLIGHT INC.	614 560 226

K92 HOLDINGS INTERNATIONAL LIMITED	618 054 318
LEISURE KING HONG KONG LIMITED	615 424 434
LIFETIME PROTECTION SERVICES LIMITED	614 291 422
LITFIRE PUBLISHING LLC	615 760 739
MANDARIN ORIENTAL RESIDENCES MANAGEMENT (AUSTRALIA) LIMITED	618 127 218
MAP MARINE LIMITED	110 376 746
MED-IT RECRUITMENT LIMITED	618 172 062
MEDICAL PRIORITY CONSULTANTS, INC.	614 059 246
MEMO'S INTERNATIONAL DEVELOPMENT LIMITED	614 215 404
METALOGIX SOFTWARE US INC.	166 279 358
NEGOMETRIX B.V.	613 576 917
NFM GROUP LIMITED	608 029 125
NOTCH GROUP PTE. LTD.	168 529 280
PARTECH, INC.	003 418 086
PENY MARITIME INC.	612 626 169
PICORON SAS	617 718 297
PIVA GROUP S.P.A.	618 556 120
POINT BLANK ENTERPRISES, INC.	613 942 377
POTATO CORNER GLOBAL COMPANY LIMITED	618 840 627
RADIANCE INTERNATIONAL INC.	613 176 051
SAFLASH PTE. LTD.	613 917 212
SCIENTIFIC GAMES, INC.	653 778 413
SIGMA LUX, S.A.R.L.	613 673 144
SINSPEC MARINE SERVICES PTE LTD	615 067 895
SMARTPATH LLC	618 198 057
SPARK NETWORKS SERVICES GMBH	619 358 422

STRATEGIC GAMING LTD.	615 439 444
STRATPHARMA AG	614 085 924
T-C MT. OMMANEY CENTRE LLC	602 120 169
TAAFFEITE CAPITAL MANAGEMENT LLC	617 661 613
THUMPER MASSAGER INC.	614 133 845
TIANCHEN INTERNATIONAL HOLDING GROUP LIMITED	618 982 362
TIETO NORWAY AS	165 324 229
TITAN GLOBAL LLC	633 191 152
TRANSWALLET PTE. LTD.	617 092 449
TWIN PEAKS INTERNATIONAL (UK) LIMITED	614 607 626
UK BUILDING PRODUCTS LIMITED	615 775 025
UNIQUE FORTUNE LIMITED	615 425 691
UPC AUSTRALIA (HK) LIMITED	616 448 401
YASKAWA AMERICA, INC.	615 528 099
2350445 ONTARIO LIMITED	616 516 191
25 GRENFELL STREET ADELAIDE REAL ESTATE NETHERLANDS B.V.	616 224 901

CORPORATIONS ACT 2001
Section 601CL(5)

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

Dated this tenth day of December 2021

Name of Company	ARBN
FIFTY FIVE NORTH LIMITED	628 080 795
LOGITRAIN (UK) LIMITED	129 133 213
SPORTINGBET INTRAGROUP FINANCING (GUERNSEY) LIMITED	164 187 277
WELLTEQ DIGITAL HEALTH INC	158 012 410
WORTHINGTON AVIATION PARTS, INC.	126 736 490

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.

AIA FINANCIAL SERVICES LIMITED

ACN 008 540 252 will change to a proprietary company limited by shares. The new name will be AIA FINANCIAL SERVICES PTY LIMITED ACN 008 540 252.

CASH CONVERTERS FINANCE

CORPORATION LIMITED ACN 050 495 095 will change to a proprietary company limited by shares. The new name will be CASH CONVERTERS FINANCE CORPORATION PTY LTD ACN 050 495 095.

CAVALIER RESOURCES PTY LTD

ACN 635 842 143 will change to a public company limited by shares. The new name will be CAVALIER RESOURCES LIMITED ACN 635 842 143.

ELANOR LUXURY HOTEL FUND PTY LTD

ACN 625 928 421 will change to a public company limited by shares. The new name will be ELANOR HOTEL ACCOMMODATION II LIMITED ACN 625 928 421.

FOXFIRE METALS PTY LTD ACN 609 688 824

will change to a public company limited by shares. The new name will be FOXFIRE METALS LTD ACN 609 688 824.

OCEANIC DENTAL LIMITED ACN 600 784 665

will change to a proprietary company limited by shares. The new name will be OCEANIC DENTAL PTY LTD ACN 600 784 665.

THE BRAND REPUBLIK LTD. ACN 602 385 928

will change to a proprietary company limited by shares. The new name will be BONDI BORN PTY LTD ACN 602 385 928.

ANDHEALTH LIMITED ACN 617 835 542 will change to a proprietary company limited by shares. The new name will be ANDHEALTH PTY LTD ACN 617 835 542.

CASH CONVERTERS USA LIMITED

ACN 081 319 708 will change to a proprietary company limited by shares. The new name will be CASH CONVERTERS USA PTY LTD ACN 081 319 708.

DEFENDER ASSET MANAGEMENT PTY LTD

ACN 608 281 189 will change to a public company limited by shares. The new name will be DEFENDER ASSET MANAGEMENT LIMITED ACN 608 281 189.

EMPR MANAGEMENT PTY LIMITED

ACN 619 780 746 will change to a public company limited by shares. The new name will be ELANOR HOTEL ACCOMMODATION LIMITED ACN 619 780 746.

JANUS ELECTRIC PTY LTD ACN 642 440 202

will change to a public company limited by shares. The new name will be JANUS ELECTRIC LIMITED ACN 642 440 202.

ONELIFE BOTANICALS PTY LTD

ACN 633 170 386 will change to an unlimited proprietary company. The new name will be ONELIFE BOTANICALS PTY ACN 633 170 386.

THE VIC COPPER COMPANY PTY LTD

ACN 640 088 188 will change to a public company limited by shares. The new name will be VICTORY COPPER LTD ACN 640 088 188.

UNILINE AUSTRALIA LTD. ACN 010 752 057
will change to a proprietary company
limited by shares. The new name will be
UNILINE AUSTRALIA PTY LTD
ACN 010 752 057.

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