



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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21-0649

Notice is given under section 920E of the Corporations Act 2001 that the Australian Securities and Investments Commission has made a banning order in the terms set out below, which order took effect on 16th July 2021

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION**IN THE MATTER OF TIMOTHY WILLIAM PARRY****SECTIONS 920A AND 920B OF THE CORPORATIONS ACT 2001**

To: Timothy Parry

**ORDER UNDER SECTIONS 920A AND 920B OF THE
CORPORATIONS ACT 2001**

TAKE NOTICE that, under s920A(1) and s920B of the Corporations Act 2001, the Australian Securities and Investments Commission prohibits Timothy William Parry from controlling an entity that carries on a financial services business or from performing any function as an officer of an entity that carries on a financial services business for 6 years.

Dated this 16th day of July 2021

Signed:



Melanie Baxter
Delegate of the Australian Securities
and Investments Commission

Your attention is drawn to s920C and s1311 of the Corporations Act 2001 that provide that a person commits an offence if they engage in conduct that breaches a banning order that has been made against them (Penalty: 600 penalty units or imprisonment for 5 years or both).

22-0266

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Superannuation Industry (Supervision) Act 1993
Subsection 130F(2)

DISQUALIFICATION ORDER

To: Mr Ian Good

Approved SMSF auditor registration number 100226042

Under s130F(2) of the *Superannuation Industry (Supervision) Act 1993* the Australian Securities and Investments Commission disqualifies Ian Good from being an approved SMSF auditor with effect from 5 April 2022.

Dated this 5th day of April 2022

Signed:



Craig Angove
Delegate of the Australian Securities and Investments Commission

22-0272

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Superannuation Industry (Supervision) Act 1993
Subsection 130F(2)

DISQUALIFICATION ORDER

To: Ross Casperson

Approved SMSF auditor registration number 100007412

Under s130F(2) of the *Superannuation Industry (Supervision) Act 1993* the Australian Securities and Investments Commission disqualifies Ross Casperson from being an approved SMSF auditor with effect from 13 April 2022.

Dated this 6th day of April 2022



Signed:
Scott Rea
Delegate of the Australian Securities and Investments Commission

22-0273

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Steffensen SMSF Services Pty Ltd
ACN 611 197 507 ("the Licensee")
PO Box 2483
Port Macquarie NSW 2444

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 487696 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 2 May 2022

Signed *Gerard Mithen*.....

Gerard Mithen
A delegate of the Australian Securities and Investments Commission

22-0274

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Sureseason Australia Pty Ltd
ACN 601 112 556 ("the Licensee")
99 Dimboola Rd
Horsham VIC 3400

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 494889 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 2 May 2022

Signed *Gerard Mithen*

Gerard Mithen
A delegate of the Australian Securities and Investments Commission

22-0275

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

Notice of Cancellation of an Australian Financial Services Licence

TO: United Almonds Ltd.
ACN 102 342 870 ("the Licensee")
Level 12
470 Collins Street
Melbourne VIC 3000

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 224314 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 3 May 2022

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

22-0280


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

Notice of Cancellation of an Australian Financial Services Licence

TO: David Anthony Bradshaw
ABN 41 835 591 533 ("the Licensee")
Unit 5/54 Garden Street
South Yarra VIC 3141

Pursuant to paragraph 915B(1)(e) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 488419 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 4 May 2022

Signed 
.....

Jedo Charles
A delegate of the Australian Securities and Investments Commission

22-0281


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

Notice of Cancellation of an Australian Financial Services Licence

TO: Sudak Pty. Ltd
A.C.N 009 094 053 ("the Licensee")
41 Edgewater Road
Salter Point WA 6152

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 230168 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 4 May 2022

Signed 

Jedo Charles
A delegate of the Australian Securities and Investments Commission

22-0286


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

Notice of Cancellation of an Australian Financial Services Licence

TO: Acolyte Accounting Pty Ltd
A.C.N 141 875 514 ("the Licensee")
PO Box 6089
Waikiki WA 6169

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 489276 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 4 May 2022

Signed 
.....

Jedo Charles
A delegate of the Australian Securities and Investments Commission

22-0331


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

Notice of Cancellation of an Australian Financial Services Licence

TO: Rose & Partners SMSF Services Pty Ltd
ACN 610 727 878 ("the Licensee")
PO Box 164
Scone NSW 2337

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 487927 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 4 May 2022

Signed 
.....

Jedo Charles
A delegate of the Australian Securities and Investments Commission

22-0334

Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 283GA(1)(b) - Declaration

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraph 283GA(1)(b) of the *Corporations Act 2001 (Act)*.

Title

2. This instrument is ASIC Instrument 22-0334.

Commencement

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

Declaration

4. Subsection 283AA(2) applies to Spark Infrastructure RE Limited ACN 114 940 984 (*Spark RE*) as trustee for the Spark Infrastructure Trust and Melbourne Securities Corporation Limited ACN 160 326 545 (*Trustee*) as trustee of the trusts declared in the Note Trust Deed as if subsection 283AA(2) of the Act were omitted and replaced with the following:

“(2) The body may revoke the trust deed after:

- (a) it has repaid all amounts payable under the debentures in accordance with the debentures terms and trust deed; or
- (b) both the body and all of the debentures have been acquired by a body corporate that was not a related body corporate of the body at the time the body made the offer of the debentures but is a related body corporate as a result of the acquisition of the body.”

Where this declaration applies

5. The declaration in section 4 applies where:
 - (a) Spark RE was the responsible entity of the Spark Infrastructure Trust ARSN 116 870 725;
 - (b) The Spark Infrastructure Trust ARSN 116 870 725 was deregistered as a registered managed investment scheme on 8 April 2022;
 - (c) Spark RE in its capacity as responsible entity of the Spark Infrastructure Trust ARSN 116 870 725 issued loan notes (the *Notes*) under the Note Trust Deed;

22-0334

- (d) Pika Bidco Pty Limited ACN 652 787 258 (*Pika Bidco*) acquired Spark RE and the Notes on 22 December 2021 pursuant to an interdependent Trust Scheme and Creditors' Scheme and related transactions; and
- (e) Pika Bidco is a related body corporate of Spark RE.

Interpretation

Creditors' Scheme has the meaning given in the Scheme Booklet.

Note Trust Deed means The Spark Infrastructure Note Trust Deed dated 9 November 2005 ("Original Deed"), as amended by Note Trust Deed - Supplemental Deed No. 1 (Terms Of Issue) dated 25 October 2010, Note Trust Deed - Supplemental Deed No. 2 (Restructure Effective Date Amendments) dated 8 November 2010, Note Trust Deed - Supplemental Deed No. 3 (Restructure Implementation Date Amendments) dated 10 December 2010 and Note Trust Deed – Supplemental Deed No. 4 Dated 29 November 2021, and as rectified by Deed Of Rectification dated 31 March 2011.

Scheme Booklet means the explanatory statement for the creditors' scheme of arrangement and trust scheme between Spark RE in its capacity as responsible entity of the Spark Infrastructure Trust ARSN 116 870 725 and the Scheme Securityholders in relation to the proposed acquisition of Spark RE and the Spark Infrastructure Trust by Pika Bidco Pty Ltd dated 19 October 2021.

Scheme Securityholders has the meaning given in the Scheme Booklet.

Trust Scheme has the meaning given in the Scheme Booklet.

Dated this 26th day of April 2022



Signed by Ebony Jackson

as a delegate of the Australian Securities and Investments Commission

22-0336

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Principal Financial Group Pty Ltd
ACN 068 318 507 ("the Licensee")
Level 3
97 Pirie Street
ADELAIDE SA 5000

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 520158 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 2 May 2022

Signed 

Gerard Mithen
A delegate of the Australian Securities and Investments Commission

22-0337

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Hayden Financial Services Pty Ltd
ACN 081 684 406 ("the Licensee")
28 Greenhill Road
WAYVILLE SA 5034

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 239062 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 2 May 2022

Signed 

Gerard Mithen
A delegate of the Australian Securities and Investments Commission

22-0340

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Gursaran Singh Kandola
ABN 86 967 356 854 ("the Licensee")
Unit 2
1177 Glen Huntly Road
GLEN HUNTLY VIC 3163

Pursuant to paragraph 915B(1)(e) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 486067 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 2 May 2022

Signed *Gerard Mithen*.....

Gerard Mithen
A delegate of the Australian Securities and Investments Commission

22-0341


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

Notice of Cancellation of an Australian Financial Services Licence

TO: Pulse Credit Union Limited
ACN 087 651 670 ("the Licensee")
Level 6
766 Elizabeth Street
CARLTON VIC 3053

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 239293 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 2 May 2022

Signed .....

Gerard Mithen
A delegate of the Australian Securities and Investments Commission

22-0353

**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 declaration under paragraph 655A(1)(b) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 22-0353.

Commencement

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

Declaration

4. Chapter 6 of the Act applies to Virtus Health Limited ACN 129 643 492 (*Target*) as if Part 6.5 of the Act were modified or varied as follows:

- (a) at the end of section 648C, add:

“; or

(c) in accordance with section 648CA.”;

- (b) after section 648C, insert:

“648CA Deemed manner of sending documents

- (1) A target’s statement is deemed to have been sent to a holder of securities in relation to offers under an off-market bid for the purposes of this Chapter where either:

- (a) all of the following are satisfied:

- (i) the holder has nominated an electronic address for the purposes of receiving electronic copies of shareholder communications from the person sending the target’s statement;
- (ii) an electronic message is sent to the nominated electronic address of the holder, which contains links to an electronic copy of the target’s statement that is in a form that allows

22-0353

text within the copy to be searched by a computer;

- (iii) the person sending the electronic message does not receive a notification to the effect that the electronic message is unable to be delivered to the nominated electronic address; and
 - (iv) facilities are in place that enable the holder, either through an online portal or website that is accessible by the holder or a telephone number, to request that the target's statement is to be sent to the holder by a manner specified in paragraphs 648C(a) or (b); or
- (b) all of the following are satisfied:
- (i) the holder has not nominated an electronic address for the purposes of receiving electronic copies of shareholder communications from the person sending the target's statement;
 - (ii) a letter or postcard (*the Postcard*) is sent to the nominated address of the holder, which contains a Uniform Resource Locator to an electronic copy of the target's statement that is in a form that allows text within the copy to be searched by a computer; and
 - (iii) facilities are in place that enable the holder, either through an online portal or website that is accessible by the holder or a telephone number specified in the Postcard, to request that the target's statement is to be sent to the holder by a manner specified in paragraphs 648C(a) or (b)."

Where this instrument applies

5. This instrument applies in relation to the off-market takeover bid by Oceania Equity Investments Pty Ltd (ACN 655 692 738) as trustee for the Oceania Trust and A.C.N. 658 293 166 Pty Ltd (ACN 658 293 166), each being entities wholly-owned by the BGH Capital Fund I, (*Bidder*) for all of the ordinary shares in the Target (*Bid*), in respect of which a bidder's statement was lodged by the Bidder with ASIC on 6 April 2022, and where by 7:30pm AEDT on the date of this declaration, the Target has provided to ASX Limited ACN 008 624 691 (*ASX*) for release on the financial market operated by ASX, an announcement:
- (a) explaining the effect of the declaration;
 - (b) that includes a statement to the effect that Target shareholders may request to be sent hard copies of the target's statement:

22-0353

- (i) if the holder is outside of Australia—by pre-paid airmail post or by courier; or
- (ii) if the holder is in Australia—by pre-paid ordinary post or by courier,
and a statement that explains how shareholders can make this request; and
- (c) includes a statement to the effect that the fact that ASIC has granted this relief in connection with the Bid should not be taken as a reflection of ASIC's views on any other aspect of the Bid.

Dated this 3rd day of May 2022



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

22-0357

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument [22-0357].

Commencement

3. This instrument commences on 4 May 2022.

Exemption

4. Ethinvest Pty Limited ACN 003 843 874 (*the providing entity*) does not have to comply with section 946A of the Act in relation to the provision of personal advice (*the further advice*), on behalf of the providing entity, by Mr David John Rae (*the adviser*) to a person (*the existing client*) where all the following are satisfied:
 - (a) the existing client was previously a client of the adviser when the adviser was sub-authorised by Federation Financial Services Pty Ltd ACN 109 938 436 (*FFS*), to be an authorised representative of FYG Planners Pty Ltd ACN 094 972 540;
 - (b) the adviser provides the further advice to the existing client in circumstances where:
 - (i) the adviser had previously given the existing client a Statement of Advice that sets out the existing client's relevant personal circumstances in relation to the advice (*the previous advice*) set out in that Statement of Advice;
 - (ii) the existing client's relevant personal circumstances in relation to the further advice (determined having regard to the existing client's objectives, financial situation and needs as currently known to the adviser) are not significantly different from the existing client's relevant personal circumstances in relation to the previous advice; and
 - (iii) so far as the basis on which the advice is given relates to other matters – the basis on which the further advice is given is not significantly different from the basis on which the previous advice was given; and
 - (c) had the adviser remained an authorised representative of FFS, the adviser would have been able to rely on section 946B of the Act as notionally substituted by regulation 7.7.10AE of the *Corporations Regulations 2001* in respect of the further advice; and

22-0357

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

Dated this 4th day of May 2022



Signed by Kelly Fung
as a delegate of the Australian Securities and Investments Commission

22-0359

**Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 741(1) – Exemption and Declaration**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 22-0359.

Commencement

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

Exemption

4. Perseus Mining Limited ACN 106 808 986 (*PML*) does not have to comply with Part 6D.2 or 6D.3 of the Act for an offer of PML Securities to holders of Target Securities.

Declaration

5. Chapter 6D of the Act applies to holders of PML Securities as if section 707 of the Act were modified or varied:
 - (a) by omitting subsection 707(3), and substituting:
 - “(3) An offer of a body’s securities for sale within 12 months after their issue needs disclosure to investors under this Part if the body issued the securities:
 - (a) without disclosure to investors under this Part; and
 - (b) with the purpose of the person to whom they were issued:
 - (i) selling or transferring them; or
 - (ii) granting, issuing or transferring interests in, or options or warrants over, them;

and section 708 or 708A does not say otherwise”; and

22-0359

- (b) by omitting subsection 707(4), and substituting:

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

Where this instrument applies

6. This instrument applies:

- (a) in connection with the Plan of Arrangement on the terms and conditions set out in the Information Circular;
- (b) where the Information Circular is prepared for a special meeting of, and provided to, the holders of the Target Securities;
- (c) where the Information Circular is provided to ASX for release to the market prior to any on-sale of PML Securities issued under the Plan of Arrangement; and
- (d) where the Plan of Arrangement complies with all statutory requirements under the *Canada Business Corporations Act*.

Interpretation

7. In this instrument:

- (a) *ASX* means ASX Limited ACN 008 624 691 or the stock exchange operated by ASX Limited.
- (b) *Information Circular* means an information circular dated 14 April 2022 and filed with the securities commission in the province of British Columbia, and with TSXV, with any such amendments, variations, or supplements as are approved by the Supreme Court of British Columbia.
- (c) *Plan of Arrangement* means a plan of arrangement involving PML, Perseus Canada Holdings Ltd., the Target and the holders of Target Securities pursuant to section 192 of the *Canada Business Corporations Act*.
- (d) *PML Securities* means fully paid ordinary shares in PML.
- (e) *Target* means Orca Gold Inc., a corporation existing under the *Business Corporations Act* (British Columbia) and listed on the TSXV.
- (f) *Target Securities* means common shares, restricted share rights, deferred share rights or options in the Target.

22-0359

(g) *TSX* means the Toronto Stock Exchange.

(h) *TSXV* means the TSX Venture Exchange.

Dated this 3rd day of May 2022



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

22-0360

**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 (Act)*.

Title

2. This instrument is ASIC Instrument 22-0360.

Commencement

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

Declaration

4. Chapter 6 of the Act applies to Alliance Resources Limited ACN 063 293 336 (*Target*) as if Part 6.5 were modified or varied as follows:

- (a) at the end of section 648C, add:

“; or

- (c) in accordance with section 648CA.”;

- (b) after section 648C, insert:

“648CA Deemed manner of sending documents

- (1) A target’s statement is deemed to have been sent to a holder of securities in relation to offers under an off-market bid for the purposes of this Chapter where either:

- (a) all of the following are satisfied:

- (i) the holder has nominated an electronic address for the purposes of receiving electronic copies of shareholder communications from the person sending the target’s statement;
- (ii) an electronic message is sent to the nominated electronic address of the holder, which contains links to an electronic copy of the target’s statement that is in a form that allows text within the copy to be searched by a computer;

22-0360

- (iii) the person sending the electronic message does not receive a notification to the effect that the electronic message is unable to be delivered to the nominated electronic address; and
 - (iv) facilities are in place that enable the holder, either through an online portal or website that is accessible by the holder or a telephone number specified in the electronic message or target's statement, to request that the target's statement is to be sent to the holder by a manner specified in paragraph 648C(a) or (b); or
- (b) all of the following are satisfied:
- (i) the holder has not nominated an electronic address for the purposes of receiving electronic copies of shareholder communications from the person sending the target's statement;
 - (ii) a letter or postcard (the *Postcard*) is sent to the registered address of the holder, which contains a Uniform Resource Locator to an electronic copy of the target's statement that is in a form that allows text within the copy to be searched by a computer; and
 - (iii) facilities are in place that enable the holder, either through an online portal or website that is accessible by the holder or a telephone number specified in the Postcard or target's statement, to request that the target's statement is to be sent to the holder by a manner specified in subsections 648C(a) or (b)."

Where this instrument applies

5. This instrument applies in relation to the off-market takeover bid (*Bid*) by Gandel Metals Pty Ltd ACN 102 347 955 (*Bidder*) for all of the ordinary shares in the Target, in respect of which a bidder's statement was lodged by the Bidder with ASIC on 4 April 2022 and a supplementary bidder's statement was lodged by the Bidder with ASIC on 14 April 2022 where by 7:30pm AEDT on the date of this declaration, the Target has provided to ASX Limited ACN 008 624 691 (*ASX*) for release on the financial market operated by ASX, an announcement:
- (a) explaining the effect of the declaration;
 - (b) that includes a statement to the effect that Target shareholders may request to be sent hard copies of the target's statement:
 - (i) if the holder is outside of Australia—by pre-paid airmail post or by courier; or
 - (ii) if the holder is in Australia—by pre-paid ordinary post or by courier,
- and a statement that explains how shareholders can make this request; and

3

22-0360

- (c) includes a statement to the effect that the fact that ASIC has granted this relief in connection with the Bid should not be taken as a reflection of ASIC's views on any other aspect of the Bid.

Dated this 4th day of May 2022



Signed by Adam Prior
as a delegate of the Australian Securities and Investments Commission

22-0361

**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 655(1)(b) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 22-0361.

Commencement

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

Declaration

4. Chapter 6 of the Act applies to the Bidder as if:
 - (a) section 617 of the Act was modified or varied by inserting after subsection 617(2) the following subsection:

“(2A) If derivatives or rights exist at the date set by the bidder under subsection 633(2) that:

- (a) will convert, or may be converted, to securities in the bid class; or
- (b) confer an entitlement of any kind to be issued securities in the bid class,

the bid may extend to securities that come to be in the bid class during the period from the date set by the bidder under subsection 633(2) to the end of the offer period in accordance with the terms of, or otherwise in connection with, any of those rights or derivatives.”;

- (b) section 636 was modified or varied by inserting after paragraph 636(1)(j) the following paragraph:

“(ja) If the bid is to extend to securities that come to be in the bid class during the period from the date set by the bidder under subsection 633(2) to the end of the offer period in accordance with the terms of, or otherwise in connection with, specified rights or derivatives (see subsection 617(2A)) – a statement to that effect;”

- (c) subsection 641(1) were modified or varied by inserting:

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- (i) the words “, derivatives or rights” after the word “securities” where appearing in the chapeau of paragraph (a);
- (ii) the words “or conferring an entitlement of any kind to be issued securities in the bid class” after the word “class” in subparagraph (a)(ii); and
- (iii) the words “, derivatives or rights” after the word “securities” where appearing in paragraph (b).

Where this instrument applies

5. This instrument applies to offers made by the Bidder under an off-market takeover bid for all of the ordinary shares in the Target, in respect of which a Transaction Booklet was lodged with ASIC on 5 May 2022, where:
- (a) the derivatives or rights are Performance Rights prior to the Register Date;
 - (b) the Bidder has disclosed in the Transaction Booklet that, subject to ASIC relief, the bid extends to securities that come to be in the bid class after the Register Date and before the end of the offer period in connection with the vesting of, or exercise of rights conferred by, the Performance Rights; and
 - (c) the bid is not subject to a defeating condition that will not be satisfied merely because securities come to be in the bid class during the period from the Register Date to the end of the offer period in accordance with the terms of, or otherwise in connection with the Performance Rights.

Interpretation

6. In this instrument:

ASX means ASX Limited ACN 008 624 961.

Bidder means Evergreen BidCo Pty Ltd ACN 657 613 860 or its nominee entity.

Defeating condition means a prescribed occurrence condition of the kind referred to in paragraph 652C(1)(d) of the Act.

offer period has the same meaning as in section 9 of the Act.

Performance Rights means performance rights, security appreciation rights or security rights that are on issue on the Register Date that:

- (a) are issued by the Target under the Virtus Health Limited Executive Option Plan and Specialist Option Plan;

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- (b) are referred to in any announcement released by the Target to the ASX prior to the date on which the Bidder announced its bid; and
- (c) under which the Target may issue ordinary shares on the vesting of the performance rights.

Register Date means the date set by the Bidder for the purposes of subsection 633(2) of the Act.

Target means Virtus Health Limited ACN 129 643 492.

Transaction Booklet means an explanatory booklet issued on behalf of the Target and the Bidder that includes a bidder's statement under section 636, a target's statement under section 638 and an explanatory statement under section 412.

Virtus Health Limited Executive Option Plan and Specialist Option Plan means the plan adopted by the Target on 11 June 2013.

Dated this 5th day of May 2022



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

22-0362

**Australian Government****Takeovers Panel****CORPORATIONS ACT
SECTION 657EA AND 657D
ORDERS****PM CAPITAL ASIAN OPPORTUNITIES FUND LIMITED 03R & 04R**

The Panel in *PM Capital Asian Opportunities Fund Limited 01* made a declaration of unacceptable circumstances and final orders on 3 December 2021.

THE PANEL ORDERS

The final orders made on 3 December 2021 are varied by:

- (a) Staying Orders 6, 7, 8 and 9 until 22 February 2022 and reversing any previous vesting of Excess Shares.
- (b) Amending orders 3 and 12 so that the varied orders read as follows:

Substantial holding notices

1. Within 2 business days after the date of these orders, the Associated Parties must disclose, in the form of a substantial holder notice accompanied by a copy of the IMA (redacted to no greater extent than that provided to the Panel) and all documents required by s671B(4)¹, as approved by the Panel:
 - (a) that the Associated Parties have continued to be associates in relation to PAF since 14 September 2021
 - (b) the name of each associate who has a relevant interest in voting shares in PAF
 - (c) the nature of their association
 - (d) details of any relevant agreement through which they have a relevant interest in shares in PAF and
 - (e) all transactions undertaken during the period covered by the disclosure.

Restriction on voting, acquisition and disposal of Excess Shares

2. None of the Vendors or their associates may, directly or indirectly, acquire any of the Excess Shares.

¹ All statutory references are to the *Corporations Act 2001* (Cth), and all terms used in Chapter 6 or 6C have the meaning given in the relevant chapter (as modified by ASIC)

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3. The Vendors and their associates may accept the WAM bid on or before 18 February 2022 in respect of Excess Shares, but must not otherwise dispose of, transfer, charge or vote any Excess Shares.
4. None of the Vendors or their associates may:
 - (a) take into account any relevant interest or voting power that any of them had, or have had, in the Excess Shares when calculating the voting power referred to in Item 9(b) of s611 of a person six months before an acquisition exempted under Item 9 of s611 or
 - (b) rely on Item 9 of s611 earlier than six months after these orders come into effect.

Vesting of shares for sale if Scheme does not become effective
5. Orders 6, 7, 8 and 9 take effect three business days after the first to occur of:
 - (a) the close of the Scheme Meeting, if the resolution to be considered is not passed in accordance with s411(4)(a)(ii)(B)
 - (b) 21 January 2022, or such later date as the Court or the Panel approves
 - (c) PAF announcing that the Scheme will not proceed or
 - (d) the Court declining to approve the Scheme under s411(4)(b) and (6).

All other orders take effect immediately.
6. The Excess Shares are vested in the Commonwealth on trust for the Vendors.
7. ASIC must:
 - (a) sell the Excess Shares in accordance with these orders
 - (b) account to the Vendors for their respective portions of the proceeds of sale, net of the costs, fees and expenses of the sale and any costs, fees and expenses incurred by ASIC and the Commonwealth (if any).
8. ASIC must:
 - (a) retain an Appointed Seller to conduct the sale and
 - (b) instruct the Appointed Seller:
 - (i) to use the most appropriate sale method to secure the best available sale price or consideration for the Excess Shares that is reasonably available at that time in the context of complying with these orders, including the stipulated timeframe for the sale and the requirement that none of the Vendors or their associates may acquire, directly or indirectly, any of the Excess Shares
 - (ii) to provide to ASIC a statutory declaration that, having made proper inquiries, the Appointed Seller is not aware of any interest, past, present, or prospective which could conflict with the proper performance of the Appointed Seller's functions in relation to the disposal of the Excess Shares

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- (iii) to obtain from any prospective purchaser of Excess Shares, a statutory declaration that the prospective purchaser is not associated with any of the Vendors or their associates, unless:
 - (A) the Appointed Seller sells Excess Shares on market or
 - (B) the Appointed Seller accepts the Excess Shares into a takeover bid for PAF or
 - (C) the Excess Shares are transferred under a scheme of arrangement or court order,
 - (iv) to dispose of all of the Excess Shares within 6 months from the date of its engagement, and
 - (v) if the Excess Shares are accepted into a takeover bid for PAF, to inform the Vendors in writing and
 - (c) if the Excess Shares are accepted into a takeover bid for PAF and a Vendor requests ASIC in writing to sell any of its Consideration Securities, instruct the Appointed Seller to use the most appropriate sale method to secure the best available sale price for that Vendor's Consideration Securities that is reasonably available at that time in the context of complying with these orders, including any stipulated timeframe for the sale.
9. PAF, PMC and the Vendors must do all things necessary to give effect to these orders, including:
 - (a) doing whatever is necessary to ensure that the Commonwealth is registered with title to the Excess Shares in the form approved by ASIC and
 - (b) until the Commonwealth is registered, complying with any request by ASIC in relation to the Excess Shares.
 10. Nothing in these orders obliges ASIC or the Commonwealth to invest, or ensure interest accrues on, any money held in trust under these orders or exercise any rights (including voting rights) attaching to, or arising as a result of holding, the Excess Shares.
 11. The parties to these proceedings and ASIC have the liberty to apply for further orders in relation to these orders.

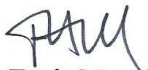
Interpretation

12. In these orders the following terms apply.

Appointed Seller	an investment bank or stock broker
Associated Parties	PGF, PMC, Mr Paul Moore, Roaring Lion, Hawkins, Horizon Investments Australia Pty Ltd and Horizon Investments Australia Pty Ltd <George Hawkins Pty Ltd>
ASIC	Australian Securities and Investments Commission, as agent of the Commonwealth

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Consideration Securities	securities received as consideration for Excess Shares
Court	has the meaning given in the Explanatory Memorandum
Excess Shares	207,800 PAF shares held by Roaring Lion and 1,617,358 PAF shares held by or for Hawkins, in each case, <i>less</i> the number of PAF shares disposed of in accordance with Order 3
Explanatory Memorandum	PAF's explanatory memorandum dated 4 November 2021
Hawkins	Horizon Investments Australia Pty Ltd <Hawkins Trust>
IMA	the Management Agreement made in 2013 between PGF and PMC
on market	in the ordinary course of trading on Australian Securities Exchange and not by crossing or special crossing
PAF	PM Capital Asian Opportunities Fund Limited
PAF shares	ordinary shares in the issued capital of PAF
PGF	PM Capital Global Opportunities Fund Limited
PMC	PM Capital Limited
respective portions	the respective percentage of Excess Shares held by each of Roaring Lion and Hawkins immediately prior to 22 February 2022
Roaring Lion	Roaring Lion Pty Ltd as trustee for the Roaring Lion Super Fund
Scheme and Scheme Meeting	have the meanings given in the Explanatory Memorandum
the Vendors	Roaring Lion and Hawkins
WAM bid	WAM's takeover bid for PAF made under its bidder's statement dated 14 October 2021



Tania Mattei
 General Counsel
 with authority of Alex Cartel
 President of the sitting Panel
 Dated 12 January 2022

22-0363

Australian Government

Takeovers Panel

**CORPORATIONS ACT
SECTION 657EA AND 657D
VARIATION OF ORDERS**

PM CAPITAL ASIAN OPPORTUNITIES FUND LIMITED 03R & 04R

Pursuant to sections 657D(3) and 657EA of the *Corporations Act 2001* (Cth).

THE PANEL ORDERS

The final orders made on 3 December 2022 and varied on 12 January 2022 are further varied by deleting Order 1.

A handwritten signature in black ink, appearing to read 'Tania Mattei'.

Tania Mattei
General Counsel
with authority of Alex Cartel
President of the sitting Panel
Dated 13 January 2022

22-0364

**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 declaration under paragraph 655A(1)(b) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 22-0364.

Commencement

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

Declaration

4. Chapter 6 of the Act applies to Virtus Health Limited ACN 129 643 492 (*Target*) and Evergreen BidCo Pty Ltd ACN 657 613 860 (*Bidder*) as if Part 6.5 of the Act were modified or varied as follows:

- (a) at the end of section 648C, add:

“; or

(c) in accordance with section 648CA.”;

- (b) after section 648C, insert:

“648CA Deemed manner of sending documents

- (1) A bidder’s statement, offer (within the meaning of section 620) or target’s statement is deemed to have been sent to a holder of securities in relation to offers under an off-market bid for the purposes of this Chapter where either:

- (a) all of the following are satisfied:

- (i) the holder has nominated an electronic address for the purposes of receiving electronic copies of shareholder communications from the person sending the target’s statement;
- (ii) an electronic message is sent to the nominated electronic address of the holder, which contains links to an electronic

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copy of the bidder's statement, offer or target's statement that is in a form that allows text within the copy to be searched by a computer;

- (iii) the person sending the electronic message does not receive a notification to the effect that the electronic message is unable to be delivered to the nominated electronic address; and
 - (iv) facilities are in place that enable the holder, either through an online portal or website that is accessible by the holder or a telephone number, to request that the bidder's statement, offer or target's statement is to be sent to the holder by a manner specified in paragraphs 648C(a) or (b); or
- (b) all of the following are satisfied:
- (i) the holder has not nominated an electronic address for the purposes of receiving electronic copies of shareholder communications from the person sending the target's statement;
 - (ii) a letter or postcard (*the Postcard*) is sent to the nominated address of the holder, which contains a Uniform Resource Locator to an electronic copy of the bidder's statement, offer or target's statement that is in a form that allows text within the copy to be searched by a computer; and
 - (iii) facilities are in place that enable the holder, either through an online portal or website that is accessible by the holder or a telephone number specified in the Postcard, to request that the bidder's statement, offer or target's statement is to be sent to the holder by a manner specified in paragraphs 648C(a) or (b)."

Where this instrument applies

5. This instrument applies in relation to the proposed off-market takeover bid announced by the Bidder on 14 March 2022 for all of the ordinary shares in the Target (*Bid*), where by 7:30pm AEDT on the date of this declaration, the Target has provided to ASX Limited ACN 008 624 691 (*ASX*) for release on the financial market operated by ASX, an announcement:
 - (a) explaining the effect of the declaration;
 - (b) that includes a statement to the effect that Target shareholders may request to be sent hard copies of the bidder's statement and target's statement;

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- (i) if the holder is outside of Australia—by pre-paid airmail post or by courier; or
- (ii) if the holder is in Australia—by pre-paid ordinary post or by courier,
and a statement that explains how shareholders can make this request; and
- (c) includes a statement to the effect that the fact that ASIC has granted this relief in connection with the Bid should not be taken as a reflection of ASIC's views on any other aspect of the Bid.

Dated this 5th day of May 2022



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

22-0366



Australian Government

Takeovers Panel

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

BULLSEYE MINING LIMITED 03**CIRCUMSTANCES**

1. Bullseye Mining Limited (**Bullseye**) is an unlisted public company. Bullseye submitted to the Panel that it has “339 largely unsophisticated shareholders”.
2. On 29 November 2021, Bullseye entered into a Takeover Bid Implementation Agreement (**BIA**) with Emerald Resources NL (an ASX listed company - **Emerald**), relating to a proposal that Emerald would make a conditional off-market takeover bid for Bullseye, offering 1 Emerald share for every 3.43 Bullseye shares (**Emerald bid**).
3. Under clause 4.4 of the BIA, Bullseye represented and warranted that:
 - (a) *“the Bullseye Board will recommend that all Bullseye Shareholders accept the Offer, subject to there being no Superior Proposal”*
 - (b) *it had “been informed by each of the directors of Bullseye that they intend to accept the Offer within 7 days of the Offer becoming open for acceptance with respect to all Bullseye Shares owned or controlled by that director, subject to there being no Superior Proposal” and*
 - (c) *it had “been informed by each of the directors of Bullseye that they will not withdraw, revise, revoke or qualify, or make any public statement inconsistent with, the recommendation in clause 4.4(a) unless a Superior Proposal emerges”.*
4. Under clause 4.7 of the BIA, Bullseye agreed (by authority of its directors) that Emerald could dispatch its bidder’s statement “earlier than the date for sending under item 6 of section 633(1) of the Corporations Act as contemplated in the Timetable”. The timetable in Schedule 1 of the BIA envisaged that Emerald’s bidder’s statement would be lodged on 7 December 2021 and dispatched on 9 December 2021.
5. On 29 November 2021, Emerald requested and obtained a trading halt on its securities.
6. On 1 December 2021, Emerald requested and obtained a voluntary suspension on its securities.

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7. On 7 December 2021, Emerald and Bullseye jointly announced¹ that they had entered into the BIA. The announcement attached the BIA. The announcement disclosed (among other things) that the Emerald bid was *“unanimously recommended by the Directors of Bullseye, who have also agreed to accept the Offer in respect of all shares they control, in each case, in the absence of a superior offer”*.
8. The announcement did not disclose that Bullseye directors intended to accept the Emerald bid within 7 days of the offer opening in the absence of a superior offer, leaving readers to gain this information only by reading the attached, detailed BIA.
9. The Panel considers that Emerald and Bullseye should have disclosed prominently in the announcement full details of the Bullseye directors’ intentions. Even more so, this is because Bullseye submitted that its shareholder base was largely unsophisticated.
10. The announcement also disclosed that *“Contemporaneously with and as part of the bid, Emerald has acquired 19.45% of the current Bullseye shares on issue from existing Bullseye shareholders on the same terms as under the Offer.”* These acquisitions occurred between 2 and 6 December 2021.
11. Also on 7 December 2021, following release of the announcement, trading in Emerald’s securities was reinstated.
12. Prior to the announcement, the highest price paid for a Bullseye share between arm’s length parties had been \$0.31 per share.
13. On 8 December 2021, Emerald issued its bidder’s statement. Emerald’s bidder’s statement disclosed (among other things) that:
 - (a) the Emerald scrip consideration valued *“each Bullseye Share at \$0.30 per share, based on the VWAP of Emerald Shares as traded on the ASX for the 30 calendar days from 27 October 2021 to 26 November 2021 (being \$1.03)”* and
 - (b) Bullseye directors own or control 23,321,696 Bullseye shares representing 5.99% of Bullseye shares on issue as at the date of Emerald’s bidder’s statement.
14. On 13 December 2021, Emerald announced that it had completed dispatch of its bidder’s statement.
15. On 14 December 2021, Bullseye’s Chairman accepted the Emerald bid in relation to one of the parcels of Bullseye shares controlled by him. All the directors of Bullseye accepted the Emerald bid within the 7-day period specified in the BIA.
16. On 17 December 2021, Emerald announced that it had a 31.8% relevant interest in Bullseye.

¹ On Emerald’s ASX announcements platform

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17. On 21 December 2021, Emerald announced that it had a 42.1% relevant interest in Bullseye.
18. On 29 December 2021, Bullseye issued its target's statement, which disclosed (among other things) that:
 - (a) the Emerald bid *"values each Bullseye Share at \$0.30 per share, based on the VWAP of Emerald Shares as traded on the ASX for the 30 calendar days from 27 October 2021 to 26 November 2021 (being \$1.03)"*
 - (b) the value of the Emerald bid *"represents the highest all-time price for a Bullseye Share"* and
 - (c) *"Bullseye Shareholders are currently subject to uncertainty and risks arising from the development of Bullseye's North Laverton Gold Project. The risks currently faced by Bullseye Shareholders with regards to the North Laverton Gold Project include labour shortages and inflationary pressures being experienced in the Western Australian labour market, as well as the associated challenges of establishing a team with the required skills and experience to develop the North Laverton Gold Project into an operating mine"*.
19. On 31 December 2021, Emerald announced that it had a 47.5% relevant interest in Bullseye.
20. On 6 January 2022, Emerald announced that it had a 52.85% relevant interest in Bullseye and that it had declared its bid free of conditions.
21. Also on 6 January 2022, Hongkong Xinhe International Investment Company Limited made an application to the Panel for a declaration and orders in relation to the affairs of Bullseye.
22. On 10 January 2022, the Panel announced receipt of the application.
23. Also on 10 January 2022, Emerald requested and obtained a trading halt on its securities.
24. On 12 January 2022, Emerald requested and obtained a voluntary suspension on its securities.
25. The Panel considers that:
 - (a) the warranty that the directors of Bullseye intended to accept the Emerald bid within 7 days of its opening
 - (b) the acceptance of the Emerald bid within that timeframe by each of the directors
 - (c) the delay between signing of the BIA and the announcement that it had been entered into and
 - (d) Emerald acquiring its pre bid stake after signing of the BIA and before it was announced,

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- had a limiting effect on the ability for a competing proposal for Bullseye to be made.
26. The Panel considers that Bullseye agreeing to early dispatch of Emerald's bidder's statement and deficiencies in disclosure given Bullseye is an unlisted company (see below) added to the limiting effect.
27. The Panel considers that Bullseye's target's statement contains material deficiencies including because it:
- (a) does not adequately describe the progress of Bullseye's North Laverton Gold Project, or provide details of the risks associated with it
 - (b) provides insufficient disclosure of production targets and drilling results and discloses mineral resource estimates that are not fully compliant with the JORC Code 2012 and
 - (c) does not provide adequate financial information of subsequent events to Bullseye's 2021 Annual Report.
28. Further, the statement in Bullseye's target's statement that the value of the Emerald bid "*represents the highest all-time price for a Bullseye Share*" is misleading as it does not take into account premium for control, or that previously an arm's length acquisition of Bullseye shares exceeded the value of the bid consideration disclosed in Emerald's bidder's and Bullseye's target's statements of \$0.30,² or detail how the directors arrived at their valuation of the company by way of peer company valuations.
29. The Panel considers that, given that Bullseye is unlisted, and not subject to continuous disclosure requirements, adequate disclosure to shareholders at the time of a control transaction taking place is particularly important for Bullseye shareholders, any potential rival bidder and the market for corporate control.
30. Bullseye's target's statement contravenes sections 670A and 638 of the *Corporations Act 2001 (Cth) (Act)*.

EFFECT

31. As a result of the matters referred to:
- (a) the acquisition of control over Bullseye shares has not taken place in an efficient, competitive and informed market and
 - (b) Bullseye shareholders were not given enough information to enable them to assess the merits of the proposal.

² Bullseye submitted that "*the announcements by Emerald and Bullseye, including the Bidder's Statement, the value attributable to the consideration under the bid offer was incorrect. In the announcements the value of the bid offer shares were determined by reference to \$1.03 per Emerald share based on Emerald's 30-day VWAP (being 30 calendar days from 27 October 2021 to 26 November 2021)*", "*Bullseye submits the attributable value should have been \$1.065*" and "*the offer provides shareholders with an opportunity to obtain a value of \$0.33 per share*".

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CONCLUSION

32. 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 Bullseye or
 - (ii) the acquisition, or proposed acquisition, by a person of a substantial interest in Bullseye
 - (b) having regard to the purposes of Chapter 6 set out in section 602 of the Act and
 - (c) because they constituted, constitute, will constitute or are likely to constitute a contravention of a provision of Chapter 6 or of Chapter 6A, 6B or 6C of the Act
33. 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 Bullseye.



Allan Bulman
Chief Executive
with authority of Karen Evans-Cullen
President of the sitting Panel
Dated 7 February 2022

22-0367



Australian Government

Takeovers Panel

CORPORATIONS ACT
SECTION 657D
ORDERS

BULLSEYE MINING LIMITED 03

The Panel made a declaration of unacceptable circumstances on 7 February 2022.

THE PANEL ORDERS*Disclosure*

1. Bullseye must dispatch a supplementary target's statement, in a form which ASIC and the Panel (through one or more sitting member) having been provided a draft does not object to, that deals with the following disclosures:
 - (a) a description of progress of Bullseye's North Laverton Gold Project
 - (b) details of the risks associated with progress of Bullseye's North Laverton Gold Project
 - (c) disclosure of production targets and drilling results and reference to mineral resource estimates that comply with the JORC Code 2012
 - (d) financial information of subsequent events to Bullseye's 2021 Annual Report
 - (e) an explanation of the account taken by directors of premium for control when making the statement in the target's statement that the value of the Bid *"represents the highest all-time price for a Bullseye Share"*
 - (f) an explanation of the account taken by directors of any previous arm's length acquisition of Bullseye shares that exceeded the value of the Bid consideration when making the statement in the target's statement that the value of the Bid *"represents the highest all-time price for a Bullseye Share"* and
 - (g) a description of how the directors undertook their peer company valuations and arrived at their valuation of Bullseye.
2. Emerald must dispatch a supplementary bidder's statement, in a form which ASIC and the Panel (through one or more sitting member) having been provided a draft does not object to, that:
 - (a) explains to shareholders the effect of the Panel's declaration and orders
 - (b) prominently advises Bullseye shareholders of:

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- (i) the right to withdraw their acceptances of the Bid
 - (ii) how to exercise the right of withdrawal and
 - (iii) the time within which the right to withdraw is available and
- (c) offers the withdrawal rights (other than the directors' stakes), for a period of not less than 10 trading days (in total) that meet the following requirements:
- (i) trading in Emerald shares is available on market and not subject to any trading halt or trading suspension and
 - (ii) the period starts from the date which is the later of the dispatch of Bullseye's supplementary target's statement and the dispatch of Emerald's supplementary bidder's statement.

Withdrawal

3. Emerald must offer withdrawal rights to accepting Bullseye shareholders (other than the directors' stakes), which is equivalent to the right conferred by section 650E of the Act (except to the extent contemplated by these orders).

Directors' acceptances

4. If prior to the end of the period that a shareholder can withdraw acceptance under Order 2, a competing proposal for Bullseye is made which the Bullseye directors determine is a superior proposal to the Bid:
- (a) the Bullseye directors' (and their associated entities') acceptances are cancelled and
 - (b) the Bullseye directors (and their associated entities) must not accept the Bid unless the Bullseye directors subsequently determine that the Bid is superior.

Item 9

5. Emerald must not purport to rely on item 9 of section 611 of the Act by taking into account voting power in shares in respect of which acceptances are withdrawn under Order 2 or in respect of which acceptances are cancelled under Order 4.

Actions under the Bid

6. Emerald must not take any action to process any acceptances under the Bid from the date of these orders until the end of the period that a shareholder can withdraw acceptance under Order 2.
7. Emerald must extend its Bid until no earlier than 5:00pm (AEDT) on the day after the end of the period that a shareholder can withdraw acceptance under Order 2. For the avoidance of doubt, this order does not prevent Emerald further extending its Bid in accordance with the Act.
8. Emerald must not take any action to enforce clause 2.4 of the BIA, or otherwise accept an offer to nominate directors to the board of Bullseye, until the end of the period that a shareholder can withdraw acceptance under Order 2.

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Interpretation

9. In these orders the following terms have their corresponding meaning:

Act	Corporations Act 2001 (Cth)
BIA	The bid implementation agreement between Emerald and Bullseye attached to the ASX announcement of 7 December 2021 by Emerald
Bid	The off-market takeover bid announced by Emerald on 7 December 2021 for all the issued ordinary shares of Bullseye
Bullseye	Bullseye Mining Limited
Emerald	Emerald Resources NL
Superior proposal	The meaning in clause 1.1 of the BIA



Allan Bulman
Chief Executive
with authority of Karen Evans-Cullen
President of the sitting Panel
Dated 7 February 2022

22-0372

**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 22-0372.

Commencement

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

Declaration

4. Chapter 6 of the Act applies to Marandoo Estate Limited ACN 007 587 751 (the *Target*) as if:
 - (a) item 11 of the table in subsection 633(1) of the Act was modified or varied by omitting the words “15 days” and substituting the words “20 days”; and
 - (b) item 12 of the table in subsection 633(1) of the Act was modified or varied by omitting the words “15 days” and substituting the words “20 days”.

Where this instrument applies

5. The declaration in paragraph 4 applies to the off-market takeover bid (the *Bid*) by Food And Beverage Australia Limited ACN 008 197 206 (the *Bidder*) to acquire all of the ordinary shares in the Target that it does not already own where:
 - (a) a bidder’s statement in relation to the Bid was lodged with ASIC on 30 November 2021;
 - (b) a replacement bidder's statement in relation to the Bid was lodged with ASIC on 11 April 2022; and

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- (c) a supplementary bidder's statement in relation to the Bid was lodged with ASIC on 11 April 2022.

Dated this 5th day of May 2022



Signed by Sheranga Perera
as a delegate of the Australian Securities and Investments Commission

22-0373

**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 22-0373.

Commencement

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

Declaration

4. Chapter 6 of the Act applies to National Vineyard Fund of Australia Limited ACN 091 539 678 (the *Target*) as if:
 - (a) item 11 of the table in subsection 633(1) of the Act was modified or varied by omitting the words “15 days” and substituting the words “20 days”; and
 - (b) item 12 of the table in subsection 633(1) of the Act was modified or varied by omitting the words “15 days” and substituting the words “20 days”.

Where this instrument applies

5. The declaration in paragraph 4 applies to the off-market takeover bid (the *Bid*) by Food And Beverage Australia Limited ACN 008 197 206 (the *Bidder*) to acquire all of the ordinary shares in the Target that it does not already own where:
 - (a) a bidder’s statement in relation to the Bid was lodged with ASIC on 30 November 2021;
 - (b) a replacement bidder's statement in relation to the Bid was lodged with ASIC on 11 April 2022;
 - (c) a supplementary bidder’s statement in relation to the Bid was lodged with ASIC on 11 April 2022; and

22-0373

- (d) a second supplementary bidder's statement in relation to the Bid was lodged with ASIC on 26 April 2022.

Dated this 5th day of May 2022



Signed by Sheranga Perera
as a delegate of the Australian Securities and Investments Commission

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

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

Dated this fourth day of May 2022

Name of Company	ACN
A.C.N. 091 236 912 PTY LTD	091 236 912
A.C.N. 097 191 930 PTY LTD	097 191 930
A.C.N. 633 262 209 PTY LTD	633 262 209
A.M.L. ENTERPRISES PTY. LIMITED	008 628 788
A. S. H. ELECTRICAL PTY LTD	109 765 808
A & C REAVIN PTY LTD	142 153 928
ABSS SUPER (VIC) PTY LTD	612 521 758
ACCUMULUS ENERGY GROUP PTY. LTD.	167 681 558
ACN 000 599 897 PTY LTD	000 599 897
ACN 006 598 518 PTY. LTD.	006 598 518
ACN 008 756 401 PTY LTD	008 756 401
ACN 009 549 759 PTY. LTD.	009 549 759
ACN 135 964 162 PTY. LIMITED	135 964 162
ACN 153 574 362 PTY LTD	153 574 362
ACN 154 828 912 PTY LTD	154 828 912
ACN 611 250 474 PTY LTD	611 250 474
ACN 617 766 800 PTY. LTD.	617 766 800
ACN 619 102 322 PTY LTD	619 102 322
ADELAIDE HIRE SERVICES PTY LTD	607 319 273
AFFIX TILING PTY LTD	635 407 019

AGMC PROPERTIES PTY LTD	154 550 151
AIC FAMILY INVESTMENT PTY. LTD.	127 476 064
AK FENCETECH PTY LTD	612 798 624
ALKIRA VENTURES PTY LTD	167 815 107
ANDARA HOMES (ACT) PTY LTD	161 445 772
AQUARUS INVESTMENTS PTY LTD	167 122 698
ARCH ENTERTAINMENT PTY LIMITED	085 161 977
AROUND CLOCK CARE SERVICES PTY LTD	615 550 153
ARP ONE PTY LTD	633 381 932
ARTS BAY AUSTRALIA LTD.	617 805 955
ASAN BUILDING PTY LTD	152 176 540
ASH BROS. SEAFOODS KENSINGTON PTY LTD	158 002 432
ASIA PACIFIC TRADING CORP PTY. LTD.	629 160 729
AUSFLOW ACQUISITION PTY LTD	166 449 038
AUSPRAWNS PTY LTD	000 367 608
AUSTRALIAN GLOBAL CORPORATION PTY LTD	603 919 179
AUSTRALIAN STEEL KITS PTY LTD	148 007 550
AUSTRALIAN STUDENTS ASSET MANAGEMENT LTD	622 546 865
AUSTRALIA PREMIUM TRADING PTY LTD	633 542 275
AVANT 21 DESIGN PTY LTD	602 262 448
AY CONSULTING GROUP PTY LTD	632 122 662
B & C SMITH PTY LTD	168 932 287
BACK UP PLAN PTY LTD	618 662 472
BAIVIEW PTY LTD	624 797 084
BAI ZHENG PTY LTD	631 066 183
BEA GROUP PTY. LTD.	123 820 842
BEAUMONT KEW HOTEL PTY LTD	167 512 825

BEAUTY, NAILS & MORE PTY LTD	611 478 374
BEEHAVE CHILD AND YOUTH SERVICES PTY LTD	627 704 072
BETTINGVAUGH PTY LTD	615 602 090
BIG SAMS PIZZERIA PTY LTD	633 443 615
BLUE EMPIRE INVESTMENTS PTY LTD	131 852 956
BLUEPIN HOLDINGS PTY LTD	009 381 088
BOLT RESOURCES PTY LTD	159 600 969
BOPARAI & SONS PTY LTD	634 972 204
BOWER VENTURES PTY LTD	619 731 734
BRANCO HOLDINGS PTY LTD	159 554 177
BRITZ RURAL HOLDINGS PTY LTD	614 546 299
BROOKLYN DYNAMICS PTY LTD	612 561 485
BTITRS PTY LTD	150 124 404
CAKE UNIVERSE PTY. LTD.	161 828 673
CANAANPLACE PTY LTD	631 677 293
CARE N NEED PTY. LTD.	610 715 832
CAR TOW PTY. LTD.	131 918 628
CAZ SUPER PLUS PTY LTD	168 313 764
CBD LEASING PTY LTD	620 827 796
CF GOLF PTY LIMITED	618 406 803
CGC STAINLESS STEEL PTY LTD	632 697 673
CHENXIANG PROPERTY PTY LTD	614 263 400
CHIC TREND SERVICES PTY. LTD.	612 919 669
CHILDS VISION PTY LTD	122 572 696
CHK SINGH&SINGH PTY LTD	634 259 779
CITY WIDE PALLETS PTY LTD	633 529 923
CLEANING ART PTY. LTD.	605 722 923

CLH ACCOUNTING SERVICES PTY LTD	614 023 040
CLOUD BUSINESS INVESTMENTS PTY LTD	608 184 005
CLOUD HOSPITALITY GROUP PTY LTD	602 243 443
CONDITIONAIRE SOUTH PTY. LIMITED	004 742 787
COOMALOCK HOMES PTY LTD	001 043 143
CORSO 73 PTY LTD	626 374 463
COSMOPOLITAN BATHROOMS PTY LTD	624 179 380
COSTI SEAFOOD CO BELROSE PTY LTD	611 117 769
COSTLESS PAINTING PTY LTD	164 503 744
COZZIOSCA PTY LTD	115 264 358
CSW NOMINEES PTY LTD	090 675 684
D. CALMAN PTY LTD	077 087 962
D.HAMILTON PTY LTD	622 735 997
D & C ASSOCIATES WORLD WIDE PTY LTD	078 492 010
D & L (AUSTRALIA) TECHNOLOGY PTY. LTD.	607 766 914
D AND R HOFFMAN PTY. LTD.	081 690 904
DANSWILL PTY. LTD.	006 436 219
DA OVENDEN INVESTMENTS PTY LTD	626 396 012
DAVBETA HOLDINGS PTY. LTD.	009 565 244
DBC CENTER PTY LTD	147 699 278
DEAKIN PROPERTY HOLDINGS PTY. LTD.	164 372 810
DEAN ENTERPRISES AUSTRALIA PTY LTD	161 558 238
DEDOMAINS PTY LTD	629 176 987
DELPHINE CONSULTING PTY LTD	601 999 517
DELRICH MANOR PTY. LTD.	068 382 730
DHRUP PTY LTD	602 217 970
DIFFERENT HOLDINGS PTY LTD	009 450 328

DIXON RAINMAKER PTY LTD	617 871 646
DJC MAINTENANCE PTY LTD	628 868 182
DJO INVESTMENTS PTY LTD	626 395 980
DOLLY'S BOOTCAMP PTY. LIMITED	165 540 581
DOOLAN FAMILY SUPERANNUATION PTY LTD	165 861 067
DOORS MART (NSW) PTY. LIMITED	102 610 819
DORMEN PTY. LTD.	076 639 220
DOWSE CHIROPRACTIC PTY LTD	622 116 778
DO3 PTY LTD	610 212 541
DW BROS PTY LTD	627 855 145
E.K.S. BUSINESS PTY LTD	119 607 760
E AGRI MANAGEMENT AND TECHNICAL SERVICES PTY LTD	625 845 276
E AND C SMSF PTY LTD	629 209 712
EANDEAVOUR SOLUTIONZ PTY LTD	624 111 744
ECO LAUNDRY COMPANY PTY LTD	636 166 419
EJJ HALPIN HOLDINGS PTY LTD	603 727 251
EJW PROPERTY PTY LTD	613 678 425
ELIZABETH BAY DEVELOPMENT PTY LTD	630 171 747
EMMICK PTY LTD	614 286 270
ENTERPRISE CRM SOLUTIONS PTY LTD	168 952 029
ER-HOSPITALITY PTY LTD	634 075 102
ETERNITY FAMILY SUPERFUND PCT PTY LTD	169 673 152
EVIDENTLY EVERYTHING ELECTRICAL PTY LTD	636 616 530
EXIE MELBOURNE PTY LTD	152 290 161
F & S BOTTER PLUMBING SERVICES PTY LTD	162 347 971
FENG'S FAMILY INVESTMENT PTY LTD	603 724 349
FISHER REFRIGERATION AND AIR CONDITIONING PTY LTD	119 533 710

FLET SUPERANNUATION PTY LTD	137 385 883
FOCUS PROPERTY HOLDINGS PTY LIMITED	113 366 644
FORCE MEDIA GROUP PTY LTD	160 200 242
FRAM BUSINESS SOLUTIONS PTY. LTD.	087 288 711
FRASCA'S BELTING, STEEL AND ENGINEERING PTY LTD	621 345 104
FREELANCE ICEBREAKERS PTY LTD	628 120 865
FU LOGISTICS PTY LTD	635 293 686
G.Y. PTY. LTD.	076 886 452
GABILA INVESTMENTS PTY LTD	605 399 488
GABILA PROPERTY NOMINEES PTY LTD	606 157 573
G DANDIWAL PTY LTD	627 916 563
GHW SUPER PTY LTD	160 640 031
GOLDEN PIG INTERNATIONAL PTY LTD	633 350 286
GOLDWEALTH FINANCE PTY. LTD.	610 995 670
GREAT AUNTY THREE PTY LIMITED	622 782 165
GREEN LEAF CAFE PTY LTD	620 844 644
GREG MOULTON CONSULTING PTY LTD	620 778 547
GUIQIAO HOLDEN PTY LTD	615 664 198
G58FRANKLIN PTY LTD	137 688 423
HAAWIND PTY LTD	141 174 290
HADDRILL QIN PTY LTD	148 979 775
HAMBONE INVESTMENTS PTY LIMITED	612 657 146
HAMIL INVESTMENT PTY. LIMITED	151 658 212
HARDKNOCKZ ACADEMY PTY LTD	627 368 718
HEARING AID BATTERIES EXPRESS PTY LTD	124 849 510
HEGARTY CONCRETE & CONSTRUCTION PTY LTD	162 500 067
HOLLEST PTY LIMITED	077 571 325

HOWLING SUPERANNUATION PTY LTD	158 503 283
I-NUTS PTY LIMITED	608 854 539
IGO AUS PTY LTD	635 420 905
IMPERIAL NOMINEES (WA) PTY LTD	090 586 379
INVESTART HOLDINGS PTY LTD	602 439 789
J & L COOKSON-BULNER INVESTMENTS PTY LTD	622 212 097
J & Z PEARCE INVESTMENTS PTY LIMITED	168 105 842
JAGS TRADING FAMILIY HOLDINGS PTY LIMITED	602 859 718
JB DATA CABLING PTY. LTD.	627 257 318
JELDEV PTY LTD	601 873 287
JERMAINE PROPRIETARY LIMITED	005 245 796
JFG (AUST) HOLDINGS PTY LTD	610 413 011
JK CLEANING MANAGEMENT PTY. LTD.	608 118 903
JNJ DECORATION & CATERING PTY LTD	623 019 143
JQ NAILS & BEAUTY PTY LTD.	627 833 461
JR INVESTMENT GROUP AUSTRALIA PTY. LTD.	607 956 801
JS RICKETSON FAMILY HOLDINGS PTY LTD	164 097 910
JY PROJECTS PTY LTD	620 342 181
KALWANA'S TRANSPORT PTY. LTD.	622 862 177
KAMAL GOLD COFFEE PTY LTD	627 432 035
KDS INVESTMENTS AUSTRALIA PTY LTD	108 427 667
KEAN PRINTING PTY LTD	120 106 809
KEY LOCUS CONSULTING PTY LTD	607 640 755
KF PAINTING AUSTRALIA PTY LTD	617 678 298
KHATTAK BUSINESS SOLUTIONS PTY LTD	631 729 247
KH SUPER PTY LTD	636 622 369
KLRSERVICES PTY LTD	626 164 761

KNS GROUP AUSTRALIA PTY LTD	621 223 916
KRISTIE BAIRD PTY LTD	629 814 357
KRM CONSTRUCTIONS PTY LTD	154 651 260
KUDANG TECHNOLOGIES PTY. LTD.	109 660 237
KWINANA CHEMICAL INDUSTRIES PTY LTD	081 676 155
K W PROPERTY HOLDINGS PTY LTD	158 312 620
L & H DENTAL PTY LTD	124 744 323
L & YAN PTY LTD	601 093 458
LANDMARK REAL ESTATE PTY LTD	139 296 978
LASER DIAGNOSTICS PTY LIMITED	002 495 150
LATE HARVEST CRONULLA PTY LTD	151 545 470
LEONARDO NJOKU HOLDINGS PTY LTD	625 519 566
LG SMSF PTY LTD	618 199 812
LIFTING EQUIPMENT SPECIALISTS PTY LTD	088 615 490
LIGHT CAPITAL DEVELOPMENTS PTY LTD	630 703 445
LIGHT CAPITAL PROPERTY PTY LTD	630 699 964
LINH TIEN PTY LTD	620 308 492
LIONTEC PTY LTD	635 102 279
LOAN BULL MORTGAGE BROKERS PTY LTD	637 143 296
LOZ TRANSPORT PTY LTD	602 938 732
LRK PTY LIMITED	607 944 981
LWCP PTY. LTD.	606 946 285
LYNN INTERNATIONAL FOOD PTY LTD	618 667 959
M.L.D COLLABORATIONS PTY LTD	162 308 321
M&H HAULAGE GROUP PTY LTD	614 649 400
MADJEE 1 PTY LTD	152 489 417
MADJEE 2 PTY LTD	152 489 122

MAGNIFICENT SEVEN PROPERTY GROUP PTY. LTD.	124 108 809
MALAS IMPORTS PTY LTD	157 937 070
MALETIC HOLDING PTY. LTD.	607 092 035
MAPLE DOWNS PTY LIMITED	002 584 198
MARTIN QLD PROPERTY PTY LTD	600 332 885
MASTERTILT PTY. LTD.	072 416 525
MCKENNA CONCRETING & EXCAVATION PTY. LIMITED	620 979 688
MCTERNAGHAN PTY LTD	605 518 036
MEDIA BY MOBILE PTY. LTD.	151 700 033
MERJAC AUSTRALIA PTY LTD	118 607 275
MEZZACO HOLDINGS PTY LTD	610 196 891
MH ENTERPRISES PTY LTD	132 311 070
MH GROUP SERVICES PTY LTD	637 334 840
MICHAELGRACE NOMINEES PTY LTD	603 961 566
MICKY ENTERPRISES PTY LTD	636 916 786
MJB RUSSELL SUPER PTY LTD	607 773 204
M S M DEVELOPMENTS PTY LTD	079 847 279
MUSE CARE PTY LTD	622 282 553
MYLOADTEST PTY. LTD.	159 758 899
MYSTERY MACHINE PTY LTD	109 636 633
N & P GROUP PTY LTD	634 911 569
NAFAZ PTY. LIMITED	146 278 006
NAIR CONSULTING PTY LTD	608 366 838
NARWAL CONSTRUCTION PTY LTD	621 453 405
NASCOS PTY LTD	614 266 545
NIGEL HORE PROPERTY PTY LTD	620 443 352
NJK SERVICES PTY LTD	610 997 656

NKS TEXTILES PTY LTD.	632 624 867
NOVA MANTRA RESTAURANTS PTY LTD	631 095 308
O & S CONCRETING PTY LTD	620 488 511
OMECCA PTY. LTD.	137 081 291
ONDACLEANING SERVICES PTY LTD	635 269 224
OPTEON (CENTRAL WEST NSW) PTY LTD	606 224 677
ORE MINES INTERNATIONAL PTY LTD	124 078 422
ORIGIN SMSF PTY LTD	626 459 247
OVERFLOW PLUMBING SERVICES PTY LTD	166 790 085
OZCON QLD PTY LTD	636 103 396
P. & L. WESTON PTY. LTD.	116 367 456
P. TINOS PTY LIMITED	110 868 472
P & J THURGOOD SUPER PROPERTY PTY LTD	165 074 813
PAJTAS PTY LTD	627 204 586
PAUWEN PTY LTD	163 669 663
PEANUT TRADING CO PTY LTD	625 916 547
PENEV JOINERY PTY LTD	153 316 511
PERFECT PROPERTY SOLUTION PTY LTD	607 969 639
PETALIK BUILDERS PTY. LIMITED	007 617 174
PIPE & CABLE UNDERGROUND SOLUTIONS PTY LTD	151 630 198
PISTA PTY LTD	640 950 554
PJ & CA TURNBULL PTY LTD	152 791 654
PJD SUPER INVESTMENTS PTY LTD	121 243 687
POLLYESTER PTY LTD	601 844 580
PORTAL TRADING PTY LTD	166 536 018
POSTURE DOCS PTY LTD	163 805 267
POUCH CREATIONS PTY. LTD.	610 965 574

POWER GUARDIAN TEST AND TAG PTY LTD	147 261 434
PP MCMAHON FAMILY PTY LTD	139 750 806
PPNC PTY. LTD.	607 128 067
PREMIER PARTNERS HOLDINGS PTY LTD	616 714 188
PRESTIGE HEIGHTS PTY LTD	635 926 644
PRI INVESTMENTS PTY LTD	626 086 075
PROCORP EARTHWORKS PTY LTD	121 221 761
PROSTRUCT DEVELOPMENT GROUP PTY LTD	606 334 169
PSO NOMINEES PTY. LTD.	005 911 697
PURE CLEAN ENERGY PTY. LTD.	615 829 742
QUOC THAI INVESTMENTS PTY LTD	614 936 337
R.N. TAYLOR PTY LTD	000 637 427
R & C WALTERS PTY LTD	155 558 562
RACHA THAI MASSAGE PTY LTD	151 891 315
RADHAVALLABH PTY LTD	167 153 335
REALESTATE NOW PTY LTD	153 307 432
RED BEE MEDIA AUSTRALIA PTY LIMITED	116 922 911
RENDERING ACT PTY LTD	636 408 574
RHINO (AUS) PTY LTD	628 247 807
RINAS HOME DECOR PTY. LTD.	164 645 925
RK & CO HOLDINGS PTY LTD	636 427 140
RM HOLDINGS (WA) PTY LTD	610 232 418
ROMICK PTY LIMITED	112 683 440
ROMN GROUP PTY LTD	636 621 479
ROOFS ON TOP PTY LTD	626 800 548
RUBY FAMILY SUPERANNUATION ADMINISTRATION PTY LTD	622 768 647
RUG CLEANING KING PTY LTD	146 132 087

RUMBOLD PTY LTD	158 549 985
S & K BASS INVESTMENTS PTY LTD	629 805 170
SABAI DEE THAI MASSAGE & SPA PTY. LTD.	165 496 462
SAGAND PTY LTD	146 340 623
SAIDU BANGURA INVESTMENTS PTY LTD	625 128 118
SANGHA CONSULTANTS PTY LTD	634 951 876
SAN SUPER NOMINEES PTY LTD	603 017 714
SAYULLTA PTY. LTD.	005 679 881
SCENIC TILING GROUP PTY LTD	628 535 599
SCIGASM PTY LTD	628 771 344
S DSOUZA SUPER FUND PTY LTD	611 568 551
SEASCAPE ASSET PTY LTD	112 548 562
SED TILE PTY. LTD.	614 515 276
SENWAY ENTERPRISES PTY LTD	076 796 766
SETHI'S PTY LTD	168 750 794
SHAHRAM PTY LTD	144 712 523
SHUJI LEASING PTY LTD	166 553 411
SIKIMOTU PROPERTY PTY LTD	633 771 776
SIIMON REYNOLDS CONSULTING PTY LIMITED	050 069 620
SILK ROAD EXHIBITIONS PTY LTD	637 581 269
SILVIA SERTO RETIREMENT ADMINISTRATION PROPERTY ONE PTY LTD	164 109 200
SIMMONS UNITED PROPERTY PTY LTD	620 939 577
SIRENS BY THE BAY PTY LTD	602 544 098
SIX TO SIX PTY LTD	610 626 867
SOPHER PTY LTD	635 328 139
SOTIK INVESTMENTS PTY LTD	113 840 681

SPAKE SUPER INVESTMENTS PTY LTD	619 341 874
SPAKE SUPER PTY LTD	619 341 892
STONELEY HOLDINGS PTY LTD	069 029 492
STORMBIRD RESOURCES PTY LTD	626 729 600
STS METAL ROOFING PTY LTD	635 750 220
STUY ROOFING PTY LTD	096 224 789
SUAYSAMUR PTY. LTD.	615 829 984
SUCCESS HEIGHTS NARROGIN PTY LTD	127 118 245
SVENSON EQUIPMENT PTY LTD	632 928 735
T & S MCDONALD SUPER PTY LTD	156 043 604
TAOIST MERIDIAN REMEDIAL MASSAGE PTY. LTD.	600 941 517
TAYLOR MADE PAINTING PTY LTD	634 518 951
THE BURROWS WINERY PTY LTD	070 684 767
THE CHIFLEY HOTEL GROUP PTY LIMITED	010 715 330
THE CREATIVE DIVISION PTY LTD	622 486 720
THE MAN'S HOUSE PTY LTD	635 889 119
THOROUGHbred COMMUNICATIONS PTY LTD	146 674 544
TIAS DESIGN PTY LTD	621 959 680
TIEN THAI NGUYEN PTY. LTD.	604 199 019
TIER 2 PTY LTD	614 464 818
TOP-CHEM SUPPLIES PTY LTD	128 373 026
TOPONE INTERIORS PTY LTD	635 707 925
TOP ZYC INTERIORS PTY LTD	636 898 050
TRALTEN PTY LIMITED	003 615 245
TRANSNUMBER PTY LTD	635 924 695
TRAVEL WAY PTY LTD	608 476 240
TRIPBUDS PTY LTD	635 938 537

TURBO MARKETING PTY LTD	007 060 595
ULTIMATE BUSINESS TECHNOLOGY GROUP PTY LTD	613 407 248
UNIQUE CONTRACTORS PTY LTD	632 087 284
URSUS HOLDINGS PTY LTD	167 294 288
VBC RINGWOOD NORTH PTY LTD	636 542 802
VILLAWOOD IMPORT & EXPORT PTY. LTD.	114 351 567
VIRCO PARTNERS PTY LTD	632 317 563
VISAGE (AUSTRALASIA) PTY LIMITED	061 766 827
VIVID CARE AUSTRALIA PTY LTD	636 066 950
WARREN MARTENS SUPER FUNDS PTY LTD	156 149 147
WATERS STREET PTY LTD	615 342 553
WESTERN SYDNEY SPECIALIST AND ALLIED HEALTH CENTRE PTY LTD	163 476 051
WHITE DOOR STUDIOS PTY. LTD.	613 996 928
WIRY INVESTMENTS PTY LTD	092 925 230
WOK ME IP PTY LTD	126 212 155
XIONG SUNSHINE PTY LTD	624 978 052
XTREME MOTORSPORT PROMOTIONS PTY LTD	636 157 821
XYZ SHARE PLAN NO. 5 PTY. LTD.	064 604 959
YI DONG INTERNATIONAL INVESTMENT PTY LTD	153 179 830
Y L PAINTING PTY LTD	636 567 630
YOUR FUTURE RIDES PTY LTD	635 641 039
YUAO PTY LTD	620 289 509
YU YUE INVESTMENTS PTY LTD	627 528 625
ZELIC HOMES PTY LTD	086 293 478
ZEP-JAG & ASSOCIATES PTY LTD	162 505 115
ZHUANGCHEN ENTERPRISE (AUSTRALIA) PTY LTD	160 333 988

ZIBBET PTY LTD	128 897 021
ZOE SERVICES PTY LTD	633 604 136
1 RECRUIT INTERNATIONAL PTY LTD	622 536 261
5 STAR BRICKS PTY LTD	612 012 067
53 NORTHUMBERLAND PTY LTD	619 102 813

Corporations Act 2001
Sections 601CC(7), 601CC(9), 601CL(8) or 601CL(10)

Notice is hereby given that the following foreign companies and registerable Australian bodies have been restored to the register.

Dated this 04 day of May 2022

DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

ZIRAN LIMITED

626 749 755

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 sixth day of May 2022

Name of Scheme

ARSN

ASTOR MARTIN PLACE TRUST

093 819 115

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 sixth day of May 2022

Name of Company	ARBN
DISPATCHIT, INC.	653 860 229
DISPATCHIT SALECO, INC.	653 860 292
KUMAGAI GUMI CO LTD	002 810 317
MARKET GARDENERS LIMITED	061 420 451
RUBRIK INTERNATIONAL, INC.	606 243 476
TENCO LIMITED	619 497 317

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.

ACN 625 845 883 LIMITED ACN 625 845 883 will change to a proprietary company limited by shares. The new name will be ACN 625 845 883 PTY LTD ACN 625 845 883.

INNOVATION BEVERAGE GROUP PTY LIMITED ACN 625 701 420 will change to a public company limited by shares. The new name will be INNOVATION BEVERAGE GROUP LIMITED ACN 625 701 420.

PRIME IBC LIMITED ACN 159 696 116 will change to a proprietary company limited by shares. The new name will be PRIME IBC PTY LTD ACN 159 696 116.

SPORTAINMENT LEISURE JAPAN LIMITED ACN 081 538 212 will change to a proprietary company limited by shares. The new name will be SPORTAINMENT LEISURE JAPAN PTY LIMITED ACN 081 538 212.

CGU WORKERS COMPENSATION (VIC) LIMITED ACN 005 297 781 will change to a proprietary company limited by shares. The new name will be CGU WORKERS COMPENSATION (VIC) PROPRIETARY LTD ACN 005 297 781.

LIFEBOAT MIN LTD ACN 656 865 333 will change to a proprietary company limited by shares. The new name will be LIFEBOAT MIN PTY LTD ACN 656 865 333.

PROGRAMMED SKILLED WORKFORCE LIMITED ACN 005 585 811 will change to a proprietary company limited by shares. The new name will be PROGRAMMED SKILLED WORKFORCE PTY LTD ACN 005 585 811.