



**ASIC**  
Australian Securities &  
Investments Commission

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# ASIC Gazette

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#### RIGHTS OF REVIEW

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

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23-0878

**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 (the Act)*.

**Title**

2. This instrument is ASIC Instrument 23-0878.

**Commencement**

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

**Exemption**

4. ASIC exempts Velocity Trade Financial Services (Pty) Ltd (the *body*), a body corporate incorporated in South Africa (registration number 2010/010415/07) and authorised by the Financial Sector Conduct Authority (*FSCA*) (financial services provider number 43295), from the requirement to hold an Australian financial services (*AFS*) licence in the case referred to in Schedule A.

**Cessation**

5. The exemption in paragraph 4 ceases to have effect on the earliest of:
  - (a) the date specified in subsection 1(3) of Schedule 2 of the *ASIC Corporations (Repeal and Transitional) Instrument 2016/396*; or
  - (b) the body failing to comply with any written notice given by ASIC directing the body to give to ASIC, within the time specified in the notice, a written statement containing specified information about the financial service business operated by the body in this jurisdiction; or
  - (c) the body being notified in writing by ASIC that it is excluded from relying on this instrument.

**Schedule A**

6. The exemption in paragraph 4 of this instrument applies where all of the following apply:
  - (a) the body has a current authorisation;
  - (b) the body is a body corporate incorporated in South Africa;
  - (c) the body:
    - (i) is registered under Division 2 of Part 5B.2 of the Act; or
    - (ii) has an Agent at the time the body first purports to rely on this instrument and, from that time, has not failed to have an Agent for any consecutive period of 10 business days;

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- (d) the body's primary business is the provision of financial services;
- (e) the body has not been notified by ASIC that the body is excluded from relying on this instrument;
- (f) if the body becomes aware or should reasonably have become aware of matters that give it reason to believe that it has failed, other than in an immaterial respect, to comply with a requirement set out in Schedule B:
  - (i) 15 business days have not passed since the body became so aware or should reasonably have become so aware without the body providing full particulars of the failure to ASIC (to the extent that the body knows those particulars or would have known them if it had undertaken reasonable enquiries); and
  - (ii) 30 business days have not passed from ASIC receiving those particulars from the body without ASIC notifying the body that it may continue to rely on this instrument;
- (g) the body has not notified ASIC that it will not rely on this instrument;
- (h) the body provides custodial or depository services (the financial services) in this jurisdiction to wholesale clients in respect of any of the following financial products:
  - (i) securities;
  - (ii) derivatives;
- (i) the body has provided ASIC with:
  - (i) evidence that paragraph 6(a) of Schedule A is satisfied and that ASIC has stated in writing is adequate;
  - (ii) a notice that it will provide the financial services in this jurisdiction in reliance on this instrument;
  - (iii) a deed of the body for the benefit of and enforceable by ASIC and the other persons referred to in subsection 659B(1) of the Act that applies notwithstanding that the body may have ceased to rely, or never have relied, on this instrument, which deed provides that:
    - A. the deed is irrevocable except with the prior written consent of ASIC;
    - B. the body submits to the non-exclusive jurisdiction of the Australian courts in legal proceedings conducted by ASIC (including under section 50 of the *Australian Securities and Investments Commission Act 2001 (ASIC Act)*) and, in relation to proceedings relating to a financial services law, by any person referred to in subsection 659B(1) of the Act and whether brought in the name of ASIC or the Crown or otherwise;
    - C. the body covenants to comply with any order of an Australian court in respect of any matter relating to the provision of the financial services;
    - D. if the body is not registered under Division 2 of Part 5B.2 of the Act, service of process on the body in relation to legal proceedings conducted by ASIC (including under section 50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in subsection 659B(1) of the Act and whether brought in the name of ASIC or the Crown or otherwise can be effected by service on the Agent; and

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- E. the body covenants that, on written request of either the FSCA or ASIC, it will give or vary written consent and take all other practicable steps to enable and assist the FSCA to disclose to ASIC and ASIC to disclose to the FSCA any information or document that the FSCA or ASIC has that relates to the body; and
- (iv) written consents to the disclosure by the FSCA to ASIC and ASIC to the FSCA of any information or document that the FSCA or ASIC has that relates to the body. The consents must be in such form (if any) as ASIC specifies in writing.

### Schedule B

1. The body must provide each of the financial services in this jurisdiction in a manner which would comply, so far as is possible, with South African regulatory requirements if the financial service were provided in South Africa in like circumstances.
2. The body must:
  - (a) notify ASIC, as soon as practicable and in any event within 15 business days after the body became aware or should reasonably have become aware, and in such form if any as ASIC may from time to time specify in writing, of the details of:
    - (i) each significant change to, including the termination of, the authorisation applying to the body relevant to the financial services the body provides or intends to provide in this jurisdiction; and
    - (ii) each significant particular exemption or other relief which the body obtains from the South African regulatory requirements relevant to the financial services the body provides or intends to provide in this jurisdiction; and
    - (iii) each action or investigation of the following kinds taken by the FSCA or other overseas regulatory authority against the body in a foreign jurisdiction in relation to financial services provided in the foreign jurisdiction:
      - A. significant enforcement action;
      - B. significant disciplinary action;
      - C. significant investigation (unless, after having taken reasonable steps to enable notification to be given to ASIC, the body is prohibited by law from giving such notification but only to the extent of the prohibition); and
  - (b) provide written disclosure to all persons to whom the financial services are provided in this jurisdiction (before the financial services are provided) containing prominent statements to the following effect:
    - (i) the body is exempt from the requirement to hold an AFS licence under the Act in respect of the financial services; and
    - (ii) the body is regulated by the FSCA under South African laws, which differ from Australian laws; and
  - (c) if ASIC gives the body a written notice directing the body to lodge with ASIC, within the time specified in the notice, a written statement containing specified information about any financial service provided by the body in this jurisdiction—comply with the notice.



23-0878

**Interpretation**

In this instrument:

**authorisation** means both of the following authorisations:

- (a) authorisation as a ‘financial services provider’ granted under section 8 of the [Financial Advisory and Intermediary Services Act 37 of 2002 \(South Africa\)](#); and
- (b) authorisation as a ‘participant’ granted by a licensed central securities depository under section 31 of the [Financial Markets Act 19 of 2012 \(South Africa\)](#);

**custodial or depository service** has the meaning given by section 766E of the Act;

**derivative** has the meaning given by section 761D of the Act;

**financial product** has the meaning given by Division 3 of Part 7.1 of the Act;

**financial service** has the meaning given by Division 4 of Part 7.1 of the Act;

**financial services law** has the meaning given by section 761A of the Act;

**notice** and **notified** mean, respectively, written notice and notified in writing;

**overseas regulatory authority** means a foreign regulatory authority (other than the FSCA) which regulates financial services and which is established by or for the purposes of a foreign government or legislative body;

**securities** has the meaning given by section 92(5) of the Act;

**South African regulatory requirements** means the rules that apply in relation to the financial services including any applicable legislation, instruments made under that legislation and any relevant policies or other documents (however described) issued by the FSCA;

**wholesale client** has the meaning given in section 761G of the Act.

Dated this 28<sup>th</sup> day of November 2023



Signed by Natalie Boulizos

as a delegate of the Australian Securities and Investments Commission

24-0378

**Australian Securities and Investments Commission**  
**Corporations Act 2001 — Paragraph 992B(1)(a) — Exemption**

**Enabling Legislation**

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraph 992B(1)(a) of the *Corporations Act 2001* (the *Act*).

**Title**

2. This instrument is ASIC Instrument 24-0378.

**Commencement**

3. This instrument commences on 1 April 2024.

**Exemptions**

4. Société Générale SA (ARBN 092 516 286) (*SocGen*) is exempt from:
  - (a) Subdivision A of Division 2 of Part 7.8 of the Act; and
  - (b) Division 3 of Part 7.8 of the Act;in relation to client money and/or client property paid to or held by SocGen outside this jurisdiction in connection with its provision of prime brokerage services.

**Where exemptions apply**

5. The exemptions in paragraph 4 of this instrument apply where:
  - (a) SocGen is an Australian ADI;
  - (b) SocGen is authorised and supervised in France by:
    - (i) the Autorité des Contrôles Prudentiels et de Résolution (*ACPR*); and
    - (ii) the Autorité des Marchés Financiers (*AMF*);
  - (c) the client is a wholesale client in this jurisdiction;
  - (d) SocGen receives the client money and/or client property in connection with prime brokerage services; and
  - (e) SocGen receives client money and/or client property (as applicable) outside of this jurisdiction;
  - (f) SocGen and the client have agreed in writing that SocGen is exempt from the requirements under Subdivision A of Division 2 of Part 7.8 and Division 3 of Part 7.8, of the Act, and the client consents to SocGen holding client money and/or client property otherwise than in accordance with those requirements.

24-0378

**Interpretation**

6. In this instrument:

*Australian ADI* has the meaning given by section 9 of the Act;

*client money* means money to which section 981A of the Act would otherwise apply if not exempted by this instrument;

*client property* means property to which section 984A of the Act would otherwise apply if not exempted by this instrument;

*custodial or depositary service* has the meaning given by section 766E of the Act;

*prime brokerage services* means services provided under one or more written agreements under which SocGen provides the following services to the client:

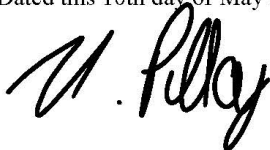
- (a) execution, clearing and settlement of transactions;
- (b) securities lending arrangements;
- (c) taking money on deposit and making advances of money in the ordinary course of its banking business as an authorised bank in France; and
- (d) custodial or depositary services.

*securities lending arrangements* has the meaning given by section 1020AA of the Act;

*this jurisdiction* has the meaning given by section 5 of the Act; and

*wholesale client* has the meaning given by section 761G of the Act.

Dated this 10th day of May 2024



Signed by Nadene Pillay  
as a delegate of the Australian Securities and Investments Commission

24-0413

**Australian Securities and Investments Commission  
Corporations Act 2001 — Subsection 601CK(7) — Revocation and Declaration**

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 24-0413.

**Commencement**

3. This instrument commences on gazettal.

**Revocation**

4. ASIC Instrument 21-0745 is revoked.

**Declaration**

5. Section 601CK does not apply to the Board of Trade of the City of Chicago, Inc. ARBN 110 594459 (*CBOT*), a foreign company incorporated in the State of Delaware in the United States of America in relation to a financial year ending on or after 31 December 2024 (*the relevant financial year*).

**Where this instrument applies**

6. This instrument applies where:
  - (a) CBOT is registered under Division 2 of Part 5B.2 of the Act; and
  - (b) CBOT is not required by the law of the place of its incorporation or formation to prepare:
    - (i) a balance sheet at the end of the relevant financial year;
    - (ii) a profit and loss statement for the relevant financial year; or
    - (iii) a cash flow statement for the relevant financial year;
  - (c) CBOT has not engaged in any activities in Australia other than those contemplated by the *Australian Market Licence (Board of Trade of the City of Chicago Inc) 2005* granted to CBOT by the Minister on 7 December 2005 (as varied from time to time) during the relevant financial year.

## 24-0413

- (d) CBOT has not been a disclosing entity, a borrower in relation to a debenture or a guarantor of such a borrower in Australia at any time during the period commencing at the start of the relevant financial year and ending on the day on which CBOT lodges a return under s601CK(9) of the Act following the end of the relevant financial year;
- (e) CBOT's ultimate holding company is CME Group Inc., a company incorporated in the State of Delaware in the United States of America;
- (f) CME Group Inc. has lodged with the United States Securities and Exchange Commission an annual report (*Form 10-K*) which includes in relation to CME Group Inc. and its subsidiaries (including CBOT), the following:
  - (i) Consolidated Balance Sheets;
  - (ii) Consolidated Statements of Income;
  - (iii) Consolidated Statements of Comprehensive Income;
  - (iv) Consolidated Statements of Equity; and
  - (v) Consolidated Statements of Cash Flows;(collectively, *the consolidated financial statements*) for the relevant financial year within 4 months after the end of the relevant financial year.
- (g) CBOT has lodged a return in the form prescribed for the purposes of s601CK(9) of the Act (ASIC Form 406) with ASIC within 4 months after the end of the relevant financial year with a copy of the most recent Form 10-K and most recent consolidated financial statements for CME Group Inc. attached.

Dated 3 July 2024



Signed by Mark Han  
as a delegate of the Australian Securities and Investments Commission



24-0415

**Australian Securities and Investments Commission  
Corporations Act 2001 — Subsection 601CK(7) — Revocation and Declaration**

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 24-0415.

**Commencement**

3. This instrument commences on gazettal.

**Revocation**

4. ASIC Instrument 21-0746 is revoked.

**Declaration**

5. Section 601CK does not apply to the New York Mercantile Exchange Inc. ARBN 113 929 436 (*NYMEX*), a foreign company incorporated in the State of Delaware in the United States of America in relation to a financial year ending on or after 31 December 2024 (*the relevant financial year*).

**Where this instrument applies**

6. This instrument applies where:
  - (a) NYMEX is registered under Division 2 of Part 5B.2 of the Act; and
  - (b) NYMEX is not required by the law of the place of its incorporation or formation to prepare:
    - (i) a balance sheet at the end of the relevant financial year;
    - (ii) a profit and loss statement for the relevant financial year; or
    - (iii) a cash flow statement for the relevant financial year;
  - (c) NYMEX has not engaged in any activities in Australia other than those contemplated by the *Australian Market Licence (New York Mercantile Exchange, Inc.) 2018* granted to NYMEX by the Minister on 27 September 2018 (as varied from time to time) during the relevant financial year.

## 24-0415

- (d) NYMEX has not been a disclosing entity, a borrower in relation to a debenture or a guarantor of such a borrower in Australia at any time during the period commencing at the start of the relevant financial year and ending on the day on which NYMEX lodges a return under s601CK(9) of the Act following the end of the relevant financial year;
- (e) NYMEX's ultimate holding company is CME Group Inc., a company incorporated in the State of Delaware in the United States of America;
- (f) CME Group Inc. has lodged with the United States Securities and Exchange Commission an annual report (*Form 10-K*) which includes in relation to CME Group Inc. and its subsidiaries (including NYMEX), the following:
- (i) Consolidated Balance Sheets;
  - (ii) Consolidated Statements of Income;
  - (iii) Consolidated Statements of Comprehensive Income;
  - (iv) Consolidated Statements of Equity; and
  - (v) Consolidated Statements of Cash Flows;
- (collectively, *the consolidated financial statements*) for the relevant financial year within 4 months after the end of the relevant financial year.
- (g) NYMEX has lodged a return in the form prescribed for the purposes of s601CK(9) of the Act (ASIC Form 406) with ASIC within 4 months after the end of the relevant financial year with a copy of the most recent Form 10-K and most recent consolidated financial statements for CME Group Inc. attached.

Dated 3 July 2024



Signed by Mark Han  
as a delegate of the Australian Securities and Investments Commission



**ASIC**  
Australian Securities &  
Investments Commission

**Australian Securities  
and Investments Commission**

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**24-0437**

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

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

TO: Ian Henry Financial Services Pty Ltd  
ACN 102 760 305 ("the Licensee")  
Office 2 253 Hampton St  
HAMPTON VIC 3188

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 327056 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 30 June 2024

Signed .....

Jacki Wang  
A delegate of the Australian Securities and Investments Commission



**ASIC**  
Australian Securities &  
Investments Commission

24-0477

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

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

TO: Wymark Insurance Brokers Pty Ltd ("The Licensee")  
ACN 010 863 966  
Level 7, 545 Queen Street  
Brisbane QLD 4000

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 238769 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 20 June 2024

Signed .....

Jedo Charles  
A delegate of the Australian Securities and Investments  
Commission



**ASIC**  
Australian Securities &  
Investments Commission

[24-0480]

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

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

TO: Vinta Funds Management Limited ("the Licensee")  
ACN 167 227 321  
Level 23, Australia Square  
264 George Street  
SYDNEY 2000

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 453134 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 24 June 2024

Signed  .....

Jedo Charles  
A delegate of the Australian Securities and Investments  
Commission





**ASIC**  
Australian Securities &  
Investments Commission

24-0481

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

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

TO: Goldmate Funds Management Pty Ltd ("the Licensee")  
ACN 600 174 105  
LEVEL 18  
2 – 26 Park Street  
SYDNEY NSW 2000

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 462615 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 18 June 2024

Signed  .....

Jedo Charles  
A delegate of the Australian Securities and Investments  
Commission

24-0511

**Australian Securities and Investments Commission  
Corporations Act 2001 — s926A(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* (the **Act**).

**Title**

2. This instrument is ASIC Instrument 24-0511.

**Commencement**

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

**Exemption**

4. ASIC exempts Christofferson Robb & Company LLC, a limited liability company incorporated under the laws of the US, and registered with the US Securities and Exchange Commission under file number 801-61557 (the *body*), and its representatives, from the requirement to hold an Australian financial services (*AFS*) licence, in the case specified in Schedule A, on the conditions specified in Schedule B.

**Cessation**

5. The exemption in paragraph 4 ceases to have effect on the earlier of:
  - (a) Subparagraph 1(1) of Schedule 2 of the *ASIC Corporations (Repeal and Transitional) Instrument 2016/396* ceasing to have effect in relation to the relief that was provided under ASIC Class Order [CO 03/1100] *US SEC regulated financial services providers*; or
  - (b) the body not complying with any written notice given by ASIC directing the body to give to ASIC, within the time specified in the notice, a written statement containing specified information about the financial service business operated by the body in this jurisdiction; or
  - (c) the body being notified in writing by ASIC that it is excluded from relying on this instrument.

**Schedule A**

1. The exemption in paragraph 4 of this instrument applies where all of the following apply:

24-0511

- (a) the body is:
  - (i) a registered broker dealer that is a member of the Securities Investor Protection Corporation established under the *Securities Investor Protection Act 1970* (US) and that is a member of FINRA and FINRA is the body's examining authority; or
  - (ii) a registered broker dealer that is an OTC derivatives dealer within the meaning of Rule 3b-12 promulgated under the Exchange Act who is affiliated within the meaning of that Rule with a registered broker dealer who is a member of FINRA; or
  - (iii) a registered investment adviser;
- (b) the body is either:
  - (i) a body corporate incorporated in the US or a State of the US; or
  - (ii) a partnership formed in the US or a State of the US;
- (c) the body:
  - (i) is registered under Div 2 of Pt 5B.2 of the Act; or
  - (ii) has an Agent at the time the body first purports to rely on this instrument and, from that time, has not failed to have an agent for any consecutive period of 10 business days;
- (d) the body's primary business is the provision of financial services;
- (e) neither the body nor its Agent has been notified by ASIC that the body is excluded from relying on this instrument;
- (f) if the body becomes aware or should reasonably have become aware of matters that give it reason to believe that it has failed, other than in an immaterial respect, to comply with a requirement set out in Schedule B:
  - (i) 15 business days have not passed since the body became so aware or should reasonably have become so aware without the body providing full particulars of the failure to ASIC (to the extent that the body knows those particulars or would have known them if it had undertaken reasonable enquiries); and
  - (ii) 30 business days have not passed from ASIC receiving those particulars from the body without ASIC notifying the body that it may continue to rely on this instrument; and
- (g) the body has not notified ASIC that it will not rely on this instrument.

24-0511

2. Where the body provides any of the following financial services (the *financial services*) in this jurisdiction to wholesale clients (and the body is authorised under US regulatory requirements to provide the financial service in the US):
  - (a) providing financial product advice;
  - (b) dealing in a financial product;

in respect of any of the following financial products (and in respect of which the body is authorised under US regulatory requirements to provide financial services in the US):

  - (a) derivatives;
  - (b) foreign exchange contracts;
  - (c) securities;
  - (d) debentures, stocks or bonds issued by a government;
  - (e) managed investment products; or
  - (f) interests in a managed investment scheme that is not required to be registered under Ch 5C of the Act.
3. Where the body has provided ASIC with all of the following:
  - (a) evidence and submissions that paragraph 1(a) of Schedule A is satisfied;
  - (b) a notice that it will provide financial services in this jurisdiction in reliance on this instrument;
  - (c) a deed of the body for the benefit of and enforceable by ASIC and the other persons referred to in s659B(1) of the Act that applies notwithstanding that the body may have ceased to rely, or never have relied, on this instrument, which deed provides that:
    - (i) the deed is irrevocable except with the prior written consent of ASIC; and
    - (ii) the body submits to the non-exclusive jurisdiction of the Australian courts in legal proceedings conducted by ASIC (including under s50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in s659B(1) of the Act and whether brought in the name of ASIC or the Crown or otherwise; and
    - (iii) the body covenants to comply with any order of an Australian court in respect of any matter relating to the provision of the financial services; and

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- (iv) if the body is not registered under Division 2 of Part 5B.2 of the Act, service of process on the body in relation to legal proceedings conducted by ASIC (including under s50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in s659B(1) of the Act and whether brought in the name of ASIC or the Crown or otherwise can be effected by service on the Agent; and
- (v) the body covenants that, on written request of either the SEC or ASIC, it will give or vary written consent and take all other practicable steps to enable and assist the SEC to disclose to ASIC and ASIC to disclose to the SEC any information or document that the SEC or ASIC has that relates to the body;
- (d) written consents to the disclosure by the SEC to ASIC and ASIC to the SEC of any information or document that the SEC or ASIC has that relates to the body. The consents must be in such form (if any) as ASIC specifies in writing.

#### Schedule B

1. The body must provide each of the financial services in this jurisdiction in a manner which would comply, so far as is possible, with the US regulatory requirements if the financial service were provided in the US in like circumstances.
2. The body must:
  - (a) notify ASIC, as soon as practicable and in any event within 15 business days after the body became aware or should reasonably have become aware, and in such form if any as ASIC may from time to time specify in writing, of the details of:
    - (i) each significant change to, including the termination of, the registration as a registered broker dealer or a registered investment adviser applying to the body relevant to the financial services the body provides or intends to provide in this jurisdiction; and
    - (ii) each significant particular exemption or other relief which the body obtains from the US regulatory requirements relevant to the financial services the body provides or intends to provide in this jurisdiction; and
    - (iii) each action or investigation of the following kinds taken by the SEC or other overseas regulatory authority against the body in a foreign jurisdiction in relation to financial services provided in the foreign jurisdiction:
      - (A) significant enforcement action;
      - (B) significant disciplinary action;



24-0511

- (C) significant investigation (unless, after having taken reasonable steps to enable notification to be given to ASIC, the body is prohibited by law from giving such notification but only to the extent of the prohibition); and
- (b) provide written disclosure to all persons to whom the financial services are provided in this jurisdiction (before the financial services are provided) containing prominent statements to the following effect:
  - (i) the body is exempt from the requirement to hold an AFS licence under the Act in respect of the financial services; and
  - (ii) the body is regulated by the SEC under US laws, which differ from Australian laws.
- (c) if ASIC gives the body a written notice directing the body to lodge with ASIC, within the time specified in the notice, a written statement containing specified information about any financial service provided by the body in this jurisdiction—comply with the notice.

### Interpretation

In this instrument:

*Act* means the *Corporations Act 2001*;

*address*, in relation to a company, means the address of the registered office of the company;

*Agent* means a natural person resident in this jurisdiction or a company, whose name and address were last notified to ASIC by the body for the purposes of this instrument, and who is authorised to accept on the body's behalf, service of process from ASIC and, in relation to proceedings relating to a financial services law, from any person referred to in s659B(1) of the Act;

*ASIC Act* means the *Australian Securities and Investments Commission Act 2001*;

*dealing* has the meaning given by s9 of the Act;

*derivatives* has the meaning given by s9 of the Act;

*examining authority*, in relation to the body, means a self-regulatory organisation to which the body belongs which has not been relieved of the responsibility relating to the body under s17(d)(1)(A) of the Exchange Act in any respect;

*Exchange Act* means the *Securities and Exchange Act 1934* (US);

*financial product* has the meaning given by s9 of the Act;

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*financial product advice* has the meaning given by s761A of the Act;

*financial services law* has the meaning given by s761A of the Act;

*FINRA* means the Financial Industry Regulation Authority of the US;

*foreign exchange contract* has the meaning given by s761A of the Act;

*interest in a managed investment scheme* has the meaning given by s9 of the Act;

*managed investment product* has the meaning given by s9 of the Act;

*managed investment scheme* has the meaning given by s9 of the Act;

*notice* and *notified* mean, respectively, written notice and notified in writing;

*overseas regulatory authority* means a foreign regulatory authority (other than the SEC) which regulates financial services and which is established by or for the purposes of a foreign government or legislative body;

*registered broker dealer* means a broker dealer registered under s15(b) of the Exchange Act;

*registered investment adviser* means a body corporate or a partnership formed in the US or a State of the US registered under s203(c) of the *Investment Advisers Act 1940* (US);

*representative* has the meaning given by s9 of the Act;

*SEC* means the Securities and Exchange Commission of the US;

*securities* has the meaning given by s9 of the Act;

*US* means the United States of America;

*US regulatory requirements* means the rules that apply in relation to the financial services including:

- (a) any applicable legislation, instruments made under that legislation and any relevant policies or other documents (however described) issued by the SEC; and
- (b) if the body is covered by subparagraph (a)(i) of Schedule A but not subparagraphs (a)(ii) or (iii) of that Schedule—any applicable rules, policies or other documents (however described) of FINRA; and

*wholesale client* has the meaning given in s761G of the Act.

Dated this 27<sup>th</sup> day of June 2024

24-0511



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

24-0540

**NOTICE UNDER SECTION 915F OF THE CORPORATIONS ACT 2001**

Notice is given under section 915F of the Corporations Act 2001 that the Australian Securities and Investments Commission has taken the action set out in the Notice below, which action took effect on 27 June 2024.

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

To: HLK Group Pty Ltd A.C.N. 161 284 500

TAKE NOTICE that under section 915B(3)(a) of the *Corporations Act 2001* (**the Act**) the Australian Securities and Investments Commission hereby suspends Australian financial services licence number 435746 (**the licence**) held by HLK Group Pty Ltd A.C.N. 161 284 500 (**the licensee**) for six months from the date on which this notice is given to the Licensee.

Under section 915H of the Act ASIC specifies that the Licence continues in effect as though the suspension has not happened for the purposes of:

- s 912A(1)(g) of the Act to the extent that it requires the Licensee to have a dispute resolution system complying with s 912A(2)(c); and
- s 912B of the Act, which requires the Licensee to have arrangements for compensating retail clients including the maintaining of professional indemnity insurance cover.

Dated this 27<sup>th</sup> day of June 2024.

Signed: \_\_\_\_\_



Myra Poon, as a delegate of the Australian Securities and Investments Commission

24-0541

**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 24-0541.

**Commencement**

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

**Declaration**

4. Chapter 6 of the Act applies to Sihayo Gold Limited ACN 009 241 374 (the *Target*) as if 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 “22 days”.

**Where this instrument applies**

5. The declaration in paragraph 4 applies to the off-market takeover bid (the *Bid*) by Provident Aurum Pte. Ltd. UEN 202340302W (the *Bidder*) to acquire all of the ordinary shares in the Target where:
  - (a) a bidder’s statement in relation to the Bid was lodged with ASIC on 12 June 2024 (the **Bidder’s Statement**);
  - (b) the Bidder gave notice under item 7 of s633(1) of the Act to the Target on 12 June 2024;
  - (c) the Target arranges for an announcement to be released on ASX Limited ACN 008 624 691 (**ASX**) by 5:00pm (AEDT) on 27 June 2024:
    - i. explaining the effect of, and reasons for, this declaration;
    - ii. recommending that shareholders in the Target take no action in relation to the Bid until they have considered the target’s statement; and
    - iii. stating that the Target’s Statement will be sent to shareholders on or before 4 July 2024, being the date that is 22 days after the Bidder gave notice that all offers under the Bid have been sent.



24-0541

Dated this 26<sup>th</sup> day of June 2024

A handwritten signature in black ink, appearing to read 'Kaihan' with a stylized flourish at the end.

Signed by Kaihan Abdul Qadar  
as a delegate of the Australian Securities and Investments Commission

24-0551

**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*.

**Title**

2. This instrument is ASIC Instrument 24-0551.

**Commencement**

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

**Exemption**

4. ASIC exempts Quantix Commodities LP, a limited partnership formed under the laws of the US State of Delaware, file number 7025978 and registered with the US NFA under NFA ID 0516740, (*the body*), from the requirement to hold an Australian financial services licence in the case referred to in Schedule A and Schedule B.

**Cessation**

5. The exemption in paragraph 4 ceases to have effect on the earlier of:
  - (a) sub-paragraph 1(3) of Schedule 2 of the *ASIC Corporations (Repeal and Transitional) Instrument 2016/396* ceasing to have effect in relation to the relief that was provided under ASIC Class Order [CO 04/829] *US CFTC regulated financial services providers*; or
  - (b) the body failing to comply with any written notice given by ASIC directing the body to give to ASIC, within the time specified in the notice, a written statement containing specified information about the financial service business operated by the body in this jurisdiction; or
  - (c) the body being notified in writing by ASIC that it is excluded from relying on this instrument.

**Schedule A**

1. The exemption in paragraph 4 applies where all of the following apply:
  - (a) the body is:
    - (i) a registered futures commission merchant; or

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- (ii) a registered introducing broker; or
- (iii) a registered commodity pool operator; or
- (iv) a registered commodity trading advisor;
- (b) the body is either:
  - (i) a body corporate in the US or a State of the US; or
  - (ii) a partnership formed in the US or a State of the US;
- (c) the body:
  - (i) is registered under Division 2 of Part 5B.2 of the Act; or
  - (ii) has an Agent at the time the body first purports to rely on this instrument and, from that time, has not failed to have an Agent for any consecutive period of 10 business days;
- (d) the body's primary business is the provision of financial services;
- (e) neither the body nor its Agent has been notified by ASIC that the body is excluded from relying on this instrument;
- (f) if the body becomes aware or should reasonably have become aware of matters that give it reason to believe that it has failed, other than in an immaterial respect, to comply with a requirement set out in Schedule C:
  - (i) 15 business days have not passed since the body became so aware or should reasonably have become so aware without the body providing full particulars of the failure to ASIC (to the extent that the body knows those particulars or would have known them if it had undertaken reasonable enquiries); and
  - (ii) 30 business days have not passed from ASIC receiving those particulars from the body without ASIC notifying the body that it may continue to rely on this instrument; and
- (g) the body has not notified ASIC that it will not rely on this instrument.

#### Schedule B

Where:

1. the body provides any of the following financial services (the *financial services*) in this jurisdiction to wholesale clients:
  - (a) providing financial product advice;

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- (b) dealing in financial product;
  - (c) makes a market for a financial product; or
  - (d) providing a custodial or depositary service;
- in respect of any of the following financial products:
- (e) derivatives;
  - (f) foreign exchange contracts;
  - (fa) managed investment products; or
  - (g) interests in a managed investment scheme that is not required to be registered under Chapter 5C of the Act; and
2. the body has provided ASIC with:
- (a) evidence that paragraph (a) of Schedule A is satisfied that ASIC has stated in writing is adequate;
  - (b) a notice that it will provide financial services in this jurisdiction in reliance on this instrument;
  - (c) a deed of the body for the benefit of and enforceable by ASIC and the other persons referred to in subsection 659B(1) of the Act that applies notwithstanding that the body may have ceased to rely, or never have relied, on this instrument, which provides that:
    - (i) the deed is irrevocable except with the prior written consent of ASIC; and
    - (ii) the body submits to the non-exclusive jurisdiction of the Australian courts in legal proceedings conducted by ASIC (including under section 50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in subsection 659B(1) of the Act and whether brought in the name of ASIC or the Crown or otherwise; and
    - (iii) the body covenants to comply with any order of an Australian court in respect of any matter relating to the provision of the financial services; and
    - (iv) if the body is not registered under Division 2 of Part 5B.2 of the Act, service of process on the body in relation to legal proceedings conducted by ASIC (including under section 50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in subsection 659B(1) of the Act and whether brought in the name of ASIC or the Crown or otherwise can be effected by service on the Agent; and
    - (v) the body covenants that, on written request of either the CFTC or ASIC, it will give or vary written consent and take all other practicable steps to

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enable and assist the CFTC to disclose to ASIC and ASIC to disclose to the CFTC any information or document that the CFTC or ASIC has that relates to the body;

- (d) written consents to the disclosure by the CFTC to ASIC and ASIC to the CFTC of any information or document that the CFTC or ASIC has that relates to the body. The consents must be in such form (if any) as ASIC specifies in writing; and
- (e) if the body is a registered commodity pool operator or a registered commodity trading advisor — written certification, provided annually or more frequently if notified by ASIC, that it has adequate resources to provide the financial services it provides and intends to provide in this jurisdiction.

#### Schedule C

The body must:

1. provide each of the financial services in this jurisdiction in a manner which would comply, so far as is possible, with the US regulatory requirements if the financial service were provided in the US in like circumstances;
2. notify ASIC, as soon as practicable and in any event within 15 business days after the body became aware or should reasonably have become aware, and in such form if any as ASIC may from time to time specify in writing, of the details of:
  - (a) each significant change to, including the termination of, the registration under the Commodity Exchange Act as a futures commission merchant, introducing broker, commodity pool operator or commodity trading advisor applying to the body relevant to the financial services the body provides or intends to provide in this jurisdiction; and
  - (b) each significant particular exemption or other relief which the body obtains from the US regulatory requirements relevant to the financial services the body provides or intends to provide in this jurisdiction; and
  - (c) each action or investigation of the following kinds taken by the CFTC or other overseas regulatory authority against the body in a foreign jurisdiction in relation to financial services provided in the foreign jurisdiction:
    - (i) significant enforcement action;
    - (ii) significant disciplinary action;
    - (iii) significant investigation (unless, after having taken reasonable steps to enable notification to be given to ASIC, the body is prohibited by law from giving such notification but only to the extent of the prohibition); and

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3. provide written disclosure to all persons to whom the financial services are provided in this jurisdiction (before the financial services are provided) containing prominent statements to the following effect:
  - (a) the body is exempt from the requirement to hold an Australian financial services licence under the Act in respect of the financial services; and
  - (b) the body is regulated by the CFTC under US laws, which differ from Australian laws; and
4. if ASIC gives the body a written notice directing the body to lodge with ASIC, within the time specified in the notice, a written statement containing specified information about any financial service provided by the body in this jurisdiction—comply with the notice.

### Interpretation

In this instrument:

*Act* means the *Corporations Act 2001*;

*address* in relation to a company, means the address of the registered office of the company;

*Agent* means a natural person resident in this jurisdiction or a company, whose name and address were last notified to ASIC by the body for the purposes of this instrument, and who is authorised to accept on the body's behalf, service of process from ASIC and, in relation to proceedings relating to a financial services law, from any person referred to in s659B(1) of the Act;

*ASIC Act* means the *Australian Securities and Investments Commission Act 2001*;

*CFTC* means the Commodity Futures Trading Commission of the US;

*Commodity Exchange Act* means the Commodity Exchange Act of the US;

*custodial or depository service* has the meaning given by section 9 of the Act;

*dealing* has the meaning given by section 9 of the Act;

*derivative* has the meaning given by section 9 of the Act;

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

*financial services law* has the meaning given by section 761A of the Act;

*foreign exchange contract* has the meaning given by section 761A of the Act;

*makes a market* has the meaning given by section 9 of the Act;

*NFA* means the National Futures Association of the US;



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**notice and notified** mean, respectively, written notice and notified in writing;

**overseas regulatory authority** means a foreign regulatory authority (other than the CFTC) which regulates financial services and which is established by or for the purposes of a foreign government or legislative body;

**registered commodity pool operator** means a commodity pool operator who is:

- (a) registered under section 6n(1) of the Commodity Exchange Act; and
- (b) a member of the NFA;

**registered commodity trading advisor** means a commodity trading advisor who is:

- (a) registered under section 6n(1) of the Commodity Exchange Act; and
- (b) a member of the NFA;

**registered futures commission merchant** means a person who is:

- (a) registered as a futures commission merchant under section 6f(a) of the Commodity Exchange Act; and
- (b) a member of the NFA;

**registered introducing broker** means a person who is:

- (a) registered as an introducing broker under section 6f(a) of the Commodity Exchange Act; and
- (b) a member of the NFA;

**US** means the United States of America;

**US regulatory requirements** means the rules that apply in relation to the financial services including any applicable legislation, instruments made under that legislation and any relevant policies or other documents (however described) issued by the CFTC and the NFA; and

**wholesale client** has the meaning given in section 761G of the Act.

Dated this 28 day of June 2024.



Signed by Nessa Foo

as a delegate of the Australian Securities and Investments Commission

24-0558

**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 24-0558.

**Commencement**

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

**Exemption**

4. Alternative Risk Management Services Pty Limited ACN 649 963 191 (the **Provider**) does not have to comply with subsection 601ED(1) of the Act.

**Where this exemption applies**

5. The exemption in paragraph 4 applies to the operation of a mutual discretionary fund by the Provider where each of the following are satisfied:
  - (a) money of the mutual discretionary fund is:
    - (i) held separately by the Provider and on trust for members of the mutual discretionary fund; and
    - (ii) held in a deposit product made available by an Australian ADI or a cash management trust; and
    - (iii) only used for one or more of the following:
      - A. acquiring general insurance products on behalf of members;
      - B. paying claims made by members of the mutual discretionary fund;
      - C. refunding or otherwise distributing contributions to a member of the mutual discretionary fund (but not in excess of the amount contributed by the member);
      - D. paying any remuneration or indemnification to the Provider;
      - E. making payments in accordance with the objects of the mutual discretionary fund; and

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- F. paying expenses incurred by the Provider in the administration and management of the mutual discretionary fund; and
- (b) the Provider does not state or permit any other person to state that acquiring interests in the mutual discretionary fund is an investment or has an investment purpose; and
- (c) the Provider holds an Australian financial services licence that covers the provision of any financial services in relation to the mutual discretionary fund.

24-0558

**Interpretation**

In this instrument:

**deposit product** has the meaning given by section 9 of the Act;

**held separately**, in relation to property of a mutual discretionary fund, means holding the property in a way that satisfies the following requirements:

- (i) the property is clearly identified as property of the mutual discretionary fund;
- (ii) the property is held separately from the property of the Provider and from any other property held by the Provider on trust for on behalf of another person;

**general insurance product** has the meaning given by section 9 of the Act;

**member** means a person who has been admitted to the membership of a mutual discretionary fund by making a contribution of money or money's worth to the Provider;

**mutual discretionary fund** means a managed investment scheme that is established for the sole purpose of managing financial and other risks and that has the following features:

- (i) members make monetary contributions, as consideration to acquire interests in the scheme; and
- (ii) the Provider pools the contributions and makes use of those contributions and/or property of the mutual discretionary fund in one or more of the ways described in sub-paragraph 5(a)(iii); and
- (iii) a member may make a claim upon the occurrence of an event that is uncertain either as to whether it will occur or as to the time at which it will occur; and
- (iv) the Provider has a discretion whether to pay benefits from the scheme to the member of the scheme in relation to the claim;

**property**, in relation to a mutual discretionary fund, means:

- (i) contributions of money or money's worth to the mutual discretionary fund;
- (ii) money borrowed or raised by the Provider for the purposes of the mutual discretionary fund; and
- (iii) property acquired, directly or indirectly, with, or with the proceeds of, contributions or money referred to in paragraphs (i) or (ii); and

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- (iv) income and property derived, directly or indirectly, from the contributions, money or property referred to in paragraph (i), (ii) or (iii).

Dated this 2nd day of July 2024



Signed by Emma Thatcher

as a delegate of the Australian Securities and Investments Commission

24-0559

**Australian Securities and Investments Commission  
Corporations Act 2001 - Paragraph 1020F(1)(c) - Declaration**

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 24-0559.

**Commencement**

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

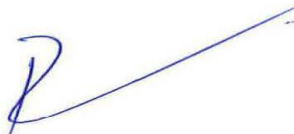
**Declaration**

4. Part 7.9 of the Act applies to Fidante Partners Limited ABN 94 002 835 592 (*Responsible Entity*) in its capacity as the responsible entity of the Challenger IM Multi-Sector Private Lending Fund ARSN 620 882 019 (*Scheme*) as if section 1017E of the Act were modified or varied as follows:
  - (a) in paragraph 1017E(4)(d) of the Act, omit "one month" and substitute "50 days"; and
  - (b) in paragraph 1017E(4)(e) of the Act, omit "end of that month" and substitute "end of the period referred to in paragraph (4)(d)".

**Where this instrument applies**

5. This declaration applies in relation to interests in the Scheme issued by the Responsible Entity under a Product Disclosure Statement (the *PDS*) for interests where the PDS includes a statement to the effect that money paid for interests in the Scheme may be held for up to 50 days starting on the day on which the money was received before the interests are issued or the money is returned.

Dated this 2<sup>nd</sup> day of July 2024



Signed by Timothy O'Neill  
as a delegate of the Australian Securities and Investments Commission



24-0560

**Australian Securities and Investments Commission  
Corporations Act 2001 - Paragraph 1020F(1)(c) - Declaration**

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 24-0560

**Commencement**

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

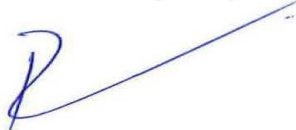
**Declaration**

4. Part 7.9 of the Act applies to Fidante Partners Limited ABN 94 002 835 592 (*Responsible Entity*) in its capacity as the responsible entity of the Challenger IM Credit Income Fund ARSN 620 882 055 (*Scheme*) as if section 1017E of the Act were modified or varied as follows:
  - (a) in paragraph 1017E(4)(d) of the Act, omit "one month" and substitute "50 days"; and
  - (b) in paragraph 1017E(4)(e) of the Act, omit "end of that month" and substitute "end of the period referred to in paragraph (4)(d)".

**Where this instrument applies**

5. This declaration applies in relation to interests in the Scheme issued by the Responsible Entity under a Product Disclosure Statement (the *PDS*) for interests where the PDS includes a statement to the effect that money paid for interests in the Scheme may be held for up to 50 days starting on the day on which the money was received before the interests are issued or the money is returned.

Dated this 2<sup>nd</sup> day of July 2024



Signed by Timothy O'Neill  
as a delegate of the Australian Securities and Investments Commission

24-0561

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

**Enabling legislation**

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

**Title**

2. This instrument is ASIC Instrument 24-0561.

**Commencement**

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

**Exemption**

4. Allegra Medical Technologies Limited ACN 066 281 132 (*AMT*) does not have to comply with section 638 of the Act to the extent that subsection 638(1A) of the Act has the effect that a target's statement must contain information that is known to Mr Nicholas Hartnell, non-executive director of AMT (*Mr Hartnell*).

**Where this instrument applies**

5. The exemption in paragraph 4 applies where:
  - (a) Allegra Innovations Pty Ltd ACN 670 616 127 (*AI*) lodged a bidder's statement with ASIC on 19 June 2024 to acquire all of the ordinary shares in AMT under an off-market takeover bid (*Offer*);
  - (b) Mr Hartnell is a non-executive director of AMT, and sole Director and Secretary of AI;
  - (c) AMT has advised ASIC that Mr Hartnell has not at any time been involved in making decisions in relation to, or the consideration of AMT's response to, the Offer; and
  - (d) AMT has advised ASIC that it will include in the target's statement information about the reasons for, and effect of, this instrument.

Dated this 2<sup>nd</sup> day of July 2024



Signed by Kaihan Abdul Qadar  
as a delegate of the Australian Securities and Investments Commission

24-0566

**NOTICE UNDER SECTION 920E OF THE CORPORATIONS ACT 2001**

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 27 June 2024.

**Australian Securities and Investments Commission****In the matter of Anass Abdalla****Banning order under sections 920A and 920B  
of the Corporations Act 2001**

To: Anass Abdalla

Take notice that under s920A and 920B of the Corporations Act 2001 the Australian Securities and Investments Commission prohibits Anass Abdalla permanently from:

- a) providing any financial services;
- b) performing any function involved in the carrying on of a financial services business (including as an officer, manager, employee, contractor or in some other capacity); and
- c) controlling, whether alone or in concert with one or more other entities, an entity that carries on a financial services business.

Dated this 21st day of June 2024.

**Signed:****Sarah Thrift****As a delegate of the Australian Securities and Investments Commission**

Your attention is drawn to s920C(2) of the *Corporations Act 2001* which provides that a person must not engage in conduct which breaches a banning order that has been made against the person. Contravention of s920C(2) is an offence.

24-0567

**NOTICE UNDER SECTION 920E OF THE CORPORATIONS ACT 2001**

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 1 July 2024.

**Australian Securities and Investments Commission****In the matter of Anthony Alexander Anderson****Banning order under sections 920A and 920B  
of the Corporations Act 2001**

To: Anthony Alexander Anderson

**Take notice** that under s920A and 920B of the *Corporations Act 2001* the Australian Securities and Investments Commission prohibits Anthony Alexander Anderson for a period of five (5) years from performing, as an officer or responsible manager, any function involved in the carrying on of a financial services business.

Dated this 18<sup>th</sup> day of June 2024.



Signed:

Andrew Stecher

As a delegate of the Australian Securities and Investments Commission

Your attention is drawn to s920C(2) of the *Corporations Act 2001* which provides that a person must not engage in conduct which breaches a banning order that has been made against the person. Contravention of s920C(2) is an offence.

24-0568

**NOTICE UNDER SECTION 920E OF THE CORPORATIONS ACT 2001**

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 2 July 2024.

**Australian Securities and Investments Commission****In the matter of Shay Zakhaim****Banning order under sections 920A and 920B  
of the Corporations Act 2001**

To: Shay Zakhaim

**Take notice** that under s920A and 920B of the *Corporations Act 2001* the Australian Securities and Investments Commission prohibits Shay Zakhaim for a period of three (3) years from performing, as an officer or responsible manager, any function involved in the carrying on of a financial services business.

Dated this 18<sup>th</sup> day of June 2024.

Signed:

Andrew Stecher

As a delegate of the Australian Securities and Investments Commission

Your attention is drawn to s920C(2) of the *Corporations Act 2001* which provides that a person must not engage in conduct which breaches a banning order that has been made against the person. Contravention of s920C(2) is an offence.

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

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

Dated this third day of July 2024

<b>Name of Company</b>	<b>ACN</b>
'A LA MODE TILES PTY LTD	609 339 399
A. & M. MULLIN PTY. LTD.	077 658 934
A.C.N. 169 503 879 PTY LTD	169 503 879
A.C.N. 642 212 539 PTY LTD	642 212 539
A.C.N 607 303 033 PTY. LTD.	607 303 033
A.C.N 608 771 820 PTY LTD	608 771 820
A & D DENTAL LAB PTY LTD	624 118 887
AALM PARTNERS PTY. LTD.	618 876 823
AARD METALS LIMITED	129 079 849
ABC MARINA AND HOUSEBOAT HIRE PTY LTD	104 660 586
ACME CANNING PTY LTD	618 557 574
ACN 007 445 150 PTY. LTD.	007 445 150
ACN 009 305 088 PTY LTD	009 305 088
ACN 103 870 784 PTY LTD	103 870 784
ACN 105 642 402 PTY LTD	105 642 402
ACN 106 423 509 PTY LTD	106 423 509
ACN 118 841 660 PTY LTD	118 841 660
ACN 119 106 008 PTY LTD	119 106 008
ACN 124 212 791 PTY. LTD.	124 212 791



ACN 129 391 779 PTY LTD	129 391 779
ACN 132 410 916 PTY LIMITED	132 410 916
ACN 147 798 954 PTY LTD	147 798 954
ACN 163 057 636 PTY LTD	163 057 636
ACN 166 627 925 PTY LTD	166 627 925
ACN 612 795 794 PTY LTD	612 795 794
ACN 615 947 138 PTY LTD	615 947 138
ACN 624 774 394 PTY LTD	624 774 394
ACN 648 922 785 PTY LTD	648 922 785
ACN 650 869 597 PTY LTD	650 869 597
ACN 655 171 574 PTY LTD	655 171 574
ACT TOUCHUP PAINTER PTY LTD	651 674 378
ADAMS CAPITAL PTY LTD	135 789 150
ADCO FARMING PTY LTD	609 132 694
ADODMAN PTY LTD	633 797 592
ADVANCED MECHANICAL & TRUCK REPAIRS PTY LTD	651 380 906
ADVANCED SIGNMAKERS PTY LTD	625 788 632
AFFORDABLE CONSTRUCTION GROUP PTY. LTD.	633 725 336
AFREEN CREATIONS PTY LTD	646 905 277
AGAIBEY ENTERPRISE HOLDINGS PTY LTD	634 235 135
AHR LINK PTY LTD	627 670 286
AK AND FAMILY PTY LTD	639 748 673
ALIA INTERNATIONAL TRADING PTY LTD	634 253 188
ALL FREIGHTS ALL STATES PTY LTD	169 921 724
ALLOF PTY. LTD.	071 054 441
ALTECH PLANT REPAIRS PTY. LIMITED	078 882 845
ANDREH & SAM'S PTY LTD	647 371 748

ARSENAL TRANSPORT PTY LTD	612 721 703
ASSILE TRANSPORT PTY LTD	649 442 446
ASTORYAN AUSTRALIA GROUP PTY LTD	640 123 717
AUSCENTURY TWO HOLDING PTY LTD	634 461 868
AUSSIE TRANSPORT AND LOGISTICS PTY LTD	648 314 327
AUSTRALIA IMEX PTY. LTD.	610 230 978
AUSTRALIAN HEALTH & WELLNESS PTY LTD	628 147 026
AUSTRALIAN VENUE ADVISORY SERVICES PTY LTD	619 886 887
AUSTRALIA RAINFOREST INVESTMENT PTY LTD	649 948 667
AVALON CAPITAL HOLDINGS PTY LTD	624 811 561
AWAKEN ACUPUNCTURE PTY LTD	633 316 908
AWF TRAINING 5 PTY LTD	612 663 984
BAL ROADWAYS PTY LTD	640 502 174
BARRY MURPHY SENTINEL PTY LTD	635 878 152
BB & BAM PTY LTD	608 640 606
BELGARDS PTY LTD	640 317 255
BENALLA NOMINEES PTY LTD	085 637 118
BENEA PTY LTD	142 479 187
BENJAMIN ACKLAND PTY LTD	613 131 052
BEST FROM SERBIA PTY LTD	637 219 393
BETTER GREEN HOLDINGS PTY LTD	648 007 194
BFS GROUP PTY LTD	102 790 796
BH ELECTRICAL SOLUTIONS PTY LTD	620 158 009
BK STANWIX FAMILY PTY. LTD.	605 424 388
BLAKARN PTY LIMITED	114 757 050
BLU GROWTH FUND PTY LTD	648 609 081
B M HEMLEY PTY LTD	149 805 229

BNL MCVESTMENTS PTY LTD	629 613 458
BOLINDA LAND HOLDINGS PTY. LTD.	137 490 558
BOMO GROUP PTY LTD	645 657 861
BOROWINSKI PTY LTD	139 327 478
BPA INDUSTRIES PTY LTD	000 007 018
BRAND NEW LIFE GLOBAL TRADING PTY. LTD.	600 881 178
BREEN ST HOLDINGS PTY LTD	160 334 396
BRENGUN PTY LTD	650 934 366
BRETT JACQUES PHOTOGRAPHY PTY LTD	078 821 593
BRIDELIA FOREST PTY LTD	648 682 124
BRISBANE VALLEY INVESTMENTS PTY LTD	623 094 306
BROADLAKE PTY LTD	076 343 587
BUCHAN PERCY PROPERTIES PTY LTD	623 166 218
BUILDING DEVELOPMENT GROUP PLUS PTY LTD	616 137 467
BURKE & BEST PTY LTD	125 702 990
BUSH BEEF PTY LTD	081 551 644
BUSY MUM FITNESS PTY. LIMITED	619 576 180
BY BEZA PTY LTD	648 876 368
BYRNE SUPERTEE PTY LTD	128 925 459
BZA VENTURES PTY LTD	646 511 337
C. & F. RADIS NOMINEES PTY. LTD.	008 038 211
C&A BARNES PTY LTD	609 376 954
C&L (AUST) INVESTMENTS PTY LTD	649 244 119
CALYX CONSTRUCTION PTY LTD	616 655 077
CANARIUM PTY LTD	636 942 099
C AND P CARKEET FAMILY LIFETIME SUPER FUND CT PTY LTD	627 173 022
CAPFAM PTY LTD	130 341 392

CARALEGUI PTY LTD	634 952 677
CARMEL D RITOSSA PTY. LTD.	614 125 950
CASTLEREAGH SERVICES AND STRUCTURAL GROUP PTY LTD	612 188 182
CCHC (AUSTRALIA) PTY LTD	159 327 036
CC SURVEYING GROUP PTY LIMITED	619 910 020
CHRISTY TANIA PTY. LTD.	608 105 040
CIMAR NOMINEES PTY. LIMITED	005 536 658
CLC FAMILY INVESTMENTS PTY LTD	611 482 207
CLEAR CRYSTAL PTY LTD	642 230 019
COASTAL JOINT SEALING PTY LTD	110 760 328
CODE PENGUIN PTY LTD	633 789 474
COMMANDO CLEANING SUPPLIES AUSTRALIA PTY LTD	640 899 618
COMMUNICATIONS HOLDINGS PTY. LTD.	007 416 177
CONSTRUCTION BUILDING TECHNOLOGIES PTY LTD	602 999 262
CON YIANNIKAS PTY LTD	071 369 581
CORELJADE PTY. LTD.	051 279 282
CRAZY JACKS PTY LTD	131 089 300
CRT TRADING PTY. LTD.	111 478 561
CS CONSTRUCTION GROUP PTY LTD	634 143 187
CULLEN CONSTRUCTION & CIVIL PTY LTD	649 676 988
CYC'D PERFORMANCE TRAINING PTY LTD	146 355 106
D & T MOTORS PTY LTD	632 198 960
DCJ ROOFING PTY LTD	625 804 837
DEAN M JONES NOMINEES PTY. LTD.	073 259 542
DEEB CAPITAL PTY LTD	647 465 272
DEEP BAY SUPERANNUATION FUND PTY LTD	609 939 675
DESIGN CONSTRUCTIONS INTERNATIONAL (AUST) PTY LTD	008 848 995

DGL EQUITIES PTY LTD	107 289 190
DIAGNOSTIC INVESTMENTS PTY LTD	123 795 504
D M & J E BARR PTY LTD	002 958 956
DO GOOD PTY LTD	632 470 556
DOONHAM PTY LTD	085 123 655
DOWNES MANAGEMENT PTY LTD	127 446 253
DOYLE DONE PTY LTD	631 418 883
DRAGON PURPLE LOTUS PTY LTD	634 034 352
DS PRO RENDER PTY LTD	630 761 429
DUNNET ENTERPRISES PTY LTD	123 426 808
EAGLE WILD CONSTRUCTION PTY. LTD.	631 156 673
EAGLEX PTY LTD	650 660 601
EARLY LEARNING AND PRE SCHOOL CENTRE PTY LTD	621 260 017
EASTWOOD DEVELOPMENT PTY LTD	169 721 411
E H ALLAN PTY LTD	147 135 653
EIGHT ZERO A SERVICES PTY LTD	650 435 653
E J MUNROE LIFETIME SUPER FUND CT PTY LTD	626 370 983
EMMA FIST PTY LTD	614 209 166
ENTRETIEN PTY LTD	168 411 621
EXECUTIVE PROPERTY SOLUTIONS PTY. LTD.	135 644 996
EZI AIR SOLUTIONS PTY. LTD.	611 823 888
EZZIE PTY. LTD.	169 373 031
F.J. PETERS PTY. LTD.	009 521 242
FABUTEC PTY LTD	618 710 704
FAD MELBOURNE PTY LTD	169 252 751
FEHON INVESTMENTS PTY LTD	096 635 200
FERNANDES MANAGEMENT SERVICES PTY LTD	619 367 636

FHAM SUPERANNUATION PTY LTD	633 170 519
FIDELIZE INTERNATIONAL PTY LTD	611 793 278
FIVE WOLFS PTY LTD	627 323 237
FML HOLDING PTY LTD	649 596 323
FOCAL CARE PTY LTD	619 484 623
FOLKESTONE PTY LTD	008 916 390
FOOD AND WINE CONCEPTS PTY LTD	109 219 374
FOREST TRADING PTY. LTD.	621 207 163
FOTIOS CHRISTOPOULOS PTY LTD	160 823 825
FOUNTAINS OF CARE PTY LTD.	646 401 998
FOXALL LAND PTY LTD	606 121 519
FUSED M&E PTY LTD	632 735 383
FV TRANSPORTS PTY LTD	647 883 958
G&G SHIRE COURIERS PTY LTD	648 141 860
GAFF AIR PTY LTD	002 750 414
GALIMBUWAN PTY LTD	639 490 412
GARA YAKA PTY LTD	635 952 699
GAZCON CARPENTRY PTY LTD	626 186 203
GCR HOLDING GROUP PTY LTD	608 063 734
GEEP GROUP PTY LTD	619 064 649
GEETA VIJJU PTY LTD	606 059 143
GENECIDAL LIFETIME SUPER FUND CT PTY LTD	627 539 771
GENEVA ROTH HOLDINGS PTY LTD	639 142 082
GLOBAL HITECH SOLUTIONS PTY LTD	616 396 368
GLOBAL SUN PTY LTD	169 790 185
GLORY TILES & TIMBER FLOORS PTY LTD	644 516 843
GM WINDOWS AND DOORS PTY LTD	627 500 243



GODZILLA ENTERPRISES PTY LTD	110 820 641
GOLDEN ACRE INVESTMENTS PTY LTD	009 181 622
GOLDEN ASSET INVESTMENT PTY LTD	158 071 188
GO MOTORS PTY LTD	606 244 400
GPE TRANSPORT PTY LTD	113 897 804
GRACE SUPER INVESTMENTS PTY LTD	634 284 058
GREAT MATES GROUP PTY LTD	643 686 257
GREEN DOOR HEALTH PTY LTD	615 675 093
GREEN MACHINA PTY LTD	634 143 329
GREGALAN PTY LTD	649 284 042
G SIDERIS NOMINEES PTY LTD	141 954 083
GSM FORM CONSTRUCTION PTY LTD	649 765 248
GUCIA PTY LIMITED	619 864 578
GURUKIRPA MOTELS PTY LTD	650 261 055
GWIK PTY LTD	104 473 510
HAIRKIT AUSTRALIA PTY LTD	646 212 919
HAL NETWORK PTY LTD	613 330 064
HAMITA INVESTMENT PTY LTD	642 916 916
HANIF & BROTHERS PTY LTD	641 688 093
HARLESTON CAPITAL PTY LTD	155 522 820
HASH LABORATORIES PTY LTD	649 740 349
HCX PTY. LTD.	160 143 519
HEADINGLEY FINANCE PTY LTD	101 898 542
HOMEPLAY ELECTRONICS PTY LTD	131 624 023
IAN & SON'S PTY LTD	618 069 462
IBSN INVESTMENTS PTY LTD	614 701 576
ICA MANAGEMENT GROUP PTY LTD	114 809 282

IGNITION - FIRE PROTECTION & ELECTRICAL SERVICES PTY LTD	163 344 554
IMER PROPERTY PTY LTD	155 086 043
IMS ENERGY PTY LTD	639 467 664
INNOVATION AIR CONDITIONING PTY LTD	627 085 821
IPL CC DEVELOPMENT PTY LTD	649 574 621
IT & ES INDUSTRIES (OZ) PTY LTD	628 532 212
J & J CADORNIGARA PTY LTD	628 853 645
J & S MURPHY SUPER FUND PTY LTD	165 198 934
J & T DUBOIS HOLDINGS PTY LTD	601 275 290
JAAGPEB SUPER PTY LTD	164 208 708
JACKAROON PTY. LTD.	609 923 980
JADIX PTY. LTD.	124 403 363
JAIAANT PROPERTIES PTY LTD	164 423 287
JAIBO GROUP PTY LTD	604 629 905
JAKAJ DEVELOPMENTS PTY LTD	161 930 221
JAMIE PERKINS FILM PTY LTD	637 469 651
JANGANI SUPER PTY LTD	631 465 364
JAY PLANT SERVICES PTY LTD	650 409 395
J B MURPHY PTY LTD	143 247 296
JDH ENTERPRISES AUSTRALIA PTY LTD	106 789 413
JEANRAY PTY. LTD.	064 695 558
JG ADVISORS PTY LTD	604 026 217
J MATSIS PTY LTD	637 735 856
JMT SMSF PTY LTD	646 565 344
JOHN ANDERSON E SUPERFUND PTY LTD	648 944 889
JOHN PARSONS HOTELS & GAMING PTY LTD	633 143 825
JPBR PROPERTIES PTY LTD	131 785 110

JRAC REMOVALS PTY. LTD.	131 024 229
JUST CLASS PTY. LTD.	007 168 354
JUSTICE LEAGUE BARE PTY LTD	605 788 430
JVK SERVICES PTY LTD	649 610 391
K.K SHING PTY LTD	634 903 165
KANANGA SYSTEMS PTY LTD	649 492 348
KASBA BOY PTY LTD	649 096 293
K C PARK SAFE (HOLDINGS) PTY. LTD.	075 702 537
KEMA AUSTRALIA PTY LTD	645 333 080
KIM JORGENSEN AVIATION SERVICES PTY LTD	636 972 177
KINISI PTY LTD	116 422 765
KINSELLAS GROVE PTY LTD	620 502 678
KM PROFESSIONAL SERVICES PTY LTD	618 344 086
KOVACORP PTY LTD	649 741 551
KOZI STREET PTY LTD	169 057 658
KPJJ PTY LTD	618 715 192
KRIVAN SUPER PTY. LTD.	617 001 760
KSH SUPER PTY LTD	603 403 676
KYRASH PTY LTD	639 019 480
L&L AUTO PTY LTD	650 669 926
L&L TRADING GROUP PTY LTD	617 319 114
LAHAM COMPANY PTY LTD	633 113 372
LAKAEV PTY. LIMITED	099 612 236
LAKE EILDON MARINA & HOUSEBOAT SERVICES PTY. LTD.	116 111 347
LAKSHY HOMES PTY LTD	650 678 087
LAM SUPERMARKET PTY LTD	163 807 476
L AND S VAN DE RHEEDE LIFETIME SUPER FUND CT PTY LTD	618 900 100

LANGSTON GROUP PTY LTD	649 319 504
LATEST QUALITY TILING PTY LTD	632 717 778
LATIN RENTALSERVICES PTY LTD	642 407 725
LEADS MEAN BUSINESS PTY LTD	650 412 203
LEAP VICTORIA PTY LTD	647 694 040
LEAP WA PTY LTD	647 700 696
LEMONAPP PTY LTD	651 607 046
LETUH PTY LTD	603 582 127
LJ PHILLIPS PTY LTD	103 319 464
LNG STONE PTY. LTD.	606 887 272
LOGOS TCM PTY LTD	631 700 500
LUTGENS PROPERTY #1 PTY LTD	602 696 784
LYON BEACH INVESTMENTS PTY LTD	621 577 133
M & C CUTAJAR PTY LTD	149 341 024
MACARTHUR STARS PTY LTD	650 175 438
MACGUGAN PROPERTY PTY LTD	150 569 181
MAHRAJ PTY LTD	651 407 822
MARDEEA PTY LTD	614 297 111
MARTORIS PTY. LTD.	005 003 467
MARVELL PROJECTS PTY LTD	645 257 843
MAYDH DISTRIBUTIONS PTY LTD	640 389 911
MC & MS INVESTMENTS PTY LTD	632 136 782
MEEGAN BLANN INVESTMENTS PTY LTD	612 364 226
MEGA GLASS PTY LTD	604 332 792
MEGHNA & CO PTY LTD.	650 217 066
MELAMONT PTY. LTD.	006 935 502
MELBOURNE ST.CULTURE PTY LTD	651 187 352

MEL DORN PTY LTD	126 459 863
MERCY RAYS PTY LTD	638 694 096
MERIDOLUM CAPITAL MANAGEMENT PTY LTD	616 778 762
METRO CENTRAL SERVICES PTY LTD	645 116 516
MIAMI POOLS MANUFACTURING PTY LIMITED	091 791 838
MICHELINE INVESTMENTS PTY LIMITED	124 306 798
MINERVA MINDS PTY LTD	605 192 390
MINTCART PTY. LIMITED	056 208 372
MISA DIGITAL PTY LTD	141 647 074
MJ ATKINS INVESTMENTS PTY LTD	618 972 204
M J BURRELL SUPER PTY LTD	650 484 174
MJ COMPLETE PLUMBING AND EXCAVATIONS PTY LTD	604 482 751
MMB HARMONY PTY LTD	650 674 310
MMH MARINE PTY LTD	623 430 277
MODINC INVESTMENTS PTY LTD	618 231 137
MOOLARBIN INVESTMENTS PTY LTD	164 090 144
MORNINGTON WEST SMSF PTY LTD	155 959 087
MRTL GROUP PTY LTD	641 728 145
MULTICRETE CONSTRUCTION PTY LTD	645 595 526
MUSLIM WORLD LEAGUE (AUSTRALIA, NEW ZEALAND AND SOUTH PACIFIC) PTY. LTD.	059 542 782
MYDESIGNATED DRIVER PTY LTD	631 284 609
MYRA FOODS PTY LTD	609 699 658
NADJUKE PTY LTD	143 408 173
NASCENT SPACE PTY LTD	651 519 774
NATDAD PTY LTD	137 808 612
NATURES SUPER BOOST PTY. LTD.	600 750 178

NAUTICOVERS PTY. LTD.	162 449 943
NEPTUNIAN NOMINEES PTY LTD	127 642 880
NEW SOUTH WALES STEAM CLEANING AND CARPET CLEANING PTY LTD	100 621 403
NEW YOU FITNESS PTY LTD	634 254 416
NGODA PTY LTD	642 103 991
NHAM & SONS PTY LTD	602 625 856
NICHEI AUSTRALIA PTY. LTD.	006 701 042
NLEE BAKERY CAFE PTY LTD	650 223 582
NOORI EXPORTS PTY LTD	649 662 206
NORTHCOTE ASSET MANAGEMENT PTY. LTD.	625 454 579
NUMBER4BLACK PTY LTD	623 035 594
NW AUS PTY LTD	611 286 241
NYTON TRANSPORT PTY LTD	635 435 424
O'DWYER YARRAWONGA INVESTMENTS PTY LTD	137 570 828
O'CONNOR MANUFACTURING PTY. LTD.	008 008 580
OLIVE ROSE PTY. LTD.	610 530 759
OMEQ SUPER PTY LTD	155 540 846
OPTILEC PTY LTD	642 310 263
ORIGIN GRAND AUSTRALIA PTY. LTD.	169 818 731
ORTHO LEGEND GROUP PTY LTD	627 957 635
OX SUPER FUND PTY LTD	169 449 763
OZEKI HURSTVILLE PTY LTD	160 701 404
OZKONNECT PTY. LTD.	633 767 987
OZTAP PLUMBING PTY LTD	649 321 184
P&N LUTGENS PTY LTD	602 696 202
P&Y ACCOUNTANTS PTY LTD	138 663 626

PAGE ONE CONSULTING PTY LTD	650 196 491
PARADE TRADING PTY. LTD.	621 206 988
PAROO PLACE CUSTODIAN PTY LTD	611 595 576
PAS MOTOR INVESTMENTS PTY LTD	639 004 710
PAVE WEALTH SERVICES PTY LTD	140 175 015
PAWEL'S RESTAURANTS PTY LTD	615 462 336
PAWRA PTY LTD	631 204 861
PEGA'S TRANSPORT PTY LTD	632 751 332
PELARCHIO ARCHITECTS PTY LTD	616 959 016
PERSEVERANCE SECURITIES PTY LTD	126 047 363
P KAYS TRANSPORT PTY LTD	090 523 907
PLATFORM FAIRFIELD PTY LTD	647 648 084
PLATINUM SUPER INVESTMENT PTY LTD	649 104 263
PL NGUYEN PTY LTD	649 271 652
PNP ASSETS PTY LTD	644 577 533
PO BOATBUILDING PTY LTD	140 283 174
POCKET ACE PRODUCTIONS & TRAINING PTY LTD	642 081 810
PODIATRY CARE AND SERVICES PTY LTD	650 293 851
PORTJAZZ (PORT MACQUARIE) PTY LTD	111 067 773
PREMIER DOORS AND WINDOWS PTY LTD	071 436 078
PRO-SAFE SECURITY NSW PTY LTD	607 541 060
PROCOM P&M PTY LTD	639 282 750
PRODEV INVESTMENTS 2 HOLDINGS PTY LTD	632 347 570
PSC BEAR FAMILY SUPER INVESTMENTS PTY LTD	612 071 860
PSC BEAR FAMILY SUPER PTY LTD	612 072 045
PVC LIVE PTY LTD	128 670 762
PVRM HOLDINGS PTY LTD	161 166 525



Q & S STEN FAMILY SUPER PTY LTD	618 645 408
Q & S STEN SUPER PROPERTY PTY LTD	618 645 435
QEYRE PTY LTD	603 069 478
QIN DEVELOPMENT PTY LTD	619 798 542
QL INSPIRATION TRADING PTY LTD	617 326 235
QUALITY OF LIFE PROJECT MANAGEMENT PTY LTD	620 136 941
QUEST NORTH WARD TOWNSVILLE TENANCY PTY LTD	157 772 622
R.M.M.B. NOMINEES PTY. LTD.	105 280 760
R & A MENDOZA SUPERFUND INVESTMENTS PTY LTD	627 308 552
R & S CONSULTING SERVICES PTY. LTD.	610 102 068
RADIANT ROOFING PTY LTD	618 595 878
RAYLEI PTY. LIMITED	052 991 572
RDP PROPERTIES PTY LTD	619 624 449
READY TO BUILD PTY LTD	618 418 652
RESLAY SERVICES PTY LTD	107 609 825
REYS PAINTING & DECORATING PTY LTD	624 554 007
REZA TOWING PTY. LTD.	612 451 046
RF SMITH PTY LTD	618 350 271
RFT GLASS AND BALUSTRADE PTY LTD	169 562 770
RICHARD COONEY GOLF SERVICES PTY LTD	080 894 462
RIZALDE SUPERFUND PTY LTD	631 837 815
RMH INTERACTIVE PTY LTD	099 255 688
ROMANI CONSTRUCTION PTY LTD	632 581 527
RONAN CAPITAL PTY LTD	162 325 582
ROO ENTERPRISES GROUP PTY LTD	642 293 847
ROPEABLE PTY LTD	649 880 142
ROYAL CARE DISABILITIES SERVICES PTY LTD	639 096 718

RYAN WESLEY PROJECTS PTY LTD	605 080 564
S & S CONCRETE SA PTY LTD	649 575 851
SABS FAMILY SUPER PTY LTD	608 165 911
SAFEGUARD WATERPROOFING AUSTRALIA PTY LTD	625 970 925
SALJIM PTY LTD	167 534 045
SANDFORD SMSF PTY LTD	602 270 744
SANDMARK SERVICES PTY LTD	620 060 764
SANDUBA PTY LTD	153 723 132
SCAMATON FAMILY SUPER FUND PTY LTD	164 393 800
SDA HELP PTY LTD	652 332 173
SDC PROJECT MANAGEMENT SERVICES NO. 1 PTY LTD	135 525 469
SECURITY NERDS PTY LTD	651 973 394
SENLER GROUP PTY LTD	632 871 204
SEVEN BEES PTY LTD	658 284 489
SEVENTY-THIRD JASS NOMINEES PTY. LTD.	006 864 446
SHANE PRAKASH LOGISTICS PTY LTD	638 746 497
SHERBROWN NOMINEES PTY. LTD.	006 256 579
SHINWARI AND NABI PTY LTD	650 247 117
SIGNS UP EQUIPMENT PTY LTD	166 836 853
SINCLAIR STEVEN PTY LTD	639 622 165
SIX T INVESTMENTS PTY LTD	633 343 594
SK GROUP ENTERPRISES PTY LTD	604 716 609
SKYWIDE PAINTING & DECORATING PTY LTD	646 952 481
SLICE VENEERS PTY LTD	157 734 640
S MCMAHON SERVICES PTY LTD	634 931 981
SOL E MAR NOMINEES PTY. LTD.	005 292 982
SPARKY MASTERS PTY LTD	651 323 429

SPECIALTY BREWS PTY LTD	646 442 613
SPOTLESS ALLIANCE PTY LTD	646 394 121
SRIVAS FINANCE PTY LTD	617 905 996
SSN INVESTMENTS PTY LTD	647 537 808
STATEWIDE ELECTRICAL AUTOMATIONS PTY. LTD.	159 121 436
STELLAR TILING GROUP PTY LTD	651 563 110
STORY BEHIND THE COFFEE CHAPTER II PTY LTD	651 080 536
STRATA DATA INSURANCE PTY LTD	138 507 918
STRUCT PTY LTD	606 567 873
SUNBURY REAL PTY LTD	629 964 307
SUPER ARIA PTY LTD	650 032 812
SUPER DRIFTER PTY LTD	600 830 760
SUPERHUMAN LIFETIME SUPER FUND CT PTY LTD	623 640 120
SZANCHEN TRAVEL & SERVICE PTY LTD	630 668 129
SZEDRIK CUSTODIANS PTY LTD	612 520 037
T.A.S. CUSTODIAN PTY. LTD.	167 189 997
TAAFE FAMILY PTY LTD	154 802 383
TABAKOVIC INVESTMENTS PTY LTD	600 704 032
TASMANIAN CRAY BOAT PTY. LTD.	655 480 023
TD & A PTY LTD	647 769 337
TD AND AJ FOLEY HOLDINGS PTY LTD	169 393 846
TEAMFORD PTY. LIMITED	056 787 547
TEGH PAINTING AND DECO PTY LTD	647 123 019
THE BARBER LAB GROUP PTY LTD	639 724 502
THE COMPANION COLLECTIVE PTY LTD	648 880 817
THE DOLOMITE PLAN PTY LTD	602 064 139
THE DUNN COMPANY PTY LTD	102 485 932

THE MAO LIQUOR INTERNATIONAL PTY LTD	627 596 669
THEMO HOLDINGS PTY. LTD.	154 321 883
THE ROCK TOUR PTY LTD	119 153 721
THREE OAKS STRATA MANAGEMENT GROUP PTY LTD	641 297 609
TIMBER FLOORING TRADERS PTY LTD	120 364 534
TINY KIOSK PTY. LTD.	158 274 198
TLC JOINERY PTY LTD	627 597 353
TMI INVESTMENT HOLDINGS PTY LTD	614 960 753
T N JAQUES HOLDINGS PTY LTD	635 372 548
T N JAQUES PTY LTD	635 368 768
TOP VIEW TREE SERVICE PTY LTD	639 387 134
TOREM LOGISTICS PTY LTD	618 443 842
TQMS AUSTRALIA PTY LTD	641 404 355
TRANS-ACEM PTY LTD	638 663 402
TRIBE CORPORATION PTY LTD	618 301 536
TRICKIE BRICKLAYING PTY LTD	612 213 322
TRURAN EARTHMOVERS PTY. LIMITED	007 757 593
TSY FAMILY PTY LTD	605 311 091
TUCKERBOX ELIZABETH BAY PTY LTD	648 404 871
TURNER ROAD PROJECT NO. 2 PTY LTD	600 044 924
TWO ARTISAN PTY. LIMITED	074 284 414
TYDA PROPERTIES NO 2 PTY LTD	618 978 680
TY DOUBLE PTY LTD	634 221 131
ULTIMATE EAST COAST TRANSPORT PTY LTD	168 524 490
UNCOVER THE WORLD TRADING PTY LTD	642 866 206
UNEEDA DEMOLITION & EXCAVATION PTY LTD	147 619 985
UNIQUE STRUCTURES PTY LTD	633 491 371

USENICH HOLDINGS PTY LTD	164 838 528
V & D CORPORATE SERVICES PTY LTD	159 962 357
VALLE DE LA LUNA PTY LIMITED	161 903 411
VASANTH INVESTMENT PTY LTD	649 689 556
VA SKILLS PTY LTD	618 414 369
VATO VENTURES PTY LTD	161 212 291
VG & LG SUPER PTY LTD	641 620 822
VINCENZO GROUP PTY LTD	649 398 201
VINSON'S COMMERCIAL & SERVICES PTY LTD	104 653 741
VINTAN VENTURES PTY LTD	627 217 707
VIRK PROPERTY PTY LTD	613 146 419
VISIONS COMBINED AUSTRALIA PTY LTD	169 777 566
VIXQTQ PTY LTD	647 827 272
WALARNI PTY LTD	658 442 918
WALL LIBERATION PTY LTD	651 303 436
WEALTHY BIRD PTY LTD	132 253 555
WEARNE'S RURAL PTY LTD	648 316 750
WELLNESS UNLIMITED CUSTODIAL PTY LTD	608 822 902
WHITE BAI CONSULTING PTY LTD	652 181 943
W HOLDING GROUP PTY. LTD.	619 024 341
WICKLOW ENGINEERING PTY. LIMITED	003 812 217
WILSON AIR SUPER PROPERTY PTY LTD	624 470 275
WILSON AIR SUPER PTY LTD	624 469 843
WISHES & DREAMS PTY LTD	644 751 315
WORK FOR NATION PTY LTD	650 453 339
WORTHLESS ESTATES PTY LTD	075 132 080
XING INTERNATIONAL PTY LTD	606 257 943

YD COMPANY PTY LTD	627 612 506
YDX PTY. LTD.	614 126 064
YHSHM PTY LIMITED	601 766 643
YJC FOOD PTY LTD	636 293 313
YQ INTERIORS PTY LTD	620 546 287
YUZHU PTY LTD	648 265 525
Z&S CLEANING PTY LTD	640 877 854
ZAHRAA INDUSTRIES PTY LIMITED	157 942 508
ZAXAROPLASTIO PTY. LTD.	145 008 297
ZOUZ INVESTMENTS PTY LTD	611 267 273
001 803 596 PTY LTD	001 803 596
007 238 253 PTY LTD	007 238 253
076 264 625 PTY LIMITED	076 264 625
1123 CAPITAL PTY LTD	134 498 043
117 480 136 PTY LTD	117 480 136
1573 PTY LTD	638 159 181
2T&D GROUP PTY LTD	650 555 963
4QB PTY LTD	628 388 723
480 JUICE PTY LTD	608 965 957
480 SANDWICH PTY LTD	608 965 939
5 BAR TELECOMMUNICATIONS PTY. LTD.	163 479 347
505505505 PTY LTD	627 833 416

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 3 day of July 2024

**Name of Company**

**ARBN**

GEAVES SURFACE SOLUTIONS LIMITED

601 144 923



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 fifth day of July 2024

**Name of Scheme**

**ARSN**

APN CHAMPION RETAIL FUND

127 948 127

PEET TARNEIT LAND SYNDICATE

603 173 799

CORPORATIONS ACT 2001  
Section 601CL(5)

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

Dated this fifth day of July 2024

**Name of Company**

**ARBN**

CITIC SECURITIES (HONG KONG) LIMITED

135 728 906

FORO ENERGY, INC.

654 532 724

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 fifth day of July 2024

**Name of Company**

**ARBN**

JEFFERIES INTERNATIONAL LIMITED

625 101 902

MY BELUGA LTD

623 416 026

OCTOPUS INVESTMENTS (AUSTRALIA) LIMITED

623 637 301

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 fifth day of July 2024

**Name of Scheme**

DYNAMIC ALTERNATIVES FUND

**ARSN**

645 821 665

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.

**DAMSTRA HOLDINGS LIMITED**

ACN 610 571 607 will change to a proprietary company limited by shares. The new name will be DAMSTRA HOLDINGS PTY LIMITED ACN 610 571 607.

**EQUISOLAUS LTD** ACN 676 491 839 will change to a proprietary company limited by shares. The new name will be EQUISOLAUS PTY LTD ACN 676 491 839.

**KIN MINING N.L.** ACN 150 597 541 will change to a public company limited by shares. The new name will be PATRONUS RESOURCES LIMITED ACN 150 597 541.

**EMC URANIUM LTD** ACN 675 844 407 will change to a proprietary company limited by shares. The new name will be EMC URANIUM PTY LTD ACN 675 844 407.

**EXPLORARE METALS LIMITED** ACN 659 024 530 will change to a proprietary company limited by shares. The new name will be EXPLORARE METALS PTY LIMITED ACN 659 024 530.

**PENNYTEL HOLDINGS LIMITED** ACN 654 484 214 will change to a proprietary company limited by shares. The new name will be PENNYTEL HOLDINGS PTY LTD ACN 654 484 214.