



ASIC

Australian Securities & Investments Commission

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RIGHTS OF REVIEW

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

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

Enabling legislation

 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 21-0538.

Commencement

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

Exemption

4. For the purposes of paragraph 911A(2)(1) of the Act ASIC exempts Barclays Bank PLC (*BBPLC*) from the requirement to hold an Australian financial services licence in the case referred to in Schedules A and B.

Cessation

- 5. The exemption in paragraph 4 ceases to have effect on the earlier 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

The exemption in paragraph 4 applies where all of the following apply to BBPLC:

- (a) BBPLC has a current Part 4A Permission;
- (b) BBPLC is either a body corporate incorporated in the UK or a partnership formed in the UK \cdot
- (c) BBPLC is an authorised deposit-taking institution;
- (d) BBPLC:
 - (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;
- (e) BBPLC's primary business is the provision of financial services;
- (f) neither BBPLC nor its Agent has been notified by ASIC that BBPLC is excluded from relying on this instrument;
- (g) if BBPLC 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 BBPLC became so aware or should reasonably have become so aware without BBPLC providing full particulars of the failure to ASIC (to the extent that BBPLC 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 BBPLC without ASIC notifying BBPLC that it may continue to rely on this instrument; and
- (h) BBPLC has not notified ASIC that it will not rely on this instrument.

Schedule B

Where:

- 1. BBPLC provides any of the following financial services (the "financial services") in this jurisdiction to wholesale clients:
 - (a) providing financial product advice;
 - (b) dealing in a financial product;
 - (c) making a market for a financial product; or
 - (d) providing a custodial or depository service;
 - in respect of any of the following financial products:
 - (e) deposit products;
 - (f) non-cash payment facilities;
 - (g) derivatives;
 - (h) foreign exchange contracts;
 - (i) securities;
 - (j) debentures, stocks or bonds issued by a government;
 - (k) managed investment products; or
 - (1) interests in a managed investment scheme that is not required to be registered under Chapter 5C of the Act; and
- 2. BBPLC has provided ASIC with:
 - (a) a copy of the Part 4A Permission;

- (b) a notice that it will provide financial services in this jurisdiction in reliance on this instrument;
- (c) a deed of BBPLC 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 BBPLC 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;
 - (ii) BBPLC 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;
 - (iii) BBPLC covenants to comply with any order of an Australian court in respect of any matter relating to the provision of the financial services;
 - (iv) if BBPLC is not registered under Division 2 of Part 5B.2 of the Act, service of process on BBPLC 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) BBPLC covenants that, on written request of either the appropriate regulator or ASIC, it will give or vary written consent and take all other practicable steps to enable and assist the appropriate regulator to disclose to ASIC and ASIC to disclose to the appropriate regulator any information or document that the appropriate regulator or ASIC has that relates to BBPLC; and
- (d) written consents to the disclosure by appropriate regulator to ASIC and ASIC to the appropriate regulator of any information or document that the appropriate regulator or ASIC has that relates to BBPLC. The consents must be in such form (if any) as ASIC specifies in writing.

Schedule C

- 1. BBPLC must provide each of the financial services in this jurisdiction in a manner which would comply, so far as is possible, with the UK regulatory requirements if the financial service were provided in the United Kingdom in like circumstances.
- 2. BBPLC must:
 - (a) notify ASIC, as soon as practicable and in any event within 15 business days after BBPLC 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:
 - each significant change to, including the termination of, the Part 4A Permission applying to BBPLC relevant to the financial services BBPLC provides or intends to provide in this jurisdiction; and

- (ii) each significant change to, including the termination of, the authorisation under s9(3) of the Banking Act 1959 applying to BBPLC relevant to the financial services BBPLC provides or intends to provide in this jurisdiction;
- (iii) each significant particular exemption or other relief which BBPLC may obtain from the UK regulatory requirements relevant to the financial services BBPLC provides or intends to provide in this jurisdiction; and
- (iv) each action or investigation of the following kinds taken by the FCA, PRA or other overseas regulatory authority against BBPLC 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, BBPLC 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) BBPLC is exempt from the requirement to hold an Australian financial services licence under the Act in respect of the financial services; and
 - (ii) as applicable:
 - (A) where BBPLC is a dual-regulated body—BBPLC is authorised by the PRA and regulated by the FCA and PRA under UK laws, which differ from Australian laws;
 - (B) otherwise—BBPLC is authorised and regulated by the FCA under UK laws, which differ from Australian laws; and
- (c) if ASIC gives BBPLC a written notice directing BBPLC to lodge with ASIC, within the time specified in the notice, a written statement containing specified information about any financial service provided by BBPLC in this jurisdiction—comply with the notice. Interpretation

Interpretation

In this instrument:

address, in relation to BBPLC, means the address of the registered office of BBPLC;

Agent means a natural person resident in this jurisdiction or a company, whose name and address were last notified to ASIC by BBPLC for the purposes of this instrument, and who is authorised to accept on BBPLC's behalf, service of process from ASIC and, in relation to proceedings relating to a financial services law, from any person referred to in subsection 659B(1) of the Act;

appropriate regulator means:

- (a) for a dual-regulated body—both the PRA and the FCA;
- (b) otherwise—the FCA.

authorised deposit-taking institution means a body corporate in relation to which an authority under subsection 9(3) of the Banking Act 1959 (of Australia) is in force.

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;

dual-regulated body means a body whose regulated activities in the United Kingdom include a PRA-regulated activity within section 22A of the FSM Act.

deposit product means a financial product described in paragraph 764A(1)(i).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;

FCA means the Financial Conduct Authority of the United Kingdom and, for the avoidance of doubt, includes the Financial Services Authority of the United Kingdom as it was previously known before 1 April 2013;

FSM Act means the Financial Services and Markets Act 2000 of the United Kingdom;

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

making a market has the meaning given by section 766D of the Act;

non-cash payment facility has the meaning given to making non-cash payments by section 763D 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 FCA or PRA) which regulates financial services and which is established by or for the purposes of a foreign government or legislative body;

Part 4A Permission means a permission given under Part 4A of FSM Act or having effect as if so given under that Part.

PRA means the Prudential Regulation Authority of the United Kingdom.

securities has the meaning given by section 761A of the Act;

UK 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 FCA or PRA; and

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

Note: By subsection 761H(1) of the Act, the operation of this instrument in relation to partnerships is affected by section 761F and subsection 769B(4) of the Act.

Dated this 16th day of June 2021

Signed by Nadene Pillay

as a delegate of the Australian Securities and Investments Commission

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

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

DISQUALIFICATION ORDER

To: Mr Donald Douglas

Approved SMSF auditor registration number 100076266

Under s130F(2) of the Superannuation Industry (Supervision) Act 1993 the Australian Securities and Investments Commission disqualifies Donald Douglas from being an approved SMSF auditor with effect from 3rd March 2022.

Dated this 24th day of February 2022

Signed:

Craig Angove

Delegate of the Australian Securities and Investments Commission

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 22-0660.

Commencement

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

Cessation

- 4. The exemption in paragraph 5 ceases to have effect on the earlier of:
 - (a) sub-paragraph 1(1) of Sch 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 service providers; or
 - (b) Pretium Single-Family Rental Manager III, LLC, a limited liability company incorporated under the laws of the state of Delaware and registered with the US Securities and Exchange Commission under number 801-120295 (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.

Exemption

5. ASIC exempts the body from the requirement to hold an Australian financial services (*AFS*) licence in the case referred to in Schedule A.

Schedule A

- 1. Where all of the following apply:
 - (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.
- 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 (that the body is authorised under US regulatory requirements to provide the financial services on in the US):

- (c) derivatives;
- (d) foreign exchange contracts;
- (e) securities;
- (f) debentures, stocks or bonds issued by a government;
- (g) managed investment products;
- (h) 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 provides that:
 - 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

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22-0660

- 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
- (iv) if the body is not registered under Div 2 of Pt 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 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 (being consents in such form (if any) as ASIC specifies in writing).

Schedule B

- 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:
 - 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;
 - (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.

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 \$766C of the Act;

derivative has the meaning given by s761D 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 s764A of the Act

financial product advice has the meaning given by s766B 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;

managed investment product has the meaning given by s761A 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);

SEC means the Securities and Exchange Commission of the US;

securities has the meaning given by s761A 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 8th day of August 2022

Signed by Madeline Morris

mpmorris

as a delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Financial Professional Partners Pty Ltd ACN 169 716 714 ('the Licensee') Unit 212, 117 Old Pittwater Road Brookvale NSW 2100

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 466050 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

George Podaras

Dated 10 August 2022

Signed

George Podaras

A delegate of the Australian Securities and Investments Commission

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 4 August 2022.

Australian Securities and Investments Commission

Notice of cancellation of Australian financial services licence

To: Old Cold Gold Pty Ltd, ACN 600 223 354

TAKE NOTICE that under s915C(1) of the Corporations Act 2001, the Australian Securities and Investments Commission hereby cancels Australian financial services licence number 498843 held by Old Cold Gold Pty Ltd ACN 600 223 354.

Dated this 30th day of July 2022.

Signed

Sarah Thrift

Delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 – Paragraphs 741(1)(a) and 741(1)(b) – 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 (Act).

Title

2. This instrument is ASIC Instrument 22-0709.

Commencement

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

Exemption

 ATI Global Limited ACN 634 158 204 (ATI) does not have to comply with Parts 6D.2 and 6D.3 of the Act for an offer of securities in Commercial Credit Holdings Pty Ltd ACN 654 459 971 (CC Holdings) (Shares) to shareholders of ATI.

Declaration

5. Chapter 6D of the Act applies to each holder of Shares as if section 707 was modified or varied by omitting subsections 707(3), (4), (5) and (6).

Where this instrument applies

- 6. The exemption in paragraph 4 applies to invitations by ATI to its shareholders to vote at a general meeting on a capital reduction of ATI that will be effected and satisfied, together with a dividend, by an in-specie distribution of Shares to the shareholders of ATI (*Demerger Proposal*), in accordance with a notice of meeting that:
 - (a) is in substantially the same form as the draft notice of meeting given to ASIC on 19 July 2022; and
 - (b) includes a statement:
 - (i) describing the need for, and effect of, the relief contained in this instrument as it applies to shareholders; and
 - (ii) that the notice of meeting is in substantially the same form as the draft notice of meeting given to ASIC on 19 July 2022.
- 7. The declaration in paragraph 5 applies where:

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22-0709

- (a) a CC Holdings shareholder makes an offer of their Shares for sale;
- (b) the Shares were transferred to a holder of ordinary shares in ATI pursuant to the Demerger Proposal referred to in paragraph 6 within the previous 12 months; and
- (c) the offer is not made within 12 months of a sale or transfer of the Shares by a person, other than ATI, who:
 - (i) controls CC Holdings;
 - (ii) would have been required by subsection 707(2) of the Act to give disclosure to investors under Part 6D.2 of the Act but for section 708 or 708A of the Act; and
 - (iii) did not give disclosure to investors under Part 6D.2 of the Act because of section 708 or 708A of the Act.

Interpretation

8. In this instrument:

notice of meeting means explanatory statement relating to the Demerger Proposal, which is in substantially the same form as the explanatory statement (and accompanying notice of meeting) provided to ASIC on 19 July 2022.

Dated this 9th day of August 2022

Signed by Genevieve Lai

as a delegate of the Australian Securities and Investments Commission

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Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Gresham Property Investments Limited ACN 078 108 086 ("the Licensee") 50 Martin Place 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 247111 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 11 August 2022

Gerard Mithen

Signed

A delegate of the Australian Securities and Investments Commission

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 22-0717.

Commencement

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

Declaration

- 4. Chapter 6D of the Act applies to Telstra Group Limited ACN 650 620 303(New Telstra Corp) as if subsection 708(13) of the Act were modified by omitting paragraph 708(13)(a) and substituting the following:
 - "(a) an offer of fully-paid shares in a body to one or more existing holders of shares in:
 - (i) the body; or
 - (ii) a subsidiary of the body;

under a dividend reinvestment plan or bonus share plan; or"

Where this instrument applies

5. The declaration in paragraph 4 applies where, under the New Telstra Corp DRP, New Telstra Corp will apply the Residual Positive Balances of participants in the Telstra DRP to acquire shares in New Telstra Corp for those participants.

Definitions

New Telstra Corp DRP means the dividend reinvestment plan of New Telstra Corp.

Residual Positive Balances means the residual balances in the Telstra DRP account of each participant in the Telstra DRP.

 $\it Telstra\ DRP$ means the dividend reinvestment plan of Telstra Corporation Limited ACN 051 775 556.

Dated this 11th day of August 2022

Matt Bevins

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





Australian Securities and Investments Commission

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www.asic.gov.au

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Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Atlas Advisors Australia Pty Ltd A.B.N. 24 164 576 569 (the Licensee)
Level 19
1 Macquarie Place
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 443264 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated

11 August 2022

Signed

Jedo Charles

A delegate of the Australian Securities and Investments Commission

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CORPORATIONS ACT 2001 Section 601CL(5)

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

Dated this twelfth day of August 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

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Company/Scheme deregistrations

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CORPORATIONS ACT 2001 Section 601CL(4)

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

Dated this twelfth day of August 2022

Name of Company

ARBN

CAMERON MACKINTOSH LIMITED

140 950 698

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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 twelfth day of August 2022

Name of Scheme	ARSN
ARTESIAN WOMEN'S ECONOMIC EMPOWERMENT BOND FUND	646 514 490
IRONGATE PROPERTY FUND I	162 067 736
IRONGATE PROPERTY FUND II	644 081 309

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CORPORATIONS ACT 2001 Subsection 164(3)

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

SHARE INVESTING LIMITED ACN 078 174 973 will change to a proprietary company limited by shares. The new name will be SHARE INVESTING PTY LTD ACN 078 174 973.

86 400 LTD ACN 621 804 813 will change to a proprietary company limited by shares. The new name will be 86 400 PTY LTD ACN 621 804 813.

789 HOLDINGS LIMITED ACN 628 136 658 will change to a proprietary company limited by shares. The new name will be 789 HOLDINGS PTY LIMITED ACN 628 136 658.