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Contents

Notices under Corporations Act 2001

21-0864	21-0899	21-0900	21-0907	21-0910	21-0911	21-0914
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Company reinstatements

Company/scheme deregistrations

Change of company type

RIGHTS OF REVIEW

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

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21-0864

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 21-0864.

Commencement

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

Declaration

4. Chapter 5C of the Act applies to AMP Capital Funds Management Limited (ACN 159 557 721) (*AMPCFM*) in its capacity as responsible entity of each registered managed investment scheme listed in the Schedule to this instrument (each a **scheme**) as if section 601FL were modified or varied as follows:

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

“must either:

- (a) call a members’ meeting to explain its reason for wanting to retire and to enable the members to vote on a resolution (which must be an extraordinary resolution if the scheme is not listed) to choose a company to be the new responsible entity; or
- (b) propose a related body corporate of the responsible entity to be the new responsible entity in accordance with subsection (1A).”;

- (b) after subsection (1), inserting:

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

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

21-0864

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

- (i) the contents of the notice; or
 - (ii) details of an online location where the items covered by subparagraph (i) can be viewed or from where they can be downloaded.
- (b) The notice to members must:
- (i) set out the following information:
 - (A) the responsible entity's reasons for wanting to retire;
 - (B) such information as can reasonably be expected to be material to a member in forming a view as to the choice of the proposed responsible entity;
 - (C) information about the proposed timing of the retirement of the responsible entity and the manner in which that retirement will occur;
 - (D) how members can access on the responsible entity's website current information about the proposed timing of the retirement of the responsible entity and the manner in which that retirement will occur;
 - (ii) state prominently that if:
 - (A) members who together hold at least 5% of the total value of the interests held by members; or
 - (B) 100 members,

who would be entitled to vote if the proposal were put as a proposed resolution to a meeting of members under paragraph (1)(a), ask for a vote on the choice of the proposed responsible entity by giving written notice received by the responsible entity within 21 days from the date the notice is sent, the responsible entity will either arrange a postal vote (including a voting process using one or more technologies (**electronic postal vote**)) or convene a meeting to vote on a resolution for the choice of the proposed responsible entity; and

21-0864

- (iii) be accompanied by:
 - (A) a form which can be ticked to ask for a vote; or
 - (B) details of a process using one or more technologies to ask for a vote; and
- (iv) state prominently:
 - (A) a reply-paid address of the responsible entity to which the form pursuant to paragraph (1A)(b)(iii)(A) may be sent; or
 - (B) details of how to ask for a vote pursuant to paragraph (1A)(b)(iii)(B).
- (c) The responsible entity must prominently disclose on its website current information about the proposed timing of the retirement of the responsible entity and the manner in which that retirement will occur.
- (d) If sufficient members ask for a vote in accordance with the notice, the responsible entity must arrange for a postal vote (including an electronic postal vote) or, if the responsible entity chooses, convene a meeting in accordance with Part 2G.4 to vote on the choice of the proposed responsible entity as soon as possible.
- (e) If there is a postal vote:
 - (i) each member must be given or sent:
 - (A) if a voting form was accompanied in the notice to members pursuant to paragraph (1A)(b)(iii)(A), a voting paper stating a reply-paid address of the responsible entity to which the voting paper may be sent; or
 - (B) if a process using one or more technologies was accompanied in the notice to members pursuant to paragraph (1A)(b)(iii)(B), details of how to access and cast an electronic postal vote; and
 - (ii) where a voting paper is sent pursuant to paragraph (1A)(e)(i)(A), the responsible entity must notify the

21-0864

members in, or in a document accompanying, the voting paper that:

- (A) the proposed responsible entity will be chosen as the new responsible entity if at least 50% of the total votes that may be cast by members that would be eligible to vote at a meeting under paragraph (1)(a) are cast in favour of the choice; and
 - (B) only votes received by the responsible entity within 28 days after the issue of the voting paper will be counted; and
- (iii) where an electronic postal vote used pursuant to paragraph (1A)(e)(i)(B), the responsible entity must notify the members, through the use of those technologies, before they are able to submit their vote:
- (A) how they can submit their vote using the relevant technologies;
 - (B) that the proposed responsible entity will be chosen as the new responsible entity if at least 50% of the total votes that may be cast by members that would be eligible to vote at a meeting under paragraph (1)(a) are cast in favour of the choice;
 - (C) only votes received by the responsible entity within 28 days after the notification of the electronic postal vote will be counted; and
 - (D) the technologies used for the purposes of a meeting under paragraph (1)(a) will remain available for 28 days; and
- (iv) where both a voting paper is sent pursuant to paragraph (1A)(e)(i)(A) and where an electronic postal vote is used pursuant to paragraph (1A)(e)(i)(B), the responsible entity must notify the members that:
- (A) they are only entitled to vote using one method; and

21-0864

- (B) if multiple votes are received from a member, only the vote that is first received will be counted.
 - (f) If a meeting is convened the resolution to choose the new responsible entity must be an extraordinary resolution if the scheme is not listed.;
- (c) after subsection (2) insert:
- “(2A) If a postal vote (including an electronic postal vote) is arranged under paragraph (1A)(d) and at least 50% of the total votes that may be cast by members that would be eligible to vote at a meeting under paragraph (1)(a) are cast in favour of the proposed responsible entity, that entity is taken for the purposes of subsection (2) to have been chosen by a resolution of members on the last day on which postal votes (including an electronic postal vote) may be received in order to be counted.
- (2B) If:
- (a) a related body corporate is proposed to be the new responsible entity in accordance with subsection (1A); and
 - (b) sufficient members do not ask for a vote to choose the entity in accordance with the notice referred to in paragraph (1A)(b); and
 - (c) the entity has consented in writing to becoming the scheme’s responsible entity,
- then:
- (d) as soon as practicable and in any event within 2 business days after the end of the period in which a member may ask for such a vote, the current responsible entity must lodge a notice with ASIC asking it to alter the record of the scheme’s registration to name the proposed responsible entity as the scheme’s responsible entity; and
 - (e) the notice must be accompanied by a certificate from the current responsible entity that it reasonably considers that the appointment of the proposed responsible entity would be in the best interests of members with a summary of the responsible entity’s reasons as to why this is the case; and

21-0864

- (f) unless ASIC reasonably believes that the appointment of the proposed responsible entity would not be in the best interests of members, ASIC must comply with the notice as soon as practicable after the notice and summary are lodged.”.

Where this declaration applies

5. This declaration applies where ipac Asset Management Limited ACN 003 257 225 has agreed in writing to become the new responsible entity of each scheme listed in the Schedule to this instrument.

Where this declaration ceases to apply

6. This declaration ceases to apply on 28 February 2022.

Dated this 12th day of October 2021



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

21-0864

Schedule

1. AMP Capital Australian Small Companies Fund ARSN 089 596 645
2. AMP Capital Balanced Growth Fund ARSN 089 594 623
3. AMP Capital Conservative Fund ARSN 089 594 703
4. AMP Capital Core Retirement Fund ARSN 613 309 925
5. AMP Capital High Growth Fund ARSN 089 596 396
6. AMP Capital Monthly Income Fund 2 ARSN 093 325 412
7. AMP Capital Monthly Income Fund 3 ARSN 093 325 672
8. AMP Capital Multi-Asset Fund ARSN 150 406 143
9. AMP Capital Specialist Australian Share Fund ARSN 089 594 776
10. AMP Capital Specialist Australian Small Companies Fund ARSN 111 212 483
11. AMP Capital Specialist Diversified Fixed Income Fund ARSN 169 626 475
12. AMP Capital Specialist Geared Australian Share Fund ARSN 107 656 182
13. AMP Capital Specialist International Share (Hedged) Fund ARSN 107 655 854
14. AMP Capital Specialist International Share Fund ARSN 103 660 813
15. AMP Capital Specialist Property and Infrastructure Fund ARSN 112 619 539
16. Balanced Enhanced Index Fund ARSN 115 380 562
17. Conservative Enhanced Index Fund ARSN 115 380 473
18. EFM Australian Share Fund 10 ARSN 605 812 548
19. EFM Australian Share Fund 3 ARSN 108 276 366
20. EFM Australian Share Fund 4 ARSN 108 276 419
21. EFM Australian Share Fund 6 ARSN 111 212 554

21-0864

22. EFM Australian Share Fund 7 ARSN 111 212 643
23. EFM Fixed Interest Fund 10 ARSN 605 812 360
24. EFM Fixed Interest Fund 3 ARSN 111 212 358
25. EFM Fixed Interest Fund 6 ARSN 605 856 460
26. EFM Fixed Interest Fund 7 ARSN 605 856 657
27. EFM Fixed Interest Fund 8 ARSN 605 812 299
28. EFM Fixed Interest Fund 9 ARSN 605 812 164
29. EFM Infrastructure Fund 2 ARSN 605 811 738
30. EFM International Share Fund 10 ARSN 605 813 090
31. EFM International Share Fund 3 ARSN 108 279 045
32. EFM International Share Fund 5 ARSN 108 276 053
33. EFM International Share Fund 8 ARSN 605 812 413
34. EFM International Share Fund 9 ARSN 605 856 871
35. EFM Listed Property Fund 1 ARSN 108 278 986
36. EFM Listed Property Fund 2 ARSN 605 811 961
37. Enhanced Index International Share Fund ARSN 087 391 688
38. Experts' Choice Australian Shares Fund ARSN 089 057 947
39. Experts' Choice Balanced Fund ARSN 089 057 625
40. Experts' Choice Conservative Fund ARSN 089 056 593
41. Experts' Choice Diversified Interest Income Fund ARSN 089 057 090
42. Experts' Choice Growth Fund ARSN 089 058 097
43. Experts' Choice International Shares Fund ARSN 089 056 913
44. Experts' Choice Property and Infrastructure Fund ARSN 089 058 239
45. Experts' Choice Short-Term Money Market Fund ARSN 089 057 287
46. Experts' Choice Small Companies Fund ARSN 125 467 601

21-0864

47. FD Australian Share Fund 1 ARSN 108 276 955
48. FD Australian Share Fund 3 ARSN 108 277 130
49. FD International Share Fund 3 ARSN 108 275 798
50. Future Directions Asia Ex-Japan Fund ARSN 130 183 041
51. Future Directions Australian Bond Fund ARSN 102 616 106
52. Future Directions Balanced Fund ARSN 095 787 885
53. Future Directions Conservative Fund ARSN 103 660 608
54. Future Directions Emerging Markets Share Fund ARSN 123 384 387
55. Future Directions Growth Fund ARSN 099 391 269
56. Future Directions High Growth Fund ARSN 103 722 569
57. Future Directions International Bond Fund ARSN 102 616 268
58. Future Directions International Share Fund ARSN 089 594 918
59. Future Directions Moderately Conservative Fund ARSN 103 660 715
60. Global Growth Opportunities Fund ARSN 087 393 735
61. International Bond Fund ARSN 087 397 322
62. Responsible Investment Leaders International Share Fund ARSN 095 791 325
63. AMP Australian Equity Index Fund ARSN 640 540 101
64. AMP International Equity Index Fund ARSN 640 540 290

21-0899

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 21-0899.

Commencement

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

Exemption

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

Where this instrument applies

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

21-0899

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

Conditions of the relief

- 6. The number of Shares that the Company buys back, either as a result of the Buy-Back Invitation or as a result of any other buy-back by the Company during the 12 months before the date on which the Company buys back the Shares must not exceed 10% of the smallest number of votes attaching to voting Shares on issue at any time during the 12 months before the date on which the Company buys back the Shares.
- 7. The Company must ensure that the Buy-Back Invitations include a term that:

21-0899

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

Interpretation

8. In this instrument:

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

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

Buy-Back Booklet means the document to be lodged with ASIC on or about 1 November 2021, being in substantially the same form as the booklet provided to ASIC on 11 October 2021.

Buy-Back Discount means the tender discount to be selected by the Company in accordance with the Buy-Back Booklet, being the largest Tender Discount in the range of 8% to 14% inclusive (at 1% intervals), which will enable the Company to buy-back the Buy-Back Amount.

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

Buy-Back Price means the price per Share at which the Company will buy-back Shares from Tenders it accepts in the buy-back, rounded to the nearest cent (except for circumstances where the Buy-Back Discount is equal to 14%, in which case rounded up to the nearest cent). This price is determined by applying the Buy-Back Discount selected by the Company to the Market Price.

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

21-0899

Excluded Foreign Shareholder means any person who:

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

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

Excluded Shareholder means any:

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

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

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

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

21-0899

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

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

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

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

Shareholder means a holder of Shares at the Record Date.

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

Small Holder means:

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

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

Tender Discount means one of the specified discounts to the Market Price (from 8% to 14%, inclusive at 1% intervals) as set out in the Tender Form.

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

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

21-0899

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

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

Dated this 29th day of October 2021



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

21-0900

**Australian Securities and Investments Commission
Corporations Act 2001 – Subsections 601QA(1), 741(1), 926A(2),
992B(1) and 1020F(1) – Exemptions**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under subsections 601QA(1), 741(1), 926A(2), 992B(1) and 1020F(1) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 21-0900.

Commencement

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

Nature of this instrument

4. This instrument is an individual relief instrument, as referred to paragraphs 28A to 28D of ASIC Class Order [CO 14/1000].

Disclosure relief*Offers made under an employee incentive scheme*

5. The Company or a related body corporate that makes an offer under an employee incentive scheme covered by this instrument does not have to comply with Part 6D.2, 6D.3 or Part 7.9 of the Act in relation to the offer.

Subsequent sale offers

6. A person that makes a sale offer of an underlying eligible product within 12 months after the issue of the product does not have to comply with Part 6D.2, 6D.3 or Part 7.9 of the Act in relation to the sale offer where:
 - (a) the product was issued or otherwise granted:
 - (i) to an eligible participant under an employee incentive scheme; or
 - (ii) to a trustee in connection with an employee incentive scheme; and
 - (b) the person has no reason to believe the employee incentive scheme is not covered by this instrument.

21-0900

7. A person that makes a sale offer of a financial product within 12 months after the issue of the product does not have to comply with Part 6D.2, 6D.3 or Part 7.9 of the Act in relation to the sale offer where:
- (a) the product was issued by reason of the exercise or vesting of an eligible product issued or otherwise granted to:
 - (i) an eligible participant under an employee incentive scheme; or
 - (ii) to a trustee in connection with an employee incentive scheme; and
 - (b) the person has no reason to believe the employee incentive scheme is not covered by this instrument.

Licensing, hawking and other incidental relief*General advice*

8. The Company or a related body corporate that makes an offer under an employee incentive scheme covered by this instrument and, in relation to the offer, provides a financial service consisting of general advice in connection with the offer, does not have to comply with subsection 911A(1) of the Act in relation to the advice.

Dealing

9. The Company or a related body corporate that provides any of the following financial services in relation to an offer in connection with an employee incentive scheme covered by this instrument does not have to comply with subsection 911A(1) of the Act in relation to the financial service:
- (a) issuing the eligible product;
 - (b) dealing in the eligible product where any acquisition by purchase or disposal of the eligible product by the Company or a related body corporate occurs either:
 - (i) through a financial services licensee; or
 - (ii) outside this jurisdiction and through a person which is licensed or otherwise authorised to deal in financial products of that kind in the relevant place;
 - (c) dealing in an interest in a managed investment scheme covered by paragraph 13 of this instrument or paragraph 28C of ASIC Class Order [CO 14/1000].

21-0900

Custodial or depository services

10. The Company or a related body corporate that provides any of the following financial services in connection with an employee incentive scheme covered by this instrument does not have to comply with subsection 911A(1) of the Act in relation to the financial service:
 - (a) a custodial or depository service in relation to the eligible product where the body performs their duties in good faith and has sufficient resources to perform those duties;
 - (b) dealing in the eligible product in the course of providing a custodial or depository service covered by paragraph (a).

Hawking

11. The Company or a related body corporate that makes an offer of an eligible product to an eligible participant in the course of, or because of, an unsolicited meeting or telephone call held or made in connection with an employee incentive scheme covered by this instrument does not have to comply with section 736, 992A or 992AA of the Act.

Advertising

12. The Company or a related body corporate that advertises, or publishes a statement that is reasonably likely to induce eligible participants to acquire, an eligible product under an employee incentive scheme covered by this instrument does not have to comply with section 1018A of the Act in relation to the advertisement or publication.

Incidental managed investment scheme

13. The Company or a related body corporate that operates a managed investment scheme only by reason of operating a contribution plan in connection with an employee incentive scheme covered by this instrument does not have to comply with section 601ED of the Act in relation to the operation of that managed investment scheme.

Conditions*Notice of reliance*

14. The Company or a related body corporate making an offer in connection with a particular employee incentive scheme must give ASIC a notice of reliance.

Note: A notice of reliance can cover a particular employee incentive scheme that is intended to

21-0900

operate for many years. A new notice of reliance will be required to be given to ASIC if the Company or a related body corporate establishes a new employee incentive scheme.

15. The Company or a related body corporate may give ASIC the notice of reliance at any time before the body first relies on this instrument in relation to the particular employee incentive scheme but, in any event, must give ASIC the notice of reliance no later than 1 month after the day the body first relies on this instrument in relation to the particular employee incentive scheme.

Disclosure

16. The Company or a related body corporate that makes an offer under an employee incentive scheme must ensure that the offer is made in, or is accompanied by, an offer document.

Offers must be conditional on quotation

- 16A. The Company or a related body corporate that makes an offer under an employee incentive scheme in reliance on this instrument must ensure that any offers to eligible participants are:
 - (a) made on or after the day the Prospectus has been lodged with the SEC and while the offers of securities that have been made under the Prospectus are still open for acceptance; and
 - (b) conditional on the quotation of the Company's shares on the eligible financial market.

Offers of overlying eligible products

17. If the Company, a related body corporate or a trustee makes an offer of an overlying eligible product under an employee incentive scheme, the Company or the related body corporate must ensure that, if the overlying eligible product is not able to be traded on an eligible financial market, the offer is for no more than nominal monetary consideration.

Note: This paragraph 17 does not prohibit an offer for more than nominal monetary consideration of an underlying eligible product held or to be held by a trustee under a trust in relation to which the eligible participant acquires or will acquire a unit in the underlying eligible product because it is or will be held by the trustee under the trust.

5% issue limit

18. The Company or a related body corporate that makes an offer covered by this instrument must, at the time of making the offer, have reasonable grounds to believe that the number of underlying eligible products in a class of underlying eligible products that form part of the issued capital of the Company that have been or may

21-0900

be issued in any of the circumstances covered by the following paragraphs will not exceed 5% of the total number of underlying eligible products in that class on issue:

- (a) underlying eligible products that may be issued under the offer;
- (b) underlying eligible products issued or that may be issued as a result of offers made at any time during the previous 3 year period under:
 - (i) an employee incentive scheme or like scheme of the Company or a related body corporate, where offers were covered by this instrument or an individual instrument made by ASIC in terms similar to this instrument; or
 - (ii) an employee incentive scheme or employee share scheme of the Company or a related body corporate, where the offers were covered by ASIC Class Order [CO 14/1000] or an individual instrument made by ASIC in terms similar to that class order.

Trusts

19. The Company or a related body corporate that makes an offer of an underlying eligible product under an employee incentive scheme in relation to which a trustee holds or will hold the underlying eligible products must ensure:
- (a) the activities of the trustee of the trust in that capacity are limited to employee incentive schemes of the Company or the related body corporate (whether or not the other employee incentive schemes are covered by this instrument);
 - (b) the trustee maintains written records on the administration of the trust including, in the case of underlying eligible products being held for a specified eligible participant on an allocated basis, written records that identify the underlying eligible products held on an allocated basis for the specified eligible participant;

Note: The written records in relation to underlying eligible products held on an allocated basis may take the form of a sub-register administered by or on behalf of the trustee.
 - (c) the trustee does not levy any fees or charges for administering the trust that are payable directly by any eligible participant or out of the assets of the trust, other than reasonable disbursements including brokerage and tax levied or incurred in connection with the trust;
 - (d) if the trustee is the Company or an associate of the Company —the trustee does not, at its own discretion, exercise any voting rights attaching to any of the underlying eligible products that it holds on trust; and

21-0900

- (e) the trustee, either alone or together with one or more other trustees, does not hold more than 5% of the voting shares or voting interests in the Company calculated by reference to all employee incentive schemes or like schemes of the Company or a related body corporate in relation to which offers were covered by this instrument, ASIC Class Order [CO 14/1000] or an individual instrument made, on or after the commencement of this instrument, by ASIC in terms similar to this instrument.

Contribution plans

20. The Company or a related body corporate that makes an offer under an employee incentive scheme that involves a contribution plan:
- (a) must not allow an eligible participant to participate in the contribution plan unless the eligible participant has agreed in writing to the terms of the contribution plan;
 - (b) must not allow an eligible participant to participate in the contribution plan to acquire an overlying eligible product that is not able to be traded on an eligible financial market;

Note: This subparagraph (b) does not prohibit an eligible participant from participating in a contribution plan to acquire an underlying eligible product held or to be held by a trustee under a trust in relation to which the eligible participant acquires or will acquire a unit in the underlying eligible product because it is or will be held by the trustee under the trust.

- (c) must ensure that any contributions (other than contributions in the form of future gross (before-tax) salary or wages or from a loan from the Company or a related body corporate to an eligible participant) under the terms of the contribution plan which are to be used but have not yet been used to acquire underlying eligible products are held by or on behalf of the Company or a related body corporate on trust for eligible participants, in an account with an Australian ADI that is used solely in connection with employee incentive schemes of the Company or a related body corporate (whether or not the other employee incentive schemes are covered by this instrument), whether the account is maintained in this jurisdiction or elsewhere;
- (d) must ensure that if underlying eligible products have been acquired by the trustee for a specified eligible participant on an allocated basis using contributions made by the eligible participant under a contribution plan, the eligible participant has the right to:
 - (i) exercise, or to direct the trustee of the underlying eligible products to exercise on their behalf, any voting rights attaching to the underlying eligible products; and

21-0900

- (ii) receive income deriving from the underlying eligible products, including dividends and distributions;

Note: The right to receive dividends or distributions may be subject to terms that the dividends or distributions are to be applied to repay a loan from the Company or a related body corporate to the eligible participant in connection with the employee incentive scheme.

- (e) unless the eligible participant (or a person covered by one of the subparagraphs in subparagraph 23(3)) has already acquired the eligible products under the employee incentive scheme— must ensure that an eligible participant may, by giving a notice to the Company or a related body corporate, discontinue their participation in the contribution plan, the discontinuance to take effect no more than 45 days after the giving of the notice; and
- (f) must ensure that if an eligible participant has discontinued their participation in the contribution plan, any contributions (other than contributions in the form of future gross (before-tax) salary or wages or from a loan from the Company or a related body corporate to an eligible participant) under the terms of the contribution plan that have not been used to acquire underlying eligible products, are repaid to or as directed by the participant as soon as practicable after the participant has discontinued their participation in the contribution plan (such repayment including any accumulated interest (if any), less any tax).

Loans

21. The Company or a related body corporate making an offer of an eligible product under an employee incentive scheme that involves a loan from the Company or a related body corporate to an eligible participant to acquire the product:
 - (a) must ensure that the loan is not provided to acquire options or incentive rights; and
 - (b) must ensure that under the terms of the loan:
 - (i) no fees or interest is payable; and
 - (ii) either:
 - (A) the lender has no recourse against the participant in relation to the repayment of the loan; or
 - (B) the recourse of the lender against the participant in relation to the

21-0900

repayment of the loan is limited to forfeiture of the eligible products issued or transferred to, or held on behalf of, the participant in connection with the scheme.

ASIC power to request documents

22. The Company or a related body corporate must, if requested by ASIC and in accordance with the request, make available to ASIC the offer document and all other accompanying information or documents given to eligible participants in connection with the offer made in reliance on this instrument.

Interpretation

23. In this instrument:

- (1) *able to be traded* has the meaning given by section 761A of the Act;

associate has the meaning given by Division 2 of Part 1.2 of the Act (except sections 12 and 16);

ASX means the financial market operated by ASX Limited ACN 008 624 691;

casual employee, in relation to the Company or a related body corporate, means an individual who is, or might reasonably be expected to be, engaged to work the number of hours that are the pro-rata equivalent of 40% or more of a comparable full-time position with the body;

Company means UdeMy, Inc., a company incorporated under the laws of the State of Delaware, United States of America;

contractor, in relation to the Company or a related body corporate, means:

- (a) an individual with whom the body has entered into a contract for the provision of services under which the individual performs work for the body; or
- (b) a company with whom the body has entered into a contract for the provision of services under which an individual, who is a director of the company or their spouse, performs work for the body;

where the individual who performs the work under or in relation to the contract is, or might reasonably be expected to be, engaged to work the number of hours that are the pro-rata equivalent of 40% or more of a comparable full-time position with the body;

contribution, in relation to a contribution plan, does not include:

21-0900

- (a) nominal monetary consideration; or
- (b) a monetary contribution as consideration for an issue, transfer or grant of an eligible product to the eligible participant without undue delay (including a monetary contribution made to exercise an eligible product or cause an eligible product to vest);

contribution plan means a plan under which an eligible participant may make monetary contributions to acquire eligible products, whether made before or after the acquisition, from one or more of the following:

- (a) gross (before-tax) wages or salary;
- (b) net (after-tax) wages or salary;
- (c) other monies;

eligible financial market means a financial market specified in column 1 of Table A and, unless a contrary intention appears, is limited to the main board of that market;

eligible participant, in relation to the Company or a related body corporate, means a person specified in column 3 of Table A;

eligible product, in relation to the Company, means a financial product specified in column 2 of Table A;

employee incentive scheme means an arrangement under which eligible products of the Company are offered to eligible participants;

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

general advice has the meaning given by section 766B of the Act;

incentive right means a conditional right:

- (a) to acquire underlying eligible products;
- (b) to be paid a cash amount that is ultimately determined by reference to (wholly or in part):
 - (i) the price or value at a given time of the underlying eligible product to which the right relates;
 - (ii) a change in the price or value over a given period of the

21-0900

underlying eligible product to which the right relates;

- (iii) the amount or value of dividends or distributions paid or payable in relation to the underlying eligible product to which the right relates; or
- (iv) a change in the amount or value over a given period of time of dividends or distributions paid or payable in relation to the underlying eligible product to which the right relates; or

- (c) to acquire or to be paid a combination of underlying eligible products and a cash amount as determined in accordance with paragraph (b);

Nasdaq means the Nasdaq Global Select Market operated by the Nasdaq Stock Exchange.

nominal monetary consideration means monetary consideration of a token or trivial amount;

notice of reliance, in relation to a particular employee incentive scheme, means a written notice in a form approved in writing by ASIC for the purposes of ASIC Class Order [CO 14/1000];

offer, in relation to an eligible product, has a meaning affected by sections 700, 702 and 1010C of the Act and includes:

- (a) an offer to issue the eligible product;
- (b) an issue or grant of the eligible product;
- (c) an offer to transfer the eligible product;
- (d) a transfer of the eligible product;
- (e) an offer to arrange for the issue or transfer of the eligible product;

but does not include an issue, grant or transfer of an underlying eligible product made by reason of the exercise or vesting of an overlying eligible product in circumstances where an offer to issue or transfer the overlying eligible product had been previously made.

offer document, in relation to an offer of eligible products under an employee incentive scheme, means a document which includes, or is accompanied by, the following information, statements and explanations worded and presented in a clear, concise and effective manner:

21-0900

- (a) prominent statements to the effect that:
 - (i) any advice given by the Company in relation to eligible products offered under the employee incentive scheme does not take into account an eligible participant's objectives, financial situation and needs;
 - (ii) eligible participants should consider obtaining their own financial product advice from a person who is licensed by ASIC to give such advice;
 - (iii) the Company will provide a hard copy of the Prospectus to eligible participants on request (and how eligible participants can access an electronic version of the Prospectus);
 - (iv) the offer is conditional on quotation of the Company's shares on the eligible financial market; and
 - (v) the Company and the employee incentive scheme are regulated by the laws of the United States of America, and those laws differ from Australian laws;
- (b) either:
 - (i) a copy of the terms of the employee incentive scheme; or
 - (ii) a summary of the terms of the scheme together with a statement that, on request and at no charge and within a reasonable time, the Company will provide an eligible participant with a copy of the terms of the scheme;
- (c) general information about the risks of acquiring and holding an eligible product being offered under the employee incentive scheme;
- (d) if a trustee will hold underlying eligible products for specified eligible participants on an allocated basis in connection with the employee incentive scheme and those eligible participants will have the right to:
 - (i) exercise, or direct the trustee to exercise on their behalf, any rights (including voting rights) attaching to the underlying eligible products; or
 - (ii) receive income deriving from the underlying eligible products, including dividends or distributions,

21-0900

then either — a copy of the trust deed or a summary of the terms of the trust deed together with a statement that, on request and at no charge and within a reasonable time, the Company will provide an eligible participant with a copy of the trust deed;

- (e) if the employee incentive scheme involves a contribution plan—either:
 - (i) a copy of the contribution plan; or
 - (ii) a summary of the terms of the contribution plan together with a statement that, on request and at no charge and within a reasonable time, the Company will provide an eligible participant with a copy of the terms of the contribution plan;
- (f) if the employee incentive scheme involves a loan from the Company or a related body corporate to an eligible participant to acquire the product—a copy of the terms of the loan;
- (g) the acquisition price of the eligible products in Australian dollars or, where the acquisition price is to be worked out in the future under a formula, an explanation of how an eligible participant could calculate the acquisition price of the eligible products in Australian dollars were that formula applied at the date of the offer;
- (h) an explanation of how an eligible participant could, from time to time, ascertain the market price of the underlying eligible products in Australian dollars;

overlying eligible product means an eligible product specified in any of paragraphs (g) to (i) in column 2 of Table A;

prospective participant, in relation to an offer of an eligible product under an employee incentive scheme, means a person to whom the offer is made but who can only accept the offer if an arrangement has been entered into that will result in the person becoming covered by one of paragraphs (a) to (d) of column 3 of Table A;

Prospectus means the disclosure documents lodged by the Company under Rule 424(b) of the U.S. Securities Act of 1933, as amended for an initial public offer and listing on the Nasdaq;

related body corporate has the meaning given in section 50 of the Act;

SEC means the United States Securities and Exchange Commission;

stapled security means two or more eligible products which, under the terms

21-0900

on which each is traded, must be transferred together;

trustee means a body that holds or will hold underlying eligible products on trust for the following persons in connection with an employee incentive scheme:

- (a) eligible participants generally on an unallocated basis; or
- (b) one or more specified eligible participants on an allocated basis;

underlying eligible product means an eligible product specified in any of paragraphs (a) to (f) in column 2 of Table A;

- (2) if the Company is a registered scheme:
 - (i) the conferral of relief on the Company is taken to be the conferral of relief on the responsible entity of the scheme;
 - (ii) a requirement imposed on the Company is taken to be a requirement imposed on the responsible entity of the scheme;
 - (iii) a reference to occupying a position or role with the Company is taken to be a reference to occupying a position or role with the responsible entity of the scheme;
- (3) an offer of eligible products to an eligible participant under an employee incentive scheme on terms that the eligible participant may renounce the offer in favour of a person covered by one of the following sub-subparagraphs is to be treated as an offer of eligible products to the eligible participant:
 - (i) an immediate family member of the eligible participant;
 - (ii) a company whose members comprise no persons other than the eligible participant or immediate family members of the participant;
 - (iii) a corporate trustee of a self-managed superannuation fund (within the meaning of the *Superannuation Industry (Supervision) Act 1993*) where the eligible participant is a director of the trustee;
- (4) an employee incentive scheme, employee share scheme, or like scheme, is **covered by** an instrument to the extent that offers are made, or other conduct is carried out, in reliance on the instrument;
- (5) unless specified to the contrary, a document or other writing to be given in connection with this instrument may be given by electronic means (including, in the case of a document or other writing to be given by the Company or a

21-0900

related body corporate in reliance on this instrument, by way of making it available on a website and notifying the intended recipient that it is available on the website).

Dated this 29th day of October 2021



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

21-0900

Table A

Column 1 Eligible financial market	Column 2 Eligible product	Column 3 Eligible participant
<p>(a) ASX (also known as the Australian Securities Exchange);</p> <p>(b) an approved foreign market (see section 9 of the Act).</p> <p>Note: the definition of approved foreign market is notionally inserted by ASIC Corporations (Definition of Approved Foreign Market) Instrument 2017/669</p>	<p>(a) a fully paid share of the Company that is in a class of shares able to be traded on an eligible financial market;</p> <p>(b) a beneficial interest in a fully paid share of the Company where the interest is in a class of interests that is able to be traded on an eligible financial market;</p> <p>(c) a fully paid share of the Company in relation to which both of the following apply:</p> <p>(i) a beneficial interest in a share of that class are in a class of interests that is able to be traded on an eligible financial market;</p> <p>(ii) the share is convertible into the beneficial interest without charge or for a nominal fee;</p> <p>(d) a beneficial interest in a fully paid share of the Company in relation to which both of the following apply:</p> <p>(i) the fully paid share is in a class of shares that is able to be traded on an eligible financial market;</p> <p>(ii) the beneficial interest is convertible into the share without charge or for a nominal fee;</p> <p>(e) a fully paid stapled security of the Company that is in a class of stapled securities that is able to be traded on ASX;</p> <p>(f) where the Company is a registered</p>	<p>(a) a full-time or part-time employee (including an executive director);</p> <p>(b) a non-executive director;</p> <p>(c) a contractor;</p> <p>(d) a casual employee;</p> <p>(e) a prospective participant.</p>

21-0900

Column 1 Eligible financial market	Column 2 Eligible product	Column 3 Eligible participant
	<p>scheme—an interest in the Company that is in a class of interests that is able to be traded on ASX;</p> <p>(g) a unit in a financial product mentioned in paragraphs (a) to (f);</p> <p>(h) an option to acquire, by way of issue or transfer, a financial product mentioned in paragraphs (a) to (f);</p> <p>(i) an incentive right granted in relation to a financial product mentioned in paragraphs (a) to (f).</p>	

21-0907

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 21-0907.

Commencement

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

Declaration

4. Chapter 5C of the Act applies to National Mutual Funds Management Limited (ACN 006 787 720) (*NMFM*) in its capacity as responsible entity of the Wholesale Global Equity – Value Fund ARSN 098 445 464 (the **Scheme**) as if section 601FL were modified or varied as follows:
 - (a) in subsection (1) omitting all the text after the word “it”, substitute:

“must either:

 - (a) call a members’ meeting to explain its reason for wanting to retire and to enable the members to vote on a resolution (which must be an extraordinary resolution if the scheme is not listed) to choose a company to be the new responsible entity; or
 - (b) propose a related body corporate of the responsible entity to be the new responsible entity in accordance with subsection (1A).”;
 - (b) after subsection (1), inserting:

“(1A) The requirements for proposing a related body corporate (proposed responsible entity) to be the new responsible entity are as follows:
 - (a) The responsible entity must give members of the scheme notice

21-0907

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

- (i) the contents of the notice; or
 - (ii) details of an online location where the items covered by subparagraph (i) can be viewed or from where they can be downloaded.
- (b) The notice to members must:
- (i) set out the following information:
 - (A) the responsible entity's reasons for wanting to retire;
 - (B) such information as can reasonably be expected to be material to a member in forming a view as to the choice of the proposed responsible entity;
 - (C) information about the proposed timing of the retirement of the responsible entity and the manner in which that retirement will occur;
 - (D) how members can access on the responsible entity's website current information about the proposed timing of the retirement of the responsible entity and the manner in which that retirement will occur;
 - (ii) state prominently that if:
 - (A) members who together hold at least 5% of the total value of the interests held by members; or
 - (B) 100 members,

who would be entitled to vote if the proposal were put as a proposed resolution to a meeting of members under paragraph (1)(a), ask for a vote on the choice of the proposed responsible entity by giving written notice received by the responsible entity within 21 days from the date the notice is sent, the responsible entity will either arrange a postal vote (including a voting process using one or more technologies (**electronic postal vote**)) or convene a meeting to vote on a resolution for the choice of the proposed responsible entity; and

21-0907

- (iii) be accompanied by:
 - (A) a form which can be ticked to ask for a vote; or
 - (B) details of a process using one or more technologies to ask for a vote; and
- (iv) state prominently:
 - (A) a reply-paid address of the responsible entity to which the form pursuant to paragraph (1A)(b)(iii)(A) may be sent; or
 - (B) details of how to ask for a vote pursuant to paragraph (1A)(b)(iii)(B).
- (c) The responsible entity must prominently disclose on its website current information about the proposed timing of the retirement of the responsible entity and the manner in which that retirement will occur.
- (d) If sufficient members ask for a vote in accordance with the notice, the responsible entity must arrange for a postal vote (including an electronic postal vote) or, if the responsible entity chooses, convene a meeting in accordance with Part 2G.4 to vote on the choice of the proposed responsible entity as soon as possible.
- (e) If there is a postal vote:
 - (i) each member must be given or sent:
 - (A) if a voting form was accompanied in the notice to members pursuant to paragraph (1A)(b)(iii)(A), a voting paper stating a reply-paid address of the responsible entity to which the voting paper may be sent; or
 - (B) if a process using one or more technologies was accompanied in the notice to members pursuant to paragraph (1A)(b)(iii)(B), details of how to access and cast an electronic postal vote; and
 - (ii) where a voting paper is sent pursuant to paragraph (1A)(e)(i)(A), the responsible entity must notify the

21-0907

members in, or in a document accompanying, the voting paper that:

- (A) the proposed responsible entity will be chosen as the new responsible entity if at least 50% of the total votes that may be cast by members that would be eligible to vote at a meeting under paragraph (1)(a) are cast in favour of the choice; and
 - (B) only votes received by the responsible entity within 28 days after the issue of the voting paper will be counted; and
- (iii) where an electronic postal vote used pursuant to paragraph (1A)(e)(i)(B), the responsible entity must notify the members, through the use of those technologies, before they are able to submit their vote:
- (A) how they can submit their vote using the relevant technologies;
 - (B) that the proposed responsible entity will be chosen as the new responsible entity if at least 50% of the total votes that may be cast by members that would be eligible to vote at a meeting under paragraph (1)(a) are cast in favour of the choice;
 - (C) only votes received by the responsible entity within 28 days after the notification of the electronic postal vote will be counted; and
 - (D) the technologies used for the purposes of a meeting under paragraph (1)(a) will remain available for 28 days; and
- (iv) where both a voting paper is sent pursuant to paragraph (1A)(e)(i)(A) and where an electronic postal vote is used pursuant to paragraph (1A)(e)(i)(B), the responsible entity must notify the members that:
- (A) they are only entitled to vote using one method; and

21-0907

- (B) if multiple votes are received from a member, only the vote that is first received will be counted.
- (f) If a meeting is convened the resolution to choose the new responsible entity must be an extraordinary resolution if the scheme is not listed.”;
- (c) after subsection (2) insert:
- “(2A) If a postal vote (including an electronic postal vote) is arranged under paragraph (1A)(d) and at least 50% of the total votes that may be cast by members that would be eligible to vote at a meeting under paragraph (1)(a) are cast in favour of the proposed responsible entity, that entity is taken for the purposes of subsection (2) to have been chosen by a resolution of members on the last day on which postal votes (including an electronic postal vote) may be received in order to be counted.
- (2B) If:
- (a) a related body corporate is proposed to be the new responsible entity in accordance with subsection (1A); and
- (b) sufficient members do not ask for a vote to choose the entity in accordance with the notice referred to in paragraph (1A)(b); and
- (c) the entity has consented in writing to becoming the scheme’s responsible entity,
- then:
- (d) as soon as practicable and in any event within 2 business days after the end of the period in which a member may ask for such a vote, the current responsible entity must lodge a notice with ASIC asking it to alter the record of the scheme’s registration to name the proposed responsible entity as the scheme’s responsible entity; and
- (e) the notice must be accompanied by a certificate from the current responsible entity that it reasonably considers that the appointment of the proposed responsible entity would be in the best interests of members with a summary of the responsible entity’s reasons as to why this is the case; and

21-0907

- (f) unless ASIC reasonably believes that the appointment of the proposed responsible entity would not be in the best interests of members, ASIC must comply with the notice as soon as practicable after the notice and summary are lodged.”

Where this declaration applies

5. This declaration applies where ipac Asset Management Limited ACN 003 257 225 has agreed in writing to become the new responsible entity of the Wholesale Global Equity – Value Fund ARSN 098 445 464.

Where this declaration ceases to apply

6. This declaration ceases to apply on 28 February 2022.

Dated this 3rd day of November 2021



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

21-0910

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 21-0910.

Commencement

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

Declaration

4. Chapter 5C of the Act applies to National Mutual Funds Management Limited (ACN 006 787 720) in its capacity as responsible entity (*responsible entity*) of each registered managed investment scheme listed in the Schedule to this instrument (each a *scheme*) as if section 601FL were modified or varied as follows:

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

"must either:

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

- (b) propose a company (*proposed responsible entity*) to be the new responsible entity in accordance with subsection (1A).";

(b) after subsection (1) inserting:

"(1A) The responsible entity can retire and the proposed responsible entity can become the new responsible entity if all of the following requirements are met:

- (a) the proposed responsible entity must provide its consent in writing to become the scheme's responsible entity;

(b) the responsible entity must provide each member with:

- (i) a notice of proposal to choose the proposed responsible entity to be the scheme's new responsible entity; and

21-0910

- (ii) sufficient information to explain its reason for wanting to retire and to enable each member to decide whether to consent to the appointment of the proposed responsible entity as the new responsible entity; and
 - (c) all members must consent in writing to the retirement of the responsible entity and the appointment of the proposed responsible entity as the new responsible entity;
 - (d) as soon as practicable and in any event within 2 business days after the last member has given its written consent, the responsible entity must lodge a notice with ASIC asking it to alter the record of the schemes registration to name the proposed responsible entity as the scheme's responsible entity;
 - (e) if the current responsible entity does not lodge the notice required by paragraph (d), the proposed responsible entity may lodge that notice; and
 - (f) ASIC must comply with the notice when it is lodged.
- (1B) The responsible entity must arrange for a vote within a reasonable time under paragraph (1)(A) on the choice of the proposed responsible entity, unless all members give their prior consent in writing to choose the proposed responsible entity without a meeting being held under paragraph (1)(A)."

Where this declaration applies

5. This instrument applies where ipac Asset Management Limited ACN 003 257 225 has agreed in writing to become the new responsible entity of each scheme.

Where this declaration ceases to apply

6. This declaration ceases to apply on 28 February 2022.

Dated this 3rd day of November 2021



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

21-0910**Schedule**

- 1) Generations Australian Equities No. 2 Trust ARSN 109 858 148
- 2) Generations Cash No. 1 Trust ARSN 109 857 990
- 3) Generations Fixed Interest No. 1 Trust ARSN 109 858 031
- 4) Generations Fixed Interest No. 2 Trust ARSN 109 858 077
- 5) Generations International Equities No. 1 Trust ARSN 109 858 237
- 6) Generations International Equities No. 2 Trust ARSN 109 858 246
- 7) Generations Property No. 1 Trust ARSN 109 858 102

21-0911

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 21-0911.

Commencement

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

Declaration

4. Chapter 5C of the Act applies to AMP Capital Funds Management Limited (ACN 159 557 721) (*AMP CFM*) in its capacity as responsible entity (*responsible entity*) of each registered managed investment scheme listed in the Schedule to this instrument (each a *scheme*) as if section 601FL were modified or varied as follows:

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

"must either:

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

- (b) propose a company (*proposed responsible entity*) to be the new responsible entity in accordance with subsection (1A).";

- (b) after subsection (1) inserting:

“(1A) The responsible entity can retire and the proposed responsible entity can become the new responsible entity if all of the following requirements are met:

- (a) the proposed responsible entity must provide its consent in writing to become the scheme's responsible entity;

- (b) the responsible entity must provide each member with:

- (i) a notice of proposal to choose the proposed responsible entity to be the scheme's new responsible entity; and

21-0911

- (ii) sufficient information to explain its reason for wanting to retire and to enable each member to decide whether to consent to the appointment of the proposed responsible entity as the new responsible entity; and
 - (c) all members must consent in writing to the retirement of the responsible entity and the appointment of the proposed responsible entity as the new responsible entity;
 - (d) as soon as practicable and in any event within 2 business days after the last member has given its written consent, the responsible entity must lodge a notice with ASIC asking it to alter the record of the schemes registration to name the proposed responsible entity as the scheme's responsible entity;
 - (e) if the current responsible entity does not lodge the notice required by paragraph (d), the proposed responsible entity may lodge that notice; and
 - (f) ASIC must comply with the notice when it is lodged.
- (1B) The responsible entity must arrange for a vote within a reasonable time under paragraph (1)(A) on the choice of the proposed responsible entity, unless all members give their prior consent in writing to choose the proposed responsible entity without a meeting being held under paragraph (1)(A)."

Where this declaration applies

5. This instrument applies where ipac Asset Management Limited ACN 003 257 225 has agreed in writing to become the new responsible entity of each scheme.

Where this declaration ceases to apply

6. This declaration ceases to apply on 28 February 2022.

Dated this 3rd day of November 2021



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

21-0911**Schedule**

- 1) AFS Australian Share Fund 8 ARSN 610 163 669
- 2) AMP Capital Alternative Defensive Fund ARSN 108 493 947
- 3) AMP Capital Dynamic Balanced Fund ARSN 610 163 632
- 4) EFM Australian Share Fund 9 ARSN 610 163 758
- 5) Future Directions Global Credit Fund ARSN 112 835 962
- 6) AMP International Fixed Interest Index Fund Hedged ARSN 640 540 683
- 7) AMP Capital Managed Cash Fund ARSN 096 709 312

21-0914

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 5 November 2021.

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

To: **Future Asset Management International Ltd**

Under paragraph 915B(3) of the *Corporations Act 2001* (the Act) the Australian Securities and Investments Commission (ASIC) hereby cancels Australian financial services licence numbered 424626 held by Future Asset Management International Ltd ACN 158 385 187.

Under s915H of the Act the licence continues in effect as though the cancellation had not happened until 31 May 2022 for the purposes of the provisions of the Act specified in Schedule A regarding the matters specified in Schedule B.

Schedule A

1. the provisions of Chapter 5C; and
2. the provisions of Chapter 7, other than the provisions in Parts 7.2, 7.2A, 7.3, 7.4 and 7.5.

Schedule B

The provision by the Licensee of financial services which are reasonably necessary for, or incidental to, the transferring of one or more of the following schemes to a new responsible entity, the investigating or the preserving of the assets and affairs of one or more of the following schemes, or the winding up of one or more of the following schemes:

- (a) Future Asset Holding Fund ARSN 160 488 817;
- (b) Future Conservation Fund ARSN 619 511 830;
- (c) Future Medical Fund ARSN 619 512 300;
- (d) Future Investment Fund ARSN 160 488 291; and
- (e) Future Mortgage Income Fund ARSN 141 274 446.

Dated this 4th day of November 2021.

Signed: 

ANDREW STECHER
Delegate of the
Australian Securities and Investments Commission.

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

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

Dated this third day of November 2021

Name of Company	ACN
A.C.N. 117 355 423 PTY LTD	117 355 423
A.N.S.A RENDERING PTY LTD	617 766 408
A.R&D SPEED PTY LTD	606 437 389
A.Y DAILY DAIRY DISTRIBUTION PTY. LTD.	616 965 130
A & G TROLLEY SERVICES PTY LTD	169 523 022
A & M JOHNSTON CONSTRUCTIONS PTY. LTD.	602 454 008
A & R SCHUT PTY. LTD.	602 184 341
A & S ANDRES PTY. LTD.	132 490 165
A&S ENTERPRISES (QLD) PTY LTD	141 051 283
AARTI INVESTMENTS PTY LTD	605 099 796
ABHAY ONE PTY LTD	611 931 910
ACER ENGINEERING PTY LTD	093 837 819
ACN 058 741 709 PTY. LTD.	058 741 709

ACN 065 281 898 PTY LTD	065 281 898
ACN 067 468 188 PTY LTD	067 468 188
ACN 077 024 554 PTY LIMITED	077 024 554
ACN 080 106 118 PTY LTD	080 106 118
ACN 085 507 937 PTY LTD	085 507 937
ACN 093 201 168 PTY LTD	093 201 168
ACN 100 835 710 PTY LIMITED	100 835 710
ACN 106 048 444 LTD	106 048 444
ACN 113 469 597 PTY LIMITED	113 469 597
ACN 124 341 055 PTY LTD	124 341 055
ACN 124 342 392 PTY LTD	124 342 392
ACN 127 826 135 PTY LTD	127 826 135
ACN 139 342 635 PTY LTD	139 342 635
ACN 147 521 775 PTY LTD	147 521 775
ACN 150 328 288 PTY LTD	150 328 288
ACN 151 739 187 PTY LTD	151 739 187
ACN 160 287 356 PTY LTD	160 287 356
ACN 163 705 306 PTY. LTD.	163 705 306

ACN 164 920 807 PTY. LTD.	164 920 807
ACN 609 676 119 PTY LTD	609 676 119
ACN 615 015 015 PTY LTD	615 015 015
ACN 621 048 584 PTY LTD	621 048 584
ACN 624 363 042 PTY LTD	624 363 042
ACN 625 027 232 PTY LTD	625 027 232
ACN 629 223 338 PTY LTD	629 223 338
ACN 633 226 294 PTY LTD	633 226 294
AC PIPING SOLUTIONS PTY LTD	604 165 013
ADINVEST SUPER PTY LTD	611 114 339
ADITHYA CORP PTY LTD	167 534 563
AGM MANAGEMENT PTY LTD	622 405 332
AGORA GROUP AUSTRALIA PTY LTD	624 894 060
AHN INVESTMENTS PTY LTD	611 944 088
AIFEN PTY LTD	621 022 982
AIRWAN PTY LTD	600 778 256
AJASK PTY LTD	089 335 624
AK & VK AUSTRALIA PTY LTD	626 064 668

ALAW GROUP PTY LTD	622 600 891
ALL COMMODITIES PTY LTD	158 838 334
ALLEN FAMILY INVESTCO PTY LTD	613 098 034
ALQ1 PTY LTD	614 437 928
ALUKAU INVESTMENTS PTY LTD	601 950 181
AMBASSADOR PTY LTD	613 911 498
AMUCK AMUCK AMUCK PTY LTD	616 441 439
ANDREW'S SHORELINE CONSTRUCTIONS PTY LTD	132 128 084
ANTHONY SPEEDY CONSTRUCTIONS PTY LTD	113 452 172
AOGO TRADE PTY LTD	615 622 645
APAC ONLINE LEARNING INSTITUTE PTY LTD	608 233 692
APR AUS PALLET RACKING PTY LTD	623 688 737
AR DEMOLITION & EXCAVATION PTY LTD	617 936 526
ARDVERKAS PTY LTD	150 637 077
ARORA & DUA PTY LTD	162 966 985
AR2J PTY LTD	135 726 199
A S NICHOLAS HOLDINGS PTY LTD	145 106 001
ASP AUTO SALES PTY LTD	627 054 951

ASPIRE STRENGTH AND CONDITIONING PTY LTD	162 942 172
ASTAR GLOBAL PTY LTD	622 482 624
ATTJA PTY LTD	143 874 088
AUDRN FINANCIAL GROUP PTY LTD	602 539 462
AUS MARSHAL BRICKLAYING AND BLOCK LAYING PTY LTD	617 625 251
AUSTRALIA AUSGAR GROUP PTY LTD	625 199 984
AUSTRALIAN.COM PTY LTD	632 483 697
AUSTRALIAN COMMODITIES AND ENERGY RESOURCES PTY LTD	625 704 985
AUSTRALIAN HEALTH FOODS PTY LTD	064 500 330
AUSTRALIAN PRECAST INSTALLERS AND RIGGING PTY LTD	616 649 195
AV SETUP PTY LTD	129 564 601
AVTAJ TECHNOLOGIES PTY. LTD.	160 722 332
AYOSS PTY LTD	626 570 116
AZM CONCRETING PTY LTD	630 867 542
B & E LOVELL PTY LTD	615 182 904
B & L INDUSTRIES PTY LTD	155 750 271
B & P SUPER FUND PROPERTY PTY LTD	169 061 189
BARONSFIELD PTY LTD	132 368 962

BARRA ESTATE PTY LIMITED	159 963 550
BAY WATER TRADING PTY LTD	145 769 268
BBP AUSTRALIA HOLDINGS PTY LTD	112 302 440
BEDROCK CONSTRUCTION AND DEVELOPMENTS PTY LTD	155 392 742
BELORADO PROPERTY PTY LTD	124 342 801
BELVOGUE PTY LTD	632 515 907
BENEVENTO PROPERTY INVESTMENTS PTY LTD	088 849 852
BEREKET INVESTMENTS PTY. LTD.	610 648 890
BERRY BRO'S CONSTRUCTION PTY LTD	632 325 332
BERRY FLOORING PTY LTD	615 038 974
BH NAILS PTY LTD	607 339 533
BIFEN PTY LTD	621 023 238
BIZ POWER UNITED PTY LTD	614 451 400
BLR PAINTING PTY LTD	618 298 301
BLUEHOUSE CONSTRUCTIONS PTY LTD	135 782 062
BLUE SKY INVESTMENT HOLDINGS (SA) PTY. LTD.	606 603 801
BLUE STAR TILING GROUP PTY. LTD.	614 063 893
BNCC CLEANING SERVICE PTY LTD	624 469 825

BOB & ED'S CONSTRUCTIONS PTY. LTD.	142 006 648
BOEHM FAMILY PTY LTD	613 089 062
BONSHEK BELLIS FAMILY PTY LTD	624 987 800
BOONMEE ACT PTY LTD	617 972 013
BOTTOM LINE CONSULTING (QLD) PTY LTD	624 829 590
BRANDWICK PTY. LTD.	079 461 895
BRISBANE ROOFING SERVICES PTY. LTD.	611 780 271
BRUCE HEAL NOMINEES PTY. LTD.	007 899 934
BRUCE HEWISH PLUMBING CONTRACTOR PTY LTD	071 451 299
BURGOS PROPERTY PTY LTD	124 342 365
BUY WINE ON LINE PTY LTD	602 641 387
BV PSW PTY LTD	165 400 368
CABXPRESS SYDNEY PTY LTD	626 585 288
CAL AIR PTY. LIMITED	085 128 838
CALDING PTY LTD	003 109 377
CALITIA PTY. LTD.	006 117 282
CAO & SONS TRADING PTY LTD	158 993 063
CAPTAIN LOGISTICS FREIGHT PTY LTD	622 216 488

CAREER SYNERGIA PTY LTD	616 800 027
CARTEL PLANT PTY LTD	630 621 055
CARTIVO PTY. LTD.	604 759 113
CASMAR PTY LTD	137 528 842
CDJ TRANSPORT SERVICES PTY LTD	093 241 948
CENTRAL TABLELANDS PROFESSIONAL ROOF RESTORATION PTY. LTD.	074 451 657
CENTRIX PROJECTS PTY LTD	160 926 992
CENTURA REALTY PTY LTD	157 914 675
CE PTY LTD	624 369 615
CHAPMAN CIVIL INDUSTRIES (COMMERCIAL & INDUSTRIAL BUILDERS) PTY LTD	074 072 790
CHAPMAN CIVIL INDUSTRIES PTY. LTD.	060 728 323
CHELSEA 104 PTY LTD	621 048 655
CHELSEA 202 PTY LTD	621 356 036
CHERAN MEDICALS PTY. LTD.	154 483 306
CHESTERFIELD RECREATIONAL VEHICLE MANUFACTURERS PTY. LTD.	613 198 664
CHI LIFE INVESTMENTS PTY LTD	160 547 348
CHIODO DESIGN CORPORATION PTY. LTD.	086 294 528

CHUBALEE PTY LTD	135 728 175
CITIPROP (LOVELY B DEVELOPMENTS) PTY LTD	109 676 557
CITY ASPHALT & PROFILING PTY LTD	602 134 850
CIVIL SOLUTIONS QLD PTY LTD	628 131 117
CIYA INVESTMENT PTY. LTD.	616 423 333
CLEAL HOLDINGS PTY LTD	131 952 746
CLEAR DEVELOP PTY LTD	621 618 791
COLLIER CREATIVE PTY LTD	163 396 469
COM-GLAZE FLAT GLASS DIVISION PTY LTD	640 186 509
COMBINED TREE ENTERPRISES PTY LTD	626 742 621
COMM TECH SOLUTION 1 PTY LTD	627 639 570
COMMUNICA INTERACTIVE PTY LTD	616 370 417
COMPTON LOT TEN PTY LTD	151 630 483
CONDIO GISELLE PTY. LTD.	005 677 976
CONFIDENCE IN KIDS PTY LTD	621 967 333
CONGO.NET PTY. LTD.	603 830 100
CONSTRUCTION INFRASTRUCTURE CONSULTING PTY. LTD.	138 940 477
CRAFT CANNING SOLUTIONS PTY LTD	622 920 898

CREATE SPEECH PATHOLOGY PTY LTD	138 646 027
C SMITH PTY LTD	632 404 016
CYBERFY PTY LTD	631 580 599
D & R MIKE PTY LTD	165 669 296
D&R PROJECTS PTY LTD	630 696 436
D-MAC PROPERTY SERVICES PTY LTD	153 136 175
DAC CONSTRUCTIONS WA PTY LTD	608 939 537
DARCON GROUP PTY LTD	624 535 931
DAVID CHARLES INVESTMENTS PTY LTD	622 268 366
DAVID JOHN WEEKS TRANSPORT PTY LTD	621 265 432
DAVLAN INVESTMENT PTY LTD	109 490 682
DEEP JATTANA PTY LTD	620 380 529
DELPOINT PTY LTD	085 913 533
DER PTY LTD	617 685 711
DETOX ME NUTRITION PTY LTD	632 184 279
DEWBERRY FASHION PTY LTD	113 673 144
DGN LOGISTIC PTY LTD	630 802 854
DIGITPLUS BACKOFFICE SOLUTIONS PTY LTD	631 481 902

DME SUPERANNUATION FUND PTY LTD	155 499 942
DONE ENTERPRISES PTY LTD	627 894 160
DONUT & CO PTY LTD	601 857 309
DOONBEG CAPITAL PTY LIMITED	623 487 669
DORY LEASING PTY LTD	606 901 937
DOSCAM PTY. LTD.	006 675 396
DULCE HOMES PTY LTD	623 537 691
DWIBRO FILMS PTY LTD	160 924 694
DYNAMIC CREW TRAINING PTY LTD	605 506 563
E & M CLARK FAMILY SUPERANNUATION PTY LTD	600 299 536
EARTH SPIRIT HOME PTY LTD	103 622 242
EASTERN ROOMING HOUSE PTY LTD	627 409 349
EAST SEA TANG PTY LTD	602 096 079
EIFEN PTY LTD	621 387 139
ELEGANT TILING AND BATHROOMS PTY LTD	632 268 761
ELITE AUCTIONS AUSTRALIA PTY LTD	169 267 485
ELLA & ANNIE PTY LTD	618 083 597
ELLIANNA-MARIA PTY LTD	627 416 157

EMEK HOLDINGS PTY LTD	168 116 756
EMERGENCE TALENT PTY LTD	628 659 950
ENDLESS CHAT PTY LTD	104 808 933
EQUIOS WA PTY LTD	150 463 406
ERBE MEDICAL PTY LTD	623 573 375
ESMET PTY LTD	627 043 261
ESTATE MARKETING PTY. LTD.	073 585 092
ESTELLA PROPERTY PTY LTD	124 342 383
ETTRIDGE & CO PTY LTD	616 354 299
EVANDALE PROPERTY GROUP PTY LTD	632 344 748
EXECUTIVE PROPERTY SOLUTIONS PTY. LTD.	135 644 996
FALCON CREST PTY. LTD.	006 136 750
FAMA (NSW) PTY LTD	167 301 831
FANTASY HOMES PTY LTD	623 396 912
FB INSTALL PTY. LTD.	615 174 420
FERNVALE PROPERTY DEVELOPMENTS PTY LTD	164 726 881
FINIBEN PTY. LTD.	057 585 065
FLAWLESS BEAUTY SKIN CLINIC PTY LTD	628 798 210

FLIP TECHNOLOGIES PTY LTD	607 245 956
FLORIAN SHOES PTY LIMITED	060 630 640
FLYDAI CONSTRUCTION PTY LTD	631 452 027
FLY IN SKY TRAVELS PTY LTD	633 466 903
FND INVESTMENTS PTY LTD	604 247 556
FOCUS ENGINEERING SERVICES PTY LTD	614 505 878
FOGO MARRA PTY LTD	605 830 975
FOOD BY L & L PTY. LTD.	617 127 018
FOR EVER LONG PTY LTD	139 350 208
FORMULA ONE PLUMBING PTY LTD	625 738 767
FORTYFIFTH SHERLOCK PTY. LIMITED	006 559 931
FOUR FOR LIFE SUPER INVESTMENTS PTY LTD	160 397 562
FOXALL PTY LTD	619 841 913
FOXBUILD PTY. LTD.	624 846 546
FRESH START (AUST) PTY LTD	127 417 618
G & CM NOMINEES PTY LTD	618 479 280
GAMMA DREAMS PTY LTD	142 475 545
G AND R MUSICO SERVICES PTY LTD	151 668 870

GARUP PTY LTD	632 515 309
GEEVESTON FANNY FARM PTY LTD	610 992 857
GHORBANI FAMILY HOLDINGS PTY LTD	612 612 432
GILAVANT PTY. LIMITED	069 089 489
GKS ROADLINE PTY. LTD.	632 826 512
GLOBAL STREAM INVESTMENTS PTY. LTD.	091 255 051
GLOBAL SYNERGETICS PTY LTD	119 883 162
GM RASMUSSEN PTY LTD	615 843 724
GOLDEN WAY (QLD) PTY LTD	129 862 880
GOLDFOX PAINTING PTY LTD	619 101 932
GOOD 2 GO YACHTING PTY LTD	618 755 767
GOUVOUSIS FAMILY ENTERPRISES PTY. LIMITED	005 519 497
GPO CONSULTING PTY LIMITED	168 177 713
GRACE BUILDING QUOTE PTY LTD	167 985 051
GRACY ENTERPRISES PTY LTD	628 708 903
GRAYNIC TRAINING SOLUTIONS PTY LTD	162 495 767
GREAT RATE FINANCE PTY LTD	625 515 460
GREEN APPLE DISABILITY SERVICES PTY LTD	631 789 850

GREEN URBAN EXPRESS PTY LTD	114 533 112
GREENWHEEL RECYCLING PTY LTD	632 421 508
GRIMWOOD ST HOLDINGS PTY LTD	159 679 240
GR PROPERTIES AUS PTY LTD	620 794 943
G UPHILL INVESTMENTS PTY LTD	108 275 930
HAHHAH PTY LTD	622 206 562
HAMILTON BUTCHER CO PTY LTD	617 068 265
HAMIN HOLDINGS PTY. LTD.	003 747 288
HAMMER'S BUILD PTY. LTD.	610 820 196
HAMPSHIRE GRAZING PTY LTD	143 893 341
HANDSOME ROB PTY LTD	620 056 206
HASTA YUGA INVESTMENTS PTY LTD	600 137 193
HAULAGE ON TIME PTY LTD	629 823 123
HAWSON PTY LTD	612 051 797
HEALTHCALL PTY LTD	111 266 347
HEALTH SUPPORT SOLUTIONS AUSTRALIA PTY LTD	619 303 669
HELLEN HA PTY LTD	621 335 420
HEWORTH HOLDINGS PTY LTD	612 699 206

HEWORTH KEYSTONE PTY LTD	612 698 012
HIFAWI PTY LTD	618 736 539
HI TECH SCAFFOLDING PTY LTD	618 366 313
HONEY TRAVELS PTY LTD	150 488 467
H TOWNS CONCRETEING PTY. LTD.	166 124 910
HUMMINGBIRD BRANDS PTY LTD	632 630 481
HVVK INVESTMENTS PTY LTD	159 869 404
HYSGAIN PTY LTD	003 048 931
H2 AUTO PTY LTD	142 415 969
IAN FARQUHAR CONSULTING PTY LTD	612 224 629
ILEN CO PTY LTD	621 760 236
IMMOHOLD PTY LTD	603 214 133
INAAYAT MOTICHOOR PTY LTD	632 778 253
INGTBWTS PTY LIMITED	629 876 526
INSTYLE BEAUTIFY PTY LTD	168 183 926
INSULATED ROOF PANELS SYDNEY PTY LTD	611 897 468
INTUITION WEALTH INTERNATIONAL PTY LTD	611 417 460
INVESTOR HQ PTY LTD	626 643 874

IONIAN TECHNOLOGIES PTY LTD	611 990 473
ISCS HOLDINGS PTY LTD	133 959 869
ISOMETRIC STRETCHING MACHINES PTY LTD	610 153 047
ITCHI FILMS PTY LTD	165 870 897
ITS A JOURNEY PTY LTD	611 372 706
J & T WILLIAMS INVESTMENT PTY LTD	612 730 006
JAJEK PROPERTIES PTY LTD	610 181 087
JALAL TRANSPORT PTY. LTD.	617 320 377
JAV TRANSPORT SERVICES PTY. LTD.	128 639 832
JDC WEALTH STRATEGIES PTY LTD	613 171 421
JELL (VIC) PTY LTD	098 056 074
JETTS BURNSIDE PTY. LTD.	603 285 490
JETTS FITNESS A.C.T #1 PTY LTD	149 992 996
JETTS FORRESTFIELD PTY. LTD.	603 177 680
JETTS LAUNCESTON PTY. LTD.	160 970 356
JETTS RICHMOND PTY. LTD.	158 641 617
JETTS ROWVILLE PTY. LTD.	158 933 978
JETTS WOOLLOONGABBA PTY. LTD.	603 287 609

JIA HENG PAINTING PTY. LTD.	601 107 671
JJ'S PANEL & PAINT PTY LTD	626 433 298
JJRTB PTY LTD	617 701 470
JK AND MR HOLDINGS PTY LTD	114 770 231
JMILK PTY LTD	614 018 094
JOEY.C PTY LTD	631 043 340
JOGAH PTY LTD	138 352 628
JOHNSON & SOSSO CUSTODIAN PTY LTD	611 300 997
JOSEPH TILES PTY LTD	134 110 320
JOVE INTERNATIONAL PTY LTD	632 653 304
JULIE'S CAFE PTY. LTD.	631 412 087
JWM INTERNATIONAL PTY. LTD.	088 030 451
K ABBOTT PTY LTD	161 016 682
KAC 25 PTY LIMITED	155 049 639
KAFF CONSTRUCTION PTY LTD	623 725 388
KANE INNOVATIONS PTY LTD	610 142 704
KANGAROO EDUCATION FOUNDATION PTY LTD	618 179 801
KASHBA MEDICAL SERVICES PTY LTD	610 918 271

KELSOVAUGHAN PTY LTD	610 597 441
KHOSA SUPERANNUATION FUND PTY LTD	162 438 780
KIND MEDICAL & DENTAL SERVICES PTY LTD	612 105 861
KING PRESTIGE PROPERTY PTY LIMITED	089 537 011
KINGSWAY CLEANING SERVICES PTY LTD	147 317 253
KINVARA CIVIL PTY LTD	632 994 686
K M ALUMINIUM WINDOWS PTY LTD	617 448 898
KOOKAMOB PTY LTD	625 947 551
KOSEN-RUFU PTY LTD	158 119 781
KRAKER ENGINEERING (AUSTRALIA) PTY LTD	609 613 130
KUSTOM POOL FINISHING PTY LTD	166 627 774
LAIYA AUSTRALIA PTY LTD	616 201 186
LALC T/AS LOVYNIA CAHILL PERSONAL HAIR STYLIST PTY LTD	615 785 316
LANDSTAR TRANSPORT SERVICES PTY LTD	626 244 595
LANGFORD-SALISBURY INVESTMENTS PTY LTD	137 933 441
LANZA INVESTMENTS PTY LTD	105 842 573
LAYKEN PTY. LIMITED	087 751 282
LBJ GROUP PTY LTD	616 815 975

LEAMAN SERVICES PTY LTD	146 732 907
LEON PROPERTY PTY LTD	124 342 810
LFJA FAMILY INVESTMENTS PTY LIMITED	613 231 897
LFJA PTY LIMITED	609 653 652
LGL SUPER INVESTMENTS PTY LTD	162 727 568
LIKAI AUSTRALIA PTY LTD	618 710 759
LIQUID LIGHTING & DESIGN PTY LTD	159 464 543
LIVE WIRE INVESTMENTS PTY. LTD.	121 462 708
LJB 1 PTY LTD	600 742 201
LJR AESTHETICS PTY LTD	624 829 787
LOCKEY'S PLUMBING PTY LTD	141 078 033
LOOK SYDNEY PTY LTD	624 671 147
LOVE ST PROJECT PTY LTD	600 066 653
LPJ PAINTING PTY LTD	622 392 385
LUCILLIA PTY LTD	161 651 234
LUCKY LEI PTY LTD	618 094 474
MA & FH BUCHANAN PTY LIMITED	145 719 151
MAAO PTY LTD	130 565 561

MADAV BROS PTY LTD	169 716 974
MADO TRADING PTY LTD	606 840 591
MADRID PROPERTY PTY LTD	124 338 138
MAHM PTY LTD	632 518 239
MAINSTAY PROPERTY SOLUTIONS PTY LTD	624 622 671
MAKE IT RIGHT CONSULTING PTY LTD	624 982 529
MAKEMA INTERNATIONAL PTY LTD	059 845 895
MANIX HOLDINGS PTY LTD	116 955 830
MARBOL INVESTMENTS PTY LTD	136 842 978
MARK BLAKE PLUMBING PTY LIMITED	056 164 526
MARVAL DEMOLITION PTY LTD	623 502 410
MAURELA HOLDINGS PTY LTD	069 896 448
MAX CUBED INTERNATIONAL PTY LTD	601 442 102
MBE HOLDINGS & INVESTMENTS PTY LTD	162 086 311
MCDONALD RECOVERY SERVICES SUPERANNUATION PTY LTD	124 621 932
MCGILLIVRAY FAMILY HIGHETT PROPERTY INVESTMENTS PTY LTD	165 593 662
MCGILLIVRAY FAMILY PORT MELBOURNE PROPERTY INVESTMENTS PTY LTD	165 593 475

MCGILLIVRAY FAMILY SUPER INVESTMENTS PTY LTD	165 501 968
MCGL MEDICAL SERVICES PTY LTD	632 027 162
MCGRATH PROPERTY NETWORK PTY LTD	608 230 271
MCLARDY PTY LTD	161 384 532
MD CIVIL ENGINEERING PTY LTD	169 319 055
MEDICAL LIFE PUBLISHING PTY LTD	142 263 901
MELBOURNIAN HOMES PTY LTD	141 714 007
MERINDA 2016 PTY LTD	613 801 764
MERLIN CHILDCARE PTY LTD	096 364 546
METALBOX HOLDINGS PTY LTD	628 062 877
METCALF SECURITY COMPANY PTY LTD	132 410 685
MEZZACO TRADING PTY LTD	610 192 535
M H INVESTMENTS CO PTY LTD	625 120 265
MIB FISHERIES PTY LTD	612 107 070
MICHAEL-TAM GROUP PTY LTD	168 154 541
MICHAEL RICHERT CARPENTRY PTY LTD	627 076 288
MICROTECH ONLINE SERVICES PTY LTD	623 903 891
MIKOF PTY LTD	631 503 136

MILAN STATION PTY LTD	601 345 680
MILSPRING PTY LTD	002 441 394
MINHAS AUTO PARTS PTY LTD	619 201 633
MINHAS ELECTRONICS PTY LTD	619 082 727
MISHA SERVICES PTY LTD	625 514 070
MISTER MISTER PTY. LTD.	168 638 579
MIXMAX INVESTMENTS PTY LTD	605 034 222
MKKBD PTY LTD	128 371 193
MLFT CO. PTY. LTD.	624 596 130
MLTW CONSTRUCTIONS PTY LTD	631 279 279
MM EARTHWORX PTY. LTD.	163 234 704
MOSAIC VENTURES PTY LTD	143 481 261
M P COURTNEY PTY LTD	163 195 319
MULEEX PTY LTD	624 270 202
MY AHLAM PTY LTD	625 203 367
NARRABRI WELDING FABRICATIONS PTY LTD	625 919 726
NATIONAL PLANTATION SHUTTERS PTY LTD	601 172 301
NATURAL & HEALTHY BEAUTY PTY LTD	605 129 904

NEAT & SWEET CLEANING SERVICES PTY LTD	168 869 083
NENAR MART PTY LTD	631 418 132
NEROVAD INVESTMENTS PTY LTD	078 139 296
NESTAR PTY. LTD.	056 151 412
NEVELAND ENTERPRISES PTY LTD	166 292 235
NEWPARK 2224 PTY LTD	621 287 947
NEWSTEAD PLASTER & INSULATION PTY LTD	160 105 751
NGUYENISTIC PTY LTD	158 483 777
NGUYEN MILAN STREET ELLEN GROVE PTY LTD	611 433 820
NHAM ENTERPRISES PTY LTD	161 253 649
NICHOLS FAMILY INVESTMENTS NO. 2 PTY LTD	630 426 845
NO. 118 THE ESPLANADE PTY. LTD.	004 567 668
NONA PAINTING SERVICES PTY LTD	618 069 935
NOUVEAU PACIFIC-A PTY. LIMITED	112 692 403
NSW TRANSPAC SERVICES PTY. LTD.	146 282 368
NY INVESTMENT HOLDINGS PTY LTD	600 997 386
O.C.SALLY SERVICES PTY LTD	602 312 185
ODEDRA GROUP PTY LTD	621 565 115

OH TILING & PAINTING PTY LTD	614 851 026
OMER COMPANY GROUP PTY LTD	625 872 291
ONE SHOP AUSTRALIA PTY LTD	600 404 411
ONE SHOP INTERNATIONAL PTY LTD	168 120 385
ONE STOP HAIR AND BEAUTY PTY. LTD.	165 083 063
OOI PROPERTY PTY LTD	601 277 481
OOI SUPER PTY LTD	163 144 625
OPPAGENT PTY. LIMITED	158 924 497
ORIGINAL GARDAN SENIOR PTY LTD	627 870 366
OROSZVARY ARCHITECTS PTY LTD	097 972 542
ORWELL AUSTRALIA PTY LTD	084 870 682
OSCAR CORPORATION PTY LIMITED	136 568 913
OSM MEDICALS PTY LTD	629 080 333
OSTEMERE PTY LTD	609 704 305
OXI PTY LTD	622 512 538
OZZ ELECTRICAL PTY LTD	601 362 547
P & M SAMU PTY LTD	632 458 710
PACIFIC CAR REMOVALS PTY LTD	631 808 181

PAGEY PLUMBING PTY LTD	623 869 858
PAMPLOMA PROPERTY PTY LTD	124 338 129
PANNU GROUP AUS PTY LTD	632 462 812
PARAMOUNT ROOFING GROUP PTY LTD	630 814 265
PARLOUR PAGES PTY LTD	146 124 218
PATTI INVESTMENTS PTY LTD	160 632 244
PECORP HOLDINGS PTY LTD	167 891 447
PELKAS PTY LTD	104 500 772
PENANGK PTY LTD	167 443 227
PENINSULA PROPERTY REAL ESTATE (VIC) PTY LTD	611 279 193
PENSHURST THAI MASSAGE PTY LTD	628 948 792
PENWARDEN STAINLESS PTY LTD	131 788 200
PEOPLE CENTRED DEVELOPMENT PRACTICE INTERNATIONAL PTY LTD	630 266 161
PERDUTO 88 PTY LTD	623 571 120
PERPETUAL SPECIALIST PTY LTD	631 091 202
PETES CONSULTING PTY LTD	608 261 703
PETHALL PTY LTD	152 959 487

PIFEN PTY LTD	621 392 265
PILBARA DRILLING PTY LTD	610 857 175
PITSTOP PLUMBING PTY LIMITED	107 097 245
PLOUMIS ENTERPRISES PTY. LTD.	102 915 668
PMVG PROPERTIES PTY LIMITED	612 216 323
POPLAND PTY. LTD.	141 144 381
PORCARO SUPER PTY LTD	160 549 771
POSITIVE PROPERTY GROUP PTY. LTD.	103 558 158
PRC SCAFFOLDING PTY LTD	611 118 168
PREMIER ONE ESTATE PTY LTD	165 638 264
PREMIUM OUTDOORS PTY LTD	605 827 101
PRIVATE BUILDING CERTIFIERS (NSW) PTY LTD.	604 800 535
PROOFPOINT ADVISORY PTY LTD	615 544 557
PSALTIS INVESTMENTS PTY. LIMITED	008 557 819
PUKU PTY. LTD.	607 647 352
QUALITY FORMWORK PTY LTD	624 690 866
QUAN FU DEVELOPMENTS PTY LIMITED	153 647 324
R.L. BENNETTS PTY LTD	056 246 256

RAS ELECTRONICS PTY LTD	619 087 311
RAYFORD MANAGEMENT PTY LTD	618 135 541
RECKITT BENCKISER (HOUSEHOLD) PTY LIMITED	008 419 501
REDBACK MANAGEMENT PTY. LTD.	604 823 243
RED CHILLI RESTAURANT PTY LTD	143 337 428
RED FOREST PTY LTD	623 922 556
RED MOUNTAIN CLEANING PTY LTD	632 465 653
RED UMBRELLA ENTERPRISES PTY LTD	147 157 793
REFINR GROUP PTY LTD	621 940 609
REMA PTY LTD	631 407 273
RENOVATIVE PTY LTD	132 997 436
REPTON PTY LTD	009 300 216
RESIWEALTH PTY LTD	108 549 051
REVOLUTIONARY FOODS PTY LTD	137 130 922
RG SAMY PTY LTD	617 301 283
RIBERA HOLDINGS PTY LTD	073 432 596
RICHARD PEACOCK CARPENTRY PTY LTD	606 257 710
RICH BIL INVESTMENTS PTY LTD	623 901 477

RICHCABLING PTY LTD	617 714 744
RICHSALE PTY. LTD.	007 404 971
RMA-WELDING ENGINEERING & SALES PTY LTD	164 330 965
ROCK MEDICAL PTY LTD	616 064 147
ROHSCO PLUMBING PTY LTD	604 147 891
ROY GROUP AUSTRALIA PTY LTD	632 493 353
RRRM SUPERANNUATION PTY LTD	143 562 823
RS & RJ INVESTMENTS PTY. LTD.	617 394 233
R STEIN INVESTMENTS PTY LTD	103 641 774
RUBICON STRATEGIES PTY LIMITED	118 062 865
RUSA INTERNATIONAL PTY LTD	154 779 692
RUSHLEE HOLDINGS PTY LTD	151 482 665
RYANL PTY LTD	610 729 970
RYDE CONSTRUCTION GROUP PTY LTD	605 971 195
S.J.C TRADE GROUP PTY. LTD.	167 888 244
SACRED YEW PTY LTD	155 663 979
SADATH BROTHERS PTY LTD	138 701 658
SAIKRISHNA INVESTMENT PTY LTD	145 473 776

SAKAFARKA PTY LTD	613 079 922
SAKURA WINS PTY LTD	615 470 525
SALLCO PTY LTD	622 635 750
SAMTOR PTY LTD	009 370 638
SAM WIRE'S PTY LTD	619 263 062
SANSSOUCI INVESTMENTS PTY LTD	089 457 394
SANTREV POULTRY DEVELOPMENTS PTY LTD	116 759 589
SATSANGI INVESTMENTS PTY LTD	162 887 756
SATSANGI INVESTMENTS 2 PTY LTD	162 887 783
SA YAPA PTY LTD	625 997 506
SCM SOLUTIONS PTY LTD	601 315 646
SELLAM PTY LTD	630 783 630
SERICON PTY. LTD	007 100 003
SERO AUSTRALIA PTY LTD	148 932 503
SEYMIRE PTY LTD	630 374 266
SEZH PTY LTD	151 655 793
SHEETBEND PTY LTD	616 363 421
SHER AFGUN AUTO PARTS PTY. LTD.	617 381 978

SHIAWASE PTY LTD	153 048 876
SHIV SHAKTI FREIGHT MANAGEMENT SOLUTIONS PTY LTD	602 776 705
SIADEM PTY. LTD.	150 140 631
SINHASAHAY PCT PTY LTD	610 584 775
SIVARIYAM CONSTRUCTIONS PTY LTD	625 376 990
SIXTH SENSE SECURITY PTY LTD	123 447 192
SJC VIP INVESTMENTS PTY LTD	150 846 950
SKALRUD MANAGEMENT PTY. LTD.	602 731 171
SK AUSTRALIA INTERNATIONAL PTY LTD	169 023 349
SMARRT SERVICES PTY LTD	628 189 284
SNEHI INVESTMENTS PTY LTD	623 958 556
SNOOZE "U" LOSE PTY LTD	127 427 776
SOLAR NOMINEES PTY LTD	008 866 993
SOMMERFELD PROPERTY PTY LTD	611 175 627
SPICE ROUTE CATERING SERVICES PTY LTD	166 562 054
SPIN THE DICE PTY LTD	163 489 709
SPURIOUS HOLDINGS PTY LTD	623 851 374
SSDM PROPERTY PTY LTD	605 441 503

STACCK PTY LTD	622 331 097
STAR PRESSURE CLEANING PTY LTD	613 405 897
STC SALES PTY LTD	155 411 279
STMW TESTING SERVICES PTY LTD	623 464 862
STONE GROWN PTY LTD	059 028 438
STOREN PTY. LTD.	006 855 545
STRUCTURA PTY LTD	603 638 688
SUBSDANCE GROUP PTY LTD	632 746 859
SUNYLIFE PTY LTD	131 090 732
SUPERBYTES INNOVATIONS PTY LTD	141 036 026
SURPLUS COMPUTERS PTY. LTD.	617 826 258
SUTTON ENTERPRISES (WA) PTY LTD	149 388 223
SYDNEY DRESS HIRE PTY LTD	625 406 948
SYDNEY GLAZIERS GROUP PTY LTD	629 509 600
SYDNEY RECRUITMENT PTY LTD	633 011 382
SYSTEMTEL ASIA PACIFIC PTY LTD	631 043 564
T. & W. BANKS ENTERPRISES PTY. LIMITED	056 986 862
T.A CRITCHER HOLDINGS NO.2 PTY LTD	604 259 609

T.A CRITCHER PTY LTD	602 339 542
T.K. KIRWAN PTY. LIMITED	080 350 894
T.S.N.C. PTY. LTD.	615 168 262
TACTIG PTY LTD	630 744 240
TAYLOR & JACKSON PTY LTD	628 055 354
TEAM JACOB PTY LTD	601 563 562
TEKADE CONSTRUCTIONS PTY LTD	129 466 637
TELCOMAX PTY LTD	625 223 270
TEO & GOH PTY LTD	630 992 184
TERRAFIRM PTY LTD	106 802 126
TERRY AND PAUL PLUMBING SERVICES PTY. LTD.	005 801 409
THE BOUTIQUE.COM.AU PTY LTD	133 517 245
THE COLLECTIVE - LIVING, BUYING, BUILDING, COMMUNITY PTY LTD	631 536 420
THE FRANCIS PROPERTY ONE PTY LTD	162 062 231
THE MILLER FAMILY SECURITY CUSTODIAN PTY LTD	156 272 365
THE PERHENTIAN FAMILY PTY. LTD.	138 879 848
THE PERSISTENT LITTLE PROPERTY COMPANY PTY LTD	616 302 400
THE PREVENTIVE DENTISTS OF NORTH RYDE PROPRIETARY LIMITED	600 857 903

THORNLEA NOMINEES PTY LTD	615 350 831
THREE WRIGGLY MONKEYS PTY. LTD.	616 901 770
TIGER LILY SERVICES PTY LTD	618 568 308
TINOTI PTY LTD	003 046 213
TINY WIREMU PTY. LTD.	615 137 918
TM MITCHELL HOLDINGS PTY LTD	168 242 939
TNT GROUP PTY LTD	617 329 549
TOBOKO PTY LTD	003 080 457
TONKIN FAMILY ENTERPRISES PTY LTD	611 392 824
TORRANCE CONSULTANCY PTY LTD	625 239 376
TOTAL DEVELOPMENTS (VIC) PTY LTD	098 263 202
TREPIC PTY LTD	609 555 348
UBC GROUP PTY LTD	603 264 964
ULTIMATE CONSTRUCTION SERVICES PTY. LTD.	610 766 124
UNDER PRESSURE CLEANING PTY. LTD.	162 024 044
UNIVERSAL PHONE SERVICES WODEN PTY. LTD.	604 686 839
URAS ENTERPRISES PTY LTD	115 104 982
V&J SRAN PTY LTD	619 237 722

VALACH PTY LTD	129 172 676
VALENCIA INVESTMENTS GROUP PTY LTD	632 050 901
VALENTE ASSETS PTY LTD	633 807 495
VDS BUILDERS & CARPENTERS PTY LTD	164 170 441
VERECONDI PTY LTD	131 750 144
VERHENDA PTY. LTD.	125 887 907
VERMILION FLYCATCHER PTY LTD	625 052 315
VICTORIA WIDE TILING SERVICES PTY LTD	631 812 756
VOITECK MOBILE PTY LTD	616 534 466
VONIER ROWAN CONSTRUCTIONS PTY. LTD.	151 092 625
V TIMBERFLOOR PTY LTD	625 013 729
VVH POWDER COATING & FENCING PTY LTD	625 275 774
WADJARRI ENTERPRISES PTY LTD	624 456 337
WALMAT PTY LTD	610 998 751
WAYTIN PTY LTD	123 675 472
WBACW PTY LTD	167 418 877
WEBSYSTEM PTY LTD	631 894 641
WELLINGTON FACTORY PTY LIMITED	621 842 653

WESTDENE PTY LTD	064 350 492
WESTERN UNION SECURITIES PTY LTD	009 158 972
WESTRALIAN MINING AND CIVIL PTY. LTD.	609 775 233
WHARTON RURAL COMPANY PTY LTD	619 020 576
WHOLESALE OPTIONS PTY LTD	117 670 881
WIJAYAKOON SUPER PTY LTD	165 985 893
WILSON WOOL SERVICES PTY LTD	135 788 564
WMP HOLDINGS PTY LTD	106 507 331
WOOD WORKS WONDERS PTY LTD	632 848 054
WURST-MEISTER PTY LTD	142 443 909
XING WU FAMILY INVESTMENTS PTY LTD	167 602 557
XIYIZI FRANCHISING PTY LTD	618 348 226
YAMATJI WHITE SPRINGS PTY LTD	608 299 305
YELLOW PROPERTY MANAGEMENT PTY LTD	625 540 669
YJ AUTO REPAIRS PTY LTD	623 470 888
YKM CONSULTING GROUP PTY LTD	605 119 748
YLB ONE PTY LTD	631 627 355
YOUR GREEN SOLUTIONS PTY LTD	159 506 206

ZARAZAC PTY LTD	609 644 653
ZEAL DATA AND ELECTRICAL PTY LTD	130 199 076
ZEMAKONDE PTY LTD	002 706 443
ZERO CARS PTY LTD	608 057 398
ZORAIZ ARTIFICIAL JEWELLARY PTY. LTD.	617 330 471
ZORAIZ AUTO PARTS PTY. LTD.	617 209 195
102 RIDGEWAY AVE PTY LTD	628 091 805
141 071 749 PTY LTD	141 071 749
166 665 096 PTY LTD	166 665 096
168 428 199 PTY LTD	168 428 199
2 INVERARITY PLACE GLENELG NORTH PTY LTD	628 752 563
27 PRINCES ST DANDENONG PTY. LTD.	615 541 985
35 NORTHGATE STREET UNLEY PARK PTY LTD	629 971 366
365 HOLDINGS PTY LTD	625 998 254
4 PRICE STREET OAKLEIGH SOUTH PTY LTD	629 972 005
46 BROADMEADOW ROAD PTY LTD	611 596 028
628 267 809 PTY LTD	628 267 809
632 189 283 PTY LTD	632 189 283

786 CABS PTY LTD

633 328 659

888INCEPTION PTY. LTD.

612 273 757

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 third day of November 2021

Name of Company

ARBN

EWORKS EMPLOYMENT SOLUTIONS INC.

101 362 378

CORPORATIONS ACT 2001
Section 601CL(5)

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

Dated this fifth day of November 2021

Name of Company

ARBN

LRNL B.V.	620 659 869
SYDNEY TREADMILL HIRES LIMITED	167 885 207
TIBRA EQUITIES EUROPE LIMITED	634 780 608

CORPORATIONS ACT 2001
Subsection 601CC(4)

ASIC has struck the registered Australian bodies
listed below off the register.

Dated this fifth day of November 2021

Name of Company

ARBN

EWORKS EMPLOYMENT SOLUTIONS INC.

101 362 378

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 November 2021

Name of Company	ARBN
DBX ETF TRUST	632 436 750
FISH4DOGS LIMITED	618 054 210
FUTU SECURITIES INTERNATIONAL (HONG KONG) LIMITED	649 845 563
MAN OM-IP AHL 2010 LIMITED	143 292 675
VIRIDIAN MEDIA LIMITED	619 995 603

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.

BASS FINANCIAL SERVICES PTY LTD

ACN 617 409 588 will change to a public company limited by shares. The new name will be CENTURIA BASS FINANCIAL SERVICES LIMITED ACN 617 409 588.

NEXTORE PTY LTD ACN 620 818 706 will change to a public company limited by shares. The new name will be NEXTORE LTD ACN 620 818 706.

PACIFIC POULTRY GROUP LIMITED

ACN 613 439 928 will change to a proprietary company limited by shares. The new name will be PACIFIC POULTRY GROUP PTY LTD ACN 613 439 928.

STELAR METALS PTY LTD ACN 651 636 065 will change to a public company limited by shares. The new name will be STELAR METALS LIMITED ACN 651 636 065.

FUNCTIONAL FOODS GLOBAL PTY. LTD.

ACN 158 660 676 will change to a public company limited by shares. The new name will be NUTURA ORGANIC LTD ACN 158 660 676.

NORFOLK METALS PTY LTD ACN 652 438 385 will change to a public company limited by shares. The new name will be NORFOLK METALS LIMITED ACN 652 438 385.

STANAURUM PTY LTD ACN 649 321 657 will change to a public company limited by shares. The new name will be STANAURUM LIMITED ACN 649 321 657.