





Commonwealth of Australia Gazette

No. A52/25, Tuesday 23 December 2025

Published by ASIC

ASIC Gazette

Contents

Notices under Corporations Act 2001

25-0179	25-0334	25-0758	25-0840	25-0873
25-0895	25-0896	25-0897	25-0904	25-0905
25-0906	25-0907	25-0909	25-0912	25-0920

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.

ISSN 1445-6060 (Online version)
ISSN 1445-6079 (CD-ROM version)

Available from www.asic.gov.au Email gazette.publisher@asic.gov.au

© Commonwealth of Australia, 2022

This work is copyright. Apart from any use permitted under the *Copyright Act 1968*, all rights are reserved. Requests for authorisation to reproduce, publish or communicate this work should be made to: Gazette Publisher, Australian Securities and Investment Commission, GPO Box 9827, Melbourne Vic 3001

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 25-0179.

Commencement

3. This instrument commences on gazettal.

Declaration

4. Section 601CK does not apply to Fieldcore Service Solutions International LLC ARBN 138 911 903 (*Fieldcore*), a registered foreign company incorporated in the State of Delaware in the United States of America in relation to a financial year ending on or after 31 December 2025 (each a *Relevant Financial Year*).

Note: ASIC may, by Gazette notice, declare that section 601CK does not apply to specified foreign companies: s601CK(7). Subsections 601CK(1) to (6), inclusive, do not apply in relation to a foreign company in relation to which a notice is in force under subsection 601CK(7): s601CK(8).

Where this instrument applies

- 5. This instrument applies in relation to a Relevant Financial Year where:
 - (a) Fieldcore is registered under Division 2 of Part 5B.2 of the Act;
 - (b) Fieldcore is not required by the law in the State of Delaware in the United States of America, being its place of incorporation or formation, to prepare:
 - (i) a balance sheet at the end of the relevant financial year; or
 - (ii) a profit and loss statement for the relevant financial year; or
 - (iii) a cash flow statement for the relevant financial year;
 - (c) Fieldcore is not required by the law of State of Delaware in the United States of America, being its place of incorporation or formation, to hold an annual general meeting each year;

Note: Fieldcore is not required to lodge a return under subsection 601CK(9) of the Act using ASIC Form 406 where it is not required by the law of its place of incorporation or formation to hold an annual general meeting.

- (d) Fieldcore's ultimate holding company is GE Vernova Inc (*GE Vernova*), a company incorporated in the State of Delaware in the United States of America and listed on the New York Stock Exchange;
- the Relevant Financial Year of Fieldcore and the corresponding financial year of GE Vernova end on the same date;
- (f) Fieldcore lodged with ASIC a Form 405 together with the following:
 - (i) Schedule of Financial Position;
 - (ii) Schedule of Operations;
 - (iii) Schedule of Cash Flows; and
 - (iv) Notes to each of the abovementioned schedules/ financial statements;

prepared in accordance with USGAAP in such form as approved by ASIC for each of the financial years and on the dates set out in Schedule A.

Note: Fieldcore applied for relief from s601CK under s601CK(7) on 15 April 2019.

- (g) Fieldcore lodged with ASIC under a modified ASIC Form 405 Statement to verify financial statements of a foreign company, the following:
 - (i) Schedule of Financial Position;
 - (ii) Schedule of Operations;
 - (iii) Schedule of Cash Flows;
 - (iv) Schedule of Changes in Shareholders Equity; and
 - (v) Notes to each of the abovementioned schedules/ financial statements;

prepared in accordance with USGAAP together with:

- (vi) a statement that the schedules/financial statements are approved and authorised for issue by the Fieldcore's board and signed on its behalf; and
- (vii) a statement from the external auditors of GE Vernova that the abovementioned schedules and notes have been subjected to audit procedures performed in conjunction with the audit of the financial statements of GE Vernova and are fairly stated in all material aspects;

for the financial year ending 31 December 2024 in such form approved by ASIC on 1 December 2025.

Note 1: For the financial year ending 31 December 2024, ASIC has approved each of the financial statement to not include comparative financial information for preceding financial year ending 31 December 2023.

- (h) GE Vernova lodges with the SEC a **Form 10-K** within 4 months after the end of GE Vernova's financial year which includes in relation to GE Vernova and its subsidiaries (including Fieldcore) in relation to its financial year corresponding with the Relevant Financial Year, the following:
 - (i) a Consolidated Balance Sheet;
 - (ii) a Consolidated Statement of Income;
 - (iii) a Consolidated Statement of Comprehensive Income;
 - (iv) a Consolidated Statement of Equity; and
 - (v) a Consolidated Statement of Cash Flows;
- (i) Fieldcore lodges with ASIC within 9 months after the end of the Relevant Financial Year under a modified ASIC Form 405 Statement to verify financial statements of a foreign company, the following:
 - (i) Schedule of Financial Position;
 - (ii) Schedule of Operations;
 - (iii) Schedule of Cash Flows;
 - (iv) Schedule of Changes in Shareholders Equity and
 - (v) Notes to each of the abovementioned schedules/ financial statements;

for the Relevant Financial Year prepared in accordance with USGAAP together with:

- (vi) a statement that the schedules/financial statements are approved and authorised for issue by the Fieldcore's board and signed on its behalf; and
- (vii) a statement from the external auditors of GE Vernova that the abovementioned schedules and notes have been subjected to audit procedures performed in conjunction with the audit of the financial statements of GE Vernova and are fairly stated in all material aspects;

in such form as is approved by ASIC.

Note: The modified ASIC Form 405 must replace references to s601CK with references to this instrument 25-0179 dated 16 December 2025.

Cessation

6. This instrument ceases to apply on 16 December 2035 unless revoked earlier.

Interpretation

7. In this instrument

25-0179

SEC means the Securities and Exchange Commission of the United States of America.

USGAAP means the Generally Accepted Accounting Principles adopted by the

Dated 16 December 2025

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

25-0179

Schedule A

Financial year ended	Date lodged with ASIC	
31 December 2019	6 April 2021	
31 December 2020	31 May 2021	
31 December 2021	3 August 2022	
31 December 2022	17 July 2023	
31 December 2023	19 September 2025	





Australian Securities and Investments Commission

Office address (inc courier deliveries): Level 7, 120 Collins Street, Melbourne VIC 3000

Mail address for Melbourne office: GPO Box 9827, Brisbane QLD 4001

Tel: +61 1300 935 075 Fax: +61 1300 729 000

www.asic.gov.au

25-0334

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Richmond Partners Pty Ltd

ACN 618 678 096 ("the Licensee")

PO BOX 835

NORTH SYDNEY NSW 2059

Pursuant to paragraph 915B(3)(d) of the Corporations Act 2001, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 504220 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 15 December 2025

George Podaras
Signed

George Podaras

A delegate of the Australian Securities and Investments Commission

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

Enabling legislation

1. The Australian Securities and Investments Commission (ASIC) makes this instrument under section 926A(2)(a) of the Corporations Act 2001 (the Act).

Title

2. This instrument is ASIC Instrument 25-0758.

Commencement

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

Exemption

4. ASIC exempts Avenue Asia Capital Management, L.P. (Avenue), a limited partnership formed on 15 March 2001 in the State of Delaware and registered with the US Securities and Exchange Commission under file number 801-60414 (the body), from the requirement to hold an Australian financial services (AFS) licence in the case referred to in Schedule A.

Cessation

- 5. The exemption in paragraph 4 ceases to have effect on the earlier of:
 - (a) subparagraph 7(1) of ASIC Corporations (Foreign Financial Services Providers) Instrument 2025/798 ceasing to have effect in relation to the relief that was provided under ASIC Class Order [CO 03/1100] US SEC regulated financial services providers; or
 - (b) the body not complying with any written notice given by ASIC directing the body to give to ASIC, within the time specified in the notice, a written statement containing specified information about the financial service business operated by the body in this jurisdiction.
 - (c) The body being notified in writing by ASIC that it is excluded from relying on this instrument.

Schedule A

- 1. The exemption in paragraph 4 of this instrument applies where all of the following apply:
 - (a) the body is a registered investment adviser;
 - (b) the body is either:
 - (i) a body corporate incorporated in the US or a State of the US; or
 - (ii) a partnership formed in the US or a state of the US;
 - (c) the body:
 - (i) is registered under Division 2 of Part 5B.2 of the Act; or
 - (ii) has an Agent at the time the body first purports to rely on this instrument and, from that time, has not failed to have an Agent for any consecutive period of 10 business days;
 - (d) the body's primary business is the provision of financial services;
 - (e) neither the body nor its Agent has been notified by ASIC that the body is excluded from relying on this instrument;
 - (f) if the body becomes aware or should reasonably have become aware of matters that give it reason to believe that it has failed, other than in an immaterial respect, to comply with a requirement set out in Schedule B:
 - (i) 15 business days have not passed since the body became so aware or should reasonably have become so aware without the body providing full particulars of the failure to ASIC (to the extent that the body knows those particulars or would have known them if it had undertaken reasonable enquiries); and
 - (ii) 30 business days have not passed from ASIC receiving those particulars from the body without ASIC notifying the body that it may continue to rely on this instrument; and
 - the body has not notified ASIC that it will not rely on this instrument. (g)
- 2. Where the body provides any of the following financial services (the financial services) in this jurisdiction to wholesale clients (and the body is authorised under US regulatory requirements to provide the financial services in the US):
 - providing financial product advice; or (a)
 - dealing in a financial product; (b)

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

- (i) securities; and
- (ii) interests in a managed investment scheme that is not required to be registered under Chapter 5C of the Act.
- 3. Where the body has provided ASIC with all of the following:
 - (a) evidence and submissions that paragraph 1(a) of Schedule A is satisfied;
 - a notice that it will provide financial services in this jurisdiction in reliance on this instrument;
 - (c) a deed of the body for the benefit of and enforceable by ASIC and the other persons referred to in s659B(1) of the Act that applies notwithstanding that the body may have ceased to rely, or never have relied, on this instrument, which deed provides that:
 - the deed is irrevocable except with the prior written consent of ASIC;
 - (ii) the body submits to the non-exclusive jurisdiction of the Australian courts in legal proceedings conducted by ASIC (including under s50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in s659B(1) of the Act and whether brought in the name of ASIC or the Crown or otherwise;
 - (iii) the body covenants to comply with any order of an Australian court in respect of any matter relating to the provision of the financial services;
 - (iv) if the body is not registered under Division 2 of Part 5B.2 of the Act, service of process on the body in relation to legal proceedings conducted by ASIC (including under s50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in s659B(1) of the Act and whether brought in the name of ASIC or the Crown or otherwise can be effected by service on the Agent; and
 - (v) the body covenants that, on written request of either the SEC or ASIC, it will give or vary written consent and take all other practicable steps to enable and assist the SEC to disclose to ASIC and ASIC to disclose to the SEC any information or document that the SEC or ASIC has that relates to the body; and

(d) written consents to the disclosure by the SEC to ASIC and ASIC to the SEC of any information or document that the SEC or ASIC has that relates to the body The consents must be in such form (if any) as ASIC specifies in writing.

Schedule B

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

- (ii) the body is regulated by the SEC under US laws, which differ from Australian laws; and
- (c) if ASIC gives the body a written notice directing the body to lodge with ASIC, within the time specified in the notice, a written statement containing specified information about any financial service provided by the body in this jurisdiction—comply with the notice.

Interpretation

In this instrument:

Act means the Corporations Act 2001;

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

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

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

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

financial product has the meaning given by section 9 of the Act;

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

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

interest in a managed investment scheme has the meaning given by section 9 of the Act;

managed investment scheme has the meaning given by section 9 of the Act;

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

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

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

SEC means the Securities and Exchange Commission of the US;

25-0758

securities has the meaning given by section 9 of the Act;

US means the United States of America;

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

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

Dated this 15 day of December 2025.

Bon Byg

Signed by

as a delegate of the Australian Securities and Investments Commission





Australian Securities and Investments Commission

Office address (inc courier deliveries): Level 7, 120 Collins Street, Melbourne VIC 3000

Mail address for Melbourne office: GPO Box 9827, Brisbane QLD 4001

Tel: +61 1300 935 075 Fax: +61 1300 729 000

www.asic.gov.au

25-0840

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Queen Street Partners Pty. Limited ACN 136 415 579 ("the Licensee")
1 Miles Street

RICHMOND VIC 3121

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 337065 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 18 December 2025

Signed

Sandra Holdaway

A delegate of the Australian Securities and Investments Commission





Australian Securities and Investments Commission

Office address (inc courier deliveries): Level 7, 120 Collins Street, Melbourne VIC 2000

Mail address for Melbourne office: GPO Box 9827, Brisbane QLD 4001

Tel: +61 1300 935 075 Fax: +61 1300 729 000

www.asic.gov.au

25-0873

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Accession3 Financial Advisers Pty Ltd ACN 132 651 622 ("the Licensee") Level 2 Suite 48-60 Russell Street TOOWOOMBA CITY QLD 4350

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 331990 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated

18 December 2025

Signed

Sandra Holdaway

A delegate of the Australian Securities and Investments Commission

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 25-0895.

Commencement

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

Declaration

- 4. Chapter 5C of the Act applies to Evolution Trustees Limited (ACN 611 839 519) in its capacity as responsible entity for Harvest Hospitality Income Operator Trust (ARSN 691 523 494) (HHIOT) and Harvest Hospitality Income Property Trust (ARSN 691 523 378) (HHIPT) as if the following provisions of the Act were modified or varied as follows:
 - (a) after section 601FE insert:

"601FEA Modification of duties - stapled securities

- (1) This section applies to a registered scheme (Scheme) where the interests in the Scheme and interests in another registered scheme (the Other Scheme) are components of stapled securities.
- (2) For the purposes of paragraphs 601FC(1)(c) and 601FD(1)(c), an obligation to act in the best interests of the members of the Scheme is an obligation to act in the best interests of the members of the Scheme having regard to their interests as members of the Scheme and of the Other Scheme.
- (3) For the purposes of paragraphs 601FC(1)(e), 601FD(1)(d) and 601FD(1)(e), and subsection 601FE(1), an obligation to not make use of information, or not make improper use of position, in order to cause detriment to the members of the Scheme is an obligation not to do those things in order to cause detriment to the members of the Scheme having regard to their membership of the Scheme and the Other Scheme.";
- (b) insert after subsection 208(2) of the Act as notionally inserted by section 601LC;

- "(2A) Member approval is not required for the giving of a financial benefit and the benefit need not be given within 15 months if all of the following conditions are satisfied:
 - (a) the benefit either:
 - (i) is given out of the scheme property of a registered Scheme (the Scheme); or
 - (ii) could endanger the Scheme property; and
 - (b) all of the interests in the Scheme, together with all the interests in another registered scheme (the **Other Scheme**) are component parts of stapled securities; and
 - (c) the benefit is given by:
 - (i) the responsible entity of the Scheme; or
 - (ii) an entity that the responsible entity controls; or
 - (iii) an agent of, or person engaged by, the responsible entity;
 - (d) the benefit is given to:
 - (i) an entity wholly owned, whether directly or indirectly, by the Scheme; or
 - (ii) the Other Scheme or an entity that is wholly owned, whether directly or indirectly, by the Other Scheme; or
 - (iii) an entity wholly owned, whether directly or indirectly, by one or more of the Scheme and the Other Scheme.
- (2B) For the purposes of this section:
 - (a) an entity is wholly owned by another entity if all of the shares or interests (as applicable) in the first-mentioned entity are held by, or held by a nominee for (in the case of the second-mentioned entity being a company), or form part of the trust property of (in the case of the second-mentioned entity being a trust), the second-mentioned entity or a wholly owned entity of it; and
 - (b) a reference to the giving of a benefit to an entity which is a trust is a reference to the giving of a benefit to the trustee for the trust so as to form part of the trust property of the trust or for the benefit of the trust beneficiaries."
- (c) insert after section 601PC:

"601PD Stapled securities

For the purposes of this Chapter:

stapled securities means two or more financial products, including interests in a registered scheme where:

- a) under the terms on which each of the financial products are to be traded, they must be transferred together; and
- b) there are no financial products in the same class as those financial products which may be transferred separately."

Where this instrument applies

5. The declaration applies where each interest in HHIOT and each interest in HHIPT, under the terms upon which each is to be traded, only be transferred together.

Where this declaration ceases to apply

- 6. This declaration ceases to apply if:
 - (a) an interest in the HHIOT or HHIPT is issued on the terms on which it is issued can be transferred separately without also transferring an interest in the Other Scheme; or
 - (b) interests in any class of interest in HHIOT or HHIPT are issued on terms which allow them to be transferred without transferring an equal number of interests in the corresponding class of HHIPT or HHIOT, respectively.

Dated this 11th day of December 2025

Signed by Harrison Knowles

H. Knowles

as a delegate of the Australian Securities and Investments Commission

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 25-0896.

Commencement

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

Declaration

4. Part 7.9 of the Act and of the *Corporations Regulations 2001* applies in relation to each financial product specified in Schedule A in the case set out in Schedule B as if regulation 7.9.16N were modified or varied by inserting after subregulation 7.9.16N(2):

"7.9.16N(3) A Product Disclosure Statement that relates to an offer of more than one financial product (a combined PDS) is taken to comply with subregulation (2) if the combined PDS includes the information required to be included for each financial product offered under the combined PDS under subregulation (2) on a consolidated basis for all financial products offered under the combined PDS."

Schedule A

An interest in the following registered schemes:

Harvest Hospitality Income Operator Trust ARSN 691 523 494 (*HHIOT*); and Harvest Hospitality Income Property Trust ARSN 691 523 378 (*HHIPT*)

each a Harvest Hospitality Scheme.

Schedule B

- 5. This declaration applies where:
 - (a) a Product Disclosure Statement is prepared for the offer of interests in the Harvest Hospitality Schemes (combined PDS); and
 - (b) each interest in a Harvest Hospitality Scheme that is issued must not be transferred or disposed of separately from an interest in the other Harvest Hospitality Scheme; and

- (c) no interest in either of the Harvest Hospitality Schemes may be issued under the offer in the combined PDS unless an interest in the other Harvest Hospitality Scheme is issued at the same time; and
- (d) under the terms of the offer made in the combined PDS, a person whose application is accepted by the responsible entity will be issued with equal numbers of interests in each of the Harvest Hospitality Schemes, and
- (e) the constitutions of each of the Harvest Hospitality Schemes, subject to paragraph (f), provide for identical rights of the responsible entity to fees and costs in relation to the relevant Harvest Hospitality Scheme; and
- (f) the combined PDS includes discloses:
 - (i) the circumstances referred to in paragraphs (a) to (e); and
 - that the amounts specified in respect of fees and costs in the combined PDS reflect the consolidated amounts of fees and costs for the Harvest Hospitality Schemes; and
- (g) Evolution Trustees Limited ACN 611 839 519 in its capacity as responsible entity of the Harvest Hospitality Schemes does not have any separate right to be paid fees other than those disclosed in the combined PDS in relation to the Harvest Hospitality Schemes; and
- (h) all the consolidated amounts specified in respect of fees or costs in the combined PDS are amounts attributable to the Harvest Hospitality Schemes.

Interpretation

6. In this instrument:

Harvest Hospitality Scheme means each of Harvest Hospitality Income Operator Trust ARSN 691 523 494 and Harvest Hospitality Income Property Trust ARSN 691 523 378.

Dated this 11th day of December 2025

Signed by Harrison Knowles

H. Kreules

as a delegate of the Australian Securities and Investments Commission

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 25-0897.

Commencement

This instrument commences on the day it is signed.

Declaration

- 4. Part 7.9 of the Act applies in relation to Evolution Trustees Limited ACN 611 839 519 (the Responsible Entity) in its capacity as the responsible entity of Harvest Hospitality Income Operator Trust ARSN 691 523 494 and Harvest Hospitality Income Property Trust ARSN 691 523 378 (together, the Schemes) as if paragraph 1012D(3)(b) were modified or varied as follows:
 - omit "either:" at the beginning of paragraph 1012D(3)(b) and substitute "one (a) or more of the following applies:";
 - omit "or" at the end of subparagraph 1012D(3)(b)(i); (b)
 - omit "." at the end of subparagraph 1012D(3)(b)(ii) and substitute ";"; (c)
 - insert after subparagraph 1012D(3)(b)(ii): (d)
 - "(iii) in a recommendation situation the advice that constitutes the relevant conduct relates to an offer of managed investment products, under a plan for the reinvestment of at least one of the following:
 - distributions in respect of managed investment products; (A)
 - (B) distributions in respect of other managed investment products which, under the terms on which they may be traded, must only be transferred together with the managed investment products;
 - in an issue situation the offer or issue that constitutes the relevant conduct is an offer or issue of managed investment products, under a plan for the reinvestment of any or all of the following:
 - distributions in respect of the managed investment products; (A)
 - (B) distributions in respect of other managed investment products which, under the terms on which they may be traded, must

25-0897

only be transferred together with the managed investment products;"

Where this instrument applies

- 5. This declaration applies where:
 - each interest in each Scheme must, under the terms on which each is to be (a) traded, only be transferred with an interest in the other Scheme (such interests together being a Stapled Security); and
 - (b) an offer or issue of, or recommendation to acquire components of a Stapled Security is made, under a plan for the reinvestment of any or all of the distributions in respect of interests in the Schemes.

Dated this 11th day of December 2025

Signed by Harrison Knowles

H. Kroules

as a delegate of the Australian Securities and Investments Commission





Australian Securities and Investments Commission

Office address (inc courier deliveries): Level 7, 120 Collins Street, Melbourne VIC 3000

Mail address for Melbourne office: GPO Box 9827, Brisbane QLD 4001

Tel: +61 1300 935 075 Fax: +61 1300 729 000 www.asic.gov.au

25-0904

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: LDC Enterprises Australia Pty Limited ACN 003 415 950 ("the Licensee")
Level 1 70 Trenerry Crescent
ABBOTSFORD VIC 3067

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 247247 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 15 December 2025

Signed

Cara Somerville

A delegate of the Australian Securities and Investments Commission



Australian Securities and Investments Commission

Office address (inc courier deliveries): Level 7, 120 Collins Street, Melbourne VIC 3000

Mail address for Melbourne office: GPO Box 9827, Brisbane QLD 4001

Tel: +61 1300 935 075 Fax: +61 1300 729 000 www.asic.gov.au

25-0905

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Financial Planners Alliance Pty Ltd
ACN 610 060 985 ("the Licensee")

'Ocean Chambers Ocean Central' Level 2 2 Ocean Street

MAROOCHYDORE QLD 4558

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 485276 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated

18 December 2025

Signed

Sandra Holdaway

A delegate of the Australian Securities and Investments Commission

25 - 0906

Australian Securities and Investments Commission

Notice of suspension of Australian financial services licence

Focused Financial Advice Pty Ltd To: ACN 104 882 028

TAKE NOTICE that under s915C(1) of the Corporations Act 2001, the Australian Securities and Investments Commission hereby suspends Australian financial services licence number 286219 held by Focused Financial Advice Pty Ltd ACN 104 882 028 until 19 December 2025.

Dated this 24th day of November 2025.

Signed

Kate Dluzniak

Delegate of the Australian Securities and Investments Commission

25 - 0907

Australian Securities and Investments Commission

Notice of suspension of Australian financial services licence

To: MW Planning Pty Ltd ACN 117 913 550

TAKE NOTICE that under s915C(1) of the Corporations Act 2001 (the Corporations Act) the Australian Securities and Investments Commission (ASIC) hereby suspends Australian financial services licence number 312489 (the licence) held by MW Planning Pty Ltd ACN 117 913 550 (the licensee) until 8 June 2026.

Under s915H of the Corporations Act, ASIC specifies that the licence continues in effect as though the suspension had not happened until 8 June 2026 for the purposes of:

- s912A(1)(g) and s912A(2)(c) of the Corporations Act, to the extent they require the licensee to be a member of the AFCA scheme;
- s912B of the Corporations Act to the extent it requires the licensee to have (b) arrangements for compensating retail clients including the holding of professional indemnity insurance cover;
- s912C of the Corporations Act to the extent that it requires the licensee to comply (c) with a written notice issued to it by ASIC.

Dated this 8th day of December 2025.

Signed

Kate Dluzniak

Delegate of the Australian Securities and Investments Commission

NOTICE UNDER SECTION 920E OF THE CORPORATIONS ACT 2001

Notice is given under section 920E of the *Corporations Act 2001* that the Australian Securities and Investments Commission has made a banning order in the terms set out below, which order took effect on 16 December 2025.

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

IN THE MATTER OF LOUIS VAN COPPENHAGEN

SECTIONS 920A AND 920B OF THE CORPORATIONS ACT 2001

To: Mr Louis Van Coppenhagen

TAKE NOTICE that under s920A and s920B of the *Corporations Act 2001* the Australian Securities and Investments Commission prohibits Louis Van Coppenhagen for seven (7) years from:

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

Dated this 15th day of December 2025

Signed:

Lisa Lu

Delegate of the Australian Securities and Investments Commission

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

25-0912

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 15 December 2025.

Australian Securities and Investments Commission Corporations Act 2001 section 915C

Notice of Cancellation of Australian Financial Services Licence

To: Rynco Pty Ltd (ACN 001 904 981)

Under s915C of the Corporations Act 2001 (Act), the Australian Securities and Investments Commission (ASIC) hereby cancels Australian financial services licence number 479840 held by Rynco Pty Ltd (ACN 001 904 981).

Dated 12 December 2025

Signed

Andrew Stecher, a delegate of the Australian Securities and Investments Commission

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 25-0920.

Commencement

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

Exemption

4. Ainsworth Game Technology Limited ACN 068 516 665 (*Ainsworth*) does not have to comply with section 638 of the Act to the extent that subsection 638(1A) of the Act has the effect that a target's statement must contain information that is known to Dr Haig Asenbauer as a non-executive director of Ainsworth.

Where this instrument applies

- 5. The exemption in paragraph 4 applies where:
 - (a) Kjerulf David Hastings Ainsworth (KDHA) lodged a bidder's statement with ASIC on 4 December 2025 to acquire 2.9% of all ordinary shares in Ainsworth that KDHA does not already own under a proportional off-market takeover bid (Offer);
 - (b) Dr Haig Asenbauer is a non-executive director of Ainsworth appointed as a nominee of Novomatic AG (Company Register Number FN 69548b) (*Novomatic*), which has made an off-market takeover bid to acquire all of the ordinary shares in Ainsworth that Novomatic does not already own and is open for acceptances as at the date of this instrument and at the commencement of the Offer;
 - (c) Ainsworth has advised ASIC that Dr Haig Asenbauer has not at any time been involved in making decisions in relation to, or the consideration of Ainsworth's response to, the Offer;
 - (d) Ainsworth has advised ASIC that it will include in the target's statement information about the reasons for, and effect of, this instrument.

Dated this 19th day of December 2025

Signed by Stefan Ristic

as a delegate of the Australian Securities and Investments Commission

Page 30 of 32

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 nineteenth day of December 2025

Name of Company	ARBN
INCEPT HOLDINGS (BVI) LTD.	619 121 452
VITALIS EQUIPMENT TECHNOLOGY INC.	635 853 486
WITRON LOGISTIK + INFORMATIK GMBH	645 659 490

Commonwealth of Australia Gazette

No. A52/25, Tuesday 23 December 2025

Company/scheme deregistrations

Page 31 of 32

CORPORATIONS ACT 2001 Section 601 CL(5)

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

Dated this nineteenth day of December 2025

Name of Company	ARBN
CAPITAL FUND MANAGEMENT LLP	624 703 886
BAMBOO AIRWAYS JOINT STOCK COMPANY	655 872 101

Page 32 of 32

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.

AFFINIA FINANCIAL ADVISERS LIMITED

ACN 085 335 397 will change to a proprietary company limited by shares. The new name will be AFFINIA FINANCIAL ADVISERS PTY LTD ACN 085 335 397.

AUSTRALIAN TITANIUM POWER LTD.

ACN 638 437 242 will change to a proprietary company limited by shares. The new name will be CLEAR SKIES AGRIVOLTAICS PTY LTD ACN 638 437 242.

AVEO HEALTHCARE LIMITED ACN 061 421 565 will change to a proprietary company limited by shares. The new name will be AVEO HEALTHCARE PTY LIMITED ACN 061 421 565.

BISON RESOURCES PTY LTD ACN 687 537 775 will change to a public company limited by shares. The new name will be BISON RESOURCES LIMITED ACN 687 537 775.

ELEPHANT RESOURCES PTY LTD

ACN 658 984 528 will change to a public company limited by shares. The new name will be ELEPHANT RESOURCES LIMITED ACN 658 984 528.

MACQUARIE CORPORATE FINANCE LIMITED

ACN 008 595 426 will change to a proprietary company limited by shares. The new name will be MACQUARIE CORPORATE FINANCE PTY LIMITED ACN 008 595 426.

SNAP FRANCHISING LTD ACN 009 016 013 will change to a proprietary company limited by shares. The new name will be SNAP FRANCHISING PTY LTD ACN 009 016 013.

ANDEAN MINING LIMITED ACN 625 466 006 will change to a proprietary company limited by shares. The new name will be ANDEAN MINING PTY LTD ACN 625 466 006.

AVEO GROUP LIMITED ACN 010 729 950 will change to a proprietary company limited by shares. The new name will be AVEO GROUP PTY LIMITED ACN 010 729 950.

BBQSAM HOLDINGS PTY LIMITED

ACN 159 613 706 will change to a public company limited by shares. The new name will be HOME FURNITURE GROUP HOLDINGS LIMITED ACN 159 613 706.

DIVERGER LIMITED ACN 111 695 357 will change to a proprietary company limited by shares. The new name will be DIVERGER PTY LTD ACN 111 695 357.

INFOMEDIA LTD ACN 003 326 243 will change to a proprietary company limited by shares. The new name will be INFOMEDIA PTY LTD ACN 003 326 243.

PACIFIC SMILES GROUP LIMITED

ACN 103 087 449 will change to a proprietary company limited by shares. The new name will be PACIFIC SMILES GROUP PTY LIMITED ACN 103 087 449.

45 KING WILLIAM STREET PTY LIMITED

ACN 688 259 681 will change to a public company limited by shares. The new name will be 45 KING WILLIAM STREET LIMITED ACN 688 259 681.