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Australian Securities & Investments Commission

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RIGHTS OF REVIEW

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

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Australian Securities and Investments Commission Corporations Act 2001 – Paragraph 951B(1)(a) – Exemption

Enabling legislation

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

Title

This instrument is ASIC Instrument 21-0857.

Commencement

This instrument commences on the date it is signed.

Exemptions

 Spark Infrastructure RE Limited ACN 114 940 984 (Spark RE) in its capacity as responsible entity of Spark Infrastructure Trust ARSN 116 870 725 (Spark Infrastructure) and Pika Bidco Pty Ltd (ACN 652 787 258) (BidCo) do not have to comply with Division 2 of Part 7.7 of the Act.

Where this instrument applies

- The exemption in paragraph 4 applies where Spark RE or BidCo provides or gives financial product advice to holders of interests in Spark Infrastructure that is:
 - (a) General Advice;
 - (b) provided in connection with the Trust Scheme; and
 - (c) contained in the Scheme Booklet.

Interpretation

In this instrument:

Creditors' Scheme means the scheme of arrangement under Part 5.1 of the Act described in the Scheme Booklet.

General Advice has the meaning given by subsection 766B(4) of the Act.

Scheme Booklet means the scheme booklet and notices of meeting in connection with the Creditors' Scheme and Trust Scheme, which is substantially in the same form as that provided to ASIC on 15 October 2021.

Spark Infrastructure Securityholder means a person who holds a Spark Stapled Security.

Spark Stapled Security means a stapled security comprising of an interest in Spark Infrastructure stapled to a loan note issued by Spark RE.

Trust Scheme means the arrangement described in the Scheme Booklet under which BidCo proposes to acquire all of the interests in Spark Infrastructure in exchange for cash, where the acquisition is approved by resolutions passed at a meeting of the Spark Infrastructure Securityholders:

- to approve amendments to the constitution of Spark Infrastructure under subsection 601GC(1) of the Act;
- (b) under item 7 of section 611 of the Act.

Dated this 15th day of October 2021

Signed by Davis Zhang

Australian Securities and Investments Commission Corporations Act 2001 – Paragraph 1020F(1)(a) – Exemption

Enabling legislation

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

Title

This instrument is ASIC Instrument 21-0858.

Commencement

This instrument commences on the date it is signed.

Exemptions

 Pika Bidco Pty Ltd (ACN 652 787 258) (BidCo) does not have to comply with Division 5A of Part 7.9 of the Act.

Where this instrument applies

 The exemption in paragraph 4 applies to any unsolicited offer or invitation made to holders of interests in Spark Infrastructure as consideration for the transfer of interests in Spark Infrastructure to BidCo as described in the Scheme Booklet.

Interpretation

In this instrument:

Creditors' Scheme means the scheme of arrangement under Part 5.1 of the Act described in the Scheme Booklet.

Scheme Booklet means the scheme booklet and notices of meeting in connection with the Creditor's Scheme and Trust Scheme, which is substantially in the same form as that provided to ASIC on 15 October 2021.

Spark Infrastructure means Spark Infrastructure Trust ARSN 116 870 725.

Spark Infrastructure Securityholder means a person who holds an interest in a Spark Stapled Security.

Spark RE means Spark Infrastructure RE Limited ACN 114 940 984 in its capacity as responsible entity of Spark Infrastructure.

Spark Stapled Security means a stapled security comprising of an interest in Spark Infrastructure stapled to a loan note issued by Spark RE.

Trust Scheme means the arrangement described in the Scheme Booklet under which BidCo proposes to acquire all of the interests in Spark Infrastructure in exchange for cash, where the acquisition is approved by resolutions passed at a meeting of the Spark Infrastructure Securityholders:

- (a) to approve amendments to the constitution of Spark Infrastructure under subsection 601GC(1) of the Act;
- (b) under item 7 of section 611 of the Act.

Dated this 15th day of October 2021

Signed by Davis Zhang

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

Enabling legislation

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

Title

This instrument is ASIC Instrument 21-0870.

Commencement

This instrument commences on the date it is signed.

Declaration

- Chapter 6D of the Act applies to a person who holds CHESS Depositary Interests (CDIs) of the Company, as if section 707 were modified or varied by omitting subsections 707(3) and (4), and substituting the following subsection:
 - "(3) An offer of a body's securities for sale within 12 months after their issue needs disclosure to investors under this Part if the body issued the securities:
 - (a) without disclosure to investors under this Part; and
 - (b) with the purpose of the person to whom they were issued:
 - (i) selling or transferring them; or
 - granting, issuing or transferring interests in, or options or warrants over, them;

and section 708 or 708A does not say otherwise."

Where this instrument applies

- This instrument applies where a person who holds CDIs makes an offer of CDIs for sale within 12 months of their issue where:
 - (a) the CDIs were issued, or are to be issued, by the Company without disclosure under Chapter 6D of the Act:

- as a result of the conversion of Preferred Stock on or about the Allotment Date;
- upon the conversion of Convertible Notes issued by Company on or about the Allotment Date;
- as a result of the conversion of Convertible Notes issued by the Australian Subsidiary on or about the Allotment Date;
- iv. to U.S. Investors under the Placement; or
- (b) the CDIs were issued by the Company upon the transmutation of Shares within 12 months of the issue of the Shares, where such Shares were issued:
 - to holders of Options in the Company, on exercise of the Options and:
 - the Options were issued or granted prior to, or on or about, the date of Listing without disclosure under Chapter 6D of the Act; and
 - the issue of CDIs upon the transmutation of Shares, and upon the exercise of the Options, did not involve any further offer,
 - to holders of Warrants in the Company, on exercise of the Warrants and:
 - the Warrants were issued prior to Listing without disclosure under Chapter 6D of the Act; and
 - the issue of CDIs upon the transmutation of Shares, and following the exercise of the Warrants, did not involve any further offer; and
 - to holders of Warrants in the Australian Subsidiary, issued as a result of the exercise of the Warrants and:
 - the Warrants were issued prior to Listing without disclosure under Chapter 6D of the Act; and
 - the issue of CDIs upon the transmutation of Shares, and following the exercise of the Warrants, did not involve any further offer;
- (c) a Prospectus in connection with the IPO describes:
 - i. the conversion of Convertible Notes into CDIs or Shares;
 - ii. the conversion of Preferred Stock into CDIs or Shares;
 - iii. the issue of CDIs to the U.S. Investors under the Placement;
 - the Options and Warrants, including the Options to be issued by the Company under the New Incentive Plan, or to associated entities of the directors of the Company;
 - the transmutation of Shares into CDIs; and

vi. the nature and effect of the relief in this instrument,

was lodged with ASIC before the day on which CDIs or Shares were issued under the Placement or on conversion (or as a result of the conversion) of the Convertible Notes, on exercise of Options or on exercise (or as a result of the exercise) of the Warrants.

Interpretation

- 6. In this instrument:
 - (a) Allotment Date means the date that CDIs are issued under the IPO.
 - (b) ASX means ASX Limited ACN 008 624 691 or the securities exchange operated by ASX Limited.
 - (c) Australian Subsidiary means EBR Systems (Aust) Pty Ltd ACN 617 572 022
 - (d) CHESS Depository Interests or CDIs, in relation to Shares of the Company, mean units of beneficial ownership in Shares, that are issued for the purpose of enabling the Shares to be recorded and transferred in accordance with the operating rules of ASX Settlement Pty Limited.
 - (e) Company means EBR Systems, Inc. ABRN 654 147 127, a company incorporated in the State of Delaware in the United States of America.
 - (f) Convertible Notes means the convertible promissory notes issued by the Company between June and October 2021 or the Australian Subsidiary to investors in the United States of America and to sophisticated and professional investors in Australia without disclosure to investors under Part 6D.2 of the Act, the terms of which are described in the Prospectus.
 - (g) Listing means the admission of the Company to the official list of the ASX.
 - (h) IPO means the proposed initial public offering of CDIs in the Company.
 - New Incentive Plan means an equity incentive plan of the Company, to be adopted before the time the Company lodges the Prospectus.
 - (j) Options means options issued:
 - i. under a former equity incentive plan of the Company;
 - ii. under the New Incentive Plan; and
 - iii. to associated entities of the directors of the Company.

- (k) Placement means a placement to U.S Investors on or around the Allotment Date, the terms of which are described in the Prospectus.
- Preferred Stock means shares of Series A, Series B and Series B2 preferred stock in the Company.
- (m) Prospectus means a prospectus in relation to an IPO of CDIs in the Company, lodged with ASIC on or around 15 October 2021.
- (n) Shares means shares of common stock in the Company.
- (o) U.S. Investors means persons in the United States of America who are 'accredited investors' or 'qualified institutional buyers' in reliance on and as defined in an exemption from registration contained in Regulation D under the U.S. Securities Act of 1933, as amended.
- (p) Warrants means warrants issued over Shares issued by the Company and warrants issued over shares in the Australian Subsidiary, which are immediately exchangeable into Shares issued by the Company, the terms of which are described in the Prospectus.

Dated this 15th day of October 2021

Signed by Baldev Dillon

Australian Securities and Investments Commission Corporations Act 2001 – Paragraph 655A(1)(b) – Declaration

Enabling legislation

 The Australian Securities and Investments Commission (ASIC) makes this instrument under paragraph 655A(1)(b) of the Corporations Act 2001 (the Act).

Title

This instrument is ASIC Instrument 21-0871.

Commencement

This instrument commences on the day it is signed.

Declaration

- 4. Chapter 6 of the Act applies to Pika Bidco Pty Ltd ACN 652 787 258 (BidCo) as if item 7 of section 611 of the Act were modified or varied by omitting paragraph (a) and substituting the following:
 - "(a) no votes are cast in favour of the resolution by the person proposing to make the acquisition and its associates (unless the associate is a custodian, nominee, trustee, responsible entity or other fiduciary which has received a specific instruction from a third party beneficiary, who is not an associate of the person, directing the associate how to vote); and".

Where this instrument applies

- This instrument applies to the acquisition by BidCo of all of the interests in Spark Infrastructure, where:
 - Spark Infrastructure Securityholders are given a copy of the Scheme Booklet;
 and
 - (b) the acquisition is approved for the purposes of item 7 of section 611 of the Act by resolutions passed at a meeting of Spark Infrastructure Securityholders.

Interpretation

In this instrument:

Creditors' Scheme means the scheme of arrangement under Part 5.1 of the Act described in the Scheme Booklet.

Scheme Booklet means the scheme booklet and notices of meeting in connection with the Creditors' Scheme and Trust Scheme, which is substantially in the same form as that provided to ASIC on 15 October 2021.

Spark Infrastructure means Spark Infrastructure Trust ARSN 116 870 725.

Spark Infrastructure Securityholder means a person who holds an interest in a Spark Stapled Security.

Spark RE means Spark Infrastructure RE Limited ACN 114 940 984 in its capacity as responsible entity of Spark Infrastructure.

Spark Stapled Security means a stapled security comprising of an interest in Spark Infrastructure stapled to a loan note issued by Spark RE.

Trust Scheme means the arrangement described in the Scheme Booklet under which BidCo proposes to acquire all of the interests in Spark Infrastructure in exchange for cash consideration, where the acquisition is approved by resolutions passed at a meeting of the Spark Infrastructure Securityholders:

- to approve amendments to the constitution of Spark Infrastructure under subsection 601GC(1) of the Act; and
- (b) under item 7 of section 611 of the Act.

Dated this 15th day of October 2021

Signed by Ebony Jackson

enjach

Australian Securities and Investments Commission

Corporations Act 2001 - Subsection 741(1) - Revocation, Declaration and Exemption

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 21-0872.

Revocation

3. ASIC Instrument 21-0863 dated 12 October 2021 is revoked.

Commencement

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

Declaration

- Chapter 6D of the Act applies to an offer of ordinary shares in Swoop Holdings
 Limited ACN 009 256 535 (Company) (Shares) as if paragraph 708A(5)(b) of the Act
 were modified by deleting the words "5 days" and substituting the words "153 days".
- Chapter 6D of the Act applies to an offer of Shares in the Company as if paragraph 708AA(2)(c) of the Act were modified by deleting the words "5 days" and substituting the words "153 days".

Exemption

The Company does not have to comply with Part 6D.2 or 6D.3 of the Act (other than sections 736 and 738) for an offer of shares for issue under a Purchase Plan.

Where this instrument applies

- 8. The modification in paragraph 5 of this instrument applies where:
 - (a) the Shares are issued in the period between the date of this instrument and 27 May 2022;
 - (b) the offer of Shares in the Company does not require disclosure under Part 6D.2 of the Act;

- (c) trading in the fully paid shares of the Company on the financial market operated by ASX Limited ACN 008 624 691 (ASX) is not suspended for more than a total of 5 days during the period between the date of this instrument and the relevant issue of Shares under paragraph 7(b); and
- (d) the Company has given ASX a notice under paragraph 708A(5)(e) of the Act which complies with subsection 708A(6) of the Act.
- 9. The modification in paragraph 6 of this instrument applies where:
 - (a) the offer to issue the Shares is made under a rights issue to shareholders of the Company or under a related issue;
 - (b) the offer occurs in the period between the date of this instrument and 27 May 2022;
 - (c) trading in the fully paid shares of the Company on the financial market operated by ASX is not suspended for more than a total of 5 days during the period between the date of this instrument and the relevant issue of Shares under paragraph 8(b); and
 - (d) the Company has given ASX Limited ACN 008 624 691 a notice under paragraph 708AA(2)(f) of the Act which complies with subsection 708AA(7) of the Act.
- 10. The exemption in paragraph 7 of this instrument applies where:
 - (a) the offer to issue the Shares is made under a Purchase Plan;
 - (b) the offer occurs in the period between the date of this instrument and 27 May 2022;
 - (c) trading in the fully paid shares of the Company on the financial market operated by ASX is not suspended for more than a total of 5 days during the period between the date of this instrument and the relevant issue of Shares under paragraph 9(b); and
 - (d) the Company:
 - satisfies the requirements of LI 2019/547 except for subparagraph 7(a)(ii);
 and
 - ii. would satisfy the requirement in subparagraph 7(a)(ii) of LI 2019/547 if that subparagraph were to read:

"is not suspended from trading and was not suspended from trading on the market for more than a total of 153 days during the shorter of the period during which the class was quoted and the period of 12 months before the day on which the offer is made"

Interpretation

LI 2019/547 means ASIC Corporations (Share and Interest Purchase Plans) Instrument 2019/547.

Purchase Plan has the meaning given in LI 2019/547.

Dated this 15th day of October 2021

Signed by Ebony Jackson

egipet

Australian Securities and Investments Commission Corporations Act 2001 - Subsection 601QA(1)(b) - Declaration

Enabling legislation

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

Title

This instrument is ASIC Instrument 21-0873. 2.

Commencement

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

Declaration

- Chapter 5C of the Act applies to Vasco Trustees Limited ACN 138 715 009 (the responsible entity) in its capacity as responsible entity of the Zank Income Fund ARSN 637 888 307 (the scheme) as if section 601FL were modified or varied as follows:
 - in subsection (1) omit all the text after the word "it", substitute: (a)

"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) insert:
 - "(1A) The requirements for proposing a related body corporate (the 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 to members must: (b)
 - set out the following information: (i)

- (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;
- 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 or convene a meeting to vote on a resolution for the choice of the proposed responsible entity; and

- (iii) be accompanied by a form which can be ticked to ask for a vote; and
- (iv) state prominently a reply paid address of the responsible entity to which the form may be sent.
- (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 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:
 - a voting paper must be sent to each member stating a reply-paid address of the responsible entity to which the voting paper may be sent; and
 - the responsible entity must notify the 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 east 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.
- 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 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 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
 - 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 Notices under Corporations Act 2001

- 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
- (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

 This declaration applies where Vasco Responsible Entity Services Limited ACN 160 969 120 has consented in writing to become the new responsible entity of the scheme.

Where this declaration ceases to apply

6. This declaration ceases to apply on 20 January 2022.

Dated this 20th day of October 2021

Signed by Uday Piyaratne

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

Enabling legislation

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

Title

This instrument is ASIC Instrument 21-0875.

Commencement

This instrument commences on the date it is signed.

Declaration

- 4. Chapter 6D of the Act applies to a shareholder of the Company who makes an offer of EOP Shares, as if section 707 was modified or varied by omitting subsections 707(3) and (4) and substituting the following subsection:
 - "(3) An offer of a body's securities for sale within 12 months after their issue needs disclosure to investors under this Part if the body issued the securities:
 - (a) without disclosure to investors under this Part; and
 - (b) with the purpose of the person to whom they were issued selling or transferring the securities, or granting, issuing or transferring interests in, or options over, them;

and section 708 and 708A does not say otherwise."

Where this instrument applies

- The declaration in paragraph 4 applies where a shareholder of the Company makes an offer of EOP Shares for sale within 12 months of their issue and where:
 - (a) the EOP Shares were issued on exercise of the Options and where those Options were issued without disclosure under Chapter 6D of the Act;
 - (b) the EOP Shares are in the same class as the Shares described in the Prospectus;
 - (c) the Prospectus discloses the key terms of the Options and the nature and the effect of the relief in this instrument; and
 - (d) the issue of the EOP Shares on exercise of the Options does not involve any further offer of EOP Shares.

Interpretation

6. In this instrument:

Company means SiteMinder Limited ACN 121 931 744.

EOP Shares means any Shares issued on an exercise of the Options.

Listing means the admission of the Shares to the official list of the securities exchange operated by ASX Limited ACN 008 624 691.

Prospectus means the prospectus lodged with ASIC on or about 18 October 2021 in relation to the initial public offering of the Shares.

Shares means fully paid ordinary shares of the Company.

Options means options over the Shares.

Dated this 18th day of October 2021

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Signed by Matthew Bevins as a delegate of the Australian Securities and Investments Commission Notices under Corporations Act 2001

21-0880

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

Enabling legislation

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

Title

This instrument is ASIC Instrument 21-0880.

Commencement

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

Declaration

- Part 7.9 of the Act applies in relation to section 1020B products under or in connection with a public offer of Ventia Services Group Limited ACN 603 253 541 under the prospectus dated on or around 27 October 2021, as if:
 - a) sub-paragraph 1020B(7C)(a)(ii) of the Act (as notionally inserted by ASIC Corporations (Short Selling) Instrument 2018/745) were modified by inserting "(or agreement to pay)" after "including payment of"; and
 - sub-paragraph 1020B(7D)(a)(iii) of the Act (as notionally inserted by ASIC Corporations (Short Selling) Instrument 2018/745) were modified by inserting "(or agreement to pay)" after "including payment of".

Dated this 21st day of October 2021

Signed by Adam Prior

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

Enabling legislation

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

Title

This instrument is ASIC Instrument 21-0881.

Commencement

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

Declaration

- Part 7.9 of the Act applies in relation to section 1020B products under or in connection with a public offer of Scientific Games, Inc. ARBN 653-778-413 under the prospectus dated on or around 25 October 2021, as if:
 - a) sub-paragraph 1020B(7C)(a)(ii) of the Act (as notionally inserted by ASIC Corporations (Short Selling) Instrument 2018/745) were modified by inserting "(or agreement to pay)" after "including payment of"; and
 - sub-paragraph 1020B(7D)(a)(iii) of the Act (as notionally inserted by ASIC Corporations (Short Selling) Instrument 2018/745) were modified by inserting "(or agreement to pay)" after "including payment of".

Dated this 21st day of October 2021

Signed by Adam Prior

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CORPORATIONS ACT 2001 Subsection 601PB(2)

ASIC may deregister the managed investment schemes listed below two months after the publication of this notice, unless given acceptable reason not to proceed.

Dated this twenty-second day of October 2021

Name of Scheme	ARSN
BENDIGO GLOBAL SHARE FUND	119 357 890
BLACKROCK GLOBAL ENHANCED EMERGING MARKETS FUND	122 928 161
BT PARTNER AUSTRALIAN SHARES GROWTH 1	102 760 663
BT PARTNER INTERNATIONAL SHARE FUND - CORE 1	109 624 106
BT WHOLESALE MULTI-MANAGER AUSTRALIAN SHARE FUND	118 469 720
INVESCO WHOLESALE GLOBAL PROPERTY SECURITIES FUND-HEDGED	112 838 490
INVESCO WHOLESALE USD CASH FUND	622 296 904
ISHARES AUSTRALIAN GOVERNMENT INFLATION-LINKED BOND INDEX FUND	130 892 812
ISHARES MSCI TAIWAN ETF	625 115 228
RFM ALMOND FUND	117 859 391
VSPRY LIVE WELL TRUST	639 486 132

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CORPORATIONS ACT 2001 Section 601CL(4)

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

Dated this twenty-second day of October 2021

Name of Company	ARBN
ANTHONY HODGES CONSULTING LIMITED	132 321 227
GEA BISCHOFF GMBH	625 926 972
VOESTALPINE KREMS FINALTECHNIK GMBH	610 056 892

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CORPORATIONS ACT 2001 Section 601CL(5)

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

Dated this twenty-second day of October 2021

Name of Company	ARBN
ACCUDYNE INDUSTRIES SERVICES LIMITED	621 303 419
CHINA DATANG OVERSEAS INVESTMENT CO.; LTD.	641 727 540

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CORPORATIONS ACT 2001 Subsection 164(3)

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

BRABHAM MOVIE PRODUCTIONS LTD

ACN 629 034 420 will change to a proprietary company limited by shares. The new name will be BRABHAM MOVIE PRODUCTIONS PTY LTD ACN 629 034 420.

LEO LITHIUM PTY LTD ACN 638 065 068 will change to a public company limited by shares. The new name will be LEO LITHIUM LTD ACN 638 065 068.

REALTY ASSIST AUSTRALIA PTY LTD

ACN 639 613 808 will change to a public company limited by shares. The new name will be REALTY ASSIST AUSTRALIA LIMITED ACN 639 613 808.

ISENTIA GROUP LIMITED ACN 167 541 568 will change to a proprietary company limited by shares. The new name will be ISENTIA GROUP PTY LIMITED ACN 167 541 568.

NATIONAL WEALTH FINANCIAL SERVICES PTY LTD ACN 624 388 549 will change to a public company limited by shares. The new name will be NATIONAL WEALTH FINANCIAL SERVICES LIMITED ACN 624 388 549.

TERRA URANIUM PTY LTD ACN 650 774 253 will change to a public company limited by shares. The new name will be TERRA URANIUM LIMITED ACN 650 774 253.