



ASIC

Australian Securities & Investments Commission

Commonwealth of Australia Gazette

No. A16/21, Tuesday 20 April 2021

Published by ASIC

ASIC Gazette

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RIGHTS OF REVIEW

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

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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 21-0246.

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 Best & Less Group Holdings Ltd ACN 642 843 221 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 12th day of April 2021

Signed by Dominic Clarke

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

Enabling legislation

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

This instrument is ASIC Instrument 21-0247.

Commencement

This instrument commences on the date it is signed.

Nature of this instrument

 This instrument is an individual relief instrument, as referred to in ASIC Class Order [CO 14/1000].

Disclosure relief

Offers made under an employee incentive scheme

 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.

- 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:
 - the product was issued by reason of the exercise or vesting of an eligible product issued or otherwise granted 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.

Licensing, hawking and other incidental relief

General advice

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].

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 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;
 - dealing in the eligible product in the course of providing a custodial or depository service covered by paragraph (a).

Hawking

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

 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

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 A SIC 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

 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 ASIC 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 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:
 - 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.
 - 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

(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:
 - 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

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 subsubparagraphs 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 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:
 - 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);

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 Best & Less Group Holdings Ltd ACN 642 843 221;

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

- 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
- 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:

(a) nominal monetary consideration; or

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

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:

- 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:

- (a) prominent statements to the effect that:
 - 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;

- eligible participants should consider obtaining their own financial product advice from a person who is licensed by ASIC to give such advice;
- (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;
- 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:
 - exercise, or direct the trustee to exercise on their behalf, any rights (including voting rights) attaching to the underlying eligible products; or
 - receive income deriving from the underlying eligible products, including dividends or distributions,

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
 - 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 and SaleCo under section 718 of the Act in relation to an initial public offering of shares in the Company and the listing of the Company on ASX;

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

SaleCo means Best & Less Group SaleCo Ltd ACN 648 577 020;

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

- 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:
 - an immediate family member of the eligible participant;
 - 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 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 12th day of April 2021

signed by Dominic Clarke

Dominiellane

Table A

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

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

Australian Securities and Investments Commission Corporations Act 2001 – Paragraph 1020F(I)(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 21-0249.

Commencement

This instrument commences on the day it is signed.

Exemption

4. Monash Absolute Investment Company Limited ACN 610 290 143 (MAI) does not have to comply with subsection 1012C(3) of the Act to the extent that it requires a Product Disclosure Statement to be given in relation to an offer to sell interests in the Monash Absolute Active Trust (Hedge Fund) ARSN 642 280 331 (MAAT) because the offer would take place in circumstances covered by subsection 1012C(6) of the Act.

Where this instrument applies

- 5. Paragraph 4 applies where:
 - (a) The Trust Company (RE Services) Limited ACN 003 278 831 (Trust Co) in its capacity as the responsible entity of MAAT prepares a Product Disclosure Statement in relation to interests in MAAT (the MAAT PDS); and
 - (b) MA1 gives the MAAT PDS to shareholders of MA1 at least 21 days before the meeting at which the shareholders will consider resolutions to approve the Transaction described in the Explanatory Memorandum.

Interpretation

In this instrument:

Explanatory Memorandum means the explanatory memorandum and notice of meeting dated 31 March 2021 sent to a person who holds a share in MA1, in

relation to the Transaction, which is substantially in the same form as that provided to ASIC on 1 April 2021.

Transaction means the proposal described in the Explanatory Memorandum under which:

- (a) MA1 will transfer assets to Trust Co in its capacity as the responsible entity of MAAT in consideration for Trust Co issuing interests in MAAT to MA1;
- (b) MA1 will transfer the interests it holds in MAAT to MA1's shareholders as an in specie distribution; and
- (c) the distribution will be made on the basis that an MA1 shareholder will receive one interest in MAAT for every share they hold in MA1.

Dated this 9th day of April 2021

Signed by Natasha Gomez

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Karla Eldridge & Associates Pty Ltd ACN 066 519 391 ("the Licensee") Unit 4 458 Middleborough Road BLACKBURN VIC 3130

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 486357 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

.....

Dated 14 April 2021

Signed

George Podaras

George Podaras

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian financial services licence

TO: Castle Rock Global Capital Pty Ltd
A.C.N 115 814 232 ("the Licensee") – under External Administration
C/- Ferrier Silvia Pty Ltd
Australia Square
Level 30
264-278 George Street
SYDNEY NSW 2150

Pursuant to paragraph 915B(3)(b) of the **Corporations Act 2001** (the Act), the Australian Securities and Investments Commission (ASIC) hereby cancels Australian financial services (AFS) licence number 418749 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

...../.......

Dated 12/4/21

Signed

Nicholas Vonarx

NVonarx

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

Enabling legislation

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

Title

This instrument is ASIC Instrument 21-0263.

Commencement

This instrument commences on the day it is signed.

Declaration

- Chapter 5C of the Act applies to Challenger Retirement and Investment Services Limited ACN 115 534 453 in its capacity as responsible entity of:
 - 1. Balloon Inflation Linked Bond Trust ARSN 130 200 172; and
 - 2. Crown Domestic Sovereign Bond Trust ARSN 154 695 897; and
 - Challenger Index Plus Fund ARSN 616 423 520; and
 - Challenger Annuity Fund ARSN 623 652 595; and
 - 5. Challenger Guaranteed Income Fund ARSN 139 607 122; and
 - Challenged Guaranteed Pension Fund ARSN 154 366 588,
 - together (Schemes) 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.
 - (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;
 - 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 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.
- (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 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 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 Fidante Partners Services Limited ACN 119 605 373
has agreed in writing to become the new responsible entity of the Schemes.

Where this declaration ceases to apply

This declaration ceases to apply on 1 July 2021.

Dated this 16 April 2021

Signed by Ernest Chan

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Elletson Financial Services Pty. Ltd. ACN 006 805 563 ("the Licensee") 4 Cardogen Place BENDIGO VIC 3550

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 252525 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

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Dated 15 April 2021

Signed

George Podaras

Jeorge Podaras

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: MM Accounting Pty Ltd ACN136 565 832 ("the Licensee") PO Box 8052 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 486364 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

George Podaras

Dated 14 April 2021

Signed

George Podaras

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Hao Nguyen ABN 89 715 723 849 ("the Licensee") 34 Lewton Road MOUNT WAVERLEY VIC 3149

Pursuant to paragraph 915B(1)(e) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 483897 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

George Podaras

Dated 15 April 2021

Signed

George Podaras

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Statham Accountants Tax & Advisory Services Pty Ltd ACN. 116 789 952 ("the Licensee") PO Box 30 Virginia QLD 4014

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 488551 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 15 April 2021

Signed

George Podaras

George Podaras

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Specialised Tax & Accounting Pty Limited ACN 133 873 275 ("the Licensee")
Suite 1005
Level 10
97-99 Bathurst Street
SYDNEY NSW 2000

George Podaras

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 489273 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 15 April 2021

George Podaras

Signed

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CORPORATIONS ACT 2001 Section 601CL(5)

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

Dated this sixteenth day of April 2021

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company ARBN

PRO LABORE DEI 143 779 248

TALON METALS CORP. 638 599 998

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 sixteenth day of April 2021

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme	ARSN
IRONBARK COPPER ROCK EMERGING MARKETS OPPORTUNITIES FUND	124 220 202
IRONBARK COPPER ROCK GLOBAL ALL CAP SHARE FUND	122 000 524
IRONBARK GAVEKAL ASIAN OPPORTUNITIES FUND	143 533 466

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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.

ASHTON COAL MINES LIMITED

ACN 096 238 603 will change to a proprietary company limited by shares. The new name will be ASHTON COAL MINES PTY LTD ACN 096 238 603.

CHILEAN LITHIUM SALARS HOLDINGS

LIMITED ACN 623 170 123 will change to a proprietary company limited by shares. The new name will be CHILEAN LITHIUM SALARS HOLDINGS PTY LTD ACN 623 170 123.

DELPHI AUTOMOTIVE SYSTEMS AUSTRALIA

LTD ACN 065 439 885 will change to a proprietary company limited by shares. The new name will be BORGWARNER AUSTRALIA PTY LTD ACN 065 439 885.

DONALDSON COAL HOLDINGS LIMITED

ACN 074 921 243 will change to a proprietary company limited by shares. The new name will be DONALDSON COAL HOLDINGS PTY LTD ACN 074 921 243.

INVEST BLUE PTY LTD ACN 100 874 744 will change to a public company limited by shares. The new name will be INVEST BLUE LIMITED ACN 100 874 744.

JONATHAN & CO CAPITAL PTY LTD

ACN 152 750 742 will change to a public company limited by shares. The new name will be JONATHAN & CO CAPITAL LTD ACN 152 750 742.

PLUMPTON CAP PTY LTD ACN 647 498 226 will change to a public company limited by shares. The new name will be PLUMPTON CAP LTD ACN 647 498 226.

AUSTRALIA WIDE MORTGAGES PTY

ACN 153 658 078 will change to a proprietary company limited by shares. The new name will be AUSTRALIA WIDE MORTGAGES PTY LIMITED ACN 153 658 078.

cosmos capital limited ACN 636 458 912 will change to a proprietary company limited by shares. The new name will be MAWSON INFRASTRUCTURE GROUP PTY LTD ACN 636 458 912.

DIXON ADVISORY & SUPERANNUATION SERVICES LIMITED ACN 103 071 665 will change to a proprietary company limited by shares. The new name will be DIXON ADVISORY & SUPERANNUATION SERVICES PTY LIMITED ACN 103 071 665.

ETORO AUS CAPITAL PTY LTD

ACN 612 791 803 will change to a public company limited by shares. The new name will be ETORO AUS CAPITAL LIMITED ACN 612 791 803.

INVEST BLUE SUPPORT PTY LTD

ACN 126 171 766 will change to a public company limited by shares. The new name will be INVEST BLUE SUPPORT LIMITED ACN 126 171 766.

NRR GROUP PTY LTD ACN 624 428 717 will change to a public company limited by shares. The new name will be NATHAN RIVER RESOURCES LIMITED ACN 624 428 717.

RISK MITIGATION SOLUTIONS LIMITED

ACN 058 206 358 will change to a proprietary company limited by shares. The new name will be RISK MITIGATION SOLUTIONS PTY LTD ACN 058 206 358.

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WHITE MINING LIMITED ACN 009 713 893 will change to a proprietary company limited by shares. The new name will be WHITE MINING PTY LTD ACN 009 713 893.