





Commonwealth of Australia Gazette

No. A22/22, Tuesday 31 May 2022

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# 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.

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### Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: C B ADVISORY SERVICES PTY LTD ACN 79 612 634 705 ("the Licensee") L5, 179 ELIZABETH ST SYDNEY, NSW 2000

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 488525 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

16 Mithen

Dated

18 May 2022

Signed

Gerard Mithen



### Australian Securities and Investments Commission Corporations Act 2001 Section 915B

### Notice of Cancellation of an Australian Financial Services Licence

TO: JONES HOWARD PTY LTD
ACN: 56 122 975 464 ("the Licensee")
PO Box 880
Fortitude Valley, QLD 4006

date on which this notice is given to the Licensee.

Pursuant to paragraph 915B(3)(d) of the Corporations Act 2001, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 485797 held by the Licensee, with effect from the

Dated 19 May 2022

Signed GF Mithen

Gerard Mithen

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22-0344

### Australian Securities and Investments Commission Corporations Act 2001 Section 915B

### **Notice of Cancellation of an Australian Financial Services Licence**

TO: B P Taxation Services Pty Ltd ACN 131 984 220 ("the Licensee") PO BOX 1

Bardwell Park NSW 2207

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 483454 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 18 May 2022

Signed Signed

Jedo Charles

### Australian Securities and Investments Commission Corporations Act 2001 Section 915B

### **Notice of Cancellation of an Australian Financial Services Licence**

TO: MG Responsible Entity Limited ACN 601 538 970 ("the Licensee") GPO Box 2291U Melbourne VIC 3001

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 472856 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 10 May 2022

Signed

### Australian Securities and Investments Commission Corporations Act 2001 Section 915B

### **Notice of Cancellation of an Australian Financial Services Licence**

TO: ESP Accounting Pty. Ltd.
ACN 141 664 717 ("the Licensee")
PO Box 1184
Dubbo NSW 2830

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 482518 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 19 May 2022

Signed

Jes

Jedo Charles

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 19 May 2022

## AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

### IN THE MATTER OF GRANT STEWART GIBSON

### SECTIONS 920A AND 920B OF THE CORPORATIONS ACT 2001

To: Grant Stewart GIBSON

# ORDER UNDER SECTIONS 920A AND 920B OF THE CORPORATIONS ACT 2001

**TAKE NOTICE** that, under s920A(1) and s920B of the *Corporations Act 2001*, the Australian Securities and Investments Commission prohibits Grant Stewart GIBSON for eight (8) years from:

 controlling, whether alone or in concert with one or more other entities, an entity that carries on a financial services business.

Dated this 17th day of May 2022

Signed:
Melanie Baxter

Delegate of the Australian Securities

and Investments Commission

Your attention is drawn to \$920C and \$1311 of the Corporations Act 2001 that provide that a person commits an offence if they engage in conduct that breaches a banning order that has been made against them (Penalty: 600 penalty units or imprisonment for 5 years or both).

Notice is given under section 915F of the Corporations Act 2001 that the Australian Securities and Investments Commission has made an order in the terms set out below, which order took effect on 19 May 2022.

### **AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION**

### NOTICE OF CANCELLATION OF AUSTRALIAN FINANCIAL SERVICES LICENCE

### To: Quattro Capital Group Pty Ltd ACN 128 914 965

Under section 915C (1) of the Corporations Act 2001, the Australian Securities and Investments Commission cancels Australian Financial Services Licence number 334653 held by Quattro Capital Group Pty Ltd ACN 128 914 965

Dated this 17th day of May 2022.

Signed:

Melanie Baxter

### Australian Securities and Investments Commission Corporations Act 2001 Section 915B

### Notice of Cancellation of an Australian Financial Services Licence

TO: REGNAN – GOVERNANCE RESEARCH AND ENGAGEMENT PTY. LIMITED A.C.N. 125 320 041 (the "Licensee")

LEVEL 14, 2 CHIFLEY TOWER CHIFFLEY SQUARE SYDNEY NSW 2000

Dated this 27 May 2022

Pursuant to paragraph 915B(3)(d) of the *Corporations Act 2001* the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 316351 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Signed Nicholas Vonarx

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### Australian Securities and Investments Commission Corporations Act 2001 Section 915B

### Notice of Cancellation of an Australian Financial Services Licence

TO: WINCONNECT PTY. LTD.
A.C.N. 112 175 710 (the "Licensee")

LEVEL 32, TOWER 1 BARANGAROO AVENUE BARANGAROO, NSW 2000

Pursuant to paragraph 915B(3)(d) of the *Corporations Act 2001* the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 450512 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated thi	s 20 <sup>th</sup> day of May, 2022
Signed	
	Nicholas Vonarx
	A delegate of the Australian Securities and Investments Commission

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22-0439

### Australian Securities and Investments Commission Corporations Act 2001 Section 915B

### **Notice of Cancellation of an Australian Financial Services Licence**

TO: BOC Superannuation Pty Ltd ACN 080 598 821 ("the Licensee") 10 Julius Avenue NORTH RYDE NSW 2113

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 287131 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 26 May 2022

Signed GPMithen

Gerard Mithen

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

### **Enabling legislation**

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

### Title

2. This instrument is ASIC Instrument 22-0440.

### Commencement

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

### Declaration

- 4. Chapter 6 of the Act applies to Altamin Limited ACN 078 510 988 (*Target*) as if Part 6.5 were modified or varied as follows:
  - (a) at the end of section 648C, add:

"; or

- (c) in accordance with section 648CA.";
- (b) after section 648C, insert:

### "648CA Deemed manner of sending documents

- (1) A target's statement is deemed to have been sent to a holder of securities in relation to offers under an off-market bid for the purposes of this Chapter where either:
  - (a) all of the following are satisfied:
    - (i) the holder has nominated an electronic address for the purposes of receiving electronic copies of shareholder communications from the person sending the target's statement;
    - (ii) an electronic message is sent to the nominated electronic address of the holder, which contains links to an electronic copy of the target's statement that is in a form that allows text within the copy to be searched by a computer;

Notices under Corporations Act 2001

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### 22-0440

- (iii) the person sending the electronic message does not receive a notification to the effect that the electronic message is unable to be delivered to the nominated electronic address; and
- (iv) facilities are in place that enable the holder, either through an online portal or website that is accessible by the holder or a telephone number specified in the electronic message or target's statement, to request that the target's statement is to be sent to the holder by a manner specified in paragraph 648C(a) or (b); or
- (b) all of the following are satisfied:
  - (i) the holder has not nominated an electronic address for the purposes of receiving electronic copies of shareholder communications from the person sending the target's statement;
  - (ii) a letter or postcard (the *Postcard*) is sent to the registered address of the holder, which contains a Uniform Resource Locator to an electronic copy of the target's statement that is in a form that allows text within the copy to be searched by a computer; and
  - (iii) facilities are in place that enable the holder, either through an online portal or website that is accessible by the holder or a telephone number specified in the Postcard or target's statement, to request that the target's statement is to be sent to the holder by a manner specified in subsections 648C(a) or (b)."

### Where this instrument applies

- 5. This instrument applies in relation to the off-market takeover bid (*Bid*) by V B S Exchange Pty Limited ACN 109 106 201 (*Bidder*) for all of the ordinary shares in the Target on issue as at 7:00pm AEST on 3 May 2022 which the Bidder does not own, in respect of which a bidder's statement was lodged by the Bidder with ASIC on 3 May 2022 and a replacement bidder's statement was lodged by the Bidder with ASIC on 20 May 2022 where by 7:30pm AEST on the date of this declaration, the Target has provided to ASX Limited ACN 008 624 691 (*ASX*) for release on the financial market operated by ASX, an announcement:
  - (a) explaining the effect of the declaration;
  - (b) that includes a statement to the effect that Target shareholders may request to be sent hard copies of the target's statement:
    - (i) if the holder is outside of Australia—by pre-paid airmail post or by courier, or
    - (ii) if the holder is in Australia—by pre-paid ordinary post or by courier,

and a statement that explains how shareholders can make this request; and

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(c) includes a statement to the effect that the fact that ASIC has granted this relief in connection with the Bid should not be taken as a reflection of ASIC's views on any other aspect of the Bid.

Dated this 25th day of May 2022

Signed by Genevieve Lai



# CORPORATIONS ACT SECTION 657A DECLARATION OF UNACCEPTABLE CIRCUMSTANCES

### **BULLSEYE MINING LIMITED 04**

### **CIRCUMSTANCES**

- 1. Bullseye Mining Limited (**Bullseye**) is an unlisted public company. Bullseye has previously submitted to the Panel that it has "339 largely unsophisticated shareholders" and now has 392 shareholders.
- 2. Emerald Resources NL (Emerald) is an ASX listed company (ASX: EMR).
- Emerald has made a conditional off-market takeover bid for Bullseye offering 1 Emerald share for every 3.43 Bullseye shares (Emerald Bid). The Emerald Bid was declared unconditional on 6 January 2022. The Emerald Bid is due to close (unless extended) on 1 April 2022.
- 4. Bullseye and Emerald entered into a bid implementation agreement in relation to the Emerald Bid (BIA). The BIA included exclusivity provisions.
- 5. On 3 February 2022, Au Xingao Investment Pty Ltd (Xingao), which together with Hongkong Xinhe International Investment Company Limited has voting power in 14.85% of Bullseye, announced its intention to make an off-market takeover bid for Bullseye offering \$0.31 cash per Bullseye share (Xingao Bid). The bid announcement was subject to conditions, including due diligence conditions (Due Diligence Conditions) and a 40% minimum acceptance condition (40% condition). The bid announcement stated that the bid consideration would be increased to \$0.35 per Bullseye share if the Due Diligence Conditions and the 40% condition were satisfied.
- 6. On 7 February 2022, the Panel made a declaration of unacceptable circumstances and orders in relation to the affairs of Bullseye. It ordered (among other things) that:
  - (a) Bullseye issue a supplementary target's statement to deal with disclosure issues identified by the Panel and
  - (b) Emerald issue a supplementary bidder's statement to explain the Panel's orders and the withdrawal rights that the Panel had granted accepting shareholders of the Emerald Bid other than the Bullseye directors.

<sup>&</sup>lt;sup>1</sup> Bullseye Mining Limited 03 see TP 22/12

- 7. The withdrawal rights that the Panel ordered were to be available for a period of not less than 10 trading days (in total) that met the following requirements:
  - (a) trading in Emerald shares is available on market and not subject to any trading halt or trading suspension and
  - (b) the period starts from the date which is the later of the dispatch of Bullseye's supplementary target's statement and the dispatch of Emerald's supplementary bidder's statement.
- 8. Also on 7 February 2022, Bullseye posted on its website that after business hours on 3 February 2022 it had received Xingao's 3 February 2022 announcement.
- 9. On 14 February 2022, Xingao lodged its bidder's statement with ASIC. Xingao served its bidder's statement on Bullseye on 15 February 2022.
- 10. On 18 February 2022, Xingao sent a letter to Bullseye shareholders via its media advisers outlining the Xingao Bid.
- 11. On 21 February 2022, Emerald announced that it had lodged its supplementary bidder's statement (as required by the Panel orders) with ASIC.
- 12. Also on 21 February 2022, Bullseye emailed its supplementary target's statement to its shareholders, the covering email stating (among other things) that:
  - "Bullseye Shareholders should note that Au Xingao has not yet made a formal bid and that the only live offer currently capable of acceptance is the Emerald offer..." and
  - "On 15 February 2022, Au Xingao sent to Bullseye a copy of the draft Bidder's Statement which it intends to send to Bullseye Shareholders and which would contain Au Xingao's formal takeover offer for Bullseye".
- 13. Neither Emerald's supplementary bidder's statement nor Bullseye's supplementary target's statement disclosed the date on which the withdrawal rights ended.
- 14. On 23 February 2022, Xingao lodged with ASIC a supplementary bidder's statement and replacement bidder's statement in relation to the Xingao Bid.
- 15. On 1 March 2022, Emerald made an ASX announcement:
  - (a) extending its bid until 18 March 2022
  - (b) disclosing a relevant interest in 54.7% of Bullseye
  - (c) noting that "the withdrawal rights period will expire at 5:00pm (WST) on Monday, 7 March 2022."
- 16. On 2 March 2022, the Bullseye board met to consider the Xingao Bid. It determined (with one director abstaining) that it did not represent a superior proposal as compared with the Emerald Bid.

- 17. On 3 March 2022, Xingao announced the increase of its offer price to \$0.35 per Bullseye share (in effect removing the conditions to that increase, although the bid itself remained subject to a number of conditions).
- 18. On 4 March 2022, Bullseye released a letter to shareholders on its website enclosing the Xingao Bid documents and stating, in highlighted text: "Your Board has determined that the Offer is not a superior proposal as compared to the Emerald offer."
- 19. The letter also stated "Based on the closing price of Emerald shares on ASX on 2 March of \$1.135, the Emerald offer currently equates to \$0.33 per Bullseye share, as compared with \$0.35 for the Offer. On the face of it, this means that the value of the Offer is marginally superior. However, the following points were considered by the Board in arriving at its ultimate decision that the Offer is not a superior proposal: [followed by a list of 16 points]".
- 20. The letter also stated "Following extensive deliberation, as detailed above, the Board's position is that the Offer is not a superior proposal. On that basis, pursuant to clauses 6.2(b)(iii) of the BIA, Bullseye is not currently able to provide due diligence access to Au Xingao."
- On 8 March 2022, Bullseye released a second letter to shareholders on its website, stating:
  - (a) the BIA clauses referred to in the 4 March letter "ceased to legally bind Bullseye as at 1 March 2022"
  - (b) at its meeting on 7 March 2022, the Bullseye board "determined that, at the present time, it is not prepared to provide due diligence access to Au Xingao on the basis sought by way of the Due Diligence Condition." The letter did not disclose that one director was not present.
  - (c) "The Board considers that it would be inconsistent with its publicly announced position in support of the Emerald bid (and contrary to the spirit if not the letter of the BIA) were it to provide due diligence to Au Xingao in the current circumstances."
- 22. Also on 8 March 2022, Emerald made an announcement stating, among other things, that "following the expiry of the withdrawal rights period at 5:00pm (WST) on Monday 7 March 2022, it has a relevant interest in 49.41% of the 445,599,851 Bullseye shares currently on issue ".
- 23. In relation to Bullseye the Panel considers that the following (among other things) have reduced the efficacy of the Panel's orders and have resulted in Bullseye shareholders not having enough information to enable them to assess the merits of the Emerald and Xingao proposals:
  - (a) non-disclosure of the end of the withdrawal rights period in a supplementary target's statement

- (b) the delay in informing Bullseye shareholders of progress in relation to the Xingao Bid, including the delay in providing Xingao's bidder's statement and replacement bidder's statement
- (c) Bullseye's misleading statements in the email to shareholders dated 21 February 2022 and its supplementary target's statement in relation to the status of the Xingao Bid
- (d) non-disclosure of the risk that Emerald may accept the Xingao Bid, thereby depriving Bullseye shareholders who had accepted Emerald's Bid from exposure to Bullseye's assets, which was a material information deficiency
- (e) the false and misleading statement in Bullseye's letter to shareholders dated 4 March 2022 that Bullseye was "pursuant to clauses 6.2(b)(iii) of the BIA ... not currently able to provide due diligence." It was not corrected until after the expiry of the withdrawal rights
- (f) non-disclosure in the letters of 4 and 8 March that the decisions of the board referred to in each letter were not decisions of the whole board
- (g) information provided in the 4 and 8 March letters to shareholders in relation to the relative values and premia of the Emerald and Xingao Bids was not to the standard required under a target's statement
- (h) the misleading statement in Bullseye's 8 March letter to shareholders regarding the 'spirit of the BIA'.
- 24. In relation to Emerald, the Panel considers that:
  - (a) non-disclosure until 1 March 2022 of the end of the withdrawal rights period in a supplementary bidder's statement reduced the efficacy of the Panel's orders and resulted in Bullseye shareholders not having enough information to enable them to assess the merits of the Emerald proposal and
  - (b) Emerald should have disclosed to Bullseye shareholders whether it had any intentions in relation to accepting the Xingao Bid and, if so, what those intentions were.

### **EFFECT**

- 25. As a result of the matters referred to:
  - (a) the acquisition of control over Bullseye shares has not taken place in an efficient, competitive and informed market
  - (b) Bullseye shareholders were not given enough information to enable them to assess the merits of Emerald's proposal and
  - (c) Bullseye shareholders were not given enough information to enable them to assess the merits of Xingao's proposal.

- 26. It appears to the Panel that the circumstances are unacceptable circumstances:
  - (a) having regard to the effect that the Panel is satisfied they have had on:
    - (i) the control, or potential control, of Bullseye or
    - (ii) the acquisition, or proposed acquisition, by a person of a substantial interest in Bullseye
  - (b) in the alternative, having regard to the purposes of Chapter 6 set out in section 602 of the Corporations Act 2001 (Cth) (Act)
  - (c) in the further alternative, because they constituted a contravention of a provision of Chapter 6 of the Act.
- 27. The Panel considers that it is not against the public interest to make a declaration of unacceptable circumstances. It has had regard to the matters in section 657A(3).

### **DECLARATION**

The Panel declares that the circumstances constitute unacceptable circumstances in relation to the affairs of Bullseye.

Tania Mattei

General Counsel
with authority of Karen Evans-Cullen
President of the sitting Panel
Dated 1 April 2022



### CORPORATIONS ACT SECTION 657D ORDERS

### **BULLSEYE MINING LIMITED 04**

The Panel made a declaration of unacceptable circumstances on 1 April 2022.

### THE PANEL ORDERS

- Emerald must offer a withdrawal right (further to the withdrawal right previously
  offered to Bullseye shareholders) to accepting Bullseye shareholders, other than
  Bullseye's directors, for a period of not less than 10 trading days from the date of the
  supplementary bidder's statement referred to in order 2.
- 2. Emerald must dispatch a supplementary bidder's statement on the date of the supplementary bidder's statement, in a form which ASIC and the Panel (through at least one sitting member) does not object to, that:
  - (a) explains the effect of the Panel's declaration and these orders
  - (b) discloses whether it has any intentions in relation to accepting the Xingao bid and, if so, what those intentions are
  - (c) offers the further withdrawal right to accepting Bullseye shareholders, other than Bullseye's directors, for a period of not less than 10 trading days from the date of the supplementary bidder's statement referred to in this order
  - (d) includes details of how to exercise the further withdrawal right
  - (e) includes the date when the period of the further withdrawal right will end
  - (f) explains that a shareholder may confirm in writing to Emerald that the shareholder does not wish to exercise the further withdrawal right, in which case the shareholder's acceptance may be processed by Emerald
  - (g) includes instructions and a form for a shareholder to complete in relation to withdrawal and
  - (h) includes instructions and either a separate form or combined with the form referred to in paragraph 2(g) for a shareholder to complete in relation to confirmation that the shareholder does not wish to exercise the further withdrawal right.
- 3. Emerald must not process any acceptances under the Emerald Bid until the expiry of the period that Bullseye shareholders can withdraw their acceptances under order 1

- unless that shareholder has confirmed in writing to Emerald in accordance with order 2 that they do not wish to exercise the withdrawal right.
- 4. Emerald must not purport to rely on item 9 of section 611 of the Act by taking into account voting power in shares in respect of which acceptances are withdrawn under order 1.
- 5. Emerald must not take any action to enforce clause 2.4 of the BIA, or otherwise accept an offer to nominate directors to the board of Bullseye, until the end of the period that a shareholder can withdraw acceptance under order 1.
- Bullseye must not make any statement to its shareholders in relation to the effect of the Panel's declaration and these orders other than by way of a supplementary target's statement.
- 7. Xingao must within 2 trading days of the date of these orders issue a supplementary bidder's statement disclosing the number of acceptances it has received in response to the Xingao Bid and the percentage of Bullseye shares that the acceptances represent.

### Interpretation

8. In these orders the following terms have their corresponding meaning:

accepting Bullseye shareholders

Bullseye shareholders who accepted the Emerald Bid prior to the date of the supplementary bidder's

statement referred to in order 2

Act

Corporations Act 2001 (Cth)

BIA

The bid implementation agreement between Emerald

and Bullseye attached to the ASX announcement of 7

December 2021 by Emerald

Bullseye Emerald Bullseye Mining Limited Emerald Resources NL

Emerald Bid

The off-market takeover bid announced by Emerald on

7 December 2021 for all the ordinary shares of Bullseye

Xingao

Au Xingao Investment Pty Ltd

Xingao Bid

The off-market takeover bid by Xingao for all the ordinary shares of Bullseye pursuant to the

replacement bidder's statement and second

supplementary bidder's statement dated 3 March 2022

Tania Mattei \
General Counsel

with authority of Karen Evans-Cullen

President of the sitting Panel

Dated 1 April 2022

### Australian Securities and Investments Commission Corporations Act 2001 - Subsection 340(1) - Order

### **Enabling legislation**

 The Australian Securities and Investments Commission (ASIC) makes this instrument under subsection 340(1) of the Corporations Act 2001 (the Act).

### Title

2. This instrument is ASIC Instrument 22-0451.

### Commencement

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

### Order

4. CCEP Holdings (Australia) Pty Ltd ACN 645 547 968 (*Company*) does not have to comply with the obligation under section 319 of the Act to lodge a report that the Company has to prepare or obtain under Part 2M.3 of the Act for the financial year that ended on 31 December 2021 (*Relevant Financial Year*).

This paragraph applies until the last day of the annual report extension date.

- 5. The Company does not have to comply with any of the following obligations under Part 2M.3 of the Act:
  - (a) report to its members under section 314 within the time required by section 315;
  - (b) send reports to a member of the Company in accordance with a request under subsection 316(1) within the time required by subsection 316(2);

in relation to the Relevant Financial Year.

This paragraph applies until the last day of the reporting to members extension date.

6. For the avoidance of doubt, paragraphs 4 and 5 apply to any obligations or any continuing obligations under sections 315, 316 or 319 of the Act.

### Where this instrument applies

- 7. This instrument applies where:
  - a. ASIC Corporations (Extended Reporting and Lodgment Deadlines Unlisted Entities) Instrument 2020/395 was in force as at the date of commencement of this instrument; and
  - b. the Company satisfied ASIC that the Company was unable to complete its financial report, directors' report or auditors' report for the Relevant Financial

Year by 31 May 2022 due to delays caused in whole or in part as result of the acquisition of Coca-Cola Europacific Partners API Pty Ltd ACN 004 139 397 (formerly Coca-Cola Amatil Limited) by Coca-Cola Europacific Partners.

### **Conditions**

- 8. The Company must:
  - ensure that the Company's financial report for the Relevant Financial Year contains an explanation of the relief provided by this instrument;
  - (b) comply with any obligations to which paragraph 4 applies by the annual report extension date; and
  - (c) comply with any obligations to which paragraph 5 applies by the reporting to members extension date.

### Interpretation

In this instrument:

annual report extension date means 30 June 2022

reporting to members extension date means 30 June 2022

Dated this 27th day of May 2022

Signed by Mitchell Coles

CORPORATIONS ACT 2001 Subsection 601PA(3)

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

Dated this twenty-seventh day of May 2022

Name of Scheme	ARSN
PRIMARY DEVELOPMENT BOARD	612 698 503
PRIMARY LOAN BOARD	636 698 532
PRIMARY MORTGAGE BOARD	618 037 826

Company/Scheme deregistrations

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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-seventh day of May 2022

**Name of Company** 

**ARSN** 

AMP CAPITAL PROPERTY SECURITIES FUN

089 595 068

### No. A22/22, Tuesday 31 May 2022

Company/Scheme deregistrations

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CORPORATIONS ACT 2001 Section 601CL(4)

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

Dated this twenty-seventh day of May 2022

**Name of Company** 

**ARBN** 

INTERACTIVE BROKERS LLC

091 191 141

ASIC GAZEITE		
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Company/Scheme deregistrations

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CORPORATIONS ACT 2001 Subsection 601CC(4)

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

Dated this twenty-seventh day of May 2022

**Name of Company** 

**ARBN** 

GLOBAL LIGHT INITIATIVE, INC.

160 990 910

ASIC GAZETTE	Commonwealth of Australia Gazette		
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# CORPORATIONS ACT 2001 Section 601CL(5)

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

Dated this twenty-seventh day of May 2022

Name of Company	ARBN
EIT SERVICES INDIA PRIVATE LIMITED	617 767 469
JANMAR FARMS LIMITED	086 760 214
JOINT STOCK COMMERCIAL BANK FOR FOREIGN TRADE OF VIETNAM	651 083 948
MANDARIN ORIENTAL SERVICES LIMITED	160 830 786
NORTHVIC FARMS LIMITED	167 542 501
SOFTWARE EDUCATION HOLDINGS LIMITED	092 794 904
UNIFY SQUARE, INC.	608 768 289

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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.

### **ACCESS INVESTING LIMITED**

ACN 646 682 028 will change to a proprietary company limited by shares. The new name will be ACCESS INVESTING PTY LTD ACN 646 682 028.

### **BEACHSIDE ROCKINGHAM LIMITED**

ACN 082 617 678 will change to a proprietary company limited by shares. The new name will be BEACHSIDE ROCKINGHAM PTY LTD ACN 082 617 678.

### **EASTBROOK TOWER LIMITED**

ACN 091 730 193 will change to a proprietary company limited by shares. The new name will be EASTBROOK TOWER PTY LTD ACN 091 730 193.

**H2EX PTY LTD** ACN 649 654 080 will change to a public company limited by shares. The new name will be H2EX LTD ACN 649 654 080.

### **SATTERLEY AUSTIN BAY LIMITED**

ACN 135 140 859 will change to a proprietary company limited by shares. The new name will be SATTERLEY AUSTIN BAY PTY LTD ACN 135 140 859.

**SNIPA LTD** ACN 615 865 962 will change to a proprietary company limited by shares. The new name will be SNIPA PTY LTD ACN 615 865 962.

VICKERS LANE LIMITED ACN 104 914 883 will change to a proprietary company limited by shares. The new name will be VICKERS LANE PTY LTD ACN 104 914 883.

**AVOKA NOMINEE LIMITED** ACN 629 820 346 will change to a proprietary company limited by shares. The new name will be AVOKA NOMINEE PTY LTD ACN 629 820 346.

**CARNAC VIEW LIMITED** ACN 093 052 558 will change to a proprietary company limited by shares. The new name will be CARNAC VIEW PTY LTD ACN 093 052 558.

**FOXFIRE METALS LTD** ACN 609 688 824 will change to a proprietary company limited by shares. The new name will be FOXFIRE METALS PTY LTD ACN 609 688 824.

**PENSANA METALS LTD** ACN 121 985 395 will change to a proprietary company limited by shares. The new name will be PENSANA METALS PTY LTD ACN 121 985 395.

**SEAPRIME LIMITED** ACN 118 846 665 will change to a proprietary company limited by shares. The new name will be SEAPRIME PTY LTD ACN 118 846 665.

### STOCKTON MINING PTY LTD

ACN 654 752 879 will change to a public company limited by shares. The new name will be STOCKTON MINING LIMITED ACN 654 752 879.

**1300 SMILES LIMITED** ACN 094 508 166 will change to a proprietary company limited by shares. The new name will be 1300 SMILES PTY LIMITED ACN 094 508 166.