

Commonwealth of Australia Gazette No. A40/24 Tuesday 24 September 2024

Published by ASIC

# ASIC Gazette

# Contents

Notices under Corporations Act 2001

24-0542	24-0621	24-0694	24-0698	24-0703
24-0725	24-0736	24-0755	24-0765	

Company/scheme deregistrations

Change of company type

# **RIGHTS OF REVIEW**

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

ISSN 1445-6060 (Online version) ISSN 1445-6079 (CD-ROM version) Available from <u>www.asic.gov.au</u> Email <u>gazette.publisher@asic.gov.au</u>

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24-0542

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

## Notice of Cancellation of an Australian Financial Services Licence

TO: Alcoa Of Australia Retirement Plan Pty. Ltd. ACN 065 702 454 ("the Licensee") Corner Marmion & Davy Streets Booragoon WA 6154

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 530684 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 7 August 2024

George Podaras .....

Signed

Page 3 of 25



Australian Securities and Investments Commission

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

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

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

# 24-0621

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

# Notice of Cancellation of an Australian Financial Services Licence

TO: Total Wealth Planning Pty Ltd ACN 640 743 059 ("the Licensee") Unit 3 140 Grand Boulevard JOONDALUP WA 6027

GPMithen

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 526445 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 12 September 2024

Signed

Gerard Mithen

A delegate of the Australian Securities and Investments Commission

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Page 4 of 25



Australian Securities and Investments Commission

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

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

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

24-0694

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

# Notice of Cancellation of an Australian Financial Services Licence

 TO: Bennett & Co Financial Services Pty Limited ACN 118 309 032 ("the Licensee")
'Toowong Tower' Level 3 9 Sherwood Road TOOWONG QLD 4066

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 298282 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 21 August 2024

Signed

The

Jedo Charles

Page 5 of 25



Australian Securities and Investments Commission

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

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

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

24-0698

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

# Notice of Cancellation of an Australian Financial Services Licence

Prestige Wealth Advisers Pty Ltd TO: ACN 607 163 342 ("the Licensee") PO Box 88 **OSBORNE PARK WA 6917** 

Pursuant to paragraph 915B(3)(d) of the Corporations Act 2001, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 480007 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 16 September 2024

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Jedo Charles

Signed

Page 6 of 25



Australian Securities and Investments Commission

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

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

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

24-0703

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

# Notice of Cancellation of an Australian Financial Services Licence

 TO: D and V Partners Financial Services Pty Ltd ACN 611 206 789 ("the Licensee") 10c Macintosh Street MASCOT NSW 2020

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 487498 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 10 September 2024

George Podaras

Signed

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George Podaras

Page 7 of 25



Australian Securities and Investments Commission

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

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

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

24-0725

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Peony Asset Management Pty Ltd ACN 630 752 573 ("the Licensee") Unit 2203, 1 Sergeants Lane ST LEONARDS NSW 2065

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 524589 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 10 September 2024

George Podaras

Signed

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George Podaras

Page 8 of 25



Australian Securities and Investments Commission

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

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

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

# 24-0736

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

# Notice of Cancellation of an Australian Financial Services Licence

 TO: Monash Investors Pty Ltd ACN 153 180 333 ("the Licensee")
'Lawson Place' Suite 104 Level 1 165 Phillip Street 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 417201 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 16 September 2024

Signed

The

Jedo Charles

Page 9 of 25

# 24-0755

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

# **Enabling Legislation**

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

# Title

2. This instrument is ASIC Instrument 24-0755.

# Revocation

3. ASIC Instruments 20-0332 dated 3 April 2020 and 20-0368 dated 16 April 2020 are revoked.

#### Commencement

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

#### Exemption

5. Auckland International Airport Limited ARBN 085 819 156 (*AIA*) does not have to comply with Part 6D.2 or 6D.3 of the Act (other than sections 736 and 738) for an offer for issue of shares under a purchase plan.

#### Where this exemption applies

- 6. This exemption applies where AIA meets the requirements and conditions of LI 2019/547 except:
  - (a) all references to \$30,000 in the definition of *purchase plan*, subparagraph 5(b)(i) and section 8 (wherever occurring) of LI 2019/547; and
  - (b) the requirement in paragraph (c) in the definition of *purchase plan*, that each offer is made on the same terms and conditions; and
  - (c) paragraph 7(f) of LI 2019/547; and

would meet the requirements and conditions of LI 2019/547 if:

- (d) in LI 2019/547, all references to \$30,000 (wherever occurring) were omitted and substituted with "NZ\$50,000"; and
- (e) each offer is made on the same terms and conditions to the extent that:
  - (i) it is an offer to a registered holder to acquire shares on their own behalf; or
  - (ii) it is an offer to a registered holder to acquire shares as custodian on behalf of a beneficiary;

Page 10 of 25

# 24-0755

#### except that:

- (iii)every holder with a registered address in Australia to whom the offer is made, but no other registered holder, is entitled to apply for shares under the offer in Australian dollars with the offer price being set by reference to the NZ\$:A\$ exchange rate published by the New Zealand Reserve Bank on its website at 7.00pm (NZDT) on the closing date of the offer and in amounts referrable to Australian dollars (up to a maximum application size of NZ\$50,000 based on the NZ\$:A\$ exchange rate published by the New Zealand Reserve Bank on its website at 7.00pm (NZDT) on the closing date of the offer): and
- (iv)the amount to be paid by those holders is subsequently converted into New Zealand dollars when applied towards the issue price for shares (rounded down to the nearest whole share) set by reference to the NZ\$:A\$ exchange rate published by the New Zealand Reserve Bank on its website at 7.00PM (NZDT) on the closing date of the offer; and

# (f) in section 7 of LI 2019/547 paragraph (f) was omitted and substituted with:

- "(f) the issuer has either:
  - (i) not more than 30 days before the offer, given a notice to ASX that complies with subsection 708A(6), 708A(12J) as notionally inserted by ASIC Instrument 24-0755 or 1012DA(6) of the Act in relation to an issue of shares or interests in the class made otherwise than under a purchase plan; or
  - (ii) within the 24 hours before the offer is made, given a notice to the relevant market operators for the issuer that:
    - (A) states that the issuer reasonably believes the notice complies with clause 20 of Schedule 8 of the *Financial Markets Conduct Regulations 2014* of New Zealand; and
    - (B) the notice states, in addition to any requirements of the *Financial Markets Conduct Regulations 2014* of New Zealand at the time the notice is given, that:
      - (I) the issuer will make offers to issue shares under a purchase plan without disclosure to investors under Part 6D.2; and
      - (II) the notice is being given in accordance with this instrument; and
      - (III) as at the date of the notice, the issuer has complied with its obligations under rule 1.15.2 of the listing rules of ASX Limited.".

Page 11 of 25

# 24-0755

#### Declaration

- 7. Chapter 6D of the Act applies in relation to AIA as if the following provisions were modified or varied:
  - (a) in section 708A:
    - (i) in paragraph (1)(a) omit "(12G) or (12H),", and substitute "(12G), (12H) or (12J),";
      - Note: ASIC Corporations (Non-Traditional Rights Issues) Instrument 2016/84 notionally inserted section 708A(12A) of the Act, ASIC Corporations (Sale Offers: Securities Issued on Conversion of Convertible Notes) Instrument 2016/82 notionally inserted section 708A(12C) of the Act and ASIC Corporations (Regulatory Capital Securities) Instrument 2016/71 notionally inserted section 708A(12G) and (12H) of the Act.
    - (ii) in paragraph (1A)(a) omit "(5)," and substitute "(5) or (12J),"; and

(iii)after subsection (12I) insert:

"Sale offers of quoted securities: NZ foreign exempt listed body – case 8

- (12J) The sale offer of securities in a New Zealand foreign exempt listed body does not need disclosure to investors under this Part if:
  - (a) the relevant securities are in a class of securities that were quoted securities at all times in the following period:
    - (i) if this section applies because of subsection (1) 3 months before the day on which the relevant securities were issued; or
    - (ii) if this section applies because of subsection (1A) 3 months before the day on which the relevant securities were sold by the controller; and
  - (b) trading in that class of securities on a prescribed financial market on which they were quoted was not suspended for more than a total of 5 days during:
    - (i) if this section applies because of subsection (1)— the shorter of the period during which the class of securities were quoted, and the period of 12 months before the day on which the relevant securities were issued; or
    - (ii) if this section applies because of subsection (1A)— the shorter of the period during which the class of securities were quoted, and the period of 12 months before the day on which the relevant securities were sold by the controller; and

Page 12 of 25

# 24-0755

#### (c) either:

- (i) if this section applies because of subsection (1)—the body gives the relevant market operators for the body a notice that the body reasonably believes complies with clause 20 of Schedule 8 of the *Financial Markets Conduct Regulations 2014* of New Zealand before the sale offer is made; or
- (ii) if this section applies because of subsection (1A)—both the body, and the controller, gives the relevant market operators for the body a notice that the body and the controller reasonably believe complies with clause 20 of Schedule 8 of the *Financial Markets Conduct Regulations 2014* of New Zealand before the sale offer is made; and
- (d) the notice given under paragraph (c) states, in addition to any requirements of the *Financial Markets Conduct Regulations 2014* of New Zealand at the time the notice is given, that:
  - (i) if this section applies because of subsection (1) the body issued the relevant securities without disclosure to investors under this Part; or
  - (ii) if this section applies because of subsection (1A) the controller sold the securities without disclosure to investors under this Part; and
  - (iii) the notice is being given under paragraph 708A(12J) as notionally inserted by ASIC instrument 24-0755;
  - (iv) as at the date of the notice, the body has complied with its obligations under rule 1.15.2 of the listing rules of ASX Limited.

#### In this subsection:

New Zealand foreign exempt listed body means a body that is

- (a) listed on the financial market operated by NZX Limited; and
- (b) listed on the financial market operated by ASX Limited as a foreign exempt listing.

*relevant market operators* means both ASX Limited and NZX Limited.".

(b) in section 708AA after paragraph (2)(f) insert:

### 24-0755

- "(2A) In this section, relevant market operator means both ASX Limited and NZX Limited".
- (c) omit subsections 708AA(7) to (11), and substitute:
  - "(7) For a New Zealand foreign exempt listed body, a notice complies with this subsection if:
    - (a) the body reasonably believes the notice complies with clause 20 of Schedule 8 of the *Financial Markets Conduct Regulations 2014* of New Zealand and
    - (b) the notice states, in addition to any requirements of the *Financial Markets Conduct Regulations 2014* of New Zealand at the time the notice is given, that:
      - (i) the body will offer the relevant securities for issue without disclosure under this Part;
      - (ii) the notice is being given under paragraph (2)(f); and
      - (iii) as at the date of the notice, the body has complied with its obligations under rule 1.15.2 of the listing rules of ASX Limited.

#### In this subsection:

New Zealand foreign exempt listed body means a body that is

- (a) listed on the financial market operated by NZX Limited; and
- (b) listed on the financial market operated by ASX Limited as a foreign exempt listing.",
- (d) in subsection 708AA(12) as notionally inserted by ASIC Corporations (Non-Traditional Rights Issues) Instrument 2016/84 omit subsection (a) and substitute:
  - "(a) any information that would be excluded information under clause 20(5) of Schedule 8 of the *Financial Markets Conduct Regulations 2014* of New Zealand (as that clause exists on the date the notice is given) and that would need to be included in the notice if the notice had been given at that time and that has not been included in the notice or otherwise provided to the relevant market operator; or"

#### Interpretation

# 8. In this instrument:

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

Page 14 of 25

# 24-0755

purchase plan has the meaning given by LI 2019/547; and	
relevant market operators means both ASX Limited and NZX Limited.	
Dated this 15 <sup>th</sup> day of September 2024	
All.	
Signed by Adam Prior as a delegate for the Australian Securities and Investments Commission	

Page 15 of 25

# 24-0765

# Australian Securities and Investments Commission Corporations Act 2001 – Paragraphs 741(1)(b) and 1020F(1)(c) - Declaration

# **Enabling legislation**

1. The Australian Securities and Investments Commission (ASIC) makes this instrument under paragraphs 741(1)(b) and 1020F(1)(c) of the Corporations Act 2001 (the Act).

#### Title

2. This instrument is ASIC Instrument 24-0765.

#### Commencement

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

# Declaration

- 4. Chapter 6D and Part 7.9 of the Act respectively apply to NSF, NSHL, NSFSL a person who holds securities in NSHL, and a member of NSPT as if:
  - (a) the definition of *continuously quoted securities* in section 9 of the Act, as notionally modified by ASIC Instrument 2016/82, were further modified or varied as follows:
    - (i) in subparagraph (b)(ii) omit ", or declaration under paragraph 741(1)(b),".
  - (b) section 708A, as notionally modified by ASIC Instrument 2016/82, were further modified or varied as follows:
    - (i) omit paragraph (12C)(a), substitute:
      - "(a) the relevant securities were issued by a body by reason of the conversion of convertible notes; and";
    - (ii) omit paragraph (12C)(e), substitute:
      - "(e) the body and the issuer of the convertible notes jointly gave the relevant market operator for the body a notice that complied with subsection (12D) on the same day as, or within 2 business days before, the first day on which the convertible notes were issued.";
    - (iii) omit paragraph (12E) and (12F), substitute:
      - (12E)If the body and the convertible note issuer gives a notice under paragraph (12C)(e) in relation to convertible notes, each financial

# 24-0765

report or directors' report of the body required under section 298 in relation to a financial year of the body during which those convertible notes were on issue must contain the following information:

- (a) the number of convertible notes in that class that have not converted as at the end of the financial year;
- (b) the number of securities in the class of relevant securities into which the convertible notes will convert;
- (c) the price (if any) to be paid on conversion;
- (d) the circumstances in which conversion may occur;
- (e) the remaining liability of the body (or the convertible note issuer) to make payments under convertible notes in that class as at the end of the financial year;
- (f) the average conversion price (if any) paid for any convertible notes in that class that were converted during the financial year and the number of securities in the class of relevant securities into which they converted;
- (g) any other matters relating to the convertible notes that holders of ED securities of the body would reasonably require to make an informed assessment of the financial position of the body and its prospects for future financial years.
- (12F) The financial report and directors' report may omit material that would otherwise be required to be included under paragraph (12E)(g) if it is likely to result in unreasonable prejudice to:
  - (a) the body; or
  - (b) if consolidated financial statements are required—the consolidated entity or any entity (including the body) that is part of the consolidated entity.

If material is omitted, the report must say so."

- (c) section 1012DA, as notionally modified by ASIC Instrument 2016/82, were further modified or varied as follows:
  - (i) omit paragraph (12C)(a), substitute:
    - "(a) the relevant product was issued by reason of the conversion of convertible notes; and";

Page 17 of 25

# 24-0765

- (ii) omit paragraph (12C)(e), substitute:
  - "(e) the issuer of the convertible notes and the issuer of the relevant product jointly gave the relevant market operator for the issuer of the relevant product a notice that complied with subsection (12D) on the same day as, or within 2 business days before, the first day on which the convertible notes were issued.";
- (iii) omit subparagraph (12D)(a)(i), substitute:
  - "(a)(i) the effect of the offer of the convertible notes on the body that issued the convertible notes and the issuer of the relevant product; and";
- (iv) omit subsections (12E) and (12F), substitute:
  - "(12E) If the issuer of the convertible notes and the issuer of the relevant product jointly give a notice under paragraph (12C)(e) in relation to convertible notes, each financial report or directors' report of the issuer of the relevant product (or if the issuer of the relevant product is the responsible entity of a registered scheme or a CCIV in respect of a sub-fund, the registered scheme or the sub-fund) required under section 298 in relation to a financial year of the issuer (or scheme or CCIV) during which those convertible notes were on issue must contain the following information:
    - (a) the number of convertible notes in that class that have not converted as at the end of the financial year;
    - (b) the number of financial products in the class of relevant products into which the convertible notes will convert;
    - (c) the price (if any) to be paid on conversion;
    - (d) the circumstances in which conversion may occur;
    - (e) the remaining liability of the issuer of the financial product (or issuer of the convertible notes) to make payments under convertible notes in that class as at the end of the financial year;
    - (f) the average conversion price (if any) paid for any convertible notes in that class that were converted during the financial year and the number of financial products in the class of relevant products into which they converted; and
    - (g) any other matters relating to the convertible notes that holders of ED securities of the issuer of the relevant product would reasonably require to make an informed assessment of the financial position of the issuer of the

Page 18 of 25

# 24-0765

financial product (or if the issuer is the responsible entity of a registered scheme or a CCIV in respect of a sub-fund, the registered scheme or the sub-fund) and its prospects for future financial years.

- (12F) The financial report and directors' report may omit material that would otherwise be required to be included under paragraph (12E)(g) if it is likely to result in unreasonable prejudice to:
  - (a) the issuer of the relevant product (or, if the issuer is the responsible entity of a registered scheme or a CCIV in respect of a sub-fund, the registered scheme or the subfund); or
  - (b) if consolidated financial statements are required—the consolidated entity or any entity (including the issuer of the relevant product or, if the issuer is the responsible entity of a registered scheme, the registered scheme) that is part of the consolidated entity.

If material is omitted, the report must say so.".

- 5. This instrument applies to an offer for sale of the Stapled Securities by the holder of the Stapled Securities where:
  - (a) the Stapled Securities were issued by reason of the conversion of the Convertible Notes and the offer for sale is made by the holder of the Stapled Securities within 12 months of the issue of the Stapled Securities;
  - (b) the offers of Convertible Notes did not require disclosure to investors under Part 6D.2 of the Act;
  - (c) the terms of the Convertible Notes are substantially the same as those provided to ASIC on 23 August 2024; and
  - (d) except for this instrument, no declaration or exemption relating to the disclosing entity provisions for the purposes of Division 4 of Part 1.2A of the Act covered NSHL, NSPT or NSF.

# Interpretation

6. In this instrument:

ASIC Instrument 2016/82 means ASIC Corporations (Sale Offers: Securities Issued on Conversion of Convertible Notes) Instrument 2016/82.

Page 19 of 25

# 24-0765

*Convertible Notes* means the convertible notes offered by NSF and to be issued on or around 19 September 2024 and under the terms of issue, may be converted into Stapled Securities.

NSF means National Storage Finance Pty Ltd ACN 653 538 071.

*NSFSL* means National Storage Financial Services Limited ACN 600 787 246 in its capacity as responsible entity of NSPT.

NSHL means National Storage Holdings Limited ACN 166 572 845.

NSPT means National Storage Property Trust ARSN 101 227 712.

*Stapled Securities* means fully paid ordinary stapled securities each comprising one ordinary share in NSHL and one ordinary interest in NSPT where under the terms on which each of the products are to be traded, they must be transferred together.

Dated this 16th day of September 2024

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Signed by Sheranga Perera as a delegate of the Australian Securities and Investments Commission

Page 20 of 25

CORPORATIONS ACT 2001 Subsection 601CC(4)

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

Dated this twentieth day of September 2024

Name of Company	ARBN
INTERNATIONAL ASSOCIATION OF PUBLIC PARTICIPATION-	159 611 211
AUSTRALASIAN CHAPTER INCORPORATED	

Commonwealth of Australia Gazette

Page 21 of 25

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 twentieth day of September 2024

Name of Company	ARBN
CAREER ENGAGEMENT GROUP LIMITED	608 827 318
IG MARKETS LIMITED	099 019 851
SIMURG TASARIM DANISMANLIK REKLAM TEKSTIL SANAYI VE	652 919 250
TICARET LIMITED SIRKETI	

Commonwealth of Australia Gazette

Page 22 of 25

CORPORATIONS ACT 2001 Section 601CC(3)

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

Dated this twentieth day of September 2024

# Name of Company

# ARBN

FND AUSTRALIA SUPPORT SERVICES INC.

631 343 701

Commonwealth of Australia Gazette

Page 23 of 25

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 twentieth day of September 2024

Name of Scheme	ARSN
AURA FUND	660 255 390
BLOOM CLIMATE IMPACT FUND	656 971 881
FUTURE DIRECTIONS INTERNATIONAL BOND FUND	102 616 268
INTERNATIONAL BOND FUND	087 397 322
KWALA FUND	657 530 277

ARBN

Page 24 of 25

CORPORATIONS ACT 2001 Section 601CL(5)

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

Dated this twentieth day of September 2024

# Name of Company

ANDA OCEAN ADVENTURES INTERNATIONAL CORP.	603 808 831
CAVALIER BREMWORTH (AUSTRALIA) LIMITED	051 273 511
CFG GLOBAL LIMITED	161 753 359
EPICUREAN DAIRY AUSTRALIA LIMITED	654 496 205
INVESTMENT CUSTODIAL SERVICES LIMITED	096 738 117
LIQUI-BOX ASIA PACIFIC LIMITED	099 743 049
LITTLE ISLAND COCONUT CREAMERY LIMITED	620 422 460
MANCHESTER STREET HOLDINGS LIMITED	079 502 140
MODTEC INDUSTRIES AUSTRALIA PTY LIMITED	137 434 416
PANZTEL (AUSTRALIA) LIMITED	104 584 787
PRESTON WORTH PTY LIMITED	604 282 304
PROVENDER AUSTRALIA PTY LIMITED	149 992 807
REGAL FINE JEWELLERY WHOLESALE LIMITED	605 460 713
R HANNAH & CO LIMITED	089 594 963
STEAMTECH AUSTRALIA PTY LIMITED	149 619 474
THE HOUSE SITTING COMPANY AUSTRALIA LIMITED	611 594 622
TWO BLIND MICE CONSULTANTS LIMITED	168 855 865

Page 25 of 25

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.

**ADBRI LIMITED** ACN 007 596 018 will change to a proprietary company limited by shares. The new name will be ADBRI PTY LIMITED ACN 007 596 018.

# PACIFIC STATE METALS (HOLDINGS) LIMITED

ACN 650 298 098 will change to a proprietary company limited by shares. The new name will be PACIFIC STATE METALS (HOLDINGS) PTY LTD ACN 650 298 098.

**QV EQUITIES LIMITED** ACN 169 154 858 will change to a proprietary company limited by shares. The new name will be QV EQUITIES PTY LIMITED ACN 169 154 858.

# CARBON NEW ENERGY PTY LTD

ACN 657 247 866 will change to a public company limited by shares. The new name will be CARBON NEW ENERGY LIMITED ACN 657 247 866.

# **QANTM INTELLECTUAL PROPERTY LIMITED**

ACN 612 441 326 will change to a proprietary company limited by shares. The new name will be QANTM INTELLECTUAL PROPERTY PTY LTD ACN 612 441 326.

# SPRING SCIENCES AUSTRALIA PTY LTD

ACN 634 930 082 will change to a public company limited by shares. The new name will be SPRING SCIENCES AUSTRALIA LTD ACN 634 930 082.