





Commonwealth of Australia Gazette

No. A53/23 Tuesday 19 December 2023

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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NOTICE UNDER SECTION 920E OF THE CORPORATIONS ACT 2001

Notice is given under section 920E of the Corporations Act 2001 that the Australian Securities and Investments Commission has made a banning order in the terms set out below, which order took effect on 7June 2023.

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

IN THE MATTER OF DARRON MINK

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

To: DARRON MINK

TAKE NOTICE that under subsections 920A(1) and 920B(2) of the Corporations Act 2001 the Australian Securities and Investments Commission prohibits DARRON MINK for a period of five (5) years from providing any financial services; controlling, whether alone or in concert with one or more other entities, an entity that carries on a financial services business; and performing any function involved in the carrying on of a financial services business (including as an officer, manager, employee, contractor or in some other capacity).

Dated this 2nd day of June 2023

Signed: .. Sarah Thrift

Delegate of the Australian Securities and Investments Commission

Your attention is drawn to subsection 920C(2) of the Corporations Act 2001 which provides that a person must not engage in conduct which breaches a banning order that has been made against the person. Contravention of subsection 920C(2) is an offence.

NOTICE UNDER SECTION 920E OF THE CORPORATIONS ACT 2001

Notice is given under section 920E of the Corporations Act 2001 that the Australian Securities and Investments Commission has made a banning order in the terms set out below, which order took effect on 7 December 2023.

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION IN THE MATTER OF CESAR OSCAR CUTRO

SECTIONS 920A AND 920B OF THE CORPORATIONS ACT 2001

To: Mr Cesar Oscar Cutro

TAKE NOTICE that under s920A and s920B of the *Corporations Act 2001* the Australian Securities and Investments Commission permanently prohibits Cesar Oscar Cutro from:

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

Dated this 5th day of December 2023

Signed:

Lisa Lu

Delegate of the Australian Securities and Investments Commission

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

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23-0905

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: PITCHER PARTNERS NSW CORPORATE PTY LIMITED ACN 103 614 446 ("the Licensee")

'Tower 2 Darling Park' Level 16
201 Sussex 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 227719 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 6 December 2023

Jedo Charles

Signed

A delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Poynter Hargraves Financial Consultants Pty Ltd ACN 077 155 143 ("the Licensee") 200 South Road Mile End SA 5031

Pursuant to paragraph to s915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 237846 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 11 December 2023

Jedo Charles

Signed

A delegate of the Australian Securities and Investments Commission





Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: TCM Alpha Pty Ltd
ACN 658 276 021 ("the Licensee")
Suite 37 01, Level 37
259 George Street
Sydney NSW 2000

Pursuant to paragraph 9158(3)(d) of the **Corporations Act 2001** (the Act), the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 539128 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 11 December 2023

Signed

Jedo Charles

A delegate of the Australian Securities and Investments

Commission





Australian Securities and Investments Commission

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

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

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

www.asic.gov.au

23-0917

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Credit Suisse (Australia) Limited ACN 007 016 300 ("the Licensee") Level 5, 100 Market 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 236606 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 14 December 2023

Signed GPMithen

Gerard Mithen

A delegate of the Australian Securities and Investments

Commission







Australian Securities and Investments Commission

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

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

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

www.asic.gov.au

23-0920

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Wilson Hanna Pty Ltd
A.C.N. 158 038 101("the Licensee")
Suite 614 Level 6
370 St Kilda Road
MELBOURNE VIC 3004

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 426848 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 12 December 2023

Jedo Charles

Signed

A delegate of the Australian Securities and Investments Commission

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

Enabling legislation

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

Title

This instrument is ASIC Instrument 23-0930.

Commencement

This instrument commences on the day it is signed.

Declarations

 Chapter 6 of the Act applies to Vast Renewables Limited ACN 136 258 574 (the *Company*) as if section 609 of the Act were modified or varied by omitting subsections 609(13C) – 609(13D) (as notionally inserted by ASIC Class Order [CO 13/520]).

Where this instrument applies

- 5. The declaration in paragraph 4 applies to the acquisition of a relevant interest by the Company in escrow securities arising as a result of the entry into one or more voluntary escrow agreements (each an escrow agreement) pursuant to the Shareholder and Registration Rights Agreement between the Company and a Security Holder in connection with the Initial Public Offer, where each escrow agreement:
 - (a) does not restrict the exercise of voting rights attaching to the escrow securities;
 - (b) in the case of a takeover bid (including a proportional takeover bid):
 - allows each Security Holder to accept into the takeover bid where the holders of at least half of the bid class securities that are not subject to escrow have accepted into the bid; and
 - (ii) requires that the escrow securities be returned to escrow if the bid does not become unconditional;
 - (c) allows the escrow securities to be transferred or cancelled as part of a merger by way of a compromise or arrangement under Part 5.1;
 - (d) terminates no later than 6 months after the closing of the Merger;
 - (e) where the Security Holder is permitted to create a security interest in some or all of the escrow securities in favour of a person whose relevant

interests in the escrow securities does not arise because of paragraph 5—
requires that the Security Holder must not create a security interest in
favour of the person unless the person has agreed in writing to take or
acquire the security interest in the escrow securities subject to the terms of
the escrow agreement; and

- (f) where the Security Holder is permitted to transfer their interests in the escrow securities to another person—requires that the Security Holder must not transfer the escrow securities to another person if:
 - (i) the transfer would result in a change in the beneficial ownership of the escrow securities, other than those transfers expressly permitted by clauses 4.7.1(i)-(xv) of the Shareholder and Registration Rights Agreement; or
 - (ii) the transfer would result in an extension in the period of the escrow agreement; or
 - (iii) the transferee does not agree to be subject to the same restrictions on disposal of the escrow securities under the escrow agreement.

Interpretation

In this instrument:

Escrow securities means up to 44,160,859 ordinary shares of the Company.

Initial Public Offer means the offer of securities in the Company that are in the class of securities to be quoted on the NASDAQ Capital Market or the NASDAQ Global Market.

Merger means the proposed business combination between the Company and Nabors Energy Transition Corp.

Security Holder means any of the following persons (or their respective nominees) who hold shares in the Company:

- (a) AgCentral Energy Pty Ltd ACN 665 472 711;
- (b) Nabors Energy Transition Sponsor LLC;
- (c) Maria Jelescu Dreyfus;
- (d) Colleen Calhoun;
- (e) Jennifer Gill Roberts;
- (f) Nabors Lux 2 S.a.r.l;
- (g) William Restrepo;
- (h) John Yearwood;
- Guillermo Sierra;

- (j) Anthony G. Petrello; and
- (k) participants in the Company's Management Equity Plan (i.e. the current holders of M Class shares in the capital of the Company), being, Valentino Marco Pagura, Craig David Wood, Kurt Friedrich Drewes, Bruce Alexander Leslie, Simon Maurice Woods, Lachlan Parker Roberts, Christina Grace Hall and Gilein Jochem Steensma (MEP Participants).

Shareholder and Registration Rights Agreement means the arrangement entered into between the Company and the Security Holders in the form as annexed to the Company's SEC Filing Form F-4 dated 20 November 2023 pursuant to which the Security Holders will, among other things, enter into voluntary escrow arrangements for six months after the closing of the Merger.

Dated this 14th day of December 2023

Signed by Daniel Slupek

as a delegate of the Australian Securities and Investments Commission

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

Enabling legislation

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

Title

This instrument is ASIC Instrument 23-0932.

Commencement

This instrument commences on the day it is signed.

Declarations

 Chapter 6 of the Act applies to Navigator Global Investments Limited ACN 101 585 737 (the *Company*) as if section 609 of the Act were modified or varied by omitting subsections 609B(2) and 609B(5).

Where this instrument applies

- 5. The declaration in paragraph 4 applies to the acquisition by the Company of a relevant interest in up to 46.5% of fully paid ordinary shares in the Company (escrow securities) arising as a result of the entry into one or more voluntary escrow agreements or deeds (each an escrow agreement) between the Company and a Security Holder or Security Controller (each Security Holder or Security Controller an escrowed party) (Transaction), where each escrow agreement:
 - (a) does not restrict the exercise of voting rights attaching to the escrow securities;
 - (b) in the case of a takeover bid (including a proportional takeover bid):
 - allows each escrowed party to accept into the takeover bid where the holders of at least half of the bid class securities that are not subject to escrow have accepted into the bid; and
 - (ii) requires that the escrow securities be returned to escrow if the bid does not become unconditional;
 - (c) allows the escrow securities to be transferred or cancelled as part of a merger by way of a compromise or arrangement under Part 5.1 of the Act;
 - (d) terminates no later than the date on which the Company lodges with ASX its annual results for the financial year ending 30 June 2026;

- (e) where the escrowed party is permitted to create a security interest in some or all of the escrow securities in favour of a person whose relevant interests in the escrow securities does not arise because of subsection 609(1)—requires that the escrowed party must not create a security interest in favour of the person unless the person has agreed in writing to take or acquire the security interest in the escrow securities subject to the terms of the escrow agreement; and
- (f) where the escrowed party is permitted to transfer their interests in the escrow securities to another person—requires that the Security Holder must not transfer the escrow securities to another person if:
 - the transfer would result in a change in the beneficial ownership of the escrow securities; or
 - (ii) the transfer would result in an extension in the period of the escrow agreement; or
 - (iii) the transferee does not agree to be subject to the same restrictions on disposal of the escrow securities under the escrow agreement.

Interpretation

In this instrument:

ASX means ASX Limited (ABN 98 008 624 691) or the financial market operated by it known as the Australian Securities Exchange, as the context requires.

Controller Interests means all securities (as defined in the listing rules of ASX), any legal, beneficial or economic interests or other interests, whether direct or indirect, in shares in the Company and each intermediate entity through which that interest occurs.

Escrow Deed means the escrow deed that is executed by J.P. Morgan Nominees Australia Pty Ltd as nominee for JPMorgan Chase Bank, N.A. (Sydney Branch) in its capacity as custodian for Neuberger Berman Australia Limited ACN 146 033 801 as trustee for Dyal Trust I in connection with the Transaction.

Security Controller means:

- (a) Neuberger Berman Australia Limited ACN 146 033 801 as trustee for Dyal Trust I; and
- (b) any other person (or their respective nominees) who will hold Controller Interests pursuant to clauses 3.8 or 3.9(b) of the Escrow Deed or any escrow agreement with an equivalent clause.

Security Holder means:

(a) J.P. Morgan Nominees Australia Pty Ltd in its capacity as nominee for JPMorgan Chase Bank, N.A. (Sydney Branch) in its capacity as custodian for Neuberger Berman Australia Limited ACN 146 033 801 as trustee for Dyal Trust I; and

(b) any other person (or their respective nominees) who will hold shares in the Company pursuant to clauses 3.8 or 3.9(b) of the Escrow Deed or any escrow agreement with an equivalent clause.

Dated this 14th day of December 2023

Signed by Adam Prior

as a delegate of the Australian Securities and Investments Commission

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

Enabling legislation

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

Title

This instrument is ASIC Instrument 23-0933.

Commencement

3. This instrument commences on gazettal.

Declaration

- Section 601CK does not apply to TILE, INC. ARBN 621 852 864 (Company)
 a foreign company incorporated in the State of Delaware in the United States
 of America in relation to:
 - (a) the financial year ending 31 December 2023; and
 - (b) each subsequent financial year thereafter,

each, a relevant financial year when they arise.

Where this instrument applies

- This instrument applies where:
 - (a) The Company is registered under Division 2 of Part 5B.2 of the Act.
 - (b) The Company is not required by the law of the place of its incorporation or formation to prepare on an annual basis:
 - a balance sheet at the end of the relevant financial year,
 - (ii) a profit and loss statement for the relevant financial year; or
 - (iii) a cash flow statement for the relevant financial year;
 - (c) The Company's ultimate holding company is Life360, Inc., a company incorporated in the State of Delaware in the United States of America.

- (d) The Company has not engaged in any activities in Australia other than in connection with the sale of products manufactured or distributed by Life360, Inc. or its subsidiaries (including the Company), namely a Bluetooth enabled device, related accessories and associated software, and in connection with services relating to those products, during the relevant financial year.
- (e) The Company has not been a disclosing entity, a borrower in relation to a debenture or a guarantor of such a borrower in Australia at any time during the period commencing at the start of the relevant financial year and ending on the day on which the Company lodges a return under s601CK(9) of the Act following the end of the relevant financial year.
- (f) Life360, Inc. has lodged with the United States Securities and Exchange Commission an annual report (Form 10-K) which includes in relation to Life360, Inc. and its subsidiaries (including the Company), the following:
 - (i) Consolidated Balance Sheets;
 - (ii) Consolidated Statements of Operations and Comprehensive Loss:
 - (iii)Consolidated Statements of Stockholders' Equity; and
 - (iv)Consolidated Statements of Cash Flows,

(collectively, the consolidated financial statements) for the relevant financial year within 4 months after the end of the relevant financial year.

(g) The Company has lodged a return in the form prescribed for the purposes of s601CK(9) of the Act with ASIC within 4 months after the end of the relevant financial year with a copy of the most recent Form 10-K and most recent consolidated financial statements for Life360, Inc. attached.

Dated this 14th day of December 2023

Signed by Kimberley Chan

*Cha-

as a delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 – Paragraph 911A(2)(I) – Exemption

Enabling legislation

The Australian Securities and Investments Commission (ASIC) makes this
instrument under paragraph 911A(2)(1) of the Corporations Act 2001 (Act).

Title

This instrument is ASIC Instrument [23-0935].

Commencement

This instrument commences on the date it is signed.

Exemption []

- A related body corporate of Wattlestone Management Pty Ltd (ACN 165 708 716) (Wattlestone) that is a trustee of a wholesale real property scheme (trustee) does not have to comply with the requirement to hold an Australian financial services licence (AFS licence) for the provision of the following financial services (wholesale real property financial services):
 - dealing in deposit products that form part of the trust property of the wholesale real property scheme;
 - dealing in general insurance products that form part of the trust property of the wholesale real property scheme;
 - dealing in derivative products that form part of the trust property of the wholesale real property scheme;
 - (d) dealing in foreign exchange contracts that form part of the trust property of the wholesale real property scheme;
 - dealing in interests in unregistered managed investment schemes that form part of the trust property of the wholesale real property scheme;
 - dealing in unlisted securities that form part of the trust property of the wholesale real property scheme; and
 - (g) providing a custodial or depository service in relation to the products mentioned in paragraphs (a), (b), (c), (d), (e) and (f).

Where this exemption applies

- The exemption in paragraph 4 is only available where all of the following apply:
 - (a) Wattlestone holds an AFS licence that:
 - authorises Wattlestone to provide wholesale real property financial services; and
 - (ii) contains conditions to the effect that Wattlestone must:

- (A) as far as possible, comply with the Act as if the trustee was providing wholesale real property financial services as Wattlestone's representative; and
- (B) have in place a deed poll that contains enforceable, unlimited and irrevocable covenants, for the benefit of each person (beneficiary) to whom the trustee provides a wholesale real property financial service, to the effect that Wattlestone will indemnify the beneficiary in relation to any liability (other than an exempt liability) that arises from the trustee's provision of a wholesale real property financial service to the beneficiary; and
- (C) for the purposes of the relevant financial conditions of Wattlestone's AFS licence – treat the assets, liabilities, cash inflows and cash outflows of the trustee as though they were included in the assets, liabilities, cash inflows and cash outflows of Wattlestone; and
- (b) either of the following applies:
 - (i) the trustee and Wattlestone have only issued interests in the wholesale real property scheme to a person as a wholesale client and have, from the later of the date of this instrument and when the trustee or Wattlestone first issue an interest in the scheme, taken all reasonable steps to ensure that interests in the scheme are only acquired by a person as a wholesale client; or
 - if the trustee or Wattlestone becomes aware or should reasonably have become aware of matters that give it reasons to believe that it has failed, other than in an immaterial respect, to comply with subparagraph (i):
 - (A) 10 business days have not elapsed without full particulars of the failure having been provided to ASIC in writing (to the extent that the trustee or Wattlestone knows those particulars or would have known them if it had undertaken reasonable enquiries); and
 - (B) 30 business days have not elapsed from ASIC receiving those particulars for the trustee or Wattlestone without ASIC having notified the trustee or Wattlestone in writing that the trustee may continue to rely on this instrument; and
- (c) if the trustee or Wattlestone becomes aware that, if the trustee held an AFS licence that contained the following conditions:
 - a condition to the effect of condition 13 of ASIC Pro Forma [PF 209]
 Australian financial services licence conditions (PF 209) as
 published at the date of this instrument; and
 - (ii) conditions to the effect of those parts of condition 28 of PF 209
 (other than condition 28(a) and conditions 28(d)(iii), (iv) and (v)) that relate to a report by an auditor relating to condition 13; and
 - (iii) a condition that the trustee must lodge with ASIC the report by an auditor that would be required by those parts of condition 28 of PF 209 within 15 months of the time the trustee first relies on this instrument and then within each period of 13 months thereafter and relating to a period that commences:
 - (A) at the date of that first reliance; or

 immediately after the end of the period to which the last previous report lodged under this requirement relates,

and ends not more than 3 months before the date of lodgment of the report, as if:

- (iv) references to a responsible officer in condition 13 of PF 209 were to an officer; and
- references to the licensee's annual audit report under condition 28 of the licence in condition 13 of PF 209 were to the report lodged under subparagraph 5(c)(iii) of this instrument; and
- (vi) references to conditions of the licence in condition 28 of PF 209 were to the condition mentioned in subparagraph 5(c)(i) of this instrument,

it would be in breach, other than in an immaterial respect, of any of those conditions; and

- (vii) 10 business days have not elapsed without the matter being notified to ASIC in writing; and
- (viii) 30 business days have not elapsed from ASIC receiving the notice from the trustee or Wattlestone without ASIC having notified the trustee in writing that the trustee may continue to rely on this instrument.

Exclusion from reliance

 The exemption in paragraph 4 does not apply to a person who has been notified in writing by ASIC that the person is excluded from relying on this instrument.

Interpretation

In this instrument:

basic deposit product has the meaning given by section 9 of the Act.

custodial or depository service has the meaning given by section 766E of the Act.

deposit product has the meaning given by section 764A(1)(i) of the Act and includes basic deposit products.

derivative has the meaning given by section 761D of the Act.

exempt liability means, in relation to a wholesale real property scheme, a liability arising from any act or omission relating to a wholesale real property financial service for which the trustee of the scheme may be indemnified from the trust property.

foreign exchange contract has the meaning given by section 761A of the Act.

incidental property, in relation to a wholesale real property scheme, means cash, deposits or current accounts with an Australian ADI or interests in a cash management trust that are held for no more than three months pending the acquisition of investment products, or expenditure or distribution to members.

interests in unregistered management investment schemes means interests in managed investment schemes which are not listed on any financial market which satisfy one of the following conditions:

 the managed investment scheme is undertaking a real property development project for the benefit of the members of the wholesale real property scheme; or

(b) the managed investment scheme owns real property assets for the benefit of the members of the wholesale real property scheme.

product disclosure statement has the meaning given by section 9 of the Act.

relevant fluancial conditions, in relation to an AFS licence, means conditions to the effect of conditions 13 (base level financial requirements), 21 (financial requirements for holding client money or property), 22 (financial requirements for licensee transacting with clients) and 28 (audit opinion on financial requirements) of PF 209 (as published at the date of this instrument).

representative has the meaning given by section 9 of the Act.

security has the meaning given by section 9 of the Act.

trust property of a wholesale real property scheme means:

- (a) contributions of money or money's worth to the scheme; and
- (b) money borrowed or raised by the trustee for the purposes of the scheme; and
- property acquired, directly or indirectly, with, or with the proceeds of, contributions or money referred to in paragraph (a) or (b); and
- income and property derived, directly or indirectly, from contributions, money or property referred to in paragraph (a), (b) or (c).

unlisted securities means securities which are not listed on any financial market which satisfy one of the following conditions:

- (a) unlisted shares of a company that is undertaking a real property development project or owns real property assets for the benefit of the members of the wholesale real property scheme; or
- (b) unlisted shares of a company that provides property management or project management services for a property or properties acquired by the wholesale real property scheme.

wholesale client has the meaning given by sections 761G and 761GA of the Act; and includes any person to whom the trustee is not required to provide a product disclosure statement in respect of an interest in the wholesale real property scheme.

wholesale real property scheme means a managed investment scheme to which all of the following apply:

- the scheme is not registered, and is not required to be registered, because of subsection 601ED(2) of the Act; and
- (b) all of the trust property (other than incidental property, basic deposit products, securities and general insurance products) consists of real property, including options to acquire real property.

Dated this 14 day of December 2023.

Signed by Andrew Davison

as delegate of the Australian Securities and Investments Commission

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

Enabling legislation

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

Title

This instrument is ASIC Instrument 23-0938.

Commencement

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

Amendment

- ASIC Instrument 23-0893 is amended as follows:
 - (a) in paragraph 4, omit "Fortlake Real-Income Fund ARSN 645 064 991", substitute "Fortlake Real-Income Fund (Managed Fund) ARSN 645 064 991".

Dated this 15th day of December 2023.

Signed by Slany Thai

as a delegate of the Australian Securities and Investments Commission

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Company/Scheme Deregistration

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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 fifteenth day of December 2023

Name of Company

ARBN

PORTIONVESTA PLATFORM

645 270 177

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Company/Scheme Deregistration

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CORPORATIONS ACT 2001 Subsection 601CC(4)

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

Dated this fifteenth day of December 2023

Name of Company	ARBN
AUSTRALIAN KUNG-FU (WU SHU) FEDERATION INCORPORATED	110 627 202
MARTIAL ARTS INDUSTRY ASSOCIATION INCORPORATED	110 253 300

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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 fifteenth day of December 2023

Name of Company	ARBN
BALMORAL INSURANCE COMPANY LIMITED	623 784 083
CHINA RAILWAY GROUP LIMITED	625 900 441
FUTURE PUBLISHING (OVERSEAS) LIMITED	126 088 462
SOCIETE INTERNATIONALE DE TELECOMMUNICATION	000 700 381
AERONAUTIQUES	
TAT HONG HEAVYLIFT PTE. LTD.	162 241 983

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CORPORATIONS ACT 2001 Section 601CL(5)

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

Dated this fifteenth day of December 2023

Name of Company	ARBN
CRITCHLOW LIMITED	123 518 105
HYLAND SOFTWARE INC.	149 983 513
LONGBEACH APPAREL NEW ZEALAND LIMITED	152 080 709

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Change of company type

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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.

HILLS LIMITED ACN 007 573 417 will change to a proprietary company limited by shares. The new name will be HILLS HEALTH PTY LTD ACN 007 573 417.

VIMY RESOURCES LIMITED

ACN 120 178 949 will change to a proprietary company limited by shares. The new name will be VIMY RESOURCES PTY LTD ACN 120 178 949.

PRAJNA LOTUS CARE LIMITED

ACN 661 304 810 will change to a proprietary company limited by shares. The new name will be PRAJNA LOTUS CARE PTY LTD ACN 661 304 810.

WISECHARGE TECHNOLOGY LTD

ACN 665 665 403 will change to a proprietary company limited by shares. The new name will be WISECHARGE TECHNOLOGY PTY LTD ACN 665 665 403.