



ASIC Australian Securities & Investments Commission

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RIGHTS OF REVIEW

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

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Notices under Corporations Act 2001

[21-0595]

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 926A(2) — Exemption

Enabling legislation

 The Australian Securities and Investments Commission (ASIC) makes this instrument under subsection 926A(2) of the Corporations Act 2001 (the Act).

Title

This instrument is ASIC Instrument 21-0595.

Commencement

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

Cessation

This instrument ceases to apply on 31 December 2021.

Exemption

 PostSuper Pty Limited ABN 85 064 225 841 (the *licensee*) as the trustee of Australia Post Superannuation Scheme ABN 42 045 077 895 (the *fund*) does not have to comply with subsection 912F(1) of the Act.

Where exemption applies

- The exemption in paragraph 5 applies in relation to a document where both the following apply:
 - (a) the document is of a kind specified in paragraph 7.6.01C(1)(a) to (d), (f), (h) or (i) or subregulation 7.6.01C(2) of the Corporations Regulations 2001;
 - (b) the document, other than a periodic statement under section 1017D of the Act, has not been updated, replaced or a new document issued since the date this instrument commences.

Conditions

 The licensee must include the licensee's licence number (see section 913C of the Act) on the website for the fund while this instrument is in force.

Dated this 17th day of September 2021.

Signed by Jane Eccleston

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Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Fordham Business Advisors Pty Ltd ACN 140 981 853 ("the Licensee") GPO Box 4369 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 488639 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 10 September 2021

Signed JPMithen

Gerard Mithen

Notices under Corporations Act 2001

21-0740

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 Aα).

Title

This instrument is ASIC Instrument 21-0740.

Commencement

This instrument commences on the day it is signed.

Order - Relief for the presentation of financial reports of a stapled group

- 4. A relevant entity and its directors do not have to comply with Part 2M.3 of the Act in relation to a half-year (the relevant period) or a financial year (the relevant period) to the extent that Part prevents:
 - (a) the inclusion in the financial report (the relevant entity report) or concise report (the relevant entity report) of the relevant entity of the single entity or consolidated financial statements, notes to those statements and directors' declaration of other entities (the other group members) that are stapled entities in the same stapled group as the relevant entity; and
 - (b) the inclusion in the directors' report of the relevant entity of the directors' report of other group members.

Where relief applies

- 5. The relief in paragraph 4 is available where all of the following apply:
 - (a) all of the other group members:
 - are required to prepare financial reports for the relevant period under Chapter 2M of the Act; and
 - (ii) rely on the relief in paragraph 4;
 - (b) the financial statements are presented as follows in separate sections of the relevant entity report for the relevant period (including comparative information):
 - in the first section—consolidated financial statements for FSREC I which include the financial statements for FSREC II and FSREC III; and
 - in the second section in adjacent columns—the consolidated financial statements for FSREC II and the consolidated financial statements for FSREC III;

- (c) the directors' report includes a combined income statement that aggregates the income statements of FSREC I, FSREC II and FSREC III for the relevant period (including comparative information), in circumstances where the end of the relevant period is less than two years after the entities were treated as stapled;
- (d) the combined income statement referred to in (c) may be included in a separate section that accompanies the directors' report where it is cross-referenced to and from the directors' report and is clearly described as not being part of the financial report;
- (e) the basis of preparation of the combined income statement referred to in (c) is clearly described and contrasted to the basis used for the income statement in the consolidated financial statements for FSREC I and its controlled entities;
- (f) the Directors have recorded in writing their view that FSREC I controls FSREC II and FSREC III;
- (g) a directors' declaration covers more than one stapled entity only where:
 - (i) each person who was a director of a stapled entity covered by the declaration at any time during the relevant period, or when the declaration is made, was also a director of each other stapled entity covered by the declaration at all times during the relevant period and when the declaration is made; and
 - (ii) each declaration required by subsection 295(4) or 303(4) of the Act (as relevant) is made as required for each of FSREC I, FSREC II and FSREC III and is presented in a way that enables each of these entities to which it relates to be readily identified;
- (h) a prominent statement is included in the notes to the financial statements of the relevant entity that refers to this instrument in proximity to the explanation of the basis of the preparation of the financial report and summarises the relief provided;
- where the relevant entity or one or more of the other group members is a registered scheme, the financial report contains a prominent statement to the effect that only the responsible entity of a scheme takes responsibility for the financial report for the scheme;
- (j) a directors' report covers more than one stapled entity only where:
 - each person who was a director of a stapled entity covered by the report at any time during the relevant period, or when the report is made, was also a director of each other stapled entity covered by the report at all times duringthe relevant period and when the report is made; and
 - (ii) the information included in the report as required for each of FSREC I, FSREC II and FSREC III is presented in a way that enables each stapled entity for which any aspect is relevant to be readily identified.

Interpretation

6. In this Instrument:

combined income statement means an income statement that aggregate the income statements of FSREC I, FSREC II and FSREC III for the whole of the relevant period without removing pre-stapling amounts but with the effect of transactions between any two or more of the entities or their controlled entities eliminated.

control has the same meaning as in Accounting Standard AASB 10 Consolidated Financial Statements.

relevant entity means any of the following:

- (a) Fort Street Real Estate Capital Fund I ARSN 163 688 346 (FSREC I);
- (b) Fort Street Real Estate Capital Fund II ARSN 169 190 498 (FSREC II);
- (c) Fort Street Real Estate Capital Fund III ARSN 605 335 957 (FSREC III).

stapled group means a group of entities consisting of:

- (a) a stapled entity and each other stapled entity a security of which, under the constitution of the other stapled entity, must be transferred with a security of the first-mentioned stapled entity; and
- (b) all other entities controlled by the stapled entity referred to in subparagraph (a).

stapled entity means an entity to which both of the following apply:

- (a) a security of the entity that, under the constitution of the entity, must be transferred together with a security of one or more other entities; and
- (b) there are no securities in the same class as the security first mentioned in subparagraph (a) which may be transferred separately.
- In this instrument, a person is a director of a registered scheme at a particular time if the person is a director of the responsible entity of the registered scheme at that time.

Dated this 14th day of September 2021

Signed by Marie-Christine De Greeff

Notices under Corporations Act 2001

21-0782

NOTICE UNDER SECTION 915F OF THE CORPORATIONS AC 12001

Notice is given under section 91.5F of the Corporations Act 2001 that the Australian Securities and investments Commission has taken the action set out in the Notice below, which action took effect on 10 September 2021 .

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

VARIATION OF NOTICE OF CANCELLATION OF AUSTRALIAN FINANCIAL SERVICES LICENCE

To: Union Standard International Group Pty Ltd ACN 117 658 349 (Union)

Under \$915B and \$915H of the Corporations Act 2001 the Australian Securities and Investments Commission varies the specification in the notice of cancellation dated 14 September 2020 of Australian financial services licence number 302792 held by Union |as varied by the notice dated 18 December 2020 which replaced the date "18 December 2020" with "18 March 2021" and as further varied by the notice dated 5 March 2021 which replaced the date "18 March 2021" with "17 September 2021") by replacing the date "17 September 2021" with "16 September 2022".

Dated this 10^{th} day of September 2021

Signed: Srame
Graeme Darcy Plath

Delegate of the Australian Securities and

hives timents 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 21-0783.

Commencement

This instrument commences on the date it is signed.

Declarations

- Chapters 6 and 6C of the Act applies to Touch Ventures Limited ACN 612 559 958 (Company) as if section 609 were modified or varied by:
 - (a) Omitting "and" at the end of subparagraph 609(13C)(b)(v) (as notionally inserted by ASIC Class Order [CO 13/520]);
 - (b) omitting"." at the end of subparagraph 609(13C)(b)(vi) (as notionally inserted by ASIC Class Order [CO 13/520]) and substituting:

"; and

- (vii) where the holder is a body corporate and is permitted to transfer their interests in the escrow securities to another person in the same wholly-owned corporate group—requires that the holder must not transfer the escrow securities to another person in the same whollyowned corporate group if:
 - (A) the transfer would result in an extension in the period of the escrow agreement; or
 - (B) the transferee does not agree to be subject to the same restrictions on disposal of the escrow securities under the escrow agreement."; and
- (c) omitting "." at the end of subsection 609(13D) (as notionally inserted by ASIC Class Order [CO 13/520]) and substituting:

"; and

wholly-owned corporate group, in relation to the holder that is a body corporate, means each of the following:

- (a) each wholly-owned subsidiary of the holder;
- (b) each body corporate in respect of which the holder is a wholly-owned subsidiary; and
- (c) each body corporate that is a wholly-owned subsidiary of an entity mentioned in paragraph (a) or (b).".

Where this instrument applies

This instrument applies to the acquisition of the relevant interests by the Company in the securities of the Company as a result of the Company entering into the Escrow Arrangement.

Interpretation

In this instrument:

Escrow Arrangement means the escrow deed between the Company, Touchcorp Limited ACN 603 731 184 and Afterpay Limited ACN 618 280 649 and where the terms of the escrow deed are set out in the Company's prospectus dated 6 September 2021.

Dated this 13th day of September 2021

Signed by Adam Prior

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21-0790

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Police & Nurses Financial Planning Pty Ltd ACN 009 245 194 ("the Licensee") Level 6 556 Wellington Street PERTH WA 6000

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 237507 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 14 September 2021

Signed GP Matten

Gerard Mithen

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Michael Ronald Palmer ABN 53 264 126 094 ("the Licensee") 22 Young Street GYMPIE QLD 4570

Pursuant to paragraph 915B(1)(e) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 489216 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 15 September 2021

Signed GPMithen

Gerard Mithen

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21-0793

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: International Property Funds Management Pty Ltd ACN 619 875 240 ("the Licensee") Level 11, 8 Exhibition Street Melbourne VIC 3000

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 506825 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 15 September 2021

Signed GMithen

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21-0798

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: S. Baker & Co. Pty Ltd ACN 104 552 838 ("the Licensee") 29 Victoria Parade COLLINGWOOD VIC 3066

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 488938 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 16 September 2021

Gerard Mithen

Signed

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 16 September 2021

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

IN THE MATTER OF FREDERICK STEVEN ACKERMAN

Banning order under sections 920A and 920B of the Corporations Act 2001

To: Frederick Steven Ackerman

Take notice that under sections 920A and 920B of the Corporations Act 2001 the Australian Securities and Investments Commission prohibits Frederick Steven Ackerman for a period of four (4) years from:

- (a) providing any financial services and
- (b) 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 14th day of September 2021.

Signed:

Myra Poon

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 915F OF THE CORPORATIONS ACT 2001

Notice is given under section 915F of the Corporations Act 2001 that the Australian Securities and Investments Commission has taken the action set out in the Notice below, which action took effect on 16 September 2021.

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

NOTICE OF CANCELLATION OF AUSTRALIAN FINANCIAL SERVICES LICENCE

To: Pure Strategy Pty Ltd (Under external administration) ACN 128 970 258

Under section 915C(1) of the Corporations Act 2001 the Australian Securities and Investments Commission cancels Australian financial services licence number 403524 held by Pure Strategy Pty Ltd (Under external administration) ACN 128 970 258.

Dated this 14th day of September 2021.

Signed:

Myra Poon

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.

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CORPORATIONS ACT 2001 Section 601CL(5)

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

Dated this seventeenth day of September 2021

| Name of Company | ARBN |
|--------------------------------|-------------|
| GO MARKETS INTERNATIONAL LTD | 645 642 333 |
| GO MARKETS INTERNATIONAL LTD | 645 642 333 |
| STEALTHBITS TECHNOLOGIES, INC. | 617 511 387 |

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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 seventeenth day of September 2021

| Name of Company | ARBN |
|-----------------------------------|-------------|
| CRODA SINGAPORE PTE LTD | 088 345 457 |
| CS WIND CORPORATION | 619 825 508 |
| FREEPORT-MCMORAN AUSTRALASIA INC. | 000 614 899 |

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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 seventeenth day of September 2021

| Name of Scheme | ARSN |
|--|-------------|
| CAPITAL GROUP EMERGING MARKETS TOTAL | 155 239 955 |
| OPPORTUNITIES FUND (AU) | |
| COLONIAL FIRST STATE - FIRSTCHOICE INVESTMENTS - | 123 986 694 |
| PROPERTY SECURITIES FUND 11 | |
| COLONIAL FIRST STATE INVESTMENT FUND 23 | 614 724 373 |
| COLONIAL FIRST STATE INVESTMENT FUND 48 | 617 441 853 |
| COLONIAL FIRST STATE INVESTMENT FUND 52 | 617 442 136 |
| COLONIAL FIRST STATE INVESTMENT FUND 53 | 617 442 341 |
| COMMONWEALTH AUSTRALIAN SHARE FUND 27 | 132 950 255 |
| COMMONWEALTH ESSENTIAL SUPER CASH FUND | 162 718 372 |
| COMMONWEALTH PROPERTY SECURITIES FUND 11 | 118 583 823 |
| COMMONWEALTH SPECIALIST FUND 24 | 148 859 241 |

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| PENDAL GLOBAL AGGREGATE BOND FUND | 097 012 238 | |
| PENDAL HEDGED GLOBAL BOND FUND | 097 009 893 | |
| THE CASH MANAGEMENT FUND | 089 508 636 | |

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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 seventeenth day of September 2021

| Name of Scheme | ARSN |
|-------------------------|-------------|
| DEXUS DIVERSIFIED TRUST | 089 324 541 |
| DEXUS INDUSTRIAL TRUST | 090 879 137 |
| DEXUS OFFICE TRUST | 090 768 531 |
| ODEY INTERNATIONAL FUND | 166 549 917 |

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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.

AIRPORT MOTORWAY LIMITED

ACN 057 283 093 will change to a proprietary company limited by shares. The new name will be AIRPORT MOTORWAY PTY LIMITED ACN 057 283 093.

AMT MANAGEMENT LIMITED

ACN 078 953 607 will change to a proprietary company limited by shares. The new name will be AMT MANAGEMENT PTY LIMITED ACN 078 953 607.

DEVINE LIMITED ACN 010 769 365 will change to a proprietary company limited by shares. The new name will be DEVINE PTY LTD ACN 010 769 365.

MY FOODIE BOX PTY LTD ACN 622 021 265 will change to a public company limited by shares. The new name will be MY FOODIE BOX LIMITED ACN 622 021 265.

REDFLEX HOLDINGS LIMITED

ACN 069 306 216 will change to a proprietary company limited by shares. The new name will be REDFLEX HOLDINGS PTY LTD ACN 069 306 216.

VERATIN PTY LTD ACN 613 404 612 will change to a public company limited by shares. The new name will be VERATIN LIMITED ACN 613 404 612.

AMPLIFY EYECARE PTY LTD ACN 648 479 341 will change to a public company limited by shares. The new name will be AMPLIFY EYECARE LTD ACN 648 479 341.

CATALANO SEAFOOD PTY LTD

ACN 633 353 125 will change to a public company limited by shares. The new name will be CATALANO SEAFOOD LTD ACN 633 353 125.

EYETELLIGENCE PTY LTD ACN 635 812 234 will change to a public company limited by shares. The new name will be EYETELLIGENCE LIMITED ACN 635 812 234.

ONSLOW RESOURCES LTD ACN 140 317 264 will change to a proprietary company limited by shares. The new name will be ONSLOW RESOURCES PTY LTD ACN 140 317 264.

SYNERGEN MET PTY LTD ACN 128 765 284 will change to a public company limited by shares. The new name will be SYNERGEN MET LIMITED ACN 128 765 284.