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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 – Paragraph 926A(2)(a) – Exemption

Enabling legislation

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

Title

This instrument is ASIC Instrument 25-0379.

Commencement

This instrument commences on the day it is signed.

Definitions

In this instrument:

Act means the Corporations Act 2001.

UK payment services authorisation means an authorisation granted by the FCA to provide any of the payment services listed in Schedule 1 to the Payment Services Regulations 2017 of the United Kingdom.

FCA means the Financial Conduct Authority of the United Kingdom.

non-cash payment facility means a facility through which, or through the acquisition of which, a person makes non-cash payments.

overseas regulatory authority means a foreign regulatory authority (other than the FCA) which regulates financial services and which is established by or for the purposes of a foreign government or legislative body.

Sable means Sable International FX Limited ARBN 671 931 203.

UK regulatory requirements means the rules that apply in relation to the financial services including any applicable legislation, instruments made under that legislation and any relevant policies or other documents (however described) issued by the FCA.

Exemption

- Sable does not have to comply with subsection 911A(1) of the Act for the provision of the following financial services in this jurisdiction to wholesale clients:
 - (a) providing financial product advice in respect of, or dealing in, any of the following:
 - a non-cash payment facility;
 - (ii) a foreign exchange contract;
 - (b) making a market for a foreign exchange contract.
- The exemption in section 5 is only available where all of the following are satisfied:
 - Sable has a current UK payment services authorisation;
 - (b) Sable is registered under Division 2 of Part 5B.2 of the Act;
 - (c) Sable's primary business is the provision of financial services;
 - (d) if Sable becomes or should reasonably have become aware of matters that give it reason to believe that it has failed, other than in an immaterial respect, to comply with any of the conditions set out in section 7:
 - 15 business days have not passed since Sable became so aware or should reasonably have become so aware without Sable providing full particulars of the failure to ASIC (to the extent that Sable knows those particulars or would have known them if it had undertaken reasonable enquiries); and
 - 30 business days have not passed from ASIC receiving those particulars from Sable without ASIC notifying Sable that it may continue to rely on this instrument;
 - (e) Sable has not notified ASIC in writing that it will not rely on this instrument;
 - (f) Sable has provided ASIC with each of the following:
 - (i) a copy of the UK payment services authorisation;
 - a written notice that it will provide financial services in this jurisdiction in reliance on this instrument;
 - (iii) a copy of a deed of Sable for the benefit of and enforceable by ASIC and the other persons referred to in subsection 659B(1) of the Act, that applies even if

Sable has ceased to rely, or never has relied, on this instrument and which provides that:

- (A) the deed is irrevocable except with the prior written consent of ASIC;
- (B) Sable submits to the non-exclusive jurisdiction of the Australian courts in legal proceedings conducted by ASIC (including under section 50 of the Australian Securities and Investments Commission Act 2001) and, in relation to proceedings relating to a financial services law, by any person referred to in subsection 659B(1) of the Act;
- (C) Sable covenants to comply with any order of an Australian court in respect of any matter relating to the provision of the financial services;
- (D) Sable covenants that, on written request of either the FCA or ASIC, it will give or vary written consent and take all other practicable steps to enable and assist the FCA to disclose to ASIC and ASIC to disclose to the FCA any information or document that the FCA or ASIC has that relates to Sable; and
- (iv) written consents to the disclosures between ASIC and the FCA of any information or document relating to Sable. The consents must be in such form (if any) as ASIC specifies in writing.

Conditions

Sable must:

- (a) provide each of the financial services in this jurisdiction in a manner which it believes would comply, so far as possible, with the UK regulatory requirements if the financial service were provided in United Kingdom in like circumstances; and
- (b) notify ASIC in writing within 15 business days after Sable becomes aware or should reasonably have become aware, of the details of:
 - each significant change to, including the termination of, the UK payment services authorisation applying to Sable relevant to the financial services Sable provides or intends to provide in this jurisdiction; and
 - each significant particular exemption or other relief which Sable obtains from the UK regulatory requirements relevant to the financial services Sable provides or intends to provide in this jurisdiction; and
 - (iii) each significant investigation, significant enforcement action or significant disciplinary action taken by the FCA or other overseas regulatory authority against Sable; and

- (c) provide written disclosure to all persons to whom the financial services are provided in this jurisdiction (before the financial services are provided) containing prominent statements to the following effect:
 - Sable is exempt from the requirement to hold an Australian financial services licence under the Act in respect of the financial services; and
 - Sable is authorised and regulated by the FCA under UK laws, which differ from Australian laws; and
- (d) if ASIC gives Sable a written notice directing Sable to lodge with ASIC, within the time specified in the notice, a written statement containing specified information about any financial service provided by Sable in this jurisdiction—comply with the notice.

Repeal

- This exemption in paragraph 5 ceases to have effect on the earlier of:
 - (a) The date specified in subsection 1(3) of Schedule 2 of the ASIC Corporations (Repeal and Transition) Instrument 2016/396 as amended from time to time; or
 - (b) The body failing to comply with any written notice given by ASIC directing the body to give to ASIC, within the time specified in the notice, a written statement containing specified information about the financial service business operated by the body in this jurisdiction; or
 - (c) The body being notified in writing by ASIC that it is excluded from relying on this instrument.

Dated this 13th day of August 2025

Lance Dudali

Signed by Laura Dunbabin



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

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

25-0476

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: R. & M. Stanton Pty. Ltd. ACN 076 834 001 ("The Licensee") 22 King Edward Street COHUNA VIC 3568

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 238127 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 11 August 2025

Signed

Wesley Mercer





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

25-0493

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Anglo American Energy Solutions (Australia) Pty Ltd ACN 153 005 880 ("the Licensee") Level 11, 201 Charlotte Street BRISBANE QLD 4000

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 554488 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 12 August 2025

Signed

Wesley Mercer

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

Enabling legislation

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

Title

This order is ASIC instrument 25-0499.

Commencement

This instrument commences on the date that it is signed.

Orders

- A company listed in the Schedule does not have to comply with any of the following in relation to the company's financial reports for a financial year ending on or after 30 June 2025 (relevant financial year):
 - (a) subsection 301(1) of the Act;
 - (b) subparagraph 314(1)(a)(iii) of the Act;
 - (c) paragraph 314(1)(b) of the Act to the extent that a concise report required to be given under that paragraph must include:
 - a statement by an auditor referred to in paragraph 314(2)(c) of the Act; or
 - a statement that the auditor's report will be sent to a member free of charge if the member asks for it;

Note: See paragraph 314(2)(e) of the Act.

- (d) subsection 316(2) of the Act to the extent that it requires the company to send a member an auditor's report on its financial report.
- The auditor (if any) of the company does not have to comply with subsection 314(3) of the Act in relation to the company's financial reports for the relevant financial year.

Where this relief applies

6. The relief in sections 4 and 5 is available to a company and its auditor in relation to a relevant financial year where all of the following are satisfied as at 4 months after the end of the relevant financial year:

Nature of company

- (a) the company was for the relevant financial year (i.e. at balance date):
 - (i) a large proprietary company;
 - (ii) an Autosports Group Dealership;
 - majority owned and controlled by Autosports Group or by a proprietary company that is a wholly-owned subsidiary of Autosports Group;
 - (iv) synchronised with the financial year of Autosports Group; and
 - (v) a party to the Autosports Group Deed of Cross Guarantee;
- (b) the company was not, at any time during the relevant financial year, any of the following:
 - (i) a disclosing entity;
 - (ii) a borrower in relation to a debenture;
 - (iii) the guarantor of such a borrower,
 - (iv) a financial services licensee;

Previous audits

(c) the company has not had its financial report or financial statements audited for a financial year ending on or after 30 June 2025;

Resolutions by members and directors, and notice to ASIC

- (d) within the period commencing 3 months before the commencement of the relevant financial year and ending 4 months after the end of the relevant financial year, the following have occurred:
 - all of the directors of the company have passed a unanimous resolution that the company's financial report for the relevant financial year should not be audited; and
 - all of the members of the company (irrespective of whether they hold voting or non-voting shares) have passed a unanimous resolution that the company's financial report for the relevant financial year should not be audited; and
 - (iii) unless the company relied on the relief available under this instrument in respect of the financial year immediately preceding the relevant financial year, a notice of the resolutions mentioned in subparagraphs (i) and (ii) signed by a director or company secretary has been lodged with ASIC using a modified ASIC Form 382;

Note: A 'modified ASIC Form 382' is an ASIC Form 382 as at the date of this instrument that has been modified by deleting the references to ASIC 'Corporations (Audit Relief) Instrument 2016/784' and replacing those references to 'ASIC Instrument 25/0499 dated 7 August 2025'.

(e) before passing the resolution referred to in subparagraph (d)(ii), the members of the company were provided, either in the notice of meeting or in material accompanying a proposed resolution under section 249A of the Act, with a statement by the directors stating whether, in their opinion, the cost of having the financial statements audited outweighs the expected benefits of the audit and setting out their reasons for that opinion;

Notice requiring an audit

- (f) the company has not been given written notice that the relief under this instrument is not to apply to the company for the relevant financial year by:
 - a director, at any time before the directors' statement for the relevant financial year is signed; or
 - (ii) members who control 5% or more of the votes which might be cast at a general meeting of the company (as calculated as at the close of business on the day before the members serve the notice), at any time up to:
 - (A) one month before the end of the relevant financial year; or
 - (B) a later time if ASIC has given written notice to the company approving that time; or
 - (iii) any person who is owed approved subordinated debt by the company, at any time up to:
 - (A) one month before the end of the relevant financial year, or
 - (B) a later time if ASIC has given written notice to the company approving that time; or
 - (iv) ASIC;

Solvency declarations

- (g) the directors' declarations made under subsections 295(4) and (5) of the Act in respect of each financial year which ended before, and including, the relevant financial year contained unqualified statements that in the directors' opinion there were, when the declaration was made, reasonable grounds to believe that the company would be able to pay its debts as and when they become due and payable;
- (h) all directors' statements made under the former subsection 301(5) of the Law in respect of all years ending on or after 18 November 1996 (if any) contained unqualified statements that in the directors' opinion there were, when the statement was made, reasonable grounds to believe that the company would be able to pay its debts as and when they fell due;

Procedures to assess solvency

(i) the company has had procedures in place from the commencement of the relevant financial year which enable all the directors to assess whether the company is able to pay all its debts as and when they become due and payable (including, without limiting the generality of this requirement, any debts for which the company may become liable by virtue of the Autosports Group Deed of Cross Guarantee or any other deed of cross guarantee in ASIC Pro Forma 24) and the nature and frequency of those procedures were adequate for that purpose, having regard to the business and financial circumstances of the company;

Quarterly management accounts

- to enable the directors to make the resolution required in paragraph (k), the directors of the company have caused management accounts covering the company to be prepared for:
 - where the relevant financial year ends on 30 June 2025 the quarter ending 30 June 2025 - within two months after the end of the quarter; or
 - where the relevant financial years ends after 30 June 2025 each quarter during the relevant financial year:
 - (A) within one month after the end of the quarter; or
 - (B) by a later time if ASIC has given the company written notice approving that time.
- (k) within two months after the end of the relevant quarter in paragraph (j)(i) or one month after the end of the relevant quarter in paragraph (j)(ii), or by a later time if ASIC has given the company written notice approving that time, the directors have considered:
 - (i) the management accounts prepared for that quarter; and
 - all information that has become available since the end of the quarter about the company's affairs which is material to the assessment of the management accounts for that quarter, and
 - (iii) having regard to the management accounts and that information, the directors have resolved that, at the end of the quarter and at the time the resolution was made the company was able to pay its debts as and when they become due and payable.
- if, at the end of any quarter during the relevant financial year, the company
 is a party (as holding entity) to any deed of cross guarantee for the purposes
 of relief to its wholly-owned entities under ASIC Corporations (Whollyowned Companies) Instrument 2016/785, the directors have resolved that, at
 the end of any such quarter and at the time the resolution is made in

- accordance with paragraph (k), the total consolidated liabilities did not exceed 70% of the total consolidated tangible assets in respect of:
- (i) if the company prepares management accounts on a consolidated basis covering those (and only those) entities comprising the closed group those entities; and
- (ii) if the company prepares management accounts on a consolidated basis covering those (and only those) entities comprising the extended closed group—those entities;

Annual financial requirements

- (m) for either the relevant financial year or the financial year immediately preceding the relevant financial year, the company and Autosports Group each made a profit after related income tax expense on the following bases:
 - a single entity basis;
 - (ii) if the company is required under the Act or another ASIC order under section 340 or 341 of the Act to prepare consolidated financial statements, on a consolidated basis for the company and its controlled entities:
- (n) assets, liabilities, and profit after related income tax expense for the
 purposes of paragraphs (k), (l) and (m) have been determined in accordance
 with accounting standards (as if the company, any controlled entities and the
 group were reporting entities) except that liabilities must include any
 unapproved subordinated debt and may exclude approved subordinated
 debt;

Compilation of the financial reports

- (o) the directors of the company have caused the financial report for the relevant financial year of the company to be compiled by a prescribed accountant and reasonably believe that the accountant has undertaken the compilation in accordance with APES 315 Compilation of Financial Information (APES 315);
- (p) a compilation report that the directors of the company reasonably believe
 has been prepared by the prescribed accountant in accordance with APES
 315 is attached to the relevant financial report and is included with all
 copies of the relevant financial report distributed to members, lodged with
 ASIC or provided to any other person;

Lodgement of financial reports

- (q) the financial report and directors' report for the relevant financial year:
 - substantially comply with Chapter 2M of the Act; and
 - (ii) are lodged with ASIC in accordance with subsection 319(1) and paragraph 319(3)(b) of the Act;

Statement in directors' report

in the directors' report for the relevant financial year, the directors state that
the financial report for that relevant financial year has not been audited, in
reliance on this instrument, and that the requirements of this instrument
have been complied with;

No proposed modified auditor's report

- (s) no registered company auditor has indicated to the company, any of its directors or other officers that, if the financial report of the company for the relevant financial year were audited in accordance with Division 3 of Part 2M.3 of the Act, the auditor's report may contain a modified opinion within the meaning of paragraph 5(b) of Auditing Standard ASA 705 Modifications to the Opinion in the Independent Auditor's Report, and there are no material disagreements or unresolved issues as between the company and any such auditor in relation to accounting treatments or amounts that may appear in the financial report of the company for the relevant financial year;
- (t) no registered company auditor has indicated to Autosports Group, any of its directors or other officers that the auditor's report in respect of the financial report of Autosports Group for the relevant financial year may contain a modified opinion within the meaning of paragraph 5(b) of Auditing Standard ASA 705 Modifications to the Opinion in the Independent Auditor's Report, and there are no material disagreements or unresolved issues as between Autosports Group and any such auditor in relation to accounting treatments or amounts that may appear in the financial report of the company for the relevant financial year;

Compliance with conditions

 the company has complied with each of the conditions in section 7 as they apply to the company.

Conditions

- 7. Ceasing to rely on relief
 - If a company:
 - relies on the relief available under sections 4 or 5 in respect of a financial year; and
 - does not rely on that relief in respect of the immediately following financial year (first non-reliance year);

the company must lodge with ASIC a notice signed by a director or company secretary that the company has ceased to rely on the relief using a modified ASIC Form 396.

Note: A 'modified ASIC Form 396' is an ASIC Form 396 as at the date of this instrument that has been modified by deleting the references to ASIC 'Corporations (Audit Relief) Instrument 2016/784' and replacing those references to 'ASIC Instrument 25/0499 dated 7 August 2025'.

(2) A notice required under subsection (1) must be lodged during the period commencing 3 months before the commencement of the first non-reliance year and ending 4 months after the end of the first non-reliance year.

Requests for management accounts

- (3) If:
 - (a) a member or a person who is owed approved subordinated debt requests, in writing, a copy of the management accounts mentioned in paragraphs 6(j) or a copy of the directors' resolution mentioned in paragraph 6(k) for a quarter specified in the request; and
 - the request is made within 7 years after the end of the quarter to which the management accounts or directors' resolution relates;

the company must make a copy of the management accounts or the resolution (as the case may be) available to that person, free of charge, at the company's registered office or by sending these documents by pre-paid ordinary post:

- within 14 days after receiving the request or 14 days after the resolution is passed, whichever is later; or
- (d) by a later time if ASIC has given the company written notice approving that time.

Disclosure of this relief

- (4) Autosports Group must make an announcement on the markets announcement platform operated by ASX Limited ACN 008 624 691 explaining the relief granted by this instrument and attaching a copy of this instrument within 14 days of the date of this instrument.
- (5) Autosports Group must include a statement in the notes to its financial report for each relevant financial year explaining the relief granted by this instrument and provide details of the companies listed in the Schedule that have or have not relied on the relief provided in sections 4 and 5 for the relevant financial year.
- (6) The company must include a statement in the notes to any financial report it lodges with ASIC in accordance with paragraph 6(q) explaining the relief granted by this instrument and details of the companies that are parties to the Autosports Group Deed of Cross Guarantee.

Reliance on ASIC Corporations (Wholly-owned Companies) Instrument 2016/785

(7) If the company is majority owned and controlled by a company that is a wholly owned subsidiary of Autosports Group (wholly owned company) and the company and the wholly owned company rely on the relief under this instrument for the relevant financial year – the company must not rely

on relief under ASIC Corporations (Wholly-owned Companies) Instrument 2016/785 for the relevant financial year.

Interpretation

8. In this instrument:

Act means the Corporations Act 2001.

approved subordinated debt means, in relation to a company, debt of the company which:

- (a) has been subordinated under an agreement which has:
 - been executed by the company and the creditor and lodged with ASIC before the commencement of the relevant financial year, and
 - (ii) been approved by ASIC for the purposes of this instrument; and
- (b) is not provided by an entity controlled by the company and is not funded directly or indirectly by the company or one of its controlled entities.

borrower in relation to debentures means a company that is or will be liable to repay money under a debenture, but does not include a company that only has debentures on issue that were issued or allotted:

- by excluded issues to which paragraph 66(2)(d) of the Law applied as that Law stood before 13 March 2000; or
- (b) because of offers which did not need disclosure to investors under Part 6D.2 of the Act because of subsection 708(1) of the Act.

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

Autosports Group means Autosports Group Limited ACN 614 505 261.

Autosports Group Dealership means where the company's primary business is the ownership and operation of motor vehicle dealerships for the buying and selling of new or used motor vehicles in Australia or New Zealand.

Autosports Group Deed of Cross Guarantee means the deed of cross guarantee dated 18 May 2017 as amended or varied from time to time.

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

Law means in relation to a company, the former Corporations Law of the State or Territory under which the company was registered immediately before the commencement of the Act; and includes a separate reference to the former Corporations Law of each other State and Territory.

management accounts means accounts which include an income statement, a statement of changes in equity, balance sheet and cash flow statement.

prescribed accountant means each of the following:

- (a) a member of CPA Australia (CPAA) who:
 - (i) is entitled to use the post-nominals "CPA" or "FCPA"; and
 - iii is subject to the CPAA's continuing professional development requirements; and
 - (iii) at or about the time of the member's most recent renewal of membership, has confirmed in writing to CPAA that he or she complies with the CPAA's continuing professional development requirements;
- (b) a member of Chartered Accountants Australia and New Zealand (CA ANZ) who:
 - (i) is entitled to use the post-nominals "CA" or "FCA"; and
 - is subject to the CA ANZ's continuing professional education requirements; and
 - (iii) at or about the time of the member's most recent renewal of membership, has confirmed in writing to CA ANZ that he or she complies with the CA ANZ's continuing professional education requirements;
- (c) a member of the Institute of Public Accountants (IPA) who:
 - is entitled to use the post-nominals "AIPA", "MIPA", or "FIPA"; and
 - ii) is subject to the IPA's continuing professional education requirements; and
 - (iii) at or about the time of the member's most recent renewal of membership, has confirmed in writing to the IPA that he or she complies with the IPA's continuing professional education requirements;
- (d) another accountant approved by ASIC for the purpose of compiling financial reports under this instrument and who reasonably believes that he or she complies with such requirements as may be specified by ASIC.

quarter means one of the periods of no more than 3 months into which the relevant financial year of a company is divided, as determined by the directors of the company.

unapproved subordinated debt means any subordinated debt which is not approved subordinated debt.

Dated 7 August 2025

E.C

Signed by Eric Cheng Lawyer as a delegate of the Australian Securities and Investments Commission

Schedule

New Centenary Mazda Pty Ltd ACN 168 183 800

John Newell Pty. Limited ACN 001 339 386





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

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www.aslc.gov.au

25-0511

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: MTJ Wealth Holdings Pty Ltd ACN 648 799 928 ("the Licensee") Level 1 4 Forbes Lane TURRAMURRA NSW 2074

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 531084 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 6 August 2025

Signed

Sandra Holdaway





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

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

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25-0533

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Haitong International Securities (Australia) Pty Ltd ACN 614 809 951 ("the Licensee") 'Hub Wynyard", Suite 1125 10 Carrington 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 511584 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 6 August 2025

George Podaras
Signed

George Podaras





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25-0535

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Equity Analyst Pty Ltd

ACN 643 403 285 ("the Licensee")

12 Winsham Road KARRINYUP WA 6018

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 534455 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 11 August 2025

Signed

Sandra Holdaway

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25-0536

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Suspension of an Australian Financial Services Licence

TO: CARBON FARMERS OF AUSTRALIA PTY LTD
ABN 33 136 799 221 ("THE LICENSEE")
Liston Newton Advisory Pty Ltd
67-69 Palmerston Crescent
SOUTH MELBOURNE VIC 3205

Pursuant to paragraph 915B(3)(d) of the Corporations Act 2001, the Australian Securities and Investments Commission hereby suspends Australian Financial Services Licence number 430135 held by the Licensee until 20 February 2026 with effect from the date on which this notice is given to the Licensee.

Dated 11 August 2025

George Podaras
Signed

George Podaras



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

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25-0550

Australian Securities and Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Yendys Capital Pty Ltd

ACN 611 738 811 ("the Licensee") Level 34 Suite 21 Macquarie Place

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 490596 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated

Signed

Julia Tomaskovic

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

Enabling legislation

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

Title

This instrument is ASIC instrument 25-0551.

Commencement

This instrument commences on the date it is signed.

Exemption

The Bidder does not have to comply with subsection 654A(1) of the Act.

Declaration

- Chapter 6 of the Act applies to betr as if Part 6.5 were modified or varied as follows:
 - (a) in item 6 of the table in subsection 633(1) (as notionally modified by ASIC instrument 23/688) omit "item 2" and insert:
 - "item 2, unless the bidder is eligible to rely on section 633A and the offers are made on terms set out in a replacement bidder's statement that differ from the lodgement terms solely in accordance with a permitted variation."
 - (b) in item 6 of the table in subsection 633(1) (as notionally modified ASIC Instrument 23/688) omit "within 14-28 days" and insert "within 14-36 days";
 - (c) in subsection 633A(3) (as notionally inserted by ASIC instrument 23/688):
 - (i) after "subsection 633(1):" insert:

"lodgement terms mean the terms of the offer set out in the original bidder's statement and offer document (if any) lodged with ASIC under item 2 of the table in subsection 633(1).

permitted variation means the amendments set out in the draft replacement bidder's statement in the form approved by the Takeovers Panel on or around the date of this instrument, including any amendments arising from the increase in the bid consideration under the offer."; and

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- (ii) omit paragraph (d) of the definition of replacement bidder's statement, and substitute:
 - "(d) sets out or reflects offers under the bid that are on the same terms as the lodgement terms, or terms that differ from the lodgement terms solely in accordance with a permitted variation."
- (d) subsection 650A(1) was modified or varied by, at the end of that subsection, inserting:
 - "or by introducing, varying or terminating a right to withdraw acceptances."
- (e) subsection 653B(1)(a)(ii) was modified or varied by, at the end of that subsection, inserting:

"unless that acceptance has been withdrawn."

Where this instrument applies

- This instrument applies to the Takeover Offer.
- Paragraphs 4(d) and 4(e) of this instrument also apply to a disposal by betr of
 ordinary shares in PointsBet acquired under the Takeover Offer pursuant to an
 Eligible PointsBet Shareholder withdrawing its acceptance of the Takeover Offer
 in accordance with the terms of the Withdrawal Letter.

Interpretation

In this document:

ASIC Instrument 23/688 means ASIC Corporations (Replacement Bidder's and Target's Statements) Instrument 2023/688.

betr means betr Entertainment Limited ACN 647 124 641.

betr Shareholder Resolutions means a resolution of betr shareholders to approve the issue of betr shares under the Takeover Offer and the shareholder resolution to approve the Selective Buy-Back.

Eligible PointsBet Shareholder means a PointsBet shareholder that accepted the Takeover Offer on any day prior to the date on which a notice of meeting and explanatory memorandum convening a general meeting of betr shareholders to approve the betr Shareholder Resolutions was released on ASX.

PointsBet means PointsBet Holdings Limited ACN 621 179 351.

Selective Buy-Back means a selective share buy-back of betr shares which betr intends to undertake following the close of the Takeover Offer.

Takeover Offer means betr's off-market takeover offer made by betr to acquire all of ordinary shares in PointsBet that betr does not already own or control.

Withdrawal Letter means a letter sent to Eligible PointsBet Shareholders offering such shareholders the opportunity to withdraw their acceptance of the Takeover Bid by providing notice to betr before 5.00 pm (Melbourne time) on the date which is 14 days after the letter is sent to Eligible PointsBet Shareholders.

Dated this 15th day of August 2025

Signed by Kaihan Abdul Qadar

Company/scheme deregistrations

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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 August 2025

Name of Scheme ARSN

EGP CONCENTRATED VALUE FUND 619 879 631

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 August 2025

Name of Company	ARBN
FORTUNE IDEAL LIMITED	095 468 018
HELLERS GROUP HOLDINGS LIMITED	659 815 880

ASIC GAZETTE	Commonwealth of Australia Gazette
No. A34/25, Tuesday 19 August 2025	
Company/scheme deregistrations	Page 29 of 30

CORPORATIONS ACT 2001 Section 601 CL(5)

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

Dated this fifteenth day of August 2025

Name of Company	ARBN
INTERMEDIATE CAPITAL INVESTMENTS LIMITED	667 292 408
LION SELECTION ASIA LIMITED	642 050 093
NODA DEVELOPMENT LTD.	644 636 788

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.

ADAGIO RESOURCES LIMITED

ACN 668 391 080 will change to a proprietary company limited by shares. The new name will be ADAGIO RESOURCES PTY LTD ACN 668 391 080.

GPN VACCINES LTD ACN 621 789 008 will change to a proprietary company limited by shares. The new name will be GPN VACCINES PTY LTD ACN 621 789 008.

POSEIDON NICKEL LIMITED ACN 060 525 206 will change to a proprietary company limited by shares. The new name will be POSEIDON NICKEL PTY LIMITED ACN 060 525 206.

FAMILY FARMS WILGA PTY LTD

ACN 670 396 120 will change to a public company limited by shares. The new name will be FAMILY FARMS WILGA LIMITED ACN 670 396 120.

NEXTORE LTD ACN 620 818 706 will change to a proprietary company limited by shares. The new name will be NEXTORE PTY LTD ACN 620 818 706.

REGAL PARTNERS AUSTRALIAN HOTEL OPPORTUNITIES FUND I LIMITED

ACN 688 259 707 will change to a proprietary company limited by shares. The new name will be REGAL PARTNERS AUSTRALIAN HOTEL OPPORTUNITIES FUND I PTY LIMITED ACN 688 259 707.